	CHAPTER:		STANDARD NO.
Community Supervision	SUPERVISION		CSS-04-121
Standards	SUBJECT:		PAGE: 1 of 3
Kansas Department of Corrections- Division of Juvenile Services State of Kansas	SUPERVISION	PLAN	
REFERENCES: K.S.A. 38-2365, Code of		DATE ADOPTED:	3-1-2017
Federal Regulations (CFR): 45 CFR 1356.21, JS-0094		DATE REVIEWED:	1-4-2017

STANDARD: Written policy, procedure and practice shall require the Community Supervision Agency to complete an initial supervision plan (JS-0094 form) with the juvenile, parent(s)/guardian(s) and other pertinent people within thirty (30) days of all court ordered supervision, changes in supervision type or upon interstate compact acceptance. The juvenile and parent(s)/guardian(s) should be actively involved in the supervision plan process and not just recipients of the plan. Review supervision plans shall be completed no later than six (6) months following the completion of the previous supervision plan.

Parent(s)/guardian(s) shall be invited and encouraged to participate in the supervision planning process with efforts made to accommodate their schedules. Parent(s)/guardian(s) who initially refuse to participate shall be provided an opportunity to learn about the case plan process. All efforts by the Community Supervision Agency to remove any barriers to participation shall be documented in the juvenile's case file. A neutral third party is a required participant for all juveniles under court ordered custody.

Supervision plans shall address no more than 4 domains and incorporate any responsivity factors and strengths that are identified. Domains that are not identified as being a risk (scoring a zero on the YLS/CMI) shall not be addressed on the plan. Additional risk areas (identified by assessments other than the YLS/CMI), supervision conditions or any other non-criminogenic needs shall be addressed in the "Other" domain. Emphasis should be placed on the following:

- those domains that score moderate and high
- Peers Relations domain
- Personality and Behavior domain
- Attitudes and Orientation domain

	CHAPTER:		STANDARD NO.
Community Supervision Standards	SUPERVISION		CSS-04-121
Standards	SUBJECT:		PAGE: 2 of 3
Kansas Department of Corrections- Division of Juvenile Services State of Kansas	SUPERVISION	PLAN	
REFERENCES: K.S.A. 38-2365, Code of		DATE ADOPTED:	3-1-2017
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STANDARD (cont.):

Copies of the supervision plan shall be provided to:

- The juvenile
- The parent(s)/guardian(s)
- Any other supervision plan participants
- The juvenile's placement provider
- The Court
- The Deputy Compact Administrator for Interstate Compact for Juveniles (ICJ) by email at KansasICJ@doc.ks.gov or by fax to 785-296-8144

A Conditional Release (CR) supervision plan shall be completed on all Juvenile Correctional Facility (JCF) juvenile offenders thirty (30) days prior to the juvenile offender's earliest possible release date. This CR plan shall be forwarded to the JCF upon completion.

All supervision plans shall be documented in the Community Agency Supervision Information Management System (CASIMS). Interstate Compact for Juveniles-Into the State of Kansas (ICJ-In) juveniles shall utilize the CASIMS supervision plan type of "Interstate Compact for Juveniles" and shall utilize the case status of "Compact In". Interstate Compact for Juveniles-Out of the State of Kansas (ICJ-Out) juveniles shall utilize the CASIMS supervision plan type that was ordered by the Kansas Court (i.e. Juvenile Intensive Supervised Probation (JISP), Case Management (CM) or CR) and shall utilize the case status of "Compact Out".

Supervision plans shall continue to be completed for juveniles on absconder status.

NOTE: The standards and procedures set forth herein are intended to establish operational guidelines for community supervision agencies operating through the board of county commissioners and their employees/contractors and the juvenile offenders under supervision. They are not intended to establish state created liberty interests for community supervision agencies, or the board of county commissioners, or their employees/contractors, or juvenile offenders, or an independent duty owed by the Kansas Department of Corrections- Division of Juvenile Services to community supervision agencies operating through the board of county commissioners or their employees/contractors, supervised juvenile offenders 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.

	CHAPTER:		STANDARD NO.
Community Supervision	SUPERVISION		CSS-04-121
Standards	SUBJECT:		PAGE: 3 of 3
Kansas Department of Corrections- Division of Juvenile Services State of Kansas	SUPERVISION	I PLAN	
REFERENCES: K.S.A. 38-2365, Code of		DATE ADOPTED:	3-1-2017
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STANDARD (cont.):

Anytime supervision plan goals and/or objectives are updated prior to the 6-month review obtaining new signatures and re-submitting the supervision plan to the Court will not be required if the following conditions are adhered to:

- The updated goal(s)/objective(s) are reviewed with the responsible parties listed in the supervision plan
- The updated goal(s)/objective(s) is documented in a CASIMS chrono, including the specific goal(s)/objective(s) that were updated, all responsible parties that participating in the update and the date the update took place
- All original goal(s)/objective(s) remain part of the supervision plan and are not deleted

<u>DISCUSSION</u>: The Youthful Level of Service/Case Management Inventory (YLS/CMI) results should be used to aid in addressing the criminogenic risk and need areas of the juvenile within the supervision plan.

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