## FOSTER PARENT REPORT TO THE COURT

Re:

To: Foster Parents

The 2006 Legislature amended KSA 38-2365(d) (see page 3) to state that every six months, foster parents may be required to provide a Foster Parent Report To The Court. If the court requests a Foster Parent Report, KDOC has supplied form KDOC-0090.

The following are the two dates (month and day) the reports are due each year, while the foster home placement continues.

First Report: \_\_\_\_\_

Second Report: \_\_\_\_\_

You have received this notice because **the court has requested Foster Parent Reports.** Attached is a blank form.

The following is the name of the Judge and the court address to which the report must be sent. If the Judge or address changes, we will provide notice to you.

Name of Judge: \_\_\_\_\_

Thank you for your cooperation in this matter.

Sincerely yours,

Community Supervision Officer\_\_\_\_\_

Date: \_\_\_\_\_

## **REPORT FROM FOSTER PARENTS**

Juvenile Name		Current Address Foster Parents			
Name of Parent					
Community S	Supervision Of	ficer			
Please circle	the word which	h best descri	bes the youth's pro	gress	
1.	Juvenile's adjustment in the home				
	Excellent	good	satisfactory	needs im	provement
2.	Juvenile's interaction with foster parents and family members				
	Excellent good satisfactory needs improvement				provement
3.	Juvenile's interaction with others				
	Excellent	good	satisfactory	needs im	provement
4.	Juvenile's respect for property				
	Excellent	good	satisfactory	provement	
5.	Physical and emotional condition of the juvenile				
	Excellent	good	satisfactory	needs improvement	
6.	Community Supervision Officer's interaction with the juvenile and foster family				
	Excellent	good	satisfactory	needs im	provement
7.	School status of juvenile:				
	School			Grade	
	Grades		Good	Fair	Poor
	Attendance		Good	Fair	Poor
	Behavior		Good	Fair	Poor
8.	If visitation with parents has occurred, describe the frequency of visits, with whom, supervised or unsupervised, and any significant events that have occurred.				

- 9. Your opinion regarding the overall adjustment, progress and condition of the juvenile.
- 10. Do you have any special concerns or comments with regard to the juvenile not addressed by this form? Please specify.

## K.S.A. 38-2365(d)

(d) During the time a juvenile remains in the custody of the commissioner, the commissioner shall submit to the court, at least every six months, a written report of the progress being made toward the goals of the permanency plan submitted pursuant to subsections (b) and (c) and the specific actions taken to achieve the goals of the permanency plan. If the juvenile is placed in foster care, the court may request the foster parent to submit to the court, at least every six months, a report in regard to the juvenile's adjustment, progress and condition. Such report shall be made a part of the juvenile's court social file. The court shall review the plan submitted by the commissioner and the report, if any, submitted by the foster parent and determine whether reasonable efforts and progress have been made to achieve the goals of the permanency plan. If the court determines that progress is inadequate or that the permanency plan is no longer viable, the court shall hold a hearing pursuant to subsection (e).