



Receiving Vaults

[Owner: *Cemeteries Administrative Operations Manager*]

24-A The receiving vaults are available for use when, in the judgment of Management, there is sufficient reason for temporary interment.

22-B The receiving vaults are for temporary use only and subject to a monthly rental, and under no circumstances shall a body be considered as interred or entombed perpetually by reason of being placed therein.

24-C The remains of any person who has died of an infectious or contagious disease shall not be allowed to be placed in a receiving vault.

24-D After due notice has been given, Management has the right to remove from a receiving vault any remains which, in its judgement, should be given permanent interment without further delay. Remains shall be re-interred under all applicable provisions in Rule 24-G (below).

24-E Fees and charges for interment, rental, handling, disinterment, re-interment, and any other connected service, shall be determined by Management and are payable in advance.

24-F The body shall be removed from the receiving vault within a reasonable time, which in no case shall exceed twelve (12) months, unless the Management consents to a longer period.

24-G Upon failure to pay rental, or to make suitable arrangements for the final interment of the remains within a reasonable time, the Management may remove the remains from the receiving vault and cause same to be interred in any grave it may select after first having given seven (7) days written notice by deposit of a letter in the United States Post Office with postage thereon duly prepaid to the person making the placement at the address stated on the Cemetery records, and shall apply said deposit on the expense it incurs. In the event of such failure or default, the Management is empowered to act as duly appointed agent in obtaining any and all necessary interment or health permits for said removal and interment. As long as the remains are with said Management, this agency shall be coupled with an interest and this power shall be irrevocable. Management shall be under no obligation to locate place of interment or remains and thereafter all liability or responsibility of Management shall cease.

24-H The Management neither assumes nor recognizes any liability for any damage to the casket or burial box which may occur in making the removal from the receiving vault or making the permanent burial.

24-I The Management reserves the right to issue under separate cover detailed regulations and instructions pertaining to the Cemetery's receiving vaults. Said detailed regulations and all amendments thereto are hereby made a part of these rules and regulations.