	CHAPTER:		STANDARD NO.
Juvenile Intake and Assessment	ADMINISTRATION		JIAS-04-110
System Standards	SUBJECT:		PAGE: 1 of 1
Kansas Department of Corrections- Division of Juvenile Services State of Kansas	TRANSPORTAT	ION OF YOUTH	
REFERENCES: K.S.A. 59-2953, K.S.A. 75-7023(e)(3)		DATE ADOPTED: DATE REVIEWED	11-1-2009 e: 8-29-2016

<u>STANDARD</u>: Written policy, procedure and practice shall require the Intake and Assessment Program to coordinate transportation when the youth is to be delivered to a shelter facility, foster care placement or licensed attendant care center along with a law enforcement officer's written application following the completion of the intake and assessment process.

The Intake and Assessment Program shall not transport a youth to or from:

- A juvenile detention facility
- The home of a parent, legal guardian or another appropriate adult
- A hospital or a mental health facility
- Court

<u>DISCUSSION</u>: A Memorandum of Agreement (MOU) pursuant to JIAS-01-103 may be entered into between the local law enforcement agency(s) and the Intake and Assessment Program defining the responsibilities, liabilities and costs associated with this service. If an MOU is entered into, a copy of such agreement shall be readily available to the Kansas Department of Corrections- Division of Juvenile Services.

Coordination does not mean the intake and assessment program is obligated to provide transportation services for law enforcement.

NOTE: The standards and procedures set forth herein are intended to establish operational guidelines for the intake and assessment program operating through the board of county commissioners and their employees/contractors and youth participating in the intake and assessment process. They are not intended to establish state created liberty interests for the intake and assessment program or the board of county commissioners, or their employees/contractors, or youth, or an independent duty owed by the Kansas Department of Corrections- Division of Juvenile Services to intake and assessment programs operating through the board of county commissioners or their employees/contractors, supervised juveniles or third parties. This standard and procedure is not intended to establish or create new constitutional rights or to enlarge or expand upon existing constitutional rights or duties.