

Head Office

39 Stirling Highway Nedlands WA 6009

T: 1800 141 612

legalconsolidated.com.au

Enquiries: Direct Telephone: 1800 141 612 Email:

Your Reference: Medical Power of Attorney Adj Professor, Dr Brett Davies

brett@legalconsolidated.com

Tuesday, 13 April 202

Adnan Bashar 5 Brigalow Road Karabar NSW 2620 Australia

Dear Adnan.

Build this legal document at

https://www.legalconsolidated.com.au/ medical-power-of-attorney-intro/ telephone us, we can help you complete the questions.

Adj Professor, Dr Brett Davies - Partner

Enduring Guardianship New South Wales

(Power of Attorney for lifestyle and medical decisions)

Thank you for instructing us to prepare the attached New South Wales (NSW) Enduring Guardianship - restricted to 'health matters' (NSW Medical POA).

How to print your document

When you are satisfied that the document is according to your instructions please:

 Download the PDF (Don't print directly from the browser.)

Print the PDF Printer settings: A4 paper

100% scale (turn off 'fit to page')

- Print single sided (NOT duplex).
- Once signed keep this covering letter with the document (However, do not staple the covering letter to the document.)

When you are satisfied that the document is according to your instructions please print it out. You need to sign this document in front of a witness. (The people you appoint can sign another time. They don't need to sign with you. Your Guardians can accept another

Who can witness your Enduring Guardianship?

I have attached a list of people who can witness your Enduring Guardianship

- Any of the 135 Courts in NSW can witness your document for free (I have attached a list of all the NSW Courts).
- Any Australian lawyer can witness your document. However, rarely would a lawyer witness another lawyer's Enduring Guardianship.



Do my Guardians need to be present when I sign?

The persons you nominate are called 'Guardians'. The Guardians do <u>not</u> need to be with you when you sign the Power of Guardianship. They may be in different states or even different countries and they can sign at another time.

Let's say you appointed your two children to hold the Power of Guardianship. You may live in Sydney. Child one lives in Melbourne and child two lives in London. That is fine. You sign and then post the document to Melbourne. Your child in Melbourne then posts the document to your child in London to sign. This can be done over months or even years.

Free and ongoing advice for your attorneys on how to use the Medical POA

Included in the cost of your Enduring Guardianship is free advice for your Guardians. Your Guardians are not alone. Firstly, there is information about how to use the Enduring Guardianship in this covering letter. Secondly, our law firm, at any time, helps them and shows them how to use the Enduring Guardianship. We are only ever a telephone call away.

We give you and your family ongoing support on the Enduring Guardianship. Often when a parent loses mental capacity the children telephone us for help and assurance. We, at no further cost, explain how to use the Enduring Guardianship and what they need to do.

Further, there are unlimited updates on the Enduring Guardianship so they can be updated as often as you wish.

What is an Enduring Guardianship?

This document empowers you to decide how your future personal, lifestyle and healthcare decisions are made. This is if you become unable to make those decisions yourself.

Don't my spouse and children make decisions for me - anyway?

Yes, to a limited extent your spouse and children do have some rights to protect you. However, the Enduring Guardianship gives greater rights.

Your Guardians have greater rights.

When does the document come into effect?

The document only comes into effect when you cannot communicate with your doctor, nursing home and similar.

Get a Doctor's Certificate to say you are of sound mind

This document is only valid if you have:

- legal capacity at the time you sign; and
- evidence that you had legal capacity

Get a Doctor's Certificate to say you are of sound mind. Ask your doctor to give you a written note to say you are of sound mind. Keep the doctor's note with the Power of Guardianship. Without a doctor's note your Enduring Guardianship may not be valid.



Making copies

Protect and carefully store your Enduring Guardianship. Ask whoever needs it to take a copy. They can then "certify" (confirm it is a true copy) the document and keep the copy. Always get your original document back. Telephone us if someone is refusing to hand you back the original.

Can a Guardian override my wishes?

This document only operates when you cannot communicate. By law it is only used for your best interests. It cannot be used to benefit anyone else. It is in place to protect you. If you lose confidence in your guardian then revoke the Enduring Guardianship if you are still of sound mind.

Can I revoke this document?

While you are of sound mind you can revoke this document at any time. If you are of unsound mind then, obviously, you can't make any such decisions.

The court can also revoke this document.

While you are of unsound mind you cannot revoke a legal document.

Your document is revoked at death. (Conversely, your Will only takes effect at death.)

How do I revoke this document?

Telephone us, immediately.

What happens if I separate, divorce or get married?

Telephone us, immediately.

This now concludes the matter. Thank you for your instructions.

Yours sincerely,

Adj Professor, Dr Brett Davies, CTA, AIAMA, BJuris, LLB, LLM, MBA, SJD

National Taxation Partner

Broth Davido

LEGAL CONSOLIDATED BARRISTERS & SOLICITORS



Authorised Witness List

Who can witness a NSW Enduring Guardianship?

- Any of the 135 Courts in NSW can witness your document for free (see list below).
- Any Australian lawyer can witness your document. However, rarely would a lawyer witness another lawyer's Enduring Power of Guardianship.

Do my Guardians need to be present when I sign?

The persons you nominate are called 'Guardians'. The Guardians do not need to be with you when you sign the Enduring Guardianship.

1.	Albion Park	46.	Fairfield	91.	Moss Vale
2.	Albury	47.	Finley	92.	Mt Druitt
3.	Amidale	48.	Forbes	93.	Moulamein
4.	Assessors - Small Claims	49.	Forster	94.	Mudgee
5.	Ballina	50.	Gligandra	95.	Mullumbimby
6.	Bankstown	51.	Gien Innes	96.	Mungindi
7.	Batemans Bay	52.	Gloucester	97.	Murrurundi
8.	Bathurst	53.	Gosford	98.	Murwillumbah
9.	Bega	54.	Goulbum	99.	Muswellbrook
10.	Bellingen	55.	Grafton	100.	Narooma
11.	Belmont	56.	Grenfell	101.	Narrabri
12.	Bidura Children's Court	57.	Griffith	102.	Narrandera
13.	Blayney	58.	Guigong	103.	Narromine
14.	Blacktown	59.	Gundagal	104.	Newcastle
15.	Boggabilla	60.	Gunnedah	105.	Newtown
16.	Bombala	61.	Hay	106.	Northern River's Children's
17.	Bourke	62.	Hiliston	107.	Court Circuit
18.	Brewarrina	63.	Holbrook	108.	Nowra
19.	Broadmeadow Children's	64.	Hornsby	109.	Nyngan
20.	Court Circuits	65.	Hunter Children's Court	110.	Oberon
21.	Broken HIII	66.	Circuit	111.	Orange
22.	Burwood	67.	Illawarra Children's Court	112.	Parkes
23.	Byron Bay	68.	Inverel	113.	Parramatta
24.	Camden	69.	Junee	114.	Parramatta Children's Court
25.	Campbelltown	70.	Katoomba	115.	Peak HIII
26.	Campbelltown Children's	71.	Kempsey	116.	Penrith
27.	Casino	72.	Klama	117.	Picton
28.	Central	73.	Kurrl Kurrl	118.	Port Kembla
29.	Cessnock	74.	Kyogle	119.	Port Macquarle
30.	Cobar	75.	Lake Cargellgo	120.	Queanbeyan
31.	Coffs Harbour	76.	Leeton	121.	Quirindi
32.	Condobolin	77.	Lightning Ridge	122.	Raymond Terrace
33.	Cooma	78.	Lismore	123.	Ryistone
34.	Coonabarabran	79.	Lithgow	124.	Scone
35.	Coonamble	80.	Liverpool	125.	Singleton
36.	Cootamundra	81.	Lockhart	126.	Sutherland
37.	Corowa	82.	Macksville	127.	Tamworth
38.	Cowra	83.	Madean	128.	Taree
39.	Crookwell	84.	Maltiand	129.	Temora
40.	Deniliquin	85.	Manly	130.	Tenterfield
41.	Downing Centre	86.	Mid North Coast Children's Court	131.	Toronto
42.	Dubbo	87.	Miton	132.	Tumbarumba
43.	Dunedoo	88.	Moama	133.	Turnut
44.	Dungog	89.	Moree	134.	Tweed Heads
45.	Eden	90.	Moruya	135.	Wagga Wagga

At the end of your Enduring Guardianship form, there is the witness certificate. The certificate states that the witness:

 explained the effect of the Enduring Guardianship directly to you before it was signed, and



was satisfied that you appeared to understand the effect of the Enduring Guardianship

Who can witness an NSW Enduring Guardianship?

This witness certificate is only completed by:

- Registrar of the NSW Local Court
- Any Australian lawyer
- Overseas-registered foreign lawyer
- Approved employee of NSW Trustee & Guardian/Service NSW

Obviously, your witness cannot be your Guardian. The witness must be independent and not involved with you or your family.

Each person accepting your appointment must get their signature witnessed in the same way. However, the persons accepting can accept anytime, even years after you have given them the NSW Enduring Power of Guardianship. However, they are not bound until they accept.

How does the Enduring Guardianship work?

See our covering letter to you.

This is a sample of the document you are building on our law firm's website.

Depending how you answer the questions the document and our letter may be different.

We have a 100% money back guarantee.

For any reason you can return the document to us for a full refund.

Dr Brett Davies

Partner

Legal Consolidated Barristers & Solicitors

Build the legal document at https://www.legalconsolidated.com.au/medical-power-of-attorney-intro/-telephone us. We can help you answer the questions.

On our law firm's website, you:

- Retain legal professional privilege
- 2. Receive legal advice
- 3. Get a signed letter on our law firm's letterhead with the legal document
- 4. We take responsibility for the legal document

Only a law firm provides the above. We also offer a 100% money back guarantee on every document you build.

Adj Professor, Dr Brett Davies - Partner

Enduring Guardianship – New South Wales (Medical Power of Attorney)

Adnan Bashar



Head Office 39 Stirling Highway Nedlands WA 6009

T: 1800 141 612

legalconsolidated.com.au

Enduring Guardianship in New South Wales

APPOINTMENT OF ENDURING GUARDIAN FORM

Revised March 2018



Appointment of Enduring Guardian

For New SouthWales (Guardianship Regulation 2016, Schedule 1)

Important information to read before completing the Enduring Guardianship appointment form

- An Enduring Guardianship appointment is an important document. It allows someone else to make medical and lifestyle decisions on your behalf. You should get legal or medical advice (or both) before you sign it.
- It is important that you trust the person you appoint as your Enduring Guardian to make
 appropriate lifestyle decisions on your behalf. It is recommended you inform this person of
 your wishes about lifestyle decisions and involve them in discussions about your views or
 goals. If these change, it is important to let your Enduring Guardian know.
- An Enduring Guardian can only make lifestyle decisions such a should make an Enduring Power of Attorney if you want some decisions on your behalf if you lose capacity.
- If you appoint more than one Enduring Guardian, you should in Guardians are to act jointly, severally or jointly and severally. E appointed jointly are only able to make decisions if they all agree Enduring Guardians who are appointed severally or jointly and decisions independently of each other.
- If you appoint a substitute Enduring Guardian*, they will only he guardian if the first appointed Enduring Guardian/s dies, resign
- Each Enduring Guardian must sign their acceptance on the ap effective.

Who looks after you, when you can't? The government, retirement home or doctors? Should they control your body? Do you trust your family more? If so make an Australian Medical POA.

- If someone signs the appointment on your behalf, they must be at least 18 years old. They
 must not be the person being appointed as an Enduring Guardian. They cannot also witness
 the execution of the appointment.
- If you marry after you appoint an Enduring Guardian then the appointment will automatically be revoked (unless you married your Enduring Guardian).
- Your Enduring Guardian can resign at any time, by giving you notice in writing. If you have lost capacity to make decisions at that time then your Enduring Guardian can only resign with the approval of the NSW Civil & Administrative Tribunal.
- Enduring Guardianship appointments are not automatically accessible on any public register. Therefore, it is important that key people are aware of the appointment so they can contact the Enduring Guardian if required. You should provide a copy of the Enduring Guardianship appointment to your Enduring Guardian and keep a copy in a safe place. You should also let close friends or family know about it and give a copy to your solicitor, doctor and health service provider.
- Further information:

The Office of the Public Guardian can provide information on guardianship, call 02 8688 6070.

NSW Trustee & Guardian can prepare and witness your Enduring Guardianship, call 1300 364 103.

NSW Civil & Administrative Tribunal Guardianship Division should be contacted if a person does not have legal capacity or there are concerns about whether someone had capacity when an Enduring Guardianship or Power of Attorney was prepared, call 1300 006 228.

*previously referred to as alternate guardian

Appointment of Enduring Guardian

For New SouthWales (Guardianship Regulation 2016, Schedule 1)

Complete your details in the space provided.

Appointor – The person who makes an Enduring Guardian appointment is known as the appointor.

Enduring Guardians – You may appoint one or more people to be your Enduring Guardian/s.

If you are appointing more than one Enduring Guardian complete details for each guardian.

Note: an Enduring Guardian must be 18 years of age and not have any connection with those who provide you with accommodation, health care or services for a fee.

1 Appointment of Enduring Guardian/s

	Of [your address]: 5 Brigalow Road, Karabar NSW 262	20, Australia
	Occupation:	
	Phone number:	
	Date of birth: 14 April 1975	The Guard
ı	Appoint [guardian's name]: Abdul Baqhdadi Of [guardian's address]: 12 Roland Street, Liverpool N	loved ones mental ca they decid
ı	Phone number: Occupation:	• per

I. [vour full name]: Adnan Bashar

to be my Enduring Guardian/s.

The Guardianship POA allows you to appoint loved ones. If you lose mental capacity then they decide your:

- personal lifestyle
- where you live
- medical treatment

But only if you can't make decisions yourself.

Complete this section if you wish to appoint a substitute guardian.

A substitute guardian is someone you appoint to be your Enduring Guardian if your Enduring Guardian/s dies, resigns or becomes incapacitated.

Note: Cross out this section if you do not wish to appoint a substitute guardian.

Tick applicable box/es to indicate how you wish your Enduring Guardians to make decisions on your behalf.

2 Optional - substitute guardian

Lappoint [substitute Enduring Guardian's name]:		
Of [address]:		
Phone number:		
Occupation:		
to be my substitute Enduring Guardians.		

Our power of guardianship protects for the rest of your life:

- you and the attorneys you appoint are protected by our law firm
- read the hints, watch the training videos and speak with us as you build the lifestyle Power of Attorney

Jointly

This means the Enduring Guardians must agree and make all decisions together.

If you have appointed your Enduring Guardians to act jointly your Enduring Guardianship appointment will automatically terminate if one of your Enduring Guardians dies, resigns or becomes incapacitated.

If you do not want the appointment to terminate but want the remaining Enduring Guardian/s to continue in their role then tick the appropriate box

Severally

This means the Enduring Guardians can make decisions separately of each other.

If you have appointed your Enduring Guardians to act severally your Enduring Guardianship appointment will automatically continue if one of your Enduring Guardians dies, resigns or becomes incapacitated.

Jointly and severally

This means the Enduring Guardians can either make decisions together or separately.

If you have appointed your Enduring Guardians to act jointly and severally your Enduring Guardianship appointment will automatically continue if one of your Enduring Guardians dies, resigns or becomes incapacitated. If you do not want the appointment to continue but want it to terminate then tick the appropriate box

3 How I wish my Enduring Guardians to act

[Complete only if more than one Enduring Guardian has been appointed]

Tick the applicable box below to indicate whether you are appointing your Enduring

Guardians to act jointly, severally or jointly and severally.

Also indicate by ticking the appropriate box whether you v severally appointed Enduring Guardian/s to continue in the resignation or loss of Capacity.

3a) Joint appointment

- ☐ I appoint my Enduring Guardians to act jointly [tick applicable box below]
 - I want the appointment to be terminated Guardians dies, resigns or loses capacit

OR

- I do not want the appointment to be termi Guardians dies, resigns or loses capacity
- 3b) Several appointment
- I appoint my Enduring Guardians to act severa
- 3c) Joint and several appointment
- ☐ I appoint my Enduring Guardians to act jointly and severally and [tick applicable box below]
 - I want the appointment to be terminated if one of my Enduring Guardians dies, resigns or loses capacity.

OR

I do not want the appointment to be terminated if one of my Enduring Guardians dies, resigns or loses capacity.

- unlimited number
 of updates for the
 rest of your life for
 the lifestyle Power
 of Attorney
- for the rest of your life telephone the law firm anytime for help using lifestyle Power of Attorney.
- your attorneys telephone us for help using lifestyle Power of Attorney

Enduring Guardian/s can only make health and lifestyle decisions. You should make an Enduring Power of Attorney if you want someone to make financial decisions on your behalf.

Select what functions you wish your Enduring Guardian/s to have should you lose capacity to make decisions yourself.

You may place limits on these functions.

If you wish to place a limit on the function provide details in the space below each function.

Note:

Your Enduring Guardian/s can only exercise these functions if you have lost the capacity to make decisions yourself.

You may add any additional functions you wish your Enduring Guardian/s to exercise on your behalf.

For example other functions could include:

- access (making decisions about who you should have contact with).
- restrictive practices (deciding whether to consent to the use of physical restraint for a limited period to protect you from self harm).

4 Functions and limits of my Enduring Guardian/s

Should I become incapable of making my own personal decisions I authorise my Enduring Guardian/s to exercise the following functions: [tick any one or more boxes below]

★ to decide where I live	
Limits on authority of Enduring Guardian: To act in my be	st interest at all times in all suc
matters.	• your POA
	Guardianship is on
	a monitoring
	service, if the POA
	or legislation
★ Ito decide what health care I receive	change we notify
Limits on authority of Enduring Guardian: To act in my be	you immediately
matters.	 the POA comes
	with a letter on
	how to sign and
	use the medical
	POA
□ to decide what other kinds of personal services I re	ceive
Limits on authority of Enduring Guardian: To act in my be matters.	st interest at all times in all suc
★ to consent to the carrying out of medical or dental to with Part 5 of the Guardianship Act 1987)	reatment on me (in accordance
Limits on authority of Enduring Guardian: To act in my be matters.	st interest at all times in all suc
★ to decide: To act in my best interest at all times in	all such matters.

You may give your Enduring Guardian/s directions about how you want them to carry out their functions.

For example, you can direct them to consult other family members before making a decision or give details about the kind of place you would like to live if you lost capacity.

Note:

An Enduring Guardian must exercise their functions according to any directions you give them.

You can only give lawful directions. You cannot give directions to your Enduring Guardian/s to do something which is against the law.

You may wish to direct your Enduring Guardian to refer to your Advance Care Directive when making medical and health care decisions.

5 Optional – directions to my Enduring Guardian/s

The functions of my Enduring Guardian/s must be exercised in accordance with the following directions:

To act in my best interest at all times in all such matters as described in section 4.

Included in the cost of your Power of Attorney is
free advice for your attorneys. Your attorneys are not alone:
 there is information about how to use the POA in our covering letter. The letter comes with the POA. our law firm helps them and shows them how to use the POA. We are always available to them.

You and your Enduring Guardian can sign

this page at the same time, in front of the same witness.

If your Enduring Guardian's signature is witnessed at a different time or by a different witness, they will need a separate witness certificate.

Complete additional signature and witness certificate pages.

Note:

Before you sign here you must arrange for a witness to watch you sign this appointment and certify that you appear to understand this appointment. Your witness needs to complete their details in section 6d) below.

If you are physically unable to sign ask the person signing for you to sign and complete their details opposite. The person must be over 18 years and must not be the person being appointed or the witness as described below.

The witness cannot be the Enduring Guardian, or a substitute Enduring Guardian.

The witness must be an Australian legal practitioner/ Registrar of the NSW Local Court/overseas registered foreign lawyer or approved employee of NSW Trustee & Guardian. Only these persons can witness the execution of this appointment.

Each Enduring Guardian must sign their acceptance on the appointment for it to be effective.

Signature___

6 Appointor's signature and witness certificate

(Option – for Enduring Guardian signature/witness) 6a) My signature Signature 6b) Optional – signature on my behalf The appointor instructed me to sign this appointment on their behalf. An enduring guardian Signature on behalf of appointor makes decisions about: · where you live, Signer's full name whether Signer's address permanently or Signer's phone number _____ temporarily · who you live with 6c) Acceptance by Enduring Guardian whether you work [Complete only if witnessed at the same time and by the same witnes not apply] consent to medical I accept my appointment as Enduring Guardian. & dental treatment protecting life or Full Name Signature Date 'flicking the switch when in a vegetable 6d) My witness certificate like state' I, [your full name]: Of [your address]: Phone number: Occupation: Australian legal practitioner Registrar of the NSW Local Court Overseas – registered foreign lawyer Approved employee of NSW Trustee & Guardian Certify that [Tick applicable boxes below, cross out those which do not apply] The appointor appeared to understand the effect of this instrument and voluntarily executed the instrument in my presence. The appointor voluntarily instructed [insert signer's full name] to sign the instrument on their behalf and that person executed the instrument in my [insert name of person accepting appointment as Enduring Guardian] appeared to understand the effect of this instrument and voluntarily executed the instrument in my presence.

Date____

Note:

Before the substitute
Enduring Guardian signs
here they must arrange for
a witness to watch them
sign this form. The witness
needs to complete their
details in section 7b) below.

The witness cannot be the Enduring Guardian, or a substitute Enduring Guardian/s.

The witness must be an Australian legal practitioner/Registrar of the NSW Local Court/overseas-registered foreign lawyer or approved employee of NSW Trustee & Guardian. Only these persons can witness the execution of this appointment.

7 Optional – substitute Enduring Guardian's acceptance and witness certificate

7a) Acceptance by substitute Enduring Guardian [Complete only if substitute Enduring Guardian appointed] I accept my appointment as Enduring Guardian. Full name _____ Signature Date 7b) Substitute Enduring Guardian's witness certificate I, [full name]: Obviously, if you are of Of [address]: sound mind then you make these decisions Phone number: yourself. The Medical Occupation: Australian legal practitioner Treatment Decision Registrar of the NSW Local Court Maker only starts doing the job when Overseas – registered foreign lawyer you are of unsound Approved employee of NSW Trustee & mind. Certify that [insert name of person accepting appointment as substitute Enduring Guardian] appeared to understand the effect of this instrument and voluntarily executed the instrument in my presence.

Signature Date

Note:

Before the Enduring
Guardian signs here they
must arrange for a witness
to watch them sign this
form. The witness needs to
complete their details in
section 8b) below.

The witness cannot be the Enduring Guardian, or a substitute Enduring Guardian/s.

The witness must be an Australian legal practitioner/Registrar of the NSW Local Court/overseasregistered foreign lawyer or approved employee of NSW Trustee & Guardian. Only these persons can witness the execution of this appointment.

8 Enduring Guardian's acceptance and witness certificate

8a) Acceptance by Enduring Guardian

-	Enduring Guardian has already signed and End is been completed]	
I accept my	Free updates to your Medical Power	
Full name A	bdul Baqhdadi	of Attorney You can
Signature	Date	update your
		Medical POA for
8b) Endurin	free. You can	
I, [full name].	·	update your lifesytle
Of [address].		POA as often as you wish for free.
Phone numb	er:	
Occupation:	Australian legal practitioner	
	Registrar of the NSW Local Court	
	Overseas – registered foreign lawyer	
	☐ Approved employee of NSW Trustee & G	uardian
Certify that _	Abdul Baqhdadi	
appe	rt name of person accepting appointment as Enc ared to understand the effect of this instrument astrument in my presence.	
Signature	Date	

Note:

Before the Enduring
Guardian signs here they
must arrange for a witness
to watch them sign this
form. The witness needs to
complete their details in
section 9b) below.

The witness cannot be the Enduring Guardian, or a substitute Enduring Guardian/s.

The witness must be an Australian legal practitioner/Registrar of the NSW Local Court/overseasregistered foreign lawyer or approved employee of NSW Trustee & Guardian. Only these persons can witness the execution of this appointment.

9 Additional Enduring Guardian's signature and witness certificate

9a) Acceptance by Enduring Guardian

[Cross out if Enduring Guardian has already signed and Enduring Guardian's witness certificate has been completed]

I accept my a	After you build your	
Full name		POA, you print off
Signature	Date	two copies. You sign both copies. Both copies are originals.
9b) Enduring	Guardian's witness certificate	There is no legal
I, [full name]:		requirement to hand
		over one of your
Phone number	er:	original POAs to any of your attorneys. You
Occupation:	Australian legal practitioner	may, however, wish to
	Registrar of the NSW Local Court	do so.
	Overseas – registered foreign lawyer	
	☐ Approved employee of NSW Trustee &	Guardian
Certify that _		
appea	name of person accepting appointment as E ared to understand the effect of this instrument strument in my presence.	
Signature	Date	

Checklist

Please read below and tick to ensure you have completed all details of your Enduring Guardianship appointment correctly.

1.	I have spoken to my proposed Enduring Guardian/s and discussed this appointment with them to ensure they are willing and able to take on this role and exercise the functions I wish to give them as described in sections 3 and 4.		
2.	I trust my Enduring Guardian/s and have spoken to them about the kind of lifestyle decisions I wish them to make on my behalf should I lose capacity. If these change, I understand it is important to let my Enduring Guardian/s know.		
3.	I have discussed the appointment of my Enduring Guardian/s with my close friends/family to let them know of my decision to appoint an Enduring Guardian.		
4.	I have considered the option in section 2 of appointing a substitute guardian should my first appointed Enduring Guardian die, resign or become incapacitated.		
5.	I have indicated how I wish my Enduring Guardians to act (i.e. jointly, severally or jointly and severally) by completing section 3.		
6.	I understand I can ask someone to sign this appointment on my behalf in section 6 if I am physically unable to sign. This person must be over the age of 18 and cannot be my Enduring Guardian/s or a witness to this appointment.		
7.	Australian legal practitions	e of witness needs to be completed by an eler/Registrar of the NSW Local Court/ overseabyee of NSW Trustee & Guardian.	
8.	I understand my Enduring Guardian appointment be		ne Enduring
9.	I understand it is importar my Enduring Guardian/s a keep a copy in a safe plac appointments.	You can build this document here: https://www.legalconsolidated.com.au/ medical-power-of-attorney-intro/	ip appointment to attorney, and I will ardianship
10.	. I understand that if I marry am marrying my Enduring	jouarulan.	be revoked unless I
11.	I understand it is advisable to get medical and legal advice before signing my Enduring Guardianship appointment.		