Revocation of Power of Attorney for Educational Decision Making

The power of attorney for educational decision making process was developed for age-of-majority students who want help in educational decision making but do not have someone else appointed as guardian.

Power of attorney may be revoked at any time. If the student was competent enough to sign a power of attorney, she or he presumably is competent enough to revoke it.

- 1. Enter the student's name and address and the attorney-in-fact's name and address.
- 2. Enter the attorney-in-fact's name.
- 3. Enter the date the student signed this form.
- 4. Have the student sign here.

The student's signature on the revocation acknowledges that the change will not go into effect until the student informs his or her school. Make sure that the student understands this and that he or she that must contact the school office so that the school will be aware of this change and place a copy of the revocation in the student's records.

The language in this form is the type of language used in legal forms. The language is designed so agencies and attorneys around the state may rely on a signed form. If you have questions about a particular word or phrase in this form, please consult with your AEA or an attorney.

DO NOT SIGN THIS FORM IF YOU DO NOT UNDERSTAND IT.

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The undersigned:	
(student name),	(street; city, IA zip);
Hereby revokes the Power of Attorney given to:	
(name),	(street; city, IA zip);
to make educational decisions for me during my period of eligibility under the Individuals with Disabilities Education Act (IDEA).	
The Power of Attorney given to	(name)is hereby revoked.
This change will not go into effect until I tell my school. I understand that I must call or write the school office so that the school will put this change in my records.	
Date:/	4
Student signature	