

---

**Law Practice Power of Attorney**  
(sole practitioner)

---

This **General Enduring Power of Attorney** is given on **date** by

**X**, lawyer,  
of *address*.

I appoint the following person:

my friend and colleague, **Y**, lawyer,  
of *address*, ,

to be my Attorney ("Law Practice Attorney") in accordance with the *Power of Attorney Act* and to do on my behalf anything that I can lawfully do by an attorney.

In accordance with the *Power of Attorney Act*, I declare that

- a) the authority of the attorney continues despite any incapability on my part;
- b) the effect of subsection 56(1) of the *Land Title Act* is excluded.

This Power of Attorney is subject to the following conditions or restrictions:

1. The Law Practice Attorney is appointed for the sole and limited purpose of taking possession or control of all of my Law Practice, including bank accounts, determining the status of all files and records of my Law Practice, and arranging for the conduct of all matters and the management or sale of all property, whether real or personal, related to or associated with my Law Practice.
2. "My Law Practice" means all property, whether real or personal, that is related to or associated with my law practice in any way, including but not limited to the office premises, furniture and equipment, bank accounts, and closed and open files.
3. The powers under this Power of Attorney include taking such steps as the Law Practice Attorney decides in his/her discretion to protect the interests of my clients and to manage, to sell or to wind down and dispose of my Law Practice.
4. The Law Practice Attorney may claim remuneration of (**choose one**)
  - \_\_\_ % of net monthly billings / gross monthly billings / monthly accounts collected of my practice
  - \$\_\_\_ per hour/day/month
  - his/her hourly rate

for acting as the Law Practice Attorney with his/her accounts presented for approval prior to payment to me, if I am capable of managing my affairs, or to the personal attorney appointed by me under a duly executed

personal Power of Attorney. My personal attorney has the right to have the accounts reviewed by a BC Supreme Court Registrar.

6. If my Law Practice Attorney wishes to buy some parts or all of my Law Practice, he/she may do so, if acceptable terms can be reached with me, if I am capable of managing my affairs, or with my personal attorney appointed by me under a duly executed personal Power of Attorney.

		Execution Date				
Officer Signature(s)	Y	M	D	Adult's Signature		
	x	x	x			
_____ Signature of Solicitor				_____ X		

**OFFICER CERTIFICATION:**

Your signature constitutes a representation that you are a solicitor, notary public, or other person authorized by the *Evidence Act*, R.S.B.C. 1996, c. 124, to take affidavits for use in British Columbia and certifies the matters set out in Part 5 of the *Land Title Act* as they pertain to the execution of this instrument.

		Execution Date				
Officer Signature(s)	Y	M	D	Attorney's Signature		
	x	x	x			
_____ Signature of Solicitor				_____ Y		

**OFFICER CERTIFICATION:**

Your signature constitutes a representation that you are a solicitor, notary public, or other person authorized by the *Evidence Act*, R.S.B.C. 1996, c. 124, to take affidavits for use in British Columbia and certifies the matters set out in Part 5 of the *Land Title Act* as they pertain to the execution of this instrument.