DEFINITION OF ROUTINE MANAGEMENT OF FINANCIAL AFFAIRS
from the Representation Agreement Act Regulation - September 1, 2001

Under (1) is a list of things a representative may do:

(1) For the purposes of section 7 (1) (b) of the Act, the following activities constitute "routine management of the adult’s financial affairs":

(a) paying the adult’s bills;
(b) receiving the adult’s pension, income and other money;
(c) depositing the adult’s pension, income and other money in the adult’s accounts;
(d) opening accounts in the adult’s name at financial institutions;
(e) withdrawing money from, transferring money between or closing the adult’s accounts;
(f) receiving and confirming statements of account, passbooks or notices from a financial institution for the purpose of reconciling the adult’s accounts;
(g) signing, endorsing, stopping payment on, negotiating, cashing or otherwise dealing with cheques, bank drafts and other negotiable instruments on the adult’s behalf;
(h) renewing or refinancing, on the adult’s behalf, with the same or another lender, a loan, including a mortgage, if
   (i) the principal does not exceed the amount outstanding on the loan at the time of the renewal or refinancing, and
   (ii) in case of a mortgage, no new registration is made in the land title office respecting the renewal or refinancing;
(i) making payment on the adult’s behalf on a loan, including a mortgage, that
   (i) exists at the time the representation agreement comes into effect, or
   (ii) is a renewal or refinancing under paragraph (h) of a loan referred to in that paragraph;
(j) taking steps under the Land Tax Deferral Act for deferral of property taxes on the adult’s home;
(k) taking steps to obtain benefits or entitlements for the adult, including financial benefits or entitlements;
(l) purchasing, renewing or cancelling household, motor vehicle or other insurance on the adult’s behalf, other than purchasing a new life insurance policy on the adult’s life;
(m) purchasing goods and services for the adult that are consistent with the adult’s means and lifestyle;
(n) obtaining accommodation for the adult other than by the purchase of real property;
(o) selling any of the adult’s personal or household effects, including a motor vehicle;
(p) establishing an RRSP for the adult;
(q) making contributions to the adult’s RRSP and RPP;
(r) converting the adult’s RRSP to a RRIF or annuity and creating a beneficiary designation in respect of the RRIF or annuity that is consistent with the beneficiary designation made by the adult in respect of that RRSP;
(s) making, in the manner provided in the *Trustee Act*, any investment that a trustee is authorized to make under that Act;
(t) disposing of the adult’s investments;
(u) exercising any voting rights, share options or other rights or options relating to shares held by the adult;
(v) making donations on the adult’s behalf to registered charities, but only if
   (i) this is consistent with the adult’s financial means at the time of the donation and with the adult’s past practices, and
   (ii) the total amount donated in any year does not exceed 3% of the adult’s taxable income for that year;
(w) in relation to income tax,
   (i) completing and submitting the adult’s returns,
   (ii) dealing, on the adult’s behalf, with assessments, reassessments,
       additional assessments and all related matters, and
   (iii) subject to the *Income Tax Act* and the *Income Tax Act (Canada)*,
       signing, on the adult’s behalf, all documents, including consents, concerning anything referred to in subparagraphs (i) and (ii);
(x) safekeeping the adult’s documents and property;
(y) leasing a safety deposit box for the adult, entering the adult’s safety deposit box, removing its contents and surrendering the box;
(z) redirecting the adult’s mail;
(aa) doing anything that is
   (i) consequential or incidental to performing an activity described in paragraphs (a) to (aa), and
   (ii) necessary or advisable to protect the interests and enforce the rights of the adult in relation to any matter arising out of the performance of that activity.

**Under (2) is a list of things a representative can NOT do:**

(2) For greater certainty, the activities that are under subsection (1) constitute “routine management of the adult’s financial affairs” do not include any of the following:
(a) using or renewing the adult’s credit card or line of credit or obtaining a credit card or line of credit for the adult;
(b) subject to subsection (1) (h), instituting on the adult’s behalf a new loan, including a mortgage;
(c) purchasing or disposing of real property on the adult’s behalf;
(d) on the adult’s behalf, guaranteeing a loan, posting security or indemnifying a third party;
(e) lending the adult’s personal property or, subject to subsection (1) (v), disposing of it by gift;
(f) on the adult’s behalf, revoking or amending a beneficiary designation or, subject to subsection (1) (r), creating a new beneficiary designation;
(g) acting, on the adult’s behalf, as director or officer of a company.