

# Lasting Power of Attorney

A brief guide to explain the **Lasting Power of Attorney**

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## Capacity (Bailiwick of Guernsey) Law, 2020 - Lasting Power of Attorney

A Lasting Power of Attorney (LPA) allows an individual with mental capacity (the “grantor”) to plan for their future and to put in place arrangements to support them at a time when they may no longer have capacity to make decisions for themselves by giving authority to another, or group of others (the “attorney/s”) to make decisions on their behalf. Individuals will be able to register two different types of LPA: one for 'health and welfare' matters and the second for 'property and financial affairs'.

The **LPA for “health and welfare”** allows the attorney/s to make decisions on your behalf about your future care or treatment, for example decisions about whether to accept or refuse any recommended treatment or relating to admission to a care home. An LPA can give, or expressly not give, the attorney/s authority to give or refuse consent to life-sustaining treatment. The form allows you to include any instructions, wishes or preferences for your attorney/s but it is important to consider these carefully and discuss with your attorney/s to avoid any misunderstanding. Alternatively, it is now possible for a person to make, in a separate document, an “advance decision to refuse treatment” and/or “an advanced care plan” which can be attached to the LPA and must be considered by your attorney/s or other decision makers in due course.

The **LPA for managing ‘property and financial affairs’** allows the attorney/s to manage your property and financial affairs if you lose capacity to manage your affairs, but it can also be used whilst you still have capacity, if you give permission for this. The attorney/s can manage your financial affairs for a short period or for the longer term.

### Registration

- Application forms for registering LPAs are available to download from the Royal Court website: [www.guernseyroyalcourt.gg](http://www.guernseyroyalcourt.gg) under ‘Lasting Powers of Attorney’ or paper forms are available for collection from the Greffe. Guidance notes on how to create a Lasting Power of Attorney are also available to download.

- The fee for one LPA will be £91 or if a person wishes to register both LPAs at the same time, the fee will be £114. If/when it becomes necessary to activate the LPA subsequently, there will be no further fee to pay. (*Fees correct 1 Jan 2026*)

**Home Visits** If a Grantor is unable to attend the Greffe for the appointment then a home visit can be arranged. There is an additional fee of £171.00 for this service.

- Anyone wishing to register an LPA is asked to submit a completed form to the Greffe at [Registrar@guernseyroyalcourt.gg](mailto:Registrar@guernseyroyalcourt.gg) or paper copies to, The Greffe, Royal Court House, St James Street, St Peter Port, Guernsey. GY1 2NZ. Registration staff will then contact the applicant to arrange an appointment at the Greffe for a personal interview. The Registration team can be contacted on **01481 225277** for any queries.

- The Ordinance does not require an individual wishing to register an LPA to use an advocate to complete and register the form, but there is nothing to preclude this if they wish to do so.
- An individual can cancel their LPA at any time if they have the capacity to do so. It does not matter if the LPA has been activated or not. This can only be done by attending HM Greffier.

### **Activation**

- The LPA for Property & Financial Affairs can operate immediately if the grantor chooses (as with a normal Power of Attorney) but otherwise can only operate once activated. The LPA for Health & Welfare can only operate once activated.
- The LPA must be activated so that the attorney/s can act if the grantor loses capacity to make the relevant decisions about their health and welfare or their property and affairs. The process for activating the LPA is explained in the Code of Practice and in the guidance notes on how to create an LPA.

### **Powers & Duties of an Attorney**

- The attorney/s should always act in the grantor's best interests and in accordance with their wishes and views.
- An LPA does not automatically give the attorney/s power to sell the grantor's realty (houses and land). For the attorney/s to do so, it is necessary to make an application to the Royal Court seeking permission to sell the grantor's realty.
- The attorney/s cannot use an LPA to change the grantor's will. The LPA will expire when they die and responsibility will be transferred to the personal representatives. The attorney/s should notify HM Greffier and return any copies of the LPA.

N.B. At the outset of the process if it is deemed that the person is no longer capable of managing their affairs themselves, then their family can, if they decide, apply for Guardianship.

### **General disclaimer**

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