# Prison Rape Elimination Act (PREA) Audit Report Community Confinement Facilities

Community Confinement Facilities				
	☐ Interim	⊠ Fi	nal	
	of Interim Audit Report:	: Click or ta	p here to enter tex	t. 🛛 <b>N/A</b>
	of Final Audit Report:	8/19/202	22	
Auditor Information				
Name: Lori Fadorick		Email: If	adorick@gmail.	com
Company Name: AB Manag	gement and Consulting			
Mailing Address: POBox 2	2634	City, State,	zip: Salem VA	24153
Telephone: 540-206-938	9	Date of Fac	ility Visit: July 7-8	3, 2022
	Agency In	formatio	on	
Name of Agency: Mississipp	oi Department of Correctio	ns		
Governing Authority or Parent	Agency (If Applicable): Click or to	ap here to er	nter text.	
Physical Address: 301 N Lamar Street City, State, Zip: Jackson MS 39201				
Mailing Address: 301 N Lamar Street		City, State,	zip: Jackson N	MS 39201
The Agency Is:	☐ Military	☐ Private	e for Profit	☐ Private not for Profit
☐ Municipal	☐ County	⊠ State		☐ Federal
Agency Website with PREA Information: https://www.mdoc.ms.gov/Divisions/Pages/PREA.aspx		s/PREA.aspx		
Agency Chief Executive Officer				
Name: Burl Cain				
Email: bcain@mdoc.sta	te.ms.us	Telephone:	601-359-560	0
Agency-Wide PREA Coordinator				
Name: Kim Dingess				
Email: kdingess@mdoc.state.ms.us		Telephone:	601-359-528	4
PREA Coordinator Reports to:		Number of Coordinato		ers who report to the PREA
John Hunt, CID Director		4		

Facility Information					
Name of Facility: Flowood County Community Work Center/Restitution Center					
Physical Address: 1632 Highway 80 East City, State, Zip: Flowood MS 39232		232			
Mailing Address (if different from Click or tap here to enter text.	above):	City, Sta	te, Zip:	Click or tap here to	enter text.
The Facility Is:	☐ Military		□ Р	rivate for Profit	☐ Private not for Profit
☐ Municipal	☐ County		⊠s	tate	☐ Federal
Facility Website with PREA Inform	nation: https://www.	.mdoc.ms	.gov/Div	isions/Pages/PREA.asر	ox
Has the facility been accredited w	vithin the past 3 years?	Ye:	s 🗵	No	
If the facility has been accredited the facility has not been accredite			he accre	editing organization(s) -	- select all that apply (N/A if
☐ ACA	a minimi ino paoi o ye.				
□ NCCHC					
CALEA					
Other (please name or describe	: Click or tap here to	enter text	t.		
⊠ N/A					
If the facility has completed any in Click or tap here to enter text.	nternal or external aud	lits other t	han tho	se that resulted in accr	editation, please describe:
	Fa	acility Di	irector		
Name: Latoya D. Anderso	n, Assistant Warde	en			
Email: LDAnderson@mdo	oc.state.ms.us	Telepho	one:	601-936-7213	
	Facility PRE	A Comp	oliance	e Manager	
Name: Lisa Neal		1			
Email: Ineal@mdoc.state	ms.us	Telepho	one:	601-932-2880	
Facility Health Service Administrator ⊠ N/A					
Name: Click or tap here to en	ter text.				
Email: Click or tap here to en	ter text.	Telepho	one:	Click or tap here to en	ter text.
Facility Characteristics					
Designated Facility Capacity:		324			
Current Population of Facility: 137					
Average daily population for the past 12 months:		95			

Has the facility been over capacity at any point in the past 12 months?	☐ Yes ⊠ No	
Which population(s) does the facility hold?	⊠ Females ☐ Males	☐ Both Females and Males
Age range of population:	21-65	
Average length of stay or time under supervision	12 months	
Facility security levels/resident custody levels	Minimum Custody	
Number of residents admitted to facility during the pas	t 12 months	140
Number of residents admitted to facility during the pas stay in the facility was for 72 hours or more:	t 12 months whose length of	140
Number of residents admitted to facility during the pas stay in the facility was for 30 days or more:	t 12 months whose length of	140
Does the audited facility hold residents for one or more correctional agency, U.S. Marshals Service, Bureau of Customs Enforcement)?		☐ Yes        No
Federal Bureau of Prisons  U.S. Marshals Service  U.S. Immigration and Customs  Bureau of Indian Affairs  U.S. Military branch  State or Territorial correctional or County correctional or detention  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 have contact with residents:		17
Number of staff hired by the facility during the past 12 months who may have contact with residents:		0
Number of contracts in the past 12 months for services with contractors who may have contact with residents:		0
Number of individual contractors who have contact with residents, currently authorized to enter the facility:		0
Number of volunteers who have contact with residents, currently authorized to enter the facility:		28

Physical Plant		
Number of buildings:		
Auditors should count all buildings that are part of the facility, whether residents are formally allowed to enter them or not. In situations where temporary structures have been erected (e.g., tents) the auditor should use their discretion to determine whether to include the structure in the overall count of buildings. As a general rule, if a temporary structure is regularly or routinely used to hold or house residents, or if the temporary structure is used to house or support operational functions for more than a short period of time (e.g., an emergency situation), it should be included in the overall count of buildings.		4
Number of resident housing units:		
Enter 0 if the facility does not have discrete housing units. DOJ PREA Working Group FAQ on the definition of a housing unit: How is a "housing unit" defined for the purposes of the PREA Standards? The question has been raised in particular as it relates to facilities that have adjacent or interconnected units. The most common concept of a housing unit is architectural. The generally agreed-upon definition is a space that is enclosed by physical barriers accessed through one or more doors of various types, including commercial-grade swing doors, steel sliding doors, interlocking sally port doors, etc. In addition to the primary entrance and exit, additional doors are often included to meet life safety codes. The unit contains sleeping space, sanitary facilities (including toilets, lavatories, and showers), and a dayroom or leisure space in differing configurations. Many facilities are designed with modules or pods clustered around a control room. This multiple-pod design provides the facility with certain staff efficiencies and economies of scale. At the same time, the design affords the flexibility to separately house residents of differing security levels, or who are grouped by some other operational or service scheme. Generally, the control room is enclosed by security glass, and in some cases, this allows residents to see into neighboring pods. However, observation from one unit to another is usually limited by angled site lines. In some cases, the facility has prevented this entirely by installing one-way glass. Both the architectural design and functional use of these multiple pods indicate that they are managed as distinct housing units.		2
Number of single resident cells, rooms, or other enclosures:		0
Number of multiple occupancy cells, rooms, or other enclosures:		0
Number of open bay/dorm housing units:		2
Does the facility have a video monitoring system, electronic surveillance system, or other monitoring technology (e.g. cameras, etc.)?		⊠ Yes □ No
Has the facility installed or updated a video monitoring system, electronic surveillance system, or other monitoring technology in the past 12 months?		⊠ Yes □ No
Medical and Mental Health	Services and Forensic Med	dical Exams
Are medical services provided on-site?		
Are mental health services provided on-site?		

	☐ On-site				
Where are sexual assault forensic medical exams provided? Select all that apply.					
provided? Select all that apply.	Rape Crisis Center				
	Other (please name or describ	oe: Click or tap here to enter text.)			
ı	Investigations				
Crii	minal Investigations				
Number of investigators employed by the agency and/or facility who are responsible for conducting CRIMINAL investigations into allegations of sexual abuse or sexual harassment:		5			
When the facility received allegations of covered abuse	or covered baracament (whather	☐ Facility investigators			
When the facility received allegations of sexual abuse staff-on-resident or resident-on-resident), CRIMINAL IN		Agency investigators			
by: Select all that apply.		☐ An external investigative entity			
	Local police department				
	Local police department				
Select all external entities responsible for CRIMINAL	Local sheriff's department				
INVESTIGATIONS: Select all that apply (N/A if no external entities are responsible for criminal	☐ State police				
investigations)	☐ A U.S. Department of Justice component				
	Other (please name or describe: Click or tap here to enter text.				
	⊠ N/A				
Administrative Investigations					
Number of investigators employed by the agency and/or facility who are responsible for conducting ADMINISTRATIVE investigations into allegations of sexual abuse or sexual harassment?		5			
When the facility receives allegations of covered abuse	ar covered bereacoment (whather	☐ Facility investigators			
When the facility receives allegations of sexual abuse of staff-on-resident or resident-on-resident), ADMINISTRA		Agency investigators			
conducted by: Select all that apply		☐ An external investigative entity			
	Local police department				
	Local sheriff's department				
Select all external entities responsible for ADMINISTRATIVE INVESTIGATIONS: Select all that 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 describe: Click or tap here to enter text.)				
	N/A				
	∠ IN/A				

#### **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: 41
115.211, 115.212, 115.213, 115.215, 115.216, 115.217, 115.218
115.221, 115.222
115.231, 115.232, 115.233, 115.234, 115.235,
115.241, 115.242,
115.251, 115.252, 115.253, 115.254
115.261, 115.262, 115.263, 115.264, 115.265, 115.266, 115.267
115.271, 115.272, 115.273, 115.276, 115.277, 115.278
115.282, 115.283, 115.286, 115.287, 115.288, 115.289
115.401, 115.403

#### **Standards Not Met**

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

### **Post-Audit Reporting Information**

General Audit Information			
Onsite Audit Dates			
Start date of the onsite portion of the audit:	July 7, 2022		
2. End date of the onsite portion of the audit:	July 8, 2022		
Outr	each		
3. Did you attempt to communicate with community-based organization(s) or victim advocates who provide services to this facility and/or who may have insight into relevant conditions in the facility?	⊠ Yes ⊠ No		
<ul> <li>a. If yes, identify the community-based organizations or victim advocates with whom you corresponded:</li> </ul>	MS Coalition Against Sexual Assault		
Audited Facility Information			
4. Designated Facility Capacity:	324		
5. Average daily population for the past 12 months:	95		
6. Number of inmate/resident/detainee housing units:  DOJ PREA Working Group FAQ on the definition of a housing unit: How is a "housing unit" defined for the purposes of the PREA Standards? The question has been raised in particular as it relates to facilities that have adjacent or interconnected units. The most common concept of a housing unit is architectural. The generally agreed-upon definition is a space that is enclosed by physical barriers accessed through one or more doors of various types, including commercial-grade swing doors, steel sliding doors, interlocking sally port doors, etc. In addition to the primary entrance and exit, additional doors are often included to meet life safety codes. The unit contains sleeping space, sanitary facilities (including toilets, lavatories, and showers), and a dayroom or leisure space in differing configurations. Many facilities are designed with modules or pods clustered around a control room. This multiple-pod design provides the facility with certain staff efficiencies and economies of scale. At the same time, the design affords the flexibility to separately house inmates of differing security levels, or who are grouped by some other operational or service scheme. Generally, the control room is enclosed by security glass, and in some cases, this allows residents to see into neighboring pods. However, observation from one unit to another is usually limited by angled site lines. In some cases, the facility has prevented this entirely by installing one-way glass. Both the architectural design and functional use of these multiple pods indicate that they are managed as distinct housing units.	2		
7. Does the facility ever hold youthful inmates or youthful/juvenile detainees?	Yes No N/A for the facility type audited (i.e., Community Confinement		

Audited Facility Population on Day One of the Onsite Portion of the Audit		
Inmates/Residents/Detainees		
Enter the total number of inmates/residents/detainees housed at the facility as of the first day of the onsite portion of the audit:	140	
9. Enter the total number of youthful inmates or youthful/juvenile detainees housed at the facility on the first day of the onsite portion of the audit:	0	
10. Enter the total number of inmates/residents/detainees with a physical disability housed at the facility as of the first day of the onsite portion of the audit:	0	
11. Enter the total number of inmates/residents/detainees with a cognitive or functional disability (including intellectual disability, psychiatric disability, or speech disability) housed at the facility as of the first day of the onsite portion of the audit:	0	
12. Enter the total number of inmates/residents/detainees who are Blind or have low vision (visually impaired) housed at the facility on the first day of the onsite portion of the audit:	0	
13. Enter the total number of inmates/residents/detainees who are Deaf or hard-of-hearing housed at the facility on the first day of the onsite portion of the audit:	0	
14. Enter the total number of inmates/residents/detainees who are Limited English Proficient (LEP) housed at the facility as of the first day of the onsite portion of the audit:	0	
15. Enter the total number of inmates/residents/detainees who identify as lesbian, gay, or bisexual housed at the facility as of the first day of the onsite portion of the audit:	1	
16. Enter the total number of inmates/residents/detainees who identify as transgender, or intersex housed at the facility as of the first day of the onsite portion of the audit:	0	
17. Enter the total number of inmates/residents/detainees who reported sexual abuse in this facility who are housed at the facility as of the first day of the onsite portion of the audit:	0	
18. Enter the total number of inmates/residents/detainees who reported sexual harassment in this facility who are housed at the facility as of the first day of the onsite portion of the audit:	0	
19. Enter the total number of inmates/residents/detainees who disclosed prior sexual victimization during risk screening housed at the facility as of the first day of the onsite portion of the audit:	23	
20. Enter the total number of inmates/residents/detainees who are or were ever placed in segregated housing/isolation for risk of sexual victimization housed at the facility as of the first day of the onsite portion of the audit:	0	
21. Enter the total number of inmates/residents/detainees who are or were ever placed in segregated housing/isolation for having reported sexual abuse in this facility as of the first day of the onsite portion of the audit:	0	

22.	Enter the total number of inmates/residents detained solely for civil immigration purposes housed at the facility as of the first day of the onsite portion of the audit:	0
23.	Provide any additional comments regarding the population characteristics of inmates/residents/detainees in the facility as of the first day of the onsite portion of the audit (e.g., groups not tracked, issues with identifying certain populations).  Note: as this text will be included in the audit report, please do not include any personally identifiable information or other information that could compromise the confidentiality of any persons in the facility.	The Auditor was able to conduct all specialized and random inmate interviews in a private, confidential setting. Due to the classification level and designation of the facility as a work camp, offenders in many of the targeted categories would not be assigned to the facility. There was one inmate identified as gay, lesbian or bisexual and three inmates interviewed that had previously reported victimization. No inmates refused to be interviewed.
	Staff, Volunteers	
24	Include all full- and part-time staff employed by the facility, regardence the total number of STAFF, including both full- and	irdless of their level of contact with inmates/residents/detainees
24.	part-time staff employed by the facility as of the first day of the onsite portion of the audit:	18
	Enter the total number of CONTRACTORS assigned to the facility as of the first day of the onsite portion of the audit who have contact with inmates/residents/detainees:	0
26.	Enter the total number of VOLUNTEERS assigned to the facility as of the first day of the onsite portion of the audit who have contact with inmates/residents/detainees:	28
27.	Provide any additional comments regarding the population characteristics of staff, volunteers, and contractors who were in the facility as of the first day of the onsite portion of the audit.  Note: as this text will be included in the audit report, please	All staff were cooperative and very accommodating to any request by the Auditor. The staff all appeared very dedicated to what they do and take pride in their facility. They all seem to work well together to create a safe
	do not include any personally identifiable information or other information that could compromise the confidentiality of any persons in the facility.	environment for the offender population that is conducive to learning and change.
	Interv	views
	Inmate/Resident/D	etainee Interviews
	Random Inmate/Reside	ent/Detainee Interviews
28.	Enter the total number of RANDOM INMATES/RESIDENTS/DETAINEES who were interviewed:	19
29.	Select which characteristics you considered when you selected random inmate/resident/detainee interviewees:	<ul> <li>□ Age</li> <li>☑ Race</li> <li>☑ Ethnicity (e.g., Hispanic, Non-Hispanic)</li> <li>□ Length of time in the facility</li> <li>☑ Housing assignment</li> <li>□ Gender</li> <li>□ Other (describe) Click or tap here to enter text.</li> <li>□ None (explain) Click or tap here to enter text.</li> </ul>

30.	How did you ensure your sample of random inmate/resident/detainee interviewees was geographically diverse?	Click or tap here to enter text.
31.	Were you able to conduct the minimum number of random inmate/resident/detainee interviews?	⊠ Yes □ No
	<ul> <li>a. If no, explain why it was not possible to interview the minimum number of random inmate/resident/detainee interviews:</li> </ul>	N/A
32.	Provide any additional comments regarding selecting or interviewing random inmates/residents/detainees (e.g., any populations you oversampled, barriers to completing interviews, barriers to ensuring representation, etc.).  Note: as this text will be included in the audit report, please do not include any personally identifiable information or other information that could compromise the confidentiality of any persons in the facility.	The Auditor randomly chose inmates based upon housing location. The sample included multiple inmates from each housing area for interviews. The auditor verified with staff to ensure that the inmates selected indicated a good representation of all inmates housed at FCCWC. There were no barriers to completing the inmate interviews.
	Targeted Inmate/Reside	ent/Detainee Interviews
33.	INMATES/RESIDENTS/DETAINEES who were interviewed:  As stated in the PREA Auditor Handbook, the breakdown of targeted interviews is intended to guide auditors in interviewing the appropriate cross-section of inmates/residents/detainees who are the most vulnerable to sexual abuse and sexual harassment. When completing questions regarding targeted inmate/resident/detainee interviews below, remember that an interview with one inmate/resident/detainee may satisfy multiple targeted interview requirements. These questions are asking about the number of interviews conducted using the targeted inmate/resident/detainee protocols.  For example, if an auditor interviews an inmate who has a physical disability, is being held in segregated housing due to risk of sexual victimization, and disclosed prior sexual victimization, that interview would be included in the totals for each of those questions. Therefore, in most cases, the sum of all the following responses to the targeted inmate/resident/detainee interview categories will exceed the total number of targeted inmates/residents/detainees who were interviewed.	4
34.	If a particular targeted population is not applicable in the audited facility, enter "0".  Enter the total number of interviews conducted with	
	youthful inmates or youthful/juvenile detainees using the "Youthful Inmates" protocol:	0
	a. If 0, select why you were unable to conduct at least the minimum required number of targeted inmates/residents/detainees in this category:	Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.  The inmates/residents/detainees in this targeted category declined to be interviewed.

<ul> <li>b. If 0, discuss your corroboration strategies to determine if this population exists in the audited facility (e.g., based on information obtained from the PAQ; documentation reviewed onsite; and discussions with staff and other inmates/residents/detainees).</li> </ul>	Based on information obtained from the PAQ; documentation reviewed onsite; and discussions with staff and other inmates.
35. Enter the total number of interviews conducted with inmates/residents/detainees with a physical disability using the "Disabled and Limited English Proficient Inmates" protocol:	0
If 0, select why you were unable to conduct at least the minimum required number of targeted inmates/residents/detainees in this category:	Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.  The inmates/residents/detainees in this targeted category declined to be interviewed.
<ul> <li>b. If 0, discuss your corroboration strategies to determine if this population exists in the audited facility (e.g., based on information obtained from the PAQ; documentation reviewed onsite; and discussions with staff and other inmates/residents/detainees).</li> </ul>	Based on information obtained from the PAQ; documentation reviewed onsite; and discussions with staff and other inmates.
36. Enter the total number of interviews conducted with inmates/residents/detainees with a cognitive or functional disability (including intellectual disability, psychiatric disability, or speech disability) using the "Disabled and Limited English Proficient Inmates" protocol:	0
If 0, select why you were unable to conduct at least the minimum required number of targeted inmates/residents/detainees in this category:	<ul> <li>Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.</li> <li>The inmates/residents/detainees in this targeted category declined to be interviewed.</li> </ul>
<ul> <li>b. If 0, discuss your corroboration strategies to determine if this population exists in the audited facility (e.g., based on information obtained from the PAQ; documentation reviewed onsite; and discussions with staff and other inmates/residents/detainees).</li> </ul>	Based on information obtained from the PAQ; documentation reviewed onsite; and discussions with staff and other inmates.
37. Enter the total number of interviews conducted with inmates/residents/detainees who are Blind or have low vision (visually impaired) using the "Disabled and Limited English Proficient Inmates" protocol:	0
a. If 0, select why you were unable to conduct at least the minimum required number of targeted inmates/residents/detainees in this category:	Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.  The inmates/residents/detainees in this targeted category declined to be interviewed.
<ul> <li>b. If 0, discuss your corroboration strategies to determine if this population exists in the audited facility (e.g., based on information obtained from the PAQ; documentation reviewed onsite; and discussions with staff and other inmates/residents/detainees).</li> </ul>	Based on information obtained from the PAQ; documentation reviewed onsite; and discussions with staff and other inmates.

38. Enter the total number of interviews conducted with inmates/residents/detainees who are Deaf or hard-chearing using the "Disabled and Limited English Proficient Inmates" protocol:	
a. If 0, select why you were unable to conduct at lift the minimum required number of targeted inmates/residents/detainees in this category:	Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.  The inmates/residents/detainees in this targeted category declined to be interviewed.
<ul> <li>b. If 0, discuss your corroboration strategies to determine if this population exists in the audite facility (e.g., based on information obtained fro PAQ; documentation reviewed onsite; and discussions with staff and other inmates/residents/detainees).</li> </ul>	
39. Enter the total number of interviews conducted with inmates/residents/detainees who are Limited Englis Proficient (LEP) using the "Disabled and Limited Er Proficient Inmates" protocol:	sh O
a. If 0, select why you were unable to conduct at lithe minimum required number of targeted inmates/residents/detainees in this category:	Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.  The inmates/residents/detainees in this targeted category declined to be interviewed.
<ul> <li>b. If 0, discuss your corroboration strategies to determine if this population exists in the audite facility (e.g., based on information obtained fro PAQ; documentation reviewed onsite; and discussions with staff and other inmates/residents/detainees).</li> </ul>	
40. Enter the total number of interviews conducted with inmates/residents/detainees who identify as lesbiar or bisexual using the "Transgender and Intersex Intersection Gay, Lesbian, and Bisexual Inmates" protocol:	n, gay,
If 0, select why you were unable to conduct at lift the minimum required number of targeted inmates/residents/detainees in this category:	Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.  The inmates/residents/detainees in this targeted category declined to be interviewed.
<ul> <li>b. If 0, discuss your corroboration strategies to determine if this population exists in the audite facility (e.g., based on information obtained fro PAQ; documentation reviewed onsite; and discussions with staff and other inmates/residents/detainees).</li> </ul>	
41. Enter the total number of interviews conducted with inmates/residents/detainees who identify as transgor intersex "Transgender and Intersex Inmates; Gay Lesbian, and Bisexual Inmates" protocol:	ender 0

If 0, select why you were unable to conduct at least the minimum required number of targeted inmates/residents/detainees in this category:	<ul> <li>✓ Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.</li> <li>✓ The inmates/residents/detainees in this targeted category declined to be interviewed.</li> </ul>
b. If 0, discuss your corroboration strategies to determine if this population exists in the audited facility (e.g., based on information obtained from the PAQ; documentation reviewed onsite; and discussions with staff and other inmates/residents/detainees).	Based on information obtained from the PAQ; documentation reviewed onsite; and discussions with staff and other inmates.
42. Enter the total number of interviews conducted with inmates/residents/detainees who reported sexual abuse in this facility using the "Inmates who Reported a Sexual Abuse" protocol:	0
If 0, select why you were unable to conduct at least the minimum required number of targeted inmates/residents/detainees in this category:	<ul> <li>☑ Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.</li> <li>☐ The inmates/residents/detainees in this targeted category declined to be interviewed.</li> </ul>
b. If 0, discuss your corroboration strategies to determine if this population exists in the audited facility (e.g., based on information obtained from the PAQ; documentation reviewed onsite; and discussions with staff and other inmates/residents/detainees).	Based on information obtained from the PAQ; documentation reviewed onsite; and discussions with staff and other inmates.
43. Enter the total number of interviews conducted with inmates/residents/detainees who disclosed prior sexual victimization during risk screening using the "Inmates who Disclosed Sexual Victimization during Risk Screening" protocol:	3
If 0, select why you were unable to conduct at least the minimum required number of targeted inmates/residents/detainees in this category:	<ul> <li>☐ Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.</li> <li>☐ The inmates/residents/detainees in this targeted category declined to be interviewed.</li> </ul>
b. If 0, discuss your corroboration strategies to determine if this population exists in the audited facility (e.g., based on information obtained from the PAQ; documentation reviewed onsite; and discussions with staff and other inmates/residents/detainees).	
44. Enter the total number of interviews conducted with inmates/residents/detainees who are or were ever placed in segregated housing/isolation for risk of sexual victimization using the "Inmates Placed in Segregated Housing (for Risk of Sexual Victimization/Who Alleged to have Suffered Sexual Abuse)" protocol:	0
If 0, select why you were unable to conduct at least the minimum required number of targeted inmates/residents/detainees in this category:	Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.  The inmates/residents/detainees in this targeted category declined to be interviewed.

45.	<ul> <li>b. If 0, discuss your corroboration strategies to determine if this population exists in the audited facility (e.g., based on information obtained from the PAQ; documentation reviewed onsite; and discussions with staff and other inmates/residents/detainees).</li> <li>Provide any additional comments regarding selecting or interviewing random inmates/residents/detainees (e.g., any populations you oversampled, barriers to completing interviews, barriers to ensuring representation, etc.).</li> <li>Note: as this text will be included in the audit report, please do not include any personally identifiable information or other information that could compromise the confidentiality of any persons in the facility.</li> </ul>	Based on information obtained from the PAQ; documentation reviewed onsite; and discussions with staff and other inmates.  There were no barriers to completing the inmate interviews. The Auditor interviewed all available inmates in the targeted categories. Based upon the population on day 1 of the onsite (140), a total of 20 inmate interviews was required. A total of 23 inmate interviews were completed. No inmates refused to be interviewed. All inmates interviewed stated is safe and were very complimentary of the staff. Overall, the statements from the inmate population indicated they were very content to be housed at FCCWC.
	Staff, Volunteer, and	Contractor Interviews
	Random Sta	off Interviews
46.	Enter the total number of RANDOM STAFF who were interviewed:	5
47.	Select which characteristics you considered when you selected RANDOM STAFF interviewees (select all that apply):	□ Length of tenure in the facility □ Shift assignment □ Work assignment □ Rank (or equivalent) □ Other (describe) Auditor interviewed all staff available in the facility during the onsite portion of the audit □ None (explain) Click or tap here to enter text.
48.	Were you able to conduct the minimum number of RANDOM STAFF interviews?	☐ Yes      No
	<ul> <li>a. If no, select the reasons why you were not able to conduct the minimum number of RANDOM STAFF interviews (select all that apply):</li> <li>b. Describe the steps you took to select additional RANDOM STAFF interviewees and why you were still unable to meet the minimum number of random staff interviews:</li> </ul>	<ul> <li>□ Too many staff declined to participate in interviews</li> <li>□ Not enough staff employed by the facility to meet the minimum number of random staff interviews (Note: select this option if there were not enough staff employed by the facility or not enough staff employed by the facility to interview for both random and specialized staff roles).</li> <li>☑ Not enough staff available in the facility during the onsite portion of the audit to meet the minimum number of random staff interviews.</li> <li>□ Other (describe) Click or tap here to enter text.</li> <li>All staff present during the onsite review were interviewed.</li> </ul>
49.	Provide any additional comments regarding selecting or interviewing random staff (e.g., any populations you oversampled, barriers to completing interviews, etc.).	The Auditor spoke with all staff present at the facility during the onsite review.

Note: as this text will be included in the audit report, please do not include any personally identifiable information or other information that could compromise the confidentiality of any persons in the facility.

	Specialized Staff, Volunteers, and Contractor Interviews				
	Staff in some facilities may be responsible for more than one of the specialized staff duties. Therefore, more than one interview				
		nd that interview would satisfy multiple specialized staff interview			
	<u>require</u>	<u>ments.</u>			
50	Enter the total number of staff in a SPECIALIZED STAFF				
50.	role who were interviewed (excluding volunteers and	10			
	contractors):	10			
	·				
51.	Were you able to interview the Agency Head?	☐ Yes ☐ No			
	a. If no, explain why it was not possible to interview the	Not evelleble			
	Agency Head:	Not available			
52.	52. Were you able to interview the Warden/Facility				
	Director/Superintendent or their designee?	⊠ Yes □ No			
	a. If no, explain why it was not possible to interview the				
	Warden/Facility Director/Superintendent or their	Click or tap here to enter text.			
	designee:				
53.	Were you able to interview the PREA Coordinator?	⊠ Yes □ No			
	a. If no, explain why it was not possible to interview the				
	PREA Coordinator:	Click or tap here to enter text.			
		□ □			
		⊠ Yes □ No			
54.	Were you able to interview the PREA Compliance	☐ N/A (N/A if the agency is a single facility agency or is			
	Manager?	otherwise not required to have a PREA Compliance Manager per			
		the Standards)			
	a. If no, explain why it was not possible to interview the				
	PREA Compliance Manager:	Click or tap here to enter text.			

	Agency contract administrator
	☐ Intermediate or higher-level facility staff responsible for
	conducting and documenting unannounced rounds to identify and deter staff sexual abuse and sexual harassment
	☐ Line staff who supervise youthful inmates (if applicable)
	Education and program staff who work with youthful inmates (if applicable)
	Medical staff
	Mental health staff
	Non-medical staff involved in cross-gender strip or visual searches
	Administrative (human resources) staff
55. Select which SPECIALIZED STAFF roles were interviewed as part of this audit (select all that apply):	Sexual Assault Forensic Examiner (SAFE) or Sexual Assault Nurse Examiner (SANE) staff
	Investigative staff responsible for conducting administrative investigations
	Investigative staff responsible for conducting criminal investigations
	Staff who perform screening for risk of victimization and abusiveness
	☐ Staff who supervise inmates in segregated housing/residents in isolation
	Staff on the sexual abuse incident review team
	Designated staff member charged with monitoring retaliation
	First responders, both security and non-security staff
	☐ Intake staff
	Other (describe) Click or tap here to enter text.
56. Did you interview VOLUNTEERS who may have contact with inmates/residents/detainees in this facility?	☐ Yes         No
a. Enter the total number of VOLUNTEERS who were	0
interviewed:	
	☐ Education/programming
b. Select which specialized VOLUNTEER role(s) were	☐ Medical/dental
interviewed as part of this audit (select all that apply):	☐ Mental health/counseling
	Religious
	Other
57. Did you interview CONTRACTORS who may have contact with inmates/residents/detainees in this facility?	☐ Yes      No

<ul> <li>Enter the total number of CONTRACTORS who were interviewed:</li> </ul>	0			
	☐ Security/detention			
	☐ Education/programming			
<ul> <li>Select which specialized CONTRACTOR role(s) were interviewed as part of this audit (select all that</li> </ul>	☐ Medical/dental			
apply):	☐ Food service			
	☐ Maintenance/construction			
	Other			
58. Provide any additional comments regarding selecting or interviewing specialized staff (e.g., any populations you oversampled, barriers to completing interviews, etc.).  Note: as this text will be included in the audit report, please do not include any personally identifiable information or other information that could compromise the confidentiality of any persons in the facility.	All available staff were interviewed. Due to the small number of staff, most of the staff fulfilled multiple roles, including completing the screening, training, human resource functions, and conducting unannounced rounds. There are no contractors employed at the facility. No volunteers were available during the on-site review.			
Site Review and Doc	umentation Sampling			
Site Review				
Site R	eview			
PREA Standard 115.401(h) states, "The auditor shall have access meet the requirements in this Standard, the site review portion of facility. The site review is not a casual tour of the facility. It is an ac determine whether, and the extent to which, the audited facility	to, and shall observe, all areas of the audited facilities." In order to the onsite audit must include a thorough examination of the entire tive, inquiring process that includes talking with staff and inmates to 's practices demonstrate compliance with the Standards. Note: e included in the relevant Standard-specific overall determination			
PREA Standard 115.401(h) states, "The auditor shall have access meet the requirements in this Standard, the site review portion of facility. The site review is not a casual tour of the facility. It is an ac determine whether, and the extent to which, the audited facility discussions related to testing critical functions are expected to be	to, and shall observe, all areas of the audited facilities." In order to the onsite audit must include a thorough examination of the entire tive, inquiring process that includes talking with staff and inmates to 's practices demonstrate compliance with the Standards. Note: e included in the relevant Standard-specific overall determination			
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PREA Standard 115.401(h) states, "The auditor shall have access meet the requirements in this Standard, the site review portion of facility. The site review is not a casual tour of the facility. It is an acceptance whether, and the extent to which, the audited facility discussions related to testing critical functions are expected to be narra.  59. Did you have access to all areas of the facility?  a. If no, explain what areas of the facility you were unable to access and why.	to, and shall observe, all areas of the audited facilities." In order to the onsite audit must include a thorough examination of the entire tive, inquiring process that includes talking with staff and inmates to 's practices demonstrate compliance with the Standards. Note: e included in the relevant Standard-specific overall determination tives.  Yes No  Click or tap here to enter text.			
PREA Standard 115.401(h) states, "The auditor shall have access meet the requirements in this Standard, the site review portion of facility. The site review is not a casual tour of the facility. It is an access determine whether, and the extent to which, the audited facility discussions related to testing critical functions are expected to be narra.  59. Did you have access to all areas of the facility?  a. If no, explain what areas of the facility you were unable to access and why.  Was the site review an active, inquiring  60. Reviewing/examining all areas of the facility in accordance with the site review component of the audit	to, and shall observe, all areas of the audited facilities." In order to the onsite audit must include a thorough examination of the entire tive, inquiring process that includes talking with staff and inmates to is practices demonstrate compliance with the Standards. Note: e included in the relevant Standard-specific overall determination tives.  Yes No  Click or tap here to enter text.  process that included the following:			
PREA Standard 115.401(h) states, "The auditor shall have access meet the requirements in this Standard, the site review portion of facility. The site review is not a casual tour of the facility. It is an access determine whether, and the extent to which, the audited facility discussions related to testing critical functions are expected to be narral.  59. Did you have access to all areas of the facility?  a. If no, explain what areas of the facility you were unable to access and why.  Was the site review an active, inquiring  60. Reviewing/examining all areas of the facility in accordance with the site review component of the audit instrument?  a. If no, explain why the site review did not include	to, and shall observe, all areas of the audited facilities." In order to the onsite audit must include a thorough examination of the entire tive, inquiring process that includes talking with staff and inmates to 's practices demonstrate compliance with the Standards. Note: e included in the relevant Standard-specific overall determination tives.  Yes No  Click or tap here to enter text.  process that included the following:			
PREA Standard 115.401(h) states, "The auditor shall have access meet the requirements in this Standard, the site review portion of facility. The site review is not a casual tour of the facility. It is an access determine whether, and the extent to which, the audited facility discussions related to testing critical functions are expected to be narra.  59. Did you have access to all areas of the facility?  a. If no, explain what areas of the facility you were unable to access and why.  Was the site review an active, inquiring  60. Reviewing/examining all areas of the facility in accordance with the site review component of the audit instrument?  a. If no, explain why the site review did not include reviewing/examining all areas of the facility.  61. Testing and/or observing all critical functions in the facility in accordance with the site review component of the audit instrument (e.g., intake process, risk screening	to, and shall observe, all areas of the audited facilities." In order to the onsite audit must include a thorough examination of the entire tive, inquiring process that includes talking with staff and inmates to is practices demonstrate compliance with the Standards. Note: expinitely included in the relevant Standard-specific overall determination tives.  Yes No  Click or tap here to enter text.  Process that included the following:  Yes No  Click or tap here to enter text.			
PREA Standard 115.401(h) states, "The auditor shall have access meet the requirements in this Standard, the site review portion of facility. The site review is not a casual tour of the facility. It is an acceptance whether, and the extent to which, the audited facility discussions related to testing critical functions are expected to be narral states.  59. Did you have access to all areas of the facility?  a. If no, explain what areas of the facility you were unable to access and why.  Was the site review an active, inquiring 60. Reviewing/examining all areas of the facility in accordance with the site review component of the audit instrument?  a. If no, explain why the site review did not include reviewing/examining all areas of the facility.  61. Testing and/or observing all critical functions in the facility in accordance with the site review component of the audit instrument (e.g., intake process, risk screening process, PREA education)?  a. If no, explain why the site review did not include testing and/or observing all critical functions in the	to, and shall observe, all areas of the audited facilities." In order to the onsite audit must include a thorough examination of the entire tive, inquiring process that includes talking with staff and inmates to is practices demonstrate compliance with the Standards. Note: included in the relevant Standard-specific overall determination tives.  Yes No  Click or tap here to enter text.  Process that included the following:  Yes No  Click or tap here to enter text.			

64. Provide any additional comments regarding the site The Auditor had access to all areas of the facility review (e.g., access to areas in the facility, observations, and the staff were very accommodating to all tests of critical functions, or informal conversations). requests by the Auditor. The staff at FCCWC Note: as this text will be included in the audit report, please were very open in discussions regarding the do not include any personally identifiable information or other PREA program and are receptive to suggestions information that could compromise the confidentiality of any and feedback from the auditor. persons in the facility. **Documentation Sampling** Where there is a collection of records to review—such as staff, contractor, and volunteer training records; background check records; supervisory rounds logs; risk screening and intake processing records; inmate education records; medical files; and investigative files—auditors must self-select for review a representative sample of each type of record. 65. In addition to the proof documentation selected by the agency or facility and provided to you, did you also X Yes ☐ No conduct an auditor-selected sampling of documentation? 66. Provide any additional comments regarding selecting The Auditor reviewed staff training records, additional documentation (e.g., any documentation you background check records, rounds logs, risk oversampled, barriers to selecting additional documentation, etc.). screening and intake processing records, and inmate education records. There was one Note: as this text will be included in the audit report, please do not include any personally identifiable information or other allegation during the audit period, and the Auditor information that could compromise the confidentiality of any reviewed the investigative record. persons in the facility. Sexual Abuse and Sexual Harassment Allegations and Investigations in this Facility Sexual Abuse and Sexual Harassment Allegations and Investigations Overview Remember the number of allegations should be based on a review of all sources of allegations (e.g., hotline, third-party, grievances) and should not be based solely on the number of investigations conducted. Note: For question brevity, we use the term "inmate" in the following questions. Auditors should provide information on inmate, resident, or detainee sexual abuse allegations and investigations, as applicable to the facility type being audited. 67. Total number of SEXUAL ABUSE allegations and investigations overview during the 12 months preceding the audit, by incident type: Instructions: If you are unable to provide information for one or more of the fields below, enter an "X" in the field(s) where information cannot be provided. # of allegations that had

# of sexual abuse # of criminal # of administrative both criminal and allegations investigations investigations administrative investigations Inmate-on-inmate 0 0 0 0 sexual abuse Staff-on-inmate 0 0 0 0 sexual abuse 0 0 0 0 Total

 a. If you were unable to provide any of the information above, explain why this information could not be provided.

Click or tap here to enter text.

### 68. Total number of SEXUAL HARASSMENT allegations and investigations overview during the 12 months preceding the audit, by incident type:

Instructions: If you are unable to provide information for one or more of the fields below, enter an "X" in the field(s) where information

cannot be provided.

	# of sexual harassment allegations	# of criminal investigations	# of administrative investigations	# of allegations that had both criminal and administrative investigations
Inmate-on-inmate sexual harassment	1	0	1	0
Staff-on-inmate sexual harassment	0	0	0	0
Total	1	0	1	0

a. If you were unable to provide any of the information above, explain why this information could not be provided.

Click or tap here to enter text.

#### **Sexual Abuse and Sexual Harassment Investigation Outcomes**

Sexual Abuse Investigation Outcomes

Note: these counts should reflect where the investigation is currently (i.e., if a criminal investigation was referred for prosecution and resulted in a conviction, that investigation outcome should only appear in the count for "convicted.") Do not double count. Additionally, for question brevity, we use the term "inmate" in the following questions. Auditors should provide information on inmate, resident, and detained sexual abuse investigation files, as applicable to the facility type being audited.

#### 69. Criminal SEXUAL ABUSE investigation outcomes during the 12 months preceding the audit:

Instructions: If you are unable to provide information for one or more of the fields below, enter an "X" in the field(s) where information

cannot be provided.

tarriet so provide ar					
	Ongoing	Referred for Prosecution	Indicted/Court Case Filed	Convicted/Adjudicated	Acquitted
Inmate-on-inmate sexual abuse	0	0	0	0	0
Staff-on-inmate sexual abuse	0	0	0	0	0
Total	0	0	0	0	0

a. If you were unable to provide any of the information above, explain why this information could not be provided.

Click or tap here to enter text.

#### 70. Administrative SEXUAL ABUSE investigation outcomes during the 12 months preceding the audit:

Instructions: If you are unable to provide information for one or more of the fields below, enter an "X" in the field(s) where information

cannot be provided.

	Ongoing	Unfounded	Unsubstantiated	Substantiated	
Inmate-on-inmate sexual abuse	0	0	0	0	
Staff-on-inmate sexual abuse	0	0	0	0	
Total	0	0	0	0	

a. If you were unable to provide any of the information above, explain why this information could not be provided.

Click or tap here to enter text.

#### Sexual Harassment Investigation Outcomes

Note: these counts should reflect where the investigation is currently. Do not double count. Additionally, for question brevity, we use the term "inmate" in the following questions. Auditors should provide information on inmate, resident, and detainee sexual harassment investigation files, as applicable to the facility type being audited.

#### 71. Criminal SEXUAL HARASSMENT investigation outcomes during the 12 months preceding the audit:

Instructions: If you are unable to provide information for one or more of the fields below, enter an "X" in the field(s) where information

cannot be provided.

	Ongoing	Referred for Prosecution	Indicted/Court Case Filed	Convicted/Adjudicated	Acquitted
Inmate-on-inmate sexual harassment	0	0	0	0	0
Staff-on-inmate sexual harassment	0	0	0	0	0
Total	0	0	0	0	0

 a. If you were unable to provide any of the information above, explain why this information could not be provided.

Click or tap here to enter text.

#### 72. Administrative SEXUAL HARASSMENT investigation outcomes during the 12 months preceding the audit:

Instructions: If you are unable to provide information for one or more of the fields below, enter an "X" in the field(s) where information

cannot be provided.

	Ongoing	Unfounded	Unsubstantiated	Substantiated
Inmate-on-inmate sexual harassment	0	0	1	0
Staff-on-inmate sexual harassment	0	0	0	0
Total	0	0	1	0

 If you were unable to provide any of the information above, explain why this information could not be provided.

Click or tap here to enter text.

Sexual Abuse and Sexual Harassment Investigation Files Selected for Review

Sexual Abuse Investigation Files Selected for Review

73. Enter the total number of SEXUAL ABUSE investigation files reviewed/sampled:	0
If 0, explain why you were unable to review any sexual abuse investigation files:	No allegations during the audit period
74. Did your selection of SEXUAL ABUSE investigation files include a cross-section of criminal and/or administrative investigations by findings/outcomes?	☐ Yes ☐ No ☐ N/A (N/A if you were unable to review any sexual abuse investigation files)
Inmate-on-inmate sexual a	buse investigation files
75. Enter the total number of INMATE-ON-INMATE SEXUAL ABUSE investigation files reviewed/sampled:	0
76. Did your sample of INMATE-ON-INMATE SEXUAL ABUSE investigation files include criminal investigations?	<ul> <li>☐ Yes</li> <li>☐ No</li> <li>☑ N/A (N/A if you were unable to review any inmate-on-inmate sexual abuse investigation files)</li> </ul>
77. Did your sample of INMATE-ON-INMATE SEXUAL ABUSE investigation files include administrative investigations?	☐ Yes ☐ No ☐ N/A (N/A if you were unable to review any inmate-on-inmate sexual abuse investigation files)
Staff-on-inmate sexual ab	use investigation files
78. Enter the total number of STAFF-ON-INMATE SEXUAL ABUSE investigation files reviewed/sampled:	0
79. Did your sample of STAFF-ON-INMATE SEXUAL ABUSE investigation files include criminal investigations?	<ul><li>☐ Yes</li><li>☐ No</li><li>☐ N/A (N/A if you were unable to review any staff-on-inmate sexual abuse investigation files)</li></ul>
80. Did your sample of STAFF-ON-INMATE SEXUAL ABUSE investigation files include administrative investigations?	<ul><li>☐ Yes</li><li>☐ No</li><li>☒ N/A (N/A if you were unable to review any staff-on-inmate sexual abuse investigation files)</li></ul>
Sexual Harassment Investiga	tion Files Selected for Review
81. Enter the total number of SEXUAL HARASSMENT investigation files reviewed/sampled:	1
<ul> <li>a. If 0, explain why you were unable to review any sexual harassment investigation files:</li> </ul>	Click or tap here to enter text.
82. Did your selection of SEXUAL HARASSMENT investigation files include a cross-section of criminal and/or administrative investigations by findings/outcomes?	☐ Yes ☐ No ☐ N/A (N/A if you were unable to review any sexual harassment investigation files)
Inmate-on-inmate sexual hara	ssment investigation files
83. Enter the total number of INMATE-ON-INMATE SEXUAL HARASSMENT investigation files reviewed/sampled:	1
84. Did your sample of INMATE-ON-INMATE SEXUAL HARASSMENT investigation files include criminal investigations?	Yes No  N/A (N/A if you were unable to review any inmate-on-inmate sexual harassment investigation files)
85. Did your sample of INMATE-ON-INMATE SEXUAL HARASSMENT investigation files include administrative investigations?	⊠ Yes □ No

	N/A (N/A if you were unable to review any inmate-on-inmate sexual harassment investigation files)
Staff-on-inmate sexual haras	-
86. Enter the total number of STAFF-ON-INMATE SEXUAL HARASSMENT investigation files reviewed/sampled:	0
87. Did your sample of STAFF-ON-INMATE SEXUAL HARASSMENT investigation files include criminal investigations?	Yes No N/A (N/A if you were unable to review any staff-on-inmate sexual harassment investigation files)
88. Did your sample of STAFF-ON-INMATE SEXUAL HARASSMENT investigation files include administrative investigations?	☐ Yes ☐ No ☐ N/A (N/A if you were unable to review any staff-on-inmate sexual harassment investigation files)
89. Provide any additional comments regarding selecting and reviewing sexual abuse and sexual harassment investigation files.  Note: as this text will be included in the audit report, please do not include any personally identifiable information or other information that could compromise the confidentiality of any persons in the facility.	The facility had no allegations of sexual abuse during the audit period. There was one allegation of sexual harassment. The Auditor reviewed the investigative file for this allegation.
Support Staf	f Information
DOJ-certified PREA A	auditors Support Staff
90. Did you receive assistance from any DOJ-CERTIFIED PREA AUDITORS at any point during this audit?  Remember: the audit includes all activities from the pre-onsite through the post-onsite phases to the submission of the final report. Make sure you respond accordingly.	☐ Yes       No
<ul> <li>a. If yes, enter the TOTAL NUMBER OF DOJ-CERTIFIED PREA AUDITORS who provided assistance at any point during the audit:</li> </ul>	Click or tap here to enter text.
Non-certified	Support Staff
91. Did you receive assistance from any NON-CERTIFIED SUPPORT STAFF at any point during this audit?  Remember: the audit includes all activities from the pre-onsite through the post-onsite phases to the submission of the final report. Make sure you respond accordingly.	☐ Yes ⊠ No
<ul> <li>a. If yes, enter the TOTAL NUMBER OF NON- CERTIFIED SUPPORT STAFF who provided assistance at any point during the audit:</li> </ul>	Click or tap here to enter text.
Auditing Arrangemen	ts and Compensation
92. Who paid you to conduct this audit?	<ul> <li>☐ The audited facility or its parent agency</li> <li>☐ My state/territory or county government (if you audit as part of a consortium or circular auditing arrangement, select this option)</li> <li>☑ A third-party auditing entity (e.g., accreditation body, consulting firm)</li> </ul>

Other

#### PREVENTION PLANNING

## Standard 115.211: Zero tolerance of sexual abuse and sexual harassment; PREA coordinator

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

115.21	1 (a)	
•		he agency have a written policy mandating zero tolerance toward all forms of sexual and sexual harassment? $\ oxtimes$ Yes $\ oxtimes$ No
•		he written policy outline the agency's approach to preventing, detecting, and responding all abuse and sexual harassment? $\ oxdot$ Yes $\ oxdot$ No
115.21	1 (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	he PREA Coordinator have sufficient time and authority to develop, implement, and e agency efforts to comply with the PREA standards in all of its facilities?
Auditor Overall Compliance Determination		
		Exceeds Standard (Substantially exceeds requirement of standards)
	$\boxtimes$	<b>Meets Standard</b> (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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14, 20-14-01
- 3. FCCWC Organizational Chart

- 4. Interviews with Staff
- 5. Interviews with Inmates
- 6. Observations during on-site review

#### Findings:

The Auditor reviewed the MDOC Policies. The Department has a comprehensive PREA policy which clearly mandates a zero-tolerance policy on all forms of sexual abuse and harassment. The language in the policy provides definitions of prohibited behaviors in accordance with the standard and includes notice of sanctions for those who have been found to have participated in prohibited behaviors. The definitions contained in the policy are consistent and in compliance with PREA definitions. The policy details the agency overall approach to preventing, detecting and responding to sexual abuse and harassment. The "zero tolerance" mandate is prevalent throughout the facility as evidenced by informational posters and interactions and interviews with both offenders and staff. The zero-tolerance mandate is taken seriously by the staff at the facility and this is reflected in the offender interviews.

The MDOC has designated a statewide PREA Coordinator who assumed the role on October 14, 2020. The position title is Branch Director II and is in the upper level of the agency hierarchy. She reports to the CID Director. There are 4 Regional PREA Compliance Managers that report to the Statewide Coordinator. By virtue of her position, she has the authority to develop, implement and oversee the Department's efforts to comply with PREA standards. The PREA Coordinator is involved in the implementation efforts, as well as handling and reviewing offender issues.

The FCCWC has a designated Regional PREA Compliance Manager. She is based at the parent facility, Central Mississippi Correctional Facility and oversees compliance efforts at the FCCWC. She has the authority to develop, implement and oversee the FCCWC's efforts to comply with PREA standards and is in contact with the facility to provide direction and support as needed. At the facility level, the case manager is primarily responsible for intake risk assessments and reviews and inmate education. The case manager is aware of her responsibilities and duties with respect to the PREA and is very diligent in ensuring that the standards are met.

Interviews with inmates indicated that they felt safe in the facility and would feel comfortable reporting PREA related matters to staff at the facility if that were to occur. The inmates were incredibly complimentary of the Flowood staff, one stating that they, "treated them like the person they wanted to be, not who they were." Inmates were confident any reported allegation would be handled promptly.

Interviews with staff indicated that they were trained in and understood the agency's zero-tolerance policy.

After a review, the Auditor determined the facility meets the requirements of the standard.

Corrective Action: None

### Standard 115.212: Contracting with other entities for the confinement of residents

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

115.212 (a)

•	or othe obligat or afte	agency is public and it contracts for the confinement of its residents with private agencies or entities including other government agencies, has the agency included the entity's ion to comply with the PREA standards in any new contract or contract renewal signed on a August 20, 2012? (N/A if the agency does not contract with private agencies or other agencies for the confinement of residents.) $\boxtimes$ Yes $\square$ No $\square$ NA
115.21	2 (b)	
•	agency (N/A if	any new contract or contract renewal signed on or after August 20, 2012 provide for a contract monitoring to ensure that the contractor is complying with the PREA standards? the agency does not contract with private agencies or other entities for the confinement dents.) $\boxtimes$ Yes $\square$ No $\square$ NA
115.21	2 (c)	
•	standa attemp the age	igency has entered into a contract with an entity that fails to comply with the PREA rds, did the agency do so only in emergency circumstances after making all reasonable its to find a PREA compliant private agency or other entity to confine residents? (N/A if ency has not entered into a contract with an entity that fails to comply with the PREA rds.) $\boxtimes$ Yes $\square$ No $\square$ NA
•	compli	in a case, does the agency document its unsuccessful attempts to find an entity in ance with the standards? (N/A if the agency has not entered into a contract with an entity ils to comply with the PREA standards.) $\boxtimes$ Yes $\square$ No $\square$ NA
Audito	or Over	all Compliance Determination
		Exceeds Standard (Substantially exceeds requirement of standards)
	$\boxtimes$	<b>Meets Standard</b> (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	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.		
Evidence Relied upon to make Compliance Determination:  1. MDOC Policy 20-14-01 2. FCCWC Completed PAQ 2. Statement of fact memo		

3. Interviews with Staff
Findings:
MDOC policy is written in accordance with the standard. The MDOC is a public agency and contracts for the confinement of its offenders with private agencies or other entities, including other government agencies. MDOC has included the contracted entity's obligation to comply with the PREA standards in any new contract or contract renewal signed on or after August 20, 2012. Any new contract or contract renewal provides for agency contract monitoring to ensure that the contractor is complying with the PREA standards. Per policy, if the agency has entered into a contract with an entity that fails to comply with the PREA standards, they did so only in emergency circumstances after making all reasonable attempts to find a PREA compliant private agency or other entity to confine residents
The Flowood County Community Work Center (FCCWC) does not house inmates contracted by other entities or contract with other entities to house FCCWC inmates. FCCWC only houses state inmates.
After a review, the Auditor determined the facility meets the requirements of the standard.
Corrective Action: None
Standard 115.213: Supervision and monitoring
All Yes/No Questions Must Be Answered by the Auditor to Complete the Report
115.213 (a)
■ Does the facility have a documented staffing plan that provides for adequate levels of staffing and, where applicable, video monitoring, to protect residents against sexual abuse?   ⊠ Yes □ No
In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: The physical layout of each facility? $\boxtimes$ Yes $\square$ No
■ In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: The composition of the resident population? ⊠ Yes □ 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? ⋈ Yes □ No
• In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: Any other relevant factors? ⋈ Yes □ No
115.213 (b)
<ul> <li>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.)</li> <li>☑ Yes □ No □ NA</li> </ul>

115.213 (c)		
• In the past 12 months, has the facility assessed, determined, and documented whether adjustments are needed to the staffing plan established pursuant to paragraph (a) of this section? ⋈ Yes □ No		
In the past 12 months, has the facility assessed, determined, and documented whether adjustments are needed to prevailing staffing patterns?   ⊠ Yes □ No		
■ In the past 12 months, has the facility assessed, determined, and documented whether adjustments are needed to the facility's deployment of video monitoring systems and other monitoring technologies? ⊠ Yes □ No		
■ In the past 12 months, has the facility assessed, determined, and documented whether adjustments are needed to the resources the facility has available to commit to ensure adequate staffing levels?   ⊠ 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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Staffing Process and Plan Review 6-8-2022
- 4. Interviews with Staff
- 5. Interviews with Inmates
- 6. Documentation of rounds
- 7. PREA Facility Visit Form 6-7-2022
- 8. Observations during on-site review

#### Findings:

The FCCWC has a staffing plan that addresses the elements of the standard. The most recent review of the staffing analysis was completed on June 8, 2022. The facility staffing is based upon a multi-

faceted formula to determine the number of staff needed for essential positions. The officers work 12 hour shifts – 6:00 a.m. to 6:00 p.m. and 6:00 p.m. to 6:00 a.m. There are 12 total shift officers. The facility reported there were no deviations from the staffing plan during this audit period due to mandated or voluntary overtime. The Deputy Warden is responsible for ensuring staffing does not fall below minimum.

The average daily population for the last 12 months is 95. The staffing plan is predicated on an ADP of 324, the designed facility capacity. The auditor reviewed the facility's staffing plan. They have documented that they have considered all of the elements from standard 115.13 (a) (1-15) as part of the review. During a targeted interview with the Warden, the auditor verified the review of the annual staffing plan. He stated that they do consider the use of CCTV in looking at the staffing plan.

If there is an instance where the facility did not comply with their staffing plan, that instance would be documented and reported to the Warden and it would be reviewed. There have been no instances notated where they were out of compliance with the staffing plan. The Deputy Warden is on call and will fill in if needed to ensure adequate staffing. According to the PAQ there have been no instances of non-compliance with the staffing plan. This was verified by staff.

The auditor reviewed the deployment of CCTV monitoring. The facility has a camera surveillance system and video monitoring, including in the housing areas and kitchen. The cameras are monitored by staff. There are 33 total cameras covering the facility. The CCTV monitoring and placement of cameras appears adequate.

The staffing plan appears satisfactory in the agency's efforts to provide protection against sexual abuse and harassment. The Auditor observed cameras in the facility. There appeared to be open communication between staff and inmates. Inmates are very comfortable approaching staff with questions and feel that the staff genuinely care about their well-being. The Auditor observed formal and informal interactions between staff and inmates.

During the pre-audit phase, the facility provided the auditor a sample of documentation of rounds for each shift. During the on-site portion of the audit, the auditor reviewed logbooks that verified that rounds were recorded daily. Due to the size of the facility and the staffing, the supervisors make rounds frequently and are very visible in the facility. All the staff handle multiple responsibilities and work very well as a team and communicate frequently. There appears to be good communication between the staff and inmates.

After a review, the Auditor determined that the facility meets the requirements of the standard.

Corrective Action: None

#### Standard 115.215: Limits to cross-gender viewing and searches

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

#### 115.215 (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?

115.215 (b)		
<ul> <li>Does the facility always refrain from conducting cross-gender pat-down searches of female residents, except in exigent circumstances? (N/A if the facility does not have female residents.)</li> <li>□ Yes □ No ⋈ NA</li> </ul>		
■ Does the facility always refrain from restricting female residents' access to regularly available programming or other outside opportunities in order to comply with this provision? (N/A if the facility does not have female residents.)   ☐ Yes ☐ No ☒ NA		
115.215 (c)		
■ Does the facility document all cross-gender strip searches and cross-gender visual body cavity searches? ⊠ Yes □ No		
<ul> <li>Does the facility document all cross-gender pat-down searches of female residents? (N/A if the facility does not have female residents).</li> <li>□ Yes</li> <li>□ No</li> <li>⋈ NA</li> </ul>		
115.215 (d)		
■ Does the facility have policies that enable residents 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 residents 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 area where residents are likely to be showering, performing bodily functions, or changing clothing?   Yes □ No		
115.215 (e)		
■ Does the facility always refrain from searching or physically examining transgender or intersex residents for the sole purpose of determining the resident's genital status?   ⊠ Yes □ No		
• If a resident's genital status is unknown, does the facility determine genital status during conversations with the resident, by reviewing medical records, or, if necessary, by learning that information as part of a broader medical examination conducted in private by a medical practitioner? ⋈ Yes □ No		
115.215 (f)		

•	in a pr	the facility/agency train security staff in how to conduct cross-gender pat down searches ofessional and respectful manner, and in the least intrusive manner possible, consisten ecurity needs? $\boxtimes$ Yes $\square$ No
•	interse	the facility/agency train security staff in how to conduct searches of transgender and ex residents in a professional and respectful manner, and in the least intrusive manner sle, consistent with security needs? $\boxtimes$ Yes $\square$ No
Auditor Overall Compliance Determination		
		Exceeds Standard (Substantially exceeds requirement of standards)
	$\boxtimes$	<b>Meets Standard</b> (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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Training schedule
- 4. Training Rosters
- 5. Interviews with Staff
- 6. Interviews with Inmates

#### Observation of the following:

- · Observation of inmate housing area
- Observation of CCTV coverage of housing areas
- Observation of staff announcing the presence of opposite gender staff during site review

#### Findings:

In accordance with MDOC policy, the FCCWC does not conduct cross-gender strip searches or cross-gender visual body cavity searches except in exigent circumstances or when performed by medical practitioners. Interviews with FCCWC staff indicate operational practice is consistent with this policy. The facility reports in the PAQ and verified through staff interviews that no cross-gender strip searches or visual body cavity exams have occurred. The FCCWC only holds female offenders.

MDOC policy states that inmates are able to shower, change clothes and perform bodily functions without nonmedical staff of the opposite gender viewing their breasts, buttocks or genitalia, except in exigent circumstances or incidental to routine cell checks. The toilet areas and the showers were adequately private. Curtains and partitions are used to ensure appropriate privacy, while still ensuring safety and security. A review of CCTV coverage in common areas revealed that the cameras were pointed away from toilet areas. Random inmate interviews revealed that there is not an issue with the requirements of the standard. Offenders feel as if they have adequate privacy with respect to the male staff. They stated that male staff rarely come into the housing areas and when they do, the bathrooms are cleared and the offenders and in their bed area.

The policy states that staff of the opposite gender shall announce their presence when entering an inmate housing unit. Male officers do not supervise the female housing units or typically make rounds. There are announcements made each time a male staff enters the housing area. There are signs on the housing unit entrances reinforcing this practice. Random inmate interviews indicated that there is not an issue with them being able to change clothes, shower or perform bodily functions without the male officers seeing them. Offenders stated unequivocally that announcements are being made when male staff enter the housing units. Staff interviews also indicate the offenders' privacy from being viewed by opposite gender staff is protected. Inmates stated that all the male staff were very respectful and they would feel comfortable speaking with any of them. Curtains and partitions afford offenders appropriate privacy while still affording staff the ability to appropriately monitor safety and security. Cameras are placed appropriately so that shower and toilet areas are not in view.

FCCWC policy prohibits searching or physically examining a transgender or intersex offender for the sole purpose of determining the offender's genital status. The facility has not held any transgender offenders in the past 12 months.

The auditor reviewed the training presentation that is provided to all employees regarding how to conduct cross-gender pat down searches as well as how to properly search transgendered and intersex inmates in accordance with this standard. According to the PAQ, 100% of all employees in the last 12 months received this training. The staff also provided training verification documentation, which the auditor reviewed. Male staff do not search female offenders.

During the on-site document review of employee files, the auditor verified the documents in the employee files provided during the pre-audit phase. MDOC policies require all staff to be trained on how to conduct searches, including those of transgender and intersex offenders. Staff indicated that they are trained to do cross-gender searches. The staff provided the auditor with verification of all completed annual in-service for the year 2022.

After a review, the Auditor determined the facility meets the requirements of the standard.

Corrective Action: None

# Standard 115.216: Residents with disabilities and residents who are limited English proficient

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

115.216 (a)

•	Does the agency take appropriate steps to ensure that residents 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: Residents who are deaf or hard of hearing? $\boxtimes$ Yes $\square$ No
•	Does the agency take appropriate steps to ensure that residents 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: Residents who are blind or have low vision? $\boxtimes$ Yes $\square$ No
•	Does the agency take appropriate steps to ensure that residents 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: Residents who have intellectual disabilities? $\boxtimes$ Yes $\square$ No
	Does the agency take appropriate steps to ensure that residents 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: Residents who have psychiatric disabilities? $\boxtimes$ Yes $\square$ No
•	Does the agency take appropriate steps to ensure that residents 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: Residents who have speech disabilities? $\boxtimes$ Yes $\square$ No
•	Does the agency take appropriate steps to ensure that residents 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 residents 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 residents with disabilities including residents who: Have intellectual disabilities? $\boxtimes$ Yes $\square$ No
•	Does the agency ensure that written materials are provided in formats or through methods that ensure effective communication with residents with disabilities including residents who: Have limited reading skills? $\boxtimes$ Yes $\square$ No
•	Does the agency ensure that written materials are provided in formats or through methods that ensure effective communication with residents with disabilities including residents who: Are blind or have low vision? $\boxtimes$ Yes $\square$ No

115.216 (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 residents 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	
115.216 (c)	
■ Does the agency always refrain from relying on resident interpreters, resident readers, or other types of resident assistants except in limited circumstances where an extended delay in obtaining an effective interpreter could compromise the resident's safety, the performance of first-response duties under §115.264, or the investigation of the resident'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	
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.	
Evidence Relied upon to make Compliance Determination:	
<ol> <li>FCCWC Completed PAQ</li> <li>MDOC Policy 20-14-01</li> <li>Forms and pamphlets</li> <li>Inmate handbook</li> <li>Memo re interpreter service</li> <li>Interviews with Staff</li> <li>Interviews with Inmates</li> </ol>	
Findings:	

The FCCWC takes appropriate steps to ensure that offenders with disabilities, have an equal opportunity to participate and benefit from all aspects of the facility's efforts to prevent, detect and

respond to sexual abuse and harassment. MDOC policy is written in accordance with the standard and indicates that offenders determined to have disabilities will have accommodations made to ensure that materials are received in a format or through a method that ensures effective communication. Interviews with staff indicate that offenders with significant disabilities that required any special accommodations would not likely be held at Flowood Work Center due to the designation of the facility as a work camp. There were no residents who were identified as disabled or limited English proficient assigned to the Facility at the time of the onsite review.

Interviews with staff confirm that all inmates, regardless of disability would have equal access to PREA information. The Auditor observed PREA informational posters throughout the facility in both English and Spanish. Spanish is the prevalent non-English language in the area.

MDOC policy indicates that offenders who are limited English proficient have access all aspects of the facility's efforts to prevent, detect and respond to sexual abuse and harassment, including providing interpreters. Based on a letter dated April 8, 2022, the Auditor determined that the FCCWC has an interpreter available for limited English proficient offenders through the use of local pastor at Primera Missions Baptist Church. The facility indicated that this service was not used during this audit cycle.

The MDOC policy prohibits the use of inmate interpreters except in instances where a significant delay could compromise the offender's safety. Interviews with staff indicate that offenders would not be used as interpreters in PREA related situations. According to the PAQ, there were no instances of the use of an inmate interpreter even in exigent circumstances.

After a review, the Auditor determined the facility meets the requirements of the standard.

Corrective Action: None

#### Standard 115.217: Hiring and promotion decisions

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

#### 115.217 (a)

•	Does the agency prohibit the hiring or promotion of anyone who may have contact with
	residents 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 residents 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? 

  No
- Does the agency prohibit the hiring or promotion of anyone who may have contact with residents 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 residents 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)? $\  \  \  \  \  \  \  \  \  \  \  \  \ $
•	Does the agency prohibit the enlistment of services of any contractor who may have contact with residents who: Has been convicted of engaging or attempting to engage in sexual activity in the community facilitated by force, overt or implied threats of force, or coercion, or if the victim did not consent or was unable to consent or refuse? $\boxtimes$ Yes $\square$ No
•	Does the agency prohibit the enlistment of services of any contractor who may have contact with residents who: Has been civilly or administratively adjudicated to have engaged in the activity described in the question immediately above? $\boxtimes$ Yes $\square$ No
115.21	17 (b)
•	Does the agency consider any incidents of sexual harassment in determining whether to hire or promote anyone who may have contact with residents? $\boxtimes$ Yes $\square$ 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 residents? $\  \  \  \  \  \  \  \  \  \  \  \  \ $
115.21	17 (c)
•	Before hiring new employees who may have contact with residents, does the agency: Perform a criminal background records check? $\boxtimes$ Yes $\square$ No
•	Before hiring new employees who may have contact with residents, 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
115.21	7 (d)
•	Does the agency perform a criminal background records check before enlisting the services of any contractor who may have contact with residents? $\boxtimes$ Yes $\square$ No
115.21	17 (e)
_	Does the agency either conduct criminal healtground records checks at least every five years of
•	Does the agency either conduct criminal background records checks at least every five years of current employees and contractors who may have contact with residents or have in place a system for otherwise capturing such information for current employees? ⊠ Yes □ No
115.21	7 (f)
•	Does the agency ask all applicants and employees who may have contact with residents directly about previous misconduct described in paragraph (a) of this section in written applications or interviews for hiring or promotions? $\boxtimes$ Yes $\square$ No

■ Does the agency ask all applicants and employees who may have contact with residents dir about previous misconduct described in paragraph (a) of this section in any interviews or wr self-evaluations conducted as part of reviews of current employees?   Yes □ No					
■ Does the agency impose upon employees a continuing affirmative duty to disclose any such misconduct?   ⊠ Yes □ No	l				
115.217 (g)					
■ Does the agency consider material omissions regarding such misconduct, or the provision o materially false information, grounds for termination?   ⊠ Yes □ No	f				
115.217 (h)					
Does the agency provide information on substantiated allegations of sexual abuse or sexual harassment involving a former employee upon receiving a request from an institutional employer for whom such employee has applied to work? (N/A if providing information on substantiated allegations of sexual abuse or sexual harassment involving a former employee is prohibited by law.) $\boxtimes$ 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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. PREA acknowledgement form
- 4. Background Checks on All Employees
- 5. Reviews of randomly selected employee files
- 6. Interviews

#### Findings:

The MDOC and FCCWC do not hire any staff that has engaged in sexual abuse or harassment as stipulated in the standard. The language in the MDOC policy is written consistently with that in the standard. Staff indicated that the agency background investigator vets any prospective employee. The document review on-site and interviews with staff confirmed that they have complied with this policy and no employee with such a history has been hired during the audit period. According to the PAQ and staff interviews, there have been no employees hired during this review period. MDOC CID staff complete criminal background checks for all prospective applicants and contractors, prior to being offered employment. Staff verified this information in interviews discussing the background process.

The policy indicates that the FCCWC will consider any instances of sexual harassment in determining whether to hire or promote anyone, or enlist the services of contractors who may have contact with inmates. Every employee and contractor undergo a background check and is not offered employment if there is disqualifying information discovered.

MDOC policy requires inquiry into the background of potential contract employees regarding previous incidents of sexual assault or harassment. There have been no contract staff hired at FCCWC during this review period.

Staff stated that if a prospective applicant previously worked at another correctional institutional, they make every effort to contact the facility for information on the employee's work history and any potential issues, including allegations of sexual assault or harassment, including resignation during a pending investigation.

In accordance with the standard, MDOC policy requires background checks be conducted on facility staff and contract staff a minimum of every five years. MDOC CID staff does background checks every 5 years based on hire date. The reviews are done in groups so that all employees are completed during the 5 year period. The Auditor reviewed documentation of background checks completed by CID.

The FCCWC asks applicants and contractors directly about misconduct as described in the standard using an acknowledgement form during the application process. These forms are maintained in their respective personnel files. The Auditor verified these forms are being completed. The forms are also completed annually at the time of annual training. The Auditor reviewed documentation of these forms completed for 2022. Interviews with staff indicated that the forms are being completed as required by the standard and agency policy. MDOC policy stipulates a continuing affirmative duty to disclose any PREA related misconduct. All current and new staff are trained on the PREA policy, as well as annual refresher training. Training records verifying that employees acknowledge that they have read and understand the policy were reviewed by the auditor.

In accordance with the standard, policy stipulates that material omissions regarding such conduct, or the provision of materially false information shall be grounds for termination. Interviews with staff verified that the FCCWC would terminate employees for engaging in inappropriate behavior with inmates, upon learning of such misconduct.

MDOC policy indicates that the facility shall provide information on substantiated allegations of sexual abuse or sexual harassment involving a former employee upon receiving a request from an institutional employer.

After a review, the Auditor determined the facility meets the requirements of the standard. Corrective Action: None Standard 115.218: Upgrades to facilities and technologies All Yes/No Questions Must Be Answered by the Auditor to Complete the Report 115.218 (a) If the agency designed or acquired any new facility or planned any substantial expansion or modification of existing facilities, did the agency consider the effect of the design, acquisition, expansion, or modification upon the agency's ability to protect residents from sexual abuse? (N/A if agency/facility has not acquired a new facility or made a substantial expansion to existing facilities since August 20, 2012, or since the last PREA audit, whichever is later.)  $\boxtimes$  Yes  $\square$  No  $\boxtimes$  NA 115.218 (b) If the agency installed or updated a video monitoring system, electronic surveillance system, or other monitoring technology, did the agency consider how such technology may enhance the agency's ability to protect residents from sexual abuse? (N/A if agency/facility has not installed or updated a video monitoring system, electronic surveillance system, or other monitoring technology since August 20, 2012, or since the last PREA audit, whichever is later.) ☐ 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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC 20-14-01
- 3. Observation of camera placement and footage

6. Memo
Findings:
According to the FCCWC PAQ and memo in the file, the FCCWC has made no upgrades to the camera system in the last 12 months. Nor have they acquired any new facilities or made any substantial expansions or modifications of existing facilities since the last PREA audit.
When installing or updating a video monitoring system, electronic surveillance system, or other monitoring technology, FCCWC would consider how such technology may enhance FCCWC's ability to protect inmates from sexual abuse.
The Auditor reviewed the camera placement and observed the monitors at FCCWC and found that they are adequate as part of the measures to ensure the sexual safety of the offenders. There are 33 total cameras covering the facility, including exterior cameras.
The Deputy Warden stated the video monitoring system is adequate to provide protection from sexual abuse for the offenders.
After a review, the Auditor determined the facility meets the requirements of the standard.
Corrective Action: None
RESPONSIVE PLANNING
Standard 115.221: Evidence protocol and forensic medical examinations
All Yes/No Questions Must Be Answered by the Auditor to Complete the Report
115.221 (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
115.221 (b)
Is this protocol developmentally appropriate for youth where applicable? (N/A if the agency/facility is not responsible for conducting any form of criminal OR administrative sexual abuse investigations.) ⋈ Yes □ No □ NA
Is this protocol, as appropriate, adapted from or otherwise based on the most recent edition of the U.S. Department of Justice's Office on Violence Against Women publication, "A National Protocol for Sexual Assault Medical Forensic Examinations, Adults/Adolescents," or similarly comprehensive and authoritative protocols developed after 2011? (N/A if the agency/facility is not responsible for conducting any form of criminal OR administrative sexual abuse investigations.) ☑ Yes ☐ No ☐ NA

115.221 (c)
■ Does the agency offer all residents who experience sexual abuse access to forensic medical examinations, whether on-site or at an outside facility, without financial cost, where evidentiarily or medically appropriate?   Yes □ No
<ul> <li>Are such examinations performed by Sexual Assault Forensic Examiners (SAFEs) or Sexual Assault Nurse Examiners (SANEs) where possible?</li></ul>
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)? ⋈ Yes □ No
■ Has the agency documented its efforts to provide SAFEs or SANEs?   Yes □ No
115.221 (d)
■ Does the agency attempt to make available to the victim a victim advocate from a rape crisis center?   ✓ Yes   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 agency always makes a victim advocate from a rape crisis center available to victims.) □ Yes □ No ⋈ NA
<ul> <li>Has the agency documented its efforts to secure services from rape crisis centers?</li> <li>         ⊠ Yes □ No     </li> </ul>
115.221 (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? ☑ Yes ☐ No
<ul> <li>As requested by the victim, does this person provide emotional support, crisis intervention, information, and referrals?</li></ul>
115.221 (f)
• 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
115.221 (g)

Auditor is not required to audit this provision.

#### 115.221 (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 <i>always</i> 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)				
$\boxtimes$	<b>Meets Standard</b> (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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#### **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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01, 12-05
- 3. MOU with Mississippi Coalition Against Sexual Assault
- 4. Memo
- 6. Interviews

#### Findings:

MDOC Corrections Investigation Division is responsible for conducting sexual abuse investigations as outlined in MDOC Policy 20-14-01 and 12-05. The facility follows a uniform protocol for investigating allegations of sexual abuse. Policies 20-14-01 and 16-14 outline evidence protocol and requirements for forensic medical exams

The FCCWC does not hold youthful offenders.

MDOC policy stipulates that all victims of sexual abuse shall be offered a forensic medical exam, without financial cost including prophylactic testing/treatment for suspected STIs. These exams would be performed off-site at the local hospital. Examinations will be conducted by qualified SANE/SAFE nurses. The availability of these services was confirmed by the Auditor. This was also confirmed per memo from the MDOC Chief Medical Officer.

The FCCWC reported on the PAQ there had been no have been no incidents of sexual abuse that required a forensic exam be conducted. This was confirmed onsite by staff interviews.

MDOC policy indicates they will make a victim advocate from a rape crisis center available to an inmate victim of sexual assault upon request. The FCCWC, through MDOC has an MOU with Mississippi Coalition Against Sexual Assault (MCASC) to provide services to the facility. They are available to serve as a victim advocate to victims of sexual assault at the FCCWC. The MDOC has an MOU with the agency, which was provided to the Auditor for review. As stipulated in the MOU, MCASA is available to provide an advocate to accompany and support the victim through the forensic exam process, if requested and shall provide any needed or requested emotional support or crisis intervention services. MDOC policy stipulates these services are available. The auditor spoke with a staff member at the MCASA and verified that they would and do provide services to MDOC offenders.

There have been no instances of alleged sexual abuse at FCCWC that have required services in the past 12 months.

After a review, the Auditor determined the facility meets the requirements of the standard.

Corrective Action: None

# Standard 115.222: Policies to ensure referrals of allegations for investigations

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

11	۱5	.222	(a)	١
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- Does the agency ensure an administrative or criminal investigation is completed for all allegations of sexual abuse? 

  ✓ Yes 

  ✓ No
- Does the agency ensure an administrative or criminal investigation is completed for all allegations of sexual harassment? 

  ✓ Yes 

  ✓ No

### 115.222 (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? 

  Yes 
  No
- Has the agency published such policy on its website or, if it does not have one, made the policy available through other means? 

  ✓ Yes 

  No
- Does the agency document all such referrals? 

  Yes 

  No

#### 115.222 (c)

•	the res	parate entity is responsible for conducting criminal investigations, does the policy describe ponsibilities of both the agency and the investigating entity? (N/A if the agency/facility is sible for conducting criminal investigations. See 115.221(a).) $\square$ Yes $\square$ No $\boxtimes$ NA			
115.22	22 (d)				
•	Audito	r is not required to audit this provision.			
115.2	22 (e)				
	Audito	r is not required to audit this provision.			
Auditor Overall Compliance Determination					
		Exceeds Standard (Substantially exceeds requirement of standards)			
	$\boxtimes$	<b>Meets Standard</b> (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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. PREA Report
- 4. Website
- 5. Offender Referral Form
- 6. Interviews

#### Findings:

The MDOC policy is written in accordance with the standard and requires that an investigation is completed for all allegations of sexual abuse and harassment. Policy also dictates that allegations are referred for a criminal investigation, if warranted. If an offender alleges a sexual assault or sexual harassment has taken place, the staff member will notify the supervisor, who will take the initial report and refer it to one of the investigators for further action. The Investigator coordinates with the PREA Compliance Manager and supervisors to determine the course of action. The MDOC CID conducts all criminal investigations for the FCCWC. The MDOC policy is posted on the website under the PREA section.

Interviews with staff verified that all allegations of sexual abuse or harassment are investigated.

All FCCWC staff stated they are aware of their responsibility to investigate every allegation, refer the allegation if it involves criminal behavior and notify the Warden and PREA Compliance Manager of all allegations. Interviews revealed that staff take their responsibility very seriously to ensure that there is a zero tolerance environment at the facility.

MDOC utilizes an "Offender Referral Form" to report and refer allegations of PREA related incidents.

Interviews with random inmates indicate that they feel that the staff at the facility would take any allegation seriously and that all allegations would be investigated promptly. The inmates stated that Flowood is a safe facility and they feel very comfortable with the staff and could report any allegations to any of the staff.

The FCCWC reports there has been one allegation of sexual abuse or harassment in the past 12 months that resulted in an administrative investigation.

MDOC policy requires that all sexual assault allegations that involve evidence of criminal behavior be referred for criminal prosecution.

The auditor reviewed the MDOC website and the agency policy is posted and publicly available.

After a review, the Auditor determined the facility meets the requirements of the standard.

Corrective Action: None

## TRAINING AND EDUCATION

## Standard 115.231: Employee training

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

sexual abuse and sexual harassment in confinement?  $\boxtimes$  Yes  $\square$  No

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2	31 (a)
•	Does the agency train all employees who may have contact with residents 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 residents 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 residents on: Residents' 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 residents on: The right of residents 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 residents on: The dynamics of

•	Does the agency train all employees who may have contact with residents on: The common eactions of sexual abuse and sexual harassment victims? $oxine{\boxtimes}$ Yes $oxine{\square}$ No			
•	Does the agency train all employees who may have contact with residents on: How to detect and respond to signs of threatened and actual sexual abuse? $\boxtimes$ Yes $\square$ No			
•	Does the agency train all employees who may have contact with residents on: How to avoid nappropriate relationships with residents? $\boxtimes$ Yes $\square$ No			
•	Does the agency train all employees who may have contact with residents on: How to communicate effectively and professionally with residents, including lesbian, gay, bisexual, ransgender, intersex, or gender nonconforming residents? $\boxtimes$ Yes $\square$ No			
•	Does the agency train all employees who may have contact with residents on: How to comply with relevant laws related to mandatory reporting of sexual abuse to outside authorities? $\boxtimes$ Yes $\square$ No			
115.23	(b)			
•	s such training tailored to the gender of the residents at the employee's facility? $oxdot$ Yes $$ $$ $$ No			
•	Have employees received additional training if reassigned from a facility that houses only male residents to a facility that houses only female residents, or vice versa? $\boxtimes$ Yes $\square$ No			
115.23	(c)			
•	Have all current employees who may have contact with residents received such training? $oximes$ Yes $\oximin$ No			
•	Does the agency provide each employee with refresher training every two years to ensure that all employees know the agency's current sexual abuse and sexual harassment policies and procedures? ⊠ Yes □ No			
•	n 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			
115.23	(d)			
•	Does the agency document, through employee signature or electronic verification, that employees understand the training they have received? $\boxtimes$ Yes $\square$ No			
Audito	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)			

#### **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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. 2022 Annual Training
- 4. New Hire PREA Training, if any
- 5. Review of Training Files
- 6. Interviews

#### Findings:

The MDOC policy is written in accordance with the standard and includes all required topics and elements of the standard. Policy requires that all employees, contractors, and volunteers who have contact with inmates receive training. The facility provides PREA training at the time of hire during orientation and annually to each employee to ensure they remain up to date on the MDOC policies and procedures regarding sexual abuse and harassment. Each employee completes this training electronically with a unique login and completion is verified electronically. Interviews with staff confirmed that training is being completed in accordance with the standard.

The Auditor reviewed the training files for staff at FCCWC to verify and ensure all employees are receiving the training. During the pre-audit period the Auditor reviewed the training documentation submitted by the facility. There are currently 18 total staff that have contact with inmates that have received the training.

New staff are given PREA training during their orientation before assuming their duties and sign a verification acknowledging they have received the information. During interviews with staff, they confirmed that no employee is permitted to have contact with inmates prior to receiving PREA training during orientation. There have been no new employees hired at FCCWC in the past 12 months, therefore the Auditor was unable to review documentation of new employee training.

All staff interviewed indicated that they had received training and were able to articulate information from the training. All staff interviewed recalled having annual PREA training. Staff appear to understand their responsibilities regarding the standards and all documentation is maintained accordingly.

PREA training is conducted on an annual basis during in-service, versus every two years as required by the standard.

After a review, the Auditor determined the facility meets the requirements of the standard.

Corrective Action: None			
Standard 115.232: Volunteer and contractor training			
All Yes/No Questions Must Be Answered by the Auditor to Complete the Report			
115.232 (a)			
■ Has the agency ensured that all volunteers and contractors who have contact with residents have been trained on their responsibilities under the agency's sexual abuse and sexual harassment prevention, detection, and response policies and procedures?   Yes □ No			
115.232 (b)			
■ Have all volunteers and contractors who have contact with residents 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 residents)?  Yes □ No			
115.232 (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			
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.			
Evidence Relied upon to make Compliance Determination:			
1. FCCWC Completed PAQ 2. MDOC Policy 20-14-01			

- 3. Annual Training
- 4. New Contractor/Volunteer PREA Training
- 5. Review of Training Files
- 6. Volunteer orientation
- 7. Interviews

#### Findings:

The MDOC policy is written in accordance with the standard and includes all required topics and elements of the standard. The policy requires that all contract staff and volunteers receive training regarding PREA. This training is required to be completed in person prior to contact with any inmates. The training is tailored to male inmates at FCCWC, as the facility does not hold females. The facility provides PREA training annually to each contract employee and volunteer to ensure they remain up to date on the MDOC policies and procedures regarding sexual abuse and harassment. There are currently 28 total contractors and volunteers that have contact with inmates that have received the training.

The Auditor reviewed the training curriculum and verified it included all information required by the standard, including information on the MDOC's zero-tolerance policy and the staff's responsibilities. The Auditor reviewed training files to verify and ensure all contracted employees (work supervisors) are receiving the training. New contractors and volunteers are given PREA training during their orientation before assuming their duties and sign a verification acknowledging they have received the information. During the document review, the auditor was able to verify that the contractors who had been trained were required to sign an acknowledgement that they had received and understood the PREA training. The documentation is maintained accordingly. The Case Manager trains all the work supervisors annually or more frequently as needed. This training includes PREA.

There were no volunteer programs being operated at the time of the onsite audit. The auditor was unable to interview any volunteer or contract staff.

After a review, the Auditor determined the facility meets the requirements of the standard.

Corrective Action: None

#### Standard 115.233: Resident education

abuse and sexual harassment? ⊠ Yes □ No

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

#### 115.233 (a)

•	During intake, do residents receive information explaining: The agency's zero-tolerance policy regarding sexual abuse and sexual harassment? $\boxtimes$ Yes $\square$ No
•	During intake, do residents receive information explaining: How to report incidents or suspicions of sexual abuse or sexual harassment? $\boxtimes$ Yes $\square$ No
-	During intake, do residents receive information explaining: Their rights to be free from sexual

•	During intake, do residents receive information explaining: Their rights to be free from retaliation for reporting such incidents? $\boxtimes$ Yes $\square$ No		
•	_	intake, do residents receive information regarding agency policies and procedures for adding to such incidents? $\boxtimes$ Yes $\square$ No	
115.23	33 (b)		
•		the agency provide refresher information whenever a resident is transferred to a different ? $\boxtimes$ Yes $\ \square$ No	
115.23	33 (c)		
•		the agency provide resident education in formats accessible to all residents, including who: Are limited English proficient? $\boxtimes$ Yes $\square$ No	
•	Does the agency provide resident education in formats accessible to all residents, including those who: Are deaf?   ☑ Yes □ No		
•		the agency provide resident education in formats accessible to all residents, including who: Are visually impaired? $\boxtimes$ Yes $\square$ No	
•	Does the agency provide resident education in formats accessible to all residents, including those who: Are otherwise disabled? $\boxtimes$ Yes $\square$ No		
•	Does the agency provide resident education in formats accessible to all residents, including those who: Have limited reading skills? $\boxtimes$ Yes $\square$ No		
115.23	3 (d)		
•	Does t	the agency maintain documentation of resident participation in these education sessions? $\Box$ No	
115.23	33 (e)		
•	In addition to providing such education, does the agency ensure that key information is continuously and readily available or visible to residents through posters, resident handbooks, or other written formats? $\boxtimes$ Yes $\square$ No		
Auditor Overall Compliance Determination			
		Exceeds Standard (Substantially exceeds requirement of standards)	
		<b>Meets Standard</b> (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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Review of inmate training materials
- 4. Review of inmate training documentation
- 5. Inmate Handbook
- 6. Sampling of inmate files comparing intake date, the date of initial screenings, and the date of comprehensive screening
- 7. Inmate acknowledgement
- 8. Interviews

#### Observations of the Following:

PREA informational Posters throughout the facility in inmate housing and common areas

#### Findings:

The MDOC policy is written in accordance with the standard. In accordance with policy, offenders receive information regarding the facility and agency's zero tolerance policy. This information, along with the inmate handbook and informal posters provides offenders with information regarding sexual abuse and assault, the agency's zero tolerance policy and how to report incidents of sexual abuse or harassment.

The FCCWC PAQ reported that during the last year 140 offenders were committed to the facility and all were given the initial PREA information in accordance with the standard. Offenders will receive a PREA handout immediately upon intake and sign an acknowledgement of receipt that is maintained in their file. The handout contains information about the zero-tolerance policy and reporting information.

The auditor reviewed the intake process with the case manager during the site review. In addition, the auditor observed PREA signage in a number of different locations and notification of the agency's zero tolerance policy. In a targeted interview with the case manager, she told the auditor that they explained the agency's zero tolerance policy regarding sexual abuse and harassment, and they explained to the newly committed inmates that they could report any instances of abuse or harassment to staff and/or use the inmate telephone system to report abuse to the listed hotline. The case manager seemed very committed to her responsibilities with respect to communicating this information to the offenders.

Interviews with staff verified that inmates, including any transferred from another facility, are given the same PREA orientation. Inmates who were LEP would be provided the orientation using an interpreter. FCCWC has not received any inmate in the last 12 months that could not communicate in English. The Auditor observed PREA informational posters in the offender housing areas and public areas.

Random inmate interviews revealed that inmates are aware of PREA and remembered receiving information upon arrival about the agency's zero tolerance policy and how to make a report of sexual abuse.

The comprehensive education is accomplished at the time of intake by the case manager. She reviews the information with the offenders and ensures they have the opportunity to ask questions. This is documented on the inmate orientation, as well as the PREA Education Acknowledgement Form, both of which are kept in the inmate record to verify receipt of the training.

The auditor reviewed a sampling of inmate files. The files contained documentation of the initial inmate PREA orientation and receipt of the brochure at the time of admission, as well as the comprehensive education. The auditor found that the education is being completed. Interviews with staff and offenders verified that offenders are receiving the initial and comprehensive training within the timeframes stipulated in the standard.

All current offenders have received PREA training. Offender interviews indicate that they remember receiving information upon arrival and having comprehensive education. They all have an awareness of PREA information and how to report.

As required by the standard, policy provides for education in formats accessible to all inmates. There are Spanish versions of all materials. There have been no instances of the need to accommodate special needs inmates during this audit period.

Information in multiple formats was available throughout the facility. The Auditor observed PREA informational posters in the offender housing areas. The inmate handbook is available and provided to all offenders.

After a review, the Auditor determined that the facility meets the minimum requirements of the standard.

Corrective Action: None

# Standard 115.234: Specialized training: Investigations

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

#### 115.234 (a)

•	In addition to the general training provided to all employees pursuant to §115.231, 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 115.221(a).)
	∀es □ No □ NA

#### 115.234 (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 115.221(a).) 

☑ Yes □ No □ NA

•	agenc	his specialized training include: Proper use of Miranda and Garrity warnings? (N/A if the y does not conduct any form of administrative or criminal sexual abuse investigations. 15.221(a).) $\boxtimes$ Yes $\square$ No $\square$ NA	
•	setting	his specialized training include: Sexual abuse evidence collection in confinement is? (N/A if the agency does not conduct any form of administrative or criminal sexual investigations. See 115.221(a).) $\boxtimes$ Yes $\square$ No $\square$ NA	
•	for adr	his specialized training include: The criteria and evidence required to substantiate a case ministrative action or prosecution referral? (N/A if the agency does not conduct any form ninistrative or criminal sexual abuse investigations. See 115.221(a).) $\square$ No $\square$ NA	
115.23	84 (c)		
•	Does the agency maintain documentation that agency investigators have completed the required specialized training in conducting sexual abuse investigations? (N/A if the agency does not conduct any form of administrative or criminal sexual abuse investigations. See 115.221(a).)   ☑ Yes □ No □ NA		
115.23	84 (d)		
•	Audito	r is not required to audit this provision.	
Audito	or Over	all Compliance Determination	
		Exceeds Standard (Substantially exceeds requirement of standards)	
		<b>Meets Standard</b> (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Does Not Meet Standard (Requires Corrective Action)	
nstru	ctions	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.			
Evidence Relied upon to make Compliance Determination:			
1. FCCWC Completed PAQ 2. MDOC Policy 20-14-01 3. Review of Training Materials 4. Review of Training Documentation			

Findings:		
Agency policy is written in accordance with the standard. MDOC CID investigators conduct both administrative and criminal investigations. The Auditor verified the training for the designated agency investigators. The training included all mandated aspects of the standard, including Miranda and Garrity, evidence collection in a correctional setting, as well as the required evidentiary standards for administrative findings.		
The Auditor was provided and reviewed documentation of the required training for the investigators for the MDOC. There are 3 investigators designated to conduct PREA investigations.		
An interview with one of the designated investigators for the agency confirmed that they have received the training and are aware of their responsibilities.		
After a review, the Auditor determined the facility meets the requirements of the standard.		
Corrective Action: None		
Oten dend 445 005. One siglined training. Medical and montal health some		
Standard 115.235: Specialized training: Medical and mental health care		
All Yes/No Questions Must Be Answered by the Auditor to Complete the Report		
115.235 (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 sexual abuse? (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 respond effectively and professionally to victims 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 図 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 and to whom to report allegations or suspicions 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		

receive appropriate tra	red by the agency conduct forensic examinations, do such medical staff inling to conduct such examinations? (N/A if agency does not employ edical staff employed by the agency do not conduct forensic exams.)		
115.235 (c)			
received the training re the agency does not he	Does the agency maintain documentation that medical and mental health practitioners have received the training referenced in this standard either from the agency or elsewhere? (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.) $\square$ Yes $\square$ No $\boxtimes$ NA		
115.235 (d)			
mandated for employe	■ Do medical and mental health care practitioners employed by the agency also receive training mandated for employees by §115.231? (N/A if the agency does not have any full- or part-time medical or mental health care practitioners employed by the agency.) □ Yes □ No □ NA		
also receive training m does not have any full-	Il health care practitioners contracted by and volunteering for the agency andated for contractors and volunteers by §115.232? (N/A if the agency or part-time medical or mental health care practitioners contracted by or ency.) $\square$ Yes $\square$ No $\boxtimes$ NA		
<b>Auditor Overall Compliance</b>	Determination		
☐ Exceeds Stand	dard (Substantially exceeds requirement of standards)		
	rd (Substantial compliance; complies in all material ways with the e relevant review period)		
☐ Does Not Mee	t Standard (Requires Corrective Action)		
Instructions for Overall Con	npliance 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.			
Evidence Relied upon to make	e Compliance Determination:		
1. FCCWC Completed PAQ 2. MDOC Policy 20-14-01 3. Review of Training Materials 4. Review of Training Documentation 5. Interviews			

#### Findings:

MDOC policy 20-14-01 requires that all staff members receive PREA training in accordance with standard 115.31. Further, the policy requires that all part- and full-time mental health and medical staff members receive additional specialized training. The policy requires that the mental health and medical staff receive additional specialized training on how to detect and assess signs of sexual abuse and harassment, how to preserve physical evidence, how to respond effectively to victims of sexual abuse and harassment and to whom to report allegations or suspicions of sexual abuse or harassment.

The FCCWC does not employ any part-time or full-time medical staff. Any offenders needing medical or mental health treatment will be taken to Central Mississippi Correctional Facility (CMCF) to be seen. All of the medical and mental health staff employed by the MDOC receive the specialized training required by the standard. The medical and mental health staff receive specialized training annually through the state that covers all aspects of the standard. The auditor reviewed examples of documentation of training for medical staff at CMCF.

The medical staff do not perform forensic medical examinations for victims of sexual assault. Forensic medical exams are conducted at one of the local hospitals.

After a review, the Auditor determined the facility meets the requirements of the standard.

Corrective Action: None

# SCREENING FOR RISK OF SEXUAL VICTIMIZATION AND ABUSIVENESS

# Standard 115.241: Screening for risk of victimization and abusiveness

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

#### 115.241 (a)

- Are all residents assessed during an intake screening for their risk of being sexually abused by other residents or sexually abusive toward other residents? 

  ⊠ Yes □ No
- Are all residents assessed upon transfer to another facility for their risk of being sexually abused by other residents or sexually abusive toward other residents? 

  ⊠ Yes □ No

#### 115.241 (b)

Do intake screenings ordinarily take place within 72 hours of arrival at the facility?

 ⊠ Yes □ No

#### 115.241 (c)

•	Are all PREA screening assessments conducted using an objective screening instrument?  ☑ Yes □ No
115.24	l1 (d)
•	Does the intake screening consider, at a minimum, the following criteria to assess residents for risk of sexual victimization: Whether the resident has a mental, physical, or developmental disability? $\boxtimes$ Yes $\square$ No
•	Does the intake screening consider, at a minimum, the following criteria to assess residents for risk of sexual victimization: The age of the resident? $\boxtimes$ Yes $\square$ No
•	Does the intake screening consider, at a minimum, the following criteria to assess residents for risk of sexual victimization: The physical build of the resident? $\boxtimes$ Yes $\square$ No
•	Does the intake screening consider, at a minimum, the following criteria to assess residents for risk of sexual victimization: Whether the resident has previously been incarcerated? $\boxtimes$ Yes $\square$ No
•	Does the intake screening consider, at a minimum, the following criteria to assess residents for risk of sexual victimization: Whether the resident's criminal history is exclusively nonviolent? $\boxtimes$ Yes $\square$ No
•	Does the intake screening consider, at a minimum, the following criteria to assess residents for risk of sexual victimization: Whether the resident 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 residents for risk of sexual victimization: Whether the resident is or is perceived to be gay, lesbian, bisexual, transgender, intersex, or gender nonconforming (the facility affirmatively asks the resident about his/her sexual orientation and gender identity AND makes a subjective determination based on the screener's perception whether the resident 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 residents for risk of sexual victimization: Whether the resident has previously experienced sexual victimization? $\boxtimes$ Yes $\square$ No
•	Does the intake screening consider, at a minimum, the following criteria to assess residents for risk of sexual victimization: The resident's own perception of vulnerability? $\boxtimes$ Yes $\square$ No
115.24	l1 (e)
•	In assessing residents for risk of being sexually abusive, does the initial PREA risk screening consider, when known to the agency: prior acts of sexual abuse? $\boxtimes$ Yes $\square$ No
•	In assessing residents for risk of being sexually abusive, does the initial PREA risk screening consider, when known to the agency: prior convictions for violent offenses? $\boxtimes$ Yes $\square$ No

Instru	ctions f	for Overall Compliance Determination Narrative	
		Does Not Meet Standard (Requires Corrective Action)	
	$\boxtimes$	<b>Meets Standard</b> (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Exceeds Standard (Substantially exceeds requirement of standards)	
Auditor Overall Compliance Determination			
•	<ul> <li>5.241 (i)</li> <li>Has the agency implemented appropriate controls on the dissemination within the facility of responses to questions asked pursuant to this standard in order to ensure that sensitive information is not exploited to the resident's detriment by staff or other residents? ☑ Yes ☐ No</li> </ul>		
115 2/		or (d)(9) of this section? ⊠ Yes □ No	
•	Is it the	e case that residents 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),	
115.24	l1 (h)		
•	informa	the facility reassess a resident's risk level when warranted due to a: Receipt of additional ation that bears on the resident's risk of sexual victimization or abusiveness? $\Box$ No	
•		the facility reassess a resident's risk level when warranted due to a: Incident of sexual $?oxtimes$ Yes $\oxtimes$ No	
•		the facility reassess a resident's risk level when warranted due to a: Request?	
	Does t	the facility reassess a resident's risk level when warranted due to a: Referral?	
115.24	l1 (g)		
•	Within facility	a set time period not more than 30 days from the resident's arrival at the facility, does the reassess the resident's risk of victimization or abusiveness based upon any additional, nt information received by the facility since the intake screening? $\boxtimes$ Yes $\square$ No	
115.24	1 (f)		
•	consid	essing residents for risk of being sexually abusive, does the initial PREA risk screening er, when known to the agency: history of prior institutional violence or sexual abuse?	

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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 14.7
- 3. Review of Risk Assessments
- 4. 30 Day Reassessment Logs
- 5. Sampling of Random Inmate Files
- 6. Interviews

Observations of the Following:

• Inmate Intake Process

#### Findings:

According to MDOC Policy, all inmates shall be assessed upon their admission to the facility and reassessed no later than 30 days after admission to the facility. The policy is written in accordance with the standard and includes all the required elements. During the site review, the auditor was not able to follow an inmate through the admission process. But during the site review, the auditor spoke with the Deputy Warden and the Case Manager, who explained the initial intake. During the process, inmates are informed of their right to be free from sexual abuse and harassment as well as the agency's zero-tolerance for sexual abuse and harassment and how to report instances of sexual abuse or harassment. The interviews verified that within 72 hours of admission, (typically the same day), all inmates are screened for risk of sexual abuse victimization and the potential for predatory behavior. The facility maintains a list of potential victims and abusers, however, due to the size and mission of the facility, most inmates who are screened as potential predators would not be housed at FCCWC due to the custody level and housing. Any potential victims and potential predators held at the facility would not be housed in close proximity or given jobs where they had to interact regularly.

During interviews with random inmates, most remember their initial screening and remember being asked PREA related questions during their admission. The inmates are aware of PREA.

All inmates are assessed during an intake screening and upon transfer to another facility for risk of being sexually abused by other inmates or sexually abusive toward other inmates. Intake screenings take place within 72 hours of arrival at FCCWC. FCCWC uses an objective screening instrument that is standardized throughout the MDOC. The intake screening considers, 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; (2) The age of the inmate; (3) The physical build of the inmate; (4) Whether the inmate has previously been incarcerated; (5) Whether the inmate's criminal history is exclusively nonviolent; (6) Whether the inmate has prior convictions for sex offenses against an adult or child; (7) Whether the inmate is or is perceived to be gay, lesbian, bisexual, transgender, intersex, or gender nonconforming; (8) Whether the inmate has previously experienced sexual victimization; and (9) The inmate's own perception of vulnerability. The MDOC does not hold offenders solely for civil immigration purposes. The initial screening considers prior acts of sexual abuse, prior convictions for violent offenses, and history of prior institutional violence or sexual abuse, as known to FCCWC, in assessing

inmates for risk of being sexually abusive. In addition, staff review any previous assessments to determine if any information has changed.

The standard requires that an inmate's risk level is reassessed when warranted due to a referral, request, incident of sexual abuse, or receipt of additional information that bears on the inmate's risk of sexual victimization or abusiveness. Inmates are asked their sexual orientation in addition to the reviewing staff's perception. The standard requires that within 30 days from the inmate's arrival at FCCWC, FCCWC reassesses all inmate's risk of victimization or abusiveness based upon any additional, relevant information received by FCCWC since the intake screening.

Within 30 days from the inmate's arrival at FCCWC, the facility reassesses all inmate's risk of victimization or abusiveness based upon any additional, relevant information received by FCCWC since the intake screening. The facility provided documentation of completed reassessments. An interview with both the Case Manager and Deputy Warden confirmed compliance with the standard.

Inmates are not disciplined for refusing to answer, or for not disclosing complete information in response to, questions asked.

FCCWC has implemented appropriate controls on the dissemination within FCCWC of responses to questions asked pursuant to this standard in order to ensure that sensitive information is not exploited to the inmate's detriment by staff or other inmates. All inmate files are kept in a locked cabinet with limited access.

The Auditor interviewed the Case Manager, who completes the screenings. She indicated that the risk screening is completed within 72 hours. The screenings are completed and maintained in the inmate file. There is limited access to the PREA risk assessment. The auditor was provided a copy of and reviewed the screening form. There are areas on the form that allows for the inclusion of additional details related to the question, if additional data needs to be documented. The Case Manager stated that when she does the 30 day re-assessment, she asks the questions again and makes any notes in the file.

Staff interviews verified that an inmate's risk level is reassessed based upon a request, referral or incident of sexual assault.

MDOC policy stipulates that no inmate shall be disciplined for refusing to answer or disclose information in response the risk assessment questions. According to interviews with the staff, there have been no instances of inmates being disciplined for refusing to answer screening questions.

After a review, the Auditor determined the facility meets the requirements of the standard.

Corrective Action: None

## Standard 115.242: Use of screening information

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

115.242 (a)

•	Does the agency use information from the risk screening required by § 115.241, with the goal of keeping separate those residents at high risk of being sexually victimized from those at high risk of being sexually abusive, to inform: Housing Assignments? $\boxtimes$ Yes $\square$ No	
•	Does the agency use information from the risk screening required by § 115.241, with the goal of keeping separate those residents at high risk of being sexually victimized from those at high risk of being sexually abusive, to inform: Bed assignments? $\boxtimes$ Yes $\square$ No	
•	Does the agency use information from the risk screening required by § 115.241, with the goal of keeping separate those residents at high risk of being sexually victimized from those at high risk of being sexually abusive, to inform: Work Assignments? $\boxtimes$ Yes $\square$ No	
•	Does the agency use information from the risk screening required by § 115.241, with the goal of keeping separate those residents at high risk of being sexually victimized from those at high risk of being sexually abusive, to inform: Education Assignments? $\boxtimes$ Yes $\square$ No	
•	Does the agency use information from the risk screening required by § 115.241, with the goal of keeping separate those residents at high risk of being sexually victimized from those at high risk of being sexually abusive, to inform: Program Assignments? $\boxtimes$ Yes $\square$ No	
115.24	12 (b)	
•	Does the agency make individualized determinations about how to ensure the safety of each resident? $\boxtimes$ Yes $\ \square$ No	
115.24	12 (c)	
•	When deciding whether to assign a transgender or intersex resident to a facility for male or female residents, does the agency consider on a case-by-case basis whether a placement would ensure the resident's health and safety, and whether a placement would present management or security problems (NOTE: if an agency by policy or practice assigns residents 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 residents, does the agency consider on a case-by-case basis whether a placement would ensure the resident's health and safety, and whether a placement would present management or security problems? $\boxtimes$ Yes $\square$ No	
115.242 (d)		
•	Are each transgender or intersex resident'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	
115.24	12 (e)	
-	Are transgender and intersex residents given the opportunity to shower separately from other residents? $\boxtimes$ Yes $\square$ No	

## 115.242 (f) 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 residents, does the agency always refrain from placing: lesbian, gay, and bisexual residents 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 residents pursuant to a consent decree, legal settlement, or legal judgement.) ⊠ Yes □ No □ 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 residents, does the agency always refrain from placing: transgender residents 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 residents pursuant to a consent decree, legal settlement, or legal judgement.) ⊠ Yes □ No □ 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 residents, does the agency always refrain from placing: intersex residents 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 residents pursuant to a consent decree, legal settlement, or legal judgement.) $\boxtimes$ 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

#### **Instructions for Overall Compliance Determination Narrative**

standard for the relevant review period)

**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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Review of Screenings

4. Interviews		
Findings:		
Inmates who are screened as being at high risk for being sexually abusive do not meet the eligibility criteria for being housed at FCCWC. The MDOC and FCCWC uses information from the risk screening required by §115.241 to inform housing, bed, work, education, and program assignments with the goal of keeping separate those inmates at high risk of being sexually victimized from those at high risk of being sexually abusive. As stated previously, inmate that screen as being high risk of being sexually abusive would not normally be held at FCCWC.		
The MDOC and FCCWC makes individualized determinations about how to ensure the safety of each offender. MDOC policy requires that the agency will consider housing for transgender or intersex inmates on a case-by-case basis in order to ensure the health and safety of the inmate and take into consideration any potential management or security problems. The policy requires that a transgender or intersex inmate's own view about their own safety shall be given serious consideration and that all transgender or intersex inmates are given the opportunity to shower separately from other inmates.		
During the site tour, the auditor reviewed the inmate housing units. There have been no transgender inmates held at FCCWC during this review period.		
The policy stipulates that LGBTI inmates will not be placed in a dedicated facility, unit, or wing solely of the basis of such identification or status, unless the placement is established in connection with a consent decree, legal settlement, or legal judgment for the purpose of protecting such inmates. Staff are aware of their responsibilities should they receive a transgender inmate with regard to this standard.		
After a review, the Auditor determined the facility meets the requirements of the standard.		
Corrective Action: None		
REPORTING		
Standard 115.251: Resident reporting		
All Yes/No Questions Must Be Answered by the Auditor to Complete the Report		
115.251 (a)		
■ Does the agency provide multiple internal ways for residents to privately report: Sexual abuse and sexual harassment? ⊠ Yes □ No		
■ Does the agency provide multiple internal ways for residents to privately report: Retaliation by other residents or staff for reporting sexual abuse and sexual harassment? ⊠ Yes □ No		

Does the agency provide multiple internal ways for residents to privately report: Staff neglect or

violation of responsibilities that may have contributed to such incidents? oximes Yes oximes No

•		the agency also provide at least one way for residents to report sexual abuse or sexual sment to a public or private entity or office that is not part of the agency? $\boxtimes$ Yes $\square$ No	
•		t private entity or office able to receive and immediately forward resident reports of sexual e and sexual harassment to agency officials? $\boxtimes$ Yes $\square$ No	
•		that private entity or office allow the resident to remain anonymous upon request? $\hfill \square$ No	
115.2	51 (c)		
•	Do staff members accept reports of sexual abuse and sexual harassment made verbally, in writing, anonymously, and from third parties? $\boxtimes$ Yes $\square$ No		
•		aff members promptly document any verbal reports of sexual abuse and sexual sment? $\ oxtimes$ Yes $\ oxtimes$ No	
115.2	51 (d)		
•	Does the agency provide a method for staff to privately report sexual abuse and sexual harassment of residents? ☐ Yes ☐ No		
Auditor Overall Compliance Determination			
		Exceeds Standard (Substantially exceeds requirement of standards)	
		<b>Meets Standard</b> (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Does Not Meet Standard (Requires Corrective Action)	
nstru	ctions	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.			
Evidence Relied upon to make Compliance Determination:			
1. FCCWC Completed PAQ 2. MDOC Policy 20-14-01 3. Inmate Handbook 4. Inmate Orientation 5. Site Review			

6. MCASA MOU

- 7. MDOC Website
- 8. Hotline Information
- 9. Interviews

#### Observation of the following:

- Observation of informal interactions between staff and inmates
- Observation of telephone system
- Observation of Information Posters inside the housing units

#### Findings:

The MDOC policy is written in accordance with the standard and designates multiple mechanisms for the internal reporting of sexual abuse and harassment, retaliation by other inmates or staff for reporting, as well as mechanisms for reporting conditions that may have contributed to the alleged abuse. The auditor reviewed the inmate handbook and found that inmates are informed that they may report instances of abuse or harassment by reporting to staff members, both verbally and in writing, as well as by using the inmate telephone system to make a report to the PREA hotline.

There are multiple internal ways for MDOC offenders to privately report PREA related incidents, including verbally to any staff member, a written note submitted to staff, anonymous reports, and third-party reports. This information is received by offenders at intake in both written and verbal form, contained in the inmate handbook and on informational posters in all offender housing areas, and various other locations throughout the facility. The Auditor verified the availability of the hotline and found this to be a viable reporting method.

During random staff interviews, staff stated that inmates could make a PREA report to any staff member, as well as use the PREA hotline. During the site review, the auditor observed reporting information adjacent to the inmate telephones in the housing units and various other locations throughout FCCWC. Random offender interviews revealed that the offenders would feel comfortable approaching and reporting to staff. The inmates were incredibly complimentary of the staff. All the inmates that were interviewed commented on the ability to speak to any staff member about any issues and felt that the staff truly cared for their well-being.

The MDOC does not hold inmates solely for civil immigration purposes.

FCCWC staff interviews revealed that they are aware of their responsibilities with regard to reporting and would accept and act on any information received immediately. Information on how to report on behalf of an inmate is listed on the agency website. Policy and the inmate handbook stipulates that third party reports of sexual abuse or harassment will be accepted verbally or in writing. Random inmate and staff interviews revealed that the staff and inmates are aware that third party reports will be accepted and investigated. Inmate interviews revealed that they knew they could have someone report on their behalf.

MDOC policy provides a requirement that inmates have the option of reporting incidents of sexual abuse to a public or private entity that is not part of the agency. Offenders have the ability to report outside the FCCWC to the Mississippi Coalition Against Sexual Assault (MCASA). This information is in the inmate handbook, posted by the phones and on the brochure the inmates receive at intake. The Auditor spoke with staff at MCASA and confirmed they would accept reports from offenders at any DOC facility.

Policy requires that all staff accept reports of sexual abuse or harassment both verbally and in writing and that those reports shall be documented in writing by staff and responded to immediately. During interviews with staff, they told the auditor that if an inmate reported an allegation of sexual abuse or harassment, they would immediately intervene by separating the victim and alleged perpetrator. Staff members stated that they would take action without delay and would accept a verbal complaint and would be required to make a written report of the incident. During random inmate interviews, all the inmates interviewed stated they were aware that they could tell a staff member if a PREA related incident occurred.

There has been one allegation of sexual harassment reported during this audit period.

Staff may privately report sexual abuse or harassment of inmates either verbally or in writing to their supervisors, or the Warden directly. The hotline is also available to staff.

After a review, the Auditor determined that the facility meets the requirements of the standard

Corrective Action: None

#### Standard 115.252: Exhaustion of administrative remedies

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

#### 115.252 (a)

Is the agency exempt from this standard? NOTE: The agency is exempt ONLY if it does not have administrative procedures to address resident grievances regarding sexual abuse. This does not mean the agency is exempt simply because a resident does not have to or is not ordinarily expected to submit a grievance to report sexual abuse. This means that as a matter of explicit policy, the agency does not have an administrative remedies process to address sexual abuse. 

✓ Yes □ No

#### 115.252 (b)

- Does the agency permit residents to submit a grievance regarding an allegation of sexual abuse without any type of time limits? (The agency may apply otherwise-applicable time limits to any portion of a grievance that does not allege an incident of sexual abuse.) (N/A if agency is exempt from this standard.) 

  Yes □ No □ NA
- Does the agency always refrain from requiring a resident to use any informal grievance process, or to otherwise attempt to resolve with staff, an alleged incident of sexual abuse? (N/A if agency is exempt from this standard.) 

  ☑ Yes □ No □ NA

#### 115.252 (c)

•	Does the agency ensure that: A resident 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
115.2	52 (d)
-	Does the agency issue a final agency decision on the merits of any portion of a grievance alleging sexual abuse within 90 days of the initial filing of the grievance? (Computation of the 90-day time period does not include time consumed by residents in preparing any administrative appeal.) (N/A if agency is exempt from this standard.) $\boxtimes$ Yes $\square$ No $\square$ NA
•	If the agency determines that the 90-day timeframe is insufficient to make an appropriate decision and claims an extension of time (the maximum allowable extension of time to respond is 70 days per 115.252(d)(3)), does the agency notify the resident 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 resident does not receive a response within the time allotted for reply, including any properly noticed extension, may a resident 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
115.2	52 (e)
-	Are third parties, including fellow residents, staff members, family members, attorneys, and outside advocates, permitted to assist residents in filing requests for administrative remedies relating to allegations of sexual abuse? (N/A if agency is exempt from this standard.) $\boxtimes$ Yes $\square$ No $\square$ NA
•	Are those third parties also permitted to file such requests on behalf of residents? (If a third-party files such a request on behalf of a resident, the facility may require as a condition of processing the request that the alleged victim agree to have the request filed on his or her behalf, and may also require the alleged victim to personally pursue any subsequent steps in the administrative remedy process.) (N/A if agency is exempt from this standard.)  Yes $\square$ No $\square$ NA
•	If the resident declines to have the request processed on his or her behalf, does the agency document the resident's decision? (N/A if agency is exempt from this standard.) $\boxtimes$ Yes $\square$ No $\square$ NA
115.2	52 (f)
•	Has the agency established procedures for the filing of an emergency grievance alleging that a resident is subject to a substantial risk of imminent sexual abuse? (N/A if agency is exempt from this standard.) $\boxtimes$ Yes $\square$ No $\square$ NA

•	immine thereof immed	eceiving an emergency grievance alleging a resident is subject to a substantial risk of ent sexual abuse, does the agency immediately forward the grievance (or any portion that alleges the substantial risk of imminent sexual abuse) to a level of review at which iate corrective action may be taken? (N/A if agency is exempt from this standard.).  □ No □ NA	
•	After receiving an emergency grievance described above, does the agency provide an initial response within 48 hours? (N/A if agency is exempt from this standard.) $\boxtimes$ Yes $\square$ No $\square$ NA		
•	After receiving an emergency grievance described above, does the agency issue a final agency decision within 5 calendar days? (N/A if agency is exempt from this standard.) $\boxtimes$ Yes $\square$ No $\square$ NA		
•	Does the initial response and final agency decision document the agency's determination whether the resident is in substantial risk of imminent sexual abuse? (N/A if agency is exempt from this standard.) $\boxtimes$ Yes $\square$ No $\square$ NA		
•	Does the initial response document the agency's action(s) taken in response to the emergency grievance? (N/A if agency is exempt from this standard.) $\boxtimes$ Yes $\square$ No $\square$ NA		
•		he agency's final decision document the agency's action(s) taken in response to the ency grievance? (N/A if agency is exempt from this standard.) $\boxtimes$ Yes $\square$ No $\square$ NA	
115.25	2 (g)		
•	If the agency disciplines a resident for filing a grievance related to alleged sexual abuse, does it do so ONLY where the agency demonstrates that the resident filed the grievance in bad faith? (N/A if agency is exempt from this standard.) $\boxtimes$ Yes $\square$ No $\square$ NA		
Audito	or Overa	all Compliance Determination	
		Exceeds Standard (Substantially exceeds requirement of standards)	
	$\boxtimes$	<b>Meets Standard</b> (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	
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.			

Evidence Relied upon to make Compliance Determination:		
1. FCCWC Completed PAQ 2. MDOC Policy 20-14-01 3. Staff Interviews		
Findings:		
MDOC Policies 20-14-01 and 20-08 establish administrative procedures for dealing with inmate grievances regarding sexual abuse. In the past 12 months, there have been no grievances filed allegin sexual abuse or harassment, nor any allegations of sexual abuse or sexual harassment.		
Inmate interviews indicate they are aware of their right to file a grievance. The Auditor reviewed the inmate handbook and procedures for filing a grievance are included.		
After a review, the Auditor determined the facility meets the requirements of the standard.		
Corrective Action: None		
Standard 115.253: Resident access to outside confidential support services		
All Yes/No Questions Must Be Answered by the Auditor to Complete the Report		
115.253 (a)		
■ Does the facility provide residents with access to outside victim advocates for emotional support services related to sexual abuse by giving residents mailing addresses and telephone numbers, including toll-free hotline numbers where available, of local, State, or national victim advocacy o rape crisis organizations?   Yes □ No		
■ Does the facility enable reasonable communication between residents and these organizations and agencies, in as confidential a manner as possible? $\boxtimes$ Yes $\square$ No		
115.253 (b)		
■ Does the facility inform residents, 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		
115.253 (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 residents 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**

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

#### **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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Inmate Handbook and Website
- 4. Hotline Information
- 5. PREA brochure
- 6. MOU with MCASA
- 7. Interviews

#### Observations of the Following:

PREA informational Posters throughout the facility

#### Findings:

MDOC policy is written in accordance with the standard. The FCCWC provides inmates with access to local, state, or national victim advocacy or rape crisis organizations, including toll-free hotline numbers. The policy requires reasonable communications between inmates and those organizations and agencies, in as confidential manner as possible. The FCCWC informs inmates of the extent to which these will be monitored prior to giving them access. There have been no incidents reported that required confidential support services during this audit period. Staff interviews indicate they are aware of their obligations under this standard. No inmate has requested Victim Advocate Services at FCCWC during this audit cycle. If this request is made, the inmate will have the opportunity to speak to an advocate in a private setting.

The auditor reviewed the PREA information handout, which included information regarding the availability of outside confidential support services for victims of sexual abuse and harassment. During the site review, the auditor viewed posters that notifies inmates of the availability of a third-party reporting hotline. These are available in both English and Spanish. Policy requires that inmates and staff are allowed to report sexual abuse or harassment confidentially.

Inmates are informed of the services available at intake. FCCWC provides all inmates information regarding victim advocacy services upon intake, as well as during orientation. Inmates are also made aware of the 24/7 crisis line that is available to them as part of the victim advocate service.

Inmate interviews indicated that the inmates are aware of the services that are available to them. The information is listed in the handout that is provided to the inmates, as well as the inmate handbook. In addition, the inmates interviewed all mentioned the accessibility of the FCCWC staff and being able to talk with them about any issues or problems. The inmate interviews suggested a very respectful relationship between the staff and inmates and the inmates being very likely to report and discuss any problems with the FCCWC staff.

The FCCWC has an MOU through MDOC with the Mississippi Coalition Against Sexual Assault (MCASA) to establish an agreement for emotional support services and advocacy. The Auditor was provided a copy of the MOU and verified the agreement for services. The Auditor spoke with staff at the MCASA and verified the availability of services to MDOC offenders.

There have been no inmates detained solely for civil or immigration purposes.

After a review, the Auditor determined the facility meets the requirements of the standard.

Corrective Action: None

### Standard 115.254: Third-party reporting

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

**Does Not Meet Standard** (Requires Corrective Action)

115.254 (a)
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	is the agency established a method to receive third-party reports of sexual abuse and sexual assment? $oxtimes$ Yes $\oxtime$ No		
	is the agency distributed publicly information on how to report sexual abuse and sexual assment on behalf of a resident? $\boxtimes$ Yes $\square$ No		
Auditor Overall Compliance Determination			
	Exceeds Standard (Substantially exceeds requirement of standards)		
$\boxtimes$	<b>Meets Standard</b> (Substantial compliance; complies in all material ways with the standard for the relevant review period)		

#### **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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Inmate Handbook
- 4. FCCWC Website
- 5. Staff Interviews
- 6. Inmate Interviews

#### Findings:

The MDOC policy is written in accordance with the standards, stipulating that all third-party reports will be accepted and investigated. The FCCWC publicly provides a method for the receipt of third-party reports of sexual abuse or harassment through the MDOC website. The Auditor reviewed the DOC website. The website has information on its PREA page that contains information about PREA and contact and reporting information should any one wish to report an incident of sexual abuse or harassment on behalf of an inmate.

There is a hotline available for both staff and inmates to report incidents at the facility.

Staff interviews reveal that they are aware of their obligation to accept and immediately act on any third-party reports received. Staff indicate they will accept a third-party report from any source. They would document the report and inform their supervisor and the report would be investigated thoroughly.

Offenders are provided this information at intake and offender interviews indicate that they are aware that family or friends can call or write and report an incident of sexual abuse on their behalf. Inmate interviews revealed that the offenders felt as if the staff would act on any reports received and investigate the same, regardless of the source of the information.

After a review, the Auditor determined the facility meets the requirements of the standard.

Corrective Action: None

## OFFICIAL RESPONSE FOLLOWING A RESIDENT REPORT

# Standard 115.261: Staff and agency reporting duties

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

#### 115.261 (a)

■ Does the agency require all staff to report immediately and according to agency policy any knowledge, suspicion, or information regarding an incident of sexual abuse or sexual harassment that occurred in a facility, whether or not it is part of the agency? 

✓ Yes 

✓ No

Instru	ctions f	or Overall Compliance Determination Narrative	
		Does Not Meet Standard (Requires Corrective Action)	
	$\boxtimes$	<b>Meets Standard</b> (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Exceeds Standard (Substantially exceeds requirement of standards)	
Auditor Overall Compliance Determination			
•		he facility report all allegations of sexual abuse and sexual harassment, including third-ind anonymous reports, to the facility's designated investigators? $\boxtimes$ Yes $\square$ No	
115.26	1 (e)		
•	local v	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 I services agency under applicable mandatory reporting laws? ⊠ Yes □ No	
115.26	1 (d)		
•		edical and mental health practitioners required to inform residents of the practitioner's report, and the limitations of confidentiality, at the initiation of services? $\boxtimes$ Yes $\square$ No	
•	practiti	otherwise precluded by Federal, State, or local law, are medical and mental health oners required to report sexual abuse pursuant to paragraph (a) of this section?	
115.26	1 (c)		
•	any inf	rom reporting to designated supervisors or officials, do staff always refrain from revealing ormation related to a sexual abuse report to anyone other than to the extent necessary, cified in agency policy, to make treatment, investigation, and other security and lement decisions? $\boxtimes$ Yes $\square$ No	
115.26	1 (b)		
•	knowle that ma	he agency require all staff to report immediately and according to agency policy any edge, suspicion, or information regarding any staff neglect or violation of responsibilities ay have contributed to an incident of sexual abuse or sexual harassment or retaliation? $\Box$ No	
•	knowle	he agency require all staff to report immediately and according to agency policy any edge, suspicion, or information regarding retaliation against residents or staff who ed an incident of sexual abuse or sexual harassment?   No	

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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Interviews

### Findings:

MDOC policy is written in accordance with the standard and requires all staff, contractors and volunteers to immediately report any knowledge, suspicion or information related to sexual abuse or harassment to a supervisor. During the site review of FCCWC, staff were asked if they were obligated to report any instances or suspicions of sexual abuse or harassment. All of the staff members responded that they were required to report any such instances, regardless of the source of the information. Staff seem to be clear with regard to their duties and responsibilities in reporting PREA related information, including anonymous and third-party reports. Staff articulated their understanding that they are required to report any information immediately through their chain of command and document such in a written report.

One of the staff members interviewed stated that they work very hard to ensure that they are accessible to the inmates and ensure that they are provided services and programs to address their needs.

MDOC policy requires confidentiality of all information of sexual abuse or harassment beyond what is required to be shared as a part of the reporting, treatment, or investigation. The staff understand the need to keep the information limited to those that need to know to preserve the integrity of the investigation. All PREA investigative files are maintained by MDOC CID with limited access.

Interviews verified that all allegations of sexual abuse or harassment received from a third party are referred for investigation and immediately acted upon.

There has been one allegation during this audit period. The auditor reviewed the investigation and found that the information was reported appropriately and an investigation initiated immediately. Staff were clear in their responsibility to report any received information. Random interviews with inmates revealed that they felt as if the facility would investigate any allegation, regardless of the source.

All allegations of sexual abuse and harassment are reported to the supervisor, who initiates an investigation and the PCM is notified.

There was one allegation of sexual harassment at FCCWC for the previous 12 months.

After a review, the Auditor determined the facility meets the requirements of the standard.

# Standard 115.262: Agency protection duties

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

115.262	? (a)
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When the agency learns that a resident is subject to a substantial risk of imminent sexual abuse, does it take immediate action to protect the resident? 

☑ Yes □ No

### **Auditor Overall Compliance Determination**

	Exceeds Standard (Substantially exceeds requirement of standards)
$\boxtimes$	<b>Meets Standard</b> (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.

Evidence Relied upon to make Compliance Determination:

Evidence Reviewed:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Memo
- 4. Interviews

### Findings:

MDOC policy is written in compliance with the standard and requires that whenever there is a report of an incident of sexual abuse or harassment, the victim should be immediately protected. Random interviews with FCCWC staff indicate they are clear about their duty to act immediately if an offender is at risk of imminent sexual abuse. Staff indicated they would immediately remove the inmate from the situation, keep them separate, and find an alternate place for them to stay or be housed pending an investigation or further action. Staff stated they would ensure the inmate was kept safe, away from the potential threat and an investigation would be completed.

Offender interviews revealed that they felt the staff would act on any information received. Inmate interviews indicated that they felt safe in the facility and that PREA related incidents were not an issue. The inmates state they felt very comfortable with all the staff and could report any issues to any one of the staff members. They indicated that the staff always made time for them and would address any issues that were brought to their attention.

FCCWC reports in the PAQ that there have been no determinations made that an offender was at substantial risk of imminent sexual abuse. There has been one PREA related allegations during this audit period. FCCWC did not have any inmates determined by the facility to be subject to a substantial risk of imminent sexual abuse requiring immediate action during this audit period. All inmates that report an allegation would be immediately separated from the alleged abuser and kept in staff sight at all times until the alleged abuser is secured.

The Auditor randomly reviewed files and talked with staff and inmates and found no evidence that an inmate was determined to be at imminent risk of sexual abuse. There have been no incidents that required action with regard to this standard.

After a review, the Auditor determined the facility meets the requirements of the standard.

Corrective Action: None

### Standard 115.263: Reporting to other confinement facilities

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

11	5	.2	63	(a)	
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■ Upon receiving an allegation that a resident was sexually abused while confined at another facility, does the head of the facility that received the allegation notify the head of the facility or appropriate office of the agency where the alleged abuse occurred? 

✓ Yes 

No

### 115.263 (b)

Is such notification provided as soon as possible, but no later than 72 hours after receiving the allegation? 

⊠ Yes □ No

### 115.263 (c)

lacktriangle Does the agency document that it has provided such notification? oximes Yes oximes No

### 115.263 (d)

■ Does the facility head or agency office that receives such notification ensure that the allegation is investigated in accordance with these standards? 

✓ Yes 

✓ No

### **Auditor Overall Compliance Determination**

Ш	Exceeds Standard (Substantially exceeds requirement or standards)
$\boxtimes$	<b>Meets Standard</b> (Substantial compliance; complies in all material ways with the standard for the relevant review period)

Exacada Standard (Substantially avacada requirement of standarda)

□ **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.

Evidence Relied upon to make Compliance Determination:
1. FCCWC Completed PAQ 2. MDOC Policy 20-14-01 3. Interviews
Findings:
The MDOC's policy is written in accordance with the standard and requires that if the Warden or his/he facility designee receives an allegation regarding an incident of sexual abuse that occurred at another facility, they must make notification within 72 hours. During this review period, the FCCWC reported receiving no notifications from an inmate alleging sexual abuse while incarcerated at another facility that needed to be reported. Staff confirmed their understanding of their affirmative requirement to report and investigate allegations in accordance with the standard.
The facility reported on the PAQ that they have not received any allegations that an inmate was abused while confined at FCCWC.
After a review, the Auditor determined the facility meets the requirements of the standard.
Corrective Action: None

# Standard 115.264: Staff first responder duties

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

### 115

.20	64 (a)
•	Upon learning of an allegation that a resident was sexually abused, is the first security staff member to respond to the report required to: Separate the alleged victim and abuser? $\boxtimes$ Yes $\square$ No
•	Upon learning of an allegation that a resident was sexually abused, is the first security staff member to respond to the report required to: Preserve and protect any crime scene until appropriate steps can be taken to collect any evidence? $\boxtimes$ Yes $\square$ No
•	Upon learning of an allegation that a resident was sexually abused, is the first security staff member to respond to the report required to: Request that the alleged victim not take any actions that could destroy physical evidence, including, as appropriate, washing, brushing teeth changing clothes, urinating, defecating, smoking, drinking, or eating, if the abuse occurred within a time period that still allows for the collection of physical evidence? $\boxtimes$ Yes $\square$ No

•	memb actions chang	er to respond to the report required to: Ensure that the alleged abuser does not take any start could destroy physical evidence, including, as appropriate, washing, brushing teeth ing clothes, urinating, defecating, smoking, drinking, or eating, if the abuse occurred a time period that still allows for the collection of physical evidence?   No
115.26	64 (b)	
•	that th	irst staff responder is not a security staff member, is the responder required to request e alleged victim not take any actions that could destroy physical evidence, and then notify ty staff? $\boxtimes$ Yes $\square$ No
Audito	or Over	all Compliance Determination
		Exceeds Standard (Substantially exceeds requirement of standards)
	$\boxtimes$	<b>Meets Standard</b> (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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Sexual Response Checklist
- 4. Review of investigative files, if any
- 5. Interviews

### Findings:

The MDOC policy is written in accordance with the standard and indicates actions staff should take in the event of learning an inmate has been sexually assaulted. Policy requires that when an inmate reports an incident of sexual abuse, the responding staff member: Separate the alleged victim and alleged abuser, Preserve and protect and evidence, if the abuse allegedly occurred within a time period that would allow the collection of evidence the first responded advise the victim not take any actions that would destroy any evidence, and take action to prevent the alleged abuser from destroying evidence.

There have been no instances of reported sexual assault during this review period that required the first responder to preserve or collect physical evidence. The auditor interviewed no inmates during the on-site portion of the audit who had reported sexual abuse. The staff at FCCWC were able to appropriately describe their response procedures and the steps they would take, including separating the alleged perpetrator and victim and securing the scene and any potential evidence. The scene would be preserved and remain so until the Investigator arrived to process the scene. The facility uses the Sexual Assault and Response Containment checklist, which is a standardized form for MDOC. The supervisors stated that they would ensure the alleged victim and alleged abuser were removed from the area and kept separately in the facility. The crime scene would be secured and the alleged victim would be taken to medical for treatment and transported to the ER for a forensic exam, if needed. The PREA Compliance Manager and Warden would also be informed. Policy requires that if the first responder is not a security staff member, the staff immediately notify a security staff member. There were no instances during the audit period where a non-security staff member acted as a first responder to an allegation of sexual abuse. After a review, the Auditor determined the facility meets the requirements of the standard. Corrective Action: None Standard 115.265: Coordinated response All Yes/No Questions Must Be Answered by the Auditor to Complete the Report 115.265 (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?  $\boxtimes$  Yes  $\square$  No **Auditor Overall Compliance Determination Exceeds Standard** (Substantially exceeds requirement of standards)

**Instructions for Overall Compliance Determination Narrative** 

standard for the relevant review period)

**Does Not Meet Standard** (Requires Corrective Action)

 $\boxtimes$ 

Meets Standard (Substantial compliance; complies in all material ways with the

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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Sexual Assault Checklist
- 4. Interviews

### Findings:

MDOC and FCCWC have a coordinated facility plan to address actions in response to an incident of sexual abuse among facility staff, including first responders, supervisory staff, medical, investigative staff and administrators. Interviews with multiple staff, including security staff, non-security staff, supervisors, an investigator and the PREA Compliance Manager indicate that they understand their duties in responding to allegations of sexual assault and are knowledgeable in their role and the response actions they should take. The MDOC has a Sexual Assault and Response Containment checklist to ensure that all aspects of the response are covered and nothing is missed.

There have been no instances of reported sexual assault during this review period that required the first responder to preserve or collect physical evidence.

The response begins with the allegation and first responder action to protect the victim, secure the crime scene and protect any potential evidence. The initial investigation begins with the first responders and supervisors and then the agency investigators. Depending on the nature of the allegation, the investigation will either begin as administrative or criminal. In the case of a criminal investigation, the victim is treated in accordance with MDOC policy and provided forensic exams and ancillary services, as well as advocacy services, if requested by the inmate. The remainder of the investigation is dictated by the nature of the allegation. Regardless, all investigations are completed promptly and a finding is assigned. It may be referred for criminal prosecution or handled administratively and could require medical and mental health services and monitoring for retaliation and notice to the victim about the outcome of the investigation.

An interview with a CID Investigator confirmed these practices.

After a review, the Auditor determined the facility meets the requirements of the standard.

Corrective Action: None

# Standard 115.266: Preservation of ability to protect residents from contact with abusers

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

115.266 (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 residents pending the outcome of an investigation or of a determination of whether and to what extent discipline is warranted?   ☑ Yes □ No
115.266 (b)
<ul> <li>Auditor is not required to audit this provision.</li> </ul>
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.
Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Interviews

### Findings:

The MDOC has not entered into any agreement that limits the agency's ability to remove alleged staff sexual abusers from contact with inmates pending the outcome of an investigation or of a determination of whether and to what extent discipline is warranted.

The auditor verified that there is not a collective bargaining agreement in place and the MDOC does not engage in collective bargaining.

After a review, the Auditor determined the facility meets the requirements of the standard.

# Standard 115.267: Agency protection against retaliation

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

115.26	67 (a)
•	Has the agency established a policy to protect all residents and staff who report sexual abuse or sexual harassment or cooperate with sexual abuse or sexual harassment investigations from retaliation by other residents or staff? $\boxtimes$ Yes $\square$ No
•	Has the agency designated which staff members or departments are charged with monitoring retaliation? $\boxtimes$ Yes $\ \square$ No
115.26	67 (b)
•	Does the agency employ multiple protection measures, such as housing changes or transfers for resident victims or abusers, removal of alleged staff or resident abusers from contact with victims, and emotional support services for residents or staff who fear retaliation for reporting sexual abuse or sexual harassment or for cooperating with investigations? $\boxtimes$ Yes $\square$ No
115.26	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 residents or staff who reported the sexual abuse to see if there are changes that may suggest possible retaliation by residents or staff? $\boxtimes$ Yes $\square$ No
•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency: Monitor the conduct and treatment of residents who were reported to have suffered sexual abuse to see if there are changes that may suggest possible retaliation by residents or staff? $\boxtimes$ Yes $\square$ No
•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency: Act promptly to remedy any such retaliation? $\boxtimes$ Yes $\square$ No
•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency: Monitor any resident disciplinary reports? $\boxtimes$ Yes $\square$ No
•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency: Monitor resident housing changes? $\boxtimes$ Yes $\square$ No
•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency: Monitor resident program changes? $\boxtimes$ Yes $\square$ No

•	for at I	It in instances where the agency determines that a report of sexual abuse is unfounded, least 90 days following a report of sexual abuse, does the agency: Monitor negative mance reviews of staff? $\boxtimes$ Yes $\square$ No
•	for at I	It in instances where the agency determines that a report of sexual abuse is unfounded, least 90 days following a report of sexual abuse, does the agency: Monitor reassignments of $\mathbb{Z} \times \mathbb{Z} \times \mathbb{Z}$
•		the agency continue such monitoring beyond 90 days if the initial monitoring indicates a uing need? $\boxtimes$ Yes $\ \square$ No
115.26	67 (d)	
•		case of residents, does such monitoring also include periodic status checks? $\hfill \square$ No
115.26	67 (e)	
•	the ag	other individual who cooperates with an investigation expresses a fear of retaliation, does lency take appropriate measures to protect that individual against retaliation? $\Box$ No
115.26	67 (f)	
•	Audito	or is not required to audit this provision.
Audito	or Over	rall Compliance Determination
		Exceeds Standard (Substantially exceeds requirement of standards)
		<b>Meets Standard</b> (Substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (Requires Corrective Action)
nstru	ctions	for Overall Compliance Determination Narrative
compli conclu 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 files discussion must also include corrective action recommendations where the facility does standard. These recommendations must be included in the Final Report, accompanied by a specific corrective actions taken by the facility.
Evider	nce Reli	ied upon to make Compliance Determination:
1. FCCWC Completed PAQ 2. MDOC Policy 20-14-01 3. Interviews		

Findings:
The MDOC's policy is written in accordance with the standard and requires staff and inmates who report allegations of sexual abuse or harassment are protected from retaliation for making such reports. The PREA Compliance Manager is designated as the staff who will be responsible for monitoring retaliation for a minimum period of 90 days.
There have been no allegations of sexual abuse during this audit period. There was one unsubstantiated allegation of sexual harassment.
In the event the inmate cannot be protected at the facility, the staff can and will recommend a transfer.
The MDOC uses a standardized form to monitor retaliation for offenders. A copy of the form was provided to the Auditor to review.
Supervisory staff have the authority to request transfers to other facilities or take other protective measures to assure inmates are not retaliated against. In addition, the Warden has the authority and would intervene in any way necessary to protect employees from retaliation if they reported incidents of sexual abuse or harassment.
All staff members interviewed affirmed that they had a duty to report any incident of retaliation.
The facility reported there were no incidents of retaliation in the last 12 months.
After a review, the Auditor determined the facility meets the requirements of the standard.

# **INVESTIGATIONS**

# Standard 115.271: Criminal and administrative agency investigations

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

### 115.271 (a)

Corrective Action: None

•	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 115.221(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 115.221(a).)  ☑ Yes □ No □ NA

### 115.271 (b)

•	where sexual abuse is alleged, does the agency use investigators who have received specialized training in sexual abuse investigations as required by 115.234? ⊠ Yes □ No
115.27	1 (c)
•	Do investigators gather and preserve direct and circumstantial evidence, including any available physical and DNA evidence and any available electronic monitoring data? $\Box$ Yes $\Box$ 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
115.27	1 (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
115.27	1 (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 resident or staff? $\boxtimes$ Yes $\square$ No
•	Does the agency investigate allegations of sexual abuse without requiring a resident who alleges sexual abuse to submit to a polygraph examination or other truth-telling device as a condition for proceeding? $\boxtimes$ Yes $\square$ No
115.27	1 (f)
•	Do administrative investigations include an effort to determine whether staff actions or failures to act contributed to the abuse? $\boxtimes$ Yes $\square$ No
•	Are administrative investigations documented in written reports that include a description of the physical evidence and testimonial evidence, the reasoning behind credibility assessments, and investigative facts and findings? $\boxtimes$ Yes $\square$ No
115.27	1 (g)
•	Are criminal investigations documented in a written report that contains a thorough description of the physical, testimonial, and documentary evidence and attaches copies of all documentary evidence where feasible? $\boxtimes$ Yes $\square$ No
115.27	1 (h)
•	Are all substantiated allegations of conduct that appears to be criminal referred for prosecution? ⊠ Yes □ No

115.271 (i)				
113.27 1 (1)				
■ Does the agency retain all written reports referenced in 115.271(f) and (g) for as long as the alleged abuser is incarcerated or employed by the agency, plus five years?   ✓ Yes   ✓ No				
115.271 (j)				
<ul> <li>Does the agency ensure that the departure of an alleged abuser or victim from the employment or control of the agency does not provide a basis for terminating an investigation?</li> <li>☑ Yes □ No</li> </ul>				
115.271 (k)				
<ul> <li>Auditor is not required to audit this provision.</li> </ul>				
115.271 (I)				
<ul> <li>When an outside entity investigates sexual abuse, does the facility cooperate with outside investigators and endeavor to remain informed about the progress of the investigation? (N/A if an outside agency does not conduct administrative or criminal sexual abuse investigations. See 115.221(a).) □ Yes □ No ⋈ NA</li> <li>Auditor Overall Compliance Determination</li> </ul>				
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.				
Evidence Relied upon to make Compliance Determination:				
1. FCCWC Completed PAQ				
2. MDOC Policy 20-14-01				
3. Review of Investigative files, if any				
1. Interviews with Staff 5. Documentation of Investigator Training				

### Findings:

The MDOC policy is written in accordance with the standard. The agency conducts both administrative and criminal investigations of sexual abuse and harassment through the Criminal Investigative Division. The agency policy stipulates that they will respond to complaints that are received internally and externally by a third party. The policy requires that investigations are responded to promptly. The FCCWC conducts an investigation on all allegations of sexual abuse and sexual harassment, including third-party and anonymous reports. The policy requires administrative investigations to include efforts to determine whether staff actions or failure to act contributed to an act of sexual abuse. Investigative reports are required to include a description of physical evidence, testimonial evidence, the reason behind credibility assessments, and investigative facts and findings. There was one allegation of sexual harassment or sexual abuse during the past 12 months.

The FCCWC is required to maintain written investigative reports for as long as the alleged abuser is incarcerated or employed by the facility, plus an additional 5 years, in accordance with the standard and written policy. Policy prohibits the termination of an investigation if an inmate is released or a staff member is terminated or terminates employment.

MDOC investigators are required by policy to cooperate with outside investigators and will attempt to communicate to remain informed about the progress of a sexual abuse investigation. There have been no investigations referred to an outside agency during this audit period.

At the time of the on-site audit, the MDOC employed and provided training records for 3 staff members in CID who have received specialized training to conduct sexual abuse investigations in confinement facilities. The auditor was provided training curricula and training certificates of designated investigators. The auditor reviewed and verified that each of the facility investigators had proof of receiving the specialized training required by the standard. The investigators are on call and available to respond immediately if necessary.

The Auditor interviewed one of the agency investigators who confirmed the facility and agency practice are in accordance with policy. He verified there have been no allegations of sexual abuse at FCCWC in the past 12 months. There has been one allegation of sexual harassment in the last 12 months, determined to be unsubstantiated. The auditor reviewed the investigative report and found it to be in compliance with MDOC policy.

All investigative files are maintained securely by the MDOC Criminal Investigation Division with limited access. Investigative files are maintained for a minimum of five years after the abuser has been released or a staff abuser is no longer employed.

In accordance with policy, the agency would continue the investigation even if an inmate is released or a staff member terminates employment during the investigation.

After a review, the Auditor determined the facility meets the requirements of the standard.

Corrective Action: None

# Standard 115.272: Evidentiary standard for administrative investigations

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

# 115.272 (a)

e	evidend	it true that the agency does not impose a standard higher than a preponderance of the vidence in determining whether allegations of sexual abuse or sexual harassment are ubstantiated? $\boxtimes$ Yes $\square$ No					
Auditor	Overa	III Compliance Determination					
[	substantiated? ☑ Yes ☐ No  r Overall Compliance Determination  ☐ Exceeds Standard (Substantially exceeds requirement of standards)  ☑ Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)						
[		Does Not Meet Standard (Requires Corrective Action)					

### **Instructions for Overall Compliance Determination Narrative**

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Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Review of Investigative files for the past 12 months, if any
- 4. Interviews

### Findings:

The agency's policy is in compliance with the requirements of the standard and imposes no standard higher than a preponderance of the evidence in determining whether allegations of sexual abuse or sexual harassment are substantiated.

There have been no allegations of sexual abuse at FCCWC in the past 12 months. There has been one allegation of sexual harassment in the last 12 months, determined to be unsubstantiated. The auditor reviewed the investigative report and found it to be in compliance with MDOC policy.

The Auditor interviewed one of the agency investigators who confirmed the facility and agency practice are in accordance with policy.

After a review, the Auditor determined the facility meets the requirements of the standard.

# Standard 115.273: Reporting to residents

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

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

	Following a resident's allegation that he or she has been sexually abused by another resident, 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? $\boxtimes$ Yes $\square$ No					
115.273	3 (e)					
•	Does the agency document all such notifications or attempted notifications? ⊠ Yes □ No					
115.273	3 (f)					
•	<ul> <li>Auditor is not required to audit this provision.</li> </ul>					
Audito	r Overall Compliance Determination					
	Exceeds Standard (Substantially exceeds requirement of standards)					
	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)					
	□ Does Not Meet Standard (Requires Corrective Action)					
Instruc	tions for Overall Compliance Determination Narrative					
	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					

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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Review of investigative files and notification to inmate, if any
- 4. Interviews

### Findings:

The MDOC policy is written in accordance with the standard and requires an inmate be notified when a sexual abuse allegation has been determined to be substantiated, unsubstantiated, or unfounded within 30 days following the conclusion of the investigation. The agency is responsible for both administrative and criminal investigations. There have been no allegations referred to an outside agency during this audit period.

There have been no allegations of sexual abuse at FCCWC in the past 12 months. There has been one allegation of sexual harassment in the last 12 months, determined to be unsubstantiated. The auditor reviewed the investigative report and found it to be in compliance with MDOC policy.

There were no inmates who reported sexual abuse or harassment in custody at FCCWC during the on- site portion of the audit for targeted interviews.
Staff are aware of their affirmative requirement to report investigative finding to inmates in custody for allegations of sexual abuse.
After a review, the Auditor determined the facility meets the requirements of the standard.
Corrective Action: None
DISCIPLINE
Standard 115.276: Disciplinary sanctions for staff
All Yes/No Questions Must Be Answered by the Auditor to Complete the Report
115.276 (a)
<ul> <li>Are staff subject to disciplinary sanctions up to and including termination for violating agency sexual abuse or sexual harassment policies?</li></ul>
115.276 (b)
■ Is termination the presumptive disciplinary sanction for staff who have engaged in sexual abuse?   ⊠ Yes □ No
115.276 (c)
■ Are disciplinary sanctions for violations of agency policies relating to sexual abuse or sexual harassment (other than actually engaging in sexual abuse) commensurate with the nature and circumstances of the acts committed, the staff member's disciplinary history, and the sanctions imposed for comparable offenses by other staff with similar histories?   ✓ Yes   ✓ No
115.276 (d)
■ Are all terminations for violations of agency sexual abuse or sexual harassment policies, or resignations by staff who would have been terminated if not for their resignation, reported to: Law enforcement agencies unless the activity was clearly not criminal? □ Yes □ No
<ul> <li>Are all terminations for violations of agency sexual abuse or sexual harassment policies, or resignations by staff who would have been terminated if not for their resignation, reported to: Relevant licensing bodies? ⋈ Yes □ No</li> </ul>
Auditor Overall Compliance Determination
☐ Exceeds Standard (Substantially exceeds requirement of standards)

$\boxtimes$	<b>Meets Standard</b> (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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Interviews with Staff

### Findings:

The MDOC policy was reviewed and is in compliance with the requirements of the standard. Staff is subject to disciplinary sanctions up to and including termination for violating the sexual abuse or sexual harassment policies. Policy requires that staff found responsible for sexual abuse of an inmate shall be terminated from employment. Employees who are found to have violated agency policy related to sexual abuse and harassment, but not actually engaging in sexual abuse shall be disciplined in a manner commensurate with the nature and circumstances or the acts as well has the previous disciplinary history of the staff and comparable to other comparable offenses by other staff with similar disciplinary histories.

According to the submitted PAQ, in the past 12 months, there were zero staff terminations or disciplinary actions related to the sexual abuse or harassment of inmates at FCCWC. Staff interviews verified that there have been no allegations of staff to offender sexual abuse, sexual misconduct or sexual harassment.

Interviews with FCCWC staff verified that staff consider a violation of the PREA policy to be of sufficient seriousness to warrant termination and prosecution in accordance with the law. The staff is aware that the agency has a zero-tolerance policy regarding sexual abuse and any such incidents would be investigated and reported to the appropriate agency for prosecution, if necessary.

Policy requires that if a staff member is terminated for violating the facility's sexual assault and harassment policy, and if the conduct is criminal in nature, it would be referred for possible prosecution. If an employee under investigation resigns before the investigation is complete, or resigns in lieu of termination, that does not terminate the investigation or the possibility of prosecution if the conduct is criminal in nature.

An interview with one of the designated agency investigators confirmed that MDOC has and will terminate staff for violations of the policy, as well as refer substantiated allegations for criminal charges.

After a review, the Auditor determined the facility meets the requirements of the standard.

Corrective Action: None Standard 115.277: Corrective action for contractors and volunteers All Yes/No Questions Must Be Answered by the Auditor to Complete the Report 115.277 (a) Is any contractor or volunteer who engages in sexual abuse prohibited from contact with residents? ⊠ Yes □ No Is any contractor or volunteer who engages in sexual abuse reported to: Law enforcement agencies unless the activity was clearly not criminal?  $\boxtimes$  Yes  $\square$  No Is any contractor or volunteer who engages in sexual abuse reported to: Relevant licensing bodies? ⊠ Yes □ No 115.277 (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 residents?  $\boxtimes$  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** 

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Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Volunteer Agreement
- 4. Volunteer Guide

5. Interviews with Staff
Findings:
The MDOC policy was reviewed and is in compliance with the requirements of the standard. Policy stipulates that contractors and volunteers who violate the sexual abuse or sexual harassment policies are prohibited from having contact with inmates and will be reported to law enforcement agencies, unless the conduct was not criminal in nature. This would also be reported to any relevant licensing bodies. In the past 12 months, there have been no allegations of contractor or volunteer sexual abuse, sexual misconduct or sexual harassment.
The Chaplain is responsible for ensuring that all volunteers at FCCWC receive PREA training and communicates the seriousness of any allegations reported to them as well as the repercussions of violating the standards and agency policy.
An interview with one of the designated agency investigators confirmed that MDOC has and will terminate contract staff security clearance for violations of the policy, as well as refer substantiated allegations for criminal charges.
The Auditor reviewed the Volunteer Agreement and the Volunteer Guide.
After a review, the Auditor determined the facility meets the requirements of the standard.
Corrective Action: None
Standard 115.278: Interventions and disciplinary sanctions for residents
All Yes/No Questions Must Be Answered by the Auditor to Complete the Report
115.278 (a)
■ Following an administrative finding that a resident engaged in resident-on-resident sexual abuse, or following a criminal finding of guilt for resident-on-resident sexual abuse, are residents subject to disciplinary sanctions pursuant to a formal disciplinary process? ⊠ Yes □ No
115.278 (b)
• Are sanctions commensurate with the nature and circumstances of the abuse committed, the resident's disciplinary history, and the sanctions imposed for comparable offenses by other residents with similar histories? ⋈ Yes □ No
115.278 (c)
When determining what types of sanction, if any, should be imposed, does the disciplinary process consider whether a resident's mental disabilities or mental illness contributed to his or her behavior? ⋈ Yes □ No
115.278 (d)

un the	the facility offers therapy, counseling, or other interventions designed to address and correct derlying reasons or motivations for the abuse, does the facility consider whether to require e offending resident to participate in such interventions as a condition of access to ogramming and other benefits? $\boxtimes$ Yes $\square$ No				
115.278 (	e)				
	bes the agency discipline a resident for sexual contact with staff only upon a finding that the aff member did not consent to such contact? $\boxtimes$ Yes $\square$ No				
115.278 (	f)				
up ind	■ For the purpose of disciplinary action does a report of sexual abuse made in good faith based upon a reasonable belief that the alleged conduct occurred NOT constitute falsely reporting an incident or lying, even if an investigation does not establish evidence sufficient to substantiate the allegation? ⊠ Yes □ No				
115.278 (	g)				
fro	If the agency prohibits all sexual activity between residents, does the agency always refrain from considering non-coercive sexual activity between residents to be sexual abuse? (N/A if the agency does not prohibit all sexual activity between residents.) ⊠ Yes □ No □ NA				
Auditor C	Overall Compliance Determination				
	Exceeds Standard (Substantially exceeds requirement of standards)				
$\boxtimes$	<b>Meets Standard</b> (Substantial compliance; complies in all material ways with the standard for the relevant review period)				
	Does Not Meet Standard (Requires Corrective Action)				
Instruction	ons for Overall Compliance Determination Narrative				
complianc conclusion not meet t	tive below must include a comprehensive discussion of all the evidence relied upon in making the e or non-compliance determination, the auditor's analysis and reasoning, and the auditor's as. This discussion must also include corrective action recommendations where the facility does the standard. These recommendations must be included in the Final Report, accompanied by an on specific corrective actions taken by the facility.				
Evidence	Relied upon to make Compliance Determination:				
1. FCCWC Completed PAQ 2. MDOC Policy 20-14-01 3. Inmate Handbook 4. Review of Investigative Files, if any 5. Review of disciplinary records, if any					

### 6. Interviews with Staff

### Findings:

The MDOC policy directs that inmates are not permitted to engage in non-coercive sexual contact and may be disciplined for such behavior. Policy dictates that staff is prohibited from disciplining an inmate who makes a report of sexual abuse in good faith and based on a reasonable belief the incident occurred, even if the investigation does not establish sufficient evidence to substantiate the allegation.

FCCWC prohibits sexual activity between inmates. Inmates found to have participated in sexual activity are internally disciplined for such activity. If the sexual activity between inmates is found to be consensual and non-coercive, staff will not consider the sexual activity as an act of sexual abuse. Inmates receiving disciplinary charges resulting from sexual activity would likely be transferred due to the requirements for being housed at FCCWC.

MDOC policy states inmates are subject to formal disciplinary action following an administrative finding that they engaged in inmate-on-inmate sexual abuse. According to the submitted PAQ, and verified by memo, as well as staff interviews, there have been no substantiated instances of inmate-on-inmate sexual abuse. There have been no criminal findings of guilt for inmate-on-inmate sexual abuse. There have been no sexual abuse allegations in the past 12 months. There has been one allegation of sexual harassment in the last 12 months, determined to be unsubstantiated. The auditor reviewed the investigative report and found it to be in compliance with MDOC policy.

According to policy, disciplinary action for inmates is proportional to the abuse committed as well as the history of sanctions for similar offenses by other inmates with similar histories.

Agency policy requires that staff consider whether an inmate's mental health contributed to their behavior before determining their disciplinary sanctions. FCCWC has had no disciplinary reports involving inmate-on-inmate sexual abuse that involved an inmate that had a mental disability or mental illness that contributed to the inmates' behavior or necessitated mental health input during the previous twelve (12) months.

Agency policy stipulates that inmates will not be disciplined for sexual contact with staff unless it is substantiated that the staff did not consent. There were no unsubstantiated or substantiated instances of inmate on staff sexual abuse or harassment during the audit period.

Agency policy prohibits disciplining inmates who make allegations in good faith with a reasonable belief that prohibited conduct occurred. There is no evidence to suggest an inmate received a disciplinary charge for making an allegation of sexual abuse or sexual harassment in good faith.

Interviews with staff and inmates confirmed their knowledge of the policy regarding inmates engaging in non-coerced sexual activity. Furthermore, the staff and inmates were aware that the agency has an internal disciplinary process for inmates who engage in sexually abusive behavior against other inmates and knew that they could be disciplined for sexual abuse.

After a review, the Auditor determined the facility meets the requirements of the standard.

# **MEDICAL AND MENTAL CARE**

# Standard 115.282: Access to emergency medical and mental health services

ΛII	Vac/Na	Ougetions	Must Ro	Answord	by tho	Auditor to	Complete	the Report
AΠ	Tes/No	Questions	wust be	Answered	by the	Auditor to	Complete	tne Report

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report					
115.282 (a)					
■ Do resident victims of sexual abuse receive timely, unimpeded access to emergency me treatment and crisis intervention services, the nature and scope of which are determined medical and mental health practitioners according to their professional judgment? ☑ Yes □ No					
115.282 (b)					
If no qualified medical or mental health practitioners are on duty at the time a report of resexual abuse is made, do security staff first responders take preliminary steps to protect victim pursuant to § 115.262? ⋈ Yes □ No					
■ Do security staff first responders immediately notify the appropriate medical and mental practitioners?   Yes □ No	health				
115.282 (c)					
■ Are resident 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					
115.282 (d)					
<ul> <li>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?</li> <li>☑ Yes □ No</li> </ul>					
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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Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Interviews with Staff
- 4. Interviews with Inmates

### Findings:

The MDOC policy is written in compliance with the standard and states that all inmate victims of sexual abuse will receive timely, unimpeded access to emergency medical treatment and crisis intervention services, the nature and scope of which will be determined by medical and mental health staff. Interviews with the Case Manager and Deputy Warden confirm that victims of sexual abuse would receive timely, unimpeded access to emergency medical treatment and crisis intervention services. The staff are aware of their responsibilities with regard to protection of the victim and evidence in the case of a report of sexual assault. Inmates would be taken to Central Mississippi Correctional Facility (CMCF) for any needed medical care. For services that are outside their scope, the victim would be treated at one of the local emergency departments. Forensic exams are conducted off-site at the University of Mississippi Medical Center (UMMC) by qualified forensic nurse examiners. An advocate from the rape crisis center, Mississippi Coalition Against Sexual Assault, is available at the request of the victim. The Auditor verified the availability of these services.

There were no documented allegations of sexual abuse requiring emergency medical or mental health services during the review period.

MDOC policy states that all inmate victims of sexual abuse will be offered information and access to sexually transmitted infections prophylaxis in accordance with professionally accepted standards of care, where medically appropriate. There have been no allegations of sexual assault at the FCCWC in the last 12 months requiring these services.

FCCWC policy states that forensic examinations will be performed at a local hospital without a financial cost to the victim. The FCCWC has an agreement with University of Mississippi Medical Center to provide services to the inmates. This was verified through memo from the hospital. Victims of sexual abuse would not be charged for services received as a result of a sexual abuse incident. There have been no allegations of sexual assault at the FCCWC in the last 12 months requiring these services.

After a review, the Auditor determined the facility meets the requirements of the standard.

Corrective Action: None

# Standard 115.283: Ongoing medical and mental health care for sexual abuse victims and abusers

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

115.283	3 (a)
r	Does the facility offer medical and mental health evaluation and, as appropriate, treatment to all residents who have been victimized by sexual abuse in any prison, jail, lockup, or juvenile facility? $\boxtimes$ Yes $\square$ No
115.283	3 (b)
t	Does the evaluation and treatment of such victims include, as appropriate, follow-up services, treatment plans, and, when necessary, referrals for continued care following their transfer to, or placement in, other facilities, or their release from custody? $\boxtimes$ Yes $\square$ No
115.283	3 (c)
	Does the facility provide such victims with medical and mental health services consistent with the community level of care? $\boxtimes$ Yes $\square$ No
115.283	3 (d)
F I	Are resident victims of sexually abusive vaginal penetration while incarcerated offered oregnancy tests? (N/A if "all-male" facility. Note: in "all-male" facilities, there may be residents who identify as transgender men who may have female genitalia. Auditors should be sure to know whether such individuals may be in the population and whether this provision may apply in specific circumstances.) $\square$ Yes $\square$ No $\boxtimes$ NA
115.283	s (e)
r r <i>i</i>	If pregnancy results from the conduct described in paragraph § 115.283(d), do such victims receive timely and comprehensive information about and timely access to all lawful pregnancy-related medical services? (N/A if "all-male" facility. Note: in "all-male" facilities, there may be residents who identify as transgender men who may have female genitalia. Auditors should be sure to know whether such individuals may be in the population and whether this provision may apply in specific circumstances.) $\square$ Yes $\square$ No $\boxtimes$ NA
115.283	s (f)
	Are resident victims of sexual abuse while incarcerated offered tests for sexually transmitted nfections as medically appropriate? $\boxtimes$ Yes $\square$ No
115.283	3 (g)
<b>t</b> [	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
115.283	(11)

■ Does the facility attempt to conduct a mental health evaluation of all known resident-on-resident abusers within 60 days of learning of such abuse history and offer treatment when deemed appropriate by mental health practitioners? ⊠ Yes □ No		
Auditor Ov	erall Compliance Determination	
	Exceeds Standard (Substantially exceeds requirement of standards)	
	<b>Meets Standard</b> (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
	Does Not Meet Standard (Requires Corrective Action)	
Instruction	s for Overall Compliance Determination Narrative	
compliance conclusions. not meet the	be below must include a comprehensive discussion of all the evidence relied upon in making the or 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 standard. These recommendations must be included in the Final Report, accompanied by on specific corrective actions taken by the facility.	
Evidence Re	elied upon to make Compliance Determination:	
<ol> <li>MDOC Po</li> <li>Interviews</li> </ol>	Completed PAQ blicy 20-14-01 s with Staff s with Inmates	
Findings:		
and mental any prison, j follow up se Interviews w	policy is written in compliance with the standard and states that the facility will offer medical health evaluation and treatment to all inmates who have been victimized by sexual abuse in ail, lockup, or juvenile facility. The evaluation and treatment of such victims will include rvices, treatment plans, and referrals for continued care following their transfer or release. with staff confirm that these services would be available to inmates who have been victims of e, and these services would be consistent with the community level of care.	
Mississippi ( disclosed pr	mental health care for inmates housed at FCCWC would be provided at Central Correctional Facility (CMCF). The Case Manager stated that if they received an inmate that ior victimization, she would call the provider at CMCF for a referral. She indicated that the pintment usually happen quickly, but definitely within 14 days. In addition, FCCWC has	

Inmate victims of sexual abuse while in the facility will be offered tests for sexually transmitted infections as medically appropriate. Interviews with staff confirm that inmate victims of sexual abuse would be offered tests for sexually transmitted infections and emergency prophylaxis. There have been no allegations of sexual assault at the FCCWC in the last 12 months requiring these services.

qualified staff that are also able to provide counseling services to the inmates. Most of the inmates

interviewed mentioned the availability of these services.

MDOC policy states that all treatment services for sexual abuse will be 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. Interviews with staff confirm that these services would be provided to the inmate at no cost. There have been no allegations of sexual assault at the FCCWC in the last 12 months requiring these services.

Staff interviews confirmed the staffs' knowledge of the policy and standard. Interviews with inmates confirm they are aware of the availability of services should they request or require them. The local rape crisis center through MCASA is available for crisis counseling and/or advocacy services. The Auditor confirmed the availability of these services. There were no allegations of sexual assault during this review period where the inmate was transferred to the hospital.

After a review, the Auditor determined the facility meets the requirements of the standard.

# **DATA COLLECTION AND REVIEW**

# Standard 115.286: Sexual abuse incident reviews

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report			
115.286 (a)			
■ 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			
115.286 (b)			
<ul> <li>■ Does such review ordinarily occur within 30 days of the conclusion of the investigation?</li> <li>☑ Yes □ No</li> </ul>			
115.286 (c)			
■ Does the review team include upper-level management officials, with input from line supervisors, investigators, and medical or mental health practitioners? ⊠ Yes □ No			
115.286 (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, o 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? ⊠ Yes □ No			
■ Does the review team: Assess the adequacy of staffing levels in that area during different shifts?   ✓ Yes   No			
■ Does the review team: Assess whether monitoring technology should be deployed or augmented to supplement supervision by staff?   Yes □ No			
■ Does the review team: Prepare a report of its findings, including but not necessarily limited to determinations made pursuant to §§ 115.286(d)(1) - (d)(5), and any recommendations for improvement and submit such report to the facility head and PREA compliance manager? ☑ Yes □ No			

# 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)

### **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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Interviews with Staff

### Findings:

The MDOC has a policy that governs the review of all substantiated or unsubstantiated allegations of sexual abuse. Agency policy states that a sexual abuse incident review will ordinarily be conducted within 30 days after the conclusion of every sexual abuse investigation unless the allegation has been determined to be unfounded. The review team will consist of upper-level management officials, with input from supervisors, investigators, and medical/mental health personnel. During this review period there have been no allegations of sexual abuse in the previous 12 months at FCCWC. There has been one allegation of sexual harassment in the last 12 months, determined to be unsubstantiated. The auditor reviewed the investigative report and found it to be in compliance with MDOC policy.

In accordance with the standard, MDOC policy states that the review team will consider a need to change policy or practice to better prevent, detect, or respond to sexual abuse; if the incident or allegation was motivated by race, ethnicity, gender identity, lesbian, gay, bisexual, transgender, or intersex identification, status, perceived status, gang affiliation; the area in the facility where the alleged incident occurred to assess whether physical barriers in the area may permit abuse; the adequacy of staffing levels in that area during different shifts; and whether monitoring technology should be deployed or augmented to supplement supervision by staff.

A staff interview confirms that a report of the findings, including recommendations for improvement, would be completed and submitted for inclusion in the file. The Warden will review the

recommendations and any recommendations would be implemented, or the reasons for not doing so would be documented.		
There have been no allegations which necessitated an incident review during the previous 12 months.		
After a review, the Auditor determined the facility meets the requirements of the standard.		
Corrective Action: None		
Standard 115.287: Data collection		
All Yes/No Questions Must Be Answered by the Auditor to Complete the Report		
115.287 (a)		
■ Does the agency collect accurate, uniform data for every allegation of sexual abuse at facilities under its direct control using a standardized instrument and set of definitions? ⊠ Yes □ No		
115.287 (b)		
<ul> <li>Does the agency aggregate the incident-based sexual abuse data at least annually?</li> <li>☑ Yes □ No</li> </ul>		
115.287 (c)		
■ Does the incident-based data include, at a minimum, the data necessary to answer all questions from the most recent version of the Survey of Sexual Violence conducted by the Department of Justice?   ⊠ Yes □ No		
115.287 (d)		
<ul> <li>■ 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?</li> <li>☑ Yes □ No</li> </ul>		
115.287 (e)		
■ Does the agency also obtain incident-based and aggregated data from every private facility with which it contracts for the confinement of its residents? (N/A if agency does not contract for the confinement of its residents.)   ☐ Yes ☐ No ☒ NA		
115.287 (f)		
<ul> <li>Does the agency, upon request, provide all such data from the previous calendar year to the Department of Justice no later than June 30? (N/A if DOJ has not requested agency data.)</li> <li>☑ Yes □ No □ NA</li> </ul>		
Auditor Overall Compliance Determination		

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

### **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.

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Annual Report 2020
- 4. Interviews with Staff

### Findings:

The MDOC policy is consistent with the requirements of the standard and states that the agency will collect annually accurate, uniform data for every allegation of sexual abuse necessary to answer all questions from the most recent version of the Survey of Sexual Violence conducted by the Department of Justice and complete an annual report based upon said data. The Auditor reviewed the Annual Report available on the facility website, including aggregated sexual abuse data for calendar year 2020. (The report for 2021 was not yet available as of the writing of this report.)

An interview with the PREA Coordinator confirms the agency maintains, reviews, and collects data as needed from all available incident-based documents, including reports, investigation files, and sexual abuse incident reviews. Per policy, data from the previous calendar year is supplied to the Department of Justice no later than June 30th, if requested.

The facility is collecting and aggregating sexual abuse data on an annual basis as required by the standard. The MDOC collects accurate, uniform data for every allegation of sexual abuse at all facilities using a standardized instrument and set of definitions. This is available on the facility website and in the MDOC policy.

Each MDOC facility completes monthly reports and submits them to the PREA Manager's office for review.

There is a comprehensive annual PREA Statistical Report for all MDOC facilities.

After a review, the Auditor determined the facility meets the requirements of the standard.

### Standard 115.288: Data review for corrective action

All Yes/No Questions Must Be A	Answered by the	<b>Auditor to Comp</b>	lete the Report
115.288 (a)			

•	assess	the agency review data collected and aggregated pursuant to § 115.287 in order to s and improve the effectiveness of its sexual abuse prevention, detection, and response s, practices, and training, including by: Identifying problem areas?   Yes □ No
•	assess policie	the agency review data collected and aggregated pursuant to § 115.287 in order to s and improve the effectiveness of its sexual abuse prevention, detection, and response s, practices, and training, including by: Taking corrective action on an ongoing basis? $\Box$ No
•	assess policie	the agency review data collected and aggregated pursuant to § 115.287 in order to s and improve the effectiveness of its sexual abuse prevention, detection, and response s, practices, and training, including by: Preparing an annual report of its findings and tive actions for each facility, as well as the agency as a whole? $\boxtimes$ Yes $\square$ No
115.28	38 (b)	
•	actions	the agency's annual report include a comparison of the current year's data and corrective s with those from prior years and provide an assessment of the agency's progress in ssing sexual abuse $\boxtimes$ Yes $\square$ No
115.28	38 (c)	
•		agency's annual report approved by the agency head and made readily available to the through its website or, if it does not have one, through other means? $\boxtimes$ Yes $\square$ No
115.28	38 (d)	
•	from th	the agency indicate the nature of the material redacted where it redacts specific material ne reports when publication would present a clear and specific threat to the safety and ty of a facility? $\boxtimes$ Yes $\square$ No
Auditor Overall Compliance Determination		
		Exceeds Standard (Substantially exceeds requirement of standards)
		<b>Meets Standard</b> (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.

Evidence relied apon to make compilarioe betermination	Evidence Re	lied upon to make	e Compliance	Determination
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- 1. FCCWC Completed PAQ with ADP
- 2. Statistical Report 2020
- 3. Annual Report 2020
- 4. Website with sexual abuse data
- 5. Interviews with Staff

### Findings:

The MDOC policy is consistent with the requirements of the standard and indicates that data collected pursuant to 115.87 will be made readily available to the public through the agency website, excluding all personal identifiers after final approval. The Auditor reviewed the Annual Reports including data for calendar year 2020, the most recent available. The reports indicate that the agency reviewed the data collected in order to assess and improve the effectiveness of its sexual abuse prevention, detection, and response policies, practices, and training. The report includes an overview of the facility's plan for addressing sexual abuse and aggregated data. The annual report indicates the agency's efforts to address sexual abuse include continued internal assessments, staff training to improve awareness, and technology increases. Interviews with staff confirm these efforts.

There is no personally identifying information in the report.

After a review, the Auditor determined the facility meets the requirements of the standard.

Corrective Action: None

# Standard 115.289: Data storage, publication, and destruction

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

### 115.289 (a)

•	Does the agency ensure that data collected pursuant to § 115.287 are securely retained?

### 115.289 (b)

■ Does the agency make all aggregated sexual abuse data, from facilities under its direct control and private facilities with which it contracts, readily available to the public at least annually through its website or, if it does not have one, through other means? 

⊠ Yes □ No

### 115.289 (c)

■ Does the agency remove all personal identifiers before making aggregated sexual abuse data publicly available? 

☑ Yes ☐ No

# Does the agency maintain sexual abuse data collected pursuant to § 115.287 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)

### **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.

**Does Not Meet Standard** (Requires Corrective Action)

Evidence Relied upon to make Compliance Determination:

- 1. FCCWC Completed PAQ
- 2. MDOC Policy 20-14-01
- 3. Annual Report

П

- 4. Statistical Report
- 5. MDOC Website containing sexual abuse data
- 5. Interviews with Staff

### Findings:

The MDOC policy is consistent with the requirements of the standard, which mandates that sexual abuse data be securely maintained and indicates that data collected pursuant to 115.87 will be made readily available to the public through the agency's website, excluding all personal identifiers after final approval by the Commissioner. Policy states the agency will ensure all data collected is securely retained for at least 10 years after the date of the initial collection unless Federal, State, or local law requires otherwise.

All sexual abuse data and files are maintained by the MDOC CID, with limited access. Aggregated sexual abuse data is gathered from the investigative reports. The Auditor reviewed the agency's website, which included annual reports with aggregated sexual abuse data, as well as an analysis of the data. There were no personal identifiers contained within the report. The Auditor was informed sexual abuse and sexual harassment data is maintained for a minimum of 10 years after collection.

After a review, the Auditor determined the facility meets the requirements of the standard.		
Corrective Action: None		
AUDITING AND CORRECTIVE ACTION		
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)		
Is this the first year of the current audit cycle? (Note: a "no" response does not impact overall compliance with this standard.) ☐ Yes ☒ 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 <b>not</b> 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 <b>not</b> the <i>third</i> year of the current audit cycle.) □ Yes □ No ⋈ NA		
115.401 (h)		
<ul> <li>Did the auditor have access to, and the ability to observe, all areas of the audited facility?</li> <li>☑ Yes □ No</li> </ul>		
115.401 (i)		
■ Was the auditor permitted to request and receive copies of any relevant documents (including electronically stored information)?   Yes □ No		
115.401 (m)		
■ Was the auditor permitted to conduct private interviews with residents?   ☑ Yes □ No		
115.401 (n)		

	residents permitted to send confidential information or correspondence to the auditor in me manner as if they were communicating with legal counsel? $\boxtimes$ Yes $\square$ No
Auditor Over	all Compliance Determination
	Exceeds Standard (Substantially exceeds requirement of standards)
$\boxtimes$	<b>Meets Standard</b> (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 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.
Evidence Reli 1. PAQ 2. On-Site Re 3. Interviews	ed upon to make Compliance Determination: view
Observation of	of the following:
<ul> <li>Observation</li> </ul>	of, and access to all areas of the FCCWC during the site review
Findings:	
administration Auditor with a documents, re information. A	t audit was July 10-11, 2019. The Auditor was given full access to the facility. The facility was open to feedback and very hospitable and professional. The facility provided the tour of the facility. The Auditor was able to request, review and receive all requested eports, files, video, and other information requested, including electronically stored all requested documentation was provided in a timely manner. The Auditor was impressed ation and professionalism of the staff.
staff and inma with inmates a which was co auditor for inte	CWC cooperated with the Auditor and the Auditor was able to conduct interviews with ates in a private area. The auditor was permitted to conduct unimpeded private interviews at the FCCWC. The Auditor was given a private interview room to interview inmates, invenient to inmate housing areas. The FCCWC staff facilitated getting the inmates to the erviews in a timely and efficient manner. Informal interviews with inmates confirm that they if the audit and the ability to communicate with the auditor.
interviewed at	as able to observe both inmates and staff in various settings. All of the inmates FCCWC were very complimentary of the staff, their genuine concern for their well-being tion and their accessibility.

Prior to the on-site review, letters were sent to the facility to be posted in all inmate living areas which included the Auditor's address. The Auditor observed notices posted in each inmate living unit that were emailed to the PREA Coordinator prior to the Audit. The Auditor received documentation that the notices to inmates were posted six weeks in advance of the first day of the audit. No correspondence was received from offenders at FCCWC. After a review, the Auditor determined the facility meets the requirements of the standard. Corrective Action: None Standard 115.403: Audit contents and findings All Yes/No Questions Must Be Answered by the Auditor to Complete the Report 115.403 (f) The agency has published on its agency website, if it has one, or has otherwise made publicly available. The review period is for prior audits completed during the past three years PRECEDING THIS AGENCY 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.)  $\boxtimes$  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** 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 Website
 Interviews

Evidence Relied upon to make Compliance Determination:

Findings:	
FCCWC's las	st audit was held on July 10-11, 2019. The report is available on the MDOC website.
After a review	w, the Auditor determined the facility meets the requirements of the standard.
Corrective A	ction: None
	AUDITOR CERTIFICATION
I certify that	: :
$\boxtimes$	The contents of this report are accurate to the best of my knowledge.
$\boxtimes$	No conflict of interest exists with respect to my ability to conduct an audit of the agency under review, and
	I have not included in the final report any personally identifiable information (PII) about any resident or staff member, except where the names of administrative personnel are specifically requested in the report template.
Auditor Ir	nstructions:
electronic sig searchable P into a PDF fo	Ill name in the text box below for Auditor Signature. This will function as your official gnature. Auditors must deliver their final report to the PREA Resource Center as a PDF format to ensure accessibility to people with disabilities. Save this report document ormat prior to submission. <sup>1</sup> Auditors are not permitted to submit audit reports that have ed. <sup>2</sup> See the PREA Auditor Handbook for a full discussion of audit report formatting s.
Lori M. Fa	
Auditor S	Signature Date

<sup>&</sup>lt;sup>1</sup> See additional instructions here: <a href="https://support.office.com/en-us/article/Save-or-convert-to-PDF-d85416c5-7d77-4fd6-">https://support.office.com/en-us/article/Save-or-convert-to-PDF-d85416c5-7d77-4fd6-</a> a216-6f4bf7c7c110.

<sup>2</sup> See *PREA Auditor Handbook*, Version 1.0, August 2017; Pages 68-69.