

Certificate of Non-revocation

If you would like help in completing this form, please email enquiries@fisherfunds.co.nz or phone us on 0508 FISHER (0508 347 437).

You can complete this form on-screen by typing directly into each field. Once you have completed your details, please print, sign and post the form to Fisher Funds, Private Bag 93502, Takapuna, Auckland 0740 or email to enquiries@fisherfunds.co.nz.

Who should complete this form?

Complete this form if you hold an Enduring Power of Attorney or Power of Attorney.

Certificate of non-revocation and non-suspension of enduring power of attorney or power of attorney

I,
Full name

of
Place and country of residence *Occupation*

certify that:

1. For this paragraph select the statement that applies:

Statement A

On
Date of instrument creating the power of attorney *Full name of donor*

granted to me an enduring power of attorney to act in relation to his/her* property.

Statement B

On
Date of instrument creating the power of attorney *Full name of donor*

granted to me an enduring power of attorney to act in relation to his/her* personal care and welfare.

Statement C

On
Date of instrument creating the power of attorney *Full name of donor*

granted to me an enduring power of attorney to act in relation to his/her* personal care and welfare and his/her* property.

2. I have not received notice of any event revoking my authority to act under the enduring power of attorney.

3. I have not received written notice from
suspending my authority to act under the enduring power of attorney. *Full name of donor*

* Select one

Certificate of non-revocation and non-suspension of enduring power of attorney or power of attorney (continued)

Signature of attorney

Signed at

Location

this

Day

of

Month

Year

Definition of an event revoking the power of attorney

An event revoking the power of attorney means any of the following events in which the enduring power of attorney ceases to have effect:

- The donor revokes the power while mentally capable of doing so; or
- The donor dies; or
- The attorney gives notice of disclaimer in accordance with section 104 of the Property of Personal and Property Rights Act 1988; or
- The attorney dies, or is adjudged bankrupt, or becomes a patient within the meaning of the Mental Health (Compulsory Assessment and Treatment)
- The attorney dies, or is adjudged bankrupt, or becomes a patient within the meaning of the Mental Health (Compulsory Assessment and Treatment) Act 1992, detained in a hospital under that Act, or becomes subject to a personal order under Part 1 of the Protection of Personal and Property Rights Act 1988 or a property order under Part 3 of the Protection of Personal and Property Rights Act 1988, or otherwise becomes incapable of acting; or
- In the case of an enduring power of attorney that appoints one attorney with joint but not several authority, one of the attorney's dies, or is adjudged bankrupt, or becomes a patient within the meaning of the Mental Health (Compulsory Assessment and Treatment) Act 1992, detained in a hospital under that Act, or becomes subject to a personal order under Part 1 of the Protection of Personal and Property Rights Act 1988 or a property order under Part 3 of the Protection of Personal and Property Rights Act 1988, or otherwise becomes incapable of acting; or
- A court revokes the appointment of the attorney pursuant to section 105 of the Protection of Personal and Property Rights Act 1988.