

Policy

Cemetery Policy

This Procedure is a document that sets out the organization's approved and agreed practices. Any deviation must be discussed with the originating author.

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2	Para 7	Addition of Exclusive Rights of Burial & forms		Jan 24	
3	Various	Addition of form of renunciation. Addition of double burial fees and conditions. Changes to burial and ashes interments in red.		Feb 24	
4	Para 3	Reference 1977	e to Local Authorities Cemeteries Order	Mar 24	
5	5 Paras 3 & 7 Clarification on ashes plot numbers and double depth burials.			Aug 24	
6	Para 4	Review of fees at 2024 Annual Finance Meeting		Dec 24	
7	Para 3	Clarification of ashes plot sizes and ashes interment payments.		Jan 25	
8	Para 5	Clarification of headstone regulations and memorial safety.		Apr 25	

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1. DOCUMENT CONTROL SHEET

	To datail the Davieh Councile policy for hyviole in Walastt Dood
Purpose of	To detail the Parish Councils policy for burials in Walcott Road
document:	Cemetery
Dissemination:	This policy will be disseminated to all staff and council
	members and be made available on the parish website.
Implementation:	This document will be accessible via the parish council
implementation.	website and is applicable to all staff and council members.
Review:	This document will be reviewed in 2025 at the Annual
	Finance Meeting unless there are significant changes in
	legislation or practice in which case it will be reviewed
	earlier.
	eanier.
Documents replaced	Nil
or superseded by	
this document:	
This document	Local Authorities Cemeteries Order 1977
supports (enter	
Standards and	
Legislation:	
Key related	The Social Fund (Children's Funeral Fund for England)
documents:	Regulations 2019
Financial	This document has financial implications for Billinghay Parish
Implications:	Council.
Key word search	Burial, cremation

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3. Introduction

a. Billinghay Parish Council (hereafter referred to as the Council) has overall responsibility for the management and maintenance of the Walcott Road Cemetery. We want the area to be safe, pleasant and welcoming for each of our visitors. Above all, we hope that the families of the bereaved are made to feel welcome and are comforted at one of the most difficult times of their lives. Fees charged allow maintenance to be undertaken in the cemetery to maintain its safe and overall condition.

b. As the Burial Authority for the Cemetery, the Council operates within the regulations contained in the Local Authorities Cemeteries Order 1977. All interments and management thereof must be conducted in accordance with the Order. This policy details the local terms and conditions and fees for burials and the interment of ashes. The fees in this version of the policy were set at the Annual Finance Meeting on 4th November 2024. The fees associated with these activities will be reviewed at each Annual Finance Meeting.

c. Burials for those under 18 at time of death are not charged to the family / relatives. Under the Children's Funeral Fund for England 2019 the fees are recovered under the Fund by the regulating authority, in this case the Council. Para 6 refers.

d. No burial or ashes interment is permitted without prior authorisation from the council.

e. By exception (mainly pertaining to legacy Exclusive Rights of Burials issued prior to this policy) ashes interments are not permitted in a grave reserved for burial of a coffin.

f. The interment of one ashes casket into an existing grave (coffin burial) may be permitted. Ashes plot fees apply.

g. Due to their larger size, ashes plots in ashes areas 1 and 2 allow for the interment of up to four caskets. These plots measure 915mm x 915mm. Ashes interments in area 3 and subsequent areas will only permit a maximum of two caskets in each plot. These plots measure 915mm (h) x 660mm (w). An ashes interment fee applies for each ashes interment in these plots.

h. **Double depth burials.** A double depth burial means that the cemetery buries two caskets or burial containers one on top of another in the same grave space, rather than side-by-side as

usually done. Due to groundwater levels, double depth burials are not permitted in this cemetery¹.

4. Cemetery Fees

a. The following fees are applicable from 1 January 2025:

Residents		
Purchase of single burial plot (Adult)	£430	This full fee applies regardless if plot has been previously reserved
Purchase of single burial plot (persons under age 18 at time of death)	£220	This full fee applies regardless if plot has been previously reserved. Fees are recovered by the Council from the Children's Funeral Fund
Purchase of double plot (side by side)	£860	Only available when a single burial requires a double plot.
Interment in Ashes plot (Adult)	£300	This full fee applies regardless if plot has been previously reserved
Interment in Ashes plot (persons under 18 at time of death)	£155	This full fee applies regardless if plot has been previously reserved. Fees are recovered by the Council from the Children's Funeral Fund
Additional fee for burials	£0.00	
Additional fee for ashes	£0.00	
Headstone / memorial	£200	Fees are recovered by the Council from the Children's Funeral Fund for persons under 18
Additional inscription	£30	
Reserve plot - ashes	£110	
Reserve plot - burial	£165	
Transfer of EROB	£45	
Drafting of Statutory Declaration	£45	

Non – Residents		
Purchase of single burial plot (Adult)	£1290	This full fee applies regardless if plot has been previously reserved
Purchase of single burial plot (persons under age 18 at time of death)	£660	This full fee applies regardless if plot has been previously reserved. Fees are recovered by the Council from the Children's Funeral Fund
Purchase of double plot (side by side)	£2580	Only available when a single burial requires a double plot.
Interment in Ashes plot (Adult)	£900	This full fee applies regardless if plot has been previously reserved
Interment in Ashes plot (persons under 18 at time of death)	£465	This full fee applies regardless if plot has been previously reserved. Fees are recovered by the Council from the Children's Funeral Fund
Additional fee for burials	£0.00	
Additional fee for ashes	£0.00	

¹ A Tier 2 Groundwater Risk Assessment Report for Billinghay Parish Council dated December 2019

Headstone / memorial	£200	Fees are recovered by the Council from the Children's Funeral Fund for children under 18
Additional inscription	£30	
Reserve plot - ashes	Not Applicable	Exceptions may apply related to
Reserve plot - burial	Not Applicable	previous residency or other extenuating circumstances.
Transfer of EDOP	CAE	exteritating circumstances.
Transfer of EROB	£45	
Drafting of Statutory Declaration	£45	

5. Cemetery Regulations

a. **Headstones**. The following applies to headstones:

i. The maximum height of a headstone is 0.9m (3ft). All headstones are to be placed at the head of the grave.

ii. It is advised to wait at least 12 months after the burial before headstones are installed. This ensures that the ground should be compacted and that the headstones will not start to lean.

iii. Installation and fixing (including anchor fixing type and method where necessary) must conform with the National Association of Memorial Masons (NAMM) Code of Working Practice, British Standard 8415-2018. A qualified person must undertake the installation and have sufficient Public Liability Insurance in the event of accident or incident attributed to the installation.

iv. The type and appearance of the headstone must be in keeping with those currently installed in the cemetery.

v. Ceramic photo plaques are not permitted.

b. **Plinths**. The maximum overall plinth length is 7 ft (2.1 metres). The plinth length is restricted to the plot and adjacent plot if it is reserved.

c. **Borders**. For ease of maintenance, kerb or border stones around the graves are not permitted.

d. **Displays**. Pots, cases, flowers etc may be placed at the head of the grave, 45cm (18") to the front of the headstone and within 30cm (1 ft) either side of the headstone. The condition of the displays needs to be maintained. The Council will remove any displays in an unsightly condition eg flowers have died.

e. **Wreaths**. All wreaths need to be removed after one month, or they will be removed by the Council.

f. **Plants.** Bushes, trees or plants (including flowers) are not to be to be planted. By default, this also excludes the digging of plant borders around the gravestone. The Council reserves the right to remove any such plants or borders.

g. **Demarcation**. No demarcation is to be placed around the grave.

h. **Ornaments.** Whilst small items of sentimental value can be placed on a grave at the time of burial, these are likely to become lost or damaged due to weather and maintenance of the grave, as well as deteriorate in condition with time. It is recommended that these are removed after

one month. The council reserves the right to remove such ornaments where condition dictates after this time.

i. Memorial Tablets.

i. A tablet may be placed over ashes interred in a plot. Any memorial in the designated Ashes areas must be laid flat and be fully contained within the plot area.

ii. A vase hole is permitted only where the plaque is placed against the headstone. All other plaques placed further down the plot must be recessed and a waiver signed.

j. **Other.** Friends and family are responsible for all freestanding pots placed on graves. They are to ensure that they are secure and safe from being blown around the cemetery. The council reserves the right to dispose of any freestanding pots that are found to be displaced from a grave, for example due to high winds.

k. **Memorial Benches**. There is limited space in the cemetery for the siting of any further memorial benches. However, where an application to install a bench is made the following conditions have to be adhered to:

i. The Council would propose suitable sites to the applicants.

ii. The type of bench would need approval by the Council. The Council supports the use of benches made from recycled products and other environmentally friendly options.

iii. The cost of the bench and work needed for installation would be borne by the bench owners (the applicants).

iv. Installation of the bench would be the responsibility of the applicant and installation would be required to meet all current regulations.

v. Whilst the Council would inspect the bench regularly, any maintenance work would be the owner's responsibility. If essential maintenance work was not completed in a reasonable specified time, the Council reserves the right to remove the bench.

I. Artificial Grass. The placing of artificial grass in the cemetery is not permitted unless prior permission is sought and agreed by the Council. Responsibility for maintenance of any artificial turf remains with the person authorised to lay it. The Council reserves the right to remove any artificial grass placed without permission or is placed and not suitably maintained.

m. **Memorial Safety**. It is the responsibility of the grave owner to maintain their memorial in a safe condition, including the arrangement of and payment for any repairs. Where the Council considers a memorial is unsafe, we will make every effort to contact the owner to give them notice to have their memorial made safe. If the council is required to take any action to make a memorial safe then any costs incurred will be recovered from the grave owner.

6. Children's Funeral Fund

Introduction

a. The Children's Funeral Fund for England (CFF) is a scheme to provide funding for the fees charged for any burial or cremation of a child under the age of 18 or stillborn after 24 weeks of pregnancy. The fund also covers certain associated expenses.

b. Claims can be made for child funerals taking place in England on or after 23 July 2019. All claims must be submitted within 6 months of the date of the funeral.

c. There are no nationality or residency requirements. Funding is available regardless of the income of the child's parents, guardian or carer.

d. A claim may be rejected or not paid in full if it's not considered to be reasonable. The technical guidance has more information how claims will be assessed and should be referred to at all times to ensure any changes in regulations are complied with. This guidance is available at <u>https://assets.publishing.service.gov.uk/media/5e70f86de90e070ac6706eb0/The_Childrens_Funer</u> <u>al_Fund_for_England_Technical_Guidance.pdf</u>.

What the Council can claim.

e. Subject to the guidance on reasonableness set out at 2.2, 2.3 and 4.9-4.13 of the technical guidance, for the Council the CFF will cover:

i. The fees for the carrying out of a burial (whether of a body or of cremated remains). These fees should be reasonable, for example: - a plot for the burial of a body should be appropriate to the size of the child. However, if the responsible person wishes to purchase an adult sized plot for the purpose of being buried with the child in future, this may also be considered reasonable.

ii. The fees for permission to erect a memorial (including a headstone) (whether for a body or for cremated remains).

How to Claim

f. Claims are to be submitted iaw part 3 of the Technical Guidance.

g. Forms are available at http://www.gov.uk/child-funeral-costs for burial and cremation authorities to use when making a claim for the fees as set out at 2.2 and 2.3.

h. Claims to the CFF may be submitted:

i. by post, using the non-digital form and sending to: CFF PO Box 1385 Thornton-Cleveleys FY5 9DE.

ii. by email, using the non-digital form and sending to cff@gov.sscl.com;

i. Evidence to support the claim should be provided as detailed in para 3b of the Technical Guidance.

7. Exclusive Rights of Burial

Reservation of graves

a. Reservation of a grave for a coffin or a cremated remains plot (hereafter the term plot covers both) is to be made by submitting a 'Form of Purchase of Exclusive Rights of Burial' to the Council. On receipt of the form and correct payment the Council will issue a Deed of Grant. This will be either a Grant of Exclusive Right of Burial or a Grant of Exclusive Right of Ashes Interment.

b. When reserving a grave, the Exclusive Rights of Burial (EROB) are being purchased and not the land itself, which remains the property of the Council. The EROB is purchased for 50 years. The EROB entitles the owner(s) to determine who may be buried in the grave and apply for a memorial stone to be placed on the plot (at the stated fees above). The Council issues EROBs for single burial plots only. There can be a maximum of two owners per plot.

c. An EROB for an ashes plot in area 3 and upwards allows the grantee to determine the

placement of a maximum of two ashes caskets in an ashes plot. Existing and new reservations in ashes areas 1 and 2 permit the placement of up to four ashes caskets in each plot.

d. A reservation of a grave plot (for a coffin burial) cannot be used for an ashes interment.

e. An EROB awarded to a Billinghay resident grantee cannot be used for the interment of a non-resident without approval from the Council. However, an EROB originally granted to a non-resident can be used for resident interments.

f. Burial Law (Local Authorities Cemeteries Order 1977) states that no burial may take place in a grave and no memorial may be placed on a grave without the written permission of the grave owner during the period of the Exclusive Rights, excluding the burial of the grave owner. The EROB may be renewed for a further term towards the end of the period of lease (upon payment of further reservation fee) by contacting the Council.

g. The Council's Statutory Registers contain the details of the registered plot. It is important that plot owners keep safe their Deed of Grant. This is a legal document containing the plot details. The Council issues the document when the plot is first reserved and it should be produced at the time of a burial in the plot. Possession of the Deed does not in itself signify ownership of the plot.

h. Where registered owner(s) are deceased and other family members want to arrange a burial to take place, or for an additional inscription to be placed on the memorial, the EROB needs to be transferred to the person(s) entitled to the rights.

Transfer of Exclusive Right of Burial

i. The Exclusive Rights of Burial may be transferred from a living owner to another person for the remaining term of the period that the Right was granted for. The living owner must be aware the transfer of their rights means they no longer have automatic right to be buried in the plot themselves upon their death. If the living owner of the Exclusive Rights of Burial wishes to transfer the Rights to another person a 'Form of Assignment' must be completed.

j. If the grave owner is deceased and left a valid will and an estate of sufficient value to require the Grant of Probate to Executors, then the ownership of the plot can be transferred to the Executor. The applicant must produce a sealed copy of the Grant of Probate and complete a 'Form of Assent'<u>.</u>

k. If there is no valid will, but the estate is of sufficient value to need a Grant of Probate, ownership of the plot can be transferred to a personal representative of the deceased on production of a sealed copy of the Grant of Letters of Administration.

I. If there is no probate, or letters of administration and the deceased is known to have died intestate (without a will), ownership can be transferred to the executor by process of Statutory Declaration.

m. The person applying for the transfer of ownership will need to complete a 'Statutory Declaration Application Form' to enable the Statutory Declaration to be written; this is a legal document produced by the Council and must be signed in the presence of a Magistrate or Commissioner for Oaths. Once signed this must be submitted with a 'Form of Assent' to transfer the plot to the new owner(s).

n. The Statutory Declaration will set out the facts regarding the original purchase of the Exclusive Rights of Burial, the death of the registered owner, intestate or otherwise and the relationship of the applicant to the registered owner. A death certificate may be asked for. The Statutory Declaration application will help you to collect together the information required by the Council to create this bespoke document.

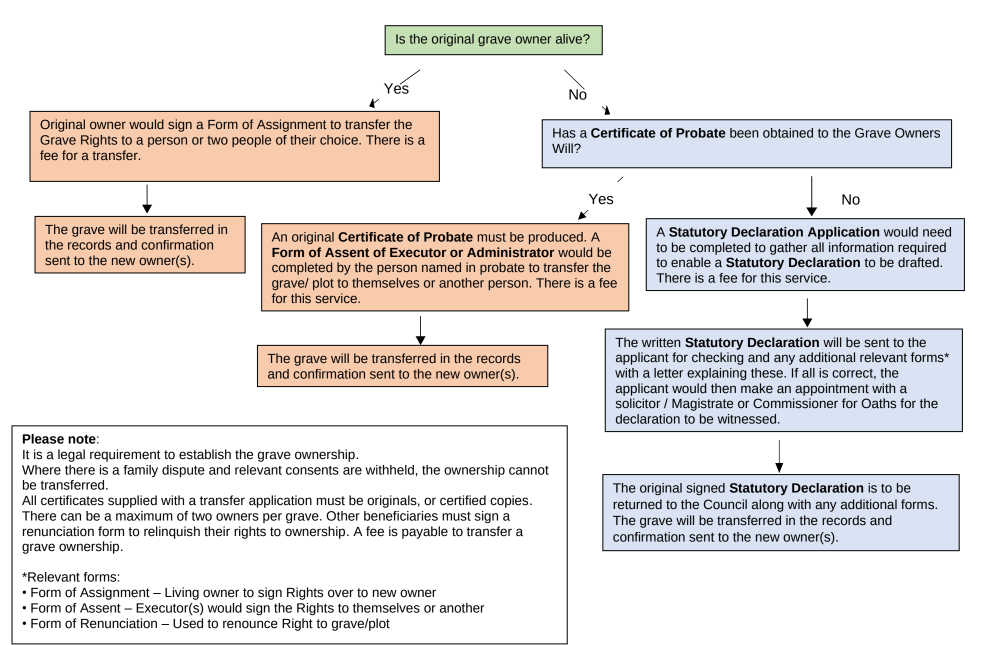
Family Disputes

o. The Council cannot and will not become involved where there is a family dispute over any ownership or where there is a stalemate and relevant consents are withheld. The various next of kin should endeavour to reach some form of agreement between themselves or, if that fails, seek independent legal advice. Until such problems are resolved, the Council will not register any transfer of ownership of the Plot Deed.

Surrender of Exclusive Right of Burial

p. If the plot is no longer needed, it can be surrendered to the Council by completing a 'Form of Renunciation'. There will be no return of any part of the reservation fee, regardless of length of period the EROB has remaining.

Transferring the Exclusive Right of Burial





Form of Purchase of Exclusive Rights of Burial For the reservation of graves and cremated remains plots

l (title and full name)			
Of (full address and postcode)		(Telephone I	Number)
Solely / Jointly (delete as app	propriate)		
Along with (title and full name)			
Of (full address and postcode)		(Telephone I	Number)
	Council to issue me a formal grant of E ed in the register as grave number		urial for the grave ay Parish Council's
Applicant 1			
Signed (Signature) Name] Date	
(Full name)			
Signed (Signature)			
Name (Full name)] Date	



Form of Assignment Local Authorities Cemeteries Order 1977

(title and full name)				
Of (full address and postcode)			(Telephone Number)	
Being the sole/Joint <i>(delete as ap,</i> grave number, o which was Granted to <i>(insert the</i>	of Billinghay Parish Counc	il's Walcott Road	-	e register as
by Deed of Grant No	erein, including the right of	al, for the unexpire f placing a memor	d residue of the term ial thereon of the na	n, and all my
Of (full address and postcode)			(Telephone Number)	
Subject to the conditions on w Witness my Hand and Seal thi Signed and delivered by me (Signature) In the presence of (Signature of witness) (Full Name and Address of Witness)		-	e the execution there (year) Date	of.
(Occupation of Witness)		(Witness Telephone	Number)]



Form of Assent of Executor or Administrator

Local Authorities Cemeteries Order 1977

(title and full name)			
Of (full address and postcode)			(Telephone Number)
Being the Executor of Will of / T	he Administrator of the E	state of the la	ate
Do hereby assign to transfer the of the grave / ash plot described Council's Walcott Road Cemet <i>(New owner's title and full name)</i>	I in the register as grave		xpired residue of the term in respect
Of (full address and postcode)			(Telephone Number)
Subject to the conditions on whi Witness my Hand and Seal this Signed and delivered by me (Signature)			(year)
In the presence of (Signature of witness) (Full Name and Address of Witness)			
(Occupation of Witness)		(Witness Tele	phone Number)



Statutory Declaration Application

Walcott Road Cemetery		Grave Number:	
Full name of original owner:		Date of Death:	
Purchase Date:		Deed Number:	
Names of People Buried:		L	
Full name and address of Next of I	Kin who is applying	g: (Must be close	st next of kin)
Telephone number: Email:			
Relationship to original owner:		1	
Is there a will?		(If yes please p	Yes / No rovide Executor(s) full name and address)
If yes, is there probate?		Yes / No (If yes please provide sealed copy)	
If no will - are there Letters of Adm	inistration?	(If yes pl	Yes / No ease provide sealed copy)
Please complete all of Grave C PLEASE NOTE WE ALLOW A M	1AXIMUM OF 2 PE	ext of Kin of equal EOPLE TO BE NA	ition kinship to the person applying. MED ON A GRAVE DEED - ALL FORM OF RENUNCIATION
Name:	Name:		Name:
Address:	Address:		Address:
Relationship: Relationship:			Relationship:
To renounce – Yes / No To renounce – Y		es / No	To renounce – Yes / No
Name:	Name:		Name:
Address: Address:			Address:
Relationship:			Relationship:
To renounce – Yes / No To renounce – Y		es / No	To renounce – Yes / No

'Next of kin' / 'Nearest Relative' -

1. Husband / Wife 2. Son / Daughter 3. Father / Mother 4. Brother / Sister 5. Grandparent 6. Grandchild 7. Uncle / Aunt 8. Nephew / Niece

Statutory Declaration



l (title and full nam	ne)			
Of (full address a	nd postcode)		(Telephone Number)	
			(Email)	
Do solemnly a	and sincerely declare that (title and full name)			
Purchased th	e Exclusive Rights of Burial for grave numbe	r	of Billinghay Parish Council's	
	d Cemetery and that:	· L		
	-			
In this section box	x please state your circumstances for wishing to make this de	claration—see	e overleaf for examples	
	a de statueill in de se site Dillin streve De siste Osean site	a al the alian affi		
	e that I will indemnify Billinghay Parish Council a amages, claims or expenses of any nature (inclu			
	my claim is unfounded and that I have no title to claration conscientiously believing the same to be			
1835.				
Signature		Date		
De elevetie e in t		Oatha		
Declaration in t	the presence of a Magistrate or Commissioner fo	Oaths		
Declared at	Address of Magistrate or Commissioner for Oaths			
Declared at				
Before me	Signature of Magistrate or Commissioner for Oaths	Date		

The Statutory Declaration should clearly set out the facts regarding the original purchase of the Exclusive Rights of Burial, the death of the registered owner, intestate or otherwise and the relationship of the applicant to the registered owner. The original Certificate of Exclusive Rights of Burial Certificate and a certified copy of the owner's death certificate should accompany the Declaration (certificates will be returned). Where the certificate has been lost, suitable wording should be incorporated within the declaration to that effect.

Examples of declarations that could be made

A) Surviving husband/wife:

That said John Smith* died intestate, leaving an estate of insufficient value for which it was required by law to apply for Grant of Letters of Administration and THAT I Mary Smith am his lawful surviving wife and lawful next of kin. I am therefore the present rightful owner of the said Exclusive Right of Burial.

B) Surviving children, all children taking ownership:

The said John Smith * died a widower intestate leaving an estate of insufficient value for which it was required by law to apply for Grant of Letters of Administration and THAT James Smith, Emma Smith and myself the said Steven Smith are his only lawful surviving children and next of kin and therefore the present rightful owners of the said Right of Burial.

C) Surviving children, only one to take over the ownership:

The said John Smith* died a widower intestate leaving an estate of insufficient value for which it was required by law to apply for Grant of Letters of Administration THAT James Smith, Emma Smith and myself the said Steven Smith are his only lawful surviving children and next of kin and therefore the present rightful owners of the said Right of Burial BUT James and Emma Smith desire that the exclusive Right of Burial be vested solely in my name as Steven Smith and have given their consent in the document attached hereto which I declare to be genuine.

Please note in this scenario a Form of Renunciation should be attached to the Statutory Declaration from those next of kin who do not want to be registered as owners.

Guidance/information notes for completing a Statutory Declaration

Grave ownership: The Council's Statutory Registers contain the details of the registered grave owners. It is important that grave owners keep safe their Certificate of Exclusive Right of Burial as this is a legal document containing the grave details. The Council now issues this document when the grave is first purchased and it should be produced for each burial. Possession of the Certificate does not in itself signify ownership of the grave.

Death of a grave owner: A situation often arises where the registered owner(s) of a grave are deceased. Other family members may wish to arrange a further burial to take place in the grave, or for an additional inscription to be placed on the memorial.

Intestate: means not having made a Will before one dies.

Grant of Probate: If the deceased has made a valid Will, the Executor will apply for a Grant of Probate. The grant is a legal document which confirms that the Executor has the authority to deal with the deceased person's assets. **Grant of Letters of Administration:** This is a legal document issued to prove who has legal authority to deal with the Estate of the person that has passed away without leaving a valid Will.

Why do we need you to complete a Statutory Declaration: A Statutory Declaration may be required to ensure that burial rights are assigned only to the rightful owner(s) and serves to protect both the owners of those rights and the Council. This is a procedure used by most burial and cremation authorities in England in accordance with the Local Authorities Cemeteries Order of 1977 which states that no burial may take place in a grave and no memorial may be placed on a grave without the written permission of the grave owner during the period of the Exclusive Rights, excluding the burial of the grave owner.

Who completes a Statutory Declaration: If no valid Will was left by the deceased or a Will was left but the official documents required for the transfer of grave ownership were not issued, then a Statutory Declaration should be completed by the Executor, the Administrator or a representative Next of Kin. The Statutory Declaration needs to be completed in the presence of a Magistrate or a Commissioner for Oaths.

When to use a Form of Renunciation: If there is more than one person entitled to claim ownership of the deceased owner's grave then each person who is entitled would need to give their consent for further burials. This can often lead to delays in arranging burials or family disputes and so it is often better for just one member of the family to become the registered grave owner by transferring the grave ownership to them. To do this those persons with a claim to the ownership can 'renounce' their entitlement in favour of one person who they have agreed will take over the ownership. In this circumstance a Form of Renunciation is completed by all of those with a claim, stating the person to take over the ownership and those persons renouncing their entitlement. Following the submission of all required documentation the Statutory Register of grave ownership is updated with the new owner's details. If completing a form of Renunciation as well as a Statutory Declaration, the Form of Renunciation should be completed first and made reference to in the Statutory Declaration.



Form of Renunciation

Local Authorities Cemeteries Order 1977

(title and full name)	
Of (full address and postcode)	(Telephone Number)
Do hereby renounce all my interest and title in the Ri	ight of Burial in respect of the grave described in the
register as Grave Number , of Billingh	ay Parish Council's Walcott Road Cemetery,
and desire that the said Right of Burial shall be veste	ed (delete as Appropriate) Solely/Jointly (New owner's title and full
Of (full address and postanda)	(Telephone Number)
Of (full address and postcode)	(Telephone Number)
And	
Of (full address and postcode)	(Telephone Number)
Witness my Hand and Seal this (date) day of	f (month) (year)
Signed and delivered by me	
(Signature)	
In the presence of	Date
(Signature of witness)	
(Full Name and Address of Witness)	
(Occupation of Witness)	(Witness Telephone Number)

Grant	No	



Grant of Exclusive Right of Burial (Coffin plot) Section 214 of the Local Government Act 1972

By virtue of the powers conferred by section 214 of the Loc	
by the Secretary of State thereunder, WE, Billinghay Pari	Sil Council
in consideration of the sum of	
paid to us solely / jointly by	
(title and full name)	
Of (full address and postcode)	(Telephone Number)
Along with (title and full name)	
Of (full address and postcode)	(Telephone Number)
(hereinafter called 'the grantee/s') DO HEREBY GRANT to	the grantee/s and his/her successors in title the
exclusive right of burial (coffin) in the grave space in Walco	ott Road Cemetery grave No.
on the plan of the Cemetery made in pursuance of the said	
Grantee/s and his/her successors in title for the period of 5	
purpose of resident / non-resident burial only.	
IT IS HEREBY CERTIFIED that the transaction hereby affered of a series of transactions in respect of which the amount of the amount of the transactions in the transaction of transaction of the transaction of the transaction of transaction	
consideration exceeds £120,000.	of value of the aggregate amount of value of the
GIVEN under my hand this (date) day of (month)	(year)
(Cirroturo)	Note: This Grant is subject to the
(Signature)	provisions of any Order made under section 214 of the Local Government
(Designation)	Act 1972. A copy of any such Order currently in force may be inspected at
(The officer appointed for this purpose)	all reasonable times at the office of the

officer who signed the grant.

Grant	No
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Grant of Exclusive Right of Ashes Interment Section 214 of the Local Government Act 1972



By virtue of the powers conferred by section 214 of the Local Governme by the Secretary of State thereunder, WE, Billinghay Parish Council	ent Act 1972 and of the order made
in consideration of the sum of	
paid to us solely / jointly by	
(title and full name)	
Of (full address and postcode)	(Telephone Number)
Along with (title and full name)	
Of (full address and postcode)	(Telephone Number)
(hereinafter called 'the grantee/s') DO HEREBY GRANT to the grantee/	/s and his/her successors in title the
exclusive right of burial of ashes in the ashes plot in Walcott Road Cer	netery numbered
on the plan of the Cemetery made in pursuance of the said Act and OR Grantee/s and his/her successors in title for the period of 50 years from	

purpose of ashes internment only.

IT IS HEREBY CERTIFIED that the transaction hereby affected does not form part of a larger transaction or of a series of transactions in respect of which the amount or value or the aggregate amount or value of the consideration exceeds £120,000.

GIVEN under	my hand this (date)		day of (month)		(year)		
(Signature)	[Note: This Grant is subject to the provisions of any Order made under section 214 of the Local Government		nder ment	
(Designation)	(The officer appointed t	or this pur	pose)	Act 1972. A copy of any such Order currently in force may be inspected at all reasonable times at the office of the officer who signed the grant.			ted at