

**SHORELAND MEMORIAL GARDENS CEMETERY  
HIGHWAY 35, HAZLET, NEW JERSEY 07730  
PHONE: 732-264-3630 FAX: 732-264-3637  
MAILING ADDRESS  
P.O. BOX 9  
SEAGIRT, NJ 08750**

**RULES AND REGULATIONS**

- 1. VISITING HOURS ARE FROM 8:00AM UNTIL SUNSET DAILY.THE CEMETERY GROUNDS ARE CLOSED TO THE PUBLIC AT DUSK.**
- 2. BURIAL VAULTS ARE ALWAYS REQUIRED FOR CASKET BURIALS.**
- 3. PLOT OWNERS WILL BE PERMITTED TO PLANT FLOWERS SUBJECT TO THE FOLLOWING RESTRICTIONS.**
- 4. IN MONUMENT SECTIONS PLANTING IS PERMITTED IN FRONT OF THE MONUMENT ONLY AND LIMITED TO ONE FOOT OUT FROM THE MONUMENT. NO PLANTING ON THE SIDES OF THE MONUMENTS. NO PLANTING IS PERMITTED AROUND FOOT MARKERS.**
- 5. IN BRONZE MARKER SECTIONS PLANTING OF FLOWERS IS NOT PERMITTED. FLOWERS MAY BE PLACED IN VASES THAT ARE ANCHORED IN THE GROUND OR THAT ARE PART OF THE GRAVE MARKER ITSELF. WE ARE NOT RESPONSIBLE FOR LOST, STOLEN OR DAMAGED VASES IN EITHER CASE.**
- 6. PLACING POTTED FLOWERS, SUMMER WREATHS OR BASKETS ON LOTS AND GRAVES IS NOT PERMITTED EXCEPT ON EASTER, MOTHERS AND FATHERS DAY, MEMORIAL DAY AND CHRISTMAS DAY. SAME SHALL BE REMOVED WITHIN TEN DAYS FROM PLACING ON LOTS AND GRAVES ON THE SPECIAL DAYS HEREIN SET FORTH. THE DIGGING OF HOLES FOR ANY PURPOSE WHATSOEVER IS STRICKLY PROHIBITED. THE ASSOCIATION RESERVES THE RIGHT TO REMOVE ANY OF THE ABOVE-NAMED ITEMS AT THE SOLE DISCRETION OF THE ASSOCIATION.**

- 7. ARTIFICIAL FLOWERS ARE PERMITTED ON GRAVES PROVIDED THAT THEY ARE SECURED IN VASES THAT ARE SECURED INTO THE GROUND OR IN VASES ATTACHED TO MARKERS.**
- 8. THESE RESTRICITONS MUST APPLY DUE TO THE MAINTENANCE AND CARE OF THE CEMETERY GROUNDS.**
- 9. BORDERS OF ANY TYPE OF CONSTRUCTION ARE PROHIBITED.**
- 10. STONES OF ANY KIND ARE NOT PERMITTED.**
- 11. EVERGREENS, SHRUBS, VINES, TREES, OR BUSHES ARE PROHIBITED.**
- 12. NO STATUES ARE PERMITTED.**
- 13. VIGIL CANDLES ARE PERMITTED AND LIMITED TO ONE PER GRAVE. SHORELANDS IS NOT RESPONSIBLE FOR DAMAGED OR STOLEN VIGIL CANDLES.**
- 14. EVERY UPRIGHT MONUMENT IS REQUIRED TO HAVE A CONCRETE FOUNDATION. THIS FOUNDATION MUST BE INSTALLED BY THE CEMETERY. THE COST OF SUCH INSTALLATION SHALL BE FIXED FROM TIME TO TIME BY THE ASSOCIATION AND A COPY OF SAID CHARGES SHALL BE AVAILABLE AT THE CEMETERY OFFICE WHICH IS LOCATED ON THE GROUNDS. THE SHORELAND OPERATING COMPANY SHALL PAY THE MAINTENANCE AND PRESERVATION FUND THOSE PORTIONS OF THE INSTALLATION COSTS REQUIRED BY THE NEW JERSEY CEMETERY ACT. THESE COSTS ARE FILED BY THE NEW JERSEY CEMETERY BOARD ANNUALLY.**
- 15. ALL MEMORIALS IN THE FLAT MEMORIAL SECTION WITHIN THECEMETERY SHALL BE LIMITED TO THOSE MANUFACTURED OF BRONZE AND ATTACHED TO A GRANITE BASE OR A SOLID FLAT GRANITE FOOTSTONE AND SHALL BE SUPPLIED BY THE LOT OWNER IN ACCORDANCE WITH A LIST OF SPECIFICATIONS AVAILABLE THROUGH THE CEMETERY OFFICE. THE SPECIFICATIONS SHALL RELATE TO SIZE, DESIGN, CONSISTANCY AND UNIFORMITY OF THE MEMORIAL. IT IS THE EXPRESS DIRECTION OF THE ASSOCIATION THAT ALL MEMORIALS INSTALLED WITHIN THE CEMETERY MEET STANDARDS OF UNIFORMITY IN BEAUTY AND DESIGN WHICH WILL PRESERVE THE APPPEARANCE OF THE CEMETERY AND THE CARE AND MAINTANENCE OF THE MEMORIALS.**

- 16. THE CEMETERY MUST APPROVE ALL CEMETERY MONUMENTS BEFORE THE MONUMENT CAN BE INSTALLED BY THE MONUMENT COMPANY. SHORELAND CEMETERY COMPANY IS NOT RESPONSIBLE FOR MONUMENTS PRODUCED BEFORE APPROVAL. IF A MONUMENT IS ORDERED FROM A DEALER THAT IS NOT A LOCAL COMPANY ABLE TO SUPPLY AND DELIVER THE MONUMENT TO SHORELANDS, SHIPPING OF THE MONUMENT MUST BE TO AN APPROVED AND INSURED LOCAL MONUMENT COMPANY AT THE PURCHASER'S EXPENSE FOR INSPECTION AND DELIVERY FEE. NO MONUMENT MAY BE DROPPED TO SHORELANDS.**
- 17. ALL MONUMENTS MUST BE SOLD, MANUFACTURED AND SET BY A FULLY INSURED MONUMENT COMPANY.**
- 18. THE CEMETERY GROUNDS WILL BE CLOSED TO THE PUBLIC DURING PERIODS OF INCLEMENT WEATHER OR IN TIMES OF EMERGENCIES.**
- 19. GRAVE BLANKETS AND WREATHS FOR THE HOLIDAYS ARE PERMITTED.**
- 20. ANYTHING FOUND ON THE GRAVE THAT IS IN VIOLATION OF THE RULES AND REGULATIONS OF THE CEMETERY WILL BE REMOVED AT THE PLOT OWNERS EXPENSE.**
- 21. NOTHING MAY BE ATTACHED OR PLACED IN ANY WAY TO THE TOP OF OR ON THE BASE, FACE, BACK OR SIDES OF THE MONUMENT. THIS INCLUDES BUT IS NOT LIMITED TO STATUES, PLANTERS, POTTED PLANTS, STONES, BORDERS, ETC.**
- 22. THE ASSOCIATION RESERVES, AND SHALL HAVE THE RIGHT TO CORRECT ANY ERROR THAT IT MAY MAKE IN INTERMENTS, DISINTERMENTS OR REMOVALS, OR IN THE INSCRIPTIONS ON MEMORIALS OR ON THE CONTAINER FOR CREMATED REMAINS, OR IN LOCATING OR PLACING OF MEMORIALS, OR IN THE CONTRACT FOR THE SALE OF OR IN THE CONVEYANCE OF INTERMENT SPACE (INCLUDING BUT NOT LIMITED TO THE ERRONEOUS INCLUSION THEREIN OF INTERMENT SPACE WHICH IT HAD HERETOFORE SOLD OR CONTRACTED TO SELL TO ANOTHER). IN THE EVENT OF ANY ERROR MADE IN THE CONTRACT FOR THE SALE OF INTERMENT SPACE, THE ASSOCIATION MAY, AT ITS ELECTION, CORRECT THE SAME, OR**

**IF FOR ANY REASON IT CANNOT SELL THE INTERMENT SPACE THEREIN DESCRIBED, IT MAY SUBSTITUTE IN SAID CONTRACT IN LIEU OF THE INTERMENT SPACE THEREIN DESCRIBED, OTHER INTERMENT SPACE OF EQUAL VALUE AND SIMILAR LOCATION AS FAR AS POSSIBLE, OR IN ITS SOLE DISCRETION, IT MAY REFUND TO THE PURCHASER THE CONSIDERATION PAID TO IT ON ACCOUNT THEREOF AND CANCEL SAID CONTRACT. IN THE EVENT OF ANY ERROR MADE IN THE CONVEYANCE OF INTERMENT SPACE, OR IF FOR ANY REASON IT COULD NOT OR SHOULD NOT HAVE CONVEYED THE SAME, IT MAY CANCEL SAID CONVEYANCE AND ISSUE IN LIEU THEREOF A NEW CONVEYANCE FOR OTHER INTERMENT SPACE OF EQUAL VALUE AND SIMILAR LOCATION AS FAR AS POSSIBLE, OR IN ITS SOLE DISCRETION IT MAY REFUND THE CONSIDERATION PAID TO IT THEREFORE. IN THE EVENT THAT THE CORRECTION OF ANY SUCH ERROR SHALL REQUIRE REMOVAL OF INTERRED REMAINS, THE ASSOCIATION RESERVES THE RIGHT TO DISINTER THE SAME AND REINTER THE SAME IN THE CORRECT OR NEW LOCATION. THE ASSOCIATION SHALL NOT BE LIABLE IN DAMAGES FOR ANY SUCH ERROR WITHOUT CONSEQUENCES THEREOF, OR FOR THE CORRECTION THEREOF.**

- 23. IT IS THE DESIRE OF SHORELAND MEMORIAL GARDENS CEMETERY TO MAINTAIN YOUR CEMETERY TO THE HIGHEST STANDARDS POSSIBLE. IT IS WITH THIS IDEA IN MIND THAT WE HAVE ESTABLISHED THE FOREGOING RULES AND REGULATIONS. SHORELAND CEMETERY IS NOT RESPONSIBLE FOR DAMAGE TO PLANTS, DECORATIONS, VIRGIL CANDLES, PLASTIC OR MEDAL VASES OR ANY OTHER ITEMS THAT ARE PLACED ON THE GRAVES. RULES AND REGULATIONS MAY BE CHANGED AS FOUND NECESSARY.**
- 24. NO CREMATED REMAINS ARE PERMITTED IN CASKET OR BURIAL VAULT WITHOUT PERMISSION FROM CEMETERY AND WITHOUT NOK SIGNING OFF. THERE WILL BE A CHARGE (SECOND RIGHT OF INTERMENT) WHICH MUST BE PAID IN FULL BEFORE BURIAL OCCURS.**
- 25. ANY CREMATED REMAINS FOUND TO BE INTERRED OR SCATTERED IN CEMETERY WITHOUT PERMISSION AND WITHOUT PAYMENT OF INTERMENT WILL BE REMOVED AT THE OWNERS EXPENSE AND LOCAL AUTHORITIES WILL BE CONTACTED. ALSO, NO MEMORIAL, PLAQUE, STONE, OR LETTERING WILL BE ALLOWED ON PLOT UNTIL ALL FEES ARE PAID.**

- 26. ANY PLOT OR PLOTS THAT ARE BEING PAID OVERTIME MUST BE PAID IN FULL WITHIN 1 YEAR OR CEMETERY RESERVES THE RIGHT TO SELL SAID PLOT. MAPLEWOOD CEMETERY WILL WAIT ONE FULL YEAR AFTER LAST PAYMENT TO SELL SAID PLOT. MAPLEWOOD CEMETERY WILL MAKE EVERY EFFORT TO CONTACT CUSTOMER BEFORE PLOT IS RESOLD, BUT IT IS CUSTOMER'S RESPONSIBILITY TO MAKE TIMELY PAYMENTS AND/OR ASK FOR DEPOSIT TO BE REFUNDED.**
  
- 27. RELEASING AND OR TETHERING OF BALLOONS IS PROHIBITED AS THEY POSE A SIGNIFICANT RISK TO OUR ENVIROMENT**