

## SCHEDULE OF CATEGORIES, DEFINITIONS, CHARGES & RULES AS OF 24 MARCH 2014

### CHARGES:

Category	Definition	Charges
Resident:	Owns property or lives permanently on Guemes island or their spouse or domestic partner is already interred or memorialized in the cemetery or A near relative to a resident -- to wit: 1. A Parent. 2. A Sibling 3. A Son or Daughter 4. A Grandparent	\$300.00 per burial or cremation or memorialization site.
Resident Veteran:	Honorably discharged U.S. Veteran resident.	\$25.00 for the Veteran's burial, cremation or memorialization site.
Non-resident	Any person who does not own property or live within Cemetery District #3, or does not meet the requirements of Resident or Resident Veteran	\$900.00 per burial or cremation or memorialization site.

### RULES:

1. No Site will be reserved except by sale.
  - 1.1. The Cemetery does re-purchase sites.
    - 1.1.1. The repurchase refund price will be the original purchase price.
  - 1.2. The Cemetery encourages private parties to resell their unused sites to other private parties.
    - 1.2.1. The reseller is not allowed to profit from the resale of their sites.
    - 1.2.2. The resale must be between parties of equal Category or the difference in cost must be remitted to Edens Cemetery at the time the new deed is to be issued.
    - 1.2.3. Any resale of a Cemetery site to be **Valid** must be sold through the offices of Edens Cemetery so that a deed to the traded property can be properly executed, notarized and recorded by the Cemetery.
2. At the time of sale the Name, Address, Birthdate of the Intended interee/honoree must be provided.
3. No one other than the registered intended interee or honoree may be interred or honored in the gravesite.
  - 3.1. RCW 68.32.40 provides for the descent of title to plot or right of interment.

3.2. RCW 68.32.50 provides the means by which exceptions to this rule will be judged by the Board Of Commissioners of Edens Cemetery.

4. Grave-sites are approximately 4 by 10 feet. Cremation and memorial sites are 3 by 4 feet.
5. A permanent grave marker must be installed flush with the ground at each grave or cremation site.
  - 5.1. Such markers are to be approximately 22 inches by 36 inches.
  - 5.2. Are to be installed within one year of burial date or date of death.
  - 5.3. The provision and repair of these grave markers is the responsibility of the owner of the gravesite and **not** included under the term perpetual care.
6. No grave markers are ever to be installed without the express supervision of the Cemetery Secretary or a Cemetery Commissioner.
7. Permanent trees, shrubs or other growing plants are not to be planted at either grave or cremation sites with the exception that the Cemetery Commission in consultation, may allow certain bulbs, that meet their specific approval, to be planted at grave sites and about the grounds.
8. Artificial plants and flowers are only allowed during the Winter season.
9. Herbicides and Pesticides are strictly prohibited in Edens Cemetery to protect our staff and visitors.
10. Abandonment.
  - 10.1. Any site that has any interment or a memorial marker **will not be considered** for assessment as an abandoned gravesite -- ever, and the provisions of this section would thence be moot.
  - 10.2. Any gravesite that has not been used as a site for interment or memorialization and meets the following Conditions will be considered for assessment as an abandoned gravesite in accordance with RCW 68.36.
    - 10.2.1. Conditions;
      - 10.2.1.1. Five years after the death of the intended occupant of the grave site has neither been interred there nor had a memorial stone placed there.

OR
      - 10.2.1.2. One hundred-thirty-years after the birth of the intended occupant of the grave site has neither been interred there nor had a memorial stone placed there.

AND
      - 10.2.1.3. The provisions of RCW 68.32.050 regarding filing of Affidavit as to the assignment of right of interment has not been met.

AND
      - 10.2.1.4. The provisions of RCW 68.32.130 regarding Waiver of right of placement has not been met.

THEREFORE
    - 10.2.2. If these conditions are met the process of declaring the gravesite as abandoned may be begun in accordance with the provisions of RCW 68.36.