FORM B

[Clause 3(b)]

Enduring Power of Attorney Appointing a Property Attorney

This form is to be used as a guide to the appointment of a property attorney. A property attorney has authority with respect to your property and financial affairs. He or she does not have authority with respect to your personal affairs.

Include in your Enduring Power of Attorney only those parts of the form that are applicable to your situation.

This Enduring Power of Attorney is gi		(date)			
by	(name of grantor))			
of					
of(street address)	(city)	(province)	(postal code)		
(check as appropriate)					
1. Appointment					
(choose one)					
□ (a) I appoint					
		perty attorney)			
of	(city)	((nastal anda)		
		(province)	(postal code)		
to act as my property attorney in a		of Attorney Act, 2002.			
	or				
L (b) I appoint					
<u>,</u>	(name of property attorney)				
of(street address)	(city)	(province)	(postal code)		
and		-	-		
	(name of propert	v attorney)			
of(street address)		(province)	(postal code)		
(you may appoint two or more persons)	(city)	(province)	(postal code)		
to act as my property attorneys in	accordance with The Power	rs of Attorney Act 2002			
		5 01 Mitoriney Met, 2002.			
jointly (your property attorneys wi	ll act together)				
severally (your property attorneys	will act separately and independe	ntly, in accordance with the auth	ority given to them)		
successively (your property attorn		-4)			
	leys will act in order of appointme.	1()			
Optional:					
□ If it is or becomes necessary	for the purposes of subsection	on 6(2) of the Act:			
I acknowledge that			ha		
been convicted of a criminal offence re harassment, uttering threats, theft, fr			ce, intimidation, crimina		

I consent to this person acting as my property attorney.

2. Authority

(choose one)

\Box (a) I give my property attorney(s) general authority respecting all of my property and financial affairs.
(The authority with respect to financial affairs includes matters relating to all of your securities, contracts of insurance, pensions, non-testamentary trusts, retirement savings plans, registered retirement income funds, annuities and other like deposits and investments.)
or
(b) I give my property attorney(s) specific authority as follows: (You may limit the authority of your property attorney(s) or you may divide authority among property attorneys.)
3. Decisions Requiring the Expenditure of Money (Optional - may be used if different people are appointed to act as your personal and property attorneys.)
If decisions requiring the expenditure of money arise with respect to:
education and training
□ social activities
□ other, as follows:
I give decision making authority to my:
(choose one)
personal attorney
property attorney
4. Decision-making
If property attorneys are appointed to act jointly (together):
(choose one)
\Box (a) The decision of my joint property attorneys must be unanimous.
or
\Box (b) Decisions by my joint property attorneys must be made as follows:

If property attorneys are appointed to act jointly (together) or successively (one after the other):

(choose one)

(a) If one or more of my property attorneys dies, is unwilling or unavailable to act or is found by a court to lack capacity, the other(s) may act solely, jointly or successively, as the case may be.

	or
(b)	

5. Enduring Power of Attorney

My property attorney's (or attorneys') authority under this Enduring Power of Attorney shall not be terminated by my lack of capacity that occurs after my Enduring Power of Attorney has been executed.

6. Contingent Enduring Power of Attorney (optional)

☐ My Enduring Power of Attorney shall come into effect on the following date or on the occurrence of the following contingency:

Optional:

The following adult(s) may declare in writing that the contingency that I have specified has occurred:

(name of adult)				
(street address)	(city)	(province)	(postal code)	

(You may name one or more adults to make this declaration. If the contingency you have specified is your lack of capacity and you do not name anyone to make this declaration, two health care professionals may be asked to make the declaration.)

7. Accounting (optional)

L If I lack capacity, an accounting of my property attorney's (attorneys') management of my property and financial affairs may be requested

by				
Ū		(name of perso	on)	
of				
	(street address)	(city)	(province)	(postal code)

(If this option is not checked, an accounting may be requested by one of your adult family members.)

If a fee is charged for services rendered by my property attorney(s), my property attorney(s) must provide an annual accounting of my property attorney's (attorneys') management of my property and financial affairs to

	(name of person)			
	of			
	(street address)	(city)	(province)	(postal code)
	this option is not checked, the accounting wil istee of Saskatchewan.)	l be provided to your most immedia	ate and available family member	and to the Public Guardian and
8.	Revocation (optional)			
I revoke the Enduring Power of Attorney previously given by me on				
				(date)
	appointing			as my property attorney.
		(name)		· ·

9. Signatures of grantor and witnesses

(Signature of grantor)			(date)
(Signature of witness)			(date)
(Signature of second witness if first with the second witness of first with the second by a lawyer, attach Form D - Lega		If witnessed by two adults, atta	(date) ach Form E - Non-lawyer Witness
Certificate.)			
	or		
Signatures of alternate signer and wit: (To be used only when the grantor is unable to s.		ey and there is an alternate sign	er of the document.)
(Signature of alternate s	signer)		(date)
Statement of Witness:			
I,			
	(name)		
of(street address)	(city)	(province)	(postal code)
certify:		u é	4
(a) that			
signed this Enduring Power of Atte	(name of alterna	ate signer)	
(b) that			
acknowledged the signature of the	(name of gra		
(c) that I am an adult with capac family or a member of the grantor'		rty attorney or a member	r of the property attorney's
(d) that I am signing this Enduri	ng Power of Attorney as a v	witness in the presence of	f the grantor.
(Signature of witnes	 ss)		(date)
Other witness signatures (Note that one of the witnesses may be the same ,	person that witnessed the alternat	e signing.)	
(Signature of witnes	 ss)		(date)
(Signature of second witness if first wit	tness is not a lawyer)		(date)
	al Advice and Witness Certificate.	If witnessed by two adults, atta	ach Form E - Non-lawyer Witness
10. Acceptance of Appointment (optional	<i>l</i>)		
	tness is not a lawyer) al Advice and Witness Certificate. al)		(date) ach Form E - Non-lawyer Wit