Purpose

To articulate the expectations and responsibilities when transferring a family’s case from one Family Services Division district office to another.

Table of Contents

Purpose...................................................................................................................................1
Table of Contents...................................................................................................................1
Definitions..............................................................................................................................1
Policy ......................................................................................................................................1
   Transferring Child Safety Interventions (CSIs).................................................................1
   Transferring Ongoing Family Cases.................................................................................2
   Case Transfers Involving Threats to Staff or Other Safety Concerns .........................4
   Managing Special Case Circumstances.........................................................................4
   Task List...........................................................................................................................6

Definitions

Conflict: For the purposes of this policy, a conflict may exist when a child safety intervention (CSI) or family’s ongoing case involves:
   • A family member of a current district office employee; OR
   • An immediate family member of a current contracted provider or community partner that currently works closely with the district office on a regular basis; OR
   • An in-district State of Vermont employee.

Policy

The operations team will facilitate case transfers between district offices.

Transferring Child Safety Interventions (CSIs)

Regardless of the reason a child safety intervention (CSI) needs to transfer to another district, the CSI must be commenced within 72 hours or a waiver must be processed, if appropriate. See Family Services Policy 52 for additional information.
Situation or Circumstances | Required Actions
--- | ---
(1) If a CSI was wrongly assigned to a district office (incorrect address, error, etc.)... | The district director or supervisor notifies Centralized Intake and Emergency Services (CIES) of the error in assignment before the end of the business day. CIES makes the correction.

(2) If a CSI is a conflict for the assigned district office... | The district director or supervisor will immediately contact their assigned policy and operations manager to evaluate the conflict. If a conflict is determined to exist, the policy and operations manager(s) will determine case assignment and notify the receiving district director. The decision is final.

(3) If a family moves to a new district office while the CSI is open... | The CSI will not be transferred to a new district office until it is determined the case will open for ongoing services. The district office where the family resides will support the district office that holds the CSI. This support may include but is not limited to: interviewing parents and children, conducting home visits, visiting or approving potential caretakers, and other tasks upon request.

The district holding the CSI should open a CF case when the CSI closes if they have made the determination that the case is high or very high risk and needs to open. Once a CF case is open, the case can transfer to the district where the family currently resides.

Transferring Ongoing Family Cases

Generally, unless extenuating circumstances exist, cases should be transferred when a family or youth moves from one district to another district on what the family or youth intends to be a permanent basis.

<table>
<thead>
<tr>
<th>Situation or Circumstances</th>
<th>Required Actions</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) If the family or youth is residing in permanent housing (i.e., has documented financial responsibility for paying rent or mortgage or has been approved in a shelter sponsored program) ...</td>
<td>The case should be transferred to the receiving district as soon as the move occurs.</td>
</tr>
<tr>
<td>(2) If the family or youth is residing in temporary housing (i.e., moves in with</td>
<td>The case should be transferred after family or youth resides in new district for</td>
</tr>
<tr>
<td>Situation or Circumstances</td>
<td>Required Actions</td>
</tr>
<tr>
<td>------------------------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>someone in another district or is staying at a hotel) ...</td>
<td>60 days absent a compelling reason for the current district to retain the case.</td>
</tr>
<tr>
<td>(3) If a court hearing or administrative review is scheduled within 30 days ...</td>
<td>The court hearing or administrative review should be scheduled and held in the sending district, with the receiving FSW attending.</td>
</tr>
</tbody>
</table>

In general, CHINS-related court-involved cases should only be transferred:
(1) After merits has occurred; AND
(2) The disposition hearing is scheduled more than 30 days out from the date of request.

There may special circumstances which make it advisable to transfer a case before all court matters or administrative reviews have been completed, or to delay transfer until all court proceedings have been completed. For example, there are sometimes substantial court delays that may necessitate pre-merits transfer of cases. Such circumstances should be discussed with the expectation that the decision will serve the child’s best interests.

When a family or youth moves to a new district:
(1) The district director notifies the assigned policy and operations manager upon notice that a client has changed their legal residence on a permanent basis; and
(2) The assigned policy and operations manager(s) will determine district assignment and notify the receiving district director of the decision. Within three (3) business days of notification by the policy and operations manager, the case will be the responsibility of the receiving district.

For cases involving a new delinquency or youthful offender case:
(1) When a delinquency petition is filed, or a youth is being considered for youthful offender status, the case will be transferred to the district in which the youth resides upon receipt of the court notice.
(2) For youthful offender cases, the receiving district will consult with their local Department of Corrections (DOC) office regarding the appropriateness of the youth for youthful offender status and completion of the Youthful Offender Consideration Report.

If an ongoing case may be a conflict for the district office:
(1) The district director notifies the assigned policy and operations manager as soon as a conflict is identified; and
(2) If a conflict is determined to exist, the policy and operations manager(s) will determine district assignment and notify the receiving district director of the decision. Within three (3) business days of notification by the policy and operations manager, the case will be the responsibility of the receiving district.

The sending district director will contact the receiving district director to discuss the details of transfer within two (2) business days of notification from the policy and operations manager that the case has been reassigned. This discussion may include requests to receive electronic copies of case plans or other pertinent documents. District staff may choose to utilize the family safety planning (FSP) format as a structured way to discuss case transfer issues; however, the scheduling of this meeting will not delay the case transfer.

The case transfer process should include a plan for a joint home visit between the sending and receiving FSWs and a clear plan to ensure face-to-face contact for the transfer month. Monthly contact is the responsibility of the receiving district if the policy and operations manager sends the transfer notification before the 10th day of the month. If the notification is sent on or after the 10th day of the month, monthly contact is the responsibility of the sending district. Joint home visiting is encouraged but should not delay the case transfer.

Case Transfers Involving Threats to Staff or Other Safety Concerns

Threats to staff or other staff safety concerns may necessitate a case transfer between district offices in instances where transferring the case to another FSW within the office does not resolve the danger or threat. District directors will notify the assigned policy and operations manager and the staff safety manager to discuss these situations and determine the best course of action.

For additional information on safety-related case transfers within a district office, see Family Services Policy 250.

Managing Special Case Circumstances

Pre-Merits Transfers

If a case will be transferred pre-merits, the sending district and the receiving district will both participate in the merits hearing.

Post-Merits and Pre-Disposition Transfers

The disposition case plan will be written by the receiving district (where the family resides) if the case is transferred at least 30 days before the disposition hearing. Otherwise, the sending district will write the disposition case plan.
Transferring Cases from RLSI to a District Office

At the end of a CSI assigned to the Residential Licensing and Special Investigations (RLSI) Unit, there are times when the case may need to be opened for ongoing services in a district office. RLSI will notify the operations team in these cases and operations managers will determine case assignment.

Supporting Youth Over the Age of 18

When a youth has signed a Voluntary Services Agreement for Completion of Secondary Education and resides outside of the district in which their parents reside, the sending and receiving district directors will consult to determine which district should manage the youth’s needs.

Supporting Children and Families Who Reside in Multiple Districts

There are times where children are in the shared custody (physical or legal) of two parents who reside in two different districts. The district directors of the two districts involved in the case will discuss which district makes the most sense for the family. Criteria for determining in which district a case should be assigned may include the following:

- The district where the parent with majority legal or physical custody resides, if any;
- The district where the child attends daycare or school;
- The district where the protective parent/non-perpetrating caretaker resides; or
- The district where the perpetrating caretaker resides if there are other children in the home who reside in that district full-time.

There are times when a family moves to another district and the district decides not to transfer the case based on the needs of the family. The home district director should notify the district director the family lives in to let them know the family is residing in their district and discuss service delivery. The local district will assist with service delivery and coordination as agreed upon by the two district directors.

There are also instances where the court may give custody to a person that resides in another district while the parent continues to reside in their home district. The home district director should notify the district director where the custodian resides when these circumstances arise.

In cases where a TPR petition has been filed, the case should not transfer prior to the proceedings and issuance of an order. The home district director should notify the district director the family lives in to let them know the family is residing in their district and discuss service delivery. The local district will assist with the service delivery and
coordination as agreed upon by the two district directors. After the TPR decision and during the appeal process, the case may transfer to the district office where the family resides.

Task List

**Sending Family Services Worker:**
- Completes [Inter District Case Transfer Summary (FS-261)](#), with supporting case documents.
  - *Family Support Cases:* information should be included as available (i.e. most recent case determination, case plan, FSP, SDM assessments and assessments of the child/family).
  - *Court-Involved Cases:* information should be included as available (i.e., most recent affidavit, case determination, case plan/disposition report, SDM assessments, assessments of child/family).
- Reviews the file to ensure required material is present and current.
- Routes file and the Inter District Case Transfer Summary (FS-261) to their supervisor.

**Sending Supervisor:**
- Reviews the file and ensures all required material is present and current.
- Signs off on the Inter District Case Transfer Summary (FS-261) and sends it with the file to the district director.

**Sending District Director:**
- Reviews and signs the Inter District Case Transfer Summary (FS-261).
- Notifies the policy and operations manager by email and attaches the Inter District Case Transfer Summary (FS-261).
- Contacts the receiving district director to discuss details of transfer within two (2) business days of notification from the policy and operations manager that the case has been reassigned.
- Immediately following the discussion, makes a plan for the paper file to be sent to the receiving district. The paper file should include the IV-E file if applicable.

**Policy and Operations Manager:**
- Reviews, approves, and assigns cases that are identified as appropriate for transfer.
- Sends notification email to the sending and receiving district directors when a case has been re-assigned.
- Arbitrates disputes.
Receiving District Director:
- Works with sending district director to determine details of transfer within two (2) business days of receiving the notification of transfer email from policy and operations manager.
- Acknowledges the pending case transfer upon notification and accepts responsibility for the case within three (3) business days of notification by the policy and operations manager.
- Ensures the supervisor or point of contact is assigned within three (3) business days of notification of case transfer, and ensures the supervisory tracking form is updated to reflect the change.
- Ensures contact occurs between the involved FSWs to support a smooth transition.

Receiving Family Services Worker:
- Reviews all materials from the sending district.
- Contacts the previous FSW to discuss transition issues, including the possibility of a joint home visit.
- Attends FSP (if one is scheduled) and other events (court, case plan reviews, home visits), as negotiated between districts.