



Dealing with Powers of Attorney Under the NC Uniform Power of Attorney Act

WEBINAR: \$300.00

The NCBA has partnered with law firm *Ward and Smith* to present the “*Dealing with Powers of Attorney Under the North Carolina Uniform Power of Attorney Act*” webinar. This webinar will deal with the persistent challenge banks face on a daily basis: how to deal with an attorney-in-fact under a power of attorney. Should we accept or reject the power of attorney? Is the action the attorney-in-fact wants to take within the scope of the authority given the attorney-in-fact? Will the action constitute impermissible self-dealing on the part of the attorney-in-fact? Is the power of attorney durable or non-durable, and does that make a difference? Has the power of attorney been recorded, and does that make a difference? Will the bank be exposed to liability if the bank refuses to honor the power of attorney?

Good judgment and common sense aside, existing law provides limited guidance on these issues. However, some relief is on the way. Beginning January 1, 2018, the *North Carolina Uniform Power of Attorney Act* will take effect, replacing much of the existing law governing powers of attorney. This webinar will focus on significant changes to the law and how those changes will affect the way in which banks should deal with powers of attorney.

This webinar has been recorded in advance and is available to view at your discretion. Don't miss out on this invaluable information!

To sign up, email **Brianna Reeder** at brianna@ncbankers.org!