



**Sacred Heart Church
31 Vicarage Road
Henley-on-Thames
Oxfordshire
RG9 1HT
Tel: 01491 573258**

Parish of the Sacred Heart, Henley-on-Thames - Columbarium

This agreement is made the day of

Between:

1. The Parish of the Sacred Heart, Henley-on-Thames acting on behalf of The Birmingham Roman Catholic Diocesan Trustees Registered (BRCDTR) administrators of the Birmingham Diocesan Trust Registered Charity No. 234216 of Cathedral House, St. Chad's Queensway, Birmingham, B4 6EX.
("the Grantor")
2. of
("the Grantee")

Whereas

1. The BRCDTR as the owner of Sacred Heart Church, Henley-on-Thames aforesaid wish to make available to the Church community the use of the Columbarium on the terms hereinafter appearing
2. The Grantee has applied to the Parish Priest of the Parish of the Sacred Heart, Henley-on-Thames for an ability to store his/her ashes on the terms hereinafter appearing for a period of 40 years.

Now it is agreed as follows:-

- I. In consideration of one thousand seven hundred pounds and fifty pounds (£1,750.00) (the receipt of which is hereby acknowledged) or (payable on) paid by.....on behalf of the late.....or reserved for.....the Grantor hereby grants to the Grantee the right to place an urn of ashes (to a size no greater than 205mm x 255mm x 240 depth) in the said Columbarium of Sacred Heart Church in the space marked.....in section.....for a period of 40 years from.....or 28 days from the date of the death certificate.
- II. The Grantor also grants the Grantee the right to an entry on the memorial tablet in the Sacred Heart Church during the performance of this Agreement.
- III. This agreement is made subject to the fees charges restrictions and regulations (if any) in force or which may from time to time be made with regard to the storage of cremated human remains and the management regulation or control of Sacred Heart Church by the BRCDTR or its successors in title or by any other competent authority.
- IV. Either party to this Agreement may determine it prior to the death of the Grantee on not less than 4 weeks written notice served on the other party and in such an event the sum of seven hundred and fifty pounds (£750.00) shall be repaid to the Grantee no later than 4 weeks from the expiry of such written notice subject to any reasonable deductions being made for any administration costs incurred by the Grantor.
- V. If at any time during this Agreement the performance of the obligations of the Grantor shall for any reason be frustrated or if at the end of the Agreement it is not renewed by the Grantee or his/her nominees specified in clause VII hereof then the ashes shall be scattered in such consecrated ground as the Grantor shall nominate whereupon any sum received by the Grantor shall be appropriated (for its general use) or (for the maintenance of the consecrated ground) and this agreement shall immediately cease to have effect.
- VI. The Grantor shall not be concerned to see to or be answerable for the application of any money received under this Agreement.
- VII. The Grantee appoints.....of..... to be persons recorded in the register maintained by the Grantor to act jointly or severally to renew this Agreement on terms to be agreed or for removal of his/her ashes from the said Columbarium to such a place as they shall nominate.

In witness whereof the parties hereto have hereunto executed this agreement the day and year first before written

Signed on behalf of
The Birmingham Roman Catholic Diocesan Trustees Registered
Acting by the Rev. Paul A. Fitzpatrick, Parish Priest

Signed by the Grantee
In the presence of:

Witness:
Name:
Address:
Occupation: