Prison Rape Elimination Act (PREA) Audit Report Adult Prisons & Jails

Date of Report July 8, 2019				
	Auditor Ir	nformat	ion	
Name: William Peck		Email:	william199@com	cast.net
Company Name: Willia	m Peck LLC	L		
Mailing Address: PO. B	Sox 10449	City, Stat	e, Zip: Fairbanl	ks AK 99710
Telephone: 901-378-39	998	Date of F	acility Visit: 24	-26 June 2019
	Agency Ir	nformat	tion	
Name of Agency: Chickasaw Regional Corre	actional Eacility		g Authority or Par pi Department of	
	_ancaster Circle	City, Stat		n, MS 38851
Telephone: 662-456-3319		Is Agency accredited by any organization? ⊠ Yes □ No		
The Agency Is: Military			rate for Profit	☐ Private not for Profit
☐ Municipal County		☐ Sta	te	☐ Federal
<u> </u>		w.mdoc.m	s.gov/Divisions/P	ages/PREA.aspx
	Agency Chief E	executive	Officer	
James D. (Jim) Meyers Title: Sheriff				
Email: chickasaw_sheriff@hotmail.com		Telephone: (662) 456-2339		
Agency-Wide PREA Coordinator				
Name: Zac Houston Title: MDOC PREA Coordinator			rdinator	
Email: zhouston@mdoc.state.ms.us Telephone: 601-359-5541		1		
PREA Coordinator Reports to: Sean Smith, Director of CID, MDOC			of Compliance Ma ordinator 18	nagers who report to the
Facility Information				

Name of Facility: Chickasaw County Regional Correctional Facility							
Physical Address: 120 Lancaster Circle Houston, MS 38851							
Telepho	ne Number: (6	662) 456-3319					
The Facil	ity Is:	☐ Military	☐ Priv	ate fo	ate for profit Private not for profit		
	Municipal	□ County	☐ Sta	☐ State ☐ Federal			
Facility T	уре:		Jail			⊠ Priso	n
profession Correction limitation recognize it serves of all citiz resource	Facility Mission: The mission of Chickasaw County Regional Correctional Facility is to provide professional jail services within prescribed ethical and constitutional limits. Chickasaw County Regional Correctional Facility enforces the law in a fair and impartial manner recognizing the statutory and judicial limitations, and constitutional rights of all persons. Chickasaw County Regional Correctional Facility recognizes that no facility can operate at its maximum potential without supportive input from the citizens it serves. Chickasaw County Regional Correctional Facility actively solicits and encourages the cooperation of all citizens to reduce and limit the opportunities for crime and to facilitate the maximum use of its resources.						
Facility V	Vebsite with PREA	Information: http:	://www.md	loc.ms	s.gov/Divis	ions/Pages/PF	REA.aspx
		Warde	n/Superin	tend	ent		
Name:	Brand Huffman		Title:	Warde			
Email:	Email: chickasawjail@gmail.com Telephone: (662) 456-3319						
		Facility PRE	A Complia	ance	Manager		
Name:	Amanda Huffman	1	Title:	Comp	liance Man	ager	
Email:	chickasawjail2@g	ımail.com	Telephon	e:	(662) 456	5-3319	
		Facility Healt	h Service	Adm	ninistrato	r	
Name:	Gloria Perry		Title:	Chief	Medical O	fficer	
Email:	gperry@mdoc.sta	ate.ms.us	Telephon	e:	(601) 359-	5162	
Facility Characteristics							
Designated Facility Capacity: 330 Current Population of Facility: 309							
	Number of inmates admitted to facility during the past 12 months 273						
	of inmates admitt ne facility was for	ed to facility during 30 days or more:	the past 12	2 mon	ths whose	length of	273
Number	Number of inmates admitted to facility during the past 12 months whose length of stay in the facility was for 72 hours or more:			273			
		of audit who were adr	nitted to fac	cility p	rior to Aug	ust 20, 2012:	9
Age Rang	ge Youthful Inn	nates Under 18: 0			Adults:	18-74	

Population:				
Are youthful inmates housed separately from the adupopulation?	ılt	Yes	□ No	⊠ NA
Number of youthful inmates housed at this facility du	ring the past		140	0
Average length of stay or time under supervision:				1.5 YR
Facility security level/inmate custody levels:				Minimum/Medium
Number of staff currently employed by the facility wh	-			46
Number of staff hired by the facility during the past 12 inmates:	2 months who	may have co	ontact with	14
Number of contracts in the past 12 months for service contact with inmates:	es with contra	actors who m	ay have	0
Phys	ical Plant			
Number of Buildings: 3	umber of Sing	le Cell Housi	ing Units:()
Number of Multiple Occupancy Cell Housing Units:			0	
Number of Open Bay/Dorm Housing Units:		7		
Number of Segregation Cells (Administrative and Disciplinary:		3		
Description of any video or electronic monitoring technology (including any relevant information about where cameras are placed, where the control room is, retention of video, etc.):				
Video monitoring is located in each pod, hallway, kitchen, classroom. There are 80 high clarity cameras installed in strategic locations throughout the facility that gives staff the best possible line of sight and coverage in order to maintain the safety and security of the inmates, while also allowing inmates privacy while showering or in the restroom areas. Retention time is 30 days depending on activity level in the area.				
M	edical			
Type of Medical Facility:	Sick Call	Clinic On Sit	Δ	
Forensic sexual assault medical exams are conducte		ssissippi Med		
at:	- North	331331ppi 11cc	icai centei	
C	Other			
Number of volunteers and individual contractors, who currently authorized to enter the facility:	o may have co	ontact with in	mates,	36
Number of investigators the agency currently employ abuse:	s to investiga	te allegations	s of sexual	2

Audit Findings

ACRONYMS:

MDOC Mississippi Department of Corrections

CCRCF Chickasaw County Regional Correctional Facility

MDOC Policy SOP 20-14-01 Prison Rape Elimination Act of 2003, Policy and Procedure CCRCF Policy Policy 12.004.1 Prison Rape Elimination Act of 2003, Policy and Procedure

PCM PREA Compliance Manager

Audit Narrative

The Chickasaw Regional Correctional Facility is compliant with U.S. DOJ PREA Standards.

The on-site PREA audit of the Chickasaw County Regional Correctional Facility audit was conducted June 24-26, 2019 by Department of Justice Certified Auditors William Peck and Michele Dauzat. The site review was led by Warden Brand Huffman, Chief of Security George Dallas and PCM Amanda Huffman. The out brief was also conducted with the Warden and the PCM.

The Mississippi Department of Corrections (MDOC) has established a State-wide network of contracts with some local governments to operate Regional Correctional facilities (RCF) that house selected inmates not requiring higher levels of custody. MDOC is, therefore, an integral element and leader of the statewide RCF PREA process and it both mandates and supports their PREA compliance efforts in RCFs. MDOC also has an extensive and detailed PREA policy which is directed and specified for use by RCFs throughout the State, a policy that provides standardization at all RCFs and is based totally in accord with the PREA Standards.

The governing policy of CCRCF is titled Prison Rape Elimination Act of 2003, Policy and Procedure Number 12.004.1 dated 2/1/2015. The Mississippi Department of Corrections Policy, which all RCFs must follow, is SOP 20-14-01 and has the same title. Both policies and procedures are totally aligned with PREA National Standards and are in most cases a verbatim version.

This Regional Correctional Facility (RCF) houses only MDOC adult male prisoners who have been through reception and intake at a central MDOC institution, remaining there for periods up to several months. Although some Mississippi RCFs house females, this facility does not, nor does it receive any youthful inmates. MDOC also assigns any inmates with medical, disability, immigration or language issues to the various MDOC prisons; such inmates are not sent to RCFs. The use of RCFs for lower security inmates and those nearing release also includes the transfer of special-needs inmates back into a larger State prison if the need for special services arises, as well as the ability of the facility to utilize shared services available through the MDOC.

Pre-Onsite Audit Phase

Prior to conducting the onsite visit to the facility, the auditor requested that the facility identify a comprehensive list of inmates, staff, volunteers, and contractors along with relevant facility records to determine the universe of information from which the auditor would sample during the onsite portion of the PREA audit. From these listings, once on-site, the auditor selected representative samples for interviews (i.e., inmate and staff) and document reviews during the onsite portion of the audit. The listings requested by the auditor in the pre-onsite audit phase included:

Complete inmate roster of the population on the first day on site.

Youthful inmates- None at this Facility

Inmates with disabilities- None at this Facility

Inmates who are Limited English Proficient (LEP)- None at this Facility

Lesbian, Gay, Bisexual, Transgender, and Intersex (LGBTI) Inmates- None at this Facility

Inmates in segregated housing- None at this Facility

Inmates who reported sexual abuse- None at this Facility

Inmates who reported sexual victimization during risk screening

Complete staff roster (indicating title, shift, and post assignment)

Specialized staff, particularly:

Intermediate- or higher-level facility staff responsible for conducting and documenting unannounced rounds to identify and deter staff sexual abuse and sexual harassment

Medical staff

Administrative (human resources) staff

Volunteers who have contact with inmates

Contractors who have contact with inmates

Criminal investigative staff (e.g., at agency level, facility level, external entity, etc.)

Administrative investigative staff (e.g., at agency level, facility level, external entity, etc.)

Staff who perform screening for risk of victimization and abusiveness

Staff who supervise inmates in segregated housing

Staff on the sexual abuse incident review team

Designated staff member charged with monitoring retaliation

First responders, security staff who respond to an incident of sexual abuse

Intake staff

All incident reports from the 12 months preceding the audit

All allegations of sexual abuse and sexual harassment reported for investigation in the 12 months Total number of allegations

In reviewing the targeted inmate categories recommended by DOJ for interviews, the only category present at this facility were those inmates who had reported an earlier abuse at the time they first entered the DOC; and that time was up to 30 years earlier in some cases. Two of these inmates agreed to interviews related to their reports but the remainder indicated they had received counseling or resolved these issues years earlier and did not wish to revisit them. As a result, the number of random inmate interviews was proportionately increased.

Prior to the audit, the facility provided to the auditor all policies and procedures for review. The Mississippi Department of Corrections (MDOC) maintains an overarching policy regarding Sexual Abuse and Response and the Chickasaw Regional Correctional Center maintains a facility-specific policy as well as adhering to MDOC policies.

An entrance meeting was held June 24, 2019 at 8:00 a.m., following which the entire facility site was reviewed. During the site review, camera placement, excellent sight lines, and staff placement were noted to assist in determining standards compliance. Staff were aware of the requirement to announce the presence of the opposite gender and did so in all housing in a timely manner. Interviews with inmates and staff supported that the facility does ensure these announcements and that this practice is adhered to during daily operation. Additionally, per the 2016 audit, the facility has enhanced visual privacy barriers in the shower and toilet areas and inmates there are also alerted when female staff is in the area.

It was also evident that all staff and inmates receive appropriate training concerning PREA and the facility's zero-tolerance policy during initial training as well as annual and regular refreshers. All staff were well versed in their responsibilities in reporting sexual abuse, sexual harassment, staff negligence and retaliation for reporting. Although there have been no cases in which response was necessary, when questioned about responder duties, every staff member was familiar with the expectations of their duties to protect victims as well as the procedures for evidence preservation.

Staffing appeared adequate and well-positioned, to include roving staff making random checks in housing. Of note were the clear lines of sight throughout the housing areas (or "zones") and the lack of blind spots, as well as the camera system that has impressive clarity and detail, all enhancing the security of the inmate living areas. Several inmates interviewed indicated that the environment was structured enough that some inmates would wish to be back in a higher-level prison where they had more flexibility and freedom from security.

The facility has also demonstrated their commitment to compliance with the PREA standards by providing appropriate new privacy barriers in the toilet and shower areas, barriers which still provide for a secure environment for the population. Searches are conducted by same-sex staff with the normal exception for exigent circumstances, which have not yet occurred. Male staff are available on all shifts to conduct strip searches when necessary and this was verified during the interview of both staff and inmates. The facility maintains one observation cell (suicidal inmates, initial investigation separation) which may at times be monitored by opposite gender staff but only for short periods due to the facility's normal practice of transferring such inmates within hours, or a maximum of a day or two, to a higher-level care facility at the Mississippi State Prison at Parchman. This short-term restricted monitoring clearly meets the justification as a security necessity.

All housing zones, day rooms, inmate program areas, work areas and all other inmate accessible areas were seen during the site review, with several staff and inmates informally interviewed who acknowledged receiving training and procedures for reporting sexual abuse and harassment and the right to be free from retaliation. All inmates were aware of the phone number for reporting and many verified that higher-ranking staff including the Warden and Chief of Security make frequent rounds throughout the facility. Unannounced rounds are documented in the logbook by the Control or "Tower" officer.

Forensic exams would be made available at the North Mississippi Hospital if an incident occurs. During the review, it was noted that the on-site nurse is involved in providing screening upon intake. Also, of note was the obvious positive presence of Religious Services programming available to the population and many inmates spoke of the facility Chaplain and volunteers as being persons that they would feel comfortable reporting to if necessary.

DESCRIPTION OF FACILITY CHARACTERISTICS

Chickasaw Regional Correctional Center is located in Houston, Mississippi about 35 miles southwest of Tupelo, MS. Opened in September 2010, the facility operates under the umbrella of the Mississippi Department of Corrections but is owned by Chickasaw County and under the jurisdiction of County Sheriff James (Jim) Meyers. The facility was in good condition and appeared to be well maintained and staffed. Audit postings were available in multiple areas and viewed throughout the facility during the site review.

At the time of the audit, the facility inmate count was 309, well within the capacity of 330. All areas of the facility were visited during the on-site review. The medium custody facility consists of 7 dormitory style housing areas, structured to house general population inmates. Additionally, 3 cells are utilized for segregation as needed, all capable of housing 2 persons if ever necessary. A camera is located in a single cell for suicidal inmates. In the event used, an appropriate suicide garment would be provided to the inmate and they would be under security monitoring until the inmate could be transferred to an MDOC facility for appropriate housing and treatment. There are be short periods of cross-gender monitoring until the transfer is effected, normally the same day or the next day. Upon reviewing the camera view from the control center, it was noted that the view is minimally intrusive in view of its security purposes. There are 4 additional unlocked cells in a separated area of the same wing, cells used for housing inmate facility workers in order to separate them from pressure from other inmates to bring in contraband, etc. Staff do conduct regular documented rounds of this area.

This is a medium custody facility operated by Chickasaw County for contracted Mississippi State DOC adult male prisoners who have been well-screened. It contains an Administrative Wing of 20061 SF; a housing building of 38453 SF; and a maintenance building of 2091 SF. There are 2 recreation areas, one covered, one uncovered. The facility appeared very clean, sanitary, secure, adequately staffed and well operated. During the site review, placement of the 80 cameras monitored from the Control Centers or specific Administrative Staff computers were reviewed. The newly installed camera system provided impressive clarity and all cameras were well placed to limit the number of blind spots. The changes were planned in detail, are well executed and also have been very well-received by staff and by inmates wanting security.

The total number of full-time staff is 46, including 12 Leadership, Program and Support staff, and 2 full-time nurses; and with 36 of the 46 being Security staff. The facility has an additional 8 Part-time security staff available and 1 part-time medical staff.

Entrance into the housing area is achieved through the lobby by entering a sally port that leads directly into a multipurpose room utilized as a dining hall, classroom, library, and area for religious services. Adjacent to the room is the kitchen. Primary access to the housing areas is obtained by exiting the multipurpose room, which leads into the main hallway of the facility. Two Control Centers ("Towers") monitor all housing zones with clear and direct lines of sight and appropriate measures have been taken for privacy in the toileting and showering areas, utilizing visual barriers in the toilet area and security shower curtains in showers. Towers I and II are located in the hallways adjacent to the "trustee" dorm and in the center of the hallway leading into the four housing units.

The facility was very clean, sanitary, secure, and well operated. During the site review, the placement of the 80 cameras monitored from the Control Centers or specific Administrative Staff computers were reviewed. The camera system provides excellent clarity and all cameras are well placed to limit the number of blind spots. Housing areas are monitored from the Control Centers with roving officers making rounds through the living areas on an irregular schedule in addition to scheduled inmate headcounts. Interviews with staff determined that there may be short periods of cross-gender viewing in the event that a suicidal or difficult inmate is placed in the monitored cell, but it would be operationally indicated until the inmate is transferred, which is generally within the same day. Upon reviewing the camera view from the control center, it was noted that the view is minimally intrusive in view of its security purposes.

An additional advantage of the CCRCF is that the facility's manageable size, excellent sight lines, safe and orderly environment, and significant contrast to life in larger prisons are a great incentive for positive inmate behavior. Additionally, many of the inmates are lower security as they near their release and problems are few, and the staff responds to those few quickly.

The facility has done excellent work providing for privacy in the showering and toileting areas while maintaining security and operational functionality. Shower curtains that provide visibility at the top and bottom of the curtains were added to the shower area, and the ability for monitoring remains. Separation barriers were added to the toilet areas to provide appropriate but secure privacy. The facility had very few areas not viewed by camera and, for those, staffing provides appropriate supervision.

INTERVIEWS

Staff

Staff numbers here are somewhat fluid due to the use of a part-time employee list to support absences and vacancies. Currently, they have a total of 58 staff, including 27 full-time correctional officers, 16 part-time officers, 1 Captain, 1 Lieutenant, 10 administrative staff and 3 education/religious instructors.

A total of 31 staff plus 2 volunteers were interviewed during the course of this audit. Staff interviews consisted of:

- 1 Agency Head Designee
- 1 Agency PREA Coordinator
- 1 Victim Advocacy Agency Manager
- 1 Warden
- 2 Sexual Abuse Incident Review Team Members
- 1 HR/Administrative Manager
- 2 Investigators
- 1 Volunteer Supervisor/Chaplain
- 1 Medical (Nurse)
- 1 PREA Compliance Manager
- 1 Retaliation Monitor
- 1 Intake
- 2 Intermediate/High Level Security Supervisor
- 1 Staff Who Perform Screening for Risk of Victimization
- 2 First Responder Staff (Line)
- 12 Random Staff interviews

Due to the size of the staffing complement at the facility, some specialized employees also serve in collateral roles and were interviewed concerning the duties of each assignment. All staff interviewed were well versed in their respective areas of responsibility regarding PREA and affirmed compliance with the applicable PREA standards. Staff were familiar with the procedures regarding reporting, responding and evidence preservation. All correctional staff are trained as first responders, familiar with their duties, and all appeared very committed to protecting the inmates here from any kind of harm.

SAFE or SANE certified staff are available through the local North Mississippi Memorial Hospital, which the facility uses.

Inmate

Based upon the inmate population of 309 at the facility on the first day of the onsite portion of the audit, the PREA Auditor Handbook specifies that a minimum of 26 total inmate interviews must be conducted; a minimum of 13 randomly selected inmates and 13 targeted inmate interviews are required. The PREA Compliance Manager and other staff facilitated interviews of all inmates in private settings on each housing unit. The auditor conducted the following number of inmate interviews during the onsite phase of the audit:

A total of 32 random inmate interviews were conducted during the on-site visit. There were no inmates self-reported as LGBTI or reporting sexual abuse at the facility and no inmates had been segregated at any point for any sexual abuse-related issue, either for investigation, separation or protection. The MDOC Regional Correctional Facility is designed to remove inmates with few needs from larger prison settings and place them in smaller facilities with fewer resources for targeted populations. Inmates in all targeted interview categories totaled 4, 3 physically challenged and 1 Limited English Proficient and all 4 were interviewed. Auditors compensated for fewer targeted population members by increasing the number of random inmate interviews from 13 to 32.

All of the inmates interviewed acknowledged receiving PREA training and written materials (pamphlets, handbooks) outlining the agency's zero-tolerance policies toward sexual abuse, harassment, and retaliation. Many inmates spontaneously discussed the postings with the reporting number. During the interviews, many inmates disclosed that they felt sexual abuse incidents were very unlikely at this facility due to security levels and nature of the population. Several stated it was the safest place they have been confined, that staff would take any complaint or allegation seriously, and that it would be fully investigated.

Youthful Inmates	0
Inmates with a Physical Disability	3
Inmates who are Blind, Deaf, or Hard of Hearing	0
Inmates who are LEP	1
Inmates with a Cognitive Disability	0
Inmates who Identify as Lesbian, Gay, or Bisexual	0
Inmates who Identify as Transgender or Intersex	0
Inmates in Segregated Housing for High Risk of Sexual Victimization	0
Inmates Who Reported Sexual Abuse	0

Inmates Who Reported Sexual Victimization During Risk 0
Screening THIS IS IN THE ELECTRONIC FILE

Total Targeted Inmate Interviews 4

CONCLUSION

At the conclusion of the on-site visit, an exit meeting was held to discuss the audit findings with Warden Brand Huffman, Chef of Security George Dallas and PCM Amanda Huffman.

During the exit meeting, the auditor explained the process that would follow the on-site visit. It was explained that areas found not to meet the standards would need plans to correct them and the audit team would be working with the facility leadership team to accomplish compliance.

The majority of both staff and inmates mentioned the commitment of the Warden and his staff to keeping the inmates safe and secure and to work within their policies to resolve any issues. The willingness of all staff involved to accomplish PREA compliance was acknowledged and the facility's desire to become compliant was evident; the leadership and their commitment here is very strong.

Summary of Audit Findings

Number of Standards Exceeded:	0
Number of Standards Met:	43
Number of Standards Not Met:	0
Summary of Corrective Action (if any)	

The only recommendations were for:

- Staff training regarding the use of the Intake screening form, which often receives inadequate review due to the Intake being started earlier at a reception facility.
 - This will also provide current information and accuracy in areas that have changed over time in confinement
- Consider adding shower curtains to segregation showers inside the cells, especially due to camera cell privacy issues when used for other than suicidal inmates.

As of July 8, 2019 they have taken the following actions regarding the recommendations made by the PREA audit team.

- 1. Place shower curtains in all segregation cells. Shower curtains have been ordered and will be installed as soon as they arrive.
- 2. Train intake staff (case managers) on how to properly perform the intake screening questionnaire. The PCM has reviewed and provided additional training on the proper way to ask and document the questions on the intake screening form with the case managers. They have a better understanding of the importance of the screening process.

These areas are now compliant.

PREVENTION PLANNING

Standard 115.11: Zero tolerance of sexual abuse and sexual harassment; PREA coordinator

harassment; PREA coordinator
115.11 (a)
■ Does the agency have a written policy mandating zero tolerance toward all forms of sexual abuse and sexual harassment? Yes □ No
■ Does the written policy outline the agency's approach to preventing, detecting, and responding to sexual abuse and sexual harassment?
115.11 (b)
 ■ Has the agency employed or designated an agency-wide PREA Coordinator? ☑ Yes ☐ No
■ Is the PREA Coordinator position in the upper-level of the agency hierarchy? ☑ Yes □ No
 Does the PREA Coordinator have sufficient time and authority to develop, implement, and oversee agency efforts to comply with the PREA standards in all of its facilities? ☑ Yes □ No
115.11 (c)

If this agency operates more than one facility, has each facility designated a PREA

compliance manager? (N/A if agency operates only one facility.) \square Yes \square No \boxtimes NA

•	Does the PREA compliance manager have sufficient time and authority to coordinate the facility's efforts to comply with the PREA standards? (N/A if agency operates only one facility.) \boxtimes Yes \square No \square NA		
Audito	or Overa	all Compliance Determination	
		Exceeds Standard (Substantially exceeds requirement of standards)	
		Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Does Not Meet Standard (Requires Corrective Action)	
	dard 1 mates	15.12: Contracting with other entities for the confinement	
115.12	! (a)		
•	If this agency is public and it contracts for the confinement of its inmates with private agencies or other entities including other government agencies, has the agency included the entity's obligation to comply with the PREA standards in any new contract or contract renewal signed on or after August 20, 2012? (N/A if the agency does not contract with private agencies or other entities for the confinement of inmates.) ☐ Yes ☐ No ☒ NA		
115.12	(b)		
•	for age standa	any new contract or contract renewal signed on or after August 20, 2012 provide ency contract monitoring to ensure that the contractor is complying with the PREA rds? (N/A if the agency does not contract with private agencies or other entities confinement of inmates OR the response to 115.12(a)-1 is "NO".) \square Yes \square No	
Audito	or Overa	all Compliance Determination	
		Exceeds Standard (Substantially exceeds requirement of standards)	
		Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Does Not Meet Standard (Requires Corrective Action)	

Based on the documentation provided and interviews with the Warden and PREA Compliance Manager, it was determined that this facility does not contract with other facilities to house inmates assigned to their custody. This standard was found to be meeting the Standard.

Standard 115.13: Supervision and monitoring

115.13	s (a)
•	Does the agency ensure that each facility has developed a staffing plan that provides for adequate levels of staffing and, where applicable, video monitoring, to protect inmates against sexual abuse? \boxtimes Yes \square No
•	Does the agency ensure that each facility has documented a staffing plan that provides for adequate levels of staffing and, where applicable, video monitoring, to protect inmates against sexual abuse? \boxtimes Yes \square No
•	Does the agency ensure that each facility's staffing plan takes into consideration the generally accepted detention and correctional practices in calculating adequate staffing levels and determining the need for video monitoring? \boxtimes Yes \square No
•	Does the agency ensure that each facility's staffing plan takes into consideration any judicial findings of inadequacy in calculating adequate staffing levels and determining the need for video monitoring? \boxtimes Yes \square No
•	Does the agency ensure that each facility's staffing plan takes into consideration any findings of inadequacy from Federal investigative agencies in calculating adequate staffing levels and determining the need for video monitoring? \boxtimes Yes \square No
•	Does the agency ensure that each facility's staffing plan takes into consideration any findings of inadequacy from internal or external oversight bodies in calculating adequate staffing levels and determining the need for video monitoring? \boxtimes Yes \square No
•	Does the agency ensure that each facility's staffing plan takes into consideration all components of the facility's physical plant (including "blind-spots" or areas where staff or inmates may be isolated) in calculating adequate staffing levels and determining the need for video monitoring? \boxtimes Yes \square No
•	Does the agency ensure that each facility's staffing plan takes into consideration the composition of the inmate population in calculating adequate staffing levels and determining the need for video monitoring? \boxtimes Yes \square No
•	Does the agency ensure that each facility's staffing plan takes into consideration the number and placement of supervisory staff in calculating adequate staffing levels and determining the need for video monitoring? \boxtimes Yes \square No

•	Does the agency ensure that each facility's staffing plan takes into consideration the institution programs occurring on a particular shift in calculating adequate staffing levels and determining the need for video monitoring? \boxtimes Yes \square No \square NA
•	Does the agency ensure that each facility's staffing plan takes into consideration any applicable State or local laws, regulations, or standards in calculating adequate staffing levels and determining the need for video monitoring? \boxtimes Yes \square No
•	Does the agency ensure that each facility's staffing plan takes into consideration the prevalence of substantiated and unsubstantiated incidents of sexual abuse in calculating adequate staffing levels and determining the need for video monitoring? \boxtimes Yes \square No
•	Does the agency ensure that each facility's staffing plan takes into consideration any other relevant factors in calculating adequate staffing levels and determining the need for video monitoring? \boxtimes Yes \square No
115.13	s (b)
•	In circumstances where the staffing plan is not complied with, does the facility document and justify all deviations from the plan? (N/A if no deviations from staffing plan.) \boxtimes Yes \square No \square NA
115.13	s (c)
•	In the past 12 months, has the facility, in consultation with the agency PREA Coordinator, assessed, determined, and documented whether adjustments are needed to: The staffing plan established pursuant to paragraph (a) of this section? \boxtimes Yes \square No
•	In the past 12 months, has the facility, in consultation with the agency PREA Coordinator, assessed, determined, and documented whether adjustments are needed to: The facility's deployment of video monitoring systems and other monitoring technologies? \boxtimes Yes \square No
•	In the past 12 months, has the facility, in consultation with the agency PREA Coordinator, assessed, determined, and documented whether adjustments are needed to: The resources the facility has available to commit to ensure adherence to the staffing plan? \boxtimes Yes \square No
115.13	3 (d)
•	Has the facility/agency implemented a policy and practice of having intermediate-level or higher-level supervisors conduct and document unannounced rounds to identify and deter staff sexual abuse and sexual harassment? \boxtimes Yes \square No
•	Is this policy and practice implemented for night shifts as well as day shifts? \boxtimes Yes \square No

■ Does the facility/agency have a policy prohibiting staff from that these supervisory rounds are occurring, unless such a legitimate operational functions of the facility? Yes □	announcement is related to the
Auditor Overall Compliance Determination	
Exceeds Standard (Substantially exceeds require	ement of standards)
Meets Standard (Substantial compliance; complies standard for the relevant review period)	es in all material ways with the
□ Does Not Meet Standard (Requires Corrective Ad	ction)
A review was conducted of the staffing plan and standards criteria items consideration while examining their plan was discussed with the facility an onboard population of 275 inmates for the past year. The facility has efforts to comply, on a daily basis, with a staffing plan that provides for described by this standard. Staffing levels are monitored daily by review plan is not followed, the Chief of Security is notified, and it is document by the senior members of the staff to include the PREA Compliance Manare sent to the MDOC PREA Coordinator. Intermediate and higher-level to conduct and document unannounced rounds, a process that is obvious as evidenced through inmate and staff interview as well as facility logs. also in evidence during the Auditor's site review of the facility.	Warden. The facility has averaged documented and made its best adequate levels of staffing as of shift rosters. Any time the ed. The plan is reviewed annually ager and any recommendations staff are required by facility policy asly conducted in daily operation
Standard 115.14: Youthful inmates	
115.14 (a)	
■ Does the facility place all youthful inmates in housing units sight, sound, and physical contact with any adult inmates dayroom or other common space, shower area, or sleepin not have youthful inmates [inmates <18 years old].) □ Years	through use of a shared g quarters? (N/A if facility does
115.14 (b)	
• In areas outside of housing units does the agency maintai between youthful inmates and adult inmates? (N/A if facilit inmates [inmates <18 years old].) ☐ Yes ☐ No ☒ NA	
In areas outside of housing units does the agency provide youthful inmates and adult inmates have sight, sound, or p does not have youthful inmates [inmates <18 years old].)	ohysical contact? (N/A if facility
115.14 (c)	

•	Does the agency make its best efforts to avoid placing youthful inmates in isolation to comply with this provision? (N/A if facility does not have youthful inmates [inmates <18 years old].) \Box Yes \Box No \boxtimes NA
•	Does the agency, while complying with this provision, allow youthful inmates daily large-muscle exercise and legally required special education services, except in exigent circumstances? (N/A if facility does not have youthful inmates [inmates <18 years old].) \square Yes \square No \boxtimes NA
•	Do youthful inmates have access to other programs and work opportunities to the extent possible? (N/A if facility does not have youthful inmates [inmates <18 years old].) \square Yes \square No \boxtimes NA
Audito	or Overall Compliance Determination
	☐ Exceeds Standard (Substantially exceeds requirement of standards)
	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
	□ Does Not Meet Standard (Requires Corrective Action)
	on the documentation provided and staff interviews, CCRCF is an adult facility and does not house I offenders. Therefore, this Meets Standard.
Stand	dard 115.15: Limits to cross-gender viewing and searches
115.15	(a)
•	Does the facility always refrain from conducting any cross-gender strip or cross-gender visual body cavity searches, except in exigent circumstances or by medical practitioners? $\ oximes$ Yes $\ oximes$ No
115.15	(b)
•	Does the facility always refrain from conducting cross-gender pat-down searches of female inmates in non-exigent circumstances? (N/A here for facilities with less than 50 inmates before August 20,2017.) \boxtimes Yes \square No \square NA
•	Does the facility always refrain from restricting female inmates' access to regularly available programming or other out-of-cell opportunities in order to comply with this

provision? (N/A here for facilities with less than 50 inmates before August 20, 2017.) $oxdot$ Yes $oxdot$ No $oxdot$ NA
115.15 (c)
■ Does the facility document all cross-gender strip searches and cross-gender visual body cavity searches? ⊠ Yes □ No
 ■ Does the facility document all cross-gender pat-down searches of female inmates? ☑ Yes □ No
115.15 (d)
■ Does the facility implement a policy and practice that enables inmates to shower, perform bodily functions, and change clothing without nonmedical staff of the opposite gender viewing their breasts, buttocks, or genitalia, except in exigent circumstances or when such viewing is incidental to routine cell checks? Yes □ No
■ Does the facility require staff of the opposite gender to announce their presence when entering an inmate housing unit? ✓ Yes ✓ No
115.15 (e)
 ■ Does the facility always refrain from searching or physically examining transgender or intersex inmates for the sole purpose of determining the inmate's genital status?
If an inmate's genital status is unknown, does the facility determine genital status during conversations with the inmate, by reviewing medical records, or, if necessary, by learning that information as part of a broader medical examination conducted in private by a medical practitioner? ⊠ Yes □ No
115.15 (f)
■ Does the facility/agency train security staff in how to conduct cross-gender pat down searches in a professional and respectful manner, and in the least intrusive manner possible, consistent with security needs? ⊠ Yes □ No
■ Does the facility/agency train security staff in how to conduct searches of transgender and intersex inmates in a professional and respectful manner, and in the least intrusive manner possible, consistent with security needs? ☑ Yes □ No
Auditor Overall Compliance Determination
☐ Exceeds Standard (Substantially exceeds requirement of standards)

\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (Requires Corrective Action)

The facility does not house female inmates. Based on facility policy, training curriculums, staff and inmate interviews, and documentation provided in logs, CCRCF does not conduct cross-gender strip searches and/or cross-gender body cavity searches, although policy allows for such searches during exigent circumstances and 100% of staff have been trained. There have been no instances to date but, in the event any occur, staff are aware of the procedures and that policy defines the requirement to document such searches. Inmates are allowed to shower, perform bodily functions and change clothing without a non-medical staff of the opposite gender viewing these evolutions, especially with the implementation of security shower curtains for the shower areas and privacy barriers in the toilet areas since the initial PREA audit.

Cameras are appropriately positioned to ensure privacy while maintaining a secure overall environment. As one inmate noted, "it gives you more privacy but not enough for anything to happen." Opposite gender staff are required by policy to announce their presence prior to entering the housing areas, and this was observed throughout the site review. Interviews with staff and inmates revealed that opposite gender announcements are common practice at the facility. Inmates indicated that, on rare occasion, female staff might not announce themselves when entering a unit but that it was an exception; and every inmate and staff member interviewed stated that females never entered areas of any potential nudity without announcing themselves and pausing to provide opportunities to cover oneself. Staff were aware of the prohibition of searching or examining a transgender or intersex inmate for the purpose of determining the inmate's genital status. As there have been no transgender inmates at the facility, policy, training documentation and staff interviews show that staff is familiar with the search procedures for this population. One observation cell viewable on a monitoring screen in the control center "tower" could result in a short time of cross-gender viewing while an inmate is on suicide precaution and is considered operationally indicated for the short time until the inmate could be transferred.

Housing areas are monitored from the Control Centers with roving officers making rounds through the living areas on an irregular schedule in addition to the scheduled inmate headcounts. One of the cells in the segregation area is monitored by a camera. Upon interview with staff, it was determined that there may be short periods of cross-gender viewing in the event that a suicidal or difficult inmate is placed in the monitored cell, but it would be operationally indicated until the inmate is transferred, which is generally within the same day. Upon reviewing the camera view from the control center, it was noted that the view is minimally intrusive in view of its security purposes.

Standard 115.16: Inmates with disabilities and inmates who are limited English proficient

•	Does the agency take appropriate steps to ensure that inmates with disabilities have an equal opportunity to participate in or benefit from all aspects of the agency's efforts to prevent, detect, and respond to sexual abuse and sexual harassment, including: inmates who are deaf or hard of hearing? \boxtimes Yes \square No
•	Does the agency take appropriate steps to ensure that inmates with disabilities have an equal opportunity to participate in or benefit from all aspects of the agency's efforts to prevent, detect, and respond to sexual abuse and sexual harassment, including: inmates who are blind or have low vision? \boxtimes Yes \square No
•	Does the agency take appropriate steps to ensure that inmates with disabilities have an equal opportunity to participate in or benefit from all aspects of the agency's efforts to prevent, detect, and respond to sexual abuse and sexual harassment, including: inmates who have intellectual disabilities? \boxtimes Yes \square No
•	Does the agency take appropriate steps to ensure that inmates with disabilities have an equal opportunity to participate in or benefit from all aspects of the agency's efforts to prevent, detect, and respond to sexual abuse and sexual harassment, including: inmates who have psychiatric disabilities? \boxtimes Yes \square No
•	Does the agency take appropriate steps to ensure that inmates with disabilities have an equal opportunity to participate in or benefit from all aspects of the agency's efforts to prevent, detect, and respond to sexual abuse and sexual harassment, including: inmates who have speech disabilities? \boxtimes Yes \square No
•	Does the agency take appropriate steps to ensure that inmates with disabilities have an equal opportunity to participate in or benefit from all aspects of the agency's efforts to prevent, detect, and respond to sexual abuse and sexual harassment, including: Other (if "other," please explain in overall determination notes)? \boxtimes Yes \square No
•	Do such steps include, when necessary, ensuring effective communication with inmates who are deaf or hard of hearing? \boxtimes Yes \square No
•	Do such steps include, when necessary, providing access to interpreters who can interpret effectively, accurately, and impartially, both receptively and expressively, using any necessary specialized vocabulary? \boxtimes Yes \square No
•	Does the agency ensure that written materials are provided in formats or through methods that ensure effective communication with inmates with disabilities including inmates who: Have intellectual disabilities? \boxtimes Yes \square No
•	Does the agency ensure that written materials are provided in formats or through methods that ensure effective communication with inmates with disabilities including inmates who: Have limited reading skills? \boxtimes Yes \square No
•	Does the agency ensure that written materials are provided in formats or through methods that ensure effective communication with inmates with disabilities including inmates who are blind or have low vision? ⊠ Yes □ No

115.16	(b)	
•	the age	he agency take reasonable steps to ensure meaningful access to all aspects of ency's efforts to prevent, detect, and respond to sexual abuse and sexual ment to inmates who are limited English proficient? \boxtimes Yes \square No
•		se steps include providing interpreters who can interpret effectively, accurately, partially, both receptively and expressively, using any necessary specialized llary?
115.16	(c)	
•	other ty delay in perform	he agency always refrain from relying on inmate interpreters, inmate readers, or ypes of inmate assistance except in limited circumstances where an extended n obtaining an effective interpreter could compromise the inmate's safety, the nance of first-response duties under §115.64, or the investigation of the inmate's ions? \boxtimes Yes \square No
Audito	or Overa	all Compliance Determination
		Exceeds Standard (Substantially exceeds requirement of standards)
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (Requires Corrective Action)
facility in or be harassr English staff an	has a poenefit froment. The at all. The all inmate	nentation reveals that inmates with disabilities are not generally housed at CCRCF, the licy in place to ensure inmates with any disabilities have equal opportunity to participate m all aspects of CCRCF's efforts to prevent, detect and respond to sexual abuse and ere have been a few cases of limited English proficiency but no inmates who speak no he facility makes available written information in English, and Spanish if needed. Through a interviews, it is clear that staff are available to ensure effective communication with difficulty reading or understanding information.
languag	•	a language service contract with Language Line that would be available for many commodate the offender population. There have been no uses of inmate interpreters in other.
04		
Stan	dard 1	115.17: Hiring and promotion decisions
115.17	' (a)	

115.17	' (d)
•	Before hiring new employees, who may have contact with inmates, does the agency: consistent with Federal, State, and local law, make its best efforts to contact all prior institutional employers for information on substantiated allegations of sexual abuse or any resignation during a pending investigation of an allegation of sexual abuse? \boxtimes Yes \square No
•	Before hiring new employees, who may have contact with inmates, does the agency: perform a criminal background records check? \boxtimes Yes \square No
115.17	' (c)
•	Does the agency consider any incidents of sexual harassment in determining whether to hire or promote anyone, or to enlist the services of any contractor, who may have contact with inmates? $\ \ \ \ \ \ \ \ \ \ \ \ \ $
115.17	' (b)
•	Does the agency prohibit the enlistment of services of any contractor who may have contact with inmates who has been civilly or administratively adjudicated to have engaged in the activity described in the question immediately above? \boxtimes Yes \square No
•	Does the agency prohibit the enlistment of services of any contractor who may have contact with inmates who has been convicted of engaging or attempting to engage in sexual activity in the community facilitated by force, overt or implied threats of force, or coercion, or if the victim did not consent or was unable to consent or refuse? \boxtimes Yes \square No
•	Does the agency prohibit the enlistment of services of any contractor who may have contact with inmates who has engaged in sexual abuse in a prison, jail, lockup, community confinement facility, juvenile facility, or other institution (as defined in 42 U.S.C. 1997)? ⊠ Yes □ No
•	Does the agency prohibit the hiring or promotion of anyone who may have contact with inmates who has been civilly or administratively adjudicated to have engaged in the activity described in the question immediately above? \boxtimes Yes \square No
•	Does the agency prohibit the hiring or promotion of anyone who may have contact with inmates who has been convicted of engaging or attempting to engage in sexual activity in the community facilitated by force, overt or implied threats of force, or coercion, or if the victim did not consent or was unable to consent or refuse? \boxtimes Yes \square No
•	Does the agency prohibit the hiring or promotion of anyone who may have contact with inmates who has engaged in sexual abuse in a prison, jail, lockup, community confinement facility, juvenile facility, or other institution (as defined in 42 U.S.C. 1997)? ☑ Yes ☐ No

	Does the agency perform a criminal background records check before enlisting the services of any contractor who may have contact with inmates? \boxtimes Yes \square No
115.17	(e)
	Does the agency either conduct criminal background records checks at least every five years of current employees and contractors who may have contact with inmates or have in place a system for otherwise capturing such information for current employees? ⊠ Yes □ No
115.17	(f)
	Does the agency ask all applicants and employees who may have contact with inmates directly about previous misconduct described in paragraph (a) of this section in written applications or interviews for hiring or promotions? ⊠ Yes □ No
•	Does the agency ask all applicants and employees who may have contact with inmates directly about previous misconduct described in paragraph (a) of this section in any interviews or written self-evaluations conducted as part of reviews of current employees? \boxtimes Yes \square No
	Does the agency impose upon employees a continuing affirmative duty to disclose any such misconduct? \boxtimes Yes $\ \square$ No
115.17	(g)
•	Does the agency consider material omissions regarding such misconduct, or the provision of materially false information, grounds for termination? \boxtimes Yes \square No
115.17	(h)
	Does the agency provide information on substantiated allegations of sexual abuse or sexual harassment involving a former employee upon receiving a request from an institutional employer for whom such employee has applied to work? (N/A if providing information on substantiated allegations of sexual abuse or sexual harassment involving a former employee is prohibited by law.) ⊠ Yes □ No □ NA
Audito	r Overall Compliance Determination
	☐ Exceeds Standard (Substantially exceeds requirement of standards)
	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
	□ Does Not Meet Standard (Requires Corrective Action)

In the past 12 months, the number of persons hired who may have contact with inmates who have had criminal background record checks was 14. There were no new contractors who required records checks. By review of policy, interview with the staff responsible for Human Resources functions and documentation review, it was found that the facility does not hire or promote or enlist the services of any contractor who may have contact with inmates if they have committed or been convicted of any of the prohibited acts as defined in sections 1-3 of standard 115.17(a), or had any incidents of sexual harassment. New employees and potential contractors receive criminal background checks and those are renewed every 5 years through the NCIC system. Applicants for hire or promotion are asked directly about misconduct through a separate reporting form from during the application process. Requests from employers concerning former employees are responded to by the staff responsible for the facility HR functions.

Standard 115.18: Upgrades to facilities and technologies

115.18	3 (a)						
•	or mod acquis sexual substa	igency designed or acquired any new facility or planned any substantial expansion lification of existing facilities, did the agency consider the effect of the design, ition, expansion, or modification upon the agency's ability to protect inmates from abuse? (N/A if agency/facility has not acquired a new facility or made a ntial expansion to existing facilities since August 20, 2012, or since the last PREA whichever is later.)					
115.18	3 (b)						
•	If the agency installed or updated a video monitoring system, electronic surveillance system, or other monitoring technology, did the agency consider how such technology may enhance the agency's ability to protect inmates from sexual abuse? (N/A if agency/facility has not installed or updated a video monitoring system, electronic surveillance system, or other monitoring technology since August 20, 2012, or since the last PREA audit, whichever is later.)						
Audito	or Over	all Compliance Determination					
		Exceeds Standard (Substantially exceeds requirement of standards)					
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)					
		Does Not Meet Standard (Requires Corrective Action)					

During this audit cycle, there have been no major structural modifications. An interview with the Warden indicated that an assessment was conducted to ensure camera placement was appropriate and designed to increase and enhance the facility's sexual safety and they added internal cameras primarily in the recreation yard and near entry gates after their initial PREA audit. The changes were planned in detail, are very well executed and have been very well-received by inmates. The video monitoring system installed has the clarity and capability to monitor activities within the housing zones and other facility areas with excellent lines of sight and coverage. Staff, as well as inmates, confirmed during interviews that they felt safe and secure with the new camera system. Observations during the site review made it evident that the new system can observe virtually every area in the facility while still enabling the privacy in toilet and shower areas afforded by the visual barriers installed in these areas.

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Standard 115.21: Evidence protocol and forensic medical examinations

11	5	.21	(a)

If the agency is responsible for investigating allegations of sexual abuse, does the agency follow a uniform evidence protocol that maximizes the potential for obtaining usable physical evidence for administrative proceedings and criminal prosecutions? (N/A if the agency/facility is not responsible for conducting any form of criminal OR administrative sexual abuse investigations.)

☑ Yes □ No □ NA

115.21 (b)

- Is this protocol developmentally appropriate for youth where applicable? (N/A if the agency/facility is not responsible for conducting any form of criminal OR administrative sexual abuse investigations.)

 ✓ Yes

 ✓ No

 ✓ NA
- Is this protocol, as appropriate, adapted from or otherwise based on the most recent edition of the U.S. Department of Justice's Office on Violence Against Women publication, "A National Protocol for Sexual Assault Medical Forensic Examinations, Adults/Adolescents," or similarly comprehensive and authoritative protocols developed after 2011? (N/A if the agency/facility is not responsible for conducting any form of criminal OR administrative sexual abuse investigations.) ⋈ Yes ⋈ NO ⋈ NA

115.21 (c)

■ Does the agency offer all victims of sexual abuse access to forensic medical examinations, whether on-site or at an outside facility, without financial cost, where evidentiarily or medically appropriate?

Yes
No

•	Are such examinations performed by Sexual Assault Forensic Examiners (SAFEs) or Sexual Assault Nurse Examiners (SANEs) where possible? \boxtimes Yes \square No
•	If SAFEs or SANEs cannot be made available, is the examination performed by other qualified medical practitioners (they must have been specifically trained to conduct sexual assault forensic exams)? \boxtimes Yes \square No
•	Has the agency documented its efforts to provide SAFEs or SANEs? \boxtimes Yes $\ \square$ No
115.21	(d)
•	Does the agency attempt to make available to the victim a victim advocate from a rape crisis center? \boxtimes Yes $\ \square$ No
•	If a rape crisis center is not available to provide victim advocate services, does the agency make available to provide these services a qualified staff member from a community-based organization, or a qualified agency staff member? \boxtimes Yes \square No
•	Has the agency documented its efforts to secure services from rape crisis centers? \boxtimes Yes $\ \square$ No
115.21	(e)
•	As requested by the victim, does the victim advocate, qualified agency staff member, or qualified community-based organization staff member accompany and support the victim through the forensic medical examination process and investigatory interviews? \boxtimes Yes \square No
•	As requested by the victim, does this person provide emotional support, crisis intervention, information, and referrals? \boxtimes Yes \square No
115.21	(f)
•	If the agency itself is not responsible for investigating allegations of sexual abuse, has the agency requested that the investigating entity follow the requirements of paragraphs (a) through (e) of this section? (N/A if the agency/facility is responsible for conducting criminal AND administrative sexual abuse investigations.) \boxtimes Yes \square No \square NA
115.21	(g)
•	Auditor is not required to audit this provision.
115.21	(h)

• If the agency uses a qualified agency staff member or a qualified community-based staff member for the purposes of this section, has the individual been screened for appropriateness to serve in this role and received education concerning sexual assault and forensic examination issues in general? [N/A if agency attempts to make a victim

	advo No	cate from a rape crisis center available to victims per 115.21(d) above.] ⊠ Yes □ NA
Audito	or Ove	erall Compliance Determination
		Exceeds Standard (Substantially exceeds requirement of standards)
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (Requires Corrective Action)

Any allegation of sexual abuse is referred to a facility criminal investigator and several members of the staff are law enforcement-trained personnel with investigator experience and training. In the event it is determined that there is not enough evidence to support substantiation of a crime, an administrative investigation is conducted by the same investigator since the facility is part of the Sheriff's Department and does not maintain its own separate investigator.

Per policy, and as documented in interviews with the Warden, Investigator and PREA Compliance Manager, and training records, the upper-level staff at CCRCF have completed specialized training specific to conducting investigations concerning sexual safety for administrative investigations. In the case of an investigation determined to require the Sheriff's Department or MDOC CID assistance, the Warden, Chief, and the sheriff's investigator work together to investigate the incident.

All on-site staff have been trained in the collection and preservation of usable evidence and were able to well verbalize the steps required. The facility follows a uniform evidence collection protocol that maximizes the potential for obtaining usable physical evidence. There have been no forensic medical exams conducted in the past 12 months due to there being no incidents.

The facility nurse does not conduct forensic work as part of her practice so any inmate who is a victim of, or alleges, sexual assault will be offered access to forensic examination at no cost at North Mississippi Hospital, where a SAFE/SANE is available as referenced per the facility's Memorandum of Understanding.

In the event of need or request by a victim, a trained victim advocate is made available as documented in an MDOC Memorandum of Understanding with the Mississippi Coalition Against Sexual Assault (MCASA). This MOU provides for this advocate to be the statewide DOC Victim Advocate for MDOC. The information needed to contact that advocate is provided in every housing unit posting. The Advocate explained in the interview that she has backup support arrangements with local rape crisis centers throughout the state in the event support is needed at nighttime hours, and that interview stated that the Advocate would be on-site the following morning at the latest.

Standard 115.22: Policies to ensure referrals of allegations for investigations

•		he agency ensure an administrative or criminal investigation is completed for all ions of sexual abuse? $oxed{\boxtimes}$ Yes $\oxed{\square}$ No
•		he agency ensure an administrative or criminal investigation is completed for all ions of sexual harassment? \boxtimes Yes $\ \square$ No
115.22	(b)	
•	abuse authori	he agency have a policy and practice in place to ensure that allegations of sexual or sexual harassment are referred for investigation to an agency with the legal ty to conduct criminal investigations, unless the allegation does not involve ally criminal behavior? \boxtimes Yes \square No
•		e agency published such policy on its website or, if it does not have one, made icy available through other means? \boxtimes Yes \square No
•	Does th	ne agency document all such referrals? ⊠ Yes □ No
115.22	(c)	
•	publica [N/A if	parate entity is responsible for conducting criminal investigations, does such ation describe the responsibilities of both the agency and the investigating entity? the agency/facility is responsible for criminal investigations. See 115.21(a).] \boxtimes \square No \square NA
115.22	(d)	
•	Auditor	is not required to audit this provision.
115.22	2 (e)	
•	Auditor	is not required to audit this provision.
Audito	r Overa	all Compliance Determination
		Exceeds Standard (Substantially exceeds requirement of standards)
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (Requires Corrective Action)

There have been no allegations of sexual abuse or harassment in the past 12 months.

Facility policy requires that an administrative or criminal investigation be conducted for any allegation of sexual abuse or harassment and every allegation of potential criminal activity would be forwarded to the

Sheriff's Department for investigation and prosecution as warranted. All requirements of the standard are outlined in the policy published on the Mississippi Department of Corrections website as required.

During the interview with the investigator, it was evident the Sheriff's office and the facility work hand in hand to accomplish compliance with this standard, especially as they both are part of the Sheriff's Department. The investigator indicated he would be notified immediately and would follow the alleged victim to North Mississippi Hospital to initiate an investigation as soon as possible. The communication between the facility administration and the Sheriff office is outstanding.

TRAINING AND EDUCATION

Standard 115.31: Employee training

115.31	(a)
•	Does the agency train all employees who may have contact with inmates on its zero-tolerance policy for sexual abuse and sexual harassment? \boxtimes Yes \square No
•	Does the agency train all employees who may have contact with inmates on how to fulfill their responsibilities under agency sexual abuse and sexual harassment prevention, detection, reporting, and response policies and procedures? \boxtimes Yes \square No
•	Does the agency train all employees who may have contact with inmates on inmates' right to be free from sexual abuse and sexual harassment \boxtimes Yes \square No
•	Does the agency train all employees who may have contact with inmates on the right of inmates and employees to be free from retaliation for reporting sexual abuse and sexual harassment? \boxtimes Yes \square No
•	Does the agency train all employees who may have contact with inmates on the dynamics of sexual abuse and sexual harassment in confinement? \boxtimes Yes \square No
•	Does the agency train all employees who may have contact with inmates on the common reactions of sexual abuse and sexual harassment victims? \boxtimes Yes \square No
•	Does the agency train all employees who may have contact with inmates on how to detect and respond to signs of threatened and actual sexual abuse? \boxtimes Yes \square No
•	Does the agency train all employees who may have contact with inmates on how to avoid inappropriate relationships with inmates? \boxtimes Yes \square No
•	Does the agency train all employees who may have contact with inmates on how to communicate effectively and professionally with inmates, including lesbian, gay, bisexual, transgender, intersex, or gender nonconforming inmates? ⊠ Yes □ No

•		he agency train all employees who may have contact with inmates on how to with relevant laws related to mandatory reporting of sexual abuse to outside ities?
115.31	(b)	
•	Is such □ No	training tailored to the gender of the inmates at the employee's facility? $oximes$ Yes
•		employees received additional training if reassigned from a facility that houses ale inmates to a facility that houses only female inmates, or vice versa? Yes
115.31	(c)	
•		all current employees who may have contact with inmates received such training? $\ \square$ No
•	ensure	he agency provide each employee with refresher training every two years to that all employees know the agency's current sexual abuse and sexual ment policies and procedures? \boxtimes Yes \square No
•	provide	is in which an employee does not receive refresher training, does the agency e refresher information on current sexual abuse and sexual harassment policies? \Box No
115.31	(d)	
•	Does t	he agency document, through employee signature or electronic verification, that vees understand the training they have received? \boxtimes Yes \square No
Audito	r Over	all Compliance Determination
		Exceeds Standard (Substantially exceeds requirement of standards)
		Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (Requires Corrective Action)

CCRCF places great emphasis on staff training. All staff, both permanent and part-time, receive PREA training upon hiring, as well as annual refresher training, on the specific standards outlined in sections 1-10 of standard 115.31(a), as well as specific training on being first responders. During the past 12 months, all 46 staff on board have received the required refresher training. It was evident during the staff interviews, as well as upon review of training documentation, that staff received the PREA training prior to assuming duties and were aware of their inmate protection responsibilities concerning sexual abuse and harassment incidents as well as required steps of evidence collection. Supervisors also noted

in interviews that PREA topics are routinely discussed when meeting with senior staff. Training is tailored to the male-only gender of all inmates and documentation reveals that staff acknowledges their understanding of the training received. All documentation is maintained within the facility files and the individual training files and were noted by the auditor during staff human resources files review.

Standard 115.32: Volunteer and contractor training

115.32 (a)		
•	inmate	e agency ensured that all volunteers and contractors who have contact with as have been trained on their responsibilities under the agency's sexual abuse and harassment prevention, detection, and response policies and procedures? Yes
115.32	(b)	
•	agency informe volunte	all volunteers and contractors who have contact with inmates been notified of the y's zero-tolerance policy regarding sexual abuse and sexual harassment and ed how to report such incidents (the level and type of training provided to eers and contractors shall be based on the services they provide and level of they have with inmates)? \boxtimes Yes \square No
115.32	(c)	
•		he agency maintain documentation confirming that volunteers and contractors stand the training they have received? \boxtimes Yes \square No
Auditor Overall Compliance Determination		
		Exceeds Standard (Substantially exceeds requirement of standards)
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (Requires Corrective Action)

All 36 contractors and volunteers who may have inmate contact receive 8 hours training on their responsibilities under the facility's sexual abuse and harassment prevention, detection and response policies, and procedures. All 36 contractors and volunteers received the required initial and annual refresher training. Training included potential disciplinary and criminal or administrative procedures for violations. Training records and signed acknowledgment forms were reviewed to ensure compliance with the training required for the level of contact of the volunteer or contractor. During his interview, the

Chaplain, who supervises and trains all the volunteers, confirmed the receipt of the training and the requirements of reporting and response.

Standard 115.33: Inmate education

115.33	s (a)
•	During intake, do inmates receive information explaining the agency's zero-tolerance policy regarding sexual abuse and sexual harassment? \boxtimes Yes \square No
•	During intake, do inmates receive information explaining how to report incidents or suspicions of sexual abuse or sexual harassment? \boxtimes Yes \square No
115.33	s (b)
•	Within 30 days of intake, does the agency provide comprehensive education to inmates either in person or through video regarding: Their rights to be free from sexual abuse and sexual harassment? \boxtimes Yes \square No
•	Within 30 days of intake, does the agency provide comprehensive education to inmates either in person or through video regarding: Their rights to be free from retaliation for reporting such incidents? \boxtimes Yes \square No
•	Within 30 days of intake, does the agency provide comprehensive education to inmates either in person or through video regarding: Agency policies and procedures for responding to such incidents? \boxtimes Yes \square No
115.33	s (c)
•	Have all inmates received such education? ⊠ Yes □ No
•	Do inmates receive education upon transfer to a different facility to the extent that the policies and procedures of the inmate's new facility differ from those of the previous facility? \boxtimes Yes \square No
115.33	3 (d)
•	Does the agency provide inmate education in formats accessible to all inmates including those who are limited English proficient? \boxtimes Yes \square No
•	Does the agency provide inmate education in formats accessible to all inmates including those who are deaf? \boxtimes Yes $\ \square$ No
•	Does the agency provide inmate education in formats accessible to all inmates including those who are visually impaired? \boxtimes Yes \square No

•		he agency provide inmate education in formats accessible to all inmates including who are otherwise disabled? \boxtimes Yes $\ \square$ No
•		the agency provide inmate education in formats accessible to all inmates including who have limited reading skills? \boxtimes Yes \square No
115.33	(e)	
•	Does t	he agency maintain documentation of inmate participation in these education ns?
115.33	(f)	
•	continu	ition to providing such education, does the agency ensure that key information is uously and readily available or visible to inmates through posters, inmate ooks, or other written formats? \boxtimes Yes \square No
Audito	r Over	all Compliance Determination
		Exceeds Standard (Substantially exceeds requirement of standards)
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (Requires Corrective Action)

Prior to arrival at CCRCF, while in the MDOC reception process at the designation center, all inmates are required to receive the PREA-required education and information, by video and in person, concerning sexual safety to include reporting, response, and retaliation. Training/education is documented in the MDOC electronic inmate files and random inmate files reviewed showed the entries in every file.

This past year, 273 inmates were received from MDOC and all received both the initial intake education and the follow-on, more detailed, education since all 273 remained longer than the 30 days noted in PREA guidance.

During the CCRCF intake process, due to changes the Warden initiated since the initial 2016 audit, inmates now receive both basic and additional information explaining the zero-tolerance policy and how to report incidents or suspicions of sexual abuse or harassment. Much of this information is also disseminated by the Case Manager in a pamphlet format at Intake. The CCRCF nurse is also involved in asking the PREA-related questions asked during Intake and those questions are also be asked by the Case Manager.

Additional postings and signage are located throughout the facility, readily and continuously available in English and Spanish if needed. During the intake process, the inmate is questioned to verify receipt of training while in MDOC reception process, and previous education and training are verified and noted in the inmate file. If there is no verification in the file or from the inmate, the entire intake PREA training is supposed to be given and documented. Documentation was provided to prove inmate participation in educational sessions concerning sexual safety.

The facility provides the required offender education per the elements of the standard. The inmates are receiving PREA education and their Handbook upon arrival to the facility at intake. The auditor reviewed current copies of documents in inmate files signed by inmates indicating they have received these PREA pamphlets and information and understand what information they have been trained on/given.

Standard 115.34: Specialized training: Investigations

115.34 (a)
In addition to the general training provided to all employees pursuant to §115.31, does the agency ensure that, to the extent the agency itself conducts sexual abuse investigations, its investigators have received training in conducting such investigations in confinement settings? (N/A if the agency does not conduct any form of administrative or criminal sexual abuse investigations. See 115.21(a).) ⋈ Yes ⋈ NA
115.34 (b)
 Does this specialized training include techniques for interviewing sexual abuse victims? [N/A if the agency does not conduct any form of administrative or criminal sexual abuse investigations. See 115.21(a).]
 Does this specialized training include proper use of Miranda and Garrity warnings? [N/A if the agency does not conduct any form of administrative or criminal sexual abuse investigations. See 115.21(a).]
■ Does this specialized training include sexual abuse evidence collection in confinement settings? [N/A if the agency does not conduct any form of administrative or criminal sexual abuse investigations. See 115.21(a).] ☑ Yes □ No □ NA
■ Does this specialized training include the criteria and evidence required to substantiate a case for administrative action or prosecution referral? [N/A if the agency does not conduct any form of administrative or criminal sexual abuse investigations. See 115.21(a).] ⊠ Yes □ No □ NA
115.34 (c)
■ Does the agency maintain documentation that agency investigators have completed the required specialized training in conducting sexual abuse investigations? [N/A if the agency does not conduct any form of administrative or criminal sexual abuse investigations. See 115.21(a).] Yes □ No □ NA
115.34 (d)

•	Auditor	r is not required to audit this provision.
Audito	or Overa	all Compliance Determination
		Exceeds Standard (Substantially exceeds requirement of standards)
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (Requires Corrective Action)
(includi investig event o investig intervie collection adminis	ng seniong ations in allegation; the sexing sexion in construction.	ew of the facility policy, training curriculum and investigator interviews, investigative staff r facility leadership) have received additional specialized training in conducting a confinement setting in addition to general training provided for all employees. In the gation, the Sheriff's Department would be contacted to conduct a criminal sexual abuse to 2 Sheriff's and facility Investigators have received specialized training in techniques for stual abuse victims, proper use of Miranda and Garrity warnings, sexual abuse evidence affinement settings, and the criteria and evidence required to substantiate a case for action or prosecution referral. All training is documented in the training record maintained. There is an excellent relationship between the investigative staff and senior facility
Stan	dard 1	15.35: Specialized training: Medical and mental health care
115.35	Does the practition	he agency ensure that all full- and part-time medical and mental health care oners who work regularly in its facilities have been trained in how to detect and signs of sexual abuse and sexual harassment? Yes No
•	practiti	he agency ensure that all full- and part-time medical and mental health care oners who work regularly in its facilities have been trained in how to preserve all evidence of sexual abuse? \boxtimes Yes \square No
•	practiti	he agency ensure that all full- and part-time medical and mental health care oners who work regularly in its facilities have been trained in how to respond rely and professionally to victims of sexual abuse and sexual harassment? Yes
•	practiti	he agency ensure that all full- and part-time medical and mental health care oners who work regularly in its facilities have been trained in how and to whom to allegations or suspicions of sexual abuse and sexual harassment? \boxtimes Yes \square No

115.35 (b)

5	If medical staff employed by the agency conduct forensic examinations, do such medical staff receive appropriate training to conduct such examinations? (N/A if agency medical staff at the facility do not conduct forensic exams.) \boxtimes Yes \square No \square NA
115.35 ((c)
ŀ	Does the agency maintain documentation that medical and mental health practitioners have received the training referenced in this standard either from the agency or elsewhere? ☑ Yes □ No
115.35 ((d)
t	Do medical and mental health care practitioners employed by the agency also receive training mandated for employees by §115.31? ⊠ Yes □ No
a	Do medical and mental health care practitioners contracted by and volunteering for the agency also receive training mandated for contractors and volunteers by §115.32? ⊠ Yes □ No
Auditor Overall Compliance Determination	
[Exceeds Standard (Substantially exceeds requirement of standards)
[Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
[□ Does Not Meet Standard (Requires Corrective Action)
medical/i interview sexual at whom to	ed training is provided as required, and has been completed this year, for the 2 RCF mental health staff. It was verified through review of policy requirements, training records and of the medical staff that training is received concerning how to detect and assess signs of buse and harassment, how to preserve physical evidence, effectively responding, and how and to report. Forensic examinations are not conducted by on-site staff. Training is documented and ed in the facility training record.

Mental Health Services are provided through the Mississippi Department of Corrections, not in an RCF, and an offender requiring such services would be transferred back into the State prison system.

SCREENING FOR RISK OF SEXUAL VICTIMIZATION AND ABUSIVENESS

Standard 115.41: Screening for risk of victimization and abusiveness

115.41	(a)
•	Are all inmates assessed during an intake screening for their risk of being sexually abused by other inmates or sexually abusive toward other inmates? \boxtimes Yes \square No
•	Are all inmates assessed upon transfer to another facility for their risk of being sexually abused by other inmates or sexually abusive toward other inmates? \boxtimes Yes \square No
115.41	(b)
•	Do intake screenings ordinarily take place within 72 hours of arrival at the facility? ⊠ Yes □ No
115.41	(c)
•	Are all PREA screening assessments conducted using an objective screening instrument? □ No
115.41	(d)
•	Does the intake screening consider, at a minimum, the following criteria to assess inmates for risk of sexual victimization: (1) Whether the inmate has a mental, physical, or developmental disability? \boxtimes Yes \square No
•	Does the intake screening consider, at a minimum, the following criteria to assess inmates for risk of sexual victimization: (2) The age of the inmate? \boxtimes Yes \square No
•	Does the intake screening consider, at a minimum, the following criteria to assess inmates for risk of sexual victimization: (3) The physical build of the inmate? \boxtimes Yes \square No
•	Does the intake screening consider, at a minimum, the following criteria to assess inmates for risk of sexual victimization: (4) Whether the inmate has previously been incarcerated? \boxtimes Yes \square No
•	Does the intake screening consider, at a minimum, the following criteria to assess inmates for risk of sexual victimization: (5) Whether the inmate's criminal history is exclusively nonviolent? \boxtimes Yes \square No
•	Does the intake screening consider, at a minimum, the following criteria to assess inmates for risk of sexual victimization: (6) Whether the inmate has prior convictions for sex offenses against an adult or child? \boxtimes Yes \square No

•	Does the intake screening consider, at a minimum, the following criteria to assess inmates for risk of sexual victimization: (7) Whether the inmate is or is perceived to be gay, lesbian, bisexual, transgender, intersex, or gender nonconforming (the facility affirmatively asks the inmate about his/her sexual orientation and gender identity AND makes a subjective determination based on the screener's perception whether the inmate is gender non-conforming or otherwise may be perceived to be LGBTI)? \boxtimes Yes \square No
•	Does the intake screening consider, at a minimum, the following criteria to assess inmates for risk of sexual victimization: (8) Whether the inmate has previously experienced sexual victimization? \boxtimes Yes \square No
•	Does the intake screening consider, at a minimum, the following criteria to assess inmates for risk of sexual victimization: (9) The inmate's own perception of vulnerability? \boxtimes Yes \square No
•	Does the intake screening consider, at a minimum, the following criteria to assess inmates for risk of sexual victimization: (10) Whether the inmate is detained solely for civil immigration purposes? \boxtimes Yes \square No
115.41	(e)
•	In assessing inmates for risk of being sexually abusive, does the initial PREA risk screening consider, when known to the agency: prior acts of sexual abuse? \boxtimes Yes \square No
•	In assessing inmates for risk of being sexually abusive, does the initial PREA risk screening consider, when known to the agency: prior convictions for violent offenses? \boxtimes Yes \square No
•	In assessing inmates for risk of being sexually abusive, does the initial PREA risk screening consider, when known to the agency: history of prior institutional violence or sexual abuse? \boxtimes Yes \square No
115.41	(f)
•	Within a set time period not more than 30 days from the inmate's arrival at the facility, does the facility reassess the inmate's risk of victimization or abusiveness based upon any additional, relevant information received by the facility since the intake screening? \boxtimes Yes \square No
115.41	(g)
•	Does the facility reassess an inmate's risk level when warranted due to a: Referral? \boxtimes Yes \square No

•		the facility reassess an inmate's risk level when warranted due to a: Request?	
•		he facility reassess an inmate's risk level when warranted due to a: Incident of abuse? \boxtimes Yes \square No	
•	additio	the facility reassess an inmate's risk level when warranted due to a: Receipt of small information that bears on the inmate's risk of sexual victimization or eness?	
115.41	(h)		
•	disclos	e case that inmates are not ever disciplined for refusing to answer, or for not sing complete information in response to, questions asked pursuant to paragraphs $(d)(7)$, $(d)(8)$, or $(d)(9)$ of this section? \boxtimes Yes \square No	
115.41	(i)		
•	of resp sensitiv	e agency implemented appropriate controls on the dissemination within the facility conses to questions asked pursuant to this standard in order to ensure that we information is not exploited to the inmate's detriment by staff or other inmates? \Box No	
Auditor Overall Compliance Determination			
		Exceeds Standard (Substantially exceeds requirement of standards)	
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Does Not Meet Standard (Requires Corrective Action)	

As required by the policy and standard, all inmates are screened upon intake at the regional MDOC Reception Facility for their risk of being sexually abused by other inmates or being sexually abusive toward other inmates; they also receive their first reassessment there since they are normally there several months. All 273 of the inmates received at Chickasaw County RCF in the past 12 months were determined by the Case Manager to have received these assessments for risk and these were noted in the 6 random inmate files checks by the auditor. The screening tool considers whether the inmate has a mental, physical, or developmental disability, age, build, previous incarceration, prior sex offenses, criminal history, previous victimization, and whether the inmate is detained solely for civil immigration purposes. If so, these inmates are retained in MDOC and not sent to an RCF.

MDOC policy is that inmates are not disciplined for refusing to answer, or for not disclosing information in response to questions from the screening tool. All information is maintained appropriately secure with restricted access, and sensitive information is not available to the line staff or other inmates. Information collected on the screening instrument is restricted to staff making housing, work or program assignments.

Although assessment and reassessment have already been accomplished at the reception center, the RCF Classification Officer meets with every offender at arrival and every 30 days thereafter. As required in the standard, the reassessment to determine the inmate's risk of victimization or abusiveness reviews prior data and considers any new, additional, relevant information that may have been received by the facility since the intake screening. The Case Manager has a system in place during the intake process where she has a form that addresses past sexual victimization. This screening is done within the first 72 hours of the offender arriving at the facility.

The Auditor reviewed documented inmate classification and assessment data in the electronic inmate records system of the Case Manager.

Standard 115.42: Use of screening information

each inmate? \boxtimes Yes \square No

115.42 (c)

115.42 (a)
 Does the agency use information from the risk screening required by § 115.41, with the goal of keeping separate those inmates at high risk of being sexually victimized from those at high risk of being sexually abusive, to inform: Housing Assignments? ⋈ Yes □ No
■ Does the agency use information from the risk screening required by § 115.41, with the goal of keeping separate those inmates at high risk of being sexually victimized from those at high risk of being sexually abusive, to inform: Bed assignments? Yes □ No
■ Does the agency use information from the risk screening required by § 115.41, with the goal of keeping separate those inmates at high risk of being sexually victimized from those at high risk of being sexually abusive, to inform: Work Assignments? ☑ Yes ☐ No
■ Does the agency use information from the risk screening required by § 115.41, with the goal of keeping separate those inmates at high risk of being sexually victimized from those at high risk of being sexually abusive, to inform: Education Assignments? ☑ Yes ☐ No
■ Does the agency use information from the risk screening required by § 115.41, with the goal of keeping separate those inmates at high risk of being sexually victimized from those at high risk of being sexually abusive, to inform: Program Assignments? ☑ Yes ☐ No
115.42 (b)

Does the agency make individualized determinations about how to ensure the safety of

•	When deciding whether to assign a transgender or intersex inmate to a facility for male or female inmates, does the agency consider on a case-by-case basis whether a placement would ensure the inmate's health and safety, and whether a placement would present management or security problems (NOTE: if an agency by policy or practice assigns inmates to a male or female facility on the basis of anatomy alone, that agency is not in compliance with this standard)? \boxtimes Yes \square No
•	When making housing or other program assignments for transgender or intersex inmates, does the agency consider on a case-by-case basis whether a placement would ensure the inmate's health and safety, and whether a placement would present management or security problems? $\ \ \ \ \ \ \ \ \ \ \ \ \ $
115.42	? (d)
•	Are placement and programming assignments for each transgender or intersex inmate reassessed at least twice each year to review any threats to safety experienced by the inmate? \boxtimes Yes \square No
115.42	? (e)
•	Are each transgender or intersex inmate's own views with respect to his or her own safety given serious consideration when making facility and housing placement decisions and programming assignments? \boxtimes Yes \square No
115.42	2 (f)
•	Are transgender and intersex inmates given the opportunity to shower separately from other inmates? \boxtimes Yes $\ \square$ No
115.42	? (g)
•	Unless placement is in a dedicated facility, unit, or wing established in connection with a consent decree, legal settlement, or legal judgment for the purpose of protecting lesbian, gay, bisexual, transgender, or intersex inmates, does the agency always refrain from placing: lesbian, gay, and bisexual inmates in dedicated facilities, units, or wings solely on the basis of such identification or status? \boxtimes Yes \square No
•	Unless placement is in a dedicated facility, unit, or wing established in connection with a consent decree, legal settlement, or legal judgment for the purpose of protecting lesbian, gay, bisexual, transgender, or intersex inmates, does the agency always refrain from placing: transgender inmates in dedicated facilities, units, or wings solely on the basis of such identification or status? \boxtimes Yes \square No
•	Unless placement is in a dedicated facility, unit, or wing established in connection with a consent decree, legal settlement, or legal judgment for the purpose of protecting lesbian, gay, bisexual, transgender, or intersex inmates, does the agency always refrain from placing: intersex inmates in dedicated facilities, units, or wings solely on the basis of such identification or status? \boxtimes Yes \square No

	☐ Exceeds Standard (Substantially exceeds requirement of standards)				
	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)				
	□ Does Not Meet Standard (Requires Corrective Action)				
informa intake p parame determi	by facility policy and indicated through staff interviews, CCRCF gathers the necessary ation from the risk screening done at the Reception Center, plus their own case management process, and has done this for all 273 received this past year. Because of the MDOC screening sters, low custody level and low numbers of the population, the data is only seldom required to ine housing, bed, work, and program assignments. The numbers of inmates at high risk of being a victimized and those at risk of being sexually abusive are very small segments of this RCF ion.				
Staff identification of any potential predators or victims, including by the nurse in Intake screening, results in the swift notification to senior staff for individualized determinations of how to ensure the safety of each inmate. Options range from separation in housing and work assignments to including the transfer of inmates back to the MDOC Parchman facility if needed to ensure that appropriate services from a larger institution are available and provided if needed.					
resource policy is views of the Wall or inter	lly, transgender or intersex inmates are not assigned here but go to a larger institution with more es for housing and programming to ensure these inmates' health and safety. If assigned here, the sthat all assignments would be reassessed twice yearly to review safety, with the inmate's own if safety given serious consideration and this understanding was substantiated in interviews with orden, Chief of Operations, and Case Manager. Although the facility has not received transgender sex inmates, facility policy provides the opportunity to shower separately from other inmates and staff were familiar with this requirement.				
Stand	dard 115.43: Protective Custody				
115.43	s (a)				
•	Does the facility always refrain from placing inmates at high risk for sexual victimization in involuntary segregated housing unless an assessment of all available alternatives has been made, and a determination has been made that there is no available alternative means of separation from likely abusers? \boxtimes Yes \square No				
•	If a facility cannot conduct such an assessment immediately, does the facility hold the inmate in involuntary segregated housing for less than 24 hours while completing the assessment? \boxtimes Yes \square No				

115.43 (b)

•	Do inmates who are placed in segregated housing because they are at high risk of sexual victimization have access to: Programs to the extent possible? \boxtimes Yes \square No
•	Do inmates who are placed in segregated housing because they are at high risk of sexual victimization have access to: Privileges to the extent possible? \boxtimes Yes \square No
•	Do inmates who are placed in segregated housing because they are at high risk of sexual victimization have access to: Education to the extent possible? \boxtimes Yes \square No
•	Do inmates who are placed in segregated housing because they are at high risk of sexual victimization have access to: Work opportunities to the extent possible? \boxtimes Yes \square No
•	If the facility restricts access to programs, privileges, education, or work opportunities, does the facility document: The opportunities that have been limited? \boxtimes Yes \square No
•	If the facility restricts access to programs, privileges, education, or work opportunities, does the facility document: The duration of the limitation? \boxtimes Yes \square No
•	If the facility restricts access to programs, privileges, education, or work opportunities, does the facility document: The reasons for such limitations? \boxtimes Yes \square No
115.43	s (c)
•	Does the facility assign inmates at high risk of sexual victimization to involuntary segregated housing only until an alternative means of separation from likely abusers can be arranged? \boxtimes Yes \square No
•	Does such an assignment not ordinarily exceed a period of 30 days? \boxtimes Yes $\ \square$ No
115.43	s (d)
•	If an involuntary segregated housing assignment is made pursuant to paragraph (a) of this section, does the facility clearly document: The basis for the facility's concern for the inmate's safety? \boxtimes Yes \square No
•	If an involuntary segregated housing assignment is made pursuant to paragraph (a) of this section, does the facility clearly document: The reason why no alternative means of separation can be arranged? \boxtimes Yes \square No
115.43	(e)
•	In the case of each inmate who is placed in involuntary segregation because he/she is at high risk of sexual victimization, does the facility afford a review to determine whether there is a continuing need for separation from the general population EVERY 30 DAYS? \boxtimes Yes \square No

Auditor Overall Compliance Determination

		Exceeds Standard (Substantially exceeds requirement of standards)		
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)		
		Does Not Meet Standard (Requires Corrective Action)		
for inm of sexuavailabincider assignment used vibratinci their upast 12	There were no instances of the use of involuntary segregated housing of any kind in the past 12 months for inmates at risk of sexual victimization. CCRCF policy does outline procedures to ensure inmates at risk of sexual victimization are not placed in involuntary segregated housing unless an assessment of all available alternatives has been made. Staff and inmate interviews and files documentation revealed no incidents of involuntary segregated housing being used for this purpose at this facility. Housing assignments to the smaller housing zone are made for older inmates, but protective custody has been used very sparingly and not at all these past 12 months. The size of the population at this facility is a distinct advantage as the staff is readily familiar with most inmates individually as well as being aware of their unique circumstances. Although there have been no incidents or allegations at this facility in the past 12 months, staff interviewed were aware of the requirements of the standard as well as the facility policy.			
		REPORTING		
Stan	dard	115.51: Inmate reporting		
115.5	1 (a)			
•		the agency provide multiple internal ways for inmates to privately report: Sexual and sexual harassment? \boxtimes Yes \square No		
•	Retalia	the agency provide multiple internal ways for inmates to privately report: ation by other inmates or staff for reporting sexual abuse and sexual harassment? \Box No		
•		the agency provide multiple internal ways for inmates to privately report: Staff at or violation of responsibilities that may have contributed to such incidents? \boxtimes \square No		
115.5	1 (b)			
•	sexua	the agency also provide at least one way for inmates to report sexual abuse or I harassment to a public or private entity or office that is not part of the agency? ⊠ □ No		

•		private entity or office able to receive and immediately forward inmate reports of abuse and sexual harassment to agency officials? \boxtimes Yes \square No		
•		hat private entity or office allow the inmate to remain anonymous upon request? $\hfill\Box$ No		
•	to conf	mates detained solely for civil immigration purposes provided information on how tact relevant consular officials and relevant officials at the Department of and Security? ⊠ Yes □ No		
15.51	(c)			
•		staff accept reports of sexual abuse and sexual harassment made verbally, in , anonymously, and from third parties? \boxtimes Yes \square No		
•		staff promptly document any verbal reports of sexual abuse and sexual sment?		
15.51	(d)			
 Does the agency provide a method for staff to privately report sexual abuse and sexual harassment of inmates?				
Auditor Overall Compliance Determination				
		Exceeds Standard (Substantially exceeds requirement of standards)		
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)		
		Does Not Meet Standard (Requires Corrective Action)		

Multiple avenues are provided to the inmate population for reporting purposes, to include mail, free telephone services to internal offices and external agencies, and directly to any staff member or third party who may report back to the facility. Any staff member receiving any report has to verbally report that immediately and provide a written report prior to the end of that shift. The information for the external agency is posted throughout the facility and listed in the inmate handbook; all inmates interviewed were aware of the telephone number posting. Inmates may remain anonymous by using the external agency or by submitting an anonymous 'chit'. Staff knew the methods to report and all interviews stated that they would be comfortable doing so. Staff also have access to secure email systems and a designated telephone number for reporting, a number also available to the community.

Standard 115.52: Exhaustion of administrative remedies

115.52 (a)
Is the agency exempt from this standard? NOTE: The agency is exempt ONLY if it does not have administrative procedures to address inmate grievances regarding sexual abuse. This does not mean the agency is exempt simply because an inmate does not have to or is not ordinarily expected to submit a grievance to report sexual abuse. This means that as a matter of explicit policy, the agency does not have an administrative remedies process to address sexual abuse. ⊠ Yes □ No □ NA
115.52 (b)
■ Does the agency permit inmates to submit a grievance regarding an allegation of sexual abuse without any type of time limits? (The agency may apply otherwise-applicable time limits to any portion of a grievance that does not allege an incident of sexual abuse.) (N/A if agency is exempt from this standard.) ☐ Yes ☐ No ☒ NA
■ Does the agency always refrain from requiring an inmate to use any informal grievance process, or to otherwise attempt to resolve with staff, an alleged incident of sexual abuse? (N/A if agency is exempt from this standard.) ☐ Yes ☐ No ☐ NA
115.52 (c)
 Does the agency ensure that: An inmate who alleges sexual abuse may submit a grievance without submitting it to a staff member who is the subject of the complaint? (N/A if agency is exempt from this standard.) ☐ Yes ☐ No ☒ NA Does the agency ensure that: Such grievance is not referred to a staff member who is the subject of the complaint? (N/A if agency is exempt from this standard.) ☐ Yes ☐ No ☒ NA
115.52 (d)
■ Does the agency issue a final agency decision on the merits of any portion of a grievance alleging sexual abuse within 90 days of the initial filing of the grievance? (Computation of the 90-day time period does not include time consumed by inmates in preparing any administrative appeal.) (N/A if agency is exempt from this standard.) □ Yes □ No ⋈ NA
If the agency claims the maximum allowable extension of time to respond of up to 70 days per 115.52(d)(3) when the normal time period for response is insufficient to make an appropriate decision, does the agency notify the inmate in writing of any such extension and provide a date by which a decision will be made? (N/A if agency is exempt from this standard.) ☐ Yes ☐ No ☒ NA
■ At any level of the administrative process, including the final level, if the inmate does not receive a response within the time allotted for reply, including any properly noticed extension, may an inmate consider the absence of a response to be a denial at that level? (N/A if agency is exempt from this standard.) □ Yes □ No ☒ NA

115.52 (e)
Are third parties, including fellow inmates, staff members, family members, attorneys, and outside advocates, permitted to assist inmates in filing requests for administrative remedies relating to allegations of sexual abuse? (N/A if agency is exempt from this standard.) □ Yes □ No ⋈ NA
• Are those third parties also permitted to file such requests on behalf of inmates? (If a third-party files such a request on behalf of an inmate, the facility may require as a condition of processing the request that the alleged victim agree to have the request filed on his or her behalf, and may also require the alleged victim to personally pursue any subsequent steps in the administrative remedy process.) (N/A if agency is exempt from this standard.) □ Yes □ No ⋈ NA
If the inmate declines to have the request processed on his or her behalf, does the agency document the inmate's decision? (N/A if agency is exempt from this standard.) □ Yes □ No ☒ NA
115.52 (f)
■ Has the agency established procedures for the filing of an emergency grievance alleging that an inmate is subject to a substantial risk of imminent sexual abuse? (N/A if agency is exempt from this standard.) ☐ Yes ☐ No ☒ NA
■ After receiving an emergency grievance alleging an inmate is subject to a substantial risk of imminent sexual abuse, does the agency immediately forward the grievance (or any portion thereof that alleges the substantial risk of imminent sexual abuse) to a level of review at which immediate corrective action may be taken? (N/A if agency is exempt from this standard.). □ Yes □ No ⋈ NA
 After receiving an emergency grievance described above, does the agency provide an initial response within 48 hours? (N/A if agency is exempt from this standard.) □ Yes □ No ⋈ NA
 After receiving an emergency grievance described above, does the agency issue a final agency decision within 5 calendar days? (N/A if agency is exempt from this standard.) □ Yes □ No ⋈ NA
■ Does the initial response and final agency decision document the agency's determination whether the inmate is in substantial risk of imminent sexual abuse? (N/A if agency is exempt from this standard.) □ Yes □ No ☒ NA
■ Does the initial response document the agency's action(s) taken in response to the emergency grievance? (N/A if agency is exempt from this standard.) □ Yes □ No NA
 Does the agency's final decision document the agency's action(s) taken in response to the emergency grievance? (N/A if agency is exempt from this standard.) ☐ Yes ☐ No ⋈ NA

115.52	2 (g)			
•	does it	agency disciplines an inmate for filing a grievance related to alleged sexual abuse, to so ONLY where the agency demonstrates that the inmate filed the grievance faith? (N/A if agency is exempt from this standard.) \square Yes \square No \boxtimes NA		
Audito	or Over	all Compliance Determination		
		Exceeds Standard (Substantially exceeds requirement of standards)		
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)		
		Does Not Meet Standard (Requires Corrective Action)		
		the Warden and PREA Compliance Manager affirmed that there's no administrative ess for sexual abuse or harassment. This standard is non-applicable.		
servi	ces	115.53: Inmate access to outside confidential support		
115.53	s (a)			
•	■ Does the facility provide inmates with access to outside victim advocates for emotional support services related to sexual abuse by giving inmates mailing addresses and telephone numbers, including toll-free hotline numbers where available, of local, State, or national victim advocacy or rape crisis organizations? ☑ Yes □ No			
•	addres	he facility provide persons detained solely for civil immigration purposes mailing sees and telephone numbers, including toll-free hotline numbers where available of State, or national immigrant services agencies? \boxtimes Yes \square No		
•		he facility enable reasonable communication between inmates and these zations and agencies, in as confidential a manner as possible? \boxtimes Yes \square No		
115.53	(b)			
•	commu	he facility inform inmates, prior to giving them access, of the extent to which such unications will be monitored and the extent to which reports of abuse will be ded to authorities in accordance with mandatory reporting laws? Yes No		

115.53 (c)	11	5	.53	(c)
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•	agreer	the agency maintain or attempt to enter into memoranda of understanding or other ments with community service providers that are able to provide inmates with ential emotional support services related to sexual abuse? $oxine Yes \Box$ No	
•	\bullet Does the agency maintain copies of agreements or documentation showing attempts enter into such agreements? \boxtimes Yes $\ \square$ No		
Auditor Overall Compliance Determination			
		Exceeds Standard (Substantially exceeds requirement of standards)	
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Does Not Meet Standard (Requires Corrective Action)	

The Victim Advocate noted during the interview that no reports, no requests for advocacy, and no incidents had occurred at CCRCF in the past year or even several years prior to that.

The facility provides the inmate population with access to outside victim advocates for emotional support services related to sexual abuse through the Mississippi Coalition Against Sexual Abuse by way of a Memorandum of Understanding with MDOC. The MSCASA agency is a dedicated statewide Victim Advocate for inmates and she responds to every request. There is also a network of agreements between the agency and local rape crisis centers throughout the state for urgent or emerging issues, but the Advocate indicated in her interview that she would be immediately available and be present no later than the following morning.

As viewed during the facility site review and documented in the inmate handbook and facility policy, mailing addresses and toll-free hotline numbers are provided to the inmate population.

The CCRCF leadership has recently upgraded the access to the Victim Advocate agency by enabling the phone system to call directly to MSCASA with a universal pin number that provides confidentiality and is free of cost. The Victim Advocate interview reported that outside and third-party reports can also be mailed to their office and can be completely confidential. No identifying information is required for their office to act and become involved in an alleged incident or need or to provide direct service to the inmate.

Standard 115.54: Third-party reporting

115.54 (a	a)		
• H			
	as the agency distributed publicly information on how to report sexual abuse and exual harassment on behalf of an inmate? $oxtimes$ Yes $oxtimes$ No		
Auditor	Overall Compliance Determination		
	Exceeds Standard (Substantially exceeds requirement of standards)		
Σ	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)		
	Does Not Meet Standard (Requires Corrective Action)		
The facility provides information concerning third-party reporting directly to the facility, or through the Mississippi Coalition Against Sexual Abuse (MCASA), to the general public on the Mississippi Department of Corrections website, as well as in the handbook and on postings in the telephone areas for the inmate population of each housing zone. The facility takes all reports seriously no matter the method of reporting and each reported incident is investigated. The MDOC information posted in all units indicates the ability and information needed to report this type of incident to MDOC headquarters staff as well as to a designated phone number on the poster.			
OF	FICIAL RESPONSE FOLLOWING AN INMATE REPORT		
Standa	ard 115.61: Staff and agency reporting duties		
115.61 (a)		
a se	loes the agency require all staff to report immediately and according to agency policy my knowledge, suspicion, or information regarding an incident of sexual abuse or exual harassment that occurred in a facility, whether or not it is part of the agency? \boxtimes les \square No		

 Does the agency require all staff to report immediately and according to agency policy any knowledge, suspicion, or information regarding any staff neglect or violation of

who reported an incident of sexual abuse or sexual harassment? \boxtimes Yes \square No

Does the agency require all staff to report immediately and according to agency policy any knowledge, suspicion, or information regarding retaliation against inmates or staff

	•	sibilities that may have contributed to an incident of sexual abuse or sexual ment or retaliation? $\ oxdot \ Yes \ oxdot \ No$
115.61	(b)	
•	reveali extent	rom reporting to designated supervisors or officials, does staff always refrain from ng any information related to a sexual abuse report to anyone other than to the necessary, as specified in agency policy, to make treatment, investigation, and ecurity and management decisions? \boxtimes Yes \square No
115.61	(c)	
•		otherwise precluded by Federal, State, or local law, are medical and mental practitioners required to report sexual abuse pursuant to paragraph (a) of this in? ☐ Yes ☐ No
•	practiti	edical and mental health practitioners required to inform inmates of the oner's duty to report, and the limitations of confidentiality, at the initiation of es? \boxtimes Yes \square No
115.61	(d)	
•	State of design	lleged victim is under the age of 18 or considered a vulnerable adult under a or local vulnerable persons statute, does the agency report the allegation to the ated State or local services agency under applicable mandatory reporting laws? ☐ No
115.61	(e)	
•	Does the facility report all allegations of sexual abuse and sexual harassment, including third-party and anonymous reports, to the facility's designated investigators? \boxtimes Yes \square No	
Auditor Overall Compliance Determination		
		Exceeds Standard (Substantially exceeds requirement of standards)
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (Requires Corrective Action)

The facility requires all staff, to include medical practitioners, to report immediately any knowledge, suspicion, or information regarding an incident of sexual abuse or harassment or retaliation; and for staff not to reveal any information related to a sexual abuse report to anyone other than those necessary. The nurse confirmed that she is a mandatory reporter by law in such cases. Random staff interviews confirmed staff awareness of their responsibility for the immediate reporting requirement and not disclosing information of allegations except in the investigation.

Standard 115.62: Agency protection duties

15.62 (a)
• When the agency learns that an inmate is subject to a substantial risk of imminent sexual abuse, does it take immediate action to protect the inmate? \boxtimes Yes \square No
Auditor Overall Compliance Determination
☐ Exceeds Standard (Substantially exceeds requirement of standards)
Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
□ Does Not Meet Standard (Requires Corrective Action)
lo staff interviewed could recall any sexual incidents for numerous years, including longer-term staff.
the facility policy requires staff to take immediate action to protect any inmate subject to the risk of mminent sexual abuse. During interviews, staff were aware of the steps to take to protect an inmate as well as their required first responder procedures and staff voiced their genuine commitment to this equirement. They indicated they would enforce it personally and believed that other staff also agreed with this approach. A uniform response from both inmates and staff was that the senior leadership would ot tolerate any PREA infractions or any type of sexual misconduct. Extensive training concerning this opic was evident throughout all interviews at the facility. Random questions to staff during the site eview gave the same results and that they were aware of the steps and processes required.
f necessary, in order to protect an inmate, CCRCF can transport aggressive inmates to an MDOC parent acility where more housing and treatment options would be available if needed.
Standard 115.63: Reporting to other confinement facilities
15.63 (a)

Upon receiving an allegation that an inmate was sexually abused while confined at

another facility, does the head of the facility that received the allegation notify the head of the facility or appropriate office of the agency where the alleged abuse occurred?

115.63 (b)

Yes □ No

•	Is such notification provided as soon as possible, but no later than 72 hours after receiving the allegation? \boxtimes Yes \square No			
115.63	(c)			
	Does th	ne agency document that it has provided such notification? $oxtimes$ Yes \oxtimes No		
115.63	(d)			
•		he facility head or agency office that receives such notification ensure that the ion is investigated in accordance with these standards? \boxtimes Yes \square No		
Audito	r Overa	all Compliance Determination		
		Exceeds Standard (Substantially exceeds requirement of standards)		
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)		
		Does Not Meet Standard (Requires Corrective Action)		
appropr	iate age	equires that documented notification by the Warden occur within 72 hours to the ncy upon receiving an allegation that an inmate was sexually abused while confined at order to ensure it was investigated.		
		n no instances to date, but during an interview with the facility Warden and senior nel, familiarity with the required procedure was demonstrated.		
Stand	dard 1	15.64: Staff first responder duties		
115.64	(a)			
•		earning of an allegation that an inmate was sexually abused, is the first security ember to respond to the report required to: Separate the alleged victim and?		
•	staff m	earning of an allegation that an inmate was sexually abused, is the first security ember to respond to the report required to: Preserve and protect any crime scene propriate steps can be taken to collect any evidence? \boxtimes Yes \square No		
•	staff m take ar	earning of an allegation that an inmate was sexually abused, is the first security ember to respond to the report required to: Request that the alleged victim not by actions that could destroy physical evidence, including, as appropriate, g, brushing teeth, changing clothes, urinating, defecating, smoking, drinking, or		

eating, if the abuse occurred within a time period that still allows for the collection of physical evidence? \boxtimes Yes \square No			
Upon learning of an allegation that an inmate was sexually abused, is the first security staff member to respond to the report required to: Ensure that the alleged abuser does not take any actions that could destroy physical evidence, including, as appropriate, washing, brushing teeth, changing clothes, urinating, defecating, smoking, drinking, or eating, if the abuse occurred within a time period that still allows for the collection of physical evidence? \boxtimes Yes \square No			
115.64 (b)			
 If the first staff responder is not a security staff member, is the responder required to request that the alleged victim not take any actions that could destroy physical evidence, and then notify security staff?			
Auditor Overall Compliance Determination			
☐ Exceeds Standard (Substantially exceeds requirement of standards)			
Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)			
□ Does Not Meet Standard (Requires Corrective Action)			
There were no allegations of sexual abuse received in the past 12 months. CCRCF policy specifically outlines the detailed procedures for all staff to respond to an allegation that an inmate was sexually abused in accordance with the standard. All facility staff are trained as first responders and were aware of their expected duties to include protection and separation, evidence preservation and collection, medical assessment and treatment if needed. Staff have received required training specific to these duties as confirmed through training rosters as well as staff interviews. Staff also have been provided a First Responder card with required steps and these cards were routinely in evidence during interviews.			
Standard 115.65: Coordinated response			
115.65 (a)			
■ Has the facility developed a written institutional plan to coordinate actions among staff first responders, medical and mental health practitioners, investigators, and facility leadership taken in response to an incident of sexual abuse? ⊠ Yes □ No			
Auditor Overall Compliance Determination			
☐ Exceeds Standard (Substantially exceeds requirement of standards)			

	\bowtie	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Does Not Meet Standard (Requires Corrective Action)	
facility p Specializ response	policy to zed Staff e plan a	we occurred, but the facility has developed and implemented an institutional plan though coordinate actions of staff in response to an incident of sexual abuse. Interviews with and intermediate level managers confirmed that all were knowledgeable concerning the nd the specific duties of each although. The provided First Responder card includes initial staff as well as initial response steps for line staff first on the scene.	
		15.66: Preservation of ability to protect inmates from the abusers	
115.66	(a)		
113.00	(a)		
	Are both the agency and any other governmental entities responsible for collective bargaining on the agency's behalf prohibited from entering into or renewing any collective bargaining agreement or other agreement that limits the agency's ability to remove alleged staff sexual abusers from contact with any inmates pending the outcome of an investigation or of a determination of whether and to what extent discipline is warranted? \boxtimes Yes \square No		
115.66	(b)		
•	Auditor	is not required to audit this provision.	
Audito	r Overa	all Compliance Determination	
		Exceeds Standard (Substantially exceeds requirement of standards)	
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Does Not Meet Standard (Requires Corrective Action)	
_	-	not entered into any agreements limiting the agency's ability to remove alleged staff from contact with any inmates pending the outcome of an investigation or of a	

determination of discipline warranted. Employees are subject to disciplinary sanctions up to termination for violating the CCRCF Policy regarding sexual abuse and harassment. Leadership interviewed stated

that no agreements with such limitations would be entertained, according to both PREA Standards and CCRCF policy. Staff are Sheriff's employees and subject to his decisions on retention in any event.

Standard 115.67: Agency protection against retaliation

115.67	7 (a)
•	Has the agency established a policy to protect all inmates and staff who report sexual abuse or sexual harassment or cooperate with sexual abuse or sexual harassment investigations from retaliation by other inmates or staff? \boxtimes Yes \square No
•	Has the agency designated which staff members or departments are charged with monitoring retaliation? \boxtimes Yes $\ \square$ No
115.67	7 (b)
•	Does the agency employ multiple protection measures, such as housing changes or transfers for inmate victims or abusers, removal of alleged staff or inmate abusers from contact with victims, and emotional support services for inmates or staff who fear retaliation for reporting sexual abuse or sexual harassment or for cooperating with investigations? \boxtimes Yes \square No
115.67	7 (c)
•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency: Monitor the conduct and treatment of residents or staff who reported the sexual abuse to see if there are changes that may suggest possible retaliation by inmates or staff? \boxtimes Yes \square No
•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency: Monitor the conduct and treatment of inmates who were reported to have suffered sexual abuse to see if there are changes that may suggest possible retaliation by inmates or staff? \boxtimes Yes \square No
•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency: Act promptly to remedy any such retaliation? \boxtimes Yes \square No
•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency: Monitor any inmate disciplinary reports? \boxtimes Yes \square No

•	unfour	t in instances where the agency determines that a report of sexual abuse is nded, for at least 90 days following a report of sexual abuse, does the agency: or inmate housing changes? \boxtimes Yes \square No	
•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency: Monitor inmate program changes? \boxtimes Yes \square No		
•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency: Monitor negative performance reviews of staff? \boxtimes Yes \square No		
•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency: Monitor reassignments of staff? \boxtimes Yes \square No		
•	Does the agency continue such monitoring beyond 90 days if the initial monitoring indicates a continuing need? \boxtimes Yes \square No		
15.67	' (d)		
•		case of inmates, does such monitoring also include periodic status checks?	
15.67	' (e)		
•	If any other individual who cooperates with an investigation expresses a fear of retaliation, does the agency take appropriate measures to protect that individual against retaliation? \boxtimes Yes \square No		
15.67	' (f)		
•	Audito	r is not required to audit this provision.	
Auditor Overall Compliance Determination			
		Exceeds Standard (Substantially exceeds requirement of standards)	
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Does Not Meet Standard (Requires Corrective Action)	

As defined in facility policy, if an incident occurred, multiple protection measures such as housing changes, transfers to a larger MDOC facility, emotional support services and removal of perpetrators would be put in place to protect all inmates and staff who report sexual abuse or harassment from retaliation. In the event of an allegation of sexual abuse, monitoring for retaliation would currently be

provided by the facility Lieutenants who manage each shift. Monitoring would be ongoing for a minimum of 90 days with periodic status checks unless additional time is warranted. There is a mandated form in place to be used for such monitoring.

Standard 115.68: I	Post-allegation protective custody	
115.68 (a)		
-	e of segregated housing to protect an inmate who is alleged to have buse subject to the requirements of § 115.43? $oxed{\boxtimes}$ Yes $\oxed{\square}$ No	
Auditor Overall Compli	ance Determination	
☐ Exceeds	Standard (Substantially exceeds requirement of standards)	
	andard (Substantial compliance; complies in all material ways with the for the relevant review period)	
☐ Does Not	Meet Standard (Requires Corrective Action)	
At CCRCF there have been allegation of sexual abuse of	no inmates placed in involuntary restrictive housing for protection following an during the last 12 months.	
Facility policy outlines that housing in involuntary restrictive housing occurs only when no alternatives are available for separation and safety purposes. The policy also states that the segregation, if used, will be very short-term or will include the provision of programs and privileges being offered. Generally, an inmate would be transferred to the MDOC Parchman facility for housing to ensure safety if needed. Interviews with specialized staff, the Warden, and the PREA Compliance Manager confirmed this procedure and understanding of policy.		
	INVESTIGATIONS	
Standard 115.71: (Criminal and administrative agency investigations	
115.71 (a)		
 When the agency sexual harassme agency/facility is 	or conducts its own investigations into allegations of sexual abuse and nt, does it do so promptly, thoroughly, and objectively? [N/A if the not responsible for conducting any form of criminal OR administrative estigations. See 115.21(a) 1 × Yes. No. NO.	

•	Does the agency conduct such investigations for all allegations, including third party and anonymous reports? [N/A if the agency/facility is not responsible for conducting any form of criminal OR administrative sexual abuse investigations. See 115.21(a).] \boxtimes Yes \square No \square NA
115.71	(b)
•	Where sexual abuse is alleged, does the agency use investigators who have received specialized training in sexual abuse investigations as required by 115.34? \boxtimes Yes \square No
115.71	(c)
•	Do investigators gather and preserve direct and circumstantial evidence, including any available physical and DNA evidence and any available electronic monitoring data? \boxtimes Yes \square No
•	Do investigators interview alleged victims, suspected perpetrators, and witnesses? \boxtimes Yes $\ \square$ No
•	Do investigators review prior reports and complaints of sexual abuse involving the suspected perpetrator? \boxtimes Yes $\ \Box$ No
115.71	(d)
•	When the quality of evidence appears to support criminal prosecution, does the agency conduct compelled interviews only after consulting with prosecutors as to whether compelled interviews may be an obstacle for subsequent criminal prosecution? \boxtimes Yes \square No
115.71	(e)
•	Do agency investigators assess the credibility of an alleged victim, suspect, or witness on an individual basis and not on the basis of that individual's status as inmate or staff? \boxtimes Yes \square No
•	Does the agency investigate allegations of sexual abuse without requiring an inmate who alleges sexual abuse to submit to a polygraph examination or other truth-telling device as a condition for proceeding? \boxtimes Yes \square No
115.71	(f)
•	Do administrative investigations include an effort to determine whether staff actions or failures to act contributed to the abuse? \boxtimes Yes \square No
•	Are administrative investigations documented in written reports that include a description of the physical evidence and testimonial evidence, the reasoning behind credibility assessments, and investigative facts and findings? \boxtimes Yes \square No

115.71	(g)		
•	descrip	minal investigations documented in a written report that contains a thorough ption of the physical, testimonial, and documentary evidence and attaches copies ocumentary evidence where feasible? \boxtimes Yes \square No	
115.71	(h)		
•		substantiated allegations of conduct that appears to be criminal referred for sution?	
115.71	(i)		
•	Does the agency retain all written reports referenced in 115.71(f) and (g) for as long as the alleged abuser is incarcerated or employed by the agency, plus five years? \boxtimes Yes \square No		
115.71	(j)		
•	employ	he agency ensure that the departure of an alleged abuser or victim from the yment or control of the agency does not provide a basis for terminating an gation?	
115.71	(k)		
•	Auditor is not required to audit this provision.		
115.71	5.71 (I)		
•	When an outside entity investigates sexual abuse, does the facility cooperate with outside investigators and endeavor to remain informed about the progress of the investigation? (N/A if an outside agency does not conduct administrative or criminal sexual abuse investigations. See 115.21(a).) \boxtimes Yes \square No \square NA		
Auditor Overall Compliance Determination			
		Exceeds Standard (Substantially exceeds requirement of standards)	
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Does Not Meet Standard (Requires Corrective Action)	

Any allegation of sexual abuse, no matter the method used to report, is immediately initiated as an investigation from facility staff leadership trained for administrative investigations. MDOC CID staff (Criminal Investigators) are available to assist as needed or requested, as are Sheriff's Department CID

investigators when required. However, it is noted that the CCRCF senior staff are also all trained investigators in law enforcement positions.

There were no allegations made in the past 12 months.

Upon interview of the local Investigator, and documentation review, it was determined that substantial training had been received concerning sexual abuse investigations, evidence collection, and preservation. CCRCF leadership interviewed stated that any allegations found to be substantiated would be referred for prosecution and any departure of the alleged abuser or victim would not terminate the investigation. Facility policy requires that the credibility of an alleged victim, suspect or witness shall be assessed on an individual basis and not be determined by any inmate status.

Complete investigative reports are required to be maintained for as long as the alleged abuser is incarcerated or employed by the agency, plus five years. Law enforcement investigation records are retained indefinitely by the Sheriff's office.

Standard 115.72: Evidentiary standard for administrative investigations

1	1	5	.72	(a)

•	Is it true that the agency does not impose a standard higher than a preponderance of the
	evidence in determining whether allegations of sexual abuse or sexual harassment are
	substantiated? ⊠ Yes □ No

Auditor Overall Compliance Determination

	Exceeds Standard (Substantially exceeds requirement of standards)
\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (Requires Corrective Action)

CCRCF policy requires that the 'preponderance of evidence' standard be used in determining whether allegations of sexual abuse or sexual harassment are substantiated. The Warden, Chief of Security and Investigator interviews verified this as the measure they utilize. In the absence of such events having occurred, the auditor relied on policy and interviews regarding the assessment of this standard.

There were no administrative investigations needed in the past 12 months as there were no allegations.

Standard 115.73: Reporting to inmates

115.73	s (a)
•	Following an investigation into an inmate's allegation that he or she suffered sexual abuse in an agency facility, does the agency inform the inmate as to whether the allegation has been determined to be substantiated, unsubstantiated, or unfounded? \square Yes \square No
115.73	s (b)
•	If the agency did not conduct the investigation into an inmate's allegation of sexual abuse in an agency facility, does the agency request the relevant information from the investigative agency in order to inform the inmate? (N/A if the agency/facility is responsible for conducting administrative and criminal investigations.) \boxtimes Yes \square No \square NA
115.73	s (c)
•	Following an inmate's allegation that a staff member has committed sexual abuse against the resident, unless the agency has determined that the allegation is unfounded, or unless the resident has been released from custody, does the agency subsequently inform the resident whenever: The staff member is no longer posted within the inmate's unit? \boxtimes Yes \square No
•	Following an inmate's allegation that a staff member has committed sexual abuse against the resident, unless the agency has determined that the allegation is unfounded, or unless the resident has been released from custody, does the agency subsequently inform the resident whenever: The staff member is no longer employed at the facility? \boxtimes Yes \square No
•	Following an inmate's allegation that a staff member has committed sexual abuse against the resident, unless the agency has determined that the allegation is unfounded, or unless the resident has been released from custody, does the agency subsequently inform the resident whenever: The agency learns that the staff member has been indicted on a charge related to sexual abuse in the facility? \boxtimes Yes \square No
•	Following an inmate's allegation that a staff member has committed sexual abuse against the resident, unless the agency has determined that the allegation is unfounded, or unless the resident has been released from custody, does the agency subsequently inform the resident whenever: The agency learns that the staff member has been convicted on a charge related to sexual abuse within the facility? \boxtimes Yes \square No
115.73	s (d)
•	Following an inmate's allegation that he or she has been sexually abused by another inmate, does the agency subsequently inform the alleged victim whenever: The agency learns that the alleged abuser has been indicted on a charge related to sexual abuse within the facility?

Following an inmate's allegation that he or she has been sexually abused by another inmate, does the agency subsequently inform the alleged victim whenever: The agency learns that the alleged abuser has been convicted on a charge related to sexual abuse within the facility? ☐ No		
115.73 (e)		
\bullet Does the agency document all such notifications or attempted notifications? \boxtimes Yes $\ \square$ No		
115.73 (f)		
 Auditor is not required to audit this provision. 		
Auditor Overall Compliance Determination		
☐ Exceeds Standard (Substantially exceeds requirement of standards)		
Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)		
☐ Does Not Meet Standard (Requires Corrective Action)		
There have been no allegations of sexual abuse or harassment this past 12 months and no investigations, and thus no notifications were required. Per facility policy, CCRCF has the responsibility to inform the reporting inmate as to whether his allegation was determined to be substantiated, unsubstantiated or unfounded. Following an allegation that a staff member has committed sexual abuse against an inmate, the agency would inform the inmate in writing if the staff is no longer posted in the unit or no longer employed at the facility; and if they have been indicted or convicted. If it involved another inmate, while in custody, the victim would be notified in writing whenever the alleged abuser was indicted or convicted.		
Although there have been no allegations thus far to be reported, both leadership and PREA staff indicated in their interviews they were aware of the requirements and the procedures to follow.		
DISCIPLINE		
Standard 115.76: Disciplinary sanctions for staff		
Standard 113.76. Disciplinary salictions for stan		
115.76 (a)		
 Are staff subject to disciplinary sanctions up to and including termination for violating agency sexual abuse or sexual harassment policies?		
115.76 (b)		

•	Is term abuse	ination the presumptive disciplinary sanction for staff who have engaged in sexual ? $\;\boxtimes\;$ Yes $\;\square\;$ No
115.76	(c)	
•	sexual the nat history	sciplinary sanctions for violations of agency policies relating to sexual abuse or harassment (other than actually engaging in sexual abuse) commensurate with ture and circumstances of the acts committed, the staff member's disciplinary , and the sanctions imposed for comparable offenses by other staff with similar es? \boxtimes Yes \square No
115.76	6 (d)	
•	or resig	terminations for violations of agency sexual abuse or sexual harassment policies, gnations by staff who would have been terminated if not for their resignation, ed to: Law enforcement agencies (unless the activity was clearly not criminal)? \boxtimes No
•	or resig	terminations for violations of agency sexual abuse or sexual harassment policies, gnations by staff who would have been terminated if not for their resignation, ed to: Relevant licensing bodies? \boxtimes Yes \square No
Audito	or Over	all Compliance Determination
		Exceeds Standard (Substantially exceeds requirement of standards)
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (Requires Corrective Action)

There have been no incidents requiring the discipline of staff and thus no necessity to make any reports on professionals to licensing boards, etc.

At CCRCF, staff are subject to disciplinary sanctions, to include termination, for violating the facility sexual abuse or harassment policies. Termination is the presumptive disciplinary sanction for staff and that policy is reaffirmed in staff training and on acknowledgment documents with staff signatures throughout the hiring process, and those forms were reviewed during the audit in random HR file reviews. Disciplinary sanctions for violations related to sexual abuse are commensurate with the circumstances of the acts and all terminations (and 'in-lieu-of' resignations) related to sexual abuse are reported to local law enforcement and relevant licensing bodies unless determined to be non-criminal acts. The departure of the staff does not halt the investigative process, as verified in Warden and investigator interviews.

Standard 115.77: Corrective action for contractors and volunteers

115.77 (a)		
113.77 (a)		
■ Is any contractor or volunteer who engages in sexual abuse prohibited from contact with inmates? ⊠ Yes □ No		
Is any contractor or volunteer who engages in sexual abuse reported to: Law enforcement agencies (unless the activity was clearly not criminal)? ⋈ Yes □ No		
Is any contractor or volunteer who engages in sexual abuse reported to: Relevant licensing bodies? ✓ Yes ✓ No		
115.77 (b)		
• In the case of any other violation of agency sexual abuse or sexual harassment policies by a contractor or volunteer, does the facility take appropriate remedial measures, and consider whether to prohibit further contact with inmates? ⋈ Yes □ No		
Auditor Overall Compliance Determination		
☐ Exceeds Standard (Substantially exceeds requirement of standards)		
Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)		
□ Does Not Meet Standard (Requires Corrective Action)		
There have been no incidents this past year requiring the discipline of volunteers or contractors and thus no necessity to make any reports on professionals to licensing boards, etc.		
Facility policy clearly designates that sexual abuse of an inmate by contract, volunteer or staff member is reported to law enforcement agencies and relevant licensing bodies and such persons will be prohibited from further contact with inmates. Most volunteers are from religious organizations and there have been no incidents involving volunteer/contractor sexual abuse of an inmate, but interviews with the volunteer supervisor (Chaplain) reinforced that they are trained in the agency's policy, in the legal consequences, as well as given related training information on preventing, recognizing, and reporting signs of abuse by others. All volunteer and contractor staff sign acknowledgment forms regarding these policies, actions, and consequences.		
Standard 115.78: Disciplinary sanctions for inmates		
115 78 (a)		

•	Following an administrative finding that an inmate engaged in inmate-on-inmate sexual abuse, or following a criminal finding of guilt for inmate-on-inmate sexual abuse, are inmates subject to disciplinary sanctions pursuant to a formal disciplinary process? \boxtimes Yes \square No
115.78	(b)
•	Are sanctions commensurate with the nature and circumstances of the abuse committed, the inmate's disciplinary history, and the sanctions imposed for comparable offenses by other inmates with similar histories? \boxtimes Yes \square No
115.78	(c)
•	When determining what types of sanction, if any, should be imposed, does the disciplinary process consider whether an inmate's mental disabilities or mental illness contributed to his or her behavior? \boxtimes Yes \square No
115.78	(d)
113.70	(u)
•	If the facility offers therapy, counseling, or other interventions designed to address and correct underlying reasons or motivations for the abuse, does the facility consider whether to require the offending inmate to participate in such interventions as a condition of access to programming and other benefits? \boxtimes Yes \square No
115.78	(e)
•	Does the agency discipline an inmate for sexual contact with staff only upon a finding that the staff member did not consent to such contact? \boxtimes Yes \square No
115.78	(f)
•	For the purpose of disciplinary action does a report of sexual abuse made in good faith based upon a reasonable belief that the alleged conduct occurred NOT constitute falsely reporting an incident or lying, even if an investigation does not establish evidence sufficient to substantiate the allegation? \boxtimes Yes \square No
115.78	(g)
•	Does the agency always refrain from considering non-coercive sexual activity between inmates to be sexual abuse? (N/A if the agency does not prohibit all sexual activity between inmates.) ☐ Yes ☐ No ☐ NA
Audito	r Overall Compliance Determination
	☐ Exceeds Standard (Substantially exceeds requirement of standards)
	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)

☐ Does Not Meet Standard (Requires Corrective Action)		
There have been no inmate-on-inmate sexual assault or harassment this past 12 months.		
In facility policy, and as reported during random and supervisory staff interviews, inmates are subject to disciplinary sanctions pursuant to a formal disciplinary process following a finding that an inmate engaged in sexual misconduct. The disciplinary process does consider whether an inmate's mental disability or liness contributed to his behavior when determining the type of sanction, and all sanctions are to be commensurate with the nature of the abuse committed, the inmate's history and comparable offenses of other inmates. The disciplinary process clearly defines the ability to hold an inmate accountable for sexual contact with staff only upon concluding that staff did not consent to such contact.		
All interviews mentioned that good faith reports of sexual abuse, based on a reasonable belief, would not constitute false reporting.		
MEDICAL AND MENTAL CARE		
Standard 115.81: Medical and mental health screenings; history of sexual abuse		
115.81 (a)		
■ If the screening pursuant to § 115.41 indicates that a prison inmate has experienced prior sexual victimization, whether it occurred in an institutional setting or in the community, do staff ensure that the inmate is offered a follow-up meeting with a medical or mental health practitioner within 14 days of the intake screening? (N/A if the facility is not a prison.) □ Yes □ No □ NA		

115.81 (c)

prison.) ⊠ Yes □ No □ NA

115.81 (b)

 If the screening pursuant to § 115.41 indicates that a jail inmate has experienced prior sexual victimization, whether it occurred in an institutional setting or in the community,

If the screening pursuant to § 115.41 indicates that a prison inmate has previously perpetrated sexual abuse, whether it occurred in an institutional setting or in the

community, do staff ensure that the inmate is offered a follow-up meeting with a mental health practitioner within 14 days of the intake screening? (N/A if the facility is not a

		f ensure that the inmate is offered a follow-up meeting with a medical or mental practitioner within 14 days of the intake screening? ⊠ Yes □ No	
15.81	(d)		
•	institut staff as includi	information related to sexual victimization or abusiveness that occurred in an ional setting strictly limited to medical and mental health practitioners and other is necessary to inform treatment plans and security management decisions, and housing, bed, work, education, and program assignments, or as otherwise and by Federal, State, or local law? ⊠ Yes □ No	
15.81	(e)		
•	reporti	dical and mental health practitioners obtain informed consent from inmates before ng information about prior sexual victimization that did not occur in an institutional , unless the inmate is under the age of 18? \boxtimes Yes \square No	
Auditor Overall Compliance Determination			
		Exceeds Standard (Substantially exceeds requirement of standards)	
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Does Not Meet Standard (Requires Corrective Action)	

The facility is compliant with this standard because MDOC has performed the required screening, collected and entered this data at the Reception Center intake process, and mental health services also exist at Reception facilities that can provide any required mental health response within the required 14 days. There is no provision for offering mental health services at any RCF. The auditor also notes that information reported at initial intake that is currently in inmate files is frequently years or even decades old, but the CCRCF Case Manager has a procedure that addresses the issue when an offender has experienced past sexual victimization and verifies whether any issues remain to be addressed. The 10 inmate files reviewed by the auditor reflected the reception process meeting this standard and entering the data into the individual's electronic inmate database.

There have been no disclosures of prior abuse by any inmate within the past 12 months but any inmate disclosing prior sexual abuse, whether the victim or perpetrator, while incarcerated or at any other time, will be seen by the medical practitioner very quickly after arrival. Informed consent is obtained prior to reporting prior victimization of adults which occurred outside the institutional setting. Upon interview of medical staff and review of facility policy, it is evident that information related to sexual victimization or abusiveness occurring in the institutional setting would be strictly limited to those staff required to provide appropriate care and program/housing assignments. Extensive Mental Health Services are provided through the Mississippi Department of Corrections facilities, as needed, and inmates with significant needs would likely be transferred back into the larger State system.

Standard 115.82: Access to emergency medical and mental health services

15.82	? (a)		
•	medica	nate victims of sexual abuse receive timely, unimpeded access to emergency all treatment and crisis intervention services, the nature and scope of which are nined by medical and mental health practitioners according to their professional ent?	
15.82	2 (b)		
•	recent	ualified medical or mental health practitioners are on duty at the time a report of sexual abuse is made, do security staff first responders take preliminary steps to the victim pursuant to § 115.62? \boxtimes Yes \square No	
•		curity staff first responders immediately notify the appropriate medical and mental practitioners? \boxtimes Yes $\ \square$ No	
15.82	2 (c)		
•	emerg	mate victims of sexual abuse offered timely information about and timely access to ency contraception and sexually transmitted infections prophylaxis, in accordance of the order of the o	
15.82	2 (d)		
•		eatment services provided to the victim without financial cost and regardless of er the victim names the abuser or cooperates with any investigation arising out of eident?	
Auditor Overall Compliance Determination			
		Exceeds Standard (Substantially exceeds requirement of standards)	
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Does Not Meet Standard (Requires Corrective Action)	

MDOC and CCRCF policies mandate immediate and unimpeded access to medical and mental health services, to include crisis intervention and sexually transmitted infections prophylaxis in accordance with professionally accepted standards of care, for all alleged victims of sexual abuse at no cost to the inmate.

Although emergency care may be provided at North Mississippi Hospital, if a situation required extensive or long-term treatment, the inmate would be moved to Parchman (Mississippi State Penitentiary) or a facility with a larger medical or mental health unit for stability and treatment.

Standard 115.83: Ongoing medical and mental health care for sexual abuse victims and abusers

115.83 (a)
■ Does the facility offer medical and mental health evaluation and, as appropriate, treatment to all inmates who have been victimized by sexual abuse in any prison, jail, lockup, or juvenile facility? ⊠ Yes □ No
115.83 (b)
■ Does the evaluation and treatment of such victims include, as appropriate, follow-up services, treatment plans, and, when necessary, referrals for continued care following their transfer to, or placement in, other facilities, or their release from custody? ☑ Yes ☐ No
115.83 (c)
■ Does the facility provide such victims with medical and mental health services consistent with the community level of care? ⊠ Yes □ No
115.83 (d)
 Are inmate victims of sexually abusive vaginal penetration while incarcerated offered pregnancy tests? (N/A if all-male facility.) □ Yes □ No ☒ NA
115.83 (e)
If pregnancy results from the conduct described in paragraph § 115.83(d), do such victims receive timely and comprehensive information about and timely access to all lawful pregnancy-related medical services? (N/A if all-male facility.) ☐ Yes ☐ No ☒ NA
115.83 (f)
 Are inmate victims of sexual abuse while incarcerated offered tests for sexually transmitted infections as medically appropriate? □ No
115 83 (a)

 Are treatment services provided to the victim without financial cost and regardless of whether the victim names the abuser or cooperates with any investigation arising out of the incident?		
115.83 (h)		
If the facility is a prison, does it attempt to conduct a mental health evaluation of all known inmate-on-inmate abusers within 60 days of learning of such abuse history and offer treatment when deemed appropriate by mental health practitioners? (NA if the facility is a jail.)		
Auditor Overall Compliance Determin	nation	
☐ Exceeds Standard (Sub	ostantially exceeds requirement of standards)	
Meets Standard (Substandard for the relevant	antial compliance; complies in all material ways with the review period)	
☐ Does Not Meet Standar	d (Requires Corrective Action)	
Based on medical staff interview and CCRCF policy, the facility will offer medical and mental health evaluation, and as appropriate, treatment to all inmates who are victimized by sexual abuse in the facility. The evaluation and treatment of such victims would include appropriate follow-up services, treatment plans, and referrals when necessary; and all are required to be consistent with the community level of care. The medical provider confirmed in her interview that the level of service here is at least equivalent to that of the community. Inmates would receive access to sexually transmitted infection prophylaxis and emergency medical or treatment services at no cost. It should be noted that significant mental health resources are available only in MDOC facilities, not in RCFs, and transfer is a possibility in order to receive the needed support services. Due to CCRCF being an all-male facility, sections (d-e) of this Standard are not applicable.		
DATA COLL	ECTION AND REVIEW	
Standard 115.86: Sexual abus	se incident reviews	
115.86 (a)		
sexual abuse investigation, inclu	al abuse incident review at the conclusion of every ding where the allegation has not been substantiated, letermined to be unfounded? ⊠ Yes □ No	
115.86 (b)		

	Does such review ordinarily occur within 30 days of the conclusion of the investigation? \boxtimes Yes $\ \square$ No
115.86	(c)
	Does the review team include upper-level management officials, with input from line supervisors, investigators, and medical or mental health practitioners? \boxtimes Yes \square No
115.86	(d)
1	Does the review team: Consider whether the allegation or investigation indicates a need to change policy or practice to better prevent, detect, or respond to sexual abuse? \boxtimes Yes \square No
! i	Does the review team: Consider whether the incident or allegation was motivated by race; ethnicity; gender identity; lesbian, gay, bisexual, transgender, or intersex identification, status, or perceived status; gang affiliation; or other group dynamics at the facility? \boxtimes Yes \square No
(Does the review team: Examine the area in the facility where the incident allegedly occurred to assess whether physical barriers in the area may enable abuse? \boxtimes Yes \square No
	Does the review team: Assess the adequacy of staffing levels in that area during different shifts? $\ oxed{\boxtimes}\ {\sf Yes}\ oxdot$ No
	Does the review team: Assess whether monitoring technology should be deployed or augmented to supplement supervision by staff? \boxtimes Yes \square No
	Does the review team: Prepare a report of its findings, including but not necessarily limited to determinations made pursuant to §§ 115.86(d)(1) - (d)(5), and any recommendations for improvement and submit such report to the facility head and PREA compliance manager? \boxtimes Yes \square No
115.86	(e)
	Does the facility implement the recommendations for improvement, or document its reasons for not doing so? \boxtimes Yes \square No
Auditor	Overall Compliance Determination
	Exceeds Standard (Substantially exceeds requirement of standards)
	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (Requires Corrective Action)

There have been no investigations or Incident Reviews in the past 12 months.

Facility policy requires a sexual abuse incident review within 30 days of the conclusion of every sexual abuse investigation, including those where the allegation has not been substantiated, and no review if the allegation has been determined to be unfounded. The review team includes the Warden and Chief of Operations, with input from line supervisors, investigators, and medical practitioner. Although there have been no incident reviews to date, due to no allegations having been made, interviews with staff that would be included on the incident review team, to include the Warden and PREA Compliance Manager, confirm familiarity with the policy requirement and all considerations that must be reviewed in compliance with the standard.

Standard	115.87: Data collection
115.87 (a)	
_	
faciliti	the agency collect accurate, uniform data for every allegation of sexual abuse at ies under its direct control using a standardized instrument and set of definitions? \Box No
115.87 (b)	
	the agency aggregate the incident-based sexual abuse data at least annually? $\hfill \square$ No
115.87 (c)	
quest	the incident-based data include, at a minimum, the data necessary to answer all ions from the most recent version of the Survey of Sexual Violence conducted by epartment of Justice? \square Yes \square No
115.87 (d)	
incide	the agency maintain, review, and collect data as needed from all available ent-based documents, including reports, investigation files, and sexual abuse ent reviews?
115.87 (e)	
facility	the agency also obtain incident-based and aggregated data from every private y with which it contracts for the confinement of its inmates? (N/A if agency does not act for the confinement of its inmates.) \boxtimes Yes \square No \square NA
115.87 (f)	
	the agency, upon request, provide all such data from the previous calendar year to epartment of Justice no later than June 30? (N/A if DOJ has not requested agency

data.)

Auditor Overa	Auditor Overall Compliance Determination		
	Exceeds Standard (Substantially exceeds requirement of standards)		
\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)		
	Does Not Meet Standard (Requires Corrective Action)		
Based on PREA Coordinator staff interview from the State DOC and CCRCF levels, and policy requirements listed, the facility will collect accurate, uniform data for every allegation of sexual abuse using the standardized instrument and set of definitions form the most recent version of the Survey of Sexual Violence (SSV) conducted by the Department of Justice. The facility maintains, reviews, collects, aggregates and provides all incident-based sexual abuse data to the Department of Justice by August 30 th annually. CCRCF does not contract the confinement of its inmates to any private facility.			
Standard 1	15.88: Data review for corrective action		
115.88 (a)			
assess	ne agency review data collected and aggregated pursuant to § 115.87 in order to and improve the effectiveness of its sexual abuse prevention, detection, and se policies, practices, and training, including by: Identifying problem areas? No		
assess respon	ne agency review data collected and aggregated pursuant to § 115.87 in order to and improve the effectiveness of its sexual abuse prevention, detection, and se policies, practices, and training, including by: Taking corrective action on an g basis?		
assess respon	ne agency review data collected and aggregated pursuant to § 115.87 in order to and improve the effectiveness of its sexual abuse prevention, detection, and se policies, practices, and training, including by: Preparing an annual report of its and corrective actions for each facility, as well as the agency as a whole? No		
115.88 (b)			
correct	he agency's annual report include a comparison of the current year's data and ive actions with those from prior years and provide an assessment of the 's progress in addressing sexual abuse \boxtimes Yes \square No		
115.88 (c)			

Is the agency's annual report approved by the agency head and made readily available to the public through its website or, if it does not have one, through other means? ⋈ Yes ☐ No			
115.88 (d)			
■ Does the agency indicate the nature of the material redacted where it redacts specific material from the reports when publication would present a clear and specific threat to the safety and security of a facility? Yes No			
Auditor Overall Compliance Determination			
☐ Exceeds Standard (Substantially exceeds requirement of standards)			
Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)			
□ Does Not Meet Standard (Requires Corrective Action)			
CCRCF policy requires the review of data collected and aggregated to assess and improve the effectiveness of its abuse prevention, detection and response policies, and training. A report is prepared annually for the facility to compare the current and prior year's data. Although there have been no incidents, other aggregate information is reviewed to seek improvements and submitted to the MDOC fo inclusion in their annual reporting and publishing for the State of Mississippi at http://www.mdoc.ms.gov.			
The MDOC PREA Coordinator, in his interview, indicated having prepared the reports on the DOC websit both the annual DOC report and the individual facilities' reports.			
Standard 115.89: Data storage, publication, and destruction			
115.89 (a)			
 Does the agency ensure that data collected pursuant to § 115.87 are securely retained? ✓ Yes □ No 			
115.89 (b)			
■ Does the agency make all aggregated sexual abuse data, from facilities under its direct control and private facilities with which it contracts, readily available to the public at leas annually through its website or, if it does not have one, through other means? ☑ Yes □ No			
115.89 (c)			

$lacktriangledown$ Does the agency remove all personal identifiers before making aggregated sexual abuse data publicly available? \boxtimes Yes $\ \square$ No	
115.89 (d)	
10 ye	the agency maintain sexual abuse data collected pursuant to § 115.87 for at least ears after the date of the initial collection, unless Federal, State, or local law requires twise? \boxtimes Yes \square No
Auditor Overall Compliance Determination	
	Exceeds Standard (Substantially exceeds requirement of standards)
\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (Requires Corrective Action)
investigative and recomme the initial collesexual abuse	requires that all case records concerning claims of sexual abuse, to include incident reports, reports, offender information, case disposition, medical and counseling evaluation findings indations for treatment are securely retained for a minimum of 10 years after the date of ection unless otherwise required by law. Provided documentation shows that aggregated data under the MDOC is made readily available to the public at least annually through the te, following the removal of all personal identifiers.
AUDITING AND CORRECTIVE ACTION	
Standard 115.401: Frequency and scope of audits	
115.401 (a)	
perio a pri	In the three-year period starting on August 20, 2013, and during each three-year d thereafter, did the agency ensure that each facility operated by the agency, or by vate organization on behalf of the agency, was audited at least once? (N/A before lest 20, 2016.) \boxtimes Yes \square No \square NA
115.401 (b)	
least	and each one-year period starting on August 20, 2013, did the agency ensure that at one-third of each facility type operated by the agency, or by a private organization ehalf of the agency, was audited? \boxtimes Yes \square No

115.401 (h)
■ Did the auditor have access to, and the ability to observe, all areas of the audited facility? □ Yes □ No
115.401 (i)
 Was the auditor permitted to request and receive copies of any relevant documents (including electronically stored information)?
115.401 (m)
■ Was the auditor permitted to conduct private interviews with inmates, residents, and detainees? ⊠ Yes □ No
115.401 (n)
\bullet Were inmates permitted to send confidential information or correspondence to the auditor in the same manner as if they were communicating with legal counsel? \boxtimes Yes \square No
Auditor Overall Compliance Determination
☐ Exceeds Standard (Substantially exceeds requirement of standards)
Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
□ Does Not Meet Standard (Requires Corrective Action)
Standard 115.403: Audit contents and findings
115.403 (f)
The agency has published on its agency website, if it has one, or has otherwise made publicly available, all Final Audit Reports within 90 days of issuance by the auditor. The review period is for prior audits completed during the past three years PRECEDING THIS AGENCY AUDIT. In the case of single facility agencies, the auditor shall ensure that the facility's last audit report was published. The pendency of any agency appeal pursuant to 28 C.F.R. § 115.405 does not excuse noncompliance with this provision. (N/A if there have been no Final Audit Reports issued in the past three years, or in the case of single facility agencies that there has never been a Final Audit Report issued.)

 \boxtimes Yes \square No \square NA

Auditor Overall Compliance Determination	
	Exceeds Standard (Substantially exceeds requirement of standards)
\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (Requires Corrective Action)
	AUDITOR CERTIFICATION
I certify tha	ıt:
\boxtimes	The contents of this report are accurate to the best of my knowledge.
\boxtimes	No conflict of interest exists with respect to my ability to conduct an audit of the agency under review, and
	I have not included in the final report any personally identifiable information (PII) about any inmate or staff member, except where the names of administrative personnel are specifically requested in the report template.
Auditor I	nstructions:
electronic si searchable document in reports that	ull name in the text box below for Auditor Signature. This will function as your official ignature. Auditor must deliver their final report to the PREA Resource Center as a PDF format to ensure accessibility to people with disabilities. Save this report not a PDF format prior to submission. Auditor are not permitted to submit audit have been scanned. See the PREA Auditor Handbook for a full discussion of auditating requirements.
William P	eck July 8, 2019

 $^{^1}$ See additional instructions here: https://support.office.com/en-us/article/Save-or-convert-to-PDF-d85416c5-7d77-4fd6-a216-6f4bf7c7c110 .

² See *PREA Auditor Handbook*, Version 1.0, August 2017; Page

s 68-69.

Auditor Signature

Date