

OUR TERMS OF BUSINESS

Ashbrooke

Funeral Directors

Requirement for a deposit prior to the funeral

- Your Funeral Arranger will always advise you of the amount required in advance of the funeral by providing you with an estimate of costs for the funeral.

Once the estimate is signed we respectfully request that a deposit is paid to us prior to the funeral. The

deposit we require includes the following charges:

- 50% of the total Funeral Director's Charges plus
- 100% of the total costs for Other Products & Services plus 100% of the total costs for

Disbursements (third party fees)

- Please consult the Standardised Price List, Additional Options Price List and our Pricing Information

Booklet for a full list of all Funeral Director's Charges and Other Products & Services available.

When we request the final balance

- The final balance is due not later than 21 days from the date of the invoice. If you may have a problem meeting these payments terms, please don't hesitate to let us know.

Credit options available to you

- We work with a specialist consumer credit company, Funeral Safe Finance, who may be able to offer

you credit to pay for part or all of the funeral cost (from £500 up to £7,500).

Funeral Safe Finance is

available over terms of 1 - 5 years with (fixed) APR rates from 15.9% - 24.9% based on circumstances.

We are currently offering 3 months 0% interest and no payments for 3 months.

You can pay in full

within 3 months at no extra cost. Credit available subject to credit assessment, UK resident status and

the applicant must be aged 21 years and over. Funeral Safe Limited of Alton Business Centre, Valley

Lane, Wherstead, Suffolk, IP9 2AX. Funeral Safe Ltd is the lender and is authorised and regulated

by the Financial Conduct Authority. Correct as of 13/09/21. Please speak to a

member of our team or

Funeral Safe directly if you would like information on how to apply.

Late payment

- We do understand that paying for a funeral represents a significant expense.

Please speak to us at the

earliest opportunity about any concerns you may have about payment for our services.

- If full payment is not made by the due date (being 21 days from the date of invoice) the Company may

charge interest to you on the overdue amount at the rate of 4% a year above the base lending rate of

the Bank of England or Statutory Interest where applicable, which may change from time to time. The

interest shall accrue on a daily basis from the due date until the date of actual payment of the overdue

amount, whether before or after judgment.

- Should matters escalate through to court action via third party debt collectors or solicitors, any court

fees/recoverable costs, interest charges and enforcement costs, will be levied pursuant to relevant

legislation in addition to the outstanding balance. The prescribed Court fees are set by the Ministry

of Justice and can vary from time to time. Statutory interest will be claimed pursuant to statute or

alternatively contractual interest applied.

Revised 13/09/21