

## DIRECTION TO ARRANGE INTERMENT

1. **PARTIES:**

“FUNERAL HOME”:          

(Name of Funeral Home)

“REPRESENTATIVE”:          

(Use Reverse Side  
for Additional Names)

(Name of Representative)

“CEMETERY”:          

(Name of Cemetery Receiving Remains)

“DECEDENT”:          

(Name of Decedent)

2. **RELATIONSHIP OF REPRESENTATIVE:** The REPRESENTATIVE warrants and represents to the FUNERAL HOME that the relationship between the REPRESENTATIVE and the DECEDENT is as follows: (Check the appropriate box).

- Spouse
- Next-of-Kin (Closest Living Relative)
- Personal Representative of the Next-of-Kin with written authorization of Next-of-Kin to act on his or her behalf.
- Other:

3. **AUTHORITY OF REPRESENTATIVE:** The REPRESENTATIVE warrants and represents to FUNERAL HOME that the REPRESENTATIVE is the person or the appointed agent of the person who by law has the paramount right to arrange and direct the disposition of the remains of the DECEDENT and that no other person(s) has a superior right over the right of the REPRESENTATIVE.

4. **ADVISORY.** The REPRESENTATIVE has selected the CEMETERY and acknowledges that the FUNERAL HOME has advised REPRESENTATIVE that the CEMETERY will be solely responsible for all aspects of the interment of DECEDENT’s remains. The REPRESENTATIVE further acknowledges that FUNERAL HOME in no way endorses or recommends the CEMETERY and makes no representations and assurances regarding the handling and ultimate disposition of DECEDENT’s remains by the CEMETERY.

5. **DIRECTION TO DELIVER REMAINS FOR INTERMENT:** The REPRESENTATIVE directs and authorizes the FUNERAL HOME to deliver the remains of the

DECEDENT to the CEMETERY for interment by the cemetery. In directing and authorizing the transfer, the REPRESENTATIVE understands that the FUNERAL HOME will have no further responsibility for the proper handling and disposition of the remains after such transfer. The REPRESENTATIVE also acknowledges and agrees that the FUNERAL HOME has no responsibility or liability for the acts or omissions of the CEMETERY with regard to the interment of the remains of the DECEDENT.

6. **INDEMNIFICATION.** The REPRESENTATIVE agrees to indemnify and hold harmless the FUNERAL HOME from any claims or causes of action arising or related in any respect to the decision of the REPRESENTATIVE to inter remains of the DECEDENT at the CEMETERY and to direct the FUNERAL HOME to deliver the remains to the CEMETERY for interment.

**DATE:**

**SIGNATURE OF REPRESENTATIVE**

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**ADDITIONAL REPRESENTATIVES**

**Name**

**Relationship to Decedent**

**Signature**

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