

Donor Consent Form

For office use only

Validated by:	
Date:	

For assistance, please contact us 24/7 at 866-560-2525. Incomplete or inaccurate forms will be returned for correction. IF BEFORE DEATH, this form must be completed by the donor or their Power of Attorney for Healthcare. IF AFTER DEATH, this form must be completed by the next of kin.

AUTHORIZATION OF BODY GIFT

Donor's Full Legal Name:						
	(Legal name on file wit	h the Social Security	y Office; if applicable, in	nclude Jr., Sr., II, III, etc.)		
Is the prospective donor deceas	ed, currently receiving	hospice care, or h	ave a life-expectancy c	of six months or less?	YES	NO
<mark>Donor's Date of Birth:</mark> Mon	th	_ Day	Year			
My Relationship to the Dor complete Rewer of Atterney, Will		ant document) Prior	ity Order - 1)Solf 2)Pou	(If Power of Attorney		

complete Power of Attorney, Will, or other supporting legal document) Priority Order = 1)Self 2)Power Of Attorney For Healthcare 3)Spouse 4)Adult Child 5)Parent 6)Sibling 7)Next Degree Of Kindred 8)Donor's Estate Representative

I authorize that this whole-body donation gift is motivated exclusively by altruistic intentions without monetary compensation or valuable consideration made to me or any family member. I understand an autopsy will NOT be performed to determine the cause or contributing factors that led to the death of the donor. I also authorize the procurement of all necessary tissues, organs, and anatomical specimens, including whole body, for medical research and educational purposes and understand tissue/specimens may be used indefinitely into the future. I understand that the body may be subject to extensive preparation and/or long-term preservation, including but not limited to, removal of the head, arms, legs, hands, feet, spine, organs, tissues, or fluids. No promise or assurance has been given that this donation will benefit a specific use, research, or educational study. This gift may benefit multiple educational, scientific, organ procurement and medical research organizations, for profit or nonprofit, domestic or international, and the education or research institution may perform final specimen disposition.

I authorize any and all medical information to be released to MedCure before or after death, including but not limited to, a complete medical history and blood samples. Blood testing will occur which may include, but is not limited to, HIV, hepatitis B and hepatitis C. Positive blood test results for HIV and Hepatitis will be communicated to the Health Department as well as the listed next of kin. Determination of acceptance of donation will be made at the time of passing. Upon acceptance of donation, MedCure will be responsible for any costs related to the donation including transportation, cremation, return of partial cremated remains to family or a scattering of cremated remains at sea. MedCure reserves the right, at their sole discretion, to decline acceptance of the donation and related charges if it appears unsafe or unsuitable for the purposes consented to herein. The donor will be transported to a MedCure facility. All protected health information as defined by the Health Insurance Portability and Accountability Act (HIPAA) will remain confidential and be kept in a secure location.

The cremated remains returned will not include body tissues, organs, or anatomical specimens procured for medical education or research purposes. An open casket viewing is not possible with whole body donation and no un-cremated remains will be returned. I agree to hold MedCure and all associated agents, including specimen end-users, harmless from loss or damage, including incidental and consequential damage which results from the undersigned not having proper legal authority to consent. This donation will benefit medical education, research studies, and training.

Additional Consent I further authorize this whole-body donation for additional education and research uses, such additional uses are thoroughly vetted and may include but are not limited to: military training, weapons testing and personal protective gear; search, rescue, and recovery operations; forensic pathology and crime scene investigation; educational display; plastination (permanent plastic fixation of body tissues); automobile safety research; research and education involving the destruction and/or further processing of the body or parts of the body. sometimes resulting in data and models used in the innovation of scientific products. By selecting no, the donor is still eligible for donation, but none of the additional activities outlined in this box will occur.

YES NO

CREMATION AUTHORIZATION

I hereby authorize and direct the crematory selected by MedCure, Inc. and its clients (including but not limited to: Trinity Cremations 17900 NE Riverside Pkwy #230, Portland, OR 97230 & Portland Cremation Center 17819 NE Riverside Pkwy Suite A, Portland, Oregon 97230) subject to rules and regulations applicable in the state where the cremation occurs, to cremate the body of the donor as listed above. Upon my oath and under penalty of perjury I hereby swear and affirm that to the best of my knowledge there is no other person having higher right to give this authorization to control the remains of the abovenamed decedent. I hereby agree to hold the Crematory, Funeral Director, MedCure, or person acting as such, their officers, and employees harmless from any liability cost or expenses resulting from this authorization. I further understand that the cremation process is subject to the following terms and conditions.

The body presented to the Crematory is that of the named deceased as identified in accordance with MedCure procedures.

For sanitation purposes it is the policy of the Crematory that the body be placed in a rigid enclosed container. All prostheses (hip joints, surgical pins, etc.), bridgework or similar items will be discarded after the cremation process is completed. Gold inlays and fillings, rings and jewelry will lose their identity and will also be discarded. Pulverizing the cremated remains by crushing and grinding is part of the normal process involved in preparing the cremated remains. The bulk of the pulverized cremated remains will be returned; however, some will be irreclaimable during processing and containerization. The amount of processed cremated remains may exceed the capacity of the urn or temporary container. Any excess cremated remains will be placed in a separate container and will accompany the primary urn or temporary container when released. Persons authorizing cremation shall, at their sole expense, agree to defend, hold harmless, and indemnify the Crematory, or alternative disposition company, its officers, directors, employees, and agents from any claim, liability, suit, cause of action, cost of expenses (including, without limitation, reasonable attorney's fees incurred) resulting, in any way, from reliance on or performance consistent with the direction, declarations, representation, authorizations, and agreements herein, including but not limited to any delay in or damage arising from the transportation of the decedent's body or cremated remains. If shipment of cremated remains is required, I direct they be shipped via USPS Express Mail.

F-101P 3/22



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