## **APPOINTMENT OF SHORT-TERM GUARDIAN**

(IT IS IMPORTANT TO READ THE FOLLOWING INSTRUCTIONS)

By properly completing this form, a parent is appointing a guardian of a child of the parent for a period of up to 60 days. A separate form should be completed for each child. The person appointed, as the guardian must sign the form, but need not do so at the same time as the parent or parents.

This form may not be used to appoint a guardian if there is a guardian already appointed for the child. Both living parents of a child may together appoint a guardian of the child for a period of up to 60 days through the use of this form. The parent need not sign the form at the same time.

1.	<u>Paren</u>	it and child. I,, currently residing
	at	, am a parent of the following child (or
	of a	child likely to be born):
2.		dian. I hereby appoint the following person as the short-term guardian for my
3.		tive Date. This appointment becomes effective: (check one if you wish it be cable)
	( )	On the date that I state in writing that I am no longer either willing or able to make and carry out day-to-day child care decisions concerning my child.
	( )	On the date that a physician familiar with my condition certifies in writing that I am no longer willing or able to make and carry out day-to-day child care decisions concerning my child.
	( )	On the date that I am admitted as an inpatient to a hospital or other health care institution.
	( )	On the following date:
	( )	Other:

(NOTE: If this item is not completed, the appointment is effective immediately upon the date the form is signed and dated below.)

4.	<u>Termination</u> . This appointment shall terminate 60 days after the effective date, unless it terminates sooner as determined by the event or date I have indicated below: (Check one if you wish it to be applicable.)					
	( )	On the date that I state in writing that I am willing and able to make and carry out day-to-day child care decisions concerning my child.				
	( )	On the date that a physician familiar with my condition certifies in writing that am willing and able to make and carry out day-to-day child care decision concerning my child.				
	( )	On the date that I am discharged from the hospital or other health care institution where I was admitted as an in-patient, which established the effective date.				
	( )	On the date which is days after the effective date.				
	( )	Other:				
5.	(NOTE: If this item is not completed, the appointment will be effective for a period of 60 days, beginning on the effective date.)  Date and signature of appointing parent. This appointment is made this day of, 20					
	Signature of Appointing Parent					
6.	Witnesses. I saw the parent sign this instrument or I saw the parent direct someone to sign this instrument for the parent. Then, I signed this instrument as a witness in the presence of the parent. I am not appointed to act as the short-term guardian for the parent's child.					
WITNI	ESS:					
		<del></del>				

<u> Manteno Community</u>	Unit School District 5	7:60 E6	
7.	Acceptance of Short-Term Guardian.	I accept this appointment a	s short-term
	guardian on this day of	, 20	
0			
8.	Consent of Child's Other Parent. I,		,
	currently residing at		, hereby
	consent to this appointment on this		

(NOTE: The signature of the consenting parent is not necessary if one of the following applies: (i) the child's other parent had died; or (ii) the whereabouts of the child's other parent are not known; or (iii) the child's parent is not willing or able to make and carry out day-to-day child care decisions concerning the child; or (iv) the child's parents were never married and no court has issued an order establishing parentage.)

**WARNING:** If a student is determined to be a nonresident of the District for whom tuition must be charged, the persons enrolling the student are liable for non-resident tuition from the date the student began attending a District school as a non-resident.

A person who knowingly enrolls or attempts to enroll in this School District on a tuition-free basis a student known by that person to be a nonresident of the district is guilty of a Class C misdemeanor, except in very limited situations as defined in State law (105 ILCS 5/10-20.12b(e).

A person who knowingly or willfully presents to the School District any false information regarding the residency of a student for the purpose of enabling that student to attend any school in that district without the payment of a nonresident tuition charge is guilty of a Class C misdemeanor (105 ILCS 5/10-20.12b(f).