

AUTHORIZATION TO ALLOW INTERMENT
GIVEN TO

DENMAN ISLAND MEMORIAL SOCIETY – IN REGARD TO THE DENMAN ISLAND NATURAL BURIAL CEMETERY
6400 Denman Rd., Denman Island, B.C. V0R 1T0 email: dinaturalburial@gmail.com

Signed copies of this document should be prepared for the deceased's representative and for the Memorial Society.

DECEASED'S INFORMATION (please print)

Full Name of Deceased _____

Date of Death _____ Place of Death _____

Date of Birth _____ Place of Birth _____

DECEASED'S REPRESENTATIVE (please print)

Name of Representative _____ Relationship to Deceased _____

Address _____

Phone _____ Email _____

AUTHORIZATION

I confirm that the above information provided by me is correct in all regards and agree that the use, memorialization and visitation of a plot in the cemetery are subject to the Cemetery Bylaws as they may be in effect from time to time. Under 'Order of Priority' provisions of the *Cremation, Interment and Funeral Services Act* of B.C. (see page 2), I certify that I am the legally authorized representative of the above named deceased. Further I certify that I have the full legal right to authorize use of the below identified plot, that I do hereby authorize the interment of the above named deceased and that I accept all responsibility for costs associated with this authorization. I agree to indemnify and hold harmless the Denman Island Memorial Society and its directors, officers, employees and agents from any liability, costs, expenses or claims resulting from this authorization.

Date _____

Signature of Deceased's Representative _____

Print Name _____

PERMISSION IS HEREBY GIVEN TO INTER THE DECEASED BY WAY OF:

[] INTERMENT OF HUMAN REMAINS or [] INTERMENT OF CREMATED REMAINS

- The fee for this Permission is set out in the attached Schedule (see page 3).
- The Disposition Permit must be received prior to burial.
- Denman Island Natural Burial Cemetery interments shall be regarded as permanent and irreversible. Disinterment of a DINBC interment shall only be accommodated as ordered under legislation, regulation or a court order.
- The persons arranging the interment are responsible for providing transport of the deceased from the transfer vehicle to the gravesite. No pallbearing service is provided by cemetery staff.

Interment Location _____

Date of Interment _____ Estimated time of arrival for the interment _____ (a.m./p.m.)

Other Instructions _____

DENMAN ISLAND MEMORIAL SOCIETY

Date _____

per its authorized signing authority _____

CONTROL OF DISPOSITION

5 (1) The right of a person to control the disposition of the human remains or cremated remains of a deceased vests in, and devolves on, the following persons in order of priority:

- (a) the personal representative named in the will of the deceased;
- (b) the spouse of the deceased;
- (c) an adult child of the deceased;
- (d) an adult grandchild of the deceased;
- (e) if the deceased was a minor, a person who was a guardian who had care and control of the deceased at the date of death;
- (f) a parent of the deceased;
- (g) an adult sibling of the deceased;
- (h) an adult nephew or niece of the deceased;
- (i) an adult next of kin of the deceased, determined on the basis by section 23 (5) of the *Wills, Estates and Succession Act*;
- (j) the minister under the *Employment and Assistance Act*, or if the Public Guardian and Trustee is administering the estate of the deceased under the *Wills, Estates and Succession Act*, the Public Guardian and Trustee;
- (k) an adult person having a personal or kinship relationship with the deceased, other than those referred to in (b) to (d) and (f) to (i).

(2) If the person at the top of the order of priority set out in subsection (1) is unavailable or is unwilling to give instructions, the right to give instructions passes to the person who is next in priority.

(3) If, under subsection (1), the right to control the disposition of human remains or cremated remains passes to persons of equal rank, the order of priority:

- a) is determined in accordance with an agreement between or among them; or
- b) in the absence of an agreement referred to in paragraph (a), begins with the eldest of the persons and descends in order of age.

DEFINITION OF SPOUSE

“Spouse” means a person who:

- (a) is married to another person, or
- (b) has lived with another person in a marriage-like relationship for a period of at least 2 years immediately before the other person’s death.

WRITTEN AUTHORIZATION

8 (3) An operator of a cemetery, mausoleum and crematorium must not dispose of human remains unless:

- a) the operator is authorized to do so under the Vital Statistics Act; and
- b) the operator:
 - (i) is ordered to do so by a medical health officer under the Public Health Act; or
 - (ii) has received the authorization from the person who, under section 5, has the right to control the disposition of the human remains.

PROTECTION FROM LIABILITY

(9) If

- a) there is an error or omission in an authorization provided under section 8 to an operator or funeral provider, or
- b) the person who signed an authorization provided under section 8 did not have the authority to give the directions set out in the authorization,

the operator or funeral provider is not liable for acting on the authorization unless the operator or funeral provider knew, or ought to have known, that the facts stated in the authorization were not true or the person giving the authorization did not have the authority to do so.

SCHEDEULE OF FEES
FOR THE DENMAN ISLAND NATURAL BURIAL CEMETERY

6400 Denman Road, Denman Island, B.C. V0R 1T0 dinaturalburial@gmail.com

November 5, 2025

1. <i>Right of Interment</i> . At-need or Pre-need Plot Fee per grave ^{1,2}	\$1000.00
2. Administrative Fee for a <i>Right of Interment</i> purchased on a pre-need basis ³	\$120.00
3. <i>Permission to Scatter</i> (for the cremated remains of one person)	\$200.00
4. Interment Services (per grave)	
a) Human Remains	
i) Opening and Closing	\$567.00
ii) Opening only	\$264.00
b) Cremated Remains	
i) Opening and Closing	\$90.00
5. Memorial Plaque ⁴	\$350.00
6. Administrative Fee for the Return or Transfer of a <i>Right of Interment</i> ^{5,6}	\$100.00

Notes

1. The *Right of Interment* Plot Fee provides for one Standard Burial Plot, which contains one grave, or for one grave in a Family Burial Plot, which contains up to six graves depending on the specification at the time the *Right of Interment* is purchased. Whether in a Standard Burial Plot or a Family Burial Plot, a grave is intended for the human remains of one person or the cremated remains of one person.
2. A *Right of Interment*, whether purchased on a pre-need or at-need basis, does not include the cost of Opening and Closing the Grave or of the Memorial Plaque. Fees for these services are paid after the death of the designated user and prior to interment.
3. The administrative fee is non-refundable.
4. The fee for a Memorial Plaque includes the cost of the plaque, delivery and installation. A Memorial Plaque is a requirement with all burials, but is optional with the scattering of cremated remains.
5. A successful applicant for the return of a *Right of Interment* will be paid an amount equal to the original *Right of Interment* fee.
6. A successful applicant for the transfer of a *Right of Interment* will also be required to pay an amount equal to any increase in the cost of a *Right of Interment* since the date of the original purchase.