	CHAPTER:		STANDARD NO.
Immediate Intervention Program Standards	OPERATIONS		IIP-04-106
	SUBJECT:		PAGE: 1 of 1
Kansas Department of Corrections- Division of Juvenile Services State of Kansas	RESTITUTION		
REFERENCES: None.		DATE ADOPTED:	02-01-2017
		DATE AMENDED:	*
		DATE REVIEWED	: 04-24-2023

STANDARD: Written policy, procedure, and practice shall require the payment of restitution, as determined by the county/district attorney, to be requested up front for Immediate Intervention Programs (IIP's) with the exception of the youth and their family demonstrating an inability to pay restitution as determined by federal poverty guidelines https://aspe.hhs.gov/poverty-guidelines.

If the youth demonstrates an inability to pay, they may be offered a payment plan to restore the victim in full. If the youth fails to pay or make satisfactory payments towards their restitution for the duration of their IIP, the case shall be referred to the multidisciplinary team (MDT). If, after referral and action by the MDT, the youth subsequently fails to pay the restitution in full, the case shall be referred to the county/district attorney for consideration.

Whenever possible and as part of the local agreement, per IIP-01-100, a process shall be identified in which IIP staff do not collect, accept, or distribute restitution payments. If there is no other means for restitution to be collected by another agency, written policy shall outline a detailed process for accepting and distributing restitution payments. In addition, the agency and/or staff must be bonded or hold insurance for processing payments.

<u>DISCUSSION</u>: Restitution payments are often processed through the local court system or the county/district attorney's office.

ATTACHMENTS: None