Cremation Issue Chart **VERMONT**



	ISSUE: IDENTIFICATION OF DECEASED				
	Law/Regulation	Is ID Required?	Information Required for ID	Any Restrictions/Limitations	
N/A					
	ISSUE: ALTERNATIVE CONTAINER FOR CREMATION				
	Law/Regulation	Is It Required?	Definition of Alternative Container		
N/A					
			ISSUE: URN		
	Law/Regulation	Any requirements for Urn/ Temporary Container	Definition of Urn/Ten	nporary Container	
N/A					

Cremation Issue Chart **VERMONT**



ISSUE: AUTHORIZING AGENT				
Law/Regulation	Legal Order of Authorizing Agent			
18 V.S.A. § 5227. Right to disposition	(a) If there is no written directive of the decedent, in the following order of priority, one or more competent adults shall have the right to determine the disposition of the remains of a decedent, including the location, manner, and conditions of disposition and arrangements for funeral goods and services: (1) an individual appointed to arrange for the disposition of decedent's remains pursuant to chapter 231 (advance directives) of this title; (2) a surviving spouse of the decedent or a majority of the surviving children, except as provided for in subdivision (b)(1) of this section, provided that if the child is a minor, his or her interest may only be effected by a legal guardian appointed by the Probate Division of the Superior Court; (4) in the case of a minor or a disabled adult, the custodial parent or the parent who had been providing the primary physical care of the decedent; or, if not applicable, a sole surviving parent, or both parents, of the decedent; or either parent as provided for in subdivision (b)(2) of this section; (5) a sole surviving parent, or both parents, of the decedent or either parent as provided for in subdivision (b)(3) of this section; (6) any other family member, in descending order of kinship under the laws of descent and distribution (b)(3) of this section; (7) a quardian of the decedent at the time of death; (8) any other individual willing to assume the responsibilities to act and arrange the final disposition of the decedent's remains, including the representative of the decedent at the time of death; (8) any other individual willing to assume the responsibilities to act and arrange the final disposition of the decedent's remains, including the representative of the decedent at the time of death; (9) and the formative of the decedent and the representative of the decedent of the subsection or that those individuals have waived any interest in exercising their rights under this subchapter; (9) the funeral director or crematory operator with custody of the body, after attest			

Cremation Issue Chart **VERMONT**



ISSUE: FINAL DISPOSITION			
Law/Regulation	Any Guidelines or Requirements of Disposition of Cremated Remains Including Mailing Requirements		
18 V.S.A. § 5230. Rights of funeral director or crematory operator VT Stat. Tit. 18 Sec. 5230 Rights of funeral	A funeral director or crematory operator may determine the final disposition of remains and may file a civil action in Probate Division of the Superior Court against a person, estate, banking institution, governmental agency, or other entity which may have liability for the final disposition, either:		
director or crematory operator (Vermont Statutes (2018 Edition))	(1) to seek a declaratory judgment that the director's or operator's proposed action would be in compliance with the applicable provisions of law; or		
(20.0 20.00.4))	(2) to seek a judgment that the director or operator's action is in compliance with the applicable provisions of law and to recover reasonable costs and fees for the final disposition when:		
	(A) the funeral director or crematory operator has actual knowledge that there is no surviving family member, guardian, or individual appointed to arrange for the disposition of decedent's remains pursuant to chapter 231 of this title;		
	(B) the funeral director or crematory operator has made reasonable efforts to locate and contact any known family member, guardian, or agent; and		
	(C) the appropriate local or State authority, if any, fails to assume responsibility for disposition of the remains within 36 hours of written notice, which may be delivered by hand, U.S. mail, facsimile transmission, electronic means, or telegraph. VT Stat. Tit. 18 Sec. 5230 Rights of funeral director or crematory operator (Vermont Statutes (2018 Edition))		