IN THE DISTRICT COURT OF COUNTY, KANSAS IN THE INTEREST OF: Name _____ A minor child Case No. RELINQUISHMENT OF MINOR CHILD TO AGENCY Pursuant to K.S.A. 38-2268 NOTICE TO PARENT: This is an important legal document and by signing it you are permanently giving up all custody and other parental rights to the child named herein. You are to receive a copy of this document. I, ______, mother father of _____ , a minor child, state: The child was born on _______(Date of birth) at ____ 1. (Place of birth) at $\underline{}$ $\underline{}$ $\underline{}$ a..m. \Box p.m. I reside at _______, County of ______ 2. and State of ______. 3. I am of the age of _____ years and was born on _____. 4. The child is neither a member of nor eligible for membership in an Indian tribe recognized by federal law nor an Alaskan Native recognized by federal law. 5. I do hereby relinquish the child to the Secretary of DCF, which I understand the Secretary will have full power and all the rights of a birth parent or legal guardian over the child, including the power to place the child for adoption and give consent thereto. 6. I wish to, and I understand that by signing this relinquishment I do, permanently give up

all custody and other parental rights I have to such child, including the right to receive

notice of any subsequent adoption proceedings involving the child.

7.	I have read and understand the above and I am signi	ng it as my free and voluntary act.
Dated	, at : a.m.	□ p.m.
		Signature of Parent
	CERTIFICATE OF ATTO	RNFY
	I am a licensed attorney representing the parent na that by signing this consent the agency will exercise confirmed that intention and desire.	-
Date:_		
		Signature of Attorney
		Attorney's Name
		Supreme Court Number
		Address
		Telephone Number
		[Fax Number]
		[E-mail Address]

CERTIFICATE OF ATTORNEY FOR RELINQUISHING MINOR PARENT

I am a licensed attorney representing the parent named above, who is a minor. I have fully explained that by signing this relinquishment that parent is permanently giving up all parental rights to the child and that parent has stated that intention and desire. I was present at the execution of this relinquishment. Date: Signature of Attorney S.Ct.# ACKNOWLEDGMENT BEFORE JUDGE OF DISTRICT COURT STATE OF KANSAS) ss: COUNTY OF ______) _____, Judge of the District Court, _____, Judicial District, hereby certify that , known to me to be the same person whose name is subscribed to the foregoing relinquishment, appeared before me this day in person and acknowledged that (she)(he) signed such relinquishment as (her)(his) free and voluntary act, for the specified purpose. I have fully explained that by signing such relinquishment (she)(he) is permanently giving up all parental rights to such child and (she)(he) has stated that (she)(he) understood the consequence and that permanent relinquishment of parental rights is (her)(his) intention and desire. Dated , at : \square a.m. \square p.m.

OR

Judge of the District Court

ACKNOWLEDGEMENT BEFORE NOTARY PUBLIC

STATE OF KANSAS			
) ss:
COUNTY OF			_)
I certify that			, known to me to be th
			regoing relinquishment, appeared before me thi
-			igned such relinquishment as (her)(his) free an
voluntary act, for the specified	purpose.		
Dated	. at	:	□ a.m. □ p.m.
	,	-	
			Notary
My Commission Expires:			_•
A C(C		CE OE C	WHILD DV ACIENCY
ACC	EPIANC	LE OF C	CHILD BY AGENCY
I,			, the undersigned, on behalf of the Secretary
			, the above relinquished minor
child.			
Date:			
Dute.			
			Signature
			Title

Authority

K.S.A. 38-2268.

Notes on Use

With the consent of the guardian *ad litem* and the secretary, a parent may relinquish parental rights prior to a hearing to consider the termination of parental rights. The relinquishment shall be acknowledged before a judge or notary. If the relinquishment is acknowledged before a judge, it shall be the duty of the court to advise the relinquishing parent of the consequences of the relinquishment. If a parent relinquishes a child to the secretary based on a belief that the other parent would relinquish the child or be found unfit, and neither occurs, the rights of the parent who relinquished based on that belief shall not be thereby terminated.

If the person cannot read and understand English, specifically state how they were informed of all their rights and the consequences of relinquishment.