Form 4

Health practitioner's certificate of mental incapacity for enduring power of attorney in relation to property

Sections 97(5) and 99D, Protection of Personal and Property Rights Act 1988

I, [full name, address, registration number of health practitioner], a health practitioner, certify that—

- 1 I am a health practitioner registered, or deemed to be registered, with [specify responsible registration authority appointed by or under the <u>Health Practitioners Competence Assurance Act 2003</u>] as a practitioner of [state particular health profession].
- 2 For this paragraph—
 - select Statement A if the donor has not specified in the enduring power of attorney that his or her mental capacity be assessed by a health practitioner with a specified scope of practice; or
 - select Statement B if the donor has specified in the enduring power of attorney that his or her mental capacity be assessed by a health practitioner with a specified scope of practice.

Statement A

My scope of practice includes the assessment of a person's mental capacity. *Statement B*

My scope of practice—

- includes the assessment of a person's mental capacity; and
- is the same as that specified in the enduring power of attorney.
- 3 On [date] I examined/assessed* [full name of donor], the donor of the enduring power of attorney in relation to property dated [date enduring power of attorney was signed], to ascertain his/her* mental capacity.

*Select one.

4 In my opinion, the donor is mentally incapable because he/she* is not
wholly competent to manage his/her* own affairs in relation to his/her*
property.

*Select one.

• 5 The reasons for my opinion are: [specify].

Date:

Signature of health practitioner:

Guidelines for health practitioners completing certificate of mental incapacity (enduring power of attorney in relation to property)

Please note—

- this form must be used if the certificate of mental incapacity is issued in New Zealand:
- if the certificate of mental incapacity is issued outside New Zealand, the certificate must be in a form acceptable to the competent authority of the country concerned:
- these guidelines are intended to help health practitioners complete the certificate of mental incapacity for an enduring power of attorney in relation to property.

1 Purpose of assessment and certificate

- The purpose of the health practitioner certificate is to record the opinion of an appropriate health practitioner about the mental capacity of a person (a donor) who has set up an enduring power of attorney (EPA) under the Protection of Personal and Property Rights Act 1988 (the Act).
 An attorney appointed under an EPA in relation to property cannot act unless—
 - a relevant health practitioner has certified that the donor is mentally incapable; or
 - a Family Court has determined that the donor is mentally incapable; or
 - the EPA was set up in a form that authorised the attorney to act immediately after it was signed.

2 Who can complete the assessment and certificate?

- The certificate of mental incapacity must be completed by a relevant health practitioner. A **relevant health practitioner** is a person—
 - who is, or is deemed to be, registered with a registration authority appointed by or under the <u>Health Practitioners</u>
 <u>Competence Assurance Act 2003</u> as a practitioner of a particular health profession; and
 - whose scope of practice enables him or her to assess a person's mental capacity; and
 - who is competent to undertake an assessment of that kind.

In the case of a certificate of mental incapacity issued outside New Zealand, a relevant health practitioner is a person registered as a medical practitioner by the competent authority of the country concerned and whose scope of practice includes the assessment of a person's mental capacity.

A donor may specify in an enduring power of attorney that an assessment of his or her mental capacity be undertaken by a health practitioner with a specified scope of practice (for example, a medical practitioner registered with a general scope of practice, or a nurse whose registered scope of practice is nurse practitioner). Provided that health practitioners who have that scope of practice are able to assess a person's mental capacity, then only a health practitioner with the scope of practice specified by the donor and who is

competent to do so may assess the donor's mental capacity and complete the certificate.

3 Definition of mentally incapable

• The donor of an enduring power of attorney is **mentally incapable** in relation to property if the donor is not wholly competent to manage his or her own affairs in relation to his or her property.

Presumption of competence

In assessing a donor's mental capacity, a health practitioner must have regard to the presumption of competence in <u>section 93B</u> of the Act. This states that, for the purposes of <u>Part 9</u> of the Act, every person is presumed, until the contrary is shown, to be competent to manage his or her own affairs in relation to his or her property.

Imprudent behaviour

A person must not be presumed to lack competence just because the person manages or intends to manage his or her own affairs in relation to his or her property in a way that a person exercising ordinary prudence would not do in the same circumstances.

People subject to Mental Health (Compulsory Assessment and Treatment) Act 1992

A person must not be presumed to lack competence just because that person is subject to compulsory treatment or has special patient status under the Mental Health (Compulsory Assessment and Treatment) Act 1992.

4 Reasons for opinion

• Although there is no prescribed method of assessing incapacity for the purpose of this certificate, it is important that the practitioner records the reasons for his or her opinion in case it is challenged.

5 Further certificates

Where a donor has given written notice to an attorney that the attorney's
power is suspended, the attorney cannot act under the enduring power of
attorney unless a further certificate is obtained from a relevant health
practitioner, or the Court determines that the donor is mentally incapable.

6 Request for certificate, payment, etc

- An assessment for the purpose of issuing a certificate can be requested—
 - by the attorney (or the successor attorney) for the donor's property; or
 - by any other person who is seeking the assessment and certificate for the purpose of authorising the attorney to act and who intends to pass the certificate on to the attorney.

The health practitioner should provide the completed certificate to the person who requests the assessment and certificate.

It is the responsibility of the person who requests the assessment and certificate to arrange payment for the assessment and certificate. This payment is recoverable by the person who requests the assessment and certificate as a debt from the donor's property.

7 More information about enduring powers of attorney

• You can find more information about enduring powers of attorney on the New Zealand Law Society website (www.lawsociety.org.nz) and on the Ministry of Justice website (www.justice.govt.nz).

The law on enduring powers of attorney is set out in <u>Part 9</u> of the Protection of Personal and Property Rights Act 1988. A copy of this Act can be found on the New Zealand legislation website at www.legislation.govt.nz.