FC	FIRST 4835 NE Pacific Portland, OR 93	CALL N Street 7213-2875	AORTUAF	Office:	CES INC 503-445-9510 503-445-4914
	REMOVALS	EMBALMING	CREMATION	SHIPPING	ESCORT
Notice: This is a leg	gal document that contain	ion Dispositio ins important provisions c ution are an irreversible an	oncerning Cremation and	d Dissolution. Please re	
NAME OF DECEDEN	NT:		SE	Х: M F Id #	
DATE OF BIRTH:	DA	TE OF DEATH:			
"Crematory" ) and Aq	ua Green Dissolution / Ec	) hereby authorize and re co-Friendly Flameless Cren olysis and process the rem	nation ( the "Alternative D		
	Authorization [ ] Initial	for CREMATION	Authorization for	DISSOLUTION	
		ematory or Alternative Disp ime schedule, as work perr			
		e remains be placed in a co ble residue, handles or othe			tion. The Crematory is
Type of casket or c	cremation container: [ ] C	combustible Tray [ ] Ai	r Tray/Combo Tray [	] Other:	
effects of value	and placed in a leak re	cility requires that prior to sistant material (moisture o their standard operating p	barrier ). Any items deli	vered with the decease	ed will be disposed of by
Type of dissolution	chamber material: [ ] S	Silk Wrap []NO Silk Wra	p		
Container: Type o	f container requested for	the processed cremated or	alternative disposition ren	nains: [ ] Plastic Tempo	orary Urn [ ] Other:
		AUTHO	RIZATION		
I hereby state that I a according to all state		ext of kin of the Decedent	or are otherwise empower	ered and authorized to	execute this authorization
I am aware of no obje or instructions made I		dissolution by the spouse,	any child, parent or siblin	g of the Decedent, or o	f provision of any contract
Crematory and Aqua been removed from t items, personal prop	Green Dissolution Eco-F the remains or I hereby c erty, clothing or valuable orize the Crematory and/o	lentification of the human re riendly Flameless Cremation order them cremated with the es, including dental gold, or Alternative Disposition Fa	on as the Decedent. All p he remains or disposed o on or with the body may	ersonal property, clothin of in the case of dissolu y be destroyed in the	ng, and or valuables have tion. I understand that all process, and will not be

I hereby agree to indemnify and hold harmless, First Call Mortuary Services, Inc. and First Call Crematory and Aqua Green Dissolution Eco-Friendly Flameless Cremation, its officers, directors, agent and employees, from any claim, liability, cost or expense resulting from their reliance on or performance consistent with the direction, declaration, representation, authorizations and agreements herein, including but not limited to, claims brought by any other persons claiming the right to control the disposition of the decedent or the decedent's cremated or alternative disposition remains.

ld #

# **Cremation and Dissolution Disposition Authorization**

Page Two of Three

Decedent:

By execution, including initials at appropriate spaces, the undersigned warrant(s) that all representations and statements contained herein are true and correct. These statements are being relied on by the Crematory and Alternative Disposition Facility and the undersigned has read and understood the provisions of this document.

#### DISPOSITION OF CREMATED or ALTERNATIVE DISPOSITION REMAINS

[ ] (Initial) Cremated or Alternative Disposition remains are to be sent to:

Address:

[ ] (Initial) Cremated or Alternative Disposition remains will be called for by:

	_		
SIGN HERE	Signature: X	Date: Time:	
	Print Name:	Relationship:	
	Address:	Telephone Nbr:	
Signature of Funeral Home licensee acquiring the authorization: X		Date:	
Printed Name of Funeral	Home Licensee:		

**Mechanical Devices, Implants, and Radioactive Substances:** Mechanical Devices, Implants, and Radioactive Substances ( certain nuclear medicine residues ) may create a hazardous condition when placed in a cremation or dissolution chamber and subjected to heat, pressure, and dissolution compounds. The Crematory and Alternative Disposition Facility <u>will not cremate or dissolute</u> any human remains that contain any mechanical device or implants such as a defibrillator, cardiac pacemaker, radioactive device, or insulin pump (and must be informed of the identity of any radioactive substances such as medical Metastron which contains Strontium-89) without being informed.

I HEREBY CERTIFY THAT REMAINS OF THE DECEDENT **DOES DOES NOT** CONTAIN ANY TYPE OF MECHANICAL DEVICES, IMPLANTS, AND RADIOACTIVE DEVICES/SUBSTANCES (Circle One)

Listed below are all implanted, mechanical, radioactive device(s), or surgical implants that the funeral home is authorized to remove from the remains of the Decedent prior to cremation and to discard or otherwise destroy said items and be informed of any radioactive substances.

DESCRIPTION:	
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SIGN HERE	SIGNATURE OF AUTHORIZED AGENT	Date:	Time:

#### **Cremation Process**

The human remains of the decedent are placed in a combustible casket or other container and delivered to the crematory. <u>All cremations are performed individually</u>. The cremation process begins with the placement of the casket/container in the cremation chamber where it is subjected to intense heat and flame reaching temperatures above 1850 degrees Fahrenheit. After approximately two and one half hours, all substances are consumed or driven off; except bone fragments (calcium compounds) and some metals, as the temperature is not sufficiently high to consume them.

Due to the nature of the cremation process any personal possessions or valuable materials, such as dental gold or jewelry (as well as body prostheses or dental bridgework); that are left with the decedent and not removed from the casket or container prior to cremation may be destroyed or will otherwise not be recoverable will be disposed of in any lawful manner including recycling. The Authorized Agent understands that arrangements must be made with the Funeral Home to remove such possessions or valuables prior to the time that the decedent is transported to the Crematory.

Following an appropriate cooling period, the cremated remains are swept or raked from the cremation chamber. The Crematory makes all reasonable efforts, and uses it best efforts, to remove all of the cremated remains from the cremation chamber, but it is impossible to remove all of them, as some dust or other residue from the process are always left behind. In addition, while every effort will be made to avoid commingling, there will be inadvertent or incidental commingling of minute particles of cremated remains from the residue of previously cremated remains, and the Authorizing Agent understands and accepts this fact.



# **Cremation and Dissolution Disposition Authorization**

Page Three of Three

Decedent:

## **Processing of Cremated and Alternative Disposition Remains**

After the cremated or alternative disposition remains are removed from the cremation or dissolution chamber, the skeletal remains often contain recognizable bone fragments. Unless otherwise specified, after the bone fragments have been separated from the other material, they will then be mechanically processed (pulverized). This process of crushing or grinding may cause incidental commingling of the remains with the residue from the processing of previously cremated remains. These granulated particles of unidentifiable dimensions will be virtually unrecognizable as human remains.

After the remains have been processed, they will be placed into the designated urn or container. The Crematory and Alternative Disposition Facility will make reasonable effort to put all the cremated remains in the urn or container, with exception of dust or other residue that might remain on the processing equipment. The Funeral Home will deliver/dispose of the urn/container containing the cremated remains as directed by the Authorized Agent. I have read and understand this disclosure concerning the Cremation Process and the Processing of Cremated and Alternative Disposition Remains.

* Funeral Home, Crematory, and Alternative Disposition Facility are not responsible for any loss or damage of cremated remains shipped via			
Common Carrier			

SIGN HERE -

SIGNATURE OF AUTHORIZED AGENT: \_\_\_\_\_Date:\_\_\_\_\_Time:\_\_\_\_\_

### Directive to Cremate and/or Dispose of Property- Addendum

NAME OF DECEDENT: \_\_

To: FIRST CALL MORTUARY SERVICES & FIRST CALL CREMATORY & AQUA GREEN DISSOLUTION ECO-FRIENDLY FLAMELESS CREMATION

I, \_\_\_\_\_\_having the right to control or otherwise direct the disposition of the following listed personal property, hereby authorize First Call Mortuary Services, Inc., and First Call Crematory and Aqua Green Dissolution Eco-Friendly Flameless Cremation **TO CREMATE and/or DISPOSE OF** the following listed property;

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SIGN HERE	SIGNATURE OF AUTHORIZED AGENT:		
Printe	d Name:	Date:	Time:
Signature of <u>Funeral Home licensee</u> acquiring the authorization: X Date:			

Printed Name of Funeral Home Licensee:

# Cremation and Dissolution Disposition - Addendum

#### In re the matter of: \_\_\_\_\_

I/we understand that the cremated or alternative remains must be claimed or the disposition arranged within 30 days of the date of cremation.

### Additional Next of Kin (Authorized Agents)

Print Name: \_\_\_\_\_

Print Name:	Relationship to Decedent:		
Signature:	_ Date:Time:_		
Address:	Telephone N	lbr:	
Print Name:	Relationship to Decedent:		
Signature:	_ Date: Time:_		
Address:	Telephone N	lbr:	
Print Name:	Relationship to Decedent:		
Signature:	_ Date: Time:_		
Address:	Telephone N	lbr:	
Print Name:	Relationship to Decedent:		
Signature:	_ Date: Time:_		
Address:	Telephone N	lbr:	
WITNESS:	DATE:	Time:	

Relationship: \_\_\_\_\_