



POWER OF ATTORNEY



Estate Planning
that connects
your head and
your heart.

An Enduring Power of Attorney is a formal document which allows the Attorney to make financial decisions on your behalf.

Enduring Power of Attorney

The Attorney becomes legally responsible when the enduring power of attorney is activated. This may be immediately upon signing the document or when a medical practitioner says that you have lost ability to make financial decisions.

The Attorney will continue to operate even after you become legally incapacitated.

Role & Responsibilities of your Attorney

Your Attorney has an absolute duty to act in your best interest at all times. It is an offence to act otherwise.

Your Attorney must take into consideration any instructions from you in your power of attorney document.

The Attorney's main duties include:

- paying bills with your money
- buying and selling property on your behalf if it's in your interest to do so (ie to pay for residential care)
- preserve accurate records and accounts for all dealings and transactions

Your Attorney can also make, review or revoke a Superannuation Binding Death Benefit Nomination on your behalf.

When do Attorney powers end?

Power of Attorney continues to operate even after you become legally incapacitated.

Power ends if it is revoked or upon your death.

Does my Power of Attorney make decisions about my health care or end of life wishes?

Your Attorney can only make financial decisions on your behalf.

Health care, medical or accommodation decisions are made by your Substitute Decision-Maker.

[FIND OUT MORE ABOUT SUBSTITUTE DECISION-MAKERS](#)

Can my Attorney be paid for the work they do?

Your Attorney can only be paid for out-of-pocket expenses directly connected to carrying out their duties. They cannot be paid for the work done on your behalf.

Your nominated Attorney will be sent paperwork to sign and return to us.



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