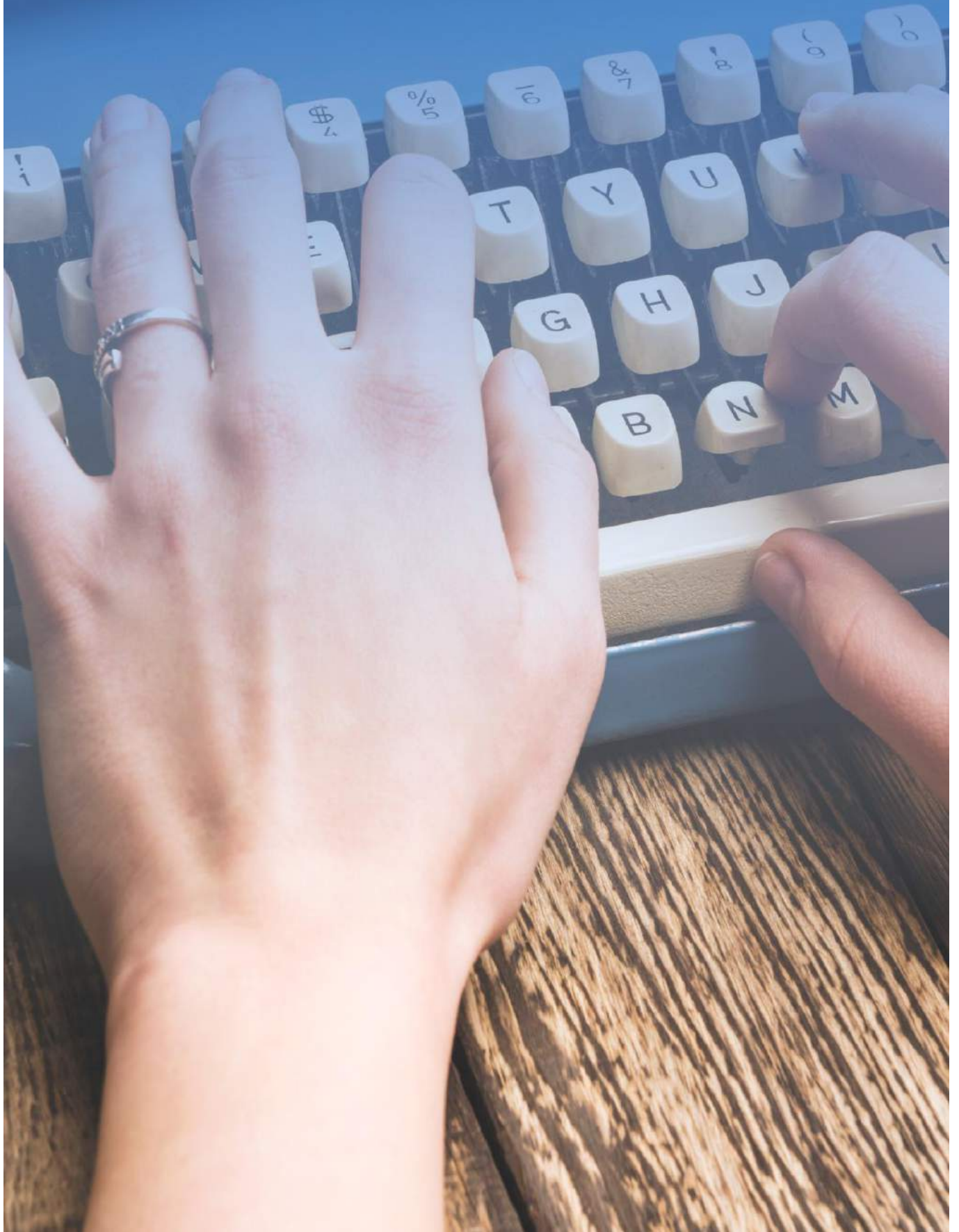


VIEW SAMPLE



ENDURING POWER OF ATTORNEY

(Principal)

AND

(Attorney)

ENDURING POWER OF ATTORNEY

An enduring power of attorney is a legal document that allows you, the “principal”, to nominate one or more persons, referred to as “attorneys”, to act on your behalf. An enduring power of attorney gives the attorney the authority to manage your legal and financial affairs, including buying and selling real estate, shares and other assets, operating your bank accounts and spending money on your behalf.

The attorney’s power continues even if for any reason you lose your mental capacity to manage your own affairs. Once you lose your mental capacity you cannot revoke this power of attorney. If you want the power of attorney to cease if you lose your mental capacity, use the general power of attorney form. An attorney under an enduring power of attorney cannot make decisions about your lifestyle or health. These decisions can only be made by a guardian, whether an enduring guardian appointed by you or a guardian appointed by the Guardianship Tribunal or the Supreme Court.

The prescribed witness certificate must be completed. Before acting as your attorney/s, the attorney/s, including any substitute attorney/s, must sign the acceptance section.

Please read the important information set out at the end of this document. It includes notes to assist in completing this document and more fully explains the role and responsibilities of an attorney.

ENDURING POWER OF ATTORNEY

1. Appointment of attorney by the principal

I, _____ of _____, appoint _____ of _____ to be my attorney.

If I appoint more than one then my attorneys are appointed jointly and I want the appointment to be terminated if one of the attorneys dies, resigns or otherwise vacates office.

OR

If I appoint more than one then my attorneys are appointed jointly and I do not want the appointment to be terminated if one of the attorneys dies, resigns or otherwise vacates office.

OR

If I appoint more than one then my attorneys are appointed jointly and severally.

Nomination of substitute attorney/s

If all my attorneys have died, resigned or otherwise vacated office then I appoint _____ of _____ to be my substitute attorney/s.

If I appoint more than one substitute attorney then they are appointed jointly.

OR

If I appoint more than one substitute attorney then they are appointed jointly and severally.

2. Powers

My attorney/s may exercise the authority conferred on my attorney/s by Part 2 of the Powers of attorney Act 2003 to do anything on my behalf I may lawfully authorise an attorney to do.

I give this power of attorney with the intention that it will continue to be effective if I lack the capacity through loss of mental capacity after its execution.

Additional powers

(a) I authorise my _____
_____ and advanced care planning.