



**Application to grant or revoke a power of attorney.
Please select one option.**

- General Power of Attorney (known as General Power for Litigation and Aggressive Collection, Management and Ownership Acts)
- General Power for Litigation and Aggressive Collection
- General Power for Management Acts
- General Power for Ownership Acts
- Specific or Limited Power
- Revocation of a Power of Attorney

Grantor (s) Data: or if it corresponds, person who revokes a power:

Full name:
Nationality:
Place of Birth:
Date of Birth:
Marital Status: Single <input type="checkbox"/> Widowed <input type="checkbox"/> Divorced <input type="checkbox"/> Married under joint estate regime* <input type="checkbox"/> Married under a separate estate regime <input type="checkbox"/>
Occupation:
Address:
Telephone:
Do you declare to be subject to pay taxes to the Inland Revenue in Mexico? Yes <input type="checkbox"/> No <input type="checkbox"/>
Do you pay punctually your taxes to the Mexican Inland Revenue? Yes <input type="checkbox"/> No <input type="checkbox"/>
A person married under a joint estate regime who intends to grant a power of attorney for ownership or management acts must provide also the data of her/his spouse. In this case both spouses must sign the application and the power of attorney. If the marriage was celebrated under a separate estate regime, it is required the marriage certificate.

Agent or attorney in fact Data: or person whom a power is revoked:

Full name:
Nationality:
Marital Status: Single <input type="checkbox"/> Widowed <input type="checkbox"/> Divorced <input type="checkbox"/> Married under joint estate regime* <input type="checkbox"/> Married under a separate estate regime <input type="checkbox"/>
Occupation:
Address:
Relationship with the grantor:

Signature

Date



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If the applicant cannot speak, read or write in Spanish, an interpreter is required.

Interpreter data:

Full name:
Nationality:
Place of Birth:
Date of Birth:
Marital Status: Single <input type="checkbox"/> Widowed <input type="checkbox"/> Divorced <input type="checkbox"/> Married under joint estate regime <input type="checkbox"/>
Married under a separate estate regime <input type="checkbox"/>
Occupation:
Address:
Telephone:
Do you declare to be subject to pay taxes to the Inland Revenue in Mexico? Yes <input type="checkbox"/> No <input type="checkbox"/>
Do you pay punctually your taxes to the Mexican Inland Revenue? Yes <input type="checkbox"/> No <input type="checkbox"/>

If a power of attorney is specific or limited to certain properties, these must be described (state full address, measures and boundaries). It is suggested to provide a copy of the title deed property. You must also state the object and duration of the power of attorney. If it is necessary, you can add other piece of paper.



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This application must be sent together with a photocopy of the applicant's (s) passport and the consular fee. No personal cheques are accepted. You can also pay in cash or postal orders when you appear at the Consular Section to sign the deed and do not forget to bring your passport.

In case of revoking a power of attorney, you must provide the notarised document of the power of attorney you want to withdraw with a copy.

If one person represents a legal entity, she or he must present in full, duly notarised and translated into Spanish by an official translator or in a official/legal manner, the following documents:

- Memorandum and articles of association of the company.
- Certificates of change of name of the Company.
- Certificate of the Company's Register Office.
- List of present directors of the company.
- Minutes of the meeting where it was resolved to confer the power of attorney.
- Minutes of resolution.

Documents issued out of the United Kingdom and Mexico must be legalised by the competent Mexican Consulate or apostilled by competent authority of the country where the documents are issued. In case they are not in Spanish, a translation into this language is required.