



INTERSTATE COMMISSION FOR JUVENILES

Serving Juveniles While Protecting Communities

Best Practice

Please note, this document is not a policy or procedure, but simply a reference to assist states when dealing with this type of case.

Intrastate Relocations within the Receiving State

From time to time, juveniles move to a different residence within the receiving state after supervision is accepted.

The receiving state is required to report the change in residence to the sending state under the provisions of **Rule 5-101(4)** which states, “The receiving state shall furnish written progress reports to the sending state on no less than a quarterly basis.”

States may, at their own discretion, request a new home evaluation when the juvenile relocates to a new address and/or the family dynamics change. Typically, when the juvenile relocates with the approved family and the dynamics remain unchanged, the receiving state’s internal protocol is followed.

“The receiving state shall furnish written progress reports to the sending state on no less than a quarterly basis.”

- Rule 5-101(4)
