REVOCATION OF DURABLE POWER OF ATTORNEY FOR HEALTH CARE

I,						, D	eclara	nt,
executed a Durable Power of, 20								
care decisions for me.								
New Hampshire Revised Statutes Cohealth care may be revoked:	ode § 137-J:6	provides	that a	dural	ble pow	er of atto	orney f	or
(a) By notification by the princip orally, or in writing, or by any other	_					-		
(b) By execution by the principal care; or	l of a subsequ	ent durat	ole pov	ver o	f attorne	ey for he	alth	
(c) By the filing of an action for of the principal's agent, except when designation of the spouse shall be effective. Re-execution or re-affir following filing for divorce shall agent under the durable power of a	there is an alter be revoked and mation of the make effective	ernate age d the alte durable p	ent desi ernate o	ignate design of atto	ed, in when the contract of th	hich case shall beco r health o	the ome care	
This is my written revocation of my	Durable Powe	er of Atto	rney fo	or Hea	alth Car	e and is	provid	ed
to all persons to whom I have provi-	ded a copy of	my Dura	ble Po	wer o	f Attorn	ney, inclu	ıding t	he
person I appointed as my attorney in	fact.							
DATED this the day of _					_, 20	<u>_</u> .		
	Signature of I	Declarant	:					
	Printed Name	of Decla	rant:					

Address of Declarant:		_