

# UPPER GREEN RIVER CEMETERY DISTRICT

P.O. BOX 1931  
51 FREMONT LAKE ROAD  
PINEDALE WY 82941  
307-367-4452  
[UGRCD@WYOMING.COM](mailto:UGRCD@WYOMING.COM)  
[WWW.UGRCD.COM](http://WWW.UGRCD.COM)

## RULES AND REGULATIONS

### ARTICLE I GENERAL

#### SECTION 1 AUTHORITY

These rules and regulations are adopted by the Board of the Upper Green River Cemetery District pursuant to the authority granted to the board in Section 35-8-210 of the Wyoming State Statutes (Rep. Ed. 1977.)

**THESE RULES AND REGULATIONS ARE SUBJECT TO CHANGE AT ANY TIME BY THE BOARD OF THE UPPER GREEN RIVER CEMETERY DISTRICT.**

#### SECTION 2 STATEMENT OF PURPOSE

The rules and regulations set forth hereinafter are adopted for the mutual protection of all lot and/or plot owners and for the protection of the Upper Green River Cemetery District as a whole.

#### SECTION 3 JURISDICTION

The rules and regulations set forth herein will govern all cemeteries within the Upper Green River Cemetery District when and where applicable. All property owners, persons within the cemeteries, visitors and guests will be subject to the rules and regulations contained herein, as the same may be amended, from time to time.

#### SECTION 4 DEFINITIONS

- (a) CEMETERY – shall mean and include a burial park for earth interments, community mausoleum for vault or crypt interments, a columbarium for cinerary interments, or a combination of one or more.

- (b) CONTRACTOR – shall mean any firm, corporation, or anyone engaged in placing, erecting, or repairing any memorial, or performing any work in the cemetery grounds other than an employee of the Upper Green River Cemetery District.
- (c) CRYPT – shall mean a space in a mausoleum of sufficient size used or intended to be used to entomb un-cremated human remains.
- (d) ENTOMBMENT – shall mean the placement of human remains in a crypt.
- (e) GRAVE – shall mean a lot and/or plot of ground in a burial park used, or intended to be used, for the burial of human remains.
- (f) INTERMENT – shall mean the placement of human remains by burial or entombment into the ground.
- (g) INURNMENT – shall mean the placing of cremated remains in an urn and the placement of such urns in a niche or in the ground.
- (h) NICHE – shall mean a space in a columbarium used or intended to be used for inurnment of cremated human remains.
- (i) PLOT – shall consist of one space to bury a single casket plus up to two (2) cremains and shall mean numbered divisions as shown on the recorded plats of each cemetery.
- (j) LOT – shall consist of two plots to bury two caskets plus up to four (4) cremains and shall mean numbered divisions as shown on the recorded plats of each cemetery.
- (k) CREMATION ONLY LOT – shall consist of a space to bury four (4) cremation urns or vessels ONLY and shall mean numbered divisions as shown on the recorded plats of each cemetery.
- (l) MEMORIAL/MONUMENT/MARKER – shall mean and include a monument, headstone, footstone, marker, or nameplate that extends above the surface of the ground or may be flush with the ground.
- (m) MILITARY MARKER – shall mean a bronze or stone marker that was obtained from the United States Department of Veterans Affairs. Please note that all military markers are owned by the United States Department of Veterans Affairs and NOT by the lot owner, deceased, or deceased's family members or the Upper Green River Cemetery District.
- (n) VAULT – shall mean a polypropylene or concrete shell used to encompass a coffin to prevent the sinking of the ground surface, and to prevent fluid leakage.

## ARTICLE II PLOTS AND LOTS

### SECTION 5 LOTS AND/OR PLOTS OWNED BY THE DISTRICT

- (a) All cemetery lots and/or plots owned by the Upper Green River Cemetery District shall be conveyed by deeds signed by the Chairman and countersigned by a board member that the person to whom the same is issued is the owner of the lot and/or plot described therein, by number as laid down on the map or plat of the appropriate cemetery. Such deeds or certificates shall vest the named person or persons, his heir, and assigns title to such lots and/or plots, for the sole purpose of interment under the regulations of the Upper Green River Cemetery District.
- (b) No interment shall be permitted, or memorial placed in or on any property not paid for, except when previous arrangements have been made with the consent of the District Administrator to be later approved by the board of the Upper Green River Cemetery District. In the event consent is given, payment in full is expected within thirty (30) days unless previous arrangements have been made with the approval of the board of the Upper Green River Cemetery District. No deed to said lots and/or plots shall be issued until property is paid for in full.
- (c) Application for the purchase of a cemetery lot and/or plot and full payment or other arrangements for the purchase of burial space must be made at the office of the Upper Green River Cemetery District in advance and prior to opening and closing, interment or disinterment.
- (d) **FEES:**

<u>FULL BURIAL LOT</u>	<u>LOT</u>	<u>PLOT</u>
Grave Site with Perpetual Care	\$100.00	\$50.00

Lot: 10' X 12' = 2 Full Burials and/or 4 Cremains, and/or 6 Cremains Only  
 Plot: 5' X 12' = 1 Full Burial and/or 2 Cremains, and/or 3 Cremains Only  
 (If cremains placed first a full burial cannot take place. If a full burial is placed first, cremains will be placed on top.)

ALL BURIALS MUST HAVE A PERMANANET MARKER THEREON WITHIN ONE (1) YEAR OF INTERMENT (See Section 20).

<u>CREMATION ONLY LOT</u>	<u>LOT</u>
Grave Site with Perpetual Care (No full burials allowed) Lot: 6' X 6' = 4 Cremains	\$100.00

ALL BURIALS MUST HAVE A PERMANANET MARKER THEREON WITHIN ONE (1) YEAR OF INTERMENT (See Section 20).

COLUMBARIUM

Columbarium – 1 Cremation in a Single Niche \$300.00

THIS INCLUDES ENGRAVING ON THE FRONT PLATE OF THE COLUMBARIUM NICHE

DISINTERMENT/INTERMENT

Casket	\$750.00	With Reinterment	\$1,050.00
Cremains	\$200.00	With Reinterment	\$ 300.00

- (e) Insufficient Funds Check: Should a check written for payment be returned for insufficient funds, the ownership of the lot will remain with the Upper Green River Cemetery District and the deed not recorded with the county clerk until such a time as sufficient payment is rendered.
- (f) No lots and/or plots will be sold at the Silver Creek Cemetery. The Silver Creek Cemetery is a “primitive” cemetery and will remain so. Any entity who wishes to be interred at the Silver Creek Cemetery must submit a written request to the board of the Upper Green River Cemetery. The board will make interment decisions at the Silver Creek Cemetery on a case-by-case basis. Upon approval of the board for interment, no deed will be issued. The cost will be \$100.00 and will be considered as a donation to the Upper Green River Cemetery District.

SECTION 6 USE OF LOT AND/OR PLOT RESTRICTED

No plot shall be used for any purpose other than for the burial or interment of one human body and two cremains.

SECTION 7 SUBDIVISION PROHIBITED

- (a) Subdivision of lots and/or plots in any way is hereby prohibited.
- (b) All blocks are numbered and within those blocks all lots are numbered. A single plot located within a block may be identified with letter symbols, N, S, E & W where applicable, and as viewed from the head of the lot.
- (c) The public should be encouraged to purchase only the number of plots as they foresee for definite future needs.

## SECTION 8 RESALE, TRANSFER AND ASSIGNMENT OF LOTS AND/OR PLOTS

- (a) If for any reason, it becomes necessary for any lot and/or plot owner to resell or retitle their interest in any cemetery lot and/or plot, notification must be made to the office of the Upper Green River Cemetery District with the District Administrator by providing a copy of any quit claim deed, or new deed to such lot and/or plot.
- (b) If it becomes necessary for any lot and/or plot owner to sell their interest in any cemetery lot and/or plot back to the Upper Green River Cemetery District the repurchase price paid will be the price paid upon original purchase.
- (c) All transfer of lots and/or plots shall be subject to the rules and regulations of the Upper Green River Cemetery District, which are now in full force and effect, or which may be hereafter amended or adopted. No transfer may be made of any lot and/or plot so long as there is any indebtedness to the Upper Green River Cemetery District from the owner as recorded in the records of the Sublette County Clerk.

## SECTION 9 PROPERTY RIGHT OF LOT AND/OR PLOT OWNERS

- (a) All lots and/or plots conveyed to individuals shall be the sole and separate property of the owner named in the instrument of conveyance.
- (b) In a conveyance to two or more persons as joint tenants, each joint tenant has the vested right of interment in the lot and/or plot conveyed. Upon death of a joint tenant, the title to the lot and/or plot held in joint tenancy becomes immediately vested to the survivors, subject to the vested right of interment of the remains of the deceased tenant.
- (c) Description of lots and/or plots will be in accordance with the cemetery plats kept on file in the office of the Upper Green River Cemetery District and as recorded with the Sublette County Clerk.

## SECTION 10 ABANDONED UNOCCUPIED LOTS

- (a) Per Wyoming State Statute 35-8-212 the Upper Green River Cemetery District may declare abandoned the ownership of any unoccupied lots and/or plots whenever there has been no contact with or knowledge of the owners, heirs, or assigns of such lots or parcels for more than twenty-five (25) years.
- (b) Prior to declaring such abandonment, notice shall be served by registered mail at the last known address of such owner, heirs, or assigns. If the address cannot be ascertained, notice shall be given by publication in the official newspaper of the municipality or special cemetery district in which the cemetery is located. Said notice shall allow thirty (30) days for the owner, heirs, or assigns to advise the cemetery district of their proof of ownership. If proof of ownership is sufficient, the cemetery district shall not declare the abandonment.

Upon the failure of the owner, heirs, or assigns to so communicate with the city or town, it may, by resolution declare such lots or parcels abandoned.

- (c) After the declaration of abandonment, the Upper Green River Cemetery District may resell such lots or parcels but shall place in trust an amount of money equivalent to the original selling price of such lots or parcels for payment to the owner, heirs, or assigns. Said trust fund shall be placed in legal investments, and the interest received therefrom shall annually be deposited to district's general fund. Money received from the resale of such lots and/or plots and deposited may be withdrawn by the Upper Green River Cemetery District and placed in their general fund if not claimed by the owner, heirs, or assigns within twenty-five (25) years after being so deposited. So long as such lots or parcels remain unsold, the owners, heirs, or assigns may reclaim them by identifying themselves and establishing their right to such lots and/or plots.

#### SECTION 11 CHANGE OF ADDRESS - OWNERSHIP

It will be the duty of any lot and/or plot owner to notify the Upper Green River Cemetery District of any change in mailing addresses. Notice sent to such owner at the last address on file in the office of the Upper Green River Cemetery District shall be considered sufficient and proper legal notification.

#### SECTION 12 SUBJECT TO LAWS OF STATE OF WYOMING

The laws of the State of Wyoming shall govern the descent of title to cemetery lots and/or plots, as well as all other matters pertaining to assignments, conveyances, devises, trust deeds and inalienability.

#### SECTION 13 NO RIGHTS IN ROADS, DRIVES, ALLEYS, ETC.

No easement, right-of-way or right of interment is, or shall be granted to any lot and/or plot owner in any roads, drives, alleys, or walkways within the cemeteries. But such roads, drives, alleys or walkways may be used as means of access to the cemetery or building, so long as the Upper Green River Cemetery District devotes it to such purpose.

#### SECTION 14 MODIFICATION OF DEVELOPMENT PLANS

The right to enlarge, reduce, re-plat or change, from time to time, the boundaries or re-grading of the cemeteries, or parts thereof, from time to time, including the right to modify or change the locations of, or remove or re-grade roads, drives, alleys, or walkways, or any parts thereof, together with the right to lay, maintain and operate, or alter or change pipelines, water lines, or gutters for sprinkling systems, drainage, or sewer purposes, is hereby expressly reserved to the Upper Green River Cemetery District.

## SECTION 15 INGRESS AND EGRESS

The Upper Green River Cemetery District reserves to itself and to those lawfully entitled thereto a perpetual right of ingress and egress over lots and/or plots for the purpose of passing to and from other lots and/or plots.

## ARTICLE III LOTS AND/OR PLOT - CARE

### SECTION 16 PERPETUAL CARE OF GROUNDS

All burial lots and/or plots shall be sold with perpetual care. The term “perpetual care” as used in reference to lots and/or plots of burial spaces shall mean the cutting, raking and watering of grass at reasonable intervals, the pruning of trees and shrubs, and the general preservation of the lots and/or plots, burial spaces and the grounds of the cemetery. The term “perpetual care” SHALL NOT mean the maintenance, repair or replacement of any gravestones, monumental structures, or memorials, nor the planting of flowers and ornamental plants in or around burial spaces. Sunken graves and monuments shall be rectified by the Upper Green River Cemetery District. The district shall not be expected to grow grass under evergreen trees or elsewhere in the cemeteries if excessive shade or other conditions exist that impede grass growth.

### SECTION 17 PERPETUAL CARE OF MONUMENTS, MEMORIALS OR MARKERS

The general care assumed by the Upper Green River Cemetery District shall not include the maintenance, repair or replacement of any memorial, tomb or mausoleum placed or erected upon lots and/or plots, nor any special or unusual work in the cemeteries, nor the reconstruction of any memorial for any lot and/or plot, or any portion or portions thereof in the cemeteries, resulting from any cause other than the negligent or intentional acts of the Upper Green River Cemetery District or its employees, as the same may be covered by insurance.

The Upper Green River Cemetery District considers all monuments, memorials or markers, or any item placed near or around a monument, memorial or marker to be a “purchased product” (excluding military markers owned by the United State Department of Veterans Affairs) by the lot or plot owner, and therefore is not and cannot be covered by the Upper Green River Cemetery District’s Property & Casualty insurance coverage. If you wish to obtain coverage for your monument, memorial or marker please contact your insurance agent for additional information.

Military Markers are provided free of charge for honorably discharged veterans from the United States Department of Veterans Affairs and are **NOT** the property of the lot and/or plot owner, the deceased, the deceased’s family members, or the Upper Green River Cemetery District. Should a marker obtained from the United States Department of Veterans Affairs be incorrect or be damaged it must be returned to United States Department of Veterans Affairs and must be replaced by the United States Department of Veterans Affairs. Because military markers are shipped directly to the funeral home or the Upper Green River Cemetery District they remain

under the care, custody and control of the Upper Green River Cemetery District. Military markers may be temporarily placed in the deceased lot until such a time that it can be placed in a cement base for permanent display.

#### SECTION 18 IMPROVEMENTS OR ALTERATIONS

All improvements or alterations of individual property in the cemeteries shall be under the direction of and subject to the consent, satisfaction and approval of the Upper Green River Cemetery District, or its authorized agent; and should such modifications be made without its written consent, the Upper Green River Cemetery District shall have the right to remove, alter or change such improvements or alterations at the expense of the lot and/or plot owner.

#### SECTION 19 CERTAIN STRUCTURES PROHIBITED

No enclosure of any kind, such as a fence, coping, hitch, or ditch, shall be permitted around any lot and/or plot. Grave mounds will not be allowed, and no lot and/or plot shall be raised above the established grade. The placing of boxes, toys, metal designs, ornaments, chairs, settees, and similar articles upon the plot shall be permitted but may be moved and disposed of at the discretion of the Upper Green River Cemetery District to allow for continual mowing and maintenance.

#### SECTION 20 ALL MONUMENTS, MEMORIALS AND MARKERS SHALL BE SUBJECT TO THE FOLLOWING RULES

- (a) The owner of each lot and/or plot shall be required to erect or have erected a permanent marker thereon within one (1) year of interment.
- (b) All monuments, memorials and markers shall have the names, birth dates and death dates engraved upon them. Refer to headstone, monument, memorial, marker, lot, and plot definitions.
- (c) The Upper Green River Cemetery District **SHALL NOT** be responsible for setting, resetting, or moving monuments, memorials, or markers. All monuments, memorials and markers shall be installed by a licensed and bonded commercial monument manufacturer or installer, in a manner approved by the Upper Green River Cemetery District. This excludes military markers that are shipped directly to the district from the Veterans' Administration.
- (d) *No monuments, memorials or markers shall be installed by the public.* If a lot and/or plot owner desires to have a monument, memorial or marker installed that has not been manufactured by a **local** commercial monument installer, approval must be granted by the District Sexton, and if necessary, with review and approval by the Board of the Upper Green River Cemetery District. If approval is granted, and the monument, memorial or



maker cannot be installed by the District Sexton, a commercial monument installer may be hired, and any cost involved must be paid directly to the commercial monument installer.

- (e) If the District Sexton agrees to install a monument, memorial, or marker without the assistance of a licensed and bonded installer, the Upper Green River Cemetery District will not be held liable for any damage that may occur during installation.
- (f) If any monument, memorial, or marker is determined by the Upper Green River Cemetery District to be offensive, improper, or injurious to the appearance of the surrounding grave sites or grounds, the Upper Green River Cemetery District reserves the right to the removal of the offensive or improper object or objects.

#### SECTION 21 OPENING AND CLOSING OF LOTS AND/OR PLOTS

- (a) The charges for opening and closing a grave and for other services performed by the Upper Green River Cemetery District will be regulated by the Board of the Upper Green River Cemetery District. No grave shall be opened or closed except by and under the supervision of the Upper Green River Cemetery District, or by such persons as may be designated by it.
- (b) No labor of any kind shall be performed in the cemetery, except by and under the supervision of the Upper Green River Cemetery District or by such persons as may be designated by it.
- (c) The use of explosives on cemetery property to open graves or any other use is expressly prohibited.

### **ARTICLE IV INTERMENT**

#### SECTION 22 ONE (1) BODY PER PLOT

There will be only one (1) body per plot and one (1) headstone per plot, except for ashes or infants up to two years of age. The only exception shall be in plots with multiple burials, in which case, should the interment take place at the head, center or foot of the plot, a monument will be installed at the head, center or foot and centered in the lot. Any monument placed in the center of a lot must be flush with the ground.

#### SECTION 23 TIME - LIMITATION

The cemetery shall be open for interments during the months of January 1st through December 31st with the exceptions of all Sundays, New Year's Day, Wyoming Equality Day, President's Day, Memorial Day, Independence Day, Labor Day, Columbus Day, Veteran's Day, Thanksgiving, and the Friday following, and Christmas Day. When delays cause unreasonable

hardship or extraordinary inconvenience, interments may be made on such days but shall be at the discretion of the District Sexton.

#### SECTION 24 CEMETERY MANAGEMENT IN CHARGE OF FUNERALS

All funerals within the Upper Green River Cemetery District shall be subject to the rules and regulations of the Upper Green River Cemetery District.

#### Section 25 CASKET NOT TO BE OPENED OR BODIES TOUCHED WITHOUT CONSENT

Once a casket containing a body is within the confines of the cemetery, no person, including funeral directors, their agents, and employees, shall be permitted to open the casket or to touch the body without (1) written consent of the legal representative of the deceased or (2) an order permitting such, issued by a court of competent jurisdiction.

#### SECTION 26 AUTHORIZATION TO INTER

The Upper Green River Cemetery District will open a grave for the purpose of interment with oral or written authorization from any lot and/or plot owner of record.

#### SECTION 27 ERRORS MAY BE CORRECTED

- (a) The Upper Green River Cemetery District reserves, and shall have the right to correct any errors that may be made by it in making interments, disinterment or removals, or in a description, transfer or conveyance of any interment property, either by canceling such conveyance and substituting in lieu thereof other interment property of equal value in similar location as far as possible, or as may be selected by the Upper Green River Cemetery District, or in the sole discretion of the Upper Green River Cemetery District, by refunding the amount of money paid for said purchase. In the event the error shall involve the disinterment of the remains of any person in such property, the Upper Green River Cemetery District reserves, and shall have the right to remove and re-inter the remains to such other property of equal value and similar location as may be substituted in lieu thereof.
- (b) In the event it is requested to open a grave in advance for the purpose of seeing if someone is buried in the lot and/or plot, the request must be made by the owner of the lot and/or plot. If said owner is not able to make the request the person with Power of Attorney, or combination of heirs are required to make the request. Requests must be made in writing and notarized, exempting the Upper Green River Cemetery District from all liability for damage. If the permission is given by the heirs, a notarized letter from all heirs is required.

## SECTION 28 NOTICE GIVEN FOR INTERMENT OR INURNMENT

- (a) All requests for interment must be submitted to the Upper Green River Cemetery District a minimum of forty-eight (48) hours prior to any scheduled burial service, and at least one (1) week before any disinterment or removal. Forty-Eight (48) hours shall be defined as two (2) twenty-four (24) hour periods which fall on Monday through Friday of any given work week. Interment notifications shall be defined as from the time the district is contacted directly or notification has been received from a funeral director.
- (b) All full burials must have a burial-transit permit (Wyoming State Statute 35-1-420). If a funeral director is not used for a full burial service, the casket or body must be accompanied by a burial-transit permit which must be obtained from a funeral director. **No burials will be allowed within the Upper Green River Cemetery District that does not have a lawfully obtained burial transit permit.**
- (c) No interment service will be permitted on Sundays or holidays observed by the Upper Green River Cemetery District unless otherwise arranged with the District Sexton.
- (d) If other remains or evidence of remains of another person(s) are discovered by staff in that location when opening the grave or preparing for a burial, arrangements for another burial location shall be made by the Upper Green River Cemetery District in coordination with the family of the deceased. All discretion for any such decision shall remain with the staff in implementing this resolution.

## SECTION 29 VAULTS OR CASKET LINERS REQUIRED

All caskets or bodies interred in every cemetery within the Upper Green River Cemetery District are required to be enclosed in a polypropylene or concrete vault.

## SECTION 30 DELAYS CAUSED BY PROTEST

The Upper Green River Cemetery District shall in no way be liable for any delay in the interment of a body where a protest has been made, or where the rules and regulations have not been complied with. All protests must be submitted to the board of the Upper Green River Cemetery District in writing in a timely manner.

## SECTION 31 DISINTERMENT AND REMOVAL – PROFIT PROHIBITED

- (a) Any person wishing to disinter a body or remains located within the Upper Green River Cemetery District shall work with the Sublette County Coroner and will be required to obtain a permit (Wyoming State Statute 35-1-421 (c)) from a funeral director, or coroner or a court order from the proper jurisdictional court authorizing the Upper Green River Cemetery District to disinter a specific body or human remains.

- (b) Removal by heirs or any other person of a body or cremated remains so that the plot may be sold for profit to themselves, or removal contrary to the express or implied wishes of the original plot owner, is strictly and absolutely prohibited.
- (c) The governing board of the Upper Green River Cemetery District reviewed and upheld the fee of \$750.00 for any disinterment of any casket/vault, and \$200.00 for any cremains. The claimant must also provide all necessary legal documents, along with the notification of the Sublette County Coroner. Once all the requirements are met, the Upper Green River Cemetery District will set a date for the disinterment.
- (d) The Upper Green River Cemetery District reserves the right to require at least seven (7) days' notice prior to any disinterment. Disinterment is only permitted during the months of May through September. No disinterment will be made on any Saturday, Sunday, or Legal holiday, or on the day upon which any holiday is observed. No disinterment shall be made until ALL Upper Green River Cemetery District requirements are met. All disinterment's shall be done at the convenience of the Upper Green River Cemetery District and must be arranged with the District Administrator and District Sexton. All costs incurred by a disinterment will be charged to the individual or group requesting the disinterment and must be paid in full before the process begins.
- (e) Any person wishing to disinter a body or remains located within the Upper Green River Cemetery District shall be required to be the legal property owner or heir(s). The legal property owner shall be required to sign an agreement to indemnify and hold the Upper Green River Cemetery District harmless for any damage that may be done to any of the monuments, vaults, urns, or caskets because of this process.
- (f) Any person wishing to disinter a body or remains located within the Upper Green River Cemetery District shall agree to pay and assume all liability for any costs of disinterment and any damage done to any of the other vaults, caskets, or markers in the family plot or the plot in which the body or remains are located.
- (g) Any person wishing to disinter a body or remains located within the Upper Green River Cemetery District shall be responsible for and make all arrangements with a licensed and bonded monument installer or manufacturer to assume responsibility to move and replace all necessary monuments or stones and concrete so that the disinterment can be completed. Any costs that may be associated with disinterment must be paid in full before the process begins.
- (h) Any person wishing to disinter a body or remains located within the Upper Green River Cemetery District shall arrange for, work with, and pay all costs associated with the disinterment to the Sublette County Coroner who will cooperate with the Upper Green River Cemetery District and perform all services related to the vault of the decedent being removed.

- (i) Those services shall include but not be limited to having on site a vault and casket either or both of which may be used to replace the current vault and/or casket if necessary. The Sublette County Coroner shall be responsible for moving the vault and removing and disposing of the vault if it cannot be moved and remain intact, and assuring the casket and body or human remains are properly cared for. Should a new casket be required as determined by the Sublette County Coroner, the cost will be passed on to the person requesting the disinterment.
- (j) Any person wishing to disinter a body or remains located within the Upper Green River Cemetery District shall be responsible for having the appropriate religious minister available to approve all handling of the remains if so desired.
- (k) The Upper Green River Cemetery District shall exercise due care in making disinterment or removals but shall assume no liability for damage to any casket, burial case, vault, or liner incurred in making the disinterment or removal.

**ARTICLE V  
CONDUCT OF PERSONS WITHIN THE CEMETERY**

**SECTION 32 LOITERING PROHIBITED**

Loitering shall not be permitted on the cemetery grounds or buildings.

**SECTION 33 LOUD TALKING PROHIBITED**

Loud talking and/or boisterous or unseemly conduct shall not be permitted in the cemetery or any of the cemetery buildings.

**SECTION 34 LITTERING PROHIBITED**

Littering or disposing of rubbish anywhere within the cemetery grounds or in cemetery buildings is prohibited.

**SECTION 35 AUTOMOBILIES - SPEED**

Automobiles shall not be driven through the grounds at a speed greater than ten (10) miles per hour and shall be kept on the right-hand side of the cemetery roadway.

**SECTION 36 PETS**

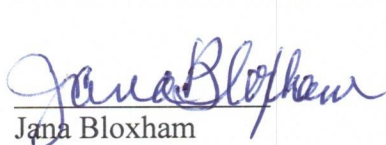
Pets shall be always kept on a leash while in any of the cemeteries managed by the Upper Green River Cemetery District and will not be allowed to roam free. All pet waste must be cleaned up and disposed of into a trash receptable.

**ARTICLE VI  
FLORAL ARRANGEMENTS**

SECTION 37 FLORAL ARRANGEMENTS PERMITTED - LIMITATIONS

- a) Artificial floral arrangements may be removed by the Upper Green River Cemetery District from a grave as deemed necessary or when they have become unsightly. Artificial flowers may be left on until such a time, in the opinion of the Upper Green River Cemetery District, they become unsightly.
- b) Live plants will be removed at such a time, in the opinion of the Upper Green River Cemetery District, that they may become unsightly.
- c) Trees, shrubs, or perennials shall only be allowed in areas designated by the Upper Green River Cemetery District and shall only be of the type authorized by the district and shall be planted under the supervision of the District Sexton.
- d) The Upper Green River Cemetery District shall not be liable, in any way, for damage to or loss of floral arrangements or receptacles.
- e) The Upper Green River Cemetery District hereby reserves the right to remove floral arrangements, regardless of time elapsed since placement, if the same is necessary for maintenance of the cemetery.

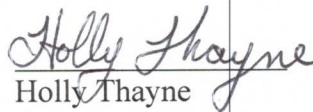
**DATED: OCTOBER 14, 2024**



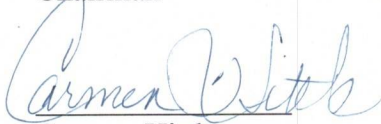
Jana Bloxham  
Chairman



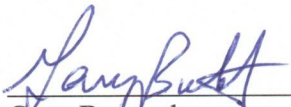
Dwight Dibben  
Vice Chairman



Holly Thayne  
Secretary/Treasurer



Carmen Hittle  
Board Member



Gary Burstad  
Board Member



Cynthia Van  
Board Member