





Lasting power of attorney for property and financial affairs

Section 1

The donor

You are appointing other people to make decisions on your behalf. You are 'the donor'.

Restrictions – you must be at least 18 years old and be able to understand and make decisions for yourself (called 'mental capacity').

Title	First names
Mr	Mercedes
Last nam	ne
Skrapz	
Any othe	r names you're known by (optional – eg your married name)
Date of I	pirth
3 0	1 2 1 9 5 5
Day	Month Year
Address	•
22 Churc	ch Road
Park Lan	e
London	
Postcode	NW2 J11
Email ad	dress (optional)
For OPG	office use only
LPA regi:	stration date OPG reference number
Dav	Month Year



For help with this section, see the Guide, part A1.

If you are filling this in for a friend or relative and they can no longer make decisions independently, they can't make an LPA. See the Guide 'Before you start' for more information.



The attorneys





The people you choose to make decisions for you are called your 'attorneys'. Your attorneys don't need special legal knowledge or training. They should be people you trust and know well. Common choices include your husband, wife or partner, son or daughter, or your best friend.

You need at least one attorney, but you can have more.

You'll also be able to choose 'replacement attorneys' in section 4. They can step in if one of the attorneys you appoint here can no longer act for you.

To appoint a trust corporation, fill in the first attorney space and tick the box in that section. They must sign Continuation sheet 4. For more about trust corporations, see the Guide, part A2.

Restrictions – Attorneys must be at least 18 years old and must have mental capacity to make decisions. They must not be bankrupt or subject to a debt relief order.

For help with this section, see the Guide, part A2.

Title First names	Title First names			
Mrs Naseebo	Mr Polly			
Last name (or trust corporation name)	Last name			
Lal	Pocket			
Date of birth 1 1 0 1 2 0 0 0 Day Month Year	Date of birth 2 8 0 5 2 0 0 1 Day Month Year			
Address	Address			
21 Glass Door	21 Cricket Chicken			
Undercover	Cat			
London	Ape			
Postcode G21 G69	Postcode A2 3VS			
Email address (optional)	Email address (optional)			
This attorney is a trust corporation.				

Section 2 - continued





Title	First names	Title First names				
Mr	Mr Callum Sgt David					
Last nam	ne	Last name				
Smith		Hussain				
Date of I 0 1 Day	birth 0 2 1 9 0 0 Month Year	Date of birth O 1 1 1 2 0 0 0 Day Month Year				
Address		Address				
23 Radle	ey Close	81 Coke Lane				
Birmingh	nam	Maal				
UK		London				
Postcode	B32 3YH	Postcode M32 N1G				
Email ad	dress (optional)	Email address (optional)				
Mor	re attorneys – I want to appoint more than 4	attorneys. Use Continuation sheet 1.				

How should your attorneys make decisions?



You need to choose whether your attorneys can make decisions on their own or must agree some or all decisions unanimously.

Whatever you choose, they must always act in your best interests.

I only appointed one attorney (turn to section 4)

How do you want your attorneys to work together? (tick one only)

X Jointly and severally

Attorneys can make decisions on their own or together. Most people choose this option because it's the most practical. Attorneys can get together to make important decisions if they wish, but can make simple or urgent decisions on their own. It's up to the attorneys to choose when they act together or alone. It also means that if one of the attorneys dies or can no longer act, your LPA will still work.

If one attorney makes a decision, it has the same effect as if all the attorneys made that decision.

Jointly

Attorneys must agree unanimously on every decision, however big or small. Remember, some simple decisions could be delayed because it takes time to get the attorneys together. If your attorneys can't agree a decision, then they can only make that decision by going to court.

Be careful – if one attorney dies or can no longer act, all your attorneys become unable to act. This is because the law says a group appointed 'jointly' is a single unit. Your LPA will stop working unless you appoint at least one replacement attorney (in section 4).

Jointly for some decisions, jointly and severally for other decisions

Attorneys must agree unanimously on some decisions, but can make others on their own. If you choose this option, you must list the decisions your attorneys should make jointly and agree unanimously on Continuation sheet 2. The wording you use is important. There are examples in the Guide, part A3.

Be careful – if one attorney dies or can no longer act, none of your attorneys will be able to make any of the decisions you've said should be made jointly. Your LPA will stop working for those decisions unless you appoint at least one replacement attorney (in section 4). Your original attorneys will still be able to make any of the other decisions alongside your replacement attorneys.



For help with this section, see the Guide, part A3.



If you choose 'jointly for some decisions...', you may want to take legal advice, particularly if the examples in part A3 of the the Guide, don't match your needs.

Replacement attorneys

Only valid with the official stamp here.





This section is optional, but we recommend you consider it

Replacement attorneys are a backup in case one of your original attorneys can't make decisions for you any more.

To appoint a trust corporation, fill in the first attorney space below and tick the box in that section. They must sign Continuation sheet 4.

Reasons replacement attorneys step in – if one of your original attorneys dies, loses capacity, no longer wants to be your attorney, becomes bankrupt or subject to a debt relief order or is no longer legally your husband, wife or civil partner.

Restrictions – replacement attorneys must be at least 18 years old and have mental capacity to make decisions. They must not be bankrupt or subject to a debt relief order.

Help?

For help with this section, see the Guide, part A4.

Mrs Sophie	Title First names	Title First names
Susan Date of birth Date of birth Day Month Year Address 21 Bad Road Arteon Twinturbo Postcode T2 P4K Postcode T2 P4K More replacements - I want to appoint more than two replacements. Use Continuation sheet 1. When and how your replacement attorneys can act Replacement attorneys usually step in when one of your original attorneys	Mrs Sophie	Mr Andy
Date of birth Date of birth Day Month Year Address 21 Bad Road Arteon Twinturbo Postcode T2 P4K More replacements - I want to appoint more than two replacements. Use Continuation sheet 1. When and how your replacement attorneys can act Replacement attorneys usually step in when one of your original attorneys Day Month Year Address Address 76 Walkers Way Pringles Water Postcode W6 H20 You should consider this placed at the step leaded to see the step leaded to	Last name (or trust corporation name)	Last name
Day Month Year Address Address 21 Bad Road Arteon Twinturbo Postcode T2 P4K Postcode This attorney is a trust corporation. More replacements — I want to appoint more than two replacements. Use Continuation sheet 1. When and how your replacement attorneys can act Replacement attorneys usually step in when one of your original attorneys	Susan	Kosh
21 Bad Road Arteon Twinturbo Postcode T2 P4K Postcode This attorney is a trust corporation. More replacements - I want to appoint more than two replacements. Use Continuation sheet 1. When and how your replacement attorneys can act Replacement attorneys usually step in when one of your original attorneys You should consider taking level actives if	0 9 1 2 2 0 0 0	1 9 1 0 1 9 8 7
Arteon Twinturbo Postcode T2 P4K Postcode W6 H20 This attorney is a trust corporation. More replacements — I want to appoint more than two replacements. Use Continuation sheet 1. When and how your replacement attorneys can act Replacement attorneys usually step in when one of your original attorneys You should consider taking leads a trice is	Address	Address
Twinturbo Postcode T2 P4K Postcode W6 H20 This attorney is a trust corporation. More replacements — I want to appoint more than two replacements. Use Continuation sheet 1. When and how your replacement attorneys can act Replacement attorneys usually step in when one of your original attorneys You should consider to taking local addicated.	21 Bad Road	76 Walkers Way
Postcode T2 P4K Postcode W6 H20 This attorney is a trust corporation. More replacements — I want to appoint more than two replacements. Use Continuation sheet 1. When and how your replacement attorneys can act Replacement attorneys usually step in when one of your original attorneys	Arteon	Pringles
This attorney is a trust corporation. More replacements — I want to appoint more than two replacements. Use Continuation sheet 1. When and how your replacement attorneys can act Replacement attorneys usually step in when one of your original attorneys You should consider taking leads a drive if	Twinturbo	Water
More replacements — I want to appoint more than two replacements. Use Continuation sheet 1. When and how your replacement attorneys can act Replacement attorneys usually step in when one of your original attorneys You should consider taking least actions if	Postcode T2 P4K	Postcode W6 H20
Replacement attorneys usually step in when one of your original attorneys You should consider taking local action if		oint more than two replacements. Use Continuation sheet 1.
topical action legislation if	When and how your replaceme	ent attorneys can act
stops acting for you. If there's more than one replacement attorney, they will all step in at once. If they fully replace your original attorney(s) at once, they will usually act jointly. You can change some aspects of this, but most people don't. See the Guide, part A4. I want to change when or how my attorneys can act (optional). Use Continuation sheet 2.		

When can your attorneys make decisions?

Helpline 0300 456 0300



You can allow your attorneys to make decisions:

- as soon as the LPA has been registered by the Office of the Public Guardian
- only when you don't have mental capacity

While you have mental capacity you will be in control of all decisions affecting you. If you choose the first option, your attorneys can only make decisions on your behalf if you allow them to. They are responsible to you for any decisions you let them make.

Your attorneys must always act in your best interests.

When do you want your attorneys to be able to make decisions? (mark one only)

As soon as my LPA has been registered (and also when I don't have mental capacity)

Most people choose this option because it is the most practical.

While you still have mental capacity, your attorneys can only act with your consent. If you later lose capacity, they can continue to act on your behalf for all decisions covered by this LPA.

This option is useful if you are able to make your own decisions but there's another reason you want your attorneys to help you – for example, if you're away on holiday, or if you have a physical condition that makes it difficult to visit the bank, talk on the phone or sign documents.

Only when I don't have mental capacity

Be careful – this can make your LPA a lot less useful. Your attorneys might be asked to prove you do not have mental capacity each time they try to use this LPA.

For help with this section, see the Guide, part A5.

People to notify when the LPA is registered





This section is optional

Only valid with the official stamp here.

You can let people know that you're going to register your LPA. They can raise any concerns they have about the LPA – for example, if there was any pressure or fraud in making it.

When the LPA is registered, the person applying to register (you or one of your attorneys) must send a notice to each 'person to notify'.

You can't put your attorneys or replacement attorneys here.

People to notify can object to the LPA, but only for certain reasons (listed in the notification form LP3). After that, they are no longer involved in the LPA. Choose people who care about your best interests and who would be willing to speak up if they were concerned.



For help with this section, see the Guide, part A6.

Title	First names	Title	First names
Last nam	ie e	Last nam	e
Address		Address	
Postcode		Postcode	
Title	First names	Title	First names
Last nam	ne	Last nam	ne
Address		Address	
Postcode		Postcode	
U l wa	nt to appoint another person to notify (maxim	num is 5) -	- use Continuation sheet 1.

Preferences and instructions





This section is optional

Only valid with the official stamp here.

You can tell your attorneys how you'd **prefer** them to make decisions, or give them specific **instructions** which they must follow when making decisions.

Most people leave this page blank – you can just talk to your attorneys so they understand how you want them to make decisions for you.

Preferences

Your attorneys don't have to follow your preferences but they should keep them in mind. For examples of preferences, see the Guide, part A7.

Help?

For help with this section, see the Guide, part A7.

Preferences - u	se words like	'prefer' and	'would like'
-----------------	---------------	--------------	--------------

I would like a G80 M3 comp with a fat facelift		
I need more space – use Continuation sheet		
Instructions		If you want to give
Your attorneys will have to follow your instructio of instructions, see the Guide, part A7.	ons exactly. For examples	instructions, you may want to take legal advice.
Be careful – if you give instructions that are not have to be removed before your LPA could be reg		
Instructions – use words like 'must' and 'have to	o'	
I have to drive home		

Your legal rights and responsibilities





Everyone signing the LPA must read this information

In sections 9 to 11, you, the certificate provider, all your attorneys and your replacement attorneys must sign this lasting power of attorney to form a legal agreement between you (a deed).

By signing this lasting power of attorney, you (the donor) are appointing people (attorneys) to make decisions for you.

LPAs are governed by the Mental Capacity Act 2005 (MCA), regulations made under it and the MCA Code of Practice. Attorneys must have regard to these documents. The Code of Practice is available from www.gov.uk/opg/mca-code or from The Stationery Office.

Your attorneys must follow the principles of the Mental Capacity Act:

- 1. Your attorneys must assume that you can make your own decisions unless it is established that you cannot do so.
- 2. Your attorneys must help you to make as many of your own decisions as you can. They must take all practical steps to help you to make a decision. They can only treat you as unable to make a decision if they have not succeeded in helping you make a decision through those steps.
- 3. Your attorneys must not treat you as unable to make a decision simply because you make an unwise decision.
- 4. Your attorneys must act and make decisions in your best interests when you are unable to make a decision.
- 5. Before your attorneys make a decision or act for you, they must consider whether they can make the decision or act in a way that is less restrictive of your rights and freedom but still achieves the purpose.

Your attorneys must always act in your best interests. This is explained in the Application guide, part A8, and defined in the MCA Code of Practice.

Before this LPA can be used:

- it must be registered by the Office of the Public Guardian (OPG)
- it may be limited to when you don't have mental capacity, according to your choice in section 5

Cancelling your LPA: You can cancel this LPA at any time, as long as you have mental capacity to do so. It doesn't matter if the LPA has been registered or not. For more information, see the Guide, part D.

Your will and your LPA: Your attorneys cannot use this LPA to change your will. This LPA will expire when you die. Your attorneys must then send the registered LPA, any certified copies and a copy of your death certificate to the Office of the Public Guardian.

Data protection: For information about how OPG uses your personal data, see the Guide, part D.



For help with this section, see the Guide, part A8.

Signature: donor

Helpline 0300 456 0300



By signing on this page I confirm all of the following:

- I have read this lasting power of attorney (LPA) including section 8 'Your legal rights and responsibilities', or I have had it read to me
- I appoint and give my attorneys authority to make decisions about my property and financial affairs, including when I cannot act for myself because I lack mental capacity, subject to the terms of this LPA and to the provisions of the Mental Capacity Act 2005
- I have either appointed people to notify (in section 6) or I have chosen not to notify anyone when the LPA is registered
- I agree to the information I've provided being used by the Office of the Public Guardian in carrying out its duties

Be careful

Sign this page (and any continuation sheets) before anyone signs sections 10 and 11.

Donor

Signed (or marked) by the person giving this lasting power of attorney and delivered as a deed.

Signature or mark



Date signed or marked

2 5

0 2

2 0 2 5

Day

Month

Year

If you have used Continuation sheets 1 or 2 you must sign and date each continuation sheet at the same time as you sign this page.

If you can't sign this LPA you can make a mark instead. If you can't sign or make a mark you can instruct someone else to sign for you, using Continuation sheet 3.

Witness

The witness must not be an attorney or replacement attorney appointed under this LPA, and must be aged 18 or over.

Signature or mark



Full name of witness

Rich Tom

Address

65 Green House

London

Moseley

Postcode

D3 4SW



For help with this section, see the Guide, part A9.

Signature: certificate provider







Only sign this section after the donor has signed section 9

The 'certificate provider' signs to confirm they've discussed the lasting power of attorney (LPA) with the donor, that the donor understands what they're doing and that nobody is forcing them to do it. The 'certificate provider' should be either:

- someone who has known the donor personally for at least 2 years, such as a friend, neighbour, colleague or former colleague
- someone with relevant professional skills, such as the donor's GP, a healthcare professional or a solicitor

A certificate provider can't be one of the attorneys.



For help with this section, see the Guide, part A10.

Certificate provider's statement

I certify that, as far as I'm aware, at the time of signing section 9:

- the donor understood the purpose of this LPA and the scope of the authority conferred under it
- no fraud or undue pressure is being used to induce the donor to create this LPA
- there is nothing else which would prevent this LPA from being created by the completion of this instrument

By signing this section I confirm that:

- I am aged 18 or over
- I have read this LPA, including section 8 'Your legal rights and responsibilities'
- there is no restriction on my acting as a certificate provider
- the donor has chosen me as someone who has known them personally for at least 2 years OR
- the donor has chosen me as a person with relevant professional skills and expertise

Restrictions - the certificate provider must not be:

- an attorney or replacement attorney named in this LPA or any other LPA or enduring power of attorney for the donor
- a member of the donor's family or of one of the attorneys' families, including husbands, wives, civil partners, in-laws and step-relatives
- an unmarried partner, boyfriend or girlfriend of either the donor or one of the attorneys (whether or not they live at the same address)
- · the donor's or an attorney's business partner
- the donor's or an attorney's employee
- an owner, manager, director or employee of a care home where the donor lives

Certificate	provider
-------------	----------

Title

First names

Mr	Kaleem
Last nam	e
Edwards	
Address	
22 Drew	Lane
Smirrels	
Highfield	
Postcode	D21 2YI

Signature or mark



Date signed or marked

1 9		0	1	1	9	9	9
Day		Mont	th	Year			

Signature: attorney or replacement



Help?

For help with this

section, see the

Guide, part A11.





Only sign this section after the certificate provider has signed section 10

All the attorneys and replacement attorneys need to sign. There are 4 copies of this page – make more copies if you need to.

By signing this section I understand and confirm all of the following:

- I am aged 18 or over
- I have read this lasting power of attorney (LPA) including section 8 'Your legal rights and responsibilities', or I have had it read to me
- I have a duty to act based on the principles of the Mental Capacity Act 2005 and to have regard to the Mental Capacity Act Code of Practice
- I must make decisions and act in the best interests of the donor
- I must take into account any instructions or preferences set out in this LPA
- I can make decisions and act only when this LPA has been registered and at the time indicated in section 5 of this LPA

Further statement by a replacement attorney: I understand that I have the authority to act under this LPA only after an original attorney's appointment is terminated. I must notify the Public Guardian if this happens.

Attorney	or	replacement	attorney
----------	----	-------------	----------

Signed (or marked) by the attorney or replacement attorney and delivered as a deed.

Signature or mark				
Date sign	ned or marked			
Day	Month Year			
Title	First names			
Last nam	e			

Witness

The witness must not be the donor of this LPA, and must be aged 18 or over.

Full names of witness

Address

Postcode

Only valid	with	the	official	stamp	here

Signature: attorney or replacement







Only sign this section after the certificate provider has signed section 10

All the attorneys and replacement attorneys need to sign. There are 4 copies of this page – make more copies if you need to.

By signing this section I understand and confirm all of the following:

- I am aged 18 or over
- I have read this lasting power of attorney (LPA) including section 8 'Your legal rights and responsibilities', or I have had it read to me
- I have a duty to act based on the principles of the Mental Capacity Act 2005 and to have regard to the Mental Capacity Act Code of Practice
- · I must make decisions and act in the best interests of the donor
- I must take into account any instructions or preferences set out in this LPA
- I can make decisions and act only when this LPA has been registered and at the time indicated in section 5 of this LPA

Further statement by a replacement attorney: I understand that I have the authority to act under this LPA only after an original attorney's appointment is terminated. I must notify the Public Guardian if this happens.

Witness

\sim 0	
T	Help?

For help with this section, see the Guide, part A11.

Signed (or marked) by the attorney or replacement attorney and delivered as a deed.	The witness must not be and must be aged 18 or			
Signature or mark	Signature or mark			
Date signed or marked	Full names of witness			
Day Month Year Title First names	Address			
Last name				

The witness must not be the donor of this LPA, and must be aged 18 or over.	
Signature or mark	
Full names of witness	
Address	
Postcode	

Attorney or replacement attorney

Signature: attorney or replacement



Help?

For help with this

section, see the

Guide, part A11.





Only sign this section after the certificate provider has signed section 10

All the attorneys and replacement attorneys need to sign. There are 4 copies of this page – make more copies if you need to.

By signing this section I understand and confirm all of the following:

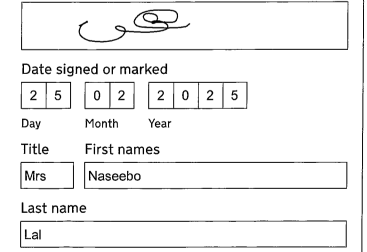
- I am aged 18 or over
- I have read this lasting power of attorney (LPA) including section 8 'Your legal rights and responsibilities', or I have had it read to me
- I have a duty to act based on the principles of the Mental Capacity Act 2005 and to have regard to the Mental Capacity Act Code of Practice
- I must make decisions and act in the best interests of the donor
- I must take into account any instructions or preferences set out in this LPA
- I can make decisions and act only when this LPA has been registered and at the time indicated in section 5 of this LPA

Further statement by a replacement attorney: I understand that I have the authority to act under this LPA only after an original attorney's appointment is terminated. I must notify the Public Guardian if this happens.

Attorney or replacement attorney

Signed (or marked) by the attorney or replacement attorney and delivered as a deed.

Signature or mark



Witness

The witness must not be the donor of this LPA, and must be aged 18 or over.

Signature or mark

Full names of witness		
	-,	
Address		
Postcode		

Signature: attorney or replacement





For help with this

section, see the

Guide, part A11.



Only sign this section after the certificate provider has signed section 10

All the attorneys and replacement attorneys need to sign. There are 4 copies of this page – make more copies if you need to.

By signing this section I understand and confirm all of the following:

- I am aged 18 or over
- I have read this lasting power of attorney (LPA) including section 8 'Your legal rights and responsibilities', or I have had it read to me
- I have a duty to act based on the principles of the Mental Capacity Act 2005 and to have regard to the Mental Capacity Act Code of Practice
- I must make decisions and act in the best interests of the donor
- I must take into account any instructions or preferences set out in this LPA
- I can make decisions and act only when this LPA has been registered and at the time indicated in section 5 of this LPA

Further statement by a replacement attorney: I understand that I have the authority to act under this LPA only after an original attorney's appointment is terminated. I must notify the Public Guardian if this happens.

Attorney or replacement attorney	Witness					
Signed (or marked) by the attorney or replacement attorney and delivered as a deed.	The witness must not be the donor of this LPA, and must be aged 18 or over.					
Signature or mark	Signature or mark					
Date signed or marked	Full names of witness					
Day Month Year Title First names	Address					
Last name						
	Postcode					

hilev	with	tha	official	stamn	hore



Now register your LPA

Before the LPA can be used, it **must** be registered by the Office of the Public Guardian (OPG). Continue filling in this form to register the LPA. See part B of the Guide.

People to notify

If there are any 'people to notify' listed in section 6, you must notify them that you are registering the LPA now. See part C of the Guide.

Fill in and send each of them a copy of the form to notify people - LP3.

When you sign section 15 of this form, you are confirming that you've sent forms to the 'people to notify'.

Register now

You do not have to register immediately, but it's a good idea in case you've made any mistakes. If you delay until after the donor loses mental capacity, it will be impossible to fix any errors. This could make the whole LPA invalid and it will not be possible to register or use it.

Register your lasting power of attorney





Section 12

The applicant

You can only apply to register if you are either the donor or attorney(s) for this LPA. The donor and attorney(s) should not apply together.

Who is applying to register the LPA? (tick one only)	Help?
Donor – the donor needs to sign section 15	7b:
Attorney(s) – If the attorneys were appointed jo then they all need to sign section 15. Otherwise, o attorneys needs to sign	section, see the
Write the name and date of birth for each attorney the the LPA. Don't include any attorneys who are not appl	
Title	Title First names
Last name	Last name
Date of birth	Date of birth
Day Month Year	Day Month Year
Title First names	Title First names
Last name	Last name
Date of birth Day Month Year	Date of birth Day Month Year

Who do you want to receive the LPA?



We need to know who to send the LPA to once it is registered. We might also need to contact someone with questions about the application.

We already have the addresses of the donor and attorneys, so you don't have to repeat any of those here, unless they have changed.

Who wou	ld you like to receive the LPA and any correspondence?	
X The c	lonor	\mathcal{A}
An at	torney (write name below)	Help?
Othe	r (write name and address below)	•
Title	First names	For help with this section, see the Guide, part B3.
Last name	e	
Company	(optional)	
Address		
Postcode		
How wou	ld the person above prefer to be contacted?	
	hoose more than one.	
Post	• •	
Phon	e l	. •
Emai	l	
Wels	h (we will write to the person in Welsh)	

Application fee





There's a fee for registering a lasting power of attorney – the amount is shown on the cover sheet of this form or on form LPA120.

The fee changes from time to time. You can check you are paying the correct amount at www.gov.uk/power-of-attorney/how-much-it-costs or call 0300 456 0300. The Office of the Public Guardian can't register your LPA until you have paid the fee.

How would yo	ŭ lik	e to	pay	?. `					-	* *	-	~	t simme in		-	\sim
Card									-			Ç	ard detai	ils here.		Help?
	We'l	l coi	ntac	t you	ı to	proces	s th	ie '	payr	nen	t.					1erb:
	You	pho	one	num	ber	г					ı					For help with this
	0	7	7	3	1	6 0)]	7	2	2	1					section, see the
Cheque	Cheque Enclose a cheque with your application. Guide, part B4.															
Reduced app	licati	on f	ee	v		17.14										
If the donor ha					ou r	nay no	t ha	ave	to I	pay [.]	the	fι	ıll amour	nt. See		
I want to	appl	y to	pay	a re	duc	ed fee					-					
You'll nee	d to	fill ir	<u>ı</u> for	m LF	PA12	0 and	incl	ud	le it	with	ı yo	ur	applica	tion.	÷ '	
You'll als		d to	ser	nd pr	oof	that t	ne d	lor	or i	s eli	gibl	e.	to pay a	•		
reduced t	ee.															•
Are you making If you've alread Guardian said within 3 months.	dy ar that	plie it w	d to as n	regi ot po	ster ossik	an LP										·
I'm maki	ng a	repe	at a	ppli	cati	on							,	e 4/ %	•	
Case nun	nber	•		-						•	-			* *		
											•					
For OPG offic	e us	e on	ly 									_			- 7	
Payment refe	rence	•] 	
];	
Payment date	<u> </u>					А	moı	ınt							i I	
] ;	
Day Mon	Day Month Year															

Signature







Do not sign this section until after sections 9, 10 and 11 have been signed.

The person applying to register the LPA (see section 12) must sign and date this section. This is either the donor or attorney(s) but not both together.

If the **attorneys** are applying to register the LPA and they were appointed to act **jointly** (in section 3), they must all sign.

By signing this section I confirm the following:

- I apply to register the LPA that accompanies this application
- I have informed 'people to notify' named in section 6 of the LPA (if any) of my intention to register the LPA
- I certify that the information in this form is correct to the best of my knowledge and belief



For help with this section, see the Guide, part B5.

Signature or mark	Signature or mark
Date signed	Date signed
2 5 0 2 2 5	
Day Month Year	Day Month Year
	• •
Signature or mark	Signature or mark
Date signed	Date signed
Day Month Year	Day Month Year

If more than 4 attorneys need to sign, make copies of this page.