A general power of attorney is a legal document that allows you (the principal) to nominate one or more persons (referred to as an attorney) to act on your behalf. A general power of attorney gives the attorney the authority, if you choose, to manage your legal and financial affairs, including buying and selling real estate, shares and other assets for you, operating your bank accounts, and spending money on your behalf.

A general power of attorney ceases if you lose your mental capacity after its execution. If you wish the power of attorney to continue if you lose your mental capacity, use the Enduring Power of Attorney prescribed form. An attorney under general 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 Civil and Administrative Tribunal or the Supreme Court).

You may set whatever conditions and limitations on your attorney that you choose. An attorney must always act in your best interest. If your attorney does not follow your directions or does not act in your best interest, you should revoke the power of attorney. You or someone on your behalf should inform the attorney of the revocation, preferably in writing. The attorney must then immediately cease to act as your attorney. If anyone else, such as a bank, has been advised about the power of attorney, that person or entity should also be informed of the revocation.

The Important Information set out at the end of this form includes notes to assist in completing this form and more fully explains the role and responsibilities of an attorney.

1. Appointment of attorney by the principal

I, ..............................................................................................................................
..................................................................................................................................
..................................................................................................................................
[insert full name and address],

appoint
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..................................................................................................................................
..................................................................................................................................

and also appoint
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[insert full name and address of each additional attorney – add more pages if necessary]

to be my attorney/s.
Tick the option that applies and rule through any that don’t apply.

(See Notes for completion regarding the meaning of ‘vacates’).

You can choose more than one substitute attorney.

Only complete this section if more than one substitute attorney is appointed. Tick the option that applies and rule through any that don’t apply.

(Please initial the bottom of this page)

My attorneys are appointed: [Tick one option only]

- [ ] Jointly [Your attorneys must all act together]. I want the appointment to be terminated if one of the attorneys dies, resigns or otherwise vacates office.
- [ ] Jointly [Your attorneys must all act together]. I do not want the appointment to be terminated if one of the attorneys dies, resigns or otherwise vacates office.
- [ ] Jointly and severally [Your attorneys may act individually or can act with the other attorneys if they choose].

If no option is selected or the option chosen is unclear or inconsistent, I intend my attorneys to act jointly and severally.

Nomination of substitute attorney (optional)

If your attorney vacates office, you have the option to nominate someone else to take their place.

If my attorney vacates office, I appoint:

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[insert full name and address of substitute attorney/s] to be my substitute attorney/s.

My substitute attorney/s are to be appointed:

- [ ] Jointly [Your attorneys must all act together].
  
  Or
  
  - [ ] Jointly and severally [Your attorneys may act individually or can act with the other attorneys if they choose].
2. Powers

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

Additional powers (optional)

- I authorise my attorney to give reasonable gifts as provided by section 11(2) of the Powers of Attorney Act 2003.

- I authorise my attorney to confer benefits on the attorney to meet their reasonable living and medical expenses as provided by section 12(2) to the Powers of Attorney Act 2003.

- I authorise my attorney to confer benefits on the following persons to meet their reasonable living and medical expenses as provided by section 13(2) of the Powers of Attorney Act 2003. [insert full name and address of each person below]

..................................................................................................................................
..................................................................................................................................
and (delete if not required)

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3. Conditions and Limitations

I place the following conditions and/or limitations on the authority of my attorney:

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[insert any conditions and limitations - add more pages if necessary]
General Power of Attorney

4. Commencement

This power of attorney operates: [Tick one option only]

☑ Immediately;

☑ On and From _____/_____/_____ up to and including _____/_____/_____
  (specify dates)

☑ Whilst I am overseas;

☐ Other ...................................................................................................................

If no option is selected or the options chosen are unclear or inconsistent, I intend that the power of attorney will operate immediately.

5. Your signature to make the appointment

Signature: ...................................................................................................................

Date: _____/_____/_____

Signature of witness ...................................................................................................

Full name and address of witness .............................................................................

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6. Attorney responsibilities

Your attorney must do the following:

a) Keep your money and property separate from the attorney's money and property.

b) Keep reasonable accounts and records of your money and property.

c) Not benefit from being an attorney, unless expressly authorised by you.

d) Always act in your best interests.

e) Always act honestly in all matters concerning your legal and financial affairs.

Failure to do so may incur civil and/or criminal penalties.

(Please initial the bottom of this page)
A power of attorney is an important and powerful legal document. You should get legal advice before you sign it.

It is important that you trust the person you are appointing as attorney to make financial decisions on your behalf. Your attorney must be over 18 years old and must not be bankrupt or insolvent. If your financial affairs are complicated, you should appoint an attorney who has the skills to deal with complex financial arrangements.

A power of attorney cannot be used for health or lifestyle decisions. You should appoint an enduring guardian under the *Guardianship Act 1987* if you want a particular person to make these decisions. For further information, contact the Civil and Administrative Tribunal or NSW Trustee and Guardian.

Clause 2 of the power of attorney contains powers which will permit your attorney to use your money and assets for the attorney or anyone else as provided. You should only tick boxes in Clause 2 if you want your attorney to have that powers.

This power of attorney is for use in New South Wales only. If you need a power of attorney for interstate or overseas, you may need to make a power of attorney under their laws. The laws of some other States and Territories in Australia may give effect to this power of attorney. However, you should not assume this will be the case. You should confirm whether the laws of the State or Territory concerned will in fact recognise this power of attorney.

Your attorney must keep the attorney's own money and property separate from your money and property, unless you are joint owners, or operate joint bank accounts. Your attorney should keep reasonable accounts and records about your money and property. The costs of providing and maintaining these records by the attorney may be recoverable from you.

If your attorney is signing certain documents that affect real estate, the power of attorney must be registered at NSW Land Registry Services. Please contact NSW LRS on T: 1300 052 637 to see whether the power of attorney must be registered.

An attorney must always act in your best interest. If your attorney does not follow your directions or does not act in your best interest, you should consider revoking the power of attorney. If you revoke the power of attorney you should notify the attorney, preferably in writing, that they are no longer your attorney. The attorney must stop acting immediately once they have knowledge of the revocation.

This power of attorney does not automatically revoke earlier powers of attorney made by you. If you have made an earlier power of attorney that you do not want to continue, you must revoke the earlier power of attorney. It is advisable that you notify the attorney, preferably in writing, of the revocation, if you have not already done so. You should also give notice of the revocation to anyone who is aware of the earlier power of attorney, such as a bank.
General Power of Attorney

Notes for completion

Joint attorneys
If you appoint more than one attorney, you should indicate whether the attorneys are to act jointly, or jointly and severally. Attorneys who are appointed jointly are only able to act and make decisions together.

Attorneys who are appointed jointly and severally (i.e. together or individually) are able to act and make decisions independently of each other. However, you can specify that a simple majority (if you appoint 3 or more attorneys) must agree before they can act.

Substitute attorneys
If you appoint a substitute attorney, the substitute attorney will only only have authority to act as your attorney if the first appointed attorney dies, resigns or otherwise vacates their position.

You can specify for whom the substitute is to act (e.g. if you appoint A and B as attorneys and X and Y as substitutes, you can specify that X takes A's place if A vacates office).

Attorney vacates office
If you have appointed a substitute attorney, it may be helpful that some sort of documentation evidencing the vacation of the original attorney is attached to this power of attorney when that vacancy happens. This will assist to satisfy a third party that the substitute attorney is entitled to act for you.

Section 5 of the Powers of Attorney Act 2003 states that there is a vacancy in the office of attorney if the attorney dies, resigns, becomes bankrupt, loses mental capacity or the authority to act is revoked.

Further information
For information on powers of attorney, the attorney's duties and registration, contact NSW Land Registry Services www.nswlrs.com.au, the NSW Trustee and Guardian www.tag.nsw.gov.au, a solicitor, or a trustee company.

The NSW Government's Planning Ahead Tools website www.planningaheadtools.com.au provides up-to-date information and resources about powers of attorney, enduring guardianship, wills and advanced care planning.