

Funeral Arrangements
- You may name an agent for body disposition if you want someone other than your next-of-kin to be in charge. Preference is given to the written wishes of the deceased.
- It is legal for a family or designated agent to handle everything without a funeral director. Or look for a home funeral guide: http://homefuneraldirectory.com/
- If you will be using a funeral home, prices must be given over the telephone. You must be given a General Price List (GPL) if you visit in person and before discussing any services.
- You must be shown a Casket and Outer Burial Container Price List before selecting either.
- You must be given a Statement of Funeral Goods and Services Selected with the total cost before any services are provided.
- Funeral Consumers Alliance of SC does a periodic price survey: www.scfunerals.org/
- Do not sign any contract for more than you can afford to pay. There is very little in the way of county assistance for indigent services. In an extreme situation, the coroner may take over. There is no other organization that assists with funeral costs.

Autopsy
- If the death was unexpected or the cause of death uncertain, the state will probably require an autopsy.
- If you have questions about the death, you may request and pay for a private autopsy.
- If a viewing is planned, there will likely be extra charges to repair the body for embalming.
- Be sure to pick the funeral home of your choice without pressure to use the coroner’s funeral home.

Organ, Body, and Tissue Donation
- If death occurs in a hospital, you are likely to be asked about organ donation. Only about 1% of the deaths are eligible for major organ donation. The organ procurement organization (OPO) will pay for any extra body preparation needed if you plan a viewing. Decline any such charge you might find on the GPL.

Embalming and Other Requirements
- There are no embalming requirements in this state.
- Airlines prefer to have a body embalmed, but a sealed container can usually make that optional.
- Many funeral homes have a policy that requires embalming for a public viewing. Embalming does not protect the public health. It merely delays decomposition.

Caskets, Liners, and Vaults
- Neither is required by state law for burial. A rigid combustible container is required for cremation.
- A casket will not prevent natural decomposition.
- You may build your own or purchase from a casket retailer. Vault dealers rarely sell to the public.
- The purpose of a vault is to keep the ground from caving in. It facilitates maintenance for the cemetery. It has no preservative qualities regardless of how much you spend.

Burial
- There are no laws that specifically permit or prohibit burial on your own land, but check local zoning. A good practice is 150 feet from a water supply and 25 feet from a power line with two or three feet of earth on top. You should draw a map of the land showing where the family cemetery will be and have it recorded with the deed.
- If you purchase a lot in a town or religious cemetery, you will also have the opening and closing costs in addition to the cost of the plot.
- Some cemeteries have restrictions on the kind of monuments and plantings and adornment allowed at the grave site.
- A disinterment permit is issued by the state registrar and will be given only to a licensed funeral director.
- Funeral Consumers Alliance of SC does a periodic price survey: www.scfunerals.org/
- Do not sign any contract for more than you can afford to pay. There is very little in the way of county assistance for indigent services. In an extreme situation, the coroner may take over. There is no other organization that assists with funeral costs.

Cremation
- There is a 24-hour wait prior to cremation unless death was due to an infectious disease.
- A coroner or medical examiner’s permit is required.
- A pacemaker must be removed.
- Some crematories will let the family witness the cremation.
- The cremation process takes about two-and-a-half hours for an average adult.
- The crematory will remove any metal fragments and pulverize the cremated remains to small particles, similar to white or gray coarse sand, about 5-10 pounds.
- Cremated remains may be kept at home, scattered or buried on private land with the land-owner’s permission, interred in a cemetery or memorial garden, or placed in a mausoleum niche. If scattering on public land or water, don’t ask, don’t tell. Park service people are concerned that some may want to create a little shrine at the site and would prefer not to know your plans. The Environmental Protection Agency (EPA) says they must be scattered three miles out to sea. That’s because the federal agency has no jurisdiction over the first three miles; the bordering state does. Most states (except for California and North Dakota) have no restrictions on the disposition of cremated remains, and there are no “cremains police” even in those two states. Do as you wish.
- If flying with cremains, be sure they are in a non-metal container to pass through the scanner.
- Cremated remains may be sent only by U.S. Postal Service.
- To find the nearest body donation option, the purpose of a vault is to keep the ground from caving in. It facilitates maintenance for the cemetery. It has no preservative qualities regardless of how much you spend.

Veterans and Their Dependents
- You will need a copy of the DD214 discharge papers for gaining benefits.
- There are three VA cemeteries in South Carolina, in Beaufort, Florence, and Columbia. There is a state-run veterans cemetery in Anderson. Interment and marker are free of charge for the veteran, spouse, and certain dependants.
- The U.S. Department of Veterans Affairs (VA) provides markers for veterans no matter where they are interred. Markers can be upright or flat, and they come in bronze, marble, and granite: (800) 697-6947.
- A free flag can be ordered through the U.S. Postal Service.
- A comprehensive list of veterans benefits can be found here:

http://www.funerals.org/faq/60-veterans-funeral-and-burial-benefits
**Prepaying for a Funeral**

- If the contract guarantees the price, the interest is supposed to cover funeral inflation. But many investments do not appreciate as fast as the prices climb. You have a right to insist on no extra charges if it is clearly identified in the contract as “price guaranteed.” Any substitutions should be of equal quality to that described in the contract.
- Third-party items such as the crematory fee or obituary cannot be guaranteed.
- Warehousing can bypass the trusting requirements for cemetery merchandise, making a refund impossible.
- Telephone and in-person solicitations for preneed funerals is forbidden. Not so for cemetery sales.
- If you default on time payments, the seller may keep 10% of what was paid and 10% of the earnings.

- Setting aside assets for Medicaid eligibility is the one time it makes sense to prepay for a funeral. There is no limit to the amount you can have in an irrevocable trust. Be sure to ask if you will be getting an annual report of your prepaid funds and let those who will be handling your affairs know that you have prepaid and where.

**Social Security Death Benefit**

- There is a $255 death benefit for a surviving spouse. There is no similar benefit when that spouse dies.
- Dependent children are entitled to survivor benefits when a parent dies.

---

### Prepaying the Funeral Home

<table>
<thead>
<tr>
<th>Pay on Death Savings Account or Bank CD</th>
<th>Pros</th>
<th>Cons</th>
</tr>
</thead>
<tbody>
<tr>
<td>You have total control of the funds.</td>
<td>• Can easily change plans or use for emergencies.</td>
<td>• Asset for Medicaid purposes.</td>
</tr>
<tr>
<td>• Can make time payments easily.</td>
<td></td>
<td>• You must declare interest on tax return.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Penalty to cash CD prior to death.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Qualified Funeral Trust</th>
<th>Pros</th>
<th>Cons</th>
</tr>
</thead>
<tbody>
<tr>
<td>If irrevocable, it won’t be an asset for Medicaid.</td>
<td>• The funeral home may keep 10% of an irrevocable trust if you move.</td>
<td></td>
</tr>
<tr>
<td>The trust pays taxes on the interest.</td>
<td>• Taxes may be paid on interest that otherwise wouldn’t be taxed if you are low-income.</td>
<td></td>
</tr>
<tr>
<td>There is a guarantee fund to protect against embezzlement.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Master or Simple Trust</th>
<th>Pros</th>
<th>Cons</th>
</tr>
</thead>
<tbody>
<tr>
<td>If irrevocable, it won’t be an asset for Medicaid.</td>
<td>• The funeral home may keep 10% of an irrevocable trust if you move.</td>
<td></td>
</tr>
<tr>
<td>You are supposed to receive an annual report of the interest earned which will serve as reassurance your funeral funds are safe.</td>
<td>• You will have to declare the interest on your tax return.</td>
<td></td>
</tr>
<tr>
<td>There is a guarantee fund to protect against embezzlement.</td>
<td>• Can be converted to insurance without your permission. (See below.)</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Funeral or Life Insurance</th>
<th>Pros</th>
<th>Cons</th>
</tr>
</thead>
<tbody>
<tr>
<td>Easily portable.</td>
<td>• If you need to cancel, you may not get back more than half you paid.</td>
<td></td>
</tr>
<tr>
<td>If the funeral home is the beneficiary, it won’t be considered an asset for Medicaid eligibility.</td>
<td>• If paying over time, you may pay twice the face value.</td>
<td></td>
</tr>
<tr>
<td>The insurance company pays the taxes.</td>
<td>• There may be a 30-day delay in receiving funds for which the funeral home may charge an extra fee.</td>
<td></td>
</tr>
</tbody>
</table>