Date of Interim Audit Report: ### Auditor Information Name: Alton Baskerville	Prison Rape Elimination Act (PREA) Audit Report Adult Prisons & Jails				
Auditor Information Name: Alton Baskerville		☐ Interim	⊠ Final		
Name: Alton Baskerville	If n	o Interim Audit Report, select N/A	·	xt. 🛛 N/A	
Company Name: AB Management & Consulting LLC Mailing Address: 2310 Victoria Crossing City, State, Zip: Midlothian, Virginia 23113 Telephone: 804-980-6379 Date of Facility Visit: November 10-12, 2020 Agency Information Name of Agency: Mississippi Department of Corrections Governing Authority or Parent Agency (If Applicable): N/A Physical Address: 301 N. Lamar Street City, State, Zip: Jackson, MS 39201 Mailing Address: 301 N. Lamar Street City, State, Zip: Jackson, MS 39201 The Agency Is: Military Private for Profit Profit Profit Profit Municipal County State Agency Website with PREA Information: https://www.mdoc.ms.gov/Division/Pages/PREA.aspx Agency Chief Executive Officer Name: Burl Cain Email: bcain@mdoc.state.ms.us Telephone: 601-359-5600 Agency-Wide PREA Coordinator Name: Kim Dingess Email: kdingess@mdoc.state.ms.is Telephone: Click or tap here to enter text. Number of Compliance Managers who report to the PREA		Auditor In	formation		
Mailing Address: 2310 Victoria Crossing City, State, Zip: Midlothian, Virginia 23113 Telephone: 804-980-6379 Agency Information Name of Agency: Mississippi Department of Corrections Governing Authority or Parent Agency (If Applicable): N/A Physical Address: 301 N. Lamar Street City, State, Zip: Jackson, MS 39201 Mailing Address: 301 N. Lamar Street City, State, Zip: Jackson, MS 39201 The Agency Is: Military Private for Profit Private not for Profit Municipal County State Federal Agency Website with PREA Information: https://www.mdoc.ms.gov/Division/Pages/PREA.aspx Agency Chief Executive Officer Name: Burl Cain Email: bcain@mdoc.state.ms.us Telephone: 601-359-5600 Agency-Wide PREA Coordinator Name: Kim Dingess Email: kdingess@mdoc.state.ms.is Telephone: Click or tap here to enter text. Number of Compliance Managers who report to the PREA Coordinator:	Name: Alton Baskerville	•	Email: abville42@aol.c	com	
Agency Information Name of Agency: Mississippi Department of Corrections Governing Authority or Parent Agency (If Applicable): N/A Physical Address: 301 N. Lamar Street City, State, Zip: Jackson, MS 39201 Mailing Address: 301 N. Lamar Street City, State, Zip: Jackson, MS 39201 The Agency Is: Military Private for Profit Private not for Profit Municipal County State Federal Agency Website with PREA Information: https://www.mdoc.ms.gov/Division/Pages/PREA.aspx Agency Chief Executive Officer Name: Burl Cain Email: bcain@mdoc.state.ms.us Telephone: 601-359-5600 Agency-Wide PREA Coordinator Name: Kim Dingess Email: kdingess@mdoc.state.ms.is Telephone: Click or tap here to enter text. PREA Coordinator Reports to: Number of Compliance Managers who report to the PREA Coordinator:	Company Name: AB Manag	gement & Consulting LLC			
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Mailing Address: 301 N. Lamar Street City, State, Zip: Jackson, MS 39201 The Agency Is:	Governing Authority or Parent	Agency (If Applicable): N/A			
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Name: Burl Cain Email: bcain@mdoc.state.ms.us Agency-Wide PREA Coordinator Name: Kim Dingess Email: kdingess@mdoc.state.ms.is Telephone: Click or tap here to enter text. PREA Coordinator: Number of Compliance Managers who report to the PREA Coordinator:	☐ Municipal	☐ County	⊠ State	☐ Federal	
Name: Burl Cain Email: bcain@mdoc.state.ms.us Agency-Wide PREA Coordinator Name: Kim Dingess Email: kdingess@mdoc.state.ms.is Telephone: Click or tap here to enter text. PREA Coordinator Reports to: Number of Compliance Managers who report to the PREA Coordinator:	Agency Website with PREA Inf	ormation: https://www.md	loc.ms.gov/Division/Page	s/PREA.aspx	
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Agency-Wide PREA Coordinator Name: Kim Dingess Email: kdingess@mdoc.state.ms.is PREA Coordinator Reports to: Number of Compliance Managers who report to the PREA Coordinator:	Name: Burl Cain				
Name: Kim Dingess Email: kdingess@mdoc.state.ms.is PREA Coordinator Reports to: Number of Compliance Managers who report to the PREA Coordinator:	Email: bcain@mdoc.sta	ite.ms.us	Telephone: 601-359-56	00	
Email: kdingess@mdoc.state.ms.is Telephone: Click or tap here to enter text. PREA Coordinator Reports to: Number of Compliance Managers who report to the PREA Coordinator:		Agency-Wide PF	REA Coordinator		
PREA Coordinator Reports to: Number of Compliance Managers who report to the PREA Coordinator:	Name: Kim Dingess				
Coordinator:	Email: kdingess@mdoc	c.state.ms.is	Telephone: Click or tap he	ere to enter text.	
John Hunt, Corrections Investigations Division 12					

		Facility In	formation		
Name of Facili	ty: South Mis	sissippi Correctional Insti	tution		
Physical Addr	ess: 22689 Hwy	⁄ 63 N	City, State, Zi	p: Leakesville	e, MS 39451
Mailing Address P.O. Box 14	ss (if different fro 19	m above):	City, State, Zi	City, State, Zip: Leakesville, MS 39451	
The Facility Is		☐ Military	☐ Private for Profit		☐ Private not for Profit
☐ Mun	icipal	☐ County			☐ Federal
Facility Type:				□ J	ail
Facility Websi	te with PREA Info	rmation: https://www.mdod	c.ms.gov/Divi	sion/Pages/PRE	A.aspx
Has the facility	/ been accredited	within the past 3 years?	res 🗌 No		
ACA NCCHC CALEA Other (plea	s not been accred	ed within the past 3 years, selectited within the past 3 years): Dee: Click or tap here to enter to	ext.		
If the facility h	as completed any	r internal or external audits othe	r than those th	at resulted in accr	editation, please describe:
		Warden/Jail Administ	trator/Sheriff	/Director	
Name: And	drew Mills, Inter	im Superintendent			
Email: ami	lls@mdoc.state	e.ms.us	Telephone:	601-394-5600	ext. 1400
		Facility PREA Cor	mpliance Ma	nager	
Name: Luc	y Martin, CID				
Email: Ima	rtin@mdoc.stat	e.ms.us	Telephone:	601-394-5600	ext. 1030
Facility Health Service Administrator ☐ N/A					
Name: Da	vid Carmon				
Email: Click	k or tap here to e	enter text.	Telephone:	601-394-5600	ext. 1364
		Facility Cha	racteristics		
Designated Fa	cility Capacity:		3082		
Current Population of Facility: 23			2386		

Average daily population for the past 12 months:		2558		
Has the facility been over capacity at any point in the past 12 months?		☐ Yes ⊠ No		
Which population(s) does the facility hold?		☐ Females ☒ Mal	es	
Age range of population:		20-86		
Average length of stay or time under supervision:		1 year to life		
Facility security levels/inmate custody levels:		minimum, medium, &	close	
Number of inmates admitted to facility during the past	12 mont	hs:	1457	
Number of inmates admitted to facility during the past in the facility was for 72 hours or more:	12 mont	hs whose length of stay	1457	
Number of inmates admitted to facility during the past in the facility was for <i>30 days or more:</i>	12 mont	hs whose length of stay	1457	
Does the facility hold youthful inmates?		☐ Yes ☒ No		
Number of youthful inmates held in the facility during facility never holds youthful inmates)	the past	12 months: (N/A if the	Click or tap here to enter text. N/A	
Does the audited facility hold inmates for one or more other agencies (e.g. a State correctional agency, U.S. Marshals Service, Bureau of Prisons, U.S. Immigration and Customs Enforcement)?		☐ Yes		
Select all other agencies for which the audited facility holds inmates: Select all that apply (N/A if the audited facility does not hold inmates for any other agency or agencies):	cility holds inmates: Select all that apply (N/A if the idited facility does not hold inmates for any other gency or agencies): Judicial district correctional or City or municipal correctional or city jail) Private corrections or detention		agency on agency detention facility or detention facility (e.g. police lockup or	
Number of staff currently employed by the facility who	may hav	ve contact with inmates:	240	
Number of staff hired by the facility during the past 12 months who may have contact with inmates:		53		
Number of contracts in the past 12 months for services have contact with inmates:	s with co	ontractors who may	0	
Number of individual contractors who have contact with inmates, currently authorized to enter the facility:		es, currently authorized	127	
Number of volunteers who have contact with inmates, currently authorized to enter the facility:		266		

Physical	al Plant			
Number of buildings:				
Auditors should count all buildings that are part of the facility, formally allowed to enter them or not. In situations where temp been erected (e.g., tents) the auditor should use their discretion to include the structure in the overall count of buildings. As a generally structure is regularly or routinely used to hold or hot temporary structure is used to house or support operational fur short period of time (e.g., an emergency situation), it should be count of buildings.	orary structures have n to determine whether leneral rule, if a use inmates, or if the nctions for more than a	47		
Number of inmate housing units:				
Enter 0 if the facility does not have discrete housing units. DO. FAQ on the definition of a housing unit: How is a "housing unit purposes of the PREA Standards? The question has been raise relates to facilities that have adjacent or interconnected units. concept of a housing unit is architectural. The generally agreed space that is enclosed by physical barriers accessed through ovarious types, including commercial-grade swing doors, steel sinterlocking sally port doors, etc. In addition to the primary ent additional doors are often included to meet life safety codes. The sleeping space, sanitary facilities (including toilets, lavatories, dayroom or leisure space in differing configurations. Many facilities or pods clustered around a control room. This multiples the facility with certain staff efficiencies and economies of scal design affords the flexibility to separately house inmates of differing are grouped by some other operational or service scheme room is enclosed by security glass, and in some cases, this all neighboring pods. However, observation from one unit to anoth angled site lines. In some cases, the facility has prevented this one-way glass. Both the architectural design and functional usindicate that they are managed as distinct housing units.	" defined for the ed in particular as it The most common I-upon definition is a one or more doors of sliding doors, rance and exit, ne unit contains and showers), and a lities are designed with e-pod design provides e. At the same time, the fering security levels, or Generally, the control lows inmates to see into her is usually limited by entirely by installing	16		
Number of single cell housing units:		1		
Number of multiple occupancy cell housing units:		2		
Number of open bay/dorm housing units:		13		
Number of segregation cells (for example, administrative, disci custody, etc.):	plinary, protective	36		
In housing units, does the facility maintain sight and sound sep youthful inmates and adult inmates? (N/A if the facility never he		☐ Yes	□ No	⊠ N/A
Does the facility have a video monitoring system, electronic su other monitoring technology (e.g. cameras, etc.)?	rveillance system, or	⊠ Yes	□No	
Has the facility installed or updated a video monitoring system system, or other monitoring technology in the past 12 months?		⊠ Yes	□No	
Medical and Mental Health Servi	ces and Forensic Med	dical Exam	ns	
Are medical services provided on-site?	⊠ Yes □ No			
Are mental health services provided on-site?	⊠ Yes □ No			

	☐ On-site	☐ On-site			
Where are sexual assault forensic medical exams prov Select all that apply.	ided? Rape Crisis Center	Rape Crisis Center			
	Other (please name or describe: Click or tap here to enter				
	text.)				
ı	Investigations				
Crin	minal Investigations				
Number of investigators employed by the agency and/o for conducting CRIMINAL investigations into allegation harassment:		2			
When the facility received allegations of sexual abuse	or seviral harassment (whether	☐ Facility investigators			
staff-on-inmate or inmate-on-inmate), CRIMINAL INVES		Agency investigators			
Select all that apply.		☐ An external investigative entity			
	Local police department				
Out of the control of	☐ Local sheriff's department				
Select all external entities responsible for CRIMINAL INVESTIGATIONS: Select all that apply (N/A if no	☐ State police				
external entities are responsible for criminal investigations)	A U.S. Department of Justice component				
,	Other (please name or describe: Click or tap here to enter text.)				
	⊠ N/A				
Admin	istrative Investigations				
Number of investigators employed by the agency and/o for conducting ADMINISTRATIVE investigations into al sexual harassment?	or facility who are responsible legations of sexual abuse or	2			
When the facility receives allegations of sexual abuse	or sexual harassment (whether	☐ Facility investigators			
staff-on-inmate or inmate-on-inmate), ADMINISTRATIV		Agency investigators			
conducted by: Select all that apply		☐ An external investigative entity			
Select all external entities responsible for	☐ Local police department				
ADMINISTRATIVE INVESTIGATIONS: Select all that	☐ Local sheriff's department				
apply (N/A if no external entities are responsible for administrative investigations)	☐ State police				
	A U.S. Department of Justice component				
	Other (please name or describ	e: Click or tap here to enter text.)			
	⊠ N/A				

Audit Findings

Audit Narrative (including Audit Methodology)

The auditor's description of the audit methodology should include a detailed description of the following processes during the pre-onsite audit, onsite audit, and post-audit phases: documents and files reviewed, discussions and types of interviews conducted, number of days spent on-site, observations made during the site-review, and a detailed description of any follow-up work conducted during the post-audit phase. The narrative should describe the techniques the auditor used to sample documentation and select interviewees, and the auditor's process for the site review.

On September 17, 2020, the Pre-Audit Notification was sent to South Mississippi Correctional Institution (SMCI) to be posted throughout the facility. On September 28, 2020, an email was provided with pictures of the PREA notices posted September 25, 2020 on bulletin boards in the facility. Instructions were given to post the notice throughout the center where offenders, staff and visitors could view it. The notification will remain posted at least six weeks after the onsite audit. The onsite audit took place November 9 through 11, 2020. On October 16,2020, I received electronics files from SMCI which included the Pre-Audit Questionnaire, operating procedures, organizational charts, and other PREA related information. I received no offender requests to be interviewed. The PREA Audit Schedule was sent to the prison on November 2, 2020. Staff rosters and offender bed logs were provided the day before the onsite visit. Selection of offenders and staff was made before the onsite visit.

The audit team, Maggie Capel, Certified PREA Auditor, and I arrived at South Mississippi Correctional Institution on November 10, 2020 at 8:15 AM. We met with Superintendent Andrew Mills, Lucy Martin, PREA Compliance Manager, Chief of Security Michael McLendon, Kim Dingess, PREA Coordinator, John Hunt, Director, CID, and other key staff in the Superintendent's conference room in the administration building. Superintendent Mills introduced his staff to the audit team. We introduced ourselves and shared the audit schedule, expectations and purpose for the audit. After the conclusion of the entry meeting, I began a tour of the Area I compound with Chief McLendon and Warden Barnes. Auditor Maggie Capel began interviewing random offenders and random security staff. There were 2426 inmates assigned to the facility on the first day of the audit.

During the tour, we visited all the housing units that housed inmates in addition the program buildings such as the kitchen, dining hall, infirmary, vocational, intake, property, school, visitation, maintenance and sallyport. I saw the PREA Notification letter posted throughout the prison. PREA posters were posted in English and Spanish in all the housing areas. However, PREA notifications were not in posted in some of the housing units. Staff put the missing notices up immediately after being told of the missing notices. PREA hot line numbers and instructions were posted on the walls in the dayrooms near the telephones. I tested the PREA hot line number, and received notice that my test call had been received on the same day of the test call.

I spoke with offenders in all housing, program and work areas. The inmates communicated freely, and demonstrated knowledge of PREA requirements, specifically how to make notifications if needed. Staff and inmate communication appeared to be good.

I visited the control towers of all the housing units. I inspected the daily pass down logs and the supervisor's entry logs. Supervisor signatures were not consistently entered into the log books. Control tower officers said supervisors were making daily rounds; however, the officers said they did not log them in because they were busy performing other duties. I informed the officers that if they did not log the supervisors in the log book, they were officially not present in the unit. To correct this problem, Superintendent Mills sent out a memo the SMCI Security Staff dated November 30, 2020 stating, "During the recent PREA Audit, it became very clear that the Unit Tower Officers were not logging their supervisors in and out of the unit. These logs are fundamentally important in establishing compliance with various policies and procedures and showing that the supervisors are making rounds, conducting inspections, passing out state issue, etc...Supervisors

need to ensure the tower officers are logging them in and out of EVERY building that they enter. Announce this at muster for the next 7 consecutive days and provide a training roster." The auditor requested and received copies of unit log books which showed entries for supervisors during the month of December.

The inmates have privacy in the shower and toilet areas in all the housing units. However, tower officers can observe inmates in part of the rest areas where the sinks are. Inmates are stripped searched in this area in clear view of the female tower officers. A number of the random inmates interviewed indicated that strip searches of inmates were being conducted in the restroom areas and in the bed areas without privacy screens. To address this concern, Superintendent Mills wrote a memo dated December 7, 2020 stating the following: "Four panel folding partitions have been ordered to be utilized during strip searches of offenders. Six of the four panel partitions will be staged at each compound. These panels are portable and will be utilized when strip searching offenders, beginning on their arrival. No offenders will be strip searched in view of the female tower officers, other staff or other offenders. Privacy will be maintained at all strip searches. The offenders will only be viewed by the officer conducting the search. Also, the bottom eight inches of the bathroom facing windows in the unit towers must be painted to block view of the offender dressing and undressing for the showers by the tower officers. These is a PREA requirement that must be adhered to at all times." The auditor received documents on December 23, 2020 showing this problem being corrected.

Also, I saw sheets, put up by inmates, used as partitions in the rear of the restroom areas. This practice by some inmates threatens the safety of inmates using the restroom. Superintendent Mills wrote a memo to all security staff dated November 16, 2020 stating the following: "We have met the PREA requirements by installing partitions and shower curtains in the bathrooms. There is no need for offenders to embellish these measures other than to hid illicit activities in the bathroom. From this point forward all sheets/blankets that are put up in the bathroom will be immediately removed. Any offender that is seen putting these screens up or is caught behind them will receive a RVR for B16 entitled (Disruptive behavior or disorderly conduct which threatens the orderly running of the institution.)".

There is a real shortage of security staff at the SMCI. The tower officer is the only officer in the housing unit for security purposes. Security supervisors make rounds usually once during the shift. A second officer would enter the housing unit to conduct count. Cameras are currently being installed in the housing units. However, there were no plans to put monitors in the control towers to improve the safety and the security of the inmates in the housing units. This auditor stressed the need to place monitors in the control towers because of the shortage of correctional staff. Superintendent Mills requested and received approval to modify the installation to include placing a video monitor in all eighteen control towers in the housing units of SMCI. This project is scheduled to be completed before the end of December, 2020. The Mississippi Department of Corrections and SCMI are working hard to recruit more correctional staff. The recruiting age has been lowered to nineteen ages old.

We spoke with many members of the staff throughout the tour of the prison. Staff were aware that the PREA audit team would be reviewing the prison practices and operations as related to PREA. They readily answered the auditor's questions and expressed knowledge of PREA policies and procedures. The majority of staff and inmates state that announcements were made prior to female staff entering the male housing areas.

The facility had difficulty finding an interpreter for the hearing impaired. SMCI was able to use the services of a local interpreter to assist the auditor in interviewing a hearing impair inmate. The MDOC has developed a Memorandum of Understanding and Agreement with the local interpreter to be effective in December, 2020. It will be in effect for two years with a renewal clause.

When interviewing Superintendent Mills, it was discovered that SMCI did not have an active Sexual Abuse Incident Review Team. He stated that the Team will be activated and chaired by the PREA Compliance Manager and members will include area warden or deputy warden, chief of security and/ superintendent. On December 23, 2020, I received the minutes of two Sexual Abuse Incident Review Team meetings. The meetings were held on November 14, 2020 and on December 14, 2020. Both cases were unsubstantiated.

A random review of ten inmate records showed that risk assessments or reassessments are not being completed for incoming inmates or following a sexual abuse incident. In order to comply with standard 115.41, the facility will have to complete risk assessments or reassessments for all inmates who need them by December 23, 2020. On December 23, 2020, I sent a random list of twenty inmates to have their risk assessments or reassessments verified. I received the verification the same day I sent the request.

Upon completion of the tour, we went to our assigned work areas. We began interviewing staff, offenders, and reviewing audit files and documentation.

The auditors did not receive all the PREA Training Documentation for staff and inmates who were interviewed. The facility had until December 23, 2020 to provide all requested documentation to the chief auditor. SMCI provided the requested documentation by December 23, 2020.

The audit team interviewed twenty-six random inmates and seventeen targeted inmates. During the interviews, inmates demonstrated some knowledge of PREA rules and reporting procedures. The 17 targeted inmates included 2 inmates with a physical disability, 1 Inmate who is LEP, 3 Inmates who identify as Lesbian, Gay or Bisexual, 5 Inmates who reported sexual abuse, 2 inmates who were deaf or hard of hearing, 2 inmates with cognitive disability, and 2 inmates in segregated housing for high risk of sexual victimization. All inmates demonstrated a some understanding of the PREA program and their rights. Inmates were provided a two-page PREA handout upon arrival and instructed to read it. All inmates interviewed were aware of the PREA hotline. Inmates reported this is the most effective means of making a report of sexual abuse or any other concerns.

Twenty-one random staff were interviewed, and sixteen specialized staff were interviewed. Random staff interviewed represented all housing units, plus day and night shifts. The specialized staff included the CID Director, Agency Contract Administrator, Investigative staff, Superintendent, Intake staff, Higher-Level Facility staff, PREA Compliance Manager, Designated staff member charged with monitoring retaliation, Volunteers, Contractor, Medical and Mental Health staff, Security and Non-Security Staff who have acted as first responders, Staff who supervise inmates in segregation housing, Staff who perform screening for risk of victimization and abusiveness, Incident Review Team, and Human Resources Staff. All staff had received training within the past 12 months. Staff were aware of PREA requirements and their duty to act immediately upon any PREA complaint or violation.

After concluding the onsite portion of the audit, the audit team held an exit meeting with Superintendent Mills, Statewide PREA Coordinator, PREA Compliance Manager, and other key members of the executive team. We expressed our appreciation for the hospitality, cooperation, and timely assistance with inmate and staff interviews as well as unrestricted access to documents and files that were needed.

We indicated that the onsite portion of the audit pointed out some areas that need improvements in order to meet all the PREA standard requirements. The facility was given the date of December 23, 2020 to correct deficiencies noted in order to be included into a final PREA Report.

Facility Characteristics

The auditor's description of the audited facility should include details about the facility type, demographics and size of the inmate, resident or detainee population, numbers and type of staff positions, configuration and layout of the facility, numbers of housing units, description of housing units including any special housing units, a description of programs and services, including food service and recreation. The auditor should describe how these details are relevant to PREA implementation and compliance.

The South Mississippi Correctional Institution (SMCI), a facility accredited by the American Correctional Association, is located on 337 acres of land in Leakesville, Greene County, Mississippi, approximately 53 miles south of Hattiesburg and 93 miles north of Gulfport. SMCI is a minimum, medium and close level facility with a male population ranging in age from 20-82 years.

facility with a male population ranging in age from 20-82 years.
SMCI is divided into three inmate living areas: Areas I, II and III. Area I opened in 1989, and Areas II and III opened in 1996. There are a total of 18 housing units: two single housing units, one multiple occupancy cells housing units and 15 open bay/dorms housing units; 36 cells are designated to house segregation inmate population.

Summary of Audit Findings

The summary should include the number and list of standards exceeded, number of standards met, and number and list of standards not met.

Auditor Note: No standard should be found to be "Not Applicable" or "NA". A compliance determination must be made for each standard.

Standards Exceeded

Number of Standards Exceeded: 0 List of Standards Exceeded: 0

Standards Met

Number of Standards Met: 43

Standards Not Met

Number of Standards Not Met: 0 List of Standards Not Met: 0

PREVENTION PLANNING

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

All Yes/No Questions Must Be Answered by The Auditor to Complete the Report

115.11	(a)	
•		the agency have a written policy mandating zero tolerance toward all forms of sexual and sexual harassment? $\ oxtimes$ Yes $\ oxtimes$ No
•		the written policy outline the agency's approach to preventing, detecting, and responding ual abuse and sexual harassment? $\ oxdot \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$
115.11	(b)	
•	Has th	e agency employed or designated an agency-wide PREA Coordinator? ⊠ Yes □ No
•	Is the I	PREA Coordinator position in the upper-level of the agency hierarchy? $\ oxtimes$ Yes $\ oxtimes$ No
•	overse	the PREA Coordinator have sufficient time and authority to develop, implement, and see agency efforts to comply with the PREA standards in all of its facilities? \Box No
115.11	(c)	
•		agency operates more than one facility, has each facility designated a PREA compliance ger? (N/A if agency operates only one facility.) \square Yes \square No \boxtimes NA
•	facility'	the PREA compliance manager have sufficient time and authority to coordinate the 's efforts to comply with the PREA standards? (N/A if agency operates only one facility.) \square No \square 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)
	\boxtimes	Does Not Meet Standard (Requires Corrective Action)

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's

conclusions. This discussion must also include corrective action recommendations where the facility does not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

MDOC Statewide SOP 20-14-01, p. 21, line 84-86; p. 31, line 87-95, establishes zero tolerance and contains all elements required by this standard. Interviews with staff and residents confirm knowledge of this policy and it is understood that zero tolerance of sexual abuse and harassment has become practice though staff training and resident orientation. MDOC has an agency-wide PREA coordinator position, identified as Branch Director II in MDOC's organizational chart. SMCI designates PREA compliance responsibilities to the Correctional Supervisor position, and this position reports to the statewide PREA Coordinator, Kim Dingess.

I saw sheets, put up by inmates, used as partitions in the rear of the restroom areas. This practice by some inmates threatens the safety of inmates using the restroom. Superintendent Mills wrote a memo to all security staff dated November 16, 2020 stating the following: "We have met the PREA requirements by installing partitions and shower curtains in the bathrooms. There is no need for offenders to embellish these measures other than to hid illicit activities in the bathroom. From this point forward all sheets/blankets that are put up in the bathroom will be immediately removed. Any offender that is seen putting these screens up or is caught behind them will receive a RVR for B16 entitled (Disruptive behavior or disorderly conduct which threatens the orderly running of the institution.)". The corrective action by Superintendent Mills puts this standard in compliance.

Standard 115.12: Contracting with other entities for the confinement of inmates

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

1	1	5.	.1	2	(a)
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	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)
•	Does any new contract or contract renewal signed on or after August 20, 2012 provide for agency contract monitoring to ensure that the contractor is complying with the PREA standards? (N/A if the agency does not contract with private agencies or other entities for the confinement of inmates.) \boxtimes Yes \square No \square NA
Audito	or Overall Compliance Determination

If this agency is public and it contracts for the confinement of its inmates with private agencies

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)
Instru	ctions for Overall Compliance Determination Narrative
complia conclus not me	prrative below must include a comprehensive discussion of all the evidence relied upon in making the ance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's sions. This discussion must also include corrective action recommendations where the facility does et the standard. These recommendations must be included in the Final Report, accompanied by ation on specific corrective actions taken by the facility.
2012 o PREA with the monito	has entered into or renewed a contract for the confinement of residents on or after August 20, or since the last PREA audit. Such contracts do require contractors to adopt and comply with standards. Additionally, the contracts do require MDOC to monitor the contractor's compliance e PREA standards. I spoke the Director of Private and Regional Facilities concerning her role to or contract facilities. She frequently visits all contract facilities to ensure full compliance of PREA three years.
Stand	dard 115.13: Supervision and monitoring
All Yes	s/No Questions Must Be Answered by the Auditor to Complete the Report
115.13	s (a)
•	Does the facility have a documented staffing plan that provides for adequate levels of staffing and, where applicable, video monitoring, to protect inmates against sexual abuse? \boxtimes Yes \square No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: Generally accepted detention and correctional practices? \boxtimes Yes \square No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: Any judicial findings of inadequacy? \boxtimes Yes \square No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: Any findings of inadequacy from Federal investigative agencies? \boxtimes Yes \square No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: Any findings of inadequacy from internal or external oversight bodies? \boxtimes Yes \square No

	"blind-spots" or areas where staff or inmates may be isolated)? 🗵 Yes 🗀 No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: The composition of the inmate population? \boxtimes Yes \square No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: The number and placement of supervisory staff? \boxtimes Yes \square No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: The institution programs occurring on a particular shift? \boxtimes Yes \square No \square NA
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: Any applicable State or local laws, regulations, or standards? \boxtimes Yes \square No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: The prevalence of substantiated and unsubstantiated incidents of sexual abuse? \boxtimes Yes \square No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: Any other relevant factors? $\ \ \ \ \ \ \ \ \ \ \ \ \ $
115.13	3 (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.) \square Yes \square No \boxtimes NA
115.13	3 (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	s (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? ⊠ Yes □ No

•	Is this	policy and practice implemented for night shifts as well as day shifts? $oximes$ Yes \oximin No				
•	■ Does the facility/agency have a policy prohibiting staff from alerting other staff members that these supervisory rounds are occurring, unless such announcement is related to the legitimate operational functions of the facility? Yes □ 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)				

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MDOC Statewide SOP 20-14-01 requires all facilities to meet the requirement of this standard. The last PREA audit was September 2017 and the average daily number of inmates were (2338) which the staffing plan was predicated. There have not been any deviations from the staffing plan in the past 12 months at SMCI.

I visited the control towers of all the housing units. I inspected the daily pass down logs and the supervisor's entry logs. Supervisor signatures were not consistently entered into the log books. Control tower officers said supervisors were making daily rounds; however, the officers said they did not log them in because they were busy performing other duties. I informed the officers that if they did not log the supervisors in the log book, they were officially not present in the unit. To correct this problem, Superintendent Mills sent out a memo to the SMCI Security Staff dated November 30, 2020 stating, "During the recent PREA Audit, it became very clear that the Unit Tower Officers were not logging their supervisors in and out of the unit. These logs are fundamentally important in establishing compliance with various policies and procedures and showing that the supervisors are making rounds, conducting inspections, passing out state issue, etc...Supervisors need to ensure the tower officers are logging them in and out of EVERY building that they enter. Announce this at muster for the next 7 consecutive days and provide a training roster." The auditor requested and received copies of unit log books which showed entries for supervisors during the month of December. This standard is in compliance based upon the above stated action of SMCI.

Standard 115.14: Youthful inmates

 Does the facility place all youthful inmates in housing units that separate them from sight, 					
sound, and physical contact with any adult inmates through use of a shared dayroom or other common space, shower area, or sleeping quarters? (N/A if facility does not have youthful inmates [inmates <18 years old].) Yes No NA					
115.14 (b)					
• In areas outside of housing units does the agency maintain sight and sound separation between youthful inmates and adult inmates? (N/A if facility does not have youthful inmates [inmates <18 years old].) ☐ Yes ☐ No ☒ NA					
In areas outside of housing units does the agency provide direct staff supervision when youthfu inmates and adult inmates have sight, sound, or physical contact? (N/A if facility does not have youthful inmates [inmates <18 years old].) ☐ Yes ☐ No ☒ NA					
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].) ☐ Yes ☐ No ☒ 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].) ☐ Yes ☐ No ☒ 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					
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)					
Instructions for Overall Compliance Determination Narrative					

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This standard is not applicable to SMCI since the facility does not have any youthful offenders.

115.14 (a)

Standard 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? ☑ Yes □ No
115.15 (b)
 Does the facility always refrain from conducting cross-gender pat-down searches of female inmates, except in exigent circumstances? (N/A if the facility does not have female inmates.) □ Yes □ No ⋈ 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 if the facility does not have female inmates.) □ Yes □ No ☒ NA
115.15 (c)
■ Does the facility document all cross-gender strip searches and cross-gender visual body cavity searches? No
 Does the facility document all cross-gender pat-down searches of female inmates? (N/A if the facility does not have female inmates.) ☐ Yes ☐ No ☒ NA
115.15 (d)
■ Does the facility have policies 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 have procedures 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? ⊠ Yes □ No					
•	• 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 tha 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? \boxtimes Yes \square 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					
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)				

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MDOC Policy 16.07 governs PREA compliance for the standard. SMCI does not conduct cross-gender strip or visual body cavity searches of residents. During the unit tour, auditors noted announcements being made when females entered the housing units. The inmates have privacy in the shower and toilet areas in all the housing units. However, tower officers can observe inmates in part of the rest areas where the sinks are. Inmates are stripped searched in this area in clear view of the female tower officers. A number of the random inmates interviewed indicated that strip searches of inmates were being conducted in the restroom areas and in the bed areas without privacy screens. To address this concern, Superintendent Mills wrote a memo dated December 7, 2020 stating the following: "Four panel folding partitions have been ordered to be utilized during strip searches of offenders. Six of the four panel partitions will be staged at each compound. These panels are portable and will be utilized when strip searching offenders, beginning on their arrival. No offenders will be strip searched in view of the female tower officers, other staff or other offenders. Privacy will be maintained at all strip searches. The offenders will only be viewed by the officer conducting the search. Also, the bottom eight inches of the bathroom facing windows in the unit towers must be painted to block view of the offender dressing

and undressing for the showers by the tower officers. These is a PREA requirement that must be adhered to at all times." The auditor received documents on December 23, 2020 showing this problem being corrected. This standard is now in compliance.

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

115.16 (a)	5.16 (a)
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•	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? Yes □ No					
■ Does the agency ensure that written materials are provided in formats or through methods the ensure effective communication with inmates with disabilities including inmates who: Have limited reading skills? Yes □ 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 of have low vision? ✓ Yes ✓ No					
115.16 (b)					
■ Does the agency take reasonable steps to ensure meaningful access to all aspects of the agency's efforts to prevent, detect, and respond to sexual abuse and sexual harassment to inmates who are limited English proficient? Yes □ No					
 Do these steps include providing interpreters who can interpret effectively, accurately, and impartially, both receptively and expressively, using any necessary specialized vocabulary? ☑ Yes □ No 					
115.16 (c)					
■ Does the agency always refrain from relying on inmate interpreters, inmate readers, or other types of inmate assistance except in limited circumstances where an extended delay in obtaining an effective interpreter could compromise the inmate's safety, the performance of first-response duties under §115.64, or the investigation of the inmate's allegations? ⊠ 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)					
Instructions for Overall Compliance Determination Narrative					

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MDOC Policy 20-14-01 has established procedures to provide disabled and limited English proficiency inmates 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. MDOC has contracted with an agency for interpreter services to ensure effective communication with inmates with disabilities and limited English

proficiency. Staff indicated that resident interpreters would not be used in reporting and allegation of sexual abuse or harassment. In the past 12 months, there were (0) number of instances where inmate interpreters, readers, or other types of inmate assistants have been used.

The facility had difficulty finding an interpreter for the hearing impaired. SMCI was able to use the services of a local interpreter to assist the auditor in interviewing a hearing impair inmate. The MDOC has developed a Memorandum of Understanding and Agreement with the local interpreter to be effective in December, 2020. It will be in effect for two years with a renewal clause. This standard is now in compliance.

Standard 115.17: Hiring and promotion decisions

ΑII

1	1	5	1	7	(a)

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report
115.17 (a)
■ 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 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? ⊠ 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? ⊠ Yes □ 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 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? ⊠ Yes □ No
■ 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? ☑ Yes □ No
115.17 (b)
■ Does the agency consider any incidents of sexual harassment in determining whether to hire or promote anyone who may have contact with inmates? ⊠ Yes □ No
■ Does the agency consider any incidents of sexual harassment in determining whether to enlist the services of any contractor who may have contact with inmates? ☑ Yes ☐ No

115.17 ((c)
	Before hiring new employees, who may have contact with inmates, does the agency perform a criminal background records check? $\ oxdot$ Yes $\ oxdot$ No
v f	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
115.17 ((d)
	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)
C	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)
a	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 nterviews for hiring or promotions? \boxtimes Yes \square No
a	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? $oxtimes$ Yes \oxtime 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)
h e s	Does the agency provide information on substantiated allegations of sexual abuse or sexual narassment 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.) \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)			
Instructions	for Overall Compliance Determination Narrative			
compliance or conclusions. T not meet the s	below must include a comprehensive discussion of all the evidence relied upon in making the non-compliance determination, the auditor's analysis and reasoning, and the auditor's this discussion must also include corrective action recommendations where the facility does tandard. These recommendations must be included in the Final Report, accompanied by specific corrective actions taken by the facility.			
who has previous or nonconsens background recontractors what standard. In the	MDOC SOP 20-14-01 prohibits the hiring or promoting of anyone who may have contact with inmates who has previously been convicted or adjudicated to have engaged, or attempted to engage, in forced or nonconsensual sexual activity or sexual abuse. MDOC Policy 20-14-01 also requires criminal background record checks to be performed least every five years for current employees and contractors who may have contact with inmates. The policy is consistent with the requirements of the standard. In the past 12 months, 53 persons hired who may have contact with inmates have had criminal background record checks.			
Standard '	115.18: Upgrades to facilities and technologies			
All Yes/No Q	uestions Must Be Answered by the Auditor to Complete the Report			
115.18 (a)				
modific expans if agen facilitie	agency designed or acquired any new facility or planned any substantial expansion or cation of existing facilities, did the agency consider the effect of the design, acquisition, sion, or modification upon the agency's ability to protect inmates from sexual abuse? (N/A acy/facility has not acquired a new facility or made a substantial expansion to existing as since August 20, 2012, or since the last PREA audit, whichever is later.) Solution \square NA			
115.18 (b)				
other r agenc update techno	agency installed or updated a video monitoring system, electronic surveillance system, or monitoring technology, did the agency consider how such technology may enhance the y's ability to protect inmates from sexual abuse? (N/A if agency/facility has not installed or ed a video monitoring system, electronic surveillance system, or other monitoring blogy since August 20, 2012, or since the last PREA audit, whichever is later.) \square NO \square NA			

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)			
Instructions	for Overall Compliance Determination Narrative			
compliance or conclusions. To not meet the s	below must include a comprehensive discussion of all the evidence relied upon in making the non-compliance determination, the auditor's analysis and reasoning, and the auditor's his discussion must also include corrective action recommendations where the facility does tandard. These recommendations must be included in the Final Report, accompanied by specific corrective actions taken by the facility.			
CMCI has not	agguired any new facilities or made any substantial expansions or modifications to			

SMCI has not acquired any new facilities or made any substantial expansions or modifications to existing facilities since August 20, 2012. SMCI has installed or updated a video monitoring system, electronic surveillance system or other monitoring technology since August 20, 2012. There is a real shortage of security staff at the SMCI. The tower officer is the only officer in the housing unit for security purposes. Security supervisors make rounds usually once during the shift. A second officer would enter the housing unit to conduct count. Cameras are currently being installed in the housing units. However, there were no plans to put monitors in the control towers to improve the safety and the security of the inmates in the housing units. This auditor stressed the need to place monitors in the control towers because of the shortage of correctional staff. Superintendent Mills requested and received approval to modify the installation to include placing a video monitor in all eighteen control towers in the housing units of SMCI. This project is scheduled to be completed before the end of December, 2020. The Mississippi Department of Corrections and SCMI are working hard to recruit more correctional staff. The recruiting age has been lowered to nineteen ages old. The auditor has received pictures of cameras being installed in all of the housing units. Monitors have been approved for installation in all housing units control towers. This standard is now in compliance.

RESPONSIVE PLANNING

Standard 115.21: Evidence protocol and forensic medical examinations

1	1	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.) \square Yes \square No \boxtimes 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.) \boxtimes Yes \square No \square 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? \boxtimes Yes \square 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? (N/A if the agency <i>always</i> makes a victim advocate from a rape crisis center available to victims.) \boxtimes Yes \square No \square NA
•	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

If the agency itself is not responsible for investigating allegations of sexual abuse, has the agency requested that the investigating agency 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.) □ Yes □ No ☒ 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 *always* makes a victim advocate from a rape crisis center available to victims.) ⋈ Yes ⋈ NO ⋈ 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)

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

MDOC Corrections Investigation Division is responsible for conducting sexual abuse investigations as outlined in MDOC Policy 12-05. Additionally, policies that outline evidence protocol and requirements for forensic medical exams are found in MDOC Policy 16-14 and MDOC 20-14-01. MDOC has signed a Memorandum of Understanding with the Mississippi Coalition against Sexual Assault (MSCASA) to make MSCASA's services available to victims of sexual assault.

All victims of sexual abuse have access to a forensic medical examination at an outside facility without any cost to them. Examinations are conducted by SANEs/SAFEs when available. Within the past 12 months, SMCI has three (3) forensic medical exams conducted. Within the past 12 months, SMCI had three (3) exams performed by SAFEs/SANEs and three (3) performed by a qualified medical practitioner. SMCI is in compliance with this standard.

Standard 115.22: Policies to ensure referrals of allegations for investigations

115.22	2 (a)								
•	Does the agency ensure an administrative or criminal investigation is completed for all allegations of sexual abuse? \boxtimes Yes \square No								
•	Does the agency ensure an administrative or criminal investigation is completed for all allegations of sexual harassment? \boxtimes Yes \square No								
115.22	2 (b)								
•	Does the agency have a policy and practice in place to ensure that allegations of sexual abuse or sexual harassment are referred for investigation to an agency with the legal authority to conduct criminal investigations, unless the allegation does not involve potentially criminal behavior? \boxtimes Yes \square No								
•		e agency published such policy on its website or, if it does not have one, made the policy ble through other means? \boxtimes Yes \square No							
•	Does t	he agency document all such referrals? $oxtimes$ Yes \oxtimes No							
115.22 (c)									
•	If a separate entity is responsible for conducting criminal investigations, does the policy describe the responsibilities of both the agency and the investigating entity? (N/A if the agency/facility is responsible for criminal investigations. See 115.21(a).) \square Yes \square No \boxtimes NA								
115.22	2 (d)								
•									
115.2	2 (e)								
•	Auditor is not required to audit this provision.								
Audito	uditor 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)							

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

SMCI conducts an administrative criminal investigation for all allegations of sexual abuse and sexual harassment as stated in MDOC Policy 20-14-01. During the past 12 months, SMCI received (55) allegations of sexual abuse and sexual harassment, of which (0) resulted in administrative investigations and (3) were referred for criminal investigations. All allegations are referred to the Correction Investigations Division for investigation. The auditor reviewed (15) cases of sexual abuse which occurred within the past twelve months audit period. Three (3) of the fifteen cases were the ones referred for criminal investigations. Most cases were unsubstantiated cases of inmate-on-inmate sexual harassment or sexual assault. One ongoing investigation is a case that involves the sexual misconduct of an employee with an inmate. All inmates were notified in writing about the conclusion of their investigations. The investigative procedures were in line with MDOC policy and PREA requirements.

TRAINING AND EDUCATION

Standard 115.31: Employee training

1	1	5	.31	(a)
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_	- (-)
	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

relevant laws related to mandatory reporting of sexual abuse to outside authorities? ☐ Yes ☐ No 115.31 (b) ☐ Is such training tailored to the gender of the inmates at the employee's facility? ☐ Yes ☐ No ☐ Have employees received additional training if reassigned from a facility that houses only male inmates to a facility that houses only female inmates, or vice versa? ☐ Yes ☐ No 115.31 (c) ☐ Have all current employees who may have contact with inmates received such training? ☐ Yes ☐ No ☐ Does the agency provide each employee with refresher training every two years to ensure tha all employees know the agency's current sexual abuse and sexual harassment policies and procedures? ☐ Yes ☐ No ☐ In years in which an employee does not receive refresher training, does the agency provide	•	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									
communicate effectively and professionally with inmates, including lesbian, gay, bisexual, transgender, intersex, or gender nonconforming inmates? ☒ Yes ☐ No Does the agency train all employees who may have contact with inmates on how to comply wirelevant laws related to mandatory reporting of sexual abuse to outside authorities? Yes ☐ No Is such training tailored to the gender of the inmates at the employee's facility? ☒ Yes ☐ No Have employees received additional training if reassigned from a facility that houses only male inmates to a facility that houses only female inmates, or vice versa? ☒ Yes ☐ No Have all current employees who may have contact with inmates received such training? Yes ☐ No Does the agency provide each employee with refresher training every two years to ensure tha all employees know the agency's current sexual abuse and sexual harassment policies and procedures? ☒ Yes ☐ No In years in which an employee does not receive refresher training, does the agency provide refresher information on current sexual abuse and sexual harassment policies? ☒ Yes ☐ No Does the agency document, through employee signature or electronic verification, that employees understand the training they have received? ☒ Yes ☐ No Auditor Overall Compliance Determination ☐ Exceeds Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)	•										
relevant laws related to mandatory reporting of sexual abuse to outside authorities? Yes	•	commi	unicate effectively and professionally with inmates, including lesbian, gay, bisexual,								
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all employees know the agency's current sexual abuse and sexual harassment policies and procedures? ⊠ Yes □ No In years in which an employee does not receive refresher training, does the agency provide refresher information on current sexual abuse and sexual harassment policies? ⊠ Yes □ No 115.31 (d) Does the agency document, through employee signature or electronic verification, that employees understand the training they have received? ⊠ 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)	•		· · · · · · · · · · · · · · · · · · ·								
refresher information on current sexual abuse and sexual harassment policies? ☑ Yes ☐ No 115.31 (d) Does the agency document, through employee signature or electronic verification, that employees understand the training they have received? ☑ 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 the agency document, through employee signature or electronic verification, that employees understand the training they have received? ⋈ 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) 	•	In years in which an employee does not receive refresher training, does the agency provide refresher information on current sexual abuse and sexual harassment policies? \boxtimes Yes \square No									
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Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)		_									
standard for the relevant review period)			Exceeds Standard (Substantially exceeds requirement of standards)								
☐ Does Not Meet Standard (Requires Corrective Action)		\boxtimes									
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Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

MDOC Policy 20-14-01, pp.11-12, line 524-552, states that all MDOC employees who may have contact with inmates will be trained on all of the enumerated PREA training curriculum requirements. Employees receive training on PREA requirements at least once a year during annual refresher training in accordance with MDOC Policy 04-02., and between trainings, MDOC employs agency directives to provide employees with information about current policies regarding sexual abuse and harassment. In the past 12 months, 240 employees at SMCI were trained on PREA requirements. The auditor did not receive proof of PREA Training for all staff interviewed during the onsite audit. The requested proof of training was submitted to the auditor on December 23, 2020. SMCI is now in compliance with this standard.

Standard 115.32: Volunteer and contractor training

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.32	? (a)
-	Has the agency ensured that all volunteers and contractors who have contact with inmates have
	been trained on their responsibilities under the agency's sexual abuse and sexual harassment
	prevention, detection, and response policies and procedures? \boxtimes Yes \square No

115.32 (b)

Have all volunteers and contractors who have contact with inmates been notified of the agency's zero-tolerance policy regarding sexual abuse and sexual harassment and informed how to report such incidents (the level and type of training provided to volunteers and contractors shall be based on the services they provide and level of contact they have with inmates)? ⋈ Yes □ No

115.32 (c)

■ Does the agency maintain documentation confirming that volunteers and contractors understand the training they have received?

☑ 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)

Instructions for Overall Compliance Determination Narrative

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SMCI trains all volunteers and contractors who have contact with inmates on their responsibilities under the agency's policies and procedures regarding sexual abuse and sexual harassment prevention, detection and response. SMCI dedicates a section in its Volunteer Handbook, a tool used for training volunteers and contractors, to educate them on PREA and the agency's applicable policies and procedures. According to the Pre-Audit Questionnaire, in the past 12 months, 393 volunteers and contractors have received training on these policies. SMCI is in compliance with this standard based on auditors' interviews of volunteers, contractors, and supervisory staff. A review of Volunteer Handbook, signed forms from volunteers and contractors, and a perusal of applicable policies and procedures.

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All Yes/No Questions Must Be Answered b	v the Auditor to Complete the Report
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115.33	(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	(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	(c)

No

Have all inmates received the comprehensive education referenced in 115.33(b)? ⊠ Yes □

		cedures of the inmate's new facility differ from those of the previous facility? □ No		
115.33	(d)			
		e agency provide inmate education in formats accessible to all inmates including those limited English proficient? \boxtimes Yes \square No		
		e agency provide inmate education in formats accessible to all inmates including those deaf? \boxtimes Yes $\ \square$ No		
		e agency provide inmate education in formats accessible to all inmates including those visually impaired? \boxtimes Yes \square No		
		e agency provide inmate education in formats accessible to all inmates including those otherwise disabled? \boxtimes Yes \square No		
		e agency provide inmate education in formats accessible to all inmates including those ve limited reading skills? \boxtimes Yes \square No		
115.33	(e)			
	Does the ⊠ Yes	e agency maintain documentation of inmate participation in these education sessions?		
115.33	(f)			
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)		
Instructions for Overall Compliance Determination Narrative				

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MDOC Policy 20-14-01, p. 13, line 611-629, requires inmates to receive information at intake about the agency's zero-tolerance policy and how to report incidents or suspicions of sexual abuse or harassment. The intake form is signed by the inmate and maintained by the agency as documentation of the inmate's PREA education. Agency policy requires that inmates who are transferred from one facility to another be educated regarding their rights to be free from both sexual abuse/harassment and retaliation for reporting such incidents and on agency policies and procedures for responding to such incidents to the extent that the policies and procedures of the new facility differ from those of the previous facility.

In the past 12 months, 1427 inmates have been admitted to SMCI and received PREA information at intake and prior to August 20, 2012, all inmates had been educated on PREA. The number of those inmates during the past 12 months (whose length of stay in the facility was for 30 days or more) who received comprehensive education on their rights to be free from both sexual abuse/harassment and retaliation for reporting such incidents and on agency policies and procedures for responding to such incidents within 30 days of intake was 1427. The auditor did not received proof of training for all inmates who were interviewed during the onsite audit. On December,23, 2020, this auditor received the requested proof of PREA training for the inmates who were interviewed.

Standard 115.34: Specialized training: Investigations

•	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 receive 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).) \boxtimes Yes \square No \square NA
115.34	ł (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).) \boxtimes Yes \square No \square NA
•	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).) \boxtimes Yes \square No \square NA
•	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).) \boxtimes Yes \square No \square 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).)

Instructions for Overall Compliance Determination Narrative

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MDOC conducts its own investigations of allegations of sexual abuse, and MDOC Policy 20-14-01, p.14, line 649-658, requires all investigators to be trained in sexual abuse investigations in confinement settings. Five (5) investigators currently employed at SMCI completed the required PREA training. Auditor finds SCMI in compliance with this standard based on review of MDOC Policy 20-14-01, review of investigators' training records, and interview with the Chief Investigator.

Standard 115.35: Specialized training: Medical and mental health care

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.35 (a)

- Does the agency ensure that all full- and part-time medical and mental health care practitioners who work regularly in its facilities have been trained in how to detect and assess signs of sexual abuse and sexual harassment? (N/A if the agency does not have any full- or part-time medical or mental health care practitioners who work regularly in its facilities.)

 Yes □ No □ NA
- Does the agency ensure that all full- and part-time medical and mental health care practitioners who work regularly in its facilities have been trained in how to preserve physical evidence of

		abuse? (N/A if the agency does not have any full- or part-time medical or mental health actitioners who work regularly in its facilities.) \boxtimes Yes \square No \square NA
•	who wo profess have a	ne agency ensure that all full- and part-time medical and mental health care practitioners ork regularly in its facilities have been trained in how to respond effectively and sionally to victims of sexual abuse and sexual harassment? (N/A if the agency does not ny full- or part-time medical or mental health care practitioners who work regularly in its s.) \boxtimes Yes \square No \square NA
•	who wo suspici- or part-	he agency ensure that all full- and part-time medical and mental health care practitioners ork regularly in its facilities have been trained in how and to whom to report allegations or ons of sexual abuse and sexual harassment? (N/A if the agency does not have any full-time medical or mental health care practitioners who work regularly in its facilities.) \square No \square NA
115.35	(b)	
•	receive facility	cal staff employed by the agency conduct forensic examinations, do such medical staff eappropriate training to conduct such examinations? (N/A if agency medical staff at the do not conduct forensic exams or the agency does not employ medical staff.) \boxtimes No \square NA
115.35	(c)	
•	receive the age	he agency maintain documentation that medical and mental health practitioners have ad the training referenced in this standard either from the agency or elsewhere? (N/A if ency does not have any full- or part-time medical or mental health care practitioners who egularly in its facilities.) \boxtimes Yes \square No \square NA
115.35	i (d)	
•	Do med manda medica	dical and mental health care practitioners employed by the agency also receive training ted for employees by §115.31? (N/A if the agency does not have any full- or part-time of mental health care practitioners employed by the agency.) \square No \square NA
•	also red does no	dical and mental health care practitioners contracted by or volunteering for the agency ceive training mandated for contractors and volunteers by §115.32? (N/A if the agency of have any full- or part-time medical or mental health care practitioners contracted by or eering for the agency.) \boxtimes Yes \square No \square NA
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)

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

One hundred percent (100%) of SMCI medical and mental health care practitioners who work regularly at the facility, all of whom have received the agency's required PREA training in accordance with MDOC Policy 20-14-01, p15; line 677-690, SMCI's medical staff does not conduct forensic examinations. I find SMCI in compliance with this standard based on interviews of medical and mental health staff, random inmates receiving medical and mental health care, review of training documents of staff interviewed, and perusal of relevant policies and procedures.

SCREENING FOR RISK OF SEXUAL VICTIMIZATION AND ABUSIVENESS

Standard 115.41: Screening for risk of victimization and abusiveness

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report
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? ⊠ Yes □ 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? ☑ Yes □ 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? ☑ Yes □ 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? ⊠ Yes □ No

•	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, as known to the agency, prior acts of sexual abuse? Yes No
•	In assessing inmates for risk of being sexually abusive, does the initial PREA risk screening consider, as 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, as known to the agency, history of prior institutional violence or sexual abuse? \boxtimes Yes \square No

•	facility	a set time period not more than 30 days from the inmate's arrival at the facility, does the reassess the inmate's risk of victimization or abusiveness based upon any additional, at information received by the facility since the intake screening? \boxtimes Yes \square No
115.41	(g)	
•		he facility reassess an inmate's risk level when warranted due to a referral? $\ \square$ No
•		he facility reassess an inmate's risk level when warranted due to a request? $\hfill\Box$ No
•		he facility reassess an inmate's risk level when warranted due to an incident of sexual ? $oxtimes$ Yes \oxtimes No
•	informa	he facility reassess an inmate's risk level when warranted due to receipt of additional ation that bears on the inmate's risk of sexual victimization or abusiveness? \Box No
115.41	(h)	
•	comple	e case that inmates are not ever disciplined for refusing to answer, or for not disclosing ete information in response to, questions asked pursuant to paragraphs (d)(1), (d)(7), or (d)(9) of this section? \boxtimes Yes \square No
115.41	(i)	
•	respon	e agency implemented appropriate controls on the dissemination within the facility of uses to questions asked pursuant to this standard in order to ensure that sensitive ation is not exploited to the inmate's detriment by staff or other inmates? \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)
Instru	ctions f	for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

115.41 (f)

MDOC Policy 20-14-01, p.15-16 L.710-742, requires all inmates to be screened for risk of sexual victimization or risk of sexually abusing other inmates within 72 hours of their intake. A random review of ten inmate records showed that risk assessments or reassessments are not being completed for incoming inmates or following a sexual abuse incident. In order to comply with standard 115.41, the facility will have to complete risk assessments or reassessments for all inmates who need them by December 23, 2020. On December 23, 2020, I sent a random list of twenty inmates to have their risk assessments or reassessments verified. I received the verification the same day I sent the request. The facility is now in compliance with this standard.

Standard 115.42: Use of screening information

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.42 (a)	
■ Does the agency use information from the risk screening required by § 115.41, with the goal 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 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 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 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 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 each inmate? ✓ Yes ✓ No	
115.42 (c)	

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? \boxtimes Yes \square No
115.42	2 (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? (N/A if the agency has a dedicated facility, unit, or wing solely for the placement of LGBT or I inmates pursuant to a consent decree, legal settlement, or legal judgement.) \boxtimes Yes \square No \square NA
•	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? (N/A if the agency has a dedicated facility, unit, or wing solely for the placement of LGBT or I inmates pursuant to a consent decree, legal settlement, or legal judgement.) \boxtimes Yes \square No \square NA
•	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? (N/A if the agency has a dedicated facility, unit, or wing solely for the placement of LGBT or I inmates pursuant to a consent decree, legal settlement, or legal judgement.) \boxtimes Yes \square No \square NA

		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)
Instruc	ctions f	or Overall Compliance Determination Narrative
complia conclus not me	ance or a sions. The et the st	below must include a comprehensive discussion of all the evidence relied upon in making the non-compliance determination, the auditor's analysis and reasoning, and the auditor's his discussion must also include corrective action recommendations where the facility does tandard. These recommendations must be included in the Final Report, accompanied by specific corrective actions taken by the facility.
assigni inmate makes 14-01, safety shower interse review	ments v s at hig individu p17, lin is given r separa x inmat	ormation from the risk screening to inform housing, bed, work, education and program with the goal of keeping separate inmates at high risk of being sexually victimized from the risk of being sexually abusive per MDOC Policy 20-14-01, p 17, line 784-787. SMCI calized determinations on how to ensure the safety of each inmate per MDOC Policy 20-e 788-796. A transgender or intersex inmate's own view with respect to his or her own serious consideration. A transgender or intersex inmate is given an opportunity to ately from other inmates. SMCI does not place lesbian, gay, bisexual, transgender or es in dedicated buildings or wings. I find SMCI in compliance with this standard based or DC policies and procedures, interviews with staff and inmates, and observations while illity.
Stand	dard 1	15.43: Protective Custody
All Yes	s/No Qı	uestions Must Be Answered by the Auditor to Complete the Report
115.43	(a)	
•	involun made,	he facility always refrain from placing inmates at high risk for sexual victimization in stary segregated housing unless an assessment of all available alternatives has been and a determination has been made that there is no available alternative means of tion from likely abusers? Yes No
•	involun	ility cannot conduct such an assessment immediately, does the facility hold the inmate in stary segregated housing for less than 24 hours while completing the assessment? $\hfill\square$ No
115.43	(b)	
•		nates who are placed in segregated housing because they are at high risk of sexual zation have access to: Programs to the extent possible? \boxtimes Yes \square No
•		lates who are placed in segregated housing because they are at high risk of sexual zation have access to: Privileges to the extent possible? \boxtimes Yes \square No

•		ates who are placed in segregated housing because they are at high risk of sexual ation have access to: Education to the extent possible? \boxtimes Yes \square No
•		ates who are placed in segregated housing because they are at high risk of sexual ation have access to: Work opportunities to the extent possible? \boxtimes Yes \square No
•	the facil	cility restricts any access to programs, privileges, education, or work opportunities, does lity document the opportunities that have been limited? (N/A if the facility <i>never</i> restricts to programs, privileges, education, or work opportunities.) \boxtimes Yes \square No \square NA
•	the facil	cility restricts any access to programs, privileges, education, or work opportunities, does lity document the duration of the limitation? (N/A if the facility <i>never</i> restricts access to ns, privileges, education, or work opportunities.) \boxtimes Yes \square No \square NA
•	the facil	cility restricts any access to programs, privileges, education, or work opportunities, does lity document the reasons for such limitations? (N/A if the facility <i>never</i> restricts access rams, privileges, education, or work opportunities.) \boxtimes Yes \square No \square NA
115.43	3 (c)	
•		be facility assign inmates at high risk of sexual victimization to involuntary segregated groups only until an alternative means of separation from likely abusers can be arranged? \Box No
•	Does su	uch an assignment not ordinarily exceed a period of 30 days? ⊠ Yes □ No
115.43	3 (d)	
•	section,	voluntary segregated housing assignment is made pursuant to paragraph (a) of this , does the facility clearly document the basis for the facility's concern for the inmate's \boxtimes Yes \square No
•	section,	voluntary segregated housing assignment is made pursuant to paragraph (a) of this , does the facility clearly document the reason why no alternative means of separation arranged? \boxtimes Yes \square No
115.43	3 (e)	
•	risk of s	ase of each inmate who is placed in involuntary segregation because he/she is at high sexual victimization, does the facility afford a review to determine whether there is a ing need for separation from the general population EVERY 30 DAYS? Yes No
Audito	or Overa	II 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)		
Instruc	ctions for Overall Compliance Determination Narrative		
complia conclus not me	rrative below must include a comprehensive discussion of all the evidence relied upon in making the ance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's sions. This discussion must also include corrective action recommendations where the facility does et the standard. These recommendations must be included in the Final Report, accompanied by ation on specific corrective actions taken by the facility.		
not be months segreg	MDOC Policy 20-40-01, p18; line 827-832, states that inmates at high risk for sexual victimization will not be placed in involuntary segregated housing unless no alternatives are available. In the past 12 months at SMCI, there were no inmates at risk of sexual victimization were held in involuntary segregated housing. I find SMCI in compliance with this standard based on a review of policy and procedures and segregation logs, and interviews of relevant staff and inmates.		
	REPORTING		
Stand	dard 115.51: Inmate reporting		
All Yes	s/No Questions Must Be Answered by the Auditor to Complete the Report		
115.51	(a)		
•	Does the agency provide multiple internal ways for inmates to privately report sexual abuse and sexual harassment? \boxtimes Yes \square No		
•	Does the agency provide multiple internal ways for inmates to privately report retaliation by other inmates or staff for reporting sexual abuse and sexual harassment? \boxtimes Yes \square No		
•	Does the agency provide multiple internal ways for inmates to privately report staff neglect or violation of responsibilities that may have contributed to such incidents? \boxtimes Yes \square No		
115.51	(b)		
•	Does the agency also provide at least one way for inmates to report sexual abuse or sexual harassment to a public or private entity or office that is not part of the agency? \boxtimes Yes \square No		
•	Is that private entity or office able to receive and immediately forward inmate reports of sexual abuse and sexual harassment to agency officials? \boxtimes Yes \square No		
•	Does that private entity or office allow the inmate to remain anonymous upon request? \boxtimes Yes $\ \square$ No		
•	Are inmates detained solely for civil immigration purposes provided information on how to contact relevant consular officials and relevant officials at the Department of Homeland		

Security? (N/A if the facility <i>never</i> nouses inmates detained solely for civil immigration purposes)
115.51 (c)
 Does staff accept reports of sexual abuse and sexual harassment made verbally, in writing, anonymously, and from third parties? □ No Does staff promptly document any verbal reports of sexual abuse and sexual harassment?
∑ Yes □ No
115.51 (d)
■ Does the agency provide a method for staff to privately report sexual abuse and sexual harassment of 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)
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MDOC has established procedure 20-14-01, p.18, line 854-86, allowing for multiple internal ways for inmates and staff to privately report sexual abuse or harassment of inmates, retaliation and staff neglect or violation of responsibilities that may have contributed to such incidents. MDOC has signed a memorandum of understanding with the Mississippi Coalition against Sexual Assault to provide their contact information for inmates who wish to confidentially report incidents to an outside entity. Additionally, SMCI staff/inmate may call a confidential hotline to report suspected instances of sexual assault. Another avenue for inmates to report incidents is to file a grievance and complete an incident report.
Standard 115.52: Exhaustion of administrative remedies
All Yes/No Questions Must Be Answered by the Auditor to Complete the Report
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. \boxtimes Yes \square No
115.52	2 (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.) \boxtimes Yes \square No \square 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.) \boxtimes Yes \square No \square NA
115.52	2 (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.) \boxtimes Yes \square No \square 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.) \boxtimes Yes \square No \square NA
115.52	2 (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.) \boxtimes Yes \square No \square 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.) \boxtimes Yes \square No \square 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.) \boxtimes Yes \square No \square NA
115.52	2 (e)
•	Are third parties, including fellow inmates, staff members, family members, attorneys, and

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	elating to allegations of sexual abuse? (N/A if agency is exempt from this standard.) ☑ Yes □ No □ NA
fil th al	are those third parties also permitted to file such requests on behalf of inmates? (If a third-party les such a request on behalf of an inmate, the facility may require as a condition of processing ne 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 emedy process.) (N/A if agency is exempt from this standard.) \boxtimes Yes \square No \square NA
de	the inmate declines to have the request processed on his or her behalf, does the agency locument the inmate's decision? (N/A if agency is exempt from this standard.) \square Yes \square No \square NA
115.52 (f	f)
in	has the agency established procedures for the filing of an emergency grievance alleging that an immate is subject to a substantial risk of imminent sexual abuse? (N/A if agency is exempt from his standard.) \boxtimes Yes \square No \square NA
in th in	After receiving an emergency grievance alleging an inmate is subject to a substantial risk of mminent sexual abuse, does the agency immediately forward the grievance (or any portion hereof that alleges the substantial risk of imminent sexual abuse) to a level of review at which mmediate 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 esponse within 48 hours? (N/A if agency is exempt from this standard.) \boxtimes Yes \square No \square NA
de	After receiving an emergency grievance described above, does the agency issue a final agency lecision within 5 calendar days? (N/A if agency is exempt from this standard.) $\ \ \ \ \ \ \ \ \ \ \ \ \ $
W	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 rom this standard.) \boxtimes Yes \square No \square NA
	Does the initial response document the agency's action(s) taken in response to the emergency rievance? (N/A if agency is exempt from this standard.) \boxtimes Yes \square No \square 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.) \boxtimes Yes \square No \square NA
115.52 (g)
■ If	the agency disciplines an inmate for filing a grievance related to alleged sexual abuse, does it
de	lo so ONLY where the agency demonstrates that the inmate filed the grievance in bad faith? N/A if agency is exempt from this standard.) \boxtimes Yes \square No \square NA

Auditor Overall Compliance Determination

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inmate alleging Policy r is the s of a grid 12 monwere fil 12 monwithin 9	grievar g sexua requires ubject of evance oths, (40) ed alleouths, (0) 90 days	s 20-14-01, p19-20; line 893-937, establish administrative procedures for dealing with nees regarding sexual abuse. A procedure allows an inmate to submit a grievance all abuse without submitting it to the staff member who is the subject of the complaint. It is that a resident grievance alleging sexual abuse not be referred to the staff member who of the complaint. Policy requires that a decision on the merits of any grievance or portion alleging sexual abuse be made within 90 days of the filing of the grievance. In the past 20) grievances were filed of alleged sexual abuse. In the past 12 months, (40) grievances ging sexual abuse that reached final decision within 90 days after being filed. In the past alleging sexual abuse that involved extensions because final decision was not reached alleging sexual abuse that involved extensions because final decision was not reached. The auditor finds SMCI in compliance with this standard due to the previously icy, review of related files and interviews with staff and inmates.
Stand	dard 1	15.53: Inmate access to outside confidential support services
All Yes	s/No Qu	uestions Must Be Answered by the Auditor to Complete the Report
115.53	(a)	
	service includii	he facility provide inmates with access to outside victim advocates for emotional support es related to sexual abuse by giving inmates mailing addresses and telephone numbers, and toll-free hotline numbers where available, of local, State, or national victim advocacy or risis organizations? \boxtimes Yes \square No
	addres State,	he facility provide persons detained solely for civil immigration purposes mailing ses and telephone numbers, including toll-free hotline numbers where available of local, or national immigrant services agencies? (N/A if the facility <i>never</i> has persons detained for civil immigration purposes.) \boxtimes Yes \square No \square NA
		he facility enable reasonable communication between inmates and these organizations encies, in as confidential a manner as possible? \boxtimes Yes \square No

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115.53 (b)

■ Does the facility inform inmates, prior to giving them access, of the extent to which such communications will be monitored and the extent to which reports of abuse will be forwarded to authorities in accordance with mandatory reporting laws? Yes □ No
115.53 (c)
■ Does the agency maintain or attempt to enter into memoranda of understanding or other agreements with community service providers that are able to provide inmates with confidential emotional support services related to sexual abuse? ☑ Yes □ No
 Does the agency maintain copies of agreements or documentation showing attempts to enter into such agreements? ⋈ 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)
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MDOC has signed a memorandum of understanding with the Mississippi Coalition against Sexual Assault (MCASA) to provide their contact information for inmates who wish to confidentially report incidents to an outside entity. Inmates are provided the contact information for MCASA through distributed written materials. I find SMCI in compliance with this standard based on review of signed Memoranda of Understanding between MDOC and MCASA, interview of Director of MCASA, and interview of staff and inmates.
Standard 115.54: Third-party reporting
All Yes/No Questions Must Be Answered by the Auditor to Complete the Report
115.54 (a)
■ Has the agency established a method to receive third-party reports of sexual abuse and sexual harassment? ✓ Yes ✓ No

		e agency distributed publicly information on how to report sexual abuse and sexual ment on behalf of an inmate? $oxtimes$ Yes \oxtimes No		
Audito	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)		
Instru	ctions 1	or Overall Compliance Determination Narrative		
complia conclus not me	ance or sions. T eet the s	below must include a comprehensive discussion of all the evidence relied upon in making the non-compliance determination, the auditor's analysis and reasoning, and the auditor's his discussion must also include corrective action recommendations where the facility does tandard. These recommendations must be included in the Final Report, accompanied by specific corrective actions taken by the facility.		
incider on PR	nts of in EA Tip I	ebsite posts a designated phone number for third parties to call and confidentially report mate sexual abuse or sexual harassment. The designated phone number is also visible ine posters in the institution. SMCI is in Compliance with this standard based on of documents, review of MDOC website, and interviews with staff and inmates.		
	OFF	ICIAL RESPONSE FOLLOWING AN INMATE REPORT		
01-				
Stan		ICIAL RESPONSE FOLLOWING AN INMATE REPORT 15.61: Staff and agency reporting duties		
	dard 1			
	dard 1 s/No Q	15.61: Staff and agency reporting duties		
All Ye	dard 1 s/No Qu (a) Does t knowle	15.61: Staff and agency reporting duties		
All Ye	dard 1 s/No Qu (a) Does t knowle harass Does t knowle	15.61: Staff and agency reporting duties Lestions Must Be Answered by the Auditor to Complete the Report the agency require all staff to report immediately and according to agency policy any edge, suspicion, or information regarding an incident of sexual abuse or sexual		
All Ye	dard 1 s/No Quantities (a) Does to knowled an incities Does to knowled that manual an incities to knowled that manual an incities that manual and incites that manual an	Interestions Must Be Answered by the Auditor to Complete the Report The agency require all staff to report immediately and according to agency policy any adge, suspicion, or information regarding an incident of sexual abuse or sexual ment that occurred in a facility, whether or not it is part of the agency? ☑ Yes ☐ No the agency require all staff to report immediately and according to agency policy any adge, suspicion, or information regarding retaliation against inmates or staff who reported		

•	revealir necess	rom reporting to designated supervisors or officials, does staff always refrain from any information related to a sexual abuse report to anyone other than to the extent ary, as specified in agency policy, to make treatment, investigation, and other security anagement decisions? Yes No		
115.61	(c)			
•				
•		dical and mental health practitioners required to inform inmates of the practitioner's duty rt, and the limitations of confidentiality, at the initiation of services? \boxtimes Yes \square No		
115.61	(d)			
•	local vu	lleged victim is under the age of 18 or considered a vulnerable adult under a State or ulnerable persons statute, does the agency report the allegation to the designated State services agency under applicable mandatory reporting laws? ⊠ Yes □ No		
115.61	(e)			
•		ne facility report all allegations of sexual abuse and sexual harassment, including thirdnd anonymous reports, to the facility's designated investigators? \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)		
Instru	ctions f	or Overall Compliance Determination Narrative		
complia conclus not me	ance or i sions. Th et the st	elow must include a comprehensive discussion of all the evidence relied upon in making the non-compliance determination, the auditor's analysis and reasoning, and the auditor's his discussion must also include corrective action recommendations where the facility does andard. These recommendations must be included in the Final Report, accompanied by specific corrective actions taken by the facility.		

MDOC Policy 20-14-01, p22; line1034-1038, requires staff to immediately report any knowledge, suspicion or information regarding an incident of sexual abuse or harassment, retaliation, or staff neglect or violation of PREA responsibilities. Additionally, the policy states that staff must not reveal any information related to a sexual abuse report beyond what is necessary to share for appropriate follow-up actions. I find SMCI to be in compliance with this standard based on my review of MDOC Policy 20-14-01, and interviews with staff and inmates.

Standard 115.62: Agency protection duties

ΔII	Yes/No	Questions	Must Re	Answered by	v the	Auditor to	Complete	the F	Renort
AII.	162/140	QUESTIONS	MIN21 DE	WII2MEIER D	9 LIIC /	auditoi to	Complete	, uic i	JEDOI L

,	J, 1.10 Q,	accurate much 20 / monorou by the / tutalion to complete the respect
115.62	? (a)	
•		the agency learns that an inmate is subject to a substantial risk of imminent sexual does it take immediate action to protect the inmate? \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)
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Instru	ctions f	or Overall Compliance Determination Narrative
complia conclus not me	ance or a sions. The et the st	below must include a comprehensive discussion of all the evidence relied upon in making the non-compliance determination, the auditor's analysis and reasoning, and the auditor's his discussion must also include corrective action recommendations where the facility does randard. These recommendations must be included in the Final Report, accompanied by specific corrective actions taken by the facility.
inmate protect to be in	is subject the inm substa	20-14-01, 23; line 1111-1112, states that when the agency or facility learns that an ect to a substantial risk of imminent sexual abuse, immediate action must be taken to nate. In the past 12 months, there have been no cases where an inmate was determined antial risk of imminent sexual abuse. SMCI is in compliance with this standard based on y, file information and interview with management staff.
C4	.l.a	45.00. Departing to other confinement facilities
Stand	aara 1	15.63: Reporting to other confinement facilities
All Yes	s/No Qu	uestions Must Be Answered by the Auditor to Complete the Report
115.63	(a)	
•	facility,	eceiving an allegation that an inmate was sexually abused while confined at another does the head of the facility that received the allegation notify the head of the facility or riate office of the agency where the alleged abuse occurred? \boxtimes Yes \square No
115.63	(b)	
•		notification provided as soon as possible, but no later than 72 hours after receiving the ion? \boxtimes Yes \square No
115.63	(c)	

•	Does tl	he agency document that it has provided such notification? ⊠ Yes □ No
115.63	(d)	
•		he facility head or agency office that receives such notification ensure that the allegation stigated 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)
Instru	ctions f	or Overall Compliance Determination Narrative
complia conclus not me	ance or a sions. The et the st	below must include a comprehensive discussion of all the evidence relied upon in making the non-compliance determination, the auditor's analysis and reasoning, and the auditor's his discussion must also include corrective action recommendations where the facility does tandard. These recommendations must be included in the Final Report, accompanied by specific corrective actions taken by the facility.
was se approp receive	exually a priate sta ed 0 alle	20-14-01, p24; 11line, 28-1130 states that upon receiving an allegation that an inmate abused while confined at another facility, the facility head or designee will notify the aff in the agency where the alleged abuse occurred. In the past 12 months, SMCI egations that an inmate was abused while confined at another facility. A review of MDOC and interviews of staff and inmates show SMCI is in compliance with this standard.
Stand	dard 1	15.64: Staff first responder duties
		uestions Must Be Answered by the Auditor to Complete the Report
115.64	(a)	
•	membe	earning of an allegation that an inmate was sexually abused, is the first security staff er to respond to the report required to: Separate the alleged victim and abuser?
•	membe	earning of an allegation that an inmate was sexually abused, is the first security staff er to respond to the report required to: Preserve and protect any crime scene until criate steps can be taken to collect any evidence? \boxtimes Yes \square No
•	member actions changi	earning of an allegation that an inmate was sexually abused, is the first security staff er to respond to the report required to: Request that the alleged victim not take any a that could destroy physical evidence, including, as appropriate, washing, brushing teeth, and clothes, urinating, defecating, smoking, drinking, or eating, if the abuse occurred 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?
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? ⋈ 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)
Instructions for Overall Compliance Determination Narrative
The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.
In the past 12 months, there were (40) allegations that an inmate was sexually abused. There were (21 instances when the security staff first responder had to separate the alleged victim and the abuser. In no instances did staff have to be notified in time to collect physical evidence of the sexual assault, and appropriate steps needed to be taken to secure such evidence. There were (34) instances in the past 12 months where non-security staff served as first responders to an allegation of inmate sexual abuse. Of those allegations responded to first by a non-security staff member, the number of times that staff member :(1) Requested that the alleged victim not take any actions that could destroy physical evidence (34), and (2) Notified security staff was a total number of (34). I find SMCI in compliance with this standard based on review of audit files, and interviews of investigative staff, and random staff.
Standard 115.65: Coordinated response
All Yes/No Questions Must Be Answered by the Auditor to Complete the Report
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)			
	\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)			
Instruc	ctions f	or Overall Compliance Determination Narrative			
The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.					
Contain leaders of their	MDOC has developed a written institutional plan, reflected in the Sexual Assault Response and Containment Checklist to coordinate actions among first responders, medical staff, investigators and leadership taken in response to an incident of sexual abuse, Interviews confirmed that staff was aware of their specific responsibilities in response to an allegation of sexual abuse. I find SMCI in compliance with this standard after reviewing facility files, checklists and interviews with multiple staff.				
	dard 1 abuse	15.66: Preservation of ability to protect inmates from contacters			
All Yes	s/No Qı	uestions Must Be Answered by the Auditor to Complete the Report			
115.66	(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? ☐ Yes ☒ No				
115.66	(b)				
•	Audito	r is not required to audit this provision.			
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)			

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

MDOC has not entered into a collective bargaining agreement that limits its 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. I find SMCI in compliance with this standard because review of policy and interviews with staff confirms that MDOC does not enter into collective bargaining agreement.

Standard 115.67: Agency protection against retaliation

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.67	(a)
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•	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	(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 (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 inmates or staff who reported the sexual abuse to see if there are changes that may suggest possible retaliation by inmates or staff? ⋈ Yes □ 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? ⋈ Yes □ No

•	for at le	in instances where the agency determines that a report of sexual abuse is unfounded, east 90 days following a report of sexual abuse, does the agency: Act promptly to remedy ch retaliation? \boxtimes Yes \square No
•	for at le	in instances where the agency determines that a report of sexual abuse is unfounded, east 90 days following a report of sexual abuse, does the agency: Monitor any inmate nary reports? \boxtimes Yes \square No
•	for at le	in instances where the agency determines that a report of sexual abuse is unfounded, east 90 days following a report of sexual abuse, does the agency: Monitor inmate housing es? \boxtimes Yes \square No
•	for at le	in instances where the agency determines that a report of sexual abuse is unfounded, east 90 days following a report of sexual abuse, does the agency: Monitor inmate m changes? \boxtimes Yes \square No
•	for at le	in instances where the agency determines that a report of sexual abuse is unfounded, east 90 days following a report of sexual abuse, does the agency: Monitor negative nance reviews of staff? \boxtimes Yes \square No
•	for at le	in instances where the agency determines that a report of sexual abuse is unfounded, east 90 days following a report of sexual abuse, does the agency: Monitor reassignments ? \boxtimes Yes \square No
•		he agency continue such monitoring beyond 90 days if the initial monitoring indicates a ling need? \boxtimes Yes $\ \square$ No
115.67	' (d)	
•		case of inmates, does such monitoring also include periodic status checks?
115.67	' (e)	
•	the age	other individual who cooperates with an investigation expresses a fear of retaliation, does ency take appropriate measures to protect that individual against retaliation? \Box No
115.67	' (f)	
•	Auditor	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)		
Instructions for Overall Compliance Determination Narrative		
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MDOC Policy 20-14-01, p26; line1219-1238 states that all inmates and staff who report sexual abuse of sexual harassment or cooperate with investigations will be protected from retaliation by other inmates or staff and monitored by SMCI designated staff. In the past 12 months, there have been no incidents of retaliation. I find SMCI in compliance with this standard based on review of Policy 20-14-01, and interviews of inmates and staff.		
Standard 115.68: Post-allegation protective custody		
Standard 113.00. Post-anegation protective custody		
All Yes/No Questions Must Be Answered by the Auditor to Complete the Report		
115.68 (a)		
Is any and all use of segregated housing to protect an inmate who is alleged to have suffered sexual abuse subject to the requirements of § 115.43? ⋈ 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)		
Instructions for Overall Compliance Determination Narrative		
The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.		

MDOC Policy 20-14-01, p26; line 1263-1264 states that any use of segregated housing to protect an inmate who is an alleged victim of sexual abuse will be subject to the requirements of the policy regarding Protective Custody. In the past 12 months, no inmates were held involuntarily in segregation housing. I find SMCI in compliance with this standard based on interviews of random, classification, and segregation staff, and reviewing documents in files in classification and segregation areas.

INVESTIGATIONS

Standard 115.71: Criminal and administrative agency investigations

All Yes	s/No Questions Must Be Answered by the Auditor to Complete the Report
115.71	(a)
-	When the agency conducts its own investigations into allegations of sexual abuse and sexual harassment, does it do so promptly, thoroughly, and objectively? [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
•	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 $\ \square$ 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)	
•		ninistrative investigations include an effort to determine whether staff actions or failures to stributed to the abuse? \boxtimes Yes $\ \square$ No
•	physica	ministrative investigations documented in written reports that include a description of the all evidence and testimonial evidence, the reasoning behind credibility assessments, and gative facts and findings? \boxtimes Yes \square No
115.71	(g)	
•	of the p	minal investigations documented in a written report that contains a thorough description physical, testimonial, and documentary evidence and attaches copies of all documentary ce where feasible? \boxtimes Yes \square No
115.71	(h)	
•		substantiated allegations of conduct that appears to be criminal referred for prosecution? $\hfill\square$ No
115.71	(i)	
•		he agency retain all written reports referenced in 115.71(f) and (g) for as long as the dabuser is incarcerated or employed by the agency, plus five years? \boxtimes Yes \square No
115.71	(j)	
-	or cont	he agency ensure that the departure of an alleged abuser or victim from the employment rol of the agency does not provide a basis for terminating an investigation?
115.71	(k)	
•	Auditor	is not required to audit this provision.
115.71	(I)	
•	investion an outs	an outside entity investigates sexual abuse, does the facility cooperate with outside gators and endeavor to remain informed about the progress of the investigation? (N/A if side agency does not conduct administrative or criminal sexual abuse investigations. See (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)
Instructions for Overall Compliance Determination Narrative
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MDOC Policies 20-14-01, p27; line 1267-1302 require that an investigation is conducted and documented whenever a sexual assault or threat is reported, and for all substantiated allegations that appear to be criminal to be referred for prosecution. MDOC retains all written reports pertaining to administrative or criminal investigation of alleged sexual assault or sexual harassment as long as the alleged abuser is incarcerated or employed by the agency, plus five years. During the past 12 months, there was (0) substantiated allegations of conduct that appear to be criminal that were referred for prosecution referred for prosecution since August 20, 2012. I find SMCI in compliance with this standard based upon review of related policies and reports reference to criminal and administrative investigations. Interviews with administrative and investigative staff verifies compliance.
Standard 115.72: Evidentiary standard for administrative investigations
All Yes/No Questions Must Be Answered by the Auditor to Complete the Report
115.72 (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)
Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
□ Does Not Meet Standard (Requires Corrective Action)
Instructions for Overall Compliance Determination Narrative

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MDOC Policy 20-14-01, p. 28, lines 1350-1352, states that no standard higher than a preponderance of the evidence will be used in determining whether allegations of sexual abuse or sexual harassment are

substantiated. I find SMCI in compliance with this standard after reviewing MDOC Policy 20-14-01, and after interviews of investigative staff and administrative staff.

Standard 115.73: Reporting to inmates

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.73 (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? ⊠ Yes □ No

115.73 (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.) □ Yes □ No ⋈ NA

115.73 (c)

- Following an inmate's allegation that a staff member has committed sexual abuse against the inmate, unless the agency has determined that the allegation is unfounded, or unless the inmate has been released from custody, does the agency subsequently inform the inmate whenever:
 The staff member is no longer posted within the inmate's unit? ⋈ Yes □ No
- Following an inmate's allegation that a staff member has committed sexual abuse against the inmate, unless the agency has determined that the allegation is unfounded, or unless the inmate has been released from custody, does the agency subsequently inform the inmate whenever: The staff member is no longer employed at the facility? ☐ Yes ☒ No
- Following an inmate's allegation that a staff member has committed sexual abuse against the inmate, unless the agency has determined that the allegation is unfounded, or unless the inmate has been released from custody, does the agency subsequently inform the inmate whenever: The agency learns that the staff member has been indicted on a charge related to sexual abuse in the facility? ☐ Yes ☒ No
- Following an inmate's allegation that a staff member has committed sexual abuse against the inmate, unless the agency has determined that the allegation is unfounded, or unless the inmate has been released from custody, does the agency subsequently inform the inmate whenever: The agency learns that the staff member has been convicted on a charge related to sexual abuse within the facility? ⋈ Yes □ No

115.73 (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? $oximes$ Yes \oximin No		
 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? ☑ Yes □ No 		
115.73 (e)		
$lacktriangle$ Does the agency document all such notifications or attempted notifications? $oximes$ Yes \odots 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)		
Instructions for Overall Compliance Determination Narrative		
The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.		
MDOC Policy 20-14-01, p. 28-29, L. 1360-1375, states that following an investigation the agency will inform the offender as to whether the allegation has been substantiated, unsubstantiated or unfounded. In the past 12 months, (40) criminal and/or administrative investigations of alleged inmate sexual abuse that were completed by the agency/facility. In the past 12 months, (40) alleged sexual abuse investigations that were completed and inmates were notified, verbally or in writing of the results of the investigation. In the past 12 months, there were (0) investigations of alleged inmate sexual abuse in the facility that were completed by an outside agency. Documentation indicated that all were notified of the results of their investigation. I find SMCI in compliance with this standard.		
DISCIPLINE	_	

Standard 115.76: Disciplinary sanctions for staff

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.76 (a)			
	staff subject to disciplinary sanctions up to and including termination for violating agency ual abuse or sexual harassment policies? \boxtimes Yes \square No		
115.76 (b)			
	ermination the presumptive disciplinary sanction for staff who have engaged in sexual se? $\;\boxtimes\;$ Yes $\;\Box\;$ No		
115.76 (c)			
hara circu	disciplinary sanctions for violations of agency policies relating to sexual abuse or sexual assment (other than actually engaging in sexual abuse) commensurate with the nature and umstances of the acts committed, the staff member's disciplinary history, and the sanctions osed for comparable offenses by other staff with similar histories? \boxtimes Yes \square No		
115.76 (d)			
resi Law • Are resi	all terminations for violations of agency sexual abuse or sexual harassment policies, or gnations by staff who would have been terminated if not for their resignation, reported to: v enforcement agencies (unless the activity was clearly not criminal)? Yes No all terminations for violations of agency sexual abuse or sexual harassment policies, or gnations by staff who would have been terminated if not for their resignation, reported to: evant licensing bodies? 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)		
Instruction	es for Overall Compliance Determination Narrative		

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

MDOC Policy 20-14-01, p.29 L. 1409-1412, states that staff will be subject to disciplinary sanctions up to and including termination for violating agency sexual abuse or sexual harassment policies. Disciplinary sanctions for violations of agency policies relating to sexual abuse or sexual harassment are commensurate with the nature and circumstances of the acts committed, the staff member's disciplinary history and sanctions imposed for comparable offenses by other staff with similar history. All terminations for violations of a sexual abuse or sexual harassment policies or resignations by staff

who would have been terminated if not for their resignation, are reported to law enforcement agencies, unless the activity was clearly not criminal. In the past 12 months, no staff has been found in violation of PREA policies, and therefore, no disciplinary sanctions have been warranted. In the past 12 months, (1) staff from the facility has been terminated (or resigned prior to termination) for violating agency sexual abuse or sexual harassment policies.

I find SMCI in compliance with this standard based upon review the above stated policy and responses of administrative and investigative staff who were interviewed.

Standard 115.77: Corrective action for contractors and volunteers

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.77	7 (a)		
•	-	contractor or volunteer who engages in sexual abuse prohibited from contact with es? $\ oxdot$ Yes $\ oxdot$ No	
•	-	contractor or volunteer who engages in sexual abuse reported to: Law enforcement ies (unless the activity was clearly not criminal)? \boxtimes Yes \square No	
•	-	contractor or volunteer who engages in sexual abuse reported to: Relevant licensing s? \boxtimes Yes \square 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)	
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)	

Instructions for Overall Compliance Determination Narrative

Does Not Meet Standard (Requires Corrective Action)

The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

MDOC Policy 20-14-01, p.30, line 1442-1447 states that any contractor or volunteer who engages in sexual abuse will be prohibited from contract with inmates and will be reported to the Corrections

Investigations Division. SMCI takes remedial measures and prohibits further contact with inmates in the case of any other violation of agency sexual abuse or sexual harassment policies by a contractor or volunteer. In the past 12 months, there have been no allegations of sexual abuse against contractors or volunteers. I find SMCI in compliance with this standard based on review of MDOC Policy and review of investigative files, and interviews with investigative and administrative staff support compliance.

Standard 115.78: Disciplinary sanctions for inmates

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report			
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? ⋈ Yes □ 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? ✓ Yes ✓ 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? ⋈ Yes □ No			
115.78 (d)			
• 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? ⋈ Yes □ 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? ⊠ Yes □ 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 			

the allegation? \boxtimes Yes \square No

incident or lying, even if an investigation does not establish evidence sufficient to substantiate

115.78 (g)

•	conside	gency prohibits all sexual activity between inmates, does the agency always refrain from ering non-coercive sexual activity between inmates to be sexual abuse? (N/A if the does not prohibit all sexual activity between inmates.) \boxtimes Yes \square No \square NA	
Audito	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)	

Instructions for Overall Compliance Determination Narrative

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MDOC Policy 20-14-01, p. 30-31. lines 1458-1479, states that inmates are subject to disciplinary sanctions pursuant to a formal disciplinary process following an administrative finding that the inmate sexually abused another inmate. Agency disciplines inmate for sexual conduct with staff only upon finding that staff member did not consent to such contact. Agency prohibits disciplinary action for a report of sexual abuse made in good faith based upon a reasonable belief that the alleged conduct occurred, even if an investigation does not established evidence sufficient to substantiate the allegation. In the past 12 months, there have been (0) findings of guilt for inmate-on-inmate sexual abuse. I find SMCI in compliance with this standard based upon review of MDOC policy and interviews with random, administrative and investigative staff.

MEDICAL AND MENTAL CARE

Standard 115.81: Medical and mental health screenings; history of sexual abuse

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

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

	-	oner within 14 days of the intake screening? (N/A if the facility is not a prison.) \Box No \Box NA	
115.81	(b)		
•	sexual that the	creening pursuant to § 115.41 indicates that a prison inmate has previously perpetrated abuse, whether it occurred in an institutional setting or in the community, do staff ensure e inmate is offered a follow-up meeting with a mental health practitioner within 14 days of ake screening? (N/A if the facility is not a prison.) \boxtimes Yes \square No \square NA	
115.81	(c)		
•	victimize that the	screening pursuant to § 115.41 indicates that a jail inmate has experienced prior sexual zation, whether it occurred in an institutional setting or in the community, do staff ensure e inmate is offered a follow-up meeting with a medical or mental health practitioner within a so of the intake screening? \boxtimes Yes \square No	
115.81	(d)		
•	setting inform educat	information related to sexual victimization or abusiveness that occurred in an institutional strictly limited to medical and mental health practitioners and other staff as necessary to treatment plans and security management decisions, including housing, bed, work, tion, and program assignments, or as otherwise required by Federal, State, or local law? \boxtimes No	
115.81	(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 setting, 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)	
Instructions for Overall Compliance Determination Narrative			

The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

MDOC Policy 20-14-01 requires all inmates identified as high risk with a history of sexually assaultive behavior or sexual victimization be assessed by a mental health or other qualified professional within

14 days. Policy states that an inmate who has previously perpetrated sexual abuse, whether it occurred in an institutional setting or in the community, staff shall ensure that the inmate is offered a follow up meeting with a mental health practitioner within 14 days of intake screening.

Any information related to sexual victimization or abusiveness that occurred in an institutional setting is strictly limited to medical and mental health practitioners, and other staff, as necessary, to form treatment plans and to make security and management decisions, including housing, bed, work, education and program assignments.

MDOC policy also states that medical and mental health practitioners shall obtain informed consent from inmates before reporting information about prior sexual victimization that did not occur in an institutional setting, unless the inmate is under the age of 18. The auditor reviewed submitted documentation showing follow up meetings occurring within the 14 days of intake. Also, documentation confirms that information related to sexual victimization or abusiveness occurring in an institutional setting is strictly limited to medical, mental health practitioners, and other necessary staff. Interviews with medical and mental health, and classification staff confirms knowledge of this policy requirement. In the past 12 months, (100%) of inmates who disclosed prior victimization during screening who were offered a follow-up meeting with a medical or mental health practitioner. In the past 12 months, (100%) of inmates who have previously perpetrated sexual abuse, as indicated during the screening, who were offered a follow up meeting with a mental health practitioner. I find that SMCI is in compliance with this standard.

Standard 115.82: Access to emergency medical and mental health services

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.82 (a)
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trea me	inmate victims of sexual abuse receive timely, unimpeded access to emergency medical atment and crisis intervention services, the nature and scope of which are determined by edical and mental health practitioners according to their professional judgment? Yes \Box No
115.82 (b)	
sex vict	to qualified medical or mental health practitioners are on duty at the time a report of recent knal abuse is made, do security staff first responders take preliminary steps to protect the tim pursuant to § 115.62? \boxtimes Yes \square No security staff first responders immediately notify the appropriate medical and mental health actitioners? \boxtimes Yes \square No
115.82 (c)	
(0)	

Are inmate victims of sexual abuse offered timely information about and timely access to emergency contraception and sexually transmitted infections prophylaxis, in accordance with professionally accepted standards of care, where medically appropriate?

Yes
No

115.82 (d)

•	the vic	eatment services provided to the victim without financial cost and regardless of whether tim names the abuser or cooperates with any investigation arising out of the incident? \Box No		
Audito	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)		
Instru	ctions f	for Overall Compliance Determination Narrative		
complia conclus not me	ance or sions. T et the s	below must include a comprehensive discussion of all the evidence relied upon in making the non-compliance determination, the auditor's analysis and reasoning, and the auditor's his discussion must also include corrective action recommendations where the facility does tandard. These recommendations must be included in the Final Report, accompanied by specific corrective actions taken by the facility.		
MDOC Policy 12-40-01p.33, lines 1570-1572 provide for timely, unimpeded access to emergency medical treatment and crisis intervention services without any cost to the inmate. The nature and scope of such services are determined by medical and mental practitioners according to their professional judgement. The inmate victims of sexual abuse while incarcerated are offered timely information to emergency contraception and sexually transmitted infections prophylaxis, in accordance with professionally accepted standards of care where medically appropriate. I find SMCI in compliance with this standard based upon my review of the above referenced policy, actual cases of emergency treatment referral, and interviews with professional and random staff, and interviews with inmates.				
Stand	dard 1	I 15.83: Ongoing medical and mental health care for sexual abuse		
		d abusers		
All Yes	s/No Qı	uestions Must Be Answered by the Auditor to Complete the Report		
115.83	(a)			
•	inmate	he facility offer medical and mental health evaluation and, as appropriate, treatment to all as who have been victimized by sexual abuse in any prison, jail, lockup, or juvenile? \boxtimes Yes \square No		
115.83	(b)			
•	treatm	he evaluation and treatment of such victims include, as appropriate, follow-up services, ent plans, and, when necessary, referrals for continued care following their transfer to, or nent in, other facilities, or their release from custody? \boxtimes Yes \square No		
115.83	(c)			

-		mmunity level of care? ⊠ Yes □ No			
115.83	(d)				
•	Are inr tests? as tran such ir	nate victims of sexually abusive vaginal penetration while incarcerated offered pregnancy (N/A if "all-male" facility. Note: in "all-male" facilities, there may be inmates who identify asgender men who may have female genitalia. Auditors should be sure to know whether adividuals may be in the population and whether this provision may apply in specific stances.) \boxtimes Yes \square No \square NA			
115.83	(e)				
•	receive related inmate sure to	nancy results from the conduct described in paragraph § 115.83(d), do such victims at timely and comprehensive information about and timely access to all lawful pregnancy-lamedical services? (N/A if "all-male" facility. Note: in "all-male" facilities, there may be as who identify as transgender men who may have female genitalia. Auditors should be a know whether such individuals may be in the population and whether this provision may in specific circumstances.) \square Yes \square No \boxtimes NA			
115.83	(f)				
•		nate victims of sexual abuse while incarcerated offered tests for sexually transmitted ons as medically appropriate? $oxinesize$ Yes \oxinesize No			
115.83	(g)				
•	 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? ☑ Yes □ No 				
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.) \boxtimes Yes \square No \square NA				
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)			

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

MDOC Policy 20-14-01 p. 33, L. 1591-1593 state that SMCI will offer medical and mental health evaluation and, as appropriate, treatment to all inmates who have been victimized by sexual abuse consistent with the community level of care. Inmate victims of sexual abuse while incarcerated are offered tests for sexually transmitted infections as medically appropriate. The facility attempts to conduct a mental health evaluation of all known inmate on inmate abuser within 60 days of learning of such abuse history and offers treatment when deemed appropriate by mental health practitioners. Since SMCI is an all-male facility, standard 115.83(e) is not applicable. I find SMCI in compliance with this standard based upon review of this policy, and interview of medical and mental health staff.

DATA COLLECTION AND REVIEW

Standard 115.86: Sexual abuse incident reviews

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

11	15	.86	(a)
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■ Does the facility conduct a sexual abuse incident review at the conclusion of every sexual abuse investigation, including where the allegation has not been substantiated, unless the allegation has been determined to be unfounded?

✓ Yes

No

115.86 (b)

115.86 (c)

■ Does the review team include upper-level management officials, with input from line supervisors, investigators, and medical or mental health practitioners? ⊠ Yes □ No

115.86 (d)

- 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?

 Yes

 No
- 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? ⋈ Yes □ 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? $\ oxed{\boxtimes}\ {\sf Yes}\ oxdisplace$ No					
	Does the review team: Assess whether monitoring technology should be deployed or augmented to supplement supervision by staff? $oxtimes$ Yes \oxtimes No					
c ii	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? ⊠ 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)					
astructions for Overall Compliance Determination Narrative						

Instructions for Overall Compliance Determination Narrative

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MDOC Policy 12-40-01 states that it will conduct sexual abuse review at the conclusion of every sexual abuse investigation unless the allegation has been determined unfounded. This review will take 30 days after the conclusion of the investigation and will be conducted by the facility head, the statewide PREA Coordinator and the PREA Manager. The Annual Report documents MDOC's efforts to improve policies for more effective compliance with PREA.

When interviewing Superintendent Mills, it was discovered that SMCI did not have an active Sexual Abuse Incident Review Team. He stated that the Team will be activated and chaired by the PREA Compliance Manager and members will include area warden or deputy warden, chief of security and/ superintendent. On December 23, 2020, I received the minutes of two Sexual Abuse Incident Review Team meetings. The meetings were held on November 14, 2020 and on December 14, 2020. Both cases were unsubstantiated. SMCI is in compliance with this standard based upon the above stated actions.

Standard 115.87: Data collection

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.87	(a)					
•		he agency collect accurate, uniform data for every allegation of sexual abuse at facilities ts direct control using a standardized instrument and set of definitions? \boxtimes Yes \square No				
115.87	(b)					
•		he agency aggregate the incident-based sexual abuse data at least annually? \square No				
115.87	(c)					
•	from th	the incident-based data include, at a minimum, the data necessary to answer all questions be most recent version of the Survey of Sexual Violence conducted by the Department of $\mathbb{R}^2 \times \mathbb{R}^2$ Po				
115.87	(d)					
	,					
•	Does the agency maintain, review, and collect data as needed from all available incident-based documents, including reports, investigation files, and sexual abuse incident reviews? \boxtimes Yes \square No					
115.87	(e)					
•	■ Does the agency also obtain incident-based and aggregated data from every private facility with which it contracts for the confinement of its inmates? (N/A if agency does not contract for the confinement of its inmates.) ☑ Yes □ No □ NA					
115.87	(f)					
•						
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)				

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

Pursuant to MDOC Policy 20-14-01, p35; L.1688-1690, MDOC uses a standard form and definitions sheet to facilitate the uniform collection of data for every sexual abuse allegation. MDO Policy states that the agency will collect incident data at least annually, and upon request, will provide such data for the previous calendar year to the Department of Justice. I find SMCI in compliance with this standard based upon a review of all relevant documents, and interview with the Statewide PREA Coordinator.

Standard 115.88: Data review for corrective action

All

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All Yes/No Questions Must Be Answered by the Auditor to Complete the Report					
115.88 (a)					
■ Does the agency review data collected and aggregated pursuant to § 115.87 in order to assess and improve the effectiveness of its sexual abuse prevention, detection, and response policies, practices, and training, including by: Identifying problem areas? ⊠ Yes □ No					
■ Does the agency review data collected and aggregated pursuant to § 115.87 in order to assess and improve the effectiveness of its sexual abuse prevention, detection, and response policies, practices, and training, including by: Taking corrective action on an ongoing basis? ☑ Yes □ No					
■ Does the agency review data collected and aggregated pursuant to § 115.87 in order to assess and improve the effectiveness of its sexual abuse prevention, detection, and response policies, practices, and training, including by: Preparing an annual report of its findings and corrective actions for each facility, as well as the agency as a whole? ⊠ Yes □ No					
115.88 (b)					
■ Does the agency's annual report include a comparison of the current year's data and corrective actions with those from prior years and provide an assessment of the agency'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)					

Auditor Overall Compliance Determination

security of a facility? \boxtimes Yes \square No

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

	Ш	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)					
nstru	ctions f	for Overall Compliance Determination Narrative					
compli conclu- not me	The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.						
effective The are from percent to the secondarian seco	MDOC Policy 20-14-01 requires the agency to review data collected in order to assess and improve the effectiveness of its sexual abuse prevention, detection, and response policies, practices, and training. The annual report includes a comparison of the current year's data and corrective actions with those rom prior years. When the agency redacts material from an annual report for publication, the edactions are limited to specific materials where publication would present a clear and specific threat to the safety and security of the facility. Annual reports, approved by the MDOC Commissioner, containing institutional assessment information are posted online at www.mdoc.state.ms.us. I find SMCI in compliance with this standard based on my review of policy, reporting documents, and online website posting.						
Stan	dard 1	115.89: Data storage, publication, and destruction					
All Ye	s/No Qı	uestions Must Be Answered by the Auditor to Complete the Report					
115.89	(a)						
•		he agency ensure that data collected pursuant to § 115.87 are securely retained? $\hfill\Box$ No					
115.89	(b)						
•	and pri	he agency make all aggregated sexual abuse data, from facilities under its direct control ivate facilities with which it contracts, readily available to the public at least annually h its website or, if it does not have one, through other means? \boxtimes Yes \square No					
115.89	(c)						
•		he agency remove all personal identifiers before making aggregated sexual abuse data y available? \boxtimes Yes $\ \square$ No					
115.89	(d)						

■ Does the agency maintain sexual abuse data collected pursuant to § 115.87 for at least 10 years after the date of the initial collection, unless Federal, State, or local law requires otherwise? ✓ 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)							
Instructions for Overall Compliance Determination Narrative							
The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.							
MDOC Policy 20-14-01, p.37, lines 1758-1760 state that the agency will ensure that data is securely retained, and personal identifiers are removed before making data on sexual abuse publicly available. Agency policy requires that aggregated sexual abuse data from facilities under its direct control and private facilities with which it contracts be made readily available to the public at least annually through its website. Before making aggregated sexual abuse data publicly available, the agency removes all personal identifiers. The agency maintains sexual abuse data collected pursuant to 115.87 for at least 10 years after the date of initial collection, unless federal, state, or local law requires otherwise. I find SMCI to be in compliance with this standard based on review of policy, reporting documents, and online website posting.							
AUDITING AND CORRECTIVE ACTION							
7.00111110 7.110 COTTILL 7.011011							
Standard 115.401: Frequency and scope of audits							
All Yes/No Questions Must Be Answered by the Auditor to Complete the Report							
115.401 (a)							
■ During the prior three-year audit period, did the agency ensure that each facility operated by the agency, or by a private organization on behalf of the agency, was audited at least once? (<i>Note: The response here is purely informational. A "no" response does not impact overall compliance with this standard.</i>) ⊠ Yes □ No							
115.401 (b)							

compliance with this standard.) $oxtimes$ Yes $oxtimes$ No					
If this is the second year of the current audit cycle, did the agency ensure that at least one-third of each facility type operated by the agency, or by a private organization on behalf of the agency, was audited during the first year of the current audit cycle? (N/A if this is not the second year of the current audit cycle.) □ Yes □ No ⋈ NA					
If this is the third year of the current audit cycle, did the agency ensure that at least two-thirds of each facility type operated by the agency, or by a private organization on behalf of the agency, were audited during the first two years of the current audit cycle? (N/A if this is not the <i>third</i> year of the current audit cycle.) □ Yes □ No ⋈ NA					
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)? \boxtimes Yes \square No					
115.401 (m)					
 Was the auditor permitted to conduct private interviews with inmates, residents, and detainees? ☑ Yes □ No 					
115.401 (n)					
■ Were inmates permitted to send confidential information or correspondence to the auditor in the same manner as if they were communicating with legal counsel? ☑ 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)					
Instructions for Overall Compliance Determination Narrative					

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I received access to, and the ability to observe, all areas of the audited facility and requested and received copies of any relevant documents (including electronically stored information).

Standard 115.403: Audit contents and findings

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

The agency has published on its agency website, if it has one, or has otherwise made publicly available, all Final Audit Reports. The review period is for prior audits completed during the past three years PRECEDING THIS AUDIT. 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.) ⋈ Yes ⋈ No ⋈ 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)

Instructions for Overall Compliance Determination Narrative

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A review of the website shows a number of the DOC's previous audits. The website is rather comprehensive and informative.

AUDITOR CERTIFICATION

i certify that	•				
_				 	

- 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 Instructions:

Type your full name in the text box below for Auditor Signature. This will function as your official electronic signature. Auditors must deliver their final report to the PREA Resource Center as a searchable PDF format to ensure accessibility to people with disabilities. Save this report document into a PDF format prior to submission.¹ Auditors are not permitted to submit audit reports that have been scanned.² See the PREA Auditor Handbook for a full discussion of audit report formatting requirements.

Alton Baskerville	<u>December 26, 2020</u>
Auditor Signature	Date

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; Pages 68-69.