POLICY STATEMENT

The Kansas Department of Corrections shall ensure that the juvenile correctional facility (JCF) and community supervision agencies (CSA) work collaboratively in managing offenders within the custody of the Secretary of Corrections, to facilitate admission to the JCF and in planning for conditional release and aftercare supervision.

DEFINITIONS

1600 Direct Commitment Record: A record containing information regarding the offender, committing court, offense(s) and sentence, generated for all juvenile correctional facility admissions.

Community Supervision Agency (CSA): A local juvenile justice program operated by the administrative county which provides services for offenders and their families when the offender is subject to court-ordered supervision such as juvenile intensive supervised probation, court-ordered custody, interstate compact for juveniles, juvenile correctional facility and conditional release.

Community Supervision Officer (CSO): Any employee of a community supervision agency whose job duties include supervision of offender(s).

Conditional Release (CR): Release from a term of commitment in a juvenile correctional facility for an aftercare term under conditions established by the Secretary.

Conditional Release Contract (CRC): An agreement between the releasing JCF, CSO and the offender being released, establishing specific conditions the juvenile offender shall adhere to during their aftercare term.

Direct Commitment: The commitment of an offender/youthful offender to a juvenile correctional facility by a court.

Earliest Possible Release Date (EPRD): The earliest date an offender is eligible for release from a juvenile correctional facility based on the placement matrix and good time earned.

Extended Juvenile Jurisdiction (EJJ): A term applied when an offender is sentenced to both a juvenile and adult sentence. The adult sentence is stayed and the juvenile sentence is imposed. If the offender violates the juvenile sentence, the offender must serve the adult sentence.

Juvenile Correctional Facility (JCF): A facility operated by the Secretary for the commitment of offenders/youthful offenders. The most restrictive placement for offenders/youthful offenders which are intended to protect public safety while providing programs that develop accountability and skill development for offenders/youthful offenders.
**Juvenile Correctional Facility (JCF) Electronic Database System:** Electronic database system containing offender/youthful offender information for those offenders sentenced to a juvenile correctional facility pursuant to the Kansas juvenile code.

**Offender:** For the purpose of this policy is a person who commits an offense while 10 or more years of age but less than 18 years of age which if committed by an adult would constitute the commission of a felony or misdemeanor but does not include a person 14 or more years of age who commits a traffic offense, as defined in subsection (d) of K.S.A. 8-2117, a person 16 years of age or over who commits an offense defined in chapter 32 of the Kansas Statutes Annotated, a person under 18 years of age who previously has been convicted as an adult under the Kansas criminal code, sentenced as an adult under the Kansas criminal code following termination of status as an extended jurisdiction juvenile or convicted or sentenced as an adult in another state or foreign jurisdiction under substantially similar procedures described in K.S.A. 38-2347, and amendments thereto, or because of attaining the age of majority designated in that state or jurisdiction.

**Kansas Criminal Justice Information System (KCJIS):** A database which contains information about offenders sentenced to the custody of the Secretary of Corrections, run by the Kansas Bureau of Investigation.

**Kansas Offender Registration Act (KORA):** Kansas offender registration requirements for specific sex crimes, drug crimes and violent crimes, intended to provide the public with information regarding convicted offenders who could pose a threat to the safety of our families.

**Kansas Offender Registration Form (KORF):** Refers to the official form required by the Kansas Bureau of Investigation (KBI) under the Kansas Offender Registration Act (KORA).

**National Crime Information Center (NCIC):** A computerized index of criminal justice information such as: criminal record history information; fugitives; stolen properties; and missing persons. It is available to federal, state, and local law enforcement officials and other criminal justice agencies and is operational 24 hours a day, 365 days a year.

**Notice of Release (NOR):** Notification of an offender’s release from a juvenile correctional facility, provided by the superintendent, including the name of the offender, address upon release, contact person with whom the offender will be residing upon release, anticipated date of release, anticipated date of enrollment in school, name and phone number of case worker, crime or crimes of adjudication if not confidential based upon other statutes, conditions of release and any other information deemed appropriate, submitted to the court and other persons, agencies and educational institutions per Kansas law.

**Reception and Diagnostic Unit (RDU):** The Reception and Diagnostic Unit is part of the Kansas Juvenile Correctional Complex (KJCC) where all offenders committed to a juvenile correctional facility are received for an assessment, classification and appropriate placement based on significant risks and treatment needs.

**Release Review:** The review of an offender’s sentence by the admitting JCF and central office at least 30 days prior to the offender’s release.

**Youthful Offender:** A juvenile who is less than 18 years of age at the time of sentencing, who has been prosecuted and convicted as an adult or under a revoked extended jurisdiction juvenile prosecution and has been placed in the custody of the secretary.

**PROCEDURES**

**I. Juvenile Correctional Facility (JCF) Pre-Admission**

A. Upon receipt of a certified copy of the complaint, journal entry of adjudication and journal entry of disposition provided by the clerk of the committing court, the Secretary/designee shall review the legal paperwork committing an offender to a juvenile correctional facility.

B. Any question(s) regarding the sentence ordered by the court shall be brought to the attention of the KDOC Legal Division.
C. A 1600 Direct Commitment Record shall be generated for all offenders sentenced to a juvenile correctional facility (JCF) utilizing the 1600 Direct Commitment Application, and shall include the offender’s name, admitting facility and admission date.

D. The Secretary/designee shall provide notification of the offender’s admission date and admitting facility to the committing court, admitting JCF, community supervision officer (CSO) and their supervisor, within three (3) business days of receiving the required legal documents for the direct commitment of the offender.

   1. The committing court shall be notified through the clerk’s office via email a copy of the offender’s 1600 Direct Commitment record.

   2. The date of admission shall be no more than five (5) days after providing the court with notice of the offender’s admission date.

E. The Secretary/designee shall notify the JCF of registration requirements for all offenders ordered to register pursuant to the Kansas Offender Registration Act (KORA).

F. Secretary/designee shall document offender registration requirements in the JCF electronic database system, pursuant to KORA.

G. Prior to an offender’s admission to a JCF, the Secretary/designee shall collect the following documents from the CSO for submission to the Reception and Diagnostic Unit (RDU) and other applicable staff utilizing the pre-admission information group e-mail listing:

   1. Legal Documents
      a. Restitution orders;
      b. Plea bargains accepted;
      c. Pending charges;
      d. Special court orders specific to the juvenile offender concerning sentence, programs, or associations; and
      e. Revocation actions/
      f. Pre-sentence investigation;
      g. Copy of birth certificate; and
      h. Copy of social security card.

   2. Risk Management Information
      a. Documentation of any suicide attempts;
      b. Escape/runaway history;
      c. Incidents of fire starting/arson;
      d. Assault/battery risk;
      e. Substance abuse use level(s);
      f. Pregnancy (female offenders);
      g. Sexual abuse history or sexual offenses as perpetrator;
h. Prohibited and permitted associates/visitors contact information;

i. Police report(s) and affidavit for probable cause;

j. Previous Deoxyribonucleic Acid (DNA) collection information; and

k. Fingerprint collection information (date collected and by who);

3. Medical Information

a. Current medications and current medical care;

b. Any known official diagnosis;

c. Any known disabilities;

d. Family insurance data;

e. Immunization records;

f. Activity restrictions due to medical concerns and reasons why; and

g. Unusual medical conditions (organic-diabetic).

4. Additional Case History Information

a. Past mental health diagnosis;

b. Prior psychological testing;

c. Pre-sentence disposition and diagnostic/evaluation reports;

d. Prior placement/treatment reports;

e. Gang affiliation information;

f. General social/family history;

g. Employment/work history;

h. Prior Department for Children and Families (DCF) custody information; and

i. School Records/Information.

5. Sex Offender Information

a. Sex offender evaluations;

b. Past mental health diagnosis;

c. Psychological evaluations;

d. Police reports;

e. Any assessments that pertain to the youth’s sex offense; and

f. Any documents clarifying the sexual offense the youth was adjudicated of.
H. The detaining juvenile detention facility/jail may recommend the percentage of good time credit received by offenders detained pending the disposition of their direct commit case, using the Juvenile Detention Facility Good Time Recommendation form. (Attachment A)

1. Good time credit shall be based on the offender’s behavior and compliance with the detaining facility rules of conduct and/or behavior management system.

2. The Secretary/designee shall provide the Juvenile Detention Facility Good Time Recommendation form to the CSO for completion, noting the juvenile detention facility/jail’s good time recommendation (0%, 25%, 50%, 75%, or 100%) and documenting the reason behind any recommendation less than 100%.

3. If no Juvenile Detention Facility Good Time Recommendation form is received within seven (7) days of the offender being admitted to a JCF, the offender shall receive all good time credit available while detained pending the disposition of his/her direct commit case.

I. To prevent the spread of communicable diseases, the Secretary/designee shall provide the JDF/jail with a Pre-Transfer Health Screening form for completion and submission to the Reception and Diagnostic Unit (RDU) upon admission. (Attachment B)

J. The Secretary/designee shall review all sentencing journal entries to:

1. Ensure the offender’s sentence is properly calculated.

2. Ensure the sentence begins date, release date and conditional release end date is accurate and correctly entered in the JCF electronic database system, after taking into consideration available good time at the JCF, detention good time, and credit for time served awarded.

3. Ensure any sentencing or calculation errors are promptly resolved.

K. Upon determining an offender has served his/her direct commit sentence while in detention/jail and prior to admission to a JCF, the KDOC Legal Division shall be notified.

1. The Legal Division shall be provided the legal documents, good time recommendation form from the detaining facility and sentence computation for all sentences served in detention/jail.

2. Once verified by the Legal Division, the CSO will be notified.

3. The Notice of Release (NOR) (Attachment C) and Conditional Release Contract (CRC) (Attachments D) will be filed with the court by Secretary/designee and a copy provided to other parties as required by law.

II. Youthful Offenders Admitted to a Juvenile Correctional Facility

A. Upon notification of any youthful offender to be admitted to KJCC RDU, the following documents shall be collected prior to admission:

1. Complaint;

2. Conviction Order;

3. Sentencing Order;

4. Pre-Sentence Investigation;

5. Police Report;

6. Criminal History;
7. Affidavit;
8. Evaluation Reports;
9. Copy of birth certificate;
10. Copy of social security card; and
11. Any other information associated with youthful offender’s case.

B. KDOC “Juvenile Operations Only” policies, facility orders, assessments and programs shall apply to youthful offenders.

C. The Secretary/designee shall track youthful offenders’ custody and good time for release planning purposes.

D. Youthful offenders must be transferred/released from the JCF on or before their 18th birthday.

E. KDOC Juvenile Services and KDOC Adult Services shall coordinate the admission date and transfer of youthful offenders.

III. DNA, Prints, Photographs, Warrants, Registration

A. The Secretary/designee shall verify through the Kansas Criminal Justice Information System (KCJIS) and the National Crime Information Center (NCIC) that all offenders sentenced to or placed at a JCF are in compliance with submission of the following to the Kansas Bureau of Investigation (KBI), if applicable. Any noncompliance shall be reported to the JCF for corrective action.

1. DNA;
2. Offender registration form pursuant to the Kansas Offender Registration Act (KORA);
3. Fingerprints;
4. Palm Prints; and
5. Photograph of offender’s face and any identifying marks.

B. The Secretary/designee shall determine if there are any active warrants associated with offenders sentenced to a JCF by utilizing the KCJIS and NCIC.

1. Upon admission of offenders with active warrants, the Secretary/designee shall:
   a. Complete a hit confirmation to determine whether the law enforcement agency (LEA) entering the warrant in KCJIS or NCIC wants a hold placed on the offender.
   b. If a hold is requested, a copy of the warrant shall be requested from the entering LEA.
   c. Once a copy of the warrant and pick-up instructions are received by Secretary/designee, the JCF and CSO shall be notified and provided a copy of the warrant and pick-up instructions.
   d. The JCF shall place a hold on the offender and shall communicate with the LEA requesting the hold as to the offender’s release date.

IV. Admission and Intake

A. The RDU shall receive all offenders committed to a JCF for an assessment, classification and appropriate placement based on significant risks and treatment needs.
B. A standardized RDU process is conducted with all offenders during the initial 21 days of admission to the KDU. KJCC shall make housing assignments and targeted referrals to programs and services consistent with the results of utilized risk/need assessments, screenings and evaluations.

1. Conditional Release Violators (CRVs) may not be required to fulfill the complete 21 days of the RDU process, per the recommendation of the Classification Program Director/designee.

C. Within three (3) days of admission, the superintendent/designee shall be responsible for registering offenders meeting the criteria of the Kansas Offender Registration Act, who are admitted, transferred, released or discharged from a juvenile correctional facility in accordance with the Kansas Offender Registration Act (K.S.A. 22-4901 and amendments thereto) and IMPP 11-118D (Attachment E and F).

V. Program Planning

A. The RDU shall notify the CSO of the initial conference within three (3) days of admission which shall be held within 21 days of an offender’s admission to the RDU. During this conference the earliest possible release date (EPRD) will be provided to the CSO.

1. The RDU Diagnostic Report shall include but is not limited to the following:
   a. Account of the legal aspects of the case;
   b. Summary of criminal history, if any;
   c. Social history;
   d. Mental health history;
   e. Vocational interests and experience;
   f. Educational status;
   g. Religious background and interests;
   h. Psychological screening;
   i. JCO unit officer and other staff reports;
   j. Staff recommendations;
   k. Recreational preferences and needs assessment; and
   l. Substance abuse.

B. A formal 180-day Conference/Staffing shall be held at 180-day intervals from the date of the initial conference.

1. Notification of the 180-day Conference/Staffing shall be sent at least two (2) weeks in advance of the conference to the offender’s parents or legal guardian with copies to the committing court and the CSO, informing them of the conference date and time and inviting them to participate.

2. Written copies of all conference reports shall be sent to relevant community agencies within 21 days after the conference date.

VI. Release Planning

A. Release planning is to commence at the time of admission to the RDU and is a collaborative effort
between the CSO and JCF staff and the offender’s support network (i.e. parents/caregivers, mentor, etc.) and is ongoing throughout the offender’s stay at the JCF.

B. The CSO and JCF staff must have contact by phone, in writing, e-mail or in person at least once every 30 days.

C. JCF staff must have contact with the offender’s parent/caregiver/legal guardian by phone, in writing, email or in person at least once every 30 days.

D. Prior to the pre-release conference the JCF will provide the CSO the following information:

1. Identifying information;
2. Behavior adjustment;
3. Program participation;
4. All copies of behavior incident reports from the previous 90 days;
5. Educational progress (academic and vocational);
6. Medical status;
7. Family contact, involvement, support;
8. Placement and aftercare recommendation;
9. Copy of GED or high school diploma; and
10. Copy of pre-release Youth Level Service/Case Management Instrument (YLS/CMI), if applicable.

VII. Pre-Release Conference

A. Pre-release conferences are the same as 180 day conferences and all rules and procedures apply.

1. A pre-release conference shall be scheduled 30 days prior to the offender’s Earliest Possible Release Date (EPRD).
2. The EPRD shall be verified prior to this conference.
3. The JCF shall contact the CSO 45 to 60 days prior to the scheduled release date.

B. At the pre-release conference, final decisions will be made for placement, case plan, release date and transportation arrangements from the JCF.

C. At least 30 days prior to the anticipated release from the facility date of each offender, the Secretary/designee shall:

1. Ensure the offender’s sentence and conditional release term is properly calculated per the Release Review form (Attachment G), notifying the JCF of any discrepancies within 10 working days;
2. Promptly resolve any sentencing or calculation errors;
3. Ensure this information is correctly entered in the JCF electronic database system.
4. Determine whether the offender has any active warrants.
D. Prior to release, the offender will sign the conditional release contract and case plan.

VIII. Notice

A. The JCF is required to initiate release notifications in the manner provided by statute using the Notice of Release form. (Attachment C) Each notification shall identify the offense(s) for which each offender has been adjudicated and is currently serving a sentence.

B. Prior to release, the JCF shall invite the school district in which the offender will be residing to participate in planning for the offender's release or discharge, if the offender is required to attend school. The JCF shall send the educational records and Notice of Release to the school district the offender will be attending.

C. In the event the receiving school is unknown at the time of release, the JCF shall work with the CSO to identify the school the offender will attend. Once identified, the JCF shall notify the receiving school as required in Section B. above.

IX. Provision for Issuing Medications at Time of Release

A. At time of conditional release a 30-day supply of medication shall be issued.

1. A supply of less than 30 days may be issued if there are concerns regarding an offender's mental health and if there are concerns regarding abuse of the medication.

B. If circumstances arise after release and extended medication needs are required, the CSO may contact the releasing facility to obtain an additional seven (7) to 14-day medication supply. This will consist of the following:

1. A call to the facility identifying specific reasons and need of medication extension.

2. A follow-up fax requesting and reasons for medication extension.

3. The facility physician can approve up to a maximum of 28 days of medication.

X. Release Actions

A. Offenders shall be released on the day the commitment portion of their sentence expires except as otherwise provided in this section.

1. The Secretary/designee may approve administrative placement of an offender when:

   a. The offender’s release is scheduled for a weekend or holiday; and
   
   b. The out-of-home community placement does not accept admissions on a weekend or holiday.

B. Administrative placements shall be released on the next business day after his/her original release date from the facility.

C. The Secretary/designee may approve the temporary release of an offender from custody in a JCF to obtain medical services or to reintegrate the offender into the community.

1. The superintendent shall make the request in the form and manner established by the Secretary/designee.

2. If approved, the offender shall be accompanied by an employee or other designated adult upon release.

D. The superintendent/designee shall be responsible for confirming that arrangements have been made to transport the offender on the actual day of release.
XI. Discharge From Commitment

A. One month prior to the offender’s discharge date, the JCF shall contact the CSO to determine whether a motion to revoke, modify, or extend conditional release has been or will be filed prior to the expiration of their conditional release term.

1. If conditional release is not revoked, the offender shall be discharged by the Secretary from any further obligation under the commitment upon:
   a. Reaching the age of 23 years;
   b. Being convicted as an adult while serving a term of incarceration at a juvenile correctional facility; or
   c. Completing the prescribed terms of incarceration at the JCF, together with any conditional release.

B. At least 45 days prior to the offender’s direct discharge from the JCF and Secretary’s custody, the releasing JCF shall notify the court and the county/district attorney of the county where the offender was adjudicated of the pending discharge. (Attachment H)

C. The discharge shall operate as a full and complete release from any obligations imposed on the offender arising from the offense for which he/she was committed.

NOTE: The policy and procedures set forth herein are intended to establish directives and guidelines for staff and offenders and those entities that are contractually bound to adhere to them. They are not intended to establish State created liberty interests for employees or offenders, or an independent duty owed by the Department of Corrections to employees, offenders, or third parties. Similarly, those references to the standards of various accrediting entities as may be contained within this document are included solely to manifest the commonality of purpose and direction as shared by the content of the document and the content of the referenced standards. Any such references within this document neither imply accredited status by a Departmental facility or organizational unit, nor indicate compliance with the standards so cited. The policy and procedures contained within this document are intended to be compliant with all applicable statutes and/or regulatory requirements of the Federal Government and the state of Kansas. This policy and procedure is not intended to establish or create new constitutional rights or to enlarge or expand upon existing constitutional rights or duties.

REPORTS REQUIRED

None.

REFERENCES


K.A.R. 123-6-101

CSS-03-114

ATTACHMENTS

<table>
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<th>Attachment</th>
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<td>B</td>
<td>Pre-Transfer Health Screening form</td>
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JUVENILE DETENTION FACILITY GOOD TIME RECOMMENDATION

Instructions: Please complete the form below, providing your good time credit recommendation and a brief narrative supporting the basis for your recommendation, for all offenders sentenced to a juvenile correctional facility while detained in your juvenile detention facility or jail (if over age 18).

Offenders may earn 100%, 75%, 50%, 25% or 0% good time, based on their behavior while detained, pending admission to a juvenile correctional facility. Please return the completed form within seven (7) days of offender being discharged from your juvenile detention center/jail, via fax to:

Records Department
Kansas Juvenile Correctional Complex
1430 NW 25th Street
Topeka, Kansas 66618-1499
Phone: (785) 354-9800
Fax: (785) 354-9878

Juvenile’s Name: ___________________________ DOB: ___________________
Case Number(s): _______________________________________________________
County of Adjudication:

Please check one and retain any supporting documentation if your recommendation is less than 100%.

1. _____ 100% good time available:
   Behavior was cooperative and positive while in detention.

2. _____ 75% good time available
   Behavior was sometimes cooperative and positive while in detention.

3. _____ 50% good time available
   Behavior was sometimes uncooperative and negative while in detention.

4. _____ 25% good time available
   Behavior was generally uncooperative and negative while in detention.

5. _____ 0% good time available
   Behavior was uncooperative and negative while in detention.

6. _____ NO RECOMMENDATION concerning the award of good time.

Basis for recommendation - If recommendation is less than 100%, failure to provide basis for recommendation will result in offender receiving 100% good time.

__________________________________________    ___________________________
Signature and Title of Person Completing Form    Date
Please use this form to document an offender’s health condition prior to transfer to a juvenile correctional facility.

<table>
<thead>
<tr>
<th>Offender's Name</th>
<th>Date</th>
<th>Submitting Facility</th>
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**MEDICAL HISTORY**

**Chronic Health Conditions:**
- [x] Asthma
- [x] Hyperlipidemia
- [x] Seizure Disorder
- [x] IDDM
- [x] HIV/AIDS
- [x] Pregnancy

**Other/Explain:**

___________________________________________

___________________________________________

___________________________________________

___________________________________________

___________________________________________

**Current medical or dental problems:**

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**MENTAL HEALTH HISTORY**

**Mental Health Diagnoses:**
- [x] Schizophrenia
- [x] Bipolar
- [x] Major Depressive Disorder
- [x] Borderline
- [x] Psychotic Disorder
- [x] Other
- [x] Schizoaffective Disorder

**Recent self-harm behaviors**

- [x] Yes
- [x] No
- [x] If yes, explain:

___________________________________________

___________________________________________

___________________________________________

___________________________________________

**TB SCREENING**

**Last PPD Date:** _______  **Results:** _____ mm

- [ ] Negative
- [x] Positive

**If positive was tx completed?**

Date: ____________________

**TB Symptoms:**

- [x] Cough > 3 weeks duration
- [x] Night Sweats
- [x] Productive Cough
- [x] Fever/chills/sweating
- [x] Hemoptysis
- [x] Shortness of Breath
- [x] Un-intentional weight loss
- [x] Fatigue

Please have Transport Officer present this form in a sealed envelope to the juvenile correctional facility officials immediately upon transfer of physical custody.
**KANSAS DEPARTMENT OF CORRECTIONS, JUVENILE SERVICES**  
**Pre-Transfer Health Screening**  
*(To be Completed Prior to Transfer to KJCC)*

### SKIN

Does offender currently have or has the offender recently been treated for any of the following?

- [ ] Rash
- [ ] Draining wounds or lesions
- [ ] Itching
- [ ] Fever/chills/sweating
- [ ] Scalp sores
- [ ] Ectoparasites
- [ ] Spider bite appearing lesions
- [ ] MRSA

**If yes, explain:**

__________________________________________________________________________________________________
__________________________________________________________________________________________________
__________________________________________________________________________________________________
__________________________________________________________________________________________________

### INFLUENZA LIKE ILLNESS

Check all that apply:

- [ ] Cough
- [ ] Muscle aches
- [ ] Other Symptoms
- [ ] Sore Throat
- [ ] Fever
- Date of onset:
- [ ] Chills/sweating
- [ ] Respiratory congestion
- [ ] Diarrhea
- [ ] Fatigue
- [ ] Vomiting

Temperature: ____________  
Fever of unknown origin?  

- [ ] Yes
- [ ] No

If no, cause of fever and diagnosis: _______________________________________________________________________
__________________________________________________________________________________________________
__________________________________________________________________________________________________
__________________________________________________________________________________________________

To your knowledge, within seven (7) days prior to the offender’s symptoms, was he or she in close proximity someone with pneumonia or flu-like symptoms?

- [ ] Yes
- [ ] No

__________________________  __________________________
Signature of Nurse, Health Care Provider, or Health Officer  Date

**NOTE:** Any offender with symptoms of acute respiratory illness and/or other serious communicable conditions as determined by the Juvenile Correctional Facility medical staff, will not be accepted for transfer to a Juvenile Correctional Facility until symptoms have resolved and offender has been without fever for 24 hours without use of fever reducing medication and or the cause of their symptoms is known.

If you are uncertain whether the offender should be transferred, please call the Health Services Administrator at the JCF to discuss the case further.

Please have Transport Officer present this form in a sealed envelope to the juvenile correctional facility officials immediately upon transfer of physical custody.
STATE OF KANSAS
KANSAS DEPARTMENT OF CORRECTIONS – JUVENILE SERVICES
NOTICE OF RELEASE

RELEASING FACILITY:
DATE:
JO’s NAME and ID #:
ADMIT DATE:
DOB:
SSN:
COUNTY OF COMMITMENT:
COMMITTING CASE/#(s) AND OFFENSES:

TO: Honorable ___________________________ County District Court AND Principal

(Name of School/District)

This constitutes Notice of Release Planning for the above-named juvenile from the Juvenile Correctional Facility. The type of Notice is indicated below.

___ 45-day notification of Direct Discharge from JCF Pursuant to K.S.A. 38-2376
___ 45-day notification of Pre-matrix Release Pursuant to K.S.A. 38-2374(f), 38-2376(b), and 38-2377(a)
___ 21-day notification of Conditional Release Pursuant to K.S.A. 38-2374

Time served at juvenile correctional facility _____ Days
Detention/Jail credit: (credit for time served/days post disposition/pre-admission) _____ / _____ Days
Good time awarded: _____ _____ Days

ANTICIPATED DATE OF RELEASE: ________________________

RELEASE PLANNING: (includes family, school, etc.)

NOTICE TO COURTS: Pursuant to K.S.A. 38-2374, the court is notified that a permanency hearing as required by K.S.A. 38-2365 must be set and held within seven (7) days after the juvenile’s release.

NOTICE TO SCHOOLS: Pursuant to K.S.A. 38-2374 and 38-2377, you are being provided additional information and educational records concerning this juvenile who is still required to attend school.

(Check one)
☐ The required records are attached.
☐ The required records will be sent within five (5) days of the juvenile’s release.

Address Upon Release:
Contact Person With Whom Juvenile Will Be Residing Upon Release:
Anticipated Date of Enrollment in School:
Sex Offender Registration:
Name of Community Supervision Officer: Phone Number:

Conditions of Release:
Other Information:

Superintendent Juvenile Correctional Facility Case Manager

Distributions:

<table>
<thead>
<tr>
<th></th>
<th>45-day Notice</th>
<th>21-day Off Grid</th>
<th>All other 21-day Notices</th>
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<tr>
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<tr>
<td>Receiving School District</td>
<td>Receiving School District</td>
<td>Receiving School District</td>
<td></td>
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<tr>
<td>Community Supervision Agency</td>
<td>Community Supervision Agency</td>
<td>Community Supervision Agency</td>
<td></td>
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<tr>
<td>Parent/Guardian/Aftercare Placement</td>
<td>Parent/Guardian/Aftercare Placement</td>
<td>Parent/Guardian/Aftercare Placement</td>
<td></td>
</tr>
<tr>
<td>County/District Attorney</td>
<td>County/District Attorney</td>
<td>ISP Unit</td>
<td></td>
</tr>
<tr>
<td>Law Enforcement</td>
<td>ISP Unit</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ISP Unit</td>
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<td></td>
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</tr>
</tbody>
</table>
CONDITIONAL RELEASE CONTRACT

I. IDENTIFICATION DATA

Name: DOB:
Court Case No.
Address: Phone:
Family member who resides at this address:

Date of Admission:
County of Release:
County of commitment:
JCF Contact Person:
Community Supervision Agency:
Address:

Phone:
FAX:
Director:
Assigned Community Supervision Officer:

II. TERMS OF CONDITIONAL RELEASE

A. Release Date:
B. CR Term:
C. Conditional release expires, resulting in a discharge from custody, pursuant to K. S. A. 38-2376, effective unless a motion to revoke is filed, pursuant to K. S. A. 38-2375, on or before this date.
D. Amount of Restitution Still Owed: (IF APPLICABLE)
   1. County:
   2. Case #:

III. CONDITIONS OF RELEASE

A. Education, Work and/or Training: If I am under the age of 18 or have not attained a GED, I will attend school in compliance with the compulsory school attendance laws, or participate in an approved educational or vocational/job training program. Otherwise, I will actively seek, obtain and maintain approved employment.
B. Legal: I will obey all federal, state, county, and local laws, resolutions and ordinances.
C. Case Plan: I will comply with all conditions listed in my Case Plan.
D. Community Supervision Agency: I will comply with all program guidelines as set forth by Community Corrections. I will report as directed, attend and actively participate in all services and activities as required.
E. Reporting Requirements: I will contact my community supervision officer within 48 hours, excluding weekends/holidays.
F. Sex Offender Registration:
IV. EXTENSION, REVOCATION, AND/OR MODIFICATION OF RELEASE CONDITIONS

Any violation of the Conditional Release Contract is a violation of State Law (K.S.A. 38-2375) and may result in court action to extend the terms of your Release Contract and/or to modify the conditions of your Conditional Release Contract, or to return you to the Juvenile Correctional Facility.

V. CONDITIONAL RELEASE PLAN

This plan provides the additional conditions of your release. You are expected to comply with each condition as specified. Any change must be written and approved by your assigned community supervision officer worker. Your assigned community supervision officer worker will monitor your compliance with these expectations.

VI. CERTIFICATE OF UNDERSTANDING & APPROVAL OF RELEASE PLAN:

I understand that I am responsible for compliance with my Conditional Release Contract and Case Plan.

<table>
<thead>
<tr>
<th>Offender's Signature</th>
<th>Date</th>
<th>JCF Case Manager</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>JCF Superintendent</th>
<th>Date</th>
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</table>

<table>
<thead>
<tr>
<th>Parent/Guardian</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
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<td></td>
</tr>
</tbody>
</table>

Distribution: Offender, Parent/Guardian, Community Supervision Officer, Juvenile Correctional Facility, Court, Placement, ISP Unit
<table>
<thead>
<tr>
<th>Offender Registration &amp; NSOR Entries Flow Chart</th>
<th>Facility Transfers/Out to Court</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Admission</strong></td>
<td><strong>Within (3) business days of transfer:</strong></td>
</tr>
<tr>
<td>Within (3) business days of admission to a KDOC Facility:</td>
<td></td>
</tr>
<tr>
<td>1. Designated facility staff shall complete a KORA Form, or enter data into Ksort*.</td>
<td>When an offender moves to a new facility (not new unit or cell house within the same facility) or county jail for court appearance:</td>
</tr>
<tr>
<td>2. Inform the offender of the procedure for registration, and of their duty to register.</td>
<td>1. Designated Registration staff shall complete a KORA Registration Update in Ksort per KBI protocol.</td>
</tr>
<tr>
<td>3. Require the offender to read, and sign the KORA form.</td>
<td>2. Sex Offender Registration requires a modification to NSOR within (3 business days)</td>
</tr>
<tr>
<td>4. Provide (1) copy of the signed KORA, and Acknowledgement forms to the offender.</td>
<td>Designated Registration staff will follow KHP standards for modifying the NSOR Record following KHP protocol (Attachment B, of IMPP 11-118D).</td>
</tr>
<tr>
<td>5. Photograph the offender’s face, and any identifying marks.</td>
<td></td>
</tr>
<tr>
<td>6. Obtain fingerprint, and palm prints.</td>
<td></td>
</tr>
<tr>
<td>7. Retain the <strong>ORIGINAL KORA</strong> Form in the offenders Master File.</td>
<td></td>
</tr>
<tr>
<td>8. Image a signed copy into L-6 of offender’s electronic file.</td>
<td></td>
</tr>
<tr>
<td>9. Send a copy of the signed KORA, Acknowledgement of Offender, prints, and photograph(s) to the KBI.</td>
<td></td>
</tr>
<tr>
<td>*If information is being electronically submitted through Ksort, follow KBI protocol.</td>
<td></td>
</tr>
</tbody>
</table>

**Sex Offender Registration requires the following additional steps:** (within 3 business days)

1. Enter a new NSOR Record into NCIC, in accordance with KHP standards. (Attachment B of IMPP 11-118D) |  |
| **Facility Release** |  |
| **Within (7) business days prior to offender’s release:** |  |
| 1. Designated facility staff shall complete a KORA Form, or enter data into Ksort*. |  |
| 2. Inform the offender of the procedure for registration, and of their duty to register. |  |
| 3. Require the offender to read, and sign the KORA form. |  |
| 4. Provide (1) copy of the signed KORA, and Acknowledgement forms to the offender. |  |
| 5. Photograph the offender’s face, and any identifying marks. |  |
| 6. Obtain fingerprint, and palm prints. |  |
| 7. Retain the **ORIGINAL KORA** Form in the offenders Master File. |  |
| 8. Image a signed copy into L-6 of offender’s electronic file. |  |
| 9. Send a copy of the KORA, Acknowledgement of Offender, prints, and photograph(s) to the KBI & law enforcement agency having initial jurisdiction. |  |
| *If information is being electronically submitted through Ksort, follow KBI protocol. |  |

**Sex Offender Registration requires the following additional steps:**

1. Clear NCIC entry once the law enforcement agency having initial jurisdiction completes their NCIC entry following KHP protocol (Attachment B, IMPP 11-118D)
Work Release

Within (3) business days of an offender’s placement in an initial work release job, or changes employment

1. Designated Facility Staff shall complete a KORA Form – Registration Update or enter Employment Update in Ksort*.

2. Inform the offender of the procedure for registration, and of their duty to register.

3. Require the offender to read, and sign the KORA form.

4. Provide (1) copy of the signed KORA, and Acknowledgement forms to the offender.

5. Photograph the offender’s face, and any identifying marks.

6. Obtain fingerprint, and palm prints.

7. Retain the ORIGINAL KORA Form in the offenders Master File.

8. Image a signed copy into L-6 of offender’s electronic file.

9. Send a copy of the signed, updated KORA, and Acknowledgement of Offender to the KBI, and the law enforcement agency having jurisdiction where the offender maintains employment.

*If information is being electronically submitted through Ksort, follow KBI protocol.

Sex Offender Registration requires the following additional steps: (within 3 business days)

1. Enter a new NSOR Record into NCIC, in accordance with KHP standards. (Attachment B, of IMPP 11-118D)
Kansas Highway Patrol - NSOR/ NCIC Protocol

ENTERING A NEW NSOR RECORD

1. Run 50 state DMV check – print copies of all DL's located (DQ-destination 21)
2. Run III Record – print all demographic information (QH & QR)
3. Run CCH records – print all demographic information (IQ)
4. Run KS CCH through web portal – print all demographic info (KCJIS)
5. Inquire subject through public offender registry – print info
6. Fill out entry worksheet(s) including base and supplemental
7. Flag proper ORI for entry
8. Enter all available critical/identifying information
9. Run subject by name/ DOB and print return for file* (QXS)

VALIDATING RECORDS

Follow steps 1-5 above, unless subject is incarcerated, and already entered correctly at the correct facility. If that is the case, then just validate. No validation worksheet is needed for incarcerated subjects.

Complete Steps 8-9 and place all copies in file*

MODIFYING A RECORD

1. Once you have identified the information that needs to be modified you will need to open the modification screen and enter the ORI, the OCA, Offender number, and the NIC numbers to identify which record you are modifying.
2. Then enter the information in the appropriate fields to be modified which includes an ORI field if that happens to be what needs to be modified.
3. Run the subject by name / DOB and print the return, also placing with the file*. (QXS)

CLEARING AN ENTRY

1. Open the clear form and enter the ORI, OCA, Offender number, and NIC numbers.
2. Run the subject by NIC number to make sure the entry was successfully removed from NCIC. (QXS)
3. Print a copy of the “No Record Found” response and place it in the file*.

*File in Imaged Documents tab L-6; to be retained for future KHP Audits.
STATE OF KANSAS
DEPARTMENT OF CORRECTIONS – JUVENILE SERVICES
RELEASE REVIEW

Date:

Releasing Facility:

To: Deputy Secretary, Division of Juvenile Services

This constitutes notice of pending release for the below named juvenile offender from the Kansas Juvenile Correctional Complex.

A review of the release plans of the aforementioned juvenile offender has been made and I verify that he/she has completed all good time criteria requirements.

<table>
<thead>
<tr>
<th>Name of Juvenile Offender:</th>
<th>ID#:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date of Birth:</td>
<td>Committing Case Numbers:</td>
</tr>
<tr>
<td>SSN:</td>
<td>County of Commitment:</td>
</tr>
<tr>
<td>Matrix Classification:</td>
<td>Admission Date:</td>
</tr>
<tr>
<td>CFTS/Detention Good Time Days:</td>
<td>Journal Entry Sentence:</td>
</tr>
<tr>
<td>Pronounced Release Date:</td>
<td>Sentence Begins Date:</td>
</tr>
<tr>
<td>Proposed Date of Release:</td>
<td>Date Of Sentence:</td>
</tr>
<tr>
<td>Number of Days served at JCF(s):</td>
<td>Good Time Days Awarded:</td>
</tr>
<tr>
<td>Sexual Offender Registration Status:</td>
<td></td>
</tr>
</tbody>
</table>

Placement Plan: (If no plan, explain.)

A review of the release plans of the aforementioned juvenile offender has been made and I verify that he/she has completed all good time criteria requirements.

JCF Case Manager Date Supervisor of Case Management Date

Superintendent Date

KDOC JUVENILE SERVICES CENTRAL OFFICE RESPONSE
Response Due Within 10 Working Days

From: ___________________________ Date ___________________________

Proposed Action Is: _______Approved ________Disapproved

Reason Not Approved: ___________________________

Further Information is Needed: ___________________________
NOTICE OF DISCHARGE

Offender’s Name: ________________________________

Case No(s): ________________

District Court of Commitment: ____________________________

This serves as a notice that the above-named offender who was committed to a juvenile correctional facility from your county is discharged, effective on the date indicated below as per the order of the ________________ County District Court on _________________.

Effective: ________________

__________________________________________
Superintendent Date

Distribution: Judge
Offender
Parent/legal guardian
Community Supervision Officer
DCF Area Office, CINC Division
JCF Master File