Enduring Power of Attorney Kit Do-it-yourself



Government of South Australia



Enduring Power of Attorney Kit

This do-it-yourself kit includes detailed instructions to complete your own Enduring Power of Attorney.

The purchased hard copy of the kit also includes hard copies of all forms and wallet card. For those accessing the online version of this kit, the kit explains where to find the forms separately in hard copy or online.

Produced by the Legal Services Commission SA for use in South Australia. © Legal Services Commission SA July 2024

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Welcome



How to use this kit

This kit explains the purpose of making an Enduring Power of Attorney and how it can be used.

Whilst life is full of surprises – many of them good – an accident or illness can throw our lives and the lives of our loved ones into disarray. This kit has been produced to help you plan for your financial future by making your wishes known and appointing people you trust to look after your financial affairs if and when you are unable to do so for yourself.

An Enduring Power of Attorney does not give someone the right to make decisions about your healthcare or medical treatment. It only deals with legal and financial matters.

For non-financial matters you should complete an Advance Care Directive.

More information about how to complete an Advance Care Directive is available at www.advancecaredirectives.sa.gov.au. This 'do-it-yourself' kit will guide you through the process of creating an Enduring Power of Attorney legal document easily and at little expense.

You can complete your own Enduring Power of Attorney by following the steps described in the **Completing the form – step by step** section of this booklet.

If you are unsure about any step in the process or any of the implications of making an Enduring Power of Attorney, it is strongly recommended you seek legal advice.

The **Contact list** at the end of this kit has details of where to get help.

Legal terms



Legal terms and what they mean

donor	An adult with legal capacity who makes the Enduring Power of Attorney	
donee	An adult who accepts the Power of Attorney - also called the agent or attorney or appointee or grantee	
general power of attorney	A legal document that allows another person, the donee, to make financial decisions on your behalf while you, the donor, have legal capacity	
enduring power of attorney	A legal document that allows another person, the donee, to make financial decisions on your behalf including during periods of legal incapacity	
legal capacity	An adult who is capable of understanding the nature and effect of decisions concerning their own affairs and is able to communicate their decisions	
donees jointly appointed	Where 2 or more donees are appointed jointly, they must make financial decisions together and each sign any necessary documents for them to have effect	
donees jointly and severally appointed	Where 2 or more donees are appointed jointly and severally, either donee can make financial decisions and sign any necessary documents for them to have effect	
revoke	To cancel something, in this case to cancel a Power of Attorney	
witness authorised by law to take affidavits	An authorised witness includes a lawyer and a Justice of the Peace	

Powers of Attorney



General or Enduring Powers of Attorney

What is a Power of Attorney?

A Power of Attorney is a legal document that allows you to appoint a person or people you trust to manage some or all of your legal and financial affairs during your lifetime. This can include paying bills, buying and selling property (including real estate), managing investments and authorising legal proceedings. The person to whom you give your Power of Attorney can be called an agent, attorney, appointee, grantee or donee. In this kit, we call this person a donee.

A Power of Attorney does not authorise the donee to make decisions concerning your medical treatment or other aspects of your health and welfare.

If you would like to authorise someone to make health and welfare decisions on your behalf should you lose legal capacity, you can make an Advance Care Directive. For more information, visit www.advancecaredirectives.sa.gov.au.

A Power of Attorney ceases to have legal effect upon your death. If you have made a will, the executor of your estate will become responsible for the administration of your estate. For general advice about making a will, call the free Legal Helpline on 1300 366 424.

What is the difference between a General and an Enduring Power of Attorney?

A General Power of Attorney is usually for a specific purpose and for a limited period. It will cease to have legal effect once the specific task has been completed or the donor loses legal capacity.

An Enduring Power of Attorney can have legal effect straight away or only have effect when you lose legal capacity. It will continue to have legal effect (endure) even if you lose legal capacity.

Who can make a Power of Attorney?

In South Australia, any person who is 18 years or older and has legal capacity can make a Power of Attorney. No one else can make a Power of Attorney for you.

Can a Power of Attorney be used interstate or overseas?

Authorities in some other states and countries will recognise a valid Power of Attorney made in South Australia, but only if it complies with the laws of the state or country in which it will be used. You should check with the Attorney-General's Department of the particular state or with the consulate of the country concerned. It may be necessary to have a Power of Attorney prepared in that other state or country.

Legal capacity

What does having legal capacity mean?

An adult is presumed to have legal capacity. In the context of making a General or Enduring Power of Attorney, legal capacity means that you understand the nature and effect of making the document and are able to communicate it.

Legal capacity may also be relevant to determining when a donee should commence managing your legal and financial affairs in accordance with your Enduring Power of Attorney.

If due to injury or illness your legal capacity is in doubt, it is best to seek legal advice and/or a written medical opinion, preferably from a doctor who is familiar with you.

For free legal advice, call the Legal Helpline on 1300 366 424.

What if I have already lost legal capacity?

If medical opinion suggests that you do not have legal capacity to make a Power of Attorney, and you need someone to manage your affairs, an application should be made to the South Australian Civil and Administrative Tribunal (SACAT) for an Administration Order. A family member or friend could apply to be your administrator.

The Public Trustee produces a South Australian Private Administrator's Guide. Visit their website at www.publictrustee.sa.gov.au.

Enduring Power of Attorney



Why create one

It is helpful to have an Enduring Power of Attorney if you lose the capacity to make day-to-day financial decisions. You may have an injury or illness which may prevent you from making these decisions. If there is no Enduring Power of Attorney, your family or friends may need to apply to SACAT for the appointment of an administrator to manage your affairs. If you have already made an Enduring Power of Attorney, the donee you have selected will be the one making financial decisions on your behalf and can do so immediately.

Who can I appoint as my donee?

A donee is an adult who accepts the responsibility of the Power of Attorney – also called the agent or attorney or appointee or grantee. In this kit we call this person the donee.

Any adult who has legal capacity can be your donee. This could be a member of your family, a friend, or an independent person like your lawyer, your accountant, or a trustee company.

Whatever your decision, it is important to choose your donee very carefully. It should be someone you can trust to always act in your best interests. If you make a Power of Attorney with no conditions, your donee can sell, mortgage, or give away all that you own. Ideally, you should choose a trusted family member or friend who is capable of handling financial matters and knows your affairs. Be sure that the person you choose has the time and ability to carry out the duties of a donee. Being a donee can be a complex, time-consuming job, and sometimes it can include responsibilities that last for years. You should discuss the role with the person in advance so that they know what is involved. Your donee should be able and prepared to keep careful records and to obtain financial and legal advice for the more difficult matters.

You can nominate more than one donee if you like. If you choose to have 2 or more donees, you can specify that they act jointly (all donees must make financial decisions on your behalf and sign any financial documents together) or jointly and severally (either of the donees can make financial decisions on your behalf or sign financial documents independently of each other). If you want to appoint more than one donee, there is a place on the form where you can select in which of these ways you want them to operate.

If you decide to have more than one donee, make sure you choose people who will work well together.

Powers and duties of a donee

As a general rule, a donee can do anything the donor can do, except things a donor must do personally such as marrying, voting or making a will.

For example, a donee has the power to:

- · Enter into contracts for goods and services,
- · Buy, sell, rent, lease and invest in property,
- Operate bank accounts and borrow money, and
- Commence and defend legal proceedings.

You may wish to provide conditions or instructions in your Enduring Power of Attorney to guide your donee. See **Safeguarding my interests** on page 14 for more information about possible conditions.

Duties and obligations of the donee

A donee is a representative of the donor and should where possible make financial decisions that are consistent with known wishes and instructions of the donor.

A donee has an absolute and unconditional duty to always act in the best interests of the donor. It is an offence to act against the interests of the donor [Powers of Attorney and Agency Act 1984 (SA) section 7]. Other duties and responsibilities of a donee:

- The donee must always make decisions in the best financial interest of the donor.
- The donee must find out the financial obligations, income and assets of the donor.
- The donee must pay the donor's bills and accounts when they fall due from the donor's money.
- If the donor has insufficient funds to pay for any debts, then the donee should inform the creditors of the donor's financial circumstances as soon as reasonably practical.
- The donee may need to sell property on behalf of the donor to fund the cost of residential care. Before selling any real estate, the Power of Attorney must be lodged at Land Services SA. See Do I need to register the Power of Attorney anywhere? on page 20.
- The donee must keep accurate records of all dealings and transactions in the exercise of their power. Failure to do so is an offence [Powers of Attorney and Agency Act 1984 (SA) section 8].

Powers and duties of a donee

What the donee must not do

A donee cannot be paid for work done on behalf of the donor, except for any out-of-pocket expenses directly connected with carrying out the Power of Attorney, such as travel expenses. The donee must keep receipts for these expenses.

A donee does not have any right to claim part of the donor's estate before they die. A donee cannot prematurely distribute bequests under the donor's will or change a donor's will.

A donee must therefore not be seen to be 'preserving' any anticipated inheritance to the detriment of the donor. For example, if the donor's house needs to be sold to meet the donor's debts, then it should be sold even if the house has been promised to the donee under the donor's will.

A donee cannot authorise any health care or medical treatment under the Power of Attorney. An advance care directive may provide for who may make those decisions. If the donor does not have an advance care directive in place, the usual medical consent laws would apply. If a donee acts improperly, the donee can be held personally and criminally liable for any losses caused. This means that a donee may have to pay back any money lost by the donor.

Safeguarding my interests

You should always be careful when giving someone the power to act on your behalf. It may be difficult for you to know whether your donee is acting improperly or against your interests. This is particularly so if you lose legal capacity.

It is an offence for a donee to misuse a Power of Attorney by acting against your interests. However, no one is responsible for checking that donees are doing their job properly.

Remember - if you make a Power of Attorney with no conditions, the donee can sell, mortgage or give away all that you own.

The following may help you safeguard your interests:

- Let other people know who you have appointed as your donee.
- If practical, appoint more than one donee and require them to act jointly.
- You may wish to make it a condition of your Enduring Power of Attorney that you or someone other than your donee (for example, another family member) must receive regular copies of your account statements from your financial institution and regular reports of work done by the donee.
- You may wish to make it a condition of your Enduring Power of Attorney that your affairs are independently audited every year and that you or someone else receive copies of the audited accounts. Keep in mind that this will cost.

- You may wish to limit the donee's power to deal with major assets such as your home. For example, it could be a condition of your Enduring Power of Attorney that your donee cannot sell or mortgage your home. If you do this, be aware that it could make it difficult to arrange other accommodation for you.
- If you choose to make your Enduring Power of Attorney come into legal effect only in the event that you lose legal capacity, you may wish to make it a condition of your Enduring Power of Attorney that this must be certified in writing by a qualified medical practitioner.

If you do not understand something in this kit, seek legal advice. See the **Contact list** at the end of this kit.

Ending an Enduring Power of Attorney

How long does it last?

An Enduring Power of Attorney will continue to have effect until you die unless:

- you revoke it,
- an administrator appointed by SACAT revokes it,
- the Supreme Court revokes it, or
- your donee dies.

If you have a will in place when you die, your donee should provide all financial records and accounts to the executor of your estate.

Can I revoke it?

Yes, but only while you still have legal capacity.

You must write to each of your donees to tell them that the Power of Attorney has been revoked. There is more information about revoking an Enduring Power of Attorney as well as a step-bystep guide to completing the revocation form (Form RP approved by the Registrar-General) on page 30.

You should give a copy of this revocation form to your donees and ask them to return any copies of your Power of Attorney document they have. It is also a good idea to notify your bank or building society or any other relevant group, such as a share register, of the revocation. Remember that the actions of your donees will be binding on you until they are notified that their power has been revoked.

If you have lodged the Power of Attorney at Land Services SA, you must also lodge the revocation form there.

Can a donee stop being a donee?

A donee must continue to act for you if you lose legal capacity. In this circumstance, a donee cannot give up the power without the permission of the Supreme Court.

If a donee simply stops managing your legal and financial affairs, they risk being personally liable for any financial losses you incur.

In some circumstances, a donee may apply to the South Australian Civil and Administrative Tribunal (SACAT) after you have lost legal capacity to appoint an administrator instead. The administrator could then revoke the Enduring Power of Attorney.

Any member of your family or any other interested party may also apply to SACAT for the appointment of an administrator. This usually occurs when there is some concern about the donee's management of your finances. The Supreme Court may revoke a Power of Attorney if the donor did not have legal capacity when they signed it. The Court may also revoke a Power of Attorney that is not being properly administered if, for example, the donee is not acting in the donor's best interests.

Create an Enduring Power of Attorney



Forms and witnessing

To create an Enduring Power of Attorney, you can fill in one original Enduring Power of Attorney form (Form P2 approved by the Registrar-General), and then make a certified copy for each donee.

For example, if you appoint 2 donees you should fill out one original form and make 2 copies. A photocopy can be used if it is certified by a Justice of the Peace or a lawyer as a true copy of the original document. You may wish to keep the original copy and then give each of your donees a certified copy.

If you lodge the Power of Attorney at Land Services SA, you will need to show the original document.

Who can sign the form as a witness?

To have legal effect, an Enduring Power of Attorney must be witnessed by a person authorised by law to take affidavits.

In South Australia, an authorised witness includes a lawyer and a Justice of the Peace (JP). A donee cannot be a witness. The authorised witness must be satisfied that you are making the Power of Attorney of your own free will and that you understand the nature and effect of the document.

You can find a JP by visiting the Justice of the Peace service page on the SA Attorney-General's Department website <u>www.agd.sa.gov.au</u> or you can call Justice of the Peace Services at Consumer and Business Services on 131 882.

If you wish to complete a Power of Attorney form outside South Australia, it must be witnessed by a person authorised by law to take an affidavit at that location. As a general rule, a lawyer or a Justice of the Peace in another State is able to witness a South Australian Power of Attorney.

Does the donee's signature need to be witnessed?

No. The acceptance of a Power of Attorney by a donee does not need to be witnessed. The person being appointed simply signs the Form of Acceptance.

Forms and witnessing

Does the donee need to sign at the same time I do?

The donor and the donee do not need to sign a Power of Attorney at the same time. All donees should sign the acceptance as soon as possible after the donor has signed because the Power of Attorney does not have legal effect until everyone has signed it.

Do I need to register the Power of Attorney anywhere?

You do not need to register your Enduring Power of Attorney anywhere. Once it is completed it is a legal document and can be used. However, before a donee can deal with your real estate, the Power of Attorney must be lodged at Land Services SA.

It does not need to be lodged immediately. It only needs to be lodged if a donee needs to deal with real estate. However, if your donee waits until you lose legal capacity to lodge it and it is misplaced or proves to be unacceptable for any reason, you will not be able to make a new one.

If you own shares, a Power of Attorney may need to be lodged with the share register. You should make enquiries with the registers concerned.

How do I lodge a Power of Attorney with Land Services SA?

It is only necessary to lodge a Power of Attorney if a donee needs to buy or sell real estate in the name of the donor. The last page of the Enduring Power of Attorney is a lodgement form for Land Services SA.

You must take both the original Power of Attorney form and a general photocopy to Land Services SA. Land Services SA will check the copy against the original and then keep the copy and return the original to you. A fee is payable for lodgement.

Completing the form – step by step

The following pages will show you, the donor, how to fill in the form (Form P2 approved by the Registrar-General) to create an Enduring Power of Attorney. Simply follow the instructions numbered on the sample form. If you purchased the hard copy of this kit, you can find blank forms inside the back cover.

If you are accessing the online version of this kit, then you can obtain these blank forms:

- in hard copy from any Service SA centre or through the online shop for a small fee at shop.service.sa.gov.au; or
- online from the Land Services SA website at landservices.com.au/land-division/fees,-guidesand-forms/forms-and-guidance-notes.

Type or fill out the form in black or blue pen so nothing can be erased or changed. Write clearly and use BLOCK LETTERS so the form can be easily understood.

Please note that while the form can be used to make an Enduring Power of Attorney for more than one donor, this is not common. **It is strongly suggested that each person giving a Power of Attorney complete their own.** This will reduce difficulties if one donor dies or there is a dispute between donors, or donees and donors.

If you cross out anything on the form, you and the witness should initial these crossings.

Completing the form – step by step

1	Fill in your full name and address. Do not use abbreviations. For example, write 'STREET' not 'St' and write in full 'SOUTH AUSTRALIA', not 'SA'.
2	Print the full name and address of each person who will be your donee. Do not use abbreviations.
3	Read the information titled Who can I appoint as my donee? in this kit. If you want the donees to act jointly , cross out the words 'JOINTLY AND SEVERALLY'. Alternatively, if you want your donees to act jointly and severally , cross out the word 'JOINTLY'. If there is only one donee, cross out 'JOINTLY/ JOINTLY AND SEVERALLY', so you leave 'TO BE MY ATTORNEY(S)'.
4	This is to declare from when you would like the power to operate. Your donees can use the document from either: A. the date the document is signed, or B. when you lose legal capacity.* *There can sometimes be complications as to when you in fact lose legal capacity. For example, you may be physically incapacitated because of a paralysis, but legally still competent to make decisions and able to communicate in some way. In this case, the power would not be effective if you chose option B. Option A would cover every eventuality, including when you travel overseas.

5	This is where you can write in any instructions or conditions on the Enduring Power of Attorney. See the Safeguarding my interests section in this kit for possible conditions. If you would like to write in any instructions or conditions, you should seek legal advice. The choice is yours and it will depend on your needs.
	After you have completed any wording in 5 you will need to cross out the rest of the page so no alterations can be made. This is done by ruling a 'Z' as shown, both on the remainder of page 1 of the form and through page 2 of the form. You and the witness should initial the beginning and end of the crossing.
6	This is the date the document is signed.
7	Remember to cross out 'we' and 'our' and cross the 's' off 'Donor(s)' if necessary.
	A. Fill in the date the document is signed.
	B. You sign here.
	C. The witness signs here, and usually prints their full name and title.
	(See the Who can sign the form as a witness? section of this kit.)
8	This is the part of the form where each donee signs to accept the Enduring Power of Attorney.
	A. Write the full name of each donee.
	B. Each donee must sign the document and write the date it was signed.
9	This page is mostly for office use by Land Services SA if the document is deposited for the purpose of dealing with real estate.

ENDURING POWER OF ATTORNEY

(Pursuant to section 6 of the Powers of Attorney and Agency Act 1984)

PRIVACY COLLECTION STATEMENT: The information in this form is collected under statutory authority and is used for the purpose of maintaining publicly searchable registers and indexes. It may also be used for other authorised purposes in accordance with Government legislation and policy requirements.

DONOR(S) (Full name and address)

1	JOAN CITIZEN 15 BLACKS ROAD ADELAIDE 5000 SOUTH AUSTRALIA
	DO HEREBY NOMINATE CONSTITUTE AND APPOINT
	DONEE(S) (Full name and address)
2	PETER FRED CITIZEN 9 RED ROAD, ADELAIDE 5000 SOUTH AUSTRALIA
3	AND RUTH LEE SMITH 21 WHITE STREET, NORWOOD 5067 SOUTH AUSTRALIA LOP JC
U	(*Delete the inapplicable) *JOINTLY / *JOINTLY AND SEVERALLY TO BE MY ATTORNEY(S)
4	*UPON THE EXECUTION OF THIS DEED AND REMAIN EFFECTIVE NOTWITHSTANDING THAT I MAY SUFFER ANY A *SUBSEQUENT LEGAL INCAPACITY.
	*ONLY IN THE EVENT OF MY SUFFERING ANY SUBSEQUENT LEGAL INCAPACITY.
	AND I AUTHORISE MY ATTORNEY(S) TO DO ON MY BEHALF ANYTHING I CAN LAWFULLY DO BY AN ATTORNEY
	THIS AUTHORITY IS SUBJECT TO THE FOLLOWING CONDITIONS, LIMITATIONS OR EXCLUSIONS: (If none show "Not Applicable")
	MY LEGAL INCAPACITY MUST BE CERTIFIED IN
	WRITING BY A QUALIFIED REGISTERED MEDICAL
5	PRACTITIONER. JC XBJP
	To TC

Page 1 of 3

CONDITIONS, LIMITATIONS OR EXCLUSIONS (continued)



Page 2 of 3

CB JP

JC

DATED 1ST MAY 2024 6 EXECUTION IN WITNESS WHEREOF I/We the Donor(s) have hereto set my/our hand and seal Α DATED 1ST MAY 2024 SIGNED BY THE DONOR(S) AS A DEED В 7 (Signature of Donor(s) A Justice of the Peace IN THE PRESENCE OF JPNO. 1234 For the State of South Australia С ycy Brome (Witnessed by a person authorised at law to take affidavits). FORM OF ACCEPTANCE -We PETER FRED CITIZEN AND RUTH LEE SMITH Α the person(s) appointed to be the donee(s) of the power of attorney created by the instrument on which the acceptance is endorsed accept the appointment and acknowledge: that the power of attorney is an enduring power of attorney and as such may be exercised by me/us not a) withstanding any subsequent legal incapacity of the donor or in the event of any subsequent legal incapacity of the donor 8 AND b) that I/We will, by accepting this power of attorney, be subject to the requirements of the Powers of Attorney and Agency Act 1984. and c DATED 7/5/2024 SIGNED ... Lee Smith DATED 7/5/2024 SIGNED В SIGNED......DATED..... SIGNED.....DATED.....

FORM P2 (Version 5) GUIDANCE NOTES AVAILABLE

9

LANDS TITLES REGISTRATION OFFICE

SOUTH AUSTRALIA

ENDURING POWER OF ATTORNEY

FORM APPROVED BY THE REGISTRAR-GENERAL

SERIES NO	PREFIX
	PA

AGENT CODE

LODGED BY:

CORRECTION TO:

SUPPORTING DOCUMENTATION LODGED WITH APPLICATION (COPIES ONLY)

1	 	
2	 	
3	 	
4	 	
5	 	

CORRECTION	ENTERED
An and a second s	

DELIVERY INSTRUCTIONS (Agent to complete) PLEASE DELIVER THE FOLLOWING ITEM(S) TO THE UNDERMENTIONED AGENT(S)

ITEM(S)	AGENT CODE

(*Delete the inapplicable)	
*DUPLICATE *ATTESTED PHOTOCOPY	DEPOSITED
DATED	
	REGISTRAR-GENERAL

Checklist and next steps

Checklist

- ☐ Have I written in my full name and address?
- ☐ Have I signed the document in front of an authorised witness?
- ☐ If I have made any changes or crossings, are they initialled by my witness and me?
- ☐ Have I written in the full names and addresses of all my donees?
- □ Have I arranged for my donees to sign?
- ☐ If a photocopy is used as a duplicate, has it been certified to be a true and correct copy?

What words should a donee use when signing on my behalf?

A document could be signed something like "Ruth Smith, as attorney for Joan Citizen".

What next?

Make sure you give a completed or certified form to each of your donees, and ask them to keep it in a safe place so it can be produced as needed. Most financial institutions such as banks will take a photocopy of the document for their records. Remember that the original form must be lodged with Land Services SA before a donee may deal with real estate.

If you have purchased the hard copy of this kit, you can complete the small card provided with it and place it in your wallet. In emergency situations, this card will tell people who your appointed donees are and how they can be contacted.

What if a donor or donee changes their name or address?

A completed Enduring Power of Attorney form will remain legally effective despite a donor or donee changing their name or address. As long as you gave the correct details at the time you completed the form, you will not need to make a new one.

If the Power of Attorney has been lodged with Land Services SA, you may wish to notify them of the change. Land Services SA may require evidence of the change of name or address.

Revoking an Enduring Power of Attorney



Completing the form – step by step

The following pages will show you how to fill out a **Revocation of Power of Attorney** form (Form RP approved by the Registrar-General). This can be used to revoke either a General or Enduring Power of Attorney. You can only revoke an Enduring Power of Attorney if you have legal capacity.

This form has been drawn up for specific use by Land Services SA. It formally notifies them that a Power of Attorney that has been lodged with them is now revoked. However, it is also necessary to revoke any Power of Attorney in writing to your donees. This form can be completed and a copy sent to each donee as a formal notice of revocation, regardless of whether the Power of Attorney was lodged with Land Services SA. You should lodge the revocation form at Land Services SA as soon as possible if a Power of Attorney has been lodged with them.

Type or fill out the form in black or blue pen so nothing can be erased or changed. Write clearly and use BLOCK LETTERS so the form can be easily understood.

1	Clearly print the deposited Power of Attorney number. If you do not know what this is, contact Land Services SA for help. (See the Contact list at the end of this kit.) The number is only available if the Power of Attorney has been lodged with Land Services SA. If this has not happened, print 'NOT APPLICABLE'.
2	Clearly print your name and address. Do not use abbreviations. For example, write 'STREET' not 'St', 'SOUTH AUSTRALIA' not 'SA'.
3	Clearly print the full names and addresses of all the donees. Do not use any abbreviations.
4	This is the date the document is signed.
5	This is where you sign.
6	The witness signs here and prints their full name and address. The witness can be any disinterested adult. This means that they are not related to you or affected by your Enduring Power of Attorney. They do not have to hold any special position.
7	This page is mostly for use by Land Services SA if the Power of Attorney has been lodged with them for the purpose of dealing with real estate. You do not have to fill out anything on this page.

REVOCATION OF POWER OF ATTORNEY

		MENT: The information in this form is collected under state registers and indexes. It may also be used for other author requirements.	
1	POWER OF ATTORNEY BEIN	G REVOKED: 9364567	
	DONOR(S) (Full name and add	iress)	
	JOAN CIT	IZEN	
2	15 BLACK	s road	
	ADELAIDE		
	SOUTH AU		
		E SAID POWER OF ATTORNEY GIVEN BY ME TO	
	DONEE(S) (Full name and add		
		PND	
	PETER FR	VED CITIZEN RUTH	LEE SMITH
3		OAD ADELAIDE 21 WH	HITE STREET ADELAIDE
			OUTH AUSTRALIA
	5000 501	ITH AUSTRALIA 5000 S	
4	DATED. 7TH 2	JULY 2024	
	EXECUTION		
5		Loan Citizzen	
5	SIGNED IN MY PRESENCE	Joan Atizen	(Donor(s) to sign)
6	BY THE DONOR(S)	marun Robbus	(Witness to sign)
		MARTIN ROBBINS	
			(
		25 NOWHERE ROAD	(Witness address)
		GLANDORE 5037	
		SOUTH AUSTRALIA	
			т.

FORM RP (Version 5) GUIDANCE NOTES AVAILABLE

LANDS TITLES REGISTRATION OFFICE

SOUTH AUSTRALIA

REVOCATION OF POWER OF ATTORNEY

FORM APPROVED BY THE REGISTRAR-GENERAL

SERIES NO	PREFIX
	RP

AGENT CODE

LODGED BY:

CORRECTION TO:

SUPPORTING DOCUMENTATION LODGED WITH APPLICATION (COPIES ONLY)

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CORRECTION	ENTERED

POWER OF ATTORNEY NO

IS REVOKED

FILED THIS.....

REGISTRAR-GENERAL

Checklist and next steps

Checklist

- □ Have I written in my full name and address?
- ☐ Have I signed the document in front of an appropriate witness?
- ☐ If I have made any changes, are these initialled by my witness and me?

What next?

Send a copy of this form to all donees.

Lodge this form at Land Services SA if the Enduring Power of Attorney has been lodged with them. A fee is payable for lodgement. You should also provide a copy of this form to anyone who has an interest in your legal or financial affairs, for example your bank or building society or share register. This should be done as soon as possible, as your donees' actions will be binding on you until they are notified that their power is revoked.

Contact list



Where to get help

Legal Services Commission SA Free Legal Helpline 1300 366 424 www.lsc.sa.gov.au www.lawhandbook.sa.gov.au

- Adelaide Office
 159 Gawler Place, Adelaide 5000
 Call 8111 5555
- Elizabeth Office
 Suite 2 Windsor Building
 1 Windsor Square (off Playford Boulevard)
 Elizabeth Shopping Centre
 Elizabeth 5112
 Call 8111 5400
- Noarlunga Office
 Noarlunga House
 Ramsay Place
 Noarlunga Centre 5168
 Call 8111 5340
- Port Adelaide Office
 263 St Vincent Street, Port Adelaide 5015
 Call 8111 5460
- Port Augusta Office
 34 Flinders Terrace, Port Augusta 5700
 Call 8686 2200
- Whyalla Office 17A Forsyth Street, Whyalla 5600 Call 8620 8500

Public Trustee

211 Victoria Square, Adelaide 5000 Call 8226 9200 Toll Free 1800 673 119 www.publictrustee.sa.gov.au

Office of the Public Advocate

211 Victoria Square, Adelaide 5000 Call 1800 066 969 opa@agd.sa.gov.au www.opa.sa.gov.au

South Australian Civil and Administrative Tribunal (SACAT) Level 4, 100 Pirie Street, Adelaide 5000 Call 1800 723 767 sacat@sacat.sa.gov.au www.sacat.sa.gov.au

Land Services SA Level 9, 101 Grenfell Street, Adelaide 5000 Call 8423 5000 Toll Free 1800 648 176 customersupport@landservices.com.au www.landservices.com.au

Service SA Telephone Orders 13 10 84 www.service.sa.gov.au

For locations and opening hours please visit the Service SA website or call 131084

LANDS TITLES REGISTRATION OFFICE

SOUTH AUSTRALIA

ENDURING POWER OF ATTORNEY

FORM APPROVED BY THE REGISTRAR-GENERAL

SERIES NO	PREFIX
	PA

AGENT CODE

LODGED BY:

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CORRECTION	ENTERED
CORRECTION	ENTERED

DELIVERY INSTRUCTIONS (Agent to complete)	
PLEASE DELIVER THE FOLLOWING ITEM(S) TO TH	ΗE
UNDERMENTIONED AGENT(S)	

ITEM(S)	AGENT CODE

(*Delete the inapplicable)	
*DUPLICATE *ATTESTED PHOTOCOPY	DEPOSITED
DATED	
	REGISTRAR-GENERAL

ENDURING POWER OF ATTORNEY

(Pursuant to section 6 of the Powers of Attorney and Agency Act 1984)

PRIVACY COLLECTION STATEMENT: The information in this form is collected under statutory authority and is used for the purpose of maintaining publicly searchable registers and indexes. It may also be used for other authorised purposes in accordance with Government legislation and policy requirements.

DONOR(S) (Full name and address)

DO HEREBY NOMINATE CONSTITUTE AND APPOINT

DONEE(S) (Full name and address)

(*Delete the inapplicable) *JOINTLY / *JOINTLY AND SEVERALLY TO BE MY ATTORNEY(S)

I DECLARE THIS POWER TO BECOME EFFECTIVE (*Delete the inapplicable)

*UPON THE EXECUTION OF THIS DEED AND REMAIN EFFECTIVE NOTWITHSTANDING THAT I MAY SUFFER ANY SUBSEQUENT LEGAL INCAPACITY.

*ONLY IN THE EVENT OF MY SUFFERING ANY SUBSEQUENT LEGAL INCAPACITY.

AND I AUTHORISE MY ATTORNEY(S) TO DO ON MY BEHALF ANYTHING I CAN LAWFULLY DO BY AN ATTORNEY

THIS AUTHORITY IS SUBJECT TO THE FOLLOWING CONDITIONS, LIMITATIONS OR EXCLUSIONS: (If none show "Not Applicable")

DATED.....

EXECUTION

IN WITNESS WHEREOF I/We the Donor(s) have hereto set my/our hand and seal DATED.....

SIGNED BY THE DONOR(S) AS A DEED

.....

(Signature of Donor(s)

IN THE PRESENCE OF

(Witnessed by a person authorised at law to take affidavits).

FORM OF ACCEPTANCE	FORM	OF ACC	EPTANCE
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	IWe
	the person(s) appointed to be the donee(s) of the power of attorney created by the instrument on which the acceptance is endorsed accept the appointment and acknowledge:
;	a) that the power of attorney is an enduring power of attorney and as such may be exercised by me/us not withstanding any subsequent legal incapacity of the donor or in the event of any subsequent legal incapacity of the donor
	AND
	b) that I/We will, by accepting this power of attorney, be subject to the requirements of the Powers of Attorney and Agency Act 1984.
ç	SIGNED
S	SIGNEDDATED
5	SIGNEDDATED
5	SIGNEDDATED

LANDS TITLES REGISTRATION OFFICE

SOUTH AUSTRALIA

REVOCATION OF POWER OF ATTORNEY

FORM APPROVED BY THE REGISTRAR-GENERAL

SERIES NO	PREFIX
	RP

AGENT CODE

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CORRECTION	ENTERED

POWER OF ATTORNEY NO
IS REVOKED
FILED THIS

REVOCATION OF POWER OF ATTORNEY

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POWER OF ATTORNEY BEING REVOKED:

DONOR(S) (Full name and address)

HEREBY FULLY REVOKE THE SAID POWER OF ATTORNEY GIVEN BY ME TO

DONEE(S) (Full name and address)

DATED.....

EXECUTION

SIGNED IN MY PRESENCE	 (Donor(s) to sign)
BY THE DONOR(S)	 (Witness to sign)
	 (Witness printed name)
	 (Witness address)

