

Durable Power of Attorney

Carefully read any Power of Attorney (*POA*) before you sign the document. You should consult your own attorney regarding its purpose or legal rights that are affected by the grant of such power to another person. Your particular circumstances may indicate the need for granting either broader or more restrictive rights than are provided for in this document. If you do not understand any provisions or language in this form or have any questions, you should consult your own attorney. BY SIGNING THIS FORM, YOU ARE ACKNOWLEDGING THAT YOU UNDERSTAND THE CONTENT AND INFORMATION PROVIDED.

Notice and Information

This document is being provided for your convenience to use only with your Navy Federal Credit Union (NFCU) accounts. Nothing in this document should be construed as providing you with any legal advice. By this NFCU POA, you are giving another person you designate (your Attorney-in-Fact (AIF) or agent) broad powers to handle your finances and personal property with NFCU, which may include powers to encumber, sell, or otherwise dispose of any property held at NFCU without any advance notice to you or approval by you. THE ACTIONS GRANTED UNDER THIS POA ARE EFFECTIVE IMMEDIATELY, ARE DURABLE, AND WILL REMAIN IN EFFECT EVEN IF YOU BECOME DISABLED OR INCAPACITATED. It is important that you designate someone as your AIF that you trust with your assets and financial information.

If you wish to revoke or stop your AIF from acting, you must revoke this POA and, if desired, complete a new POA. You have the right to revoke this POA form at any time by destroying it and by signing a written and dated statement expressing your intent to revoke this document. YOU MUST INFORM NAVY FEDERAL OF THE REVOCATION AS NAVY FEDERAL CAN PERMIT TRANSACTIONS TO OCCUR PURSUANT TO THIS POA UNTIL NAVY FEDERAL IS NOTIFIED OF THE REVOCATION. A verbal notice of revocation is permitted, but you must confirm the revocation with a written notice to NFCU. You should also notify your AIF and anyone you provided a copy of the POA to, that it has been revoked. YOU CAN ONLY HAVE ONE NAVY FEDERAL POA IN EFFECT AT ANY GIVEN TIME. If you execute and submit a subsequent NFCU POA, then you agree that by doing so, you have revoked any prior NFCU POA so that only the latest one is in effect. Please note that if you subsequently execute a non-NFCU POA that revokes all previous or prior POAs and that non-NFCU POA is submitted to NFCU, then that language will also revoke this NFCU POA.

This document does not authorize anyone to make medical or other health care decisions for you. If you have other assets or specialized business matters outside of NFCU, this document does not address any of those assets or matters. You will need to seek advice from your own attorney in order to address those assets or matters. This POA shall be governed by the laws of the state in which it was executed without giving effect to the principles of conflicts of law thereof.

NOTE: Please confirm the form used meets proper execution/signature requirements, as additional execution requirements exist for certain, but not all, states. Use of the wrong form may cause your submission to be declined for validity. For example, if you opt to execute (sign) a Navy Federal POA form and you are in the state of New Hampshire, the NFCU 94NH is the correct form to use.

Military Power of Attorney (if applicable)

PREAMBLE: This is a MILITARY POWER OF ATTORNEY prepared pursuant to Title 10, United States Code, §1044b, and executed by a person authorized to receive legal assistance from the military services. Federal law exempts this power of attorney from any requirement of form, substance, formality, or recording that is prescribed for powers of attorney by the laws of a state, the District of Columbia, or a territory, commonwealth, or possession of the United States. Federal law specifies that this power of attorney shall be given the same legal effect as a power of attorney prepared and executed in accordance with the laws of the jurisdiction where it is presented.

Form Instructions

If you decide to use the NFCU Durable POA, please read and follow the instructions below:

- Complete this form in its entirety. This includes filling out your information and the information for your AIF, Co-AIF, and/ or Successor AIF, if applicable. This information is required for us to correctly identify you and your AIF(s). Any reference to the AIF will include the Co-AIF and/or Successor AIF if you appoint one.
- 2. All applicable information fields in Sections A through G of this form must be filled out. If not applicable, please mark the field as "N/A."
- 3. If you make no selection in Section E, then this document will remain in effect until it is revoked by you; it is superseded by a subsequent Navy Federal POA or Non-Navy Federal POA; it is superseded by a court order or the appointment of a Guardian/Custodian/Conservator; or your death.
- 4. To grant and/or deny actions your AIF may take, a "Yes" or "No" selection is required in the respective "Yes" or "No" check boxes in Sections H through K for each group of actions or each specific action. If a "Yes" or "No" check box is not selected, then it will be deemed that the specific action will have not been given by you.
- 5. Remember that this POA is only valid for actions related to financial business with Navy Federal. You may limit the AIF's authority to perform granted actions to certain accounts in Section G, if needed.
- 6. Your signature must be acknowledged before either a notary public or a person authorized under 10 USC § 1044a to perform a notarial act for members of the armed forces.
- 7. You will also need two (2) unrelated and disinterested individuals who must be at least 18 years old to witness your signature on this POA.
- 8. The New Hampshire Notice found on page 3 of this POA must be signed and dated by you.
- 9. The **Agent's Acknowledgment** found on page 10 and 11 of this POA must be signed and dated by the AIF, Co-AIF, and/or Successor AIF, if applicable.
- 10. You have the option of appointing a Successor AIF in case your first designation dies, becomes incapacitated or incompetent, or is unwilling to serve. If you appoint a Co-AIF, then your Successor AIF designation will not become effective unless and until both the AIF and Co-AIF die, become incapacitated or incompetent, or are unwilling to serve. Your Successor AIF will be able to perform the same actions granted as your original AIF. Acceptable written notification will be required to document that the Successor AIF will be taking over in place of your original AIF, and Co-AIF if applicable. Acceptable documentation includes a death certificate or court order for your original AIF, a physician's statement that your original AIF is unable to manage his/her financial affairs, or a written, notarized resignation statement from your original AIF.

Submitting This POA to NFCU

This POA can be sent to NFCU by fax, email, or mail, be submitted online, or be presented at a branch. Please note that before your AIF can take any action on your behalf using this POA, your AIF, Co-AIF, and Successor AIF, if applicable, will be required to provide a copy of their valid, government-issued photo ID or NFCU Access Number.

Fax: 703-206-1373

Email: Fax_POA_Support@navyfederal.org

Mail: Navy Federal Credit Union, Attn: Power of Attorney 5550 Heritage Oaks Drive, Pensacola, FL 32526-7859

Online: Sign in to Online Banking ► Select the envelope icon in top right corner ► Select "Send us a message" tab ► Under "My Message is About", select "General" ► Under "Regarding", select "Power of Attorney" ► Attach POA Cover Sheet, POA documents, and copy of a valid government-issued photo ID for the AIF, and Co-AIF, if applicable ► Click "Continue", and follow prompts you see on your screen.

NEW HAMPSHIRE NOTICE

Notice to Person Executing Durable Power of Attorney

THIS IS AN IMPORTANT LEGAL DOCUMENT. BEFORE SIGNING THIS DOCUMENT YOU SHOULD KNOW THESE IMPORTANT FACTS:

Notice to the Principal: As the "Principal," you are using this Durable Power of Attorney to grant power to another person (called the "Agent" or "Attorney in Fact") to make decisions, including, but not limited to, decisions concerning your money, property, or both, and to use your money, property, or both on your behalf. If this written Durable Power of Attorney does not limit the powers that you give to your Agent, your Agent will have broad and sweeping powers to sell or otherwise dispose of your property, and to spend your money without advance notice to you or approval by you. Under this document, your agent will continue to have these powers after you become incapacitated, and unless otherwise indicated your Agent will have these powers before you become incapacitated. You have the right to retain this Power and not to release this Power until you instruct your attorney or any other person who may hold this Power of Attorney to so release it to your Agent pursuant to written instructions. You have the right to revoke or take back this Durable Power of Attorney at any time, so long as you are of sound mind. If there is anything about this Durable Power of Attorney that you do not understand, you should seek professional advice.

(Principal	signature)			Date		
A. Principal/Member In	formation (you)					
Name: First		MI	Last			Suffix
Please provide one or all of	of the following:					
Access No.		Account No.			Social Security No.	(SSN) or ITIN
B. Your Attorney-in-Fac	t Information					
Access No. (if applicable)	Name: First		MI		Last	Suffix
Current Home Address (cannot be a post office box)	Street		City		State	ZIP Code
Mailing Address (if different from above address)	Street		City		State	ZIP Code
Email Address			Cell Phone No.*	Home F	Phone No.	Work Phone No.
If your Attorney-in-Fact is	a non-member,	you must pro	vide the following info	rmation.		'
Date of Birth (MM/DD/YYYY):	Social Sec	urity No. (SSN)	or ITIN			
ID Type: A clear and legible	copy of your AIF	's non-expire	ed state or government	-issued ID	is required.	
☐ State ID ☐ Passpo	ort	IDN	lo.	State	E	expiration Date (MM/DD/YYYY)
Government ID Other II	D Type:					



^{*}If you provide a cell phone number, Navy Federal has your permission to place automated non-marketing calls and text messages to that number. Message and data rates may apply.

C. Your Co-Attorney-in	-Fact Information	(if applicable)		
Access No. (if applicable)	Name: First	M	I La:	st Suffix
Current Home Address (cannot be a post office box)	Street	С	ity	State ZIP Code
Mailing Address (if different from above address)	Street	С	ity	State ZIP Code
Email Address		Cell Phone No.	* Home Phone N	lo. Work Phone No.
If your Attorney-in-Fact is	a non-member, yo	u must provide the follo	wing information.	
Date of Birth (MM/DD/YYYY):	Social Securi	ty No. (SSN) or ITIN		
ID Type: A clear and legible	e copy of your AIF's	non-expired state or gov	vernment-issued ID is req	uired.
☐ State ID ☐ Passpo		ID No.	State	Expiration Date (MM/DD/YYYY)
☐ Government ID ☐ Other I	D Type:			
D. Your Successor Atto			narketing calls and text messages	to that number. Message and data rates may apply
Access No. (if applicable)	Name: First	M	I La:	st Suffix
()				
Current Home Address (cannot be a post office box)	Street	С	ity	State ZIP Code
Mailing Address (if different from above address)	Street	С	ity	State ZIP Code
Email Address		Cell Phone No.	* Home Phone N	lo. Work Phone No.
If your Attorney-in-Fact is	a non-member, yo	u must provide the follo	wing information.	·
Date of Birth (MM/DD/YYYY):		ty No. (SSN) or ITIN		
ID Type: A clear and legible	e copy of your AIF's	non-expired state or gov	vernment-issued ID is req	uired.
State ID Passpo	ort	ID No.	State	Expiration Date (MM/DD/YYYY)

☐ Government ID ☐ Other ID Type: _

^{*}If you provide a cell phone number, Navy Federal has your permission to place automated non-marketing calls and text messages to that number. Message and data rates may apply.

E. Expiration D	Date & POA Type				
Only choose one of you revoke it or you		d options for when this F	POA will expire. If you do	not select an option, this POA	will remain in effect until
Option One:	Option One: This POA expires on/ (provide specific date).				
	*If you select Option One	,	cific date, the POA will expi	re 12 months from the date you ex	kecute/sign it.
Option Two:	This POA does not have	ve an expiration date.			
THIS IS		YOUR AIF'S AUTHO		CONTINUE EVEN IF YOUR MPETENT.	U BECOME
F. Authorizatio	n				
l,	Name of Principal (your na	ame)	hereby appoint	Name of Attorney-in-Fact	(AIF)
and	e of Co-Attorney-in-Fact (if appl	icable) or N/A	_ as my Attorney-in-Fac	t (AIF), to act in my name and o	n my behalf with NFCU
for all actions as This POA will be I have appointed to my Co-AIF. I in by law, and as sp Name of in this document. they die, become in its entirety and document until so employees, agen	authorized in Sections I governed by the laws of an AIF and Co-AIF to state of the content of th	If through K of this docused the state in which it is serve hereunder, then either for me and in my place low. Should my AIF no least applicable), or N/A If then the Successor AIF apetent, or are unwilling that I am granting my ent expires, is revoked, ont, and successors harm	executed without giving ther one of them may a with NFCU as necessary onger choose to or is no as my Successor AIF, where only becomes effective to serve. By signing this AIF, and Co-AIF and Sor is terminated, or I die, where the server of	ified in Section G where I have g effect to the principles of corect alone, and any reference to ary, pursuant to my AIF's fiduction of capable of acting on my no may perform the same authorist of both the AIF and Co-AIF can be document, I acknowledge the auccessor AIF, if any, to act on whichever shall first occur. I agree that it is a specified in this document.	inflicts of law thereof. If my AIF will also apply iary duty, as permitted by behalf, then I appoint are actions as specified a no longer act because at I have read this POA my behalf through this are to hold NFCU and its
	al Account Informa				
Option One:	All my NFCU accounts Note: There is no need	s where I have an owners d to select the remaining	ship interest <i>(current and</i> options in Section G if y		
	☐ Mortgage	☐ Home Equity	☐ Loan	☐ Credit Card	
Option Three:	Only the account number				
	Account Number	Acco	unt Number	Account Number	
	Account Number	Acco	unt Number	Account Number	
	Account Number	Acco	unt Number	Account Number	

H. Gei	H. General Account Services			
Please select either "Yes" or "No", where "Yes" authorizes your AIF to perform that action.				
• Any	action whe	ere you did not select "Yes," including actions where you make no selection, will be an action your AIF may not perform.		
	□ Na	Make each withdrawele		
☐ Yes	□ No	Make cash withdrawals.		
☐ Yes	☐ No	Write, draft, order, or stop payment on checks (excludes lending products, i.e., loan drafts, convenience checks).		
☐ Yes	□No	Sign, endorse, deposit, or cash checks payable to Principal (excludes lending products, i.e., loan drafts, convenience checks).		
☐ Yes	□No	Open New Checking account.		
☐ Yes	□No	Open New Savings account.		
☐ Yes	□No	Open New Money Market account.		
☐ Yes	□No	Open New Certificate account.		
☐ Yes	□No	Open New IRA/Retirement account.		
☐ Yes	□No	Close Checking account.		
☐ Yes	□No	Close Savings account.		
☐ Yes	□No	Close Money Market account.		
☐ Yes	□No	Close Certificate account.		
☐ Yes	□No	Close IRA/Retirement account.		
☐ Yes	□No	Request new or replacement debit card for new or existing accounts in Principal's name only.		
☐ Yes	□No	Request replacement credit card for existing accounts in Principal's name only.		
☐ Yes	□No	Modification of original depository account terms and types (excludes consumer loans and credit cards-see Section I).		
☐ Yes	□No	Transfer funds from Navy Federal accounts (this does not include online transfers-see Section K).		
☐ Yes	□No	Transfer funds to non-Navy Federal accounts (this does not include online transfers-see Section K).		
☐ Yes	□No	Access, update, or change general account information (such as phone or address).		
☐ Yes	□No	Receive copies of statements, notices, information, or similar documents related to savings or checking accounts.		
☐ Yes	□No	Transfer account funds to AIF or AIF's accounts.		
☐ Yes	□No	Submit claim or file fraud for unauthorized charges.		
☐ Yes	☐ No	Create or change survivorship rights or beneficiaries on Payable on Death (POD) accounts.		
☐ Yes	□No	Manage IRA/Retirement accounts (includes providing instructions for, establishing, and making changes to direct transfers, rollovers, withdrawals, contributions, and distributions).		
☐ Yes	□No	Create or change survivorship rights or beneficiaries on IRA/Retirement accounts.		
☐ Yes	□No	Enroll or un-enroll for OOPS (Optional Overdraft Protection Service for checking accounts).		

Notice: I understand any credit card, debt, or loan established in my name as Principal (as primary borrower or co-borrower) is an extension of credit to me, and I agree to all terms, conditions, and repayment obligations.

I. Lend	ding Serv	vices
Please	e select ei	ther "Yes" or "No", where "Yes" authorizes your AIF to perform that action.
-		ere you did not select "Yes," including actions where you make no selection, will be an action your AIF may not perform. Imit the amount your AIF may request, provide the specific amount. Otherwise, your AIF will be authorized to request any amount.
☐ Yes	□No	Apply for new credit card in the Principal's name, issue card in Principal's name only.
☐ Yes	□No	Apply for new credit card in the Principal's name, add AIF as Authorized User, and issue cards in Principal's name and AIF's name.
☐ Yes	□No	Add AIF as Authorized User on existing credit card account.
☐ Yes	□No	Request a limit increase on existing credit card account.
		Up to (provide specific dollar amount)
☐ Yes	□No	Apply for a new collateral loan.
		Up to(provide specific dollar amount)
☐ Yes	□No	Apply for a signature/unsecured loan.
		Up to (provide specific dollar amount)
☐ Yes	□No	Apply for a loan secured by Savings/Certificate.
		Up to (provide specific dollar amount)
☐ Yes	□ No	Add Principal's name as co-applicant for collateral loan.
		Up to(provide specific dollar amount)
☐ Yes	□No	Add Principal's name as co-applicant for signature/unsecured loan.
		Up to(provide specific dollar amount)
☐ Yes	□No	Apply for a new Checking Line of Credit (CLOC) or request an increase on existing CLOC.
		Up to(provide specific dollar amount)
☐ Yes	□No	Modification of original consumer loan (secured or unsecured) account terms and types.
☐ Yes	□No	Modification of original credit card account terms and types.
☐ Yes	□No	Authorization to modify payments, request extensions, or settle accounts.
☐ Yes	□No	Apply, enroll, change, or cancel Guaranteed Asset Protection (GAP) or Payment Protection Plan (P3) coverage, as applicable for existing coverage for any loan product.

J. Real Estate		
Please select either "Yes" or "No", where "Yes" authorizes your AIF to perform that action.		
 Any action where you did not select "Yes," including actions where you make no selection, will be an action your AIF may not perform. Real estate transactions require a separate POA. Please contact an attorney if you require a POA for real estate transactions. 		
☐ Yes ☐ No To access general information about Principal's mortgage, including statements, tax documents, and any documents related to Principal's mortgage account.		
Yes No To perform modifications to Principal's existing Navy Federal mortgage accounts that do not require a settlement/closing transaction.		
K. Online Banking		
Please select either "Yes" or "No", where "Yes" authorizes your AIF to perform that action.		
Important: Selecting "Yes" for this action permits your AIF to use only features available on Navy Federal's website as a Trusted User. This includes viewing Online Banking information, setting up and canceling withdrawals, transfers, payments, and Bill Pay, and updating information, loans, statements, reports, notices, disclosures, documents, correspondence, or other documents related to all accounts. If you select this option and/or grant access to your AIF through Online Banking, then this election will supersede any limitations or unselected powers that may be granted to the AIF in Sections G, H, I, or J above.		
As the Principal, you must be enrolled in Navy Federal Online Banking prior to your Attorney-in-Fact(s) being provided Trusted User Access to your accounts. By initialing "Yes" in Section K, you grant permission for your Attorney-in-Fact(s) to sign the TRUSTED USER FOR NAVY FEDERAL ONLINE BANKING APPLICATION AND CONSENT (NFCU 652) in your stead.		
Note: A POA expiration date or revocation does not generate a message to Navy Federal systems to cancel the Trusted User Access. If at any time you wish to remove Trusted User Access for your AIF, you will need to contact Navy Federal to make that request.		

☐ Yes ☐ No To add the AIF as a Trusted User on Principal's Navy Federal Online Banking for access to Principal's accounts.

L. Principal Signature			
By signing below, I ratify and confirm any and pursuant to this NFCU Durable POA. I agree th revocation or termination; and I further agree th my insertion of a specific expiration date here "missing", "missing-in-action", or "prisoner of days after I have returned to United States mili	at any revocation or termination o nat any subsequent NFCU POA su in, if on the specified expiration of war", then this NFCU Durable PC	of this POA is ineffective until NFCL abmitted to NFCU will make this Pod date herein I shall be, or have bee DA shall automatically remain valid	I receives proper notice of such OA ineffective. Notwithstanding n, carried in a military status of
Signature of Principal (required)			Date (MM/DD/YYYY)
•			
M. Witnesses			
Due to various state laws, NFCU requires two various. Witnesses must be at least 18 years	vitnesses to witness the Principal sold, disinterested to the POA, ar	's signature and to sign this POA. T nd unrelated to the Principal and A	IF(s).
Signature of Witness (required)	Print Name (require	ed)	Date (MM/DD/YYYY)
•			
Signature of Witness (required)	Print Name (require	ed)	Date (MM/DD/YYYY)
•			
N. Civilian Notary Public (Option 1)			
State of:	County of:		On this day of
		, a Notary	
state, personally appeared	· · · · · · · · · · · · · · · · · · ·	who proved to me through s	atisfactory government-issued
identification, to be the person whose name			
·	is signed on this fit oo barable	TOA, and acknowledged to me t	nat this document was signed
voluntarily for its stated purposes.		,	,
Notary Public			
		(Notary Sea	ıl/Stamp)
My commission expires on	 ·		
O. Military Acknowledgment (Option 2) (if a	acknowledged before a person authorized	I to perform notarial acts for members of th	e armed forces by 10 USC § 1044a)
			, , ,
With the United States Armed Forces at:			
I,		. the undersigned, do hereby cer	tify that on this day of
, 20 before	me, personally appeared	Principal	······································
who signed and executed the foregoing NFCU			
1044a to perform notarial acts for members of			
Organization		Duty Station	1
000000000000000000000000000000000000000	- Nichard Ann		
Signature of Person Authorized to Perform	ı Notarial Act	Printed Nam	e
Grade		Armed Force	ee .

AGENT'S ACKNOWLEDGMENT

	need not be signed when the durable power of attorney is executed as long as it power granted under the durable power of attorney.	t is
as the Agent for the Principal. I hereby as this Durable Power of Attorney to make of the Principal's money, property, or both of Attorney. This Durable Power of Attorney acting in the capacity of Agent, I am under person, which means the use of those poway in which a person of ordinary judgm called into question, the burden will be unot entitled to use the money or property of Attorney specifically gives me the auth will end when the Principal dies and I will unless I am authorized to do so by a New of Attorney, I may be liable for damages	, have read the attached power of attorney and am the person identificknowledge that when I act as Agent or "attorney in fact," I am given power under ecisions about money, property, or both belonging to the Principal, and to spend in the Principal's behalf, in accordance with the terms of this Durable Power of its valid only if the Principal is of sound mind when the Principal signs it. When it is a duty (called a "fiduciary duty") to observe the standards observed by a prudent wers that is reasonable in view of the interests of the Principal and in view of the ent would act in carrying out that person's own affairs. If the exercise of my acts it from me to prove that I acted under the standards of a fiduciary. As the Agent, I are for my own benefit or to make gifts to myself or others unless the Durable Power ority to do so. As the Agent, my authority under this Durable Power of Attorney not have authority to manage or dispose of any property or administer the estated Hampshire Probate Court. If I violate my fiduciary duty under this Durable Power and may be subject to criminal prosecution. If there is anything about this Durable that I do not understand, I understand that I should seek professional advice.	er d nt is m er
(Agent signature)	Date	
	need not be signed when the durable power of attorney is executed as long as it power granted under the durable power of attorney.	t is
I,as the Agent for the Principal. I hereby at this Durable Power of Attorney to make of the Principal's money, property, or both of Attorney. This Durable Power of Attorney acting in the capacity of Agent, I am under person, which means the use of those poway in which a person of ordinary judgm called into question, the burden will be unot entitled to use the money or property of Attorney specifically gives me the auth will end when the Principal dies and I will unless I am authorized to do so by a New of Attorney, I may be liable for damages		er d nt is m er
(Agent signature)	Date	

If a Successor AIF is appointed:

AGENT'S ACKNOWLEDGMENT

Note: The acknowledgment by the agent need not be signed when the durable power of attorney is executed as long as it is executed prior to the agent exercising the power granted under the durable power of attorney.
I,
(Agent signature) Date

Navy Federal Frequently Asked Questions About the Navy Federal Durable Power of Attorney Form

What is a POA?

A Power of Attorney (POA) is a document signed by one person, known as the Principal, authorizing another person to act as an Attorney-in-Fact (AIF) on his or her behalf. Examples of Navy Federal Members who wish to use a POA may include those on Active Duty, preparing for deployment, or physically incapacitated, or any adult Member who wants to have someone with the ability to take actions for them. They may appoint a family member or trusted individual to care for their finances. If you have any further questions about this Navy Federal POA, you should contact an attorney.

How long is this POA valid?

This POA will remain in effect until any one of the following situations occurs:

- The expiration date, if one is specified on the POA;
- The POA is properly revoked or terminated;
- The Principal is deceased; or
- The POA is terminated by court order, such as the appointment of a Guardian/Custodian/Conservator.

How do I revoke this POA?

This document may be revoked by you at any time. However, the AIF's authority will only end once Navy Federal is properly notified of the revocation. To revoke this document, please fill out the POA Letter of Revocation available at any Navy Federal branch location or online at **navyfederal.org** and follow the instructions listed on the revocation form (NFCU Form 116). Once revoked or terminated, the same POA cannot be reinstated or used again; a new POA must be completed to authorize an AIF to take actions on your behalf.

Can I use this POA with other financial institutions?

No, this document is only valid for business with Navy Federal.

Can I use this POA for any type of transaction?

This POA can be used for most transactions with Navy Federal. This POA may not cover all situations—in some cases, a separate POA may be required for real estate transactions or items held in a trust. If you have further questions regarding this document, you should contact an attorney.

Can I use this POA with NFCU subsidiaries?

No, this document cannot be used for Navy Federal Financial Group (NFFG), Navy Federal Brokerage Services (NFBS), or Navy Federal Asset Management (NFAM) business or services. A separate POA will need to be signed by you for your specific transactions with these entities.

Does this POA need to be notarized?

Yes, this POA must be notarized to be valid. Virginia law applies; however, due to various state laws, we require two (2) unrelated and disinterested individuals who must be at least 18 years old to witness your signature on this POA. As a courtesy to our Members, Navy Federal offers free notary services at many of our branches. This POA can also be signed with a Military Acknowledgment before those persons authorized pursuant to 10 USC § 1044a.

What is a Durable POA?

A Durable POA means that the document remains effective even if you become incapacitated, disabled, or incompetent. Your AIF may still conduct financial business with Navy Federal even after you are unable to do so. The Navy Federal POA form is a Durable POA.

What is a Springing POA?

A Springing POA means that the document does not become effective until a specific condition occurs. The condition can be a variety of options, such as a specific date or that the POA is not effective until the Principal (you) becomes incapacitated, disabled, or incompetent. The Navy Federal POA form does not provide for it to be a Springing POA.

Navy Federal

Frequently Asked Questions About the Navy Federal Durable Power of Attorney Form (continued)

Does my AIF have to be a Member of NFCU?

No. Your AIF generally can be anyone you choose, whether a Member or non-Member. However, you may not appoint yourself, third-party entities, or Navy Federal subsidiaries or affiliates.

What is a Co-AIF? Do I have to have one?

A Co-AIF is a second person you can designate and authorize to act on your behalf along with your original AIF. If you appoint a Co-AIF, then either your AIF or Co-AIF can act alone without the other's agreement or consent. No, you do not have to appoint a Co-AIF as that is optional.

What is a Successor AIF?

A Successor AIF is a secondary agent that can take the place of your original AIF. This happens if your original AIF no longer wishes to act as your agent, becomes incapacitated, disabled, or incompetent, or is deceased. Appointment of a Successor AIF is optional. If you appoint a Co-AIF, then your Successor AIF will only become effective if both the AIF and Co-AIF no longer wish to act or they are unable to act because they are incapacitated, disabled, incompetent, or deceased.

Can I limit the use of this POA?

Yes, you can limit the actions your AIF may perform within this POA.

Can I modify this POA?

No, you cannot make modifications to this POA after it is executed and notarized. To make changes, you must revoke this POA, provide notice to Navy Federal of the revocation, execute a new POA, have it notarized and witnessed, and submit it to Navy Federal.

Do I give up my rights by signing this POA?

No, you can always contact Navy Federal, and we will contact you if needed or required by law or regulation.

Can I use this POA for real estate transactions?

No, this POA cannot be accepted for certain real estate transactions, such as a mortgage application or settlement for purchase, refinance, or equity loans. However, it may be used to allow your AIF to obtain your mortgage information, to make payments, or for other requests for servicing of the loan. Because this document is only valid with Navy Federal, it is not valid with settlement agencies and/or other third parties involved in real estate transactions. You should contact an attorney if you need a POA specific to a real estate transaction.

Does this POA grant online access through Navy Federal Online Banking?

If you are already enrolled in Online Banking and you select "Yes" in Section K Online Banking, then your AIF will be permitted to sign the TRUSTED USER FOR NAVY FEDERAL ONLINE BANKING APPLICATION AND CONSENT (NFCU 652) in your stead.

If you are not enrolled in Online Banking at the time your AIF submits the TRUSTED USER FOR NAVY FEDERAL ONLINE BANKING APPLICATION AND CONSENT form, the AIF's request will be denied, and they will not be able to establish Trusted User Access.

At the time a Trusted User is added, they will by default have no access to existing accounts held in your name. You will need to sign into Online or Mobile Banking to designate access after they have been added as a Trusted User. You can manage your Trusted User's access via Online Banking: Sign in>click your name in top right corner>Manage Trusted Users>Select Edit for each Trusted User, or via Mobile Banking: Sign in>More>Settings>Trusted Users. This will allow you to provide access to your Trusted User(s) to certain accounts and Services as you deem necessary. Trusted Users will not have access to any future accounts unless you add access in Manage Trusted Users. If you are unable to designate access yourself, your AIF will need to contact Navy Federal to adjust their Trusted User Access.

Note: A POA expiration date or revocation does not generate a message to Navy Federal systems to cancel the Trusted User Access. If at any time you wish to remove Trusted User Access for your AIF, you will need to contact Navy Federal to make that request.