PREA AUDIT: PRE-AUDIT QUESTIONNAIRE **ADULT PRISONS & JAILS**

				Original date comple	eted:		
NATIONAL	IONAL						
PREA		Completed by:					
				Title:			
RESOURCE	AL MONTH A	au of Justice Ass	istance	Date of last agency (if applicable):			
CENTER		Department of J		Date of last facility PREA audit (if applicable):			
	AGENCY	INFORMATION	(IF APPLICAE	BLE)			
Name of agency:							
Governing authority or parent agency: (if applicable)							
Physical address:							
Mailing address: (if different from above)							
Telephone number:							
The agency is:	Military	County	Federal				
	Private for profit	Municipal	State				
	Private not for profit	-					
Agency mission: (attach ad	ditional pages if necessary)				UPLOAD ATTACHMENT		
Agency Chief Executive	Officer						
Name:			Title:				
Email address:			Telephone number:				
Agency-Wide PREA Coo	rdinator						
Name:			Title:				
Email address:			Telephone number:				
PREA coordinator repor	ts to:						
Number of compliance i report to PREA coordina							
Agency website with PR	REA information:						
Is the agency accredite	d by any other organization?	Yes	🗌 No				

		FACILITY INFOR	MATION		
Name of facility:					
Physical address:					
Mailing address: (if different from above)					
Telephone number:					
The facility is:	Military	County	🗌 Federa	I	
	Private for profit	Municipal	State		
	Private not for profit				
Facility Type:	🔲 Jail	Prison			
Facility mission: (attach additional pages if necessary)			UP	LOAD	ATTACHMENT
Facility website with PREA	information:		I		
Have there been any intern accreditations for this facil		d/or 🗌 Yes	🗌 No		UPLOAD ANY RELEVANT REPORTS
Warden/Superintendent					
Name of Warden/Superintendent:			Title:		
Email address:			Telephon number:	e	
Facility PREA Compliance N	lanager				
Name of PREA compliance manager:			Title:		
Email address:			Telephon number:	е	
Facility Health Service Adm	inistrator				
Name of health service administrator:			Title:		
Email address:			Telephon number:	е	
Facility Characteristics					
Designed facility capacity:	Current pop facility:	oulation of		UPLO 10 TH , MONT	AD DAILY POPULATION REPORT FOR THE 1 ST , AND 20 th DAY OF THE MONTH FOR THE PAST 12 THS
Number of inmates admitte	ed to facility during the pas	st 12 months:	I I_		
Number of inmates admitte more:	ed to facility during the pas	st 12 months whose	e length of sta	y in t	he facility was for 30 days or
	ed to facility during the pas	st 12 months whose	e length of sta	y in t	the facility was for 72 hours or
Number of inmates on date	of audit who were admitt	ed to facility prior t	o August 20, 2	2012	:
Age range of population:	Adults (range)				☐ Youthful inmates (under 18) (range)
Are youthful inmates house population?	ed separately from the adu	lt 🗌 Yes	🗌 No		□ N/A
Number of youthful inmate	s housed at this facility du	ring the past 12 mc	onths:		
Average length of stay or t	ime under supervision:				
Facility security level/inma	te custody levels:				
Number of staff assigned to	o the facility (including cur	rent staff and new	hires) during	the p	ast 12 months:
Number of staff hired by th	e facility during the past 1	2 months who may	have contact	with	inmates:
Number of staff assigned to	o the facility (including cur	rent staff and new	hires) since th	ne las	st audit:
Number of contracts in the	past 12 months for service	es with contractors	who might ha	ive co	ontact with inmates:
Physical Plant					

Number of buildings:	Number of single cell housing units	5:
Number of multiple occupancy cell housing units:		
Number of open bay/dorm housing units:		
Number of segregation cells (administrative and disciplinary):		UPLOAD SCHEMATIC (LAYOUT) OF FACILITY
Description of any video or electronic monitoring technology (including any relevant information about where cameras are placed, where the control room is, retention of video, etc.):		
Medical		
Type of medical facility:		
Forensic sexual assault medical exams are conducted at:		
Other		
Number of volunteers and individual contractors currently authorized	ed to enter the facility:	
Number of investigators the agency currently employs to investiga	te allegations of sexual abuse:	

PREVENTION PLANNING							
§115.11 – Zero tolerance of sexual abuse and sexual harassment; PREA coordinator.							
115.11 (a)-1	The agency has a written policy mandating zero tolerand sexual abuse and sexual harassment in facilities it opera contract.] Yes] No	UPLOAD POLICY Page/Section:			
115.11 (a)-2	The facility has a policy outlining how it will implement preventing, detecting, and responding to sexual abuse a] Yes] No	UPLOAD POLICY Page/Section:	
115.11 (a)-3	The policy includes definitions of prohibited behaviors re and sexual harassment.] Yes] No		
115.11 (a)-4	The policy includes sanctions for those found to have pa behaviors.	-] Yes] No		
115.11 (a)-5	The policy includes a description of agency strategies an prevent sexual abuse and sexual harassment of inmates		to reduce and] Yes] No	1	
115.11 (b)-1	The agency employs or designates an upper-level, agene	cy-wide PRE/	A coordinator] Yes] No	UPLOAD AGENCY ORGANIZATIONAL CHART	
115.11 (b)-2	The PREA coordinator has sufficient time and authority to oversee agency efforts to comply with the PREA standar] Yes] No		
115.11 (b)-3	The position of the PREA coordinator in the agency's org	anizational s	structure:		-		
115.11 (c)-1	The facility has designated a PREA compliance manager					ip to 115.12)	
115.11 (c)-2	The PREA compliance manager has sufficient time and a facility's efforts to comply with the PREA standards.	-] Yes] No		
115.11 (c)-3	The position of the PREA compliance manager in the age structure:		zational				
115.11 (c)-4	The person to whom the PREA compliance manager repo						
§115.12 – Cont	racting with other entities for the confinement of inmates				_		
115.12 (a)-1The agency has entered into or renewed a contract for the confinement of inmates on or after August 20, 2012, or since the last PREA audit, whichever is later.] Yes] No	UPLOAD CONTRACTS	
115.12 (a)-2	.5.12 (a)-2 All of the above contracts require contractors to adopt and comply with PREA standards.] Yes] No		
115.12 (a)-3	The number of contracts for the confinement of inmates into or renewed with private entities or other governme August 20, 2012, or since the last PREA audit, whicheve	nt agencies o					
115.12 (a)-4	The number of above contracts that DID NOT require co comply with PREA standards:	ntractors to	adopt and				
115.12 (b)-1	All of the above contracts require the agency to monitor compliance with PREA Standards.	the contract	or's] Yes] No		
115.12 (b)-2	The number of contracts referenced in 115.12 (a)-3 that agency to monitor contractor's compliance with PREA st		uire the				
§115.13 – Supe	ervision and monitoring.						
115.13 (a)-1	The agency requires each facility it operates to develop, and make its best efforts to comply on a regular basis w staffing plan that provides for adequate levels of staffin where applicable, video monitoring to protect inmates a abuse.	ith a g, and,	☐ Yes ☐ No	STAF PROC	PLOAD DOCUMENTATION OF TAFFING PLAN DEVELOPMENT ROCESS IPLOAD STAFFING PLAN		
115.13 (a)-2	Since August 20, 2012, or last PREA audit, whichever is number of inmates:	later, the ave	erage daily				
115.13 (a)-3	Since August 20, 2012, or last PREA audit, whichever is number of inmates on which the staffing plan was predi		erage daily				
115.13 (b)-1	Each time the staffing plan is not complied with, the fac documents and justifies all deviations from the staffing Check N/A if no deviations from plan.		☐ Yes ☐ No ☐ N/A	devi And	ATIONS WRITTE	UMENTATION OF FROM STAFFING PLANS N JUSTIFICATIONS FOR VIATION	
	If documented, the six most common reasons for	1. 2.			4. 5.		
115.13 (b)-2	deviating from the staffing plan in the past 12 months:	3.			5. 6.		
At least once every year the facility/agency, in collaboration with the PREA coordinator, reviews the staffing plan to see whether adjustments are needed in (a) the staffing plan, (b) the deployment UPLOAD DOCUMENTATION OF REVIEWS							

	of monitoring technology, or (c) the allocation of agency/facility resources to commit to the staffing plan to ensure compliance with the staffing plan.		
115.13 (d)-1	The facility requires that intermediate-level or higher-level staff conduct unannounced rounds to identify and deter staff sexual abuse and sexual harassment.	☐ Yes ☐ No	UPLOAD POLICY OR OTHER DOCUMENTATION OF REQUIREMENT
115.13 (d)-2	If YES, the facility documents unannounced rounds.	☐ Yes ☐ No	UPLOAD EVIDENCE THAT ROUNDS WERE CONDUCTED AND THAT ROUNDS
115.13 (d)-3	If YES, over time the unannounced rounds cover all shifts.	Yes No	COVERED ALL SHIFTS
115.13 (d)-4	If YES, the facility prohibits staff from alerting other staff of the cond such rounds.	luct of	Yes No
§115.14 – Yout	hful inmates.		
115.14 (a)-1	The facility prohibits placing youthful inmates in a housing unit in which a youthful inmate will have sight, sound, or physical contact with any adult inmate through use of a shared dayroom or other common space, shower area, or sleeping quarters.	□ Yes □ No	UPLOAD POLICY ON HOUSING YOUTHFUL INMATES
115.14 (a)-2	The facility has housing units to which youthful inmates are assigned that provide sight and sound separation between youthful and adult offenders in dayrooms, common areas, showers, and sleeping quarters.	□ Yes □ No	UPLOAD DAILY POPULATION REPORTS FOR THE PAST 12 MONTHS
115.14 (a)-3	The facility places youthful inmates in the SAME HOUSING UNIT as a	dults.	☐ Yes ☐ No
115.14 (a)-4	Youthful inmates who are placed in the SAME HOUSING UNIT as adul sight, sound, or physical contact with any adult inmate through use of area, sleeping quarters, shared dayroom, or other common space.		Yes No
115.14 (a)-5	In the past 12 months, the number of housing units to which youthfu are assigned that provide sight and sound separation between youth adult offenders in dayrooms, common areas, showers, and sleeping q		
115.14 (a)-6	In the past 12 months, the number of youthful inmates placed in SAN HOUSING UNIT as adults at this facility:	1E	
115.14 (b)-1	The facility maintains sight, sound, and physical separation between inmates and adult inmates in areas OUTSIDE HOUSING UNITS.	youthful	Yes No
115.14 (b)-2	The agency always provides direct staff supervision in areas OUTSID HOUSING UNITS where youthful inmates have sight, sound, or physic with adult inmates.		Yes No
115.14 (c)-1	The facility documents the exigent circumstances for each instance in youthful inmates' access to large-muscle exercise, legally required ec services, and other programs and work opportunities was denied.		Yes No
115.14 (c)-2	In the past 12 months, the number of youthful inmates who have been in isolation in order to separate them from adult inmates:	en placed	
§115.15 – Limi	ts to cross-gender viewing and searches.		
115.15 (a)-1	The facility conducts cross-gender strip or cross-gender visual body cavity searches of inmates.	☐ Yes ☐ No	UPLOAD POLICY ON SEARCHES
115.15 (a)-2	In the past 12 months, the number of cross-gender strip or cross-ger body cavity searches of inmates:	nder visual	
115.15 (a)-3	In the past 12 months, the number of cross-gender strip or cross-ger body cavity searches of inmates that did not involve exigent circumst were performed by non-medical staff:		
115.15 (b)-1	The facility does not permit cross-gender pat-down searches of fema absent exigent circumstances (facilities have until August 20, 2015, 1 or August 20, 2017, if their rated capacity does not exceed 50 inmate	☐ Yes ☐ No	
115.15 (b)-2	The facility does not restrict female inmates' access to regularly avail programming or other out-of-cell opportunities in order to comply wi provision.	Yes No	
115.15 (b)-3	The number of pat-down searches of female inmates that were condumate staff:	ucted by	
115.15 (b)-4	The number of pat-down searches of female inmates conducted by m that did not involve exigent circumstance(s):	ale staff	
115.15 (c)-1	Facility policy requires that all cross-gender strip searches and cross- visual body cavity searches be documented.	☐ Yes ☐ No	

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115.15 (c)-2	inmates be documented. Check N/A if the facility does not house female				☐ Yes ☐ No ☐ N/A			
	The facility has implemented policies and proceed inmates to shower, perform bodily functions, and	d change	clothing		UPLOAD F VIEWING	POLICY	ON CROS	S-GENDER
115.15 (d)-1	breasts, buttocks, or genitalia, except in exigent	ithout non-medical staff of the opposite gender viewing their reasts, buttocks, or genitalia, except in exigent circumstances or hen such viewing is incidental to routine cell checks (this includes ewing via video camera).			LOGS OF	EXIGEN	IT CIRCUM	ISTANCES
115.15 (d)-2	Policies and procedures require staff of the opport presence when entering an inmate housing unit		der to annou	ince their	☐ Yes ☐ No			
115.15 (e)-1	The facility has a policy prohibiting staff from se physically examining a transgender or intersex i purpose of determining the inmate's genital stat	nmate fo		□ Yes □ No	UPLOAD F	POLICY		
115.15 (e)-2	Such searches (described in 115.15(e)-1) occurr	red in the	past 12 mo	nths.	☐ Yes ☐ No			
	The percent of all security staff who received tra conducting cross-gender pat-down searches and	d searche			UPLOAD 1	RAINI	NG CURRIO	CULA
115.15 (f)-1	transgender and intersex inmates in a profession manner, consistent with security needs: (The percentage given does not necessarily indicate co compliance with the standard.)		-		UPLOAD 1	RAINI	ng logs	
§115.16 – Inma	ates with disabilities and inmates who are limited	English j	proficient.					
			UPLOAD PO	LICY/DOCUME	NTATION O	of pro	CEDURES	
		□ Yes	PROFESSION	DAD CONTRACTS WITH INTERPRETERS OR OTHER FESSIONALS HIRED TO ENSURE EFFECTIVE COMMUNICATI H INMATES WHO ARE LIMITED ENGLISH PROFICENT				MUNICATION
115.16 (a)-1		□ No	COMMUNICA	TTEN MATER TION ABOUT OR LIMITEI	PREA WIT	H INMA	TES WITH	
	narassinenti			CUMENTATIO PRACTICES F				
115.16 (b)-1	The agency has established procedures to provide equal opportunity to participate in or benefit fro detect, and respond to sexual abuse and sexual	m all asp	ects of the a			vent,	□ Yes □ No	
115.16 (c)-1	Agency policy prohibits use of inmate interpreter types of inmate assistants except in limited circu delay in obtaining an effective interpreter could safety, the performance of first-response duties investigation of the inmate's allegations.	umstance compror	es where an nise the inm	extended ate's	☐ Yes ☐ No		UPLOAD	POLICY
115.16 (c)-2	If YES, the agency or facility documents the limit cases where inmate interpreters, readers, or oth are used. (Absence of such documentation does not r standard.)	er types	of inmate as	ssistants	□ Yes □ No			
115.16 (c)-3	In the past 12 months, the number of instances readers, or other types of inmate assistants have case that an extended delay in obtaining another the resident's safety, the performance of first-re or the investigation of the resident's allegations	e been us er interpresponse d	ed and it water could co	as not the ompromise				
§115.17 – Hirin	g and promotion decisions.							
115.17 (a)-1	7 (a)-1 Agency policy prohibits hiring or promoting anyone who may have contact with inmates and prohibits enlisting the services of any contractor who may have contact with inmates who:							
	(1) 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		ad Polic Ng and Pf	y for Romoting	
	(2) 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; or							
	(3) Has been civilly or administratively adjudica activity described in paragraph (a)(2) of this sec	ted to ha ction.	ve engaged	in the				1
115.17 (b)-1	Agency policy requires the consideration of any to hire or promote anyone, or to enlist the servic inmates.							□ Yes □ No

115.17 (c)-1 Agency policy requires that before it hires any new employees who may have contact with inmates, it (a) conducts criminal background record checks, and (b) consistent with federal, state, and local law, makes its <i>best efforts</i> 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.						
115.17 (c)-2 In the past 12 months, the number of persons hired who may have contact with inmates who have had criminal background record checks:						
115.17 (d)-1 Agency policy requires that a criminal background record check be completed before enlisting the services of any contractor who may have contact with inmates.						
115.17 (d)-2 In the past 12 months, the number of contracts for services where criminal background record checks were conducted on all staff covered in the contract who might have contact with inmates:						
115.17 (e)-1	Agency policy requires that either criminal background record checks be conducted at least every five years for current employees and contractors who may have contact with inmates, or that a system is in place for otherwise capturing such information for current employees.	☐ Yes ☐ No	UPLOAD POLICY ON BACHECKS OF CURRENT EMPLOYEES/CONTRAC			
115.17 (g)-1	Agency policy states that material omissions regarding such misconduc false information, shall be grounds for termination.	t, or the prov	vision of materially	☐ Yes ☐ No		
§115.18 – Upg	rades to facilities and technology.					
Has the agency/facility acquired any new facilities or made any substantial expansions or modifications of existing facilities since August 20, 2012, or since the last PREA audit, whichever is later?Image: Present of the sector of the						
Has the agency/facility 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?						

RESPONSIVE PLANNING										
§115.21 – Evide	ence protocol and forensic medical examination	ations.								
115.21 (a)-1	The agency/facility is responsible for con abuse investigations (including inmate-o misconduct).					 Yes, Administrative ONLY Yes, Criminal ONLY Yes, Both No, Neither(skip to 115.21 (c)) 				
115.21 (a)-2										
115.21 (a)-3	When conducting a sexual abuse investig investigators follow a uniform evidence p		agency	☐ Yes ☐ No	UPLOAD	UNIFORM EVIDENCE PROTOCOL				
115.21 (b)-1	The protocol is developmentally appropri	ate for you	ıth.			☐ Yes ☐ No ☐ N/A				
115.21 (b)-2	The protocol was adapted from or otherw edition of the DOJ's Office on Violence Ag National Protocol for Sexual Assault Med	jainst Wom	nen publicat	ion, "A	□ Yes □ No	If no, indicate source used to develop the protocol:				
	Adults/Adolescents," or similarly compre protocols developed after 2011.	hensive an	d authoritat	tive		UPLOAD ALTERNATIVE SOURCE				
115.21 (c)-1	The facility offers all inmates who experimedical examinations.	ence sexua	I abuse acco	ess to forens	sic	 Yes, onsite Yes, at an outside facility No (skip to 115.21 (d)) 				
115.21 (c)-2	Forensic medical examinations are offere cost to the victim.	d without	financial	□ Yes □ No		DOCUMENTATION THAT FORENSIC EXAMS ARE OFFERED FOR FREE				
115.21 (c)-3	Where possible, examinations are conduc (SAFEs) or Sexual Assault Nurse Examine			Forensic Ex	aminers	☐ Yes ☐ No ☐ Sometimes, <i>please describe:</i>				
115.21 (c)-4	When SANEs or SAFEs are not available, a forensic medical examinations.	a qualified	medical pra	ctitioner pe	rforms	ns 🗌 Yes 🗋 No				
115.21 (c)-5	The facility documents efforts to provide	SANEs or S	SAFEs.	□ Yes □ No		PLOAD DOCUMENTATION OF EFFORTS TO ROVIDE SANEs/SAFEs				
115.21 (c)-6	The number of forensic medical exams co									
115.21 (c)-7	The number of exams performed by SAN	-								
115.21 (c)-8	The number of exams performed by a quantum 12 months:	alified med	lical practiti	oner during	the past					
115.21 (d)-1	The facility attempts to make a victim ad to the victim, either in person or by other		n a rape cris	sis center av	ailable	Yes No				
115.21 (d)-2	These efforts are documented.	Yes No	UPLOAD DC CENTER FO	CUMENTATIC R SERVICES C	on of Agri Dr Documi	EEMENT(S) WITH RAPE CRISIS ENTATION OF EFFORTS				
115.21 (d)-3	If and when a rape crisis center is not ava services, the facility provides a qualified based organization or a qualified agency	staff mem	per from a c		□ Ye □ No					
If requested by the victim, a victim advocate, qualified agency staff member, or qualified community-based organization staff member accompanies and 115.21 (e)-1 supports the victim through the forensic medical examination process and investigatory interviews and provides emotional support, crisis intervention, information, and referrals.						DOCORIENT/TION				
115.21 (f)-1 If the agency is not responsible for investigating administrative or criminal allegations of sexual abuse and relies on another agency to conduct these investigations, the agency has requested that the responsible agency follow the requirements of paragraphs §115.21 (a) through (e) of the standards. Check N/A if the agency/facility is responsible for administrative and criminal investigations.						0 UPLOAD AGREEMENTS/MOUS				

§115.22 – Polic	ies to ensure referrals of allegations for investigations.					
115.22 (a)-1	The agency ensures that an administrative or criminal investigation is completed for all allegations of sexual abuse and sexual harassment.	d for all allegations of sexual Ves PROCEDURES G				
115.22 (a)-2)-2 During the past 12 months, the number of allegations of sexual abuse and sexual harassment that were received:					
115.22 (a)-3	During the past 12 months, the number of allegations resulting in an administrative investigation:					
115.22 (a)-4	During the past 12 months, the number of allegations refe	rred for criminal	investiga	tion:		
115.22 (a)-5	Referring to allegations received during the past 12 month and/or criminal investigations were completed.	s, all administra	tive	☐ Yes ☐ No, <i>please explain</i>		
115.22 (b)-1	The agency has a policy that requires that allegations of se sexual harassment be referred for investigation to an agen legal authority to conduct criminal investigations, including it conducts its own investigations, unless the allegation do potentially criminal behavior.	UPLOAD INVES Page/Section:	TIGATIVE POLICY			
115.22 (b)-2	Agency policy regarding the referral of allegations of sexual abuse or sexual harassment for criminal investigation is published on the agency website or made publicly available via other means.					
115.22 (b)-3	The agency documents all referrals of allegations of sexual abuse or sexual harassment for criminal investigation.					

TRAINING AND EDUCATION							
§115.31 – Em	ployee training.						
115.31 (a)-1	The agency trains all employees who may have contact with inmates on the following matters (check all that apply and indicate where in the training curriculum this information is covered):					tion:	
	(1) Agency's zero-tolerance policy for s harassment;		TRAINING CURRICULUM				
	 (2) How to fulfill their responsibilities and sexual harassment prevention, defrequencies and procedures; 				Page/Sec	tion of training curriculum:	
	 (3) The right of inmates to be free from harassment; 	n sexual abu	ise and sex	ual	Page/Sec	tion of training curriculum:	
	(4) The right of inmates and employees for reporting sexual abuse and sexual			ation	Page/Sec	tion of training curriculum:	
	(5) The dynamics of sexual abuse and s confinement;				Page/Sec	tion of training curriculum:	
	(6) The common reactions of sexual ab victims;					tion of training curriculum:	
	 (7) How to detect and respond to signs sexual abuse; (2) How to evoid incomposition relation 				5,	tion of training curriculum:	
	 (8) How to avoid inappropriate relation (9) How to communicate effectively an 	d professio	nally with			tion of training curriculum: tion of training curriculum:	
	inmates, including lesbian, gay, bisexu gender-nonconforming inmates; and	, ,			D (0)		
	(10) How to comply with relevant laws reporting of sexual abuse to outside au Training in the immediate the second sec	tion of training curriculum:					
115.31 (b)-1	Training is tailored to the gender of the inmates at the facility. \[Yes \] No \]						
115.31 (b)-2	Employees who are reassigned from facilities housing the opposite genderImage: Yesare given additional training.Image: No						
115.31 (c)-1	In the past 12 months, the number of staff en contact with inmates, who were trained on th above:						
115.31 (c)-2	Since the last audit, the number of staff emplo contact with inmates, who were trained or ret since the last audit:						
115.31 (c)-3	Between trainings the agency provides employees who may have contact with inmates with information about current policies regarding sexual abuse and harassment.	☐ Yes, ple ☐ No	ase describe	2			
115.31 (c)-4	The frequency with which employees who ma receive refresher training on PREA requirement		act with in	mates			
115.31 (d)-1	The agency documents that employees who may have contact with inmates understand the training they have received through employee signature or electronic verification.	☐ Yes ☐ No					
§115.32 – Vol	unteer and contractor training.						
115.32 (a)-1	All volunteers and contractors who have contact with inmates have been trained on their responsibilities under the agency's policies and procedures regarding sexual abuse/harassment prevention, detection, and response.					IG CURRICULUM	
115.32 (a)-2	In the past 12 months, the number of volunte who have been trained in agency policies and abuse/harassment prevention, detection, and	procedures					
115.32 (b)-1	The level and type of training provided to volu services they provide and level of contact the			s is based	on the	☐ Yes ☐ No	
115.32 (b)-2	All volunteers and contractors who have conta	act with inn	nates have	been noti	fied of	Yes	
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	the agency's zero-tolerance policy regarding sexual abuse informed how to report such incidents.	e and sexu	al harass	ment and	🗌 No			
115.32 (c)-1	32 (c)-1 The agency maintains documentation confirming that volunteers/contractors understand the training they have received.							
§115.33 – Inn	nate education.							
115.33 (a)-1	Inmates receive information at time of intake about the z incidents or suspicions of sexual abuse or harassment.	ero-tolera	nce policy	and how t	to report	□ Yes □ No		
115.33 (a)-2	The number of inmates admitted during past 12 months v information at intake:	vho were	given this					
115.33 (b)-1	The number of those inmates during the past 12 months (stay in the facility was for 30 days or more) who received education on their rights to be free from both sexual abus retaliation for reporting such incidents and on agency pol for responding to such incidents within 30 days of intake:	comprehe se/harassi icies and p	ensive nent and	S				
115.33 (c)-1	The number of inmates in the facility on date of audit who comprehensive education within 30 days of intake as requ							
115.33 (c)-2	Of those who were <i>not</i> educated (as stated in 115.33 (b)- period, all inmates have been educated subsequently.	1) during	this	☐ Yes, by ☐ No, how				
115.33 (c)-3						AGENCY POLICY IING PREA EDUCATION ATES ction:		
115.33 (d)-1	Inmate PREA education is available in formats accessible those who are (check all that apply):	to all inm	ates, inclu	ding				
	Limited English proficient				Page/Se	ction:		
	Deaf Visually impaired				_			
	Otherwise disabled				-			
	Limited in their reading skills]			
115.33 (e)-1	The agency maintains documentation of inmate participat sessions.	tion in PRI	EA educat	ion	☐ Yes ☐ No			
115.33 (f)-1	The agency ensures that key information about the agency readily available or visible through posters, inmate handb					Yes No		
§115.34 – Spe	ecialized training: Investigations.							
115.34 (a)-1	Agency policy requires that investigators are trained in conducting sexual abuse investigations in confinement	🗌 Yes			UPLOAD T Page/Sect	RAINING POLICY		
	settings. Check N/A if the agency does not conduct	🗌 No		-	5.	RAINING CURRICULUM		
115.34 (c)-1	administrative or criminal sexual abuse investigations. The agency maintains documentation showing that	N/A (9	skip to 115	.54 (u))				
	investigators have completed the required training.	☐ Yes ☐ No	Page/Se	DOCUMENT ction:	ATION			
115.34 (c)-2	The number of investigators currently employed who have required training:	e complet	ed the					
§115.35 – Spe	ecialized training: Medical and mental health care.							
115.35 (a)-1	The agency has a policy related to the training of medical and mental health practitioners who work regularly in its facilities.		MEDI PRAC	AD AGENCY CAL AND ME FITIONERS Section:		ELATED TO TRAINING OF LTH CARE		
115.35 (a)-2	The number and percent of all medical and mental health who work regularly at this facility and have received the t agency policy:				# %			
115.35 (b)-1	Agency medical staff at this facility conduct forensic medi	ical exams	i.	☐ Yes	(skip to 11	15 41)		
115.35 (c)-1	The agency maintains documentation showing that medic	al and						
	(c)-1 The agency maintains documentation showing that medical and mental health practitioners have completed the required training.				UPLOAD DOCUMENTATION Page/Section:			

SCREENING FOR RISK OF SEXUAL VICTIMIZATION AND ABUSIVENESS								
§115.41 – Screening for risk of victimization and abusiveness.								
115.41 (a)-1	The agency has a policy that requires screening (upon admission to a facility or transfer to another facility) for risk of sexual abuse victimization or sexual abusiveness toward other inmates. □ Yes □ Yes □ No □ Yes □ No □ No □ □ □							
115.41 (b)-1	The policy requires that inmates be screened for risk of victimization or risk of sexually abusing other inmates of their intake.		□ Yes □ No	Page/S	Section	1:		
115.41 (b)-2	(b)-2 The number of inmates entering the facility (either through intake or transfer) within the past 12 months (whose length of stay in the facility was for 72 hours or more) who were screened for risk of sexual victimization or risk of sexually abusing other inmates within 72 hours of their entry into the facility:							
115.41 (c)-1	Risk assessment is conducted using an objective screen	ning instrument.		□ Yes □ No	INS	OAD SCREEI TRUMENT e/Section:	NING	
115.41 (f)-1	The policy requires that the facility reassess each inma or abusiveness within a set time period, not to exceed inmate's arrival at the facility, based upon any addition received by the facility since the intake screening.	30 days after the		□ Yes □ No	Page	e/Section:		
115.41 (f)-2 The number of inmates entering the facility (either through intake or transfer) within the past 12 months (whose length of stay in the facility was for 30 days or more) who were reassessed for their risk of sexual victimization or of being sexually abusive within 30 days after their arrival at the facility based upon any additional, relevant information received since intake:								
115.41 (g)-1						e/Section:		
 115.41 (h)-1 The policy prohibits disciplining inmates for refusing to answer (or for not disclosing complete information related to) the questions regarding: Whether or not the inmate has a mental, physical, or developmental disability; Whether or not the inmate is or is perceived to be gay, lesbian, bisexual, transgender, intersex, or gender non-conforming; Whether or not the inmate has previously experienced sexual victimization; and The inmate's own perception of vulnerability. 						e/Section:		
§115.42 – Use	e of screening information.							
115.42 (a)-1	The agency/facility uses information from the risk scre by § 115.41 to inform housing, bed, work, education, a assignments with the goal of keeping separate those ir risk of being sexually victimized from those at high risk sexually abusive.	nd program Imates at high	☐ Yes ☐ No	UPLOAD DOCUMENTATION (OF SCREENING INFORMATIC THESE PURPOSES UPLOAD DOCUMENTATION (DECISIONS ARE MADE		ATION FOR		
115.42 (b)-1	The agency/facility makes individualized determinations about how to ensure the safety of each inmate.	☐ Yes ☐ No, please exp	lain		D ANY	(RELEVANT	POLICIES	
115.42 (c)-1	The agency/facility makes housing and program assign transgender or intersex inmates in the facility on a case		□ Yes □ No	UPLOA Page/S		(RELEVANT	POLICIES	
§115.43 – Pro	tective custody.							
115.43 (a)-1 The agency has a policy prohibiting the placement of inmates at high risk for sexual victimization in involuntary segregated housing unless an assessment of all available alternatives has been made and a determination has been made that there is no available alternative means of separation from likely abusers. □ Yes □ Yes □ Yes □ Yes □ No □ Yes □ No □ No □ No □ □ □								
115.43 (a)-2	The number of inmates at risk of sexual victimization w in the past 12 months for one to 24 hours awaiting con	npletion of assessi	ment:					
115.43 (c)-1	The number of inmates at risk of sexual victimization w housing in the past 12 months for longer than 30 days					ated		
housing in the past 12 months for longer than 30 days while awaiting alternative placement: 115.43 (d)-1 From a review of case files of inmates at risk of sexual victimization who were held in involuntary segregated housing in the past 12 months, the number of case files that include BOTH (a) a statement of the basis for facility's concern for the inmate's safety, and (b) the reason or reasons why alternative means of separation could not be arranged:								

115.43 (e)-1	If an involuntary segregated housing assignment is made, the facility		
	affords each such inmate a review every 30 days to determine whether	Yes	UPLOAD DOCUMENTATION OF 30-
	there is a continuing need for separation from the general population.	L No	DAY REVIEWS

REPORTING									
§115.51 – Inmate reporting.									
115.51 (a)- 1	 The agency has established procedures allowing for multiple internal ways for inmates to report privately to agency officials about: Sexual abuse or sexual harassment; Retaliation by other inmates or staff for reporting sexual abuse and sexual harassment; and Staff neglect or violation of responsibilities that may have contributed to such incidents. 	-	UPLOAD INMATE REPORTING POLICY(IES), INCLUDIN POLICIES REGARDING REPORTING BY INMATES DETAINED SOLELY FOR IMMIGRATION PURPOSES, ST ACEPTANCE OF REPORTS, ETC. Page/Section: UPLOAD OTHER RELEVANT DOCUMENTATION ON INM, REPORTING (E.G., INMATE HANDBOOKS) Page/Section						
115.51 (b)- 1	The agency provides at least one way for inmates to report abuse or harassment to a public or private entity or office that is not part of the agency.	□ Yes □ No	UPLOAI OUTSIE TAKING INMATE	VITH DNSIBLE FOR					
			Page/Se	ction:					
115.51 (b)- 2	The agency has a policy requiring inmates detained s civil immigration purposes be provided information of contact relevant consular officials and relevant offici Department of Homeland Security.	on how to als of the	☐ Yes ☐ No	INMATE REPORTING POL Page/Section:	ICY				
115.51 (c)-1	The agency has a policy mandating that staff accept sexual assault and sexual harassment made verbally writing, anonymously, and from third parties.		☐ Yes ☐ No	INMATE REPORTING POL Page/Section:	ICY				
115.51 (c)-2	Staff are required to document verbal reports. If YES, please provide the timeframe required to document the reports. If NO, provide explanation.] Yes, <i>timeframe</i> :] No, <i>please explain</i> :						
		UPLOAD DOO	AD DOCUMENTATION MADE OF VERBAL REPORTS						
115.51 (d)- 1	The agency has established procedures for staff to privately report sexual abuse and sexual harassment of inmates.	☐ Yes, <i>please describe</i> : ☐ No, <i>please explain</i> :							
		UPLOAD STAFF REPORTING POLICIES OR PROCEDURES							
115.51 (d)- 2	Staff are informed of these procedures in the following ways:	UPLOAD ANY HANDBOOKS		ELEVANT DOCUMENTATION	I, SUCH AS	STAFF			
-	haustion of administrative remedies.			1					
115.52 (a)- 1	The agency has an administrative procedure for dealing with inmate grievances regarding sexual abuse.	☐ Yes ☐ No, (<i>skip</i> 115.53)	to	UPLOAD POLICY/PROCED INMATE GRIEVANCES OF Page/Section:					
115.52 (b)- 1	Agency policy or procedure allows an inmate to submit a grievance regarding an allegation of sexual abuse at any time, regardless of when the incident is alleged to have occurred.	☐ Yes ☐ No, <i>time</i> I	limit to sut	omit a grievance:					
115.52 (b)- 2	Agency policy requires an inmate to use an <i>informal</i> resolve with staff, an alleged incident of sexual abus		ocess, or	otherwise to attempt to		☐ Yes ☐ No			
115.52 (c)-1	·	bmit a	☐ Yes ☐ No		Page/Sec				
115.52 (c)-2	Agency policy and procedure requires that an inmate alleging sexual abuse not be referred to the staff me the subject of the complaint.		☐ Yes ☐ No		Page/Sec	tion:			
115.52 (d)- 1	Agency policy and procedure requires that a decision merits of any grievance or portion of a grievance allo abuse be made within 90 days of the filing of the gri	eging sexual	Yes No		Page/Sec	tion:			
115.52 (d)- 2	In the past 12 months, the number of grievances file	ed that allege	d sexual	abuse:					
 115.52 (d)- 3	In the past 12 months, the number of grievances allo 90 days after being filed:	eging sexual	abuse tha	at reached final decision	within				
115.52 (d)- 4	In the past 12 months, number of grievances allegin involved extensions because final decision was not r			UPLOAD SU LOGS/RECO		5			

	days:							
115.52 (d)- 5	In cases where the agency requested an ex a grievance and had reached final decision grievances took longer than a 70-day exter	s by the time of the PRE				'es, # >70 day lo	/s:	
115.52 (d)- 6	The agency always notifies an inmate in ware an extension, including notice of the date be made.			Yes No	WRI	UPLOAD DOCUMENTATION OF WRITTEN NOTIFICATIONS OF EXTENSIONS		
115.52 (e)- 1	inmates, staff members, family members, a advocates, to assist inmates in filing reque	ating to allegations of sexual abuse and to file such requests					Page/Section:	
115.52 (e)- 2	Agency policy and procedure requires that third-party assistance in filing a grievance agency documents the inmate's decision to	nce alleging sexual abuse, the				Page/Section:		
115.52 (e)- 3	The number of grievances alleging sexual a inmate declined third-party assistance, cor							
115.52 (f)-1	The agency has a policy and established pr emergency grievance alleging that an inma substantial risk of imminent sexual abuse.		□ Yes □ No	EMER		CY/PROCEDUF GRIEVANCES	re fo	R
115.52 (f)-2	Agency policy and procedure for emergence substantial risk of imminent sexual abuse a response within 48 hours.		□ Yes □ No	Page	/Section:			
115.52 (f)-3	The number of emergency grievances alleg the past 12 months:	ing substantial risk of i	mminent	sexual abu	se that v	were filed in		
115.52 (f)-4	The number of those grievances in 115.52	(e) – 3 that had an initia	al respon	se within 4	8 hours:	1		
115.52 (f)-5	Agency policy and procedure for emergence imminent sexual abuse requires that a fina days.				□ Yes □ No	; Page/S	ectior	1:
115.52 (f)-6	The number of grievances alleging substan that reached final decisions within five day		xual abu	se filed in tl	ne past 1	L2 months		
115.52 (g)- 1								
115.52 (g)- 2	In the past 12 months, the number of inma action by the agency against the inmate fo				sulted in	disciplinary	,	
§115.53 – In	mate access to outside confidential support	services.						
115.53 (a)-	The facility provides inmates with access to outside victim advocates for emotional	UPLOAD POLICY/PROCEI Page/Section:	DURE					
1	support services related to sexual abuse by:	UPLOAD HANDBOOKS OF PERTINENT TO REPORT						
	Giving inmates mailing addresses and	telephone numbers (inc	cluding to	oll-free hot	ine num		I JLF	
	 available) for local, state, or national v Giving inmates mailing addresses and 					hers where		
	available) for immigrant services agen	•					and	☐ Yes ☐ No
	 Enabling reasonable communication b manner as possible. 	etween inmates and the	ese organ	nizations in	as confi	dential a		□ Yes □ No
115.53 (b)- 1	The facility informs inmates, prior to giving communications will be monitored.	them access to outside	e support	services, t	he exten	t to which s	uch	Yes No
115.53 (b)- 2	The facility informs inmates, prior to giving reporting rules governing privacy, confider made to outside victim advocates, includin law.	ntiality, and/or privilege	that app	oly to disclo	sures of	sexual abus		☐ Yes ☐ No
115.53 (c)-1	The agency or facility maintains memorand service providers that are able to provide in							Yes No
115.53 (c)-2	If YES to 115.53 (c) - 1, the agency or facil those agreements.	ity maintains copies of	☐ Yes ☐ No			UPLOAD AGREEMEN	rs/Mo	DUS
115.53 (c)-3	If NO to 115.53 (c) - 1, the agency or facili enter into MOUs or other agreements with	community service	successi		n why the	ese attempts h	ave r	ot been
115.53 (c)-4	providers that are able to provide such service for the service of				ΕΝΤΔΤΙ Ο		τς τι	
110:00 (0)-4	115.53 (c)-4 If YES to 115.53 (c) - 3, the agency maintains documentation of attempts to enter into such agreements. Image: Provide the second s							

§115.54 – Third-party reporting.									
115.54 (a)-The agency or facility provides a method to receive third-part1reports of inmate sexual abuse or sexual harassment.			☐ Yes <i>please describe the me</i> ☐ No	thod:					
115.54 (a)- 2	The agency or facility publicly distributes information on how to report inmate sexual abuse or sexual harassment on behalf of inmates.	ר 🗆 ו יו 🗆 ו	'es <i>please describe:</i> No	UPLOAD PUBLICLY DISTRIBUTED INFORMATION					

OFFICIAL RESPONSE FOLLOWING AN INMATE REPORT									
§115.61 – Staff and agency reporting duties.									
115.61 (a)- 1	policy any knowledge, suspicion, or information they receive regarding an					PLOAD POLICY age/Section:			
115.61 (a)- 2	The agency requires all staff to report immediately and according to agency policy any retaliation against inmates or staff who reported such an incident.								
115.61 (a)- 3	The agency requires all staff to report immediately and accoragency policy any staff neglect or violation of responsibilitie have contributed to an incident or retaliation.			Yes No					
115.61 (b)- 1		signated state or local services agencies, agency policy prohibits staff In No om revealing any information related to a sexual abuse report to yone other than to the extent necessary to make treatment,							
§115.62 – Ag	ency protection duties.								
115.62 (a)- 1	When the agency or facility learns that an inmate is subject risk of imminent sexual abuse, it takes immediate action to inmate (i.e., it takes some action to assess and implement a protective measures without unreasonable delay).	protect the	ial	☐ Yes ☐ No	UPLC Page		POLICY tion:		
115.62 (a)- 2	In the past 12 months, the number of times the agency or facility determined that an inmate was subject to a substantial risk of imminent sexual abuse:								
115.62 (a)- 3	If the agency or facility made such determinations in the past 12 months, the average amount of time that passed before taking action:	average # of hours			;		UPLOAD ANY RELEVANT		
115.62 (a)- 4	The longest amount of time elapsed before taking action if not "immediate" (i.e., without unreasonable delay), please explain:	#days	ours OR			DOCUMENTATION			
		Please explai	n if i	not immediate	:				
§115.63 – Re	porting to other confinement facilities.	1							
115.63 (a)- 1	The agency has a policy requiring that, upon receiving an all inmate was sexually abused while confined at another facili the facility must notify the head of the facility or appropriate agency or facility where sexual abuse is alleged to have occ	ty, the head o e office of the	f	☐ Yes ☐ No		LOAD POLICY je/Section:			
115.63 (a)- 2	During the past 12 months, the number of allegations the fa received that an inmate was abused while confined at anoth facility:			to these	e describe your facility's response se allegations.				
115.63 (b)- 1	Agency policy requires the facility head provides such notific soon as possible, but no later than 72 hours after receiving t allegation.			Yes No					
115.63 (c)- 1	The agency or facility documents that it has provided such n within 72 hours of receiving the allegation.			Yes No	UPLOAD DOCUMENTATION OF NOTIFICATIONS				
115.63 (d)- 1	Agency or facility policy requires that allegations received fr facilities and agencies are investigated in accordance with t standards.			☐ Yes ☐ No	UPLC Page		POLICY tion:		
115.63 (d)- 2	In the past 12 months, the number of allegations of sexual a facilities:	abuse the faci	lity	received fro	m othe	er			
§115.64 – Sta	aff first responder duties.								
115.64 (a)- 1	() ····································					UPLOAD POLICY ON FIRST RESPONDER DUTIES Page/Section:			
	\Box (1) Separate the alleged victim and abuser;		_	_					
	 (2) Preserve and protect any crime scene until appropriation any evidence; 	ate steps can	be t	aken to colle	ect				
 (3) If the abuse occurred within a time period that still allows for the collection of physical evidence, 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; and/or 					ing				

(4) If the abuse occurred within a time period that still allows for the collection of physical evidence, ensure that the alleged abuser does not take any actions that could destroy physical evidence, including, as appropriate, washing, brushing teeth, changing clothes, urinating, defecating, smoking, drinking, or eating.								
115.64 (a)- 2	In the past 12 months, the number of allegations that an inmate was sex	ually	abused:					
115.64 (a)- 3	Of these allegations, the number of times the first security staff member is separated the alleged victim and abuser:	to re	espond to	the re	port			
115.64 (a)- 4	115.64 (a)- In the past 12 months, the number of allegations where staff were notified within a time period that still							
115.64 (a)-	Of these allegations, the number of times the first security staff member to respond to the report:							
5	(1) Preserved and protected any crime scene until appropriate steps could be taken to collect any evidence:							
	(2) Requested 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:	-						
	(3) Ensured that the alleged abuser does not take any actions that could including, as appropriate, washing, brushing teeth, changing clothes							
115.64 (b)-	drinking, or eating: Agency policy requires that if the first staff responder is not a security sta	off m	ember, t	hat res	ponder shall b	e reauired		
1	to (check all that apply):		-		-	•		
	 (1) Request that the alleged victim not take any actions that could de (2) Notify security staff. 	500	y pilysica	ii eviue	ance, and or			
115.64 (b)-	Of the allegations that an inmate was sexually abused made in the past 1	2 m	onths, the	e numb	per of times a			
2 115.64 (b)-	non-security staff member was the first responder: Of those allegations responded to first by a non-security staff member, th	ie ni	mber of	times t	hat staff mem	ber :		
3								
	(2) Notified security staff:							
§115.65 – Co	§115.65 – Coordinated response.							
115.65 (a)- 1	The facility has developed a written institutional plan to coordinate action taken in response to an incident of sexual abuse among staff first responders, medical and mental health practitioners, investigators, and facility leadership.	าร	☐ Yes ☐ No	-	PLOAD FACILITY STITUTIONAL PI	-		
§115.66 – Pre	eservation of ability to protect inmates from contact with abusers.							
115.66 (a)- 1	The agency, facility, or any other governmental entity responsible for collective bargaining on the agency's behalf has entered into or renewed any collective bargaining agreement or other agreement since August 20, 2012, or since the last PREA audit, whichever is later.	,	☐ Yes ☐ No	EN	PLOAD ALL AGRE ITERED INTO SII 9, 2012/LAST PRE	NCE AUGUST		
§115.67 – Ag	ency protection against retaliation.							
115.67 (a)- 1	The agency has a policy to protect all inmates and staff who report sexual abuse or sexual harassment or cooperate with sexual abuse or] Yes		AD POLICY PROT			
-	sexual harassment investigations from retaliation by other inmates or staff.] No		TES AGAINST RE Section:	TALIATION		
115.67 (a)- 2	The agency designates staff member(s) or charges department(s) with monitoring for possible retaliation.] Yes		Name(s):			
2] No	Staff I	Title(s):			
115.67 (c)-	The agency/facility monitors the conduct or treatment of inmates or		Yes	Depar	tment(s):			
1	staff who reported sexual abuse and of inmates who were reported to have suffered sexual abuse to see if there are any changes that may suggest possible retaliation by inmates or staff.		No					
115.67 (c)- 2	If yes, length of time that the agency/facility monitors the conduct or treatment:							
115.67 (c)- 3	The agency/facility acts promptly to remedy any such retaliation.		Yes No					
115.67 (c)- 4	The agency/facility continues such monitoring beyond 90 days if the initial monitoring indicates a continuing need.		Yes No					
115.67 (c)- 5	The number of times an incident of retaliation occurred in the past 12 months:							
-	st-allegation protective custody.	1						
115.68 (a)-	The agency has a policy prohibiting the placement of inmates who allege] Yes		N		
1 PREA AUDIT:	suffered sexual abuse in involuntary segregated housing unless an assess PRE-AUDIT QUESTIONNAIRE - PRISONS & JAILS	mer			UPLOAD POLIC 4/18/2014)	.Y 18		

	all available alternatives has been made and a determination has been there is no available alternative means of separation from likely abuse		🗌 No	Page/Section	n:	
				UPLOAD DOCUMENTATION OF INSTANCES WHEN SEGREGATED HOUSING WAS USED TO PROTECT AN INMATE WHO IS ALLEGED TO HAVE SUFFERED SEXUAL ABUSE		
				UPLOAD DOCUMENT 30- DAY RE		
115.68 (a)- 2	The number of inmates who allege to have suffered sexual abuse who segregated housing in the past 12 months for one to 24 hours awaitin					
115.68 (a)- 3	The number of inmates who allege to have suffered sexual abuse who segregated housing in the past 12 months for longer than 30 days whi placement:					
115.68 (a)- 4	From a review of case files of inmates who allege to have suffered sex involuntary segregated housing in the past 12 months, the number of a statement of the basis for facility's concern for the inmate's safety, a why alternative means of separation could not be arranged:	case files tha	t include	BOTH (a)		
115.68 (a)- 5	TACINEV ATTOPOS EACH SUCH INMATE A FEVIEW EVERY 50 DAVS TO	☐ Yes ☐ No				

INVESTIGATIONS								
§115.71 – Crim	ninal and administrative agency investigations.							
115.71 (a)-1	5.71 (a)-1 The agency/facility has a policy related to criminal and administrative agency investigations.							
115.71 (h)-1 Substantiated allegations of conduct that appear to be criminal are referred for prosecution.								Yes No
115.71 (h)-2 The number of substantiated allegations of conduct that appear to be criminal that were referred for prosecution since August 20, 2012, or since the last PREA audit, whichever is later:								
The agency retains all written reports pertaining to the administrative or criminal investigation of alleged sexual assault or sexual harassment for as long as the alleged abuser is incarcerated or employed by the agency, plus five years.							☐ Yes ☐ No	
§115.72 – Evid	entiary standards for administrative investigations.							
115.72 (a)-1	The agency imposes a standard of a preponderance of evidence standard of proof when determining whether allegations of sex or sexual harassment are substantiated.			res			OLICY age/sectior	1:
§115.73 – Rep	orting to inmates.							
allegation that he or she suffered sexual abuse in an agency facility is informed, verbally or in writing, as to whether the allegation has been determined to be substantiated, unsubstantiated, or unfounded following					Refer JPLO SEXU	to pa AD SA AL AB	DLICY ge/section AMPLE OF A USE INVES D BY AGEN	ALLEGED STIGATIONS
115.73 (a)-2	The number of criminal and/or administrative investigations of completed by the agency/facility in the past 12 months:	alleged inm	ate se	exual	abu	se th	at were	
115.73 (a)-3	Of the alleged sexual abuse investigations that were completed inmates who were notified, verbally or in writing, of the results				, the	e num	ber of	
If an outside entity conducts such investigations, the agency requests the relevant information from the investigative entity in order to inform 115.73 (b) 1 the investigative of the investigative Check N (A if the					AL AB PLETE	Ample of A USE Inves D by <i>outs</i>	STIGATIONS	
115.73 (b)-2	The number of investigations of alleged inmate sexual abuse in outside agency in the past 12 months:	the facility	that v	were o	comp	oleteo	d by an	
115.73 (b)-3	Of the outside agency investigations of alleged sexual abuse th months, the number of inmates alleging sexual abuse in the fa writing of the results of the investigation:							
115.73 (c)-1	 Following an inmate's allegation that a staff member has commabuse against the inmate, the agency/facility subsequently informate (unless the agency has determined that the allegation is whenever: The staff member is no longer posted within the inmate The staff member is no longer employed at the facility The agency learns that the staff member has been indicharge related to sexual abuse within the facility; or The agency learns that the staff member has been comcharge related to sexual abuse within the facility. 	orms the s unfounded te's unit; ; icted on a		□ Ye □ Ne		Page	/Section:	
115.73 (c)-2	There has been a substantiated or unsubstantiated complaint (unfounded) of sexual abuse committed by a staff member again in an agency facility in the past 12 months.		e	□ Ye		DOCI	DAD SAMPL UMENTATI NDED COM	ON OF
115.73 (c)-3 was no longer employed at the facility; (c) the agency learned that the staff member \Box \Box \Box DOC					DOCUME	JPLOAD SAMPLE DOCUMENTATION OF NOTIFICATIONS		
115.73 (d)-1 whenever: the agency learns that the alleged abuser has been indicted on a charge					UPLOAD S DOCUMEI NOTIFICA	NTATION OF		

115.73 (e)-1	The agency has a policy that all notifications to inmates described under this standard are documented.	☐ Yes ☐ No	UPLOAD POLICY ON DOCUMENTATIC NOTIFICATIONS Refer to page/section: UPLOAD SAMPLE DOCUMENTATION (NOTIFICATIONS					
115.73 (e)-2 In the past 12 months, the number of notifications to inmates that were provided pursuant to this standard:								
115.73 (e)-3 Of those notifications made in the past 12 months, the number that were documented:								

DISCIPLINE							
§115.76 – Dis	ciplinary sanctions for staff.						
115.76 (a)-1	Staff is subject to disciplinary sanctions up to and including termination for violating agency sexual abuse or sexual harassment policies.		No DIS	CIPLI	POLICY ON STAFF NARY SANCTIONS page/section:		
115.76 (b)-1In the past 12 months, the number of staff from the facility who have violated agency sexual abuse or sexual harassment policies:UPLOAD SAMPLE RECORDS O TERMINATIONS, RESIGNATION OTHER SANCTIONS FOR VIOL SEXUAL ABUSE OR HARASSMI						DNS LAT	ION OF
115.76 (b)-2 In the past 12 months, the number of staff from the facility who have been terminated (or resigned prior to termination) for violating agency sexual abuse or sexual harassment policies:							
115.76 (c)-1 Disciplinary sanctions for violations of agency policies relating to sexual abuse or sexual harassment (other than actually engaging in sexual abuse) are 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.						f	☐ Yes ☐ No
115.76 (c)-2	In the past 12 months, the number of staff from the facility who h termination, for violation of agency sexual abuse or sexual harass			pline	d, short of		
115.76 (d)-1	All terminations for violations of agency sexual abuse or sexual has staff who would have been terminated if not for their resignation agencies, unless the activity was clearly not criminal, and to any i	are re	ported t	o law	enforcement		☐ Yes ☐ No
115.76 (d)-2	In the past 12 months, the number of staff from the facility that h enforcement or licensing boards following their termination (or re violating agency sexual abuse or sexual harassment policies:						
§115.77 – Cor	rective action for contractors and volunteers.						
Agency policy requires that any contractor or volunteer who engages in sexual abuse be reported to law enforcement agencies (unless the activity was clearly not criminal) and to relevant licensing bodies. UPLOAD POLICY RE NOTIFICATION Refer to page/section						IRING	
115.77 (a)-2 Agency policy requires that any contractor or volunteer who engages in sexual abuse be prohibited from contact with inmates.							☐ Yes ☐ No
115.77 (a)-3	In the past 12 months, contractors or volunteers have been repo to law enforcement agencies and relevant licensing bodies for engaging in sexual abuse of inmates.		□ Yes □ No	ABL	.0ad reports of s JSE of Inmates by NTRACTORS or Vol		
115.77 (a)-4	In the past 12 months, the number of contractors or volunteers r engaging in sexual abuse of inmates:	eporte	d to law	enfo	rcement for		
115.77 (b)-1	The facility takes appropriate remedial measures and considers v to prohibit further contact with inmates in the case of any other of agency sexual abuse or sexual harassment policies by a contra volunteer.	violatio	n 🗆 Y		UPLOAD DOCUMEN REMEDIAL MEASUF HAVE BEEN ENFOR	RES	THAT
§115.78 – Dis	ciplinary sanctions for inmates.						
115.78 (a)-1	Inmates are subject to disciplinary sanctions only pursuant to a form disciplinary process following an administrative finding that an inm engaged in inmate-on-inmate sexual abuse.		□ Y □ M		UPLOAD POLICY O DISCIPLINARY SAN Refer to page/secti	ICTI	
115.78 (a)-2	Inmates are subject to disciplinary sanctions only pursuant to a for criminal finding of guilt for inmate-on-inmate sexual abuse.	nal dis	ciplinary	proc	ess following a		☐ Yes ☐ No
115.78 (a)-3	In the past 12 months, the number of administrative findings of inn occurred at the facility:					e	
115.78 (a)-4	In the past 12 months, the number of criminal findings of guilt for in have occurred at the facility:						
115.78 (d)-1	The facility offers therapy, counseling, or other interventions design underlying reasons or motivations for abuse.						Yes
115.78 (d)-2	If the facility offers therapy, counseling, or other interventions desi underlying reasons or motivations for abuse, the facility considers v inmate to participate in such interventions as a condition of access	hethe	r to requ	ire tł	ne offending		Yes No
115.78 (e)-1	The agency disciplines inmates for sexual conduct with staff only upon finding that the staff member did not consent to such contact.	☐ Yes ☐ No	DISCP	LINAF	MPLE OF RECORDS RY ACTIONS AGAINS L CONDUCT WITH S	II T	
The agency prohibits disciplinary action for a report of sexual abuse made in good faith based upon a							Yes No

115.78 (g)-1	The agency prohibits all sexual activity between inmates.	Yes No
115.78 (g)-2	If the agency prohibits all sexual activity between inmates and disciplines inmates for such activity, the agency deems such activity to constitute sexual abuse only if it determines that the activity is coerced. Check N/A if the agency does not prohibit all sexual activity between inmates.	☐ Yes ☐ No ☐ N/A

MEDICAL AND MENTAL HEALTH CARE							
§115.81 – Me	dical and mental health screenings; history of sexual abuse.						
115.81 (a)/ (c)-1	1 (a)/ All inmates at this facility who have disclosed any prior sexual victimization during a screening pursuant to §115.41 are offered a follow-up meeting with a medical or mental health practitioner. UPLOAD POLICY ON AND MENTAL HEALT SCREENING Refer to page/sectio						
115.81 (a)/ (c)-2							
115.81 (a)/ (c)-3	In the past 12 months, the percent of inmates who disclosed prior were offered a follow-up meeting with a medical or mental health			ng screening who			
115.81 (a)/(c)-4							
115.81 (b)-1	If the facility is a prison, all prison inmates who have previously pe during the screening pursuant to § 115.41, are offered a follow-up practitioner. Check N/A if facility is not a prison.				☐ Yes ☐ No ☐ N/A		
115.81 (b)-2	If YES, the follow-up meeting was offered within 14 days of the int	ake scree	ening.		Yes No		
115.81 (b)-3	In the past 12 months, the percent of inmates who have previously indicated during the screening, who were offered a follow up meet practitioner:						
115.81 (b)-4	Mental health staff maintain secondary materials (e.g., form, log) documenting compliance with the above required services.		☐ Yes ☐ No	UPLOAD SAMPLE ME HEALTH SECONDARY			
115.81 (d)-1 Information related to sexual victimization or abusiveness that occurred in an institutional setting is strictly limited to medical and mental health practitioners. UPLOAD SAMPLE CONFINEMENT R UPLOAD SAMPLE No RECORDS AVAIL CUSTODY STAFF HEALTH PERSON					RDS/ OTHER TO NON-		
115.81 (d)-2	If NO, the information shared with other staff is strictly limited to i decisions, including treatment plans, housing, bed, work, education otherwise required by federal, state, or local law.				☐ Yes ☐ No		
115.81 (e)-1	Medical and mental health practitioners obtain informed consent from inmates before reporting information about prior sexual victimization that did not occur in an institutional setting, unless the inmate is under the age of 18.	□ Yes □ No	DOCUM INMATE MEDICA PRACTI INFORM VICTIM	D ANY CONSENT IENTATION/LOGS OBT. ES OVER AGE 18 BY AL/MENTAL HEALTH TIONERS BEFORE REP MATION ABOUT PRIOR IZATION THAT DID NO TITUTIONAL SETTING	ORTING SEXUAL		
§115.82 – Acc	cess to emergency medical and mental health services.						
115.82 (a)-1	Inmate victims of sexual abuse receive timely, unimpeded access t crisis intervention services.	o emerge	ency med	ical treatment and	☐ Yes ☐ No		
115.82 (a)-2	The nature and scope of such services are determined by medical a according to their professional judgment.	nd menta	al health	practitioners	Yes No		
115.82 (a)-3	Medical and mental health staff maintain secondary materials (e.g., form, log) documenting the timeliness of emergency medical treatment and crisis intervention services that were provided; the appropriate response by non-health staff in the event health staff are not present at the time the incident is reported; and the provision of appropriate and timely information and services concerning contraception and sexually transmitted infection prophylaxis (Such documentation is not required by the Standard, but may be helpful to review during the audit.).	☐ Yes ☐ No	INTAL LOGS RE:				
115.82 (c)-1	Inmate victims of sexual abuse while incarcerated are offered time access to emergency contraception and sexually transmitted infect professionally accepted standards of care, where medically approp	ions prop			□ Yes □ No		
115.82 (d)-1	ofessionally accepted standards of care, where medically appropriate.						

§115.83 – Ongoing medical and mental health care for sexual abuse victims and abusers.							
115.83 (a)-1	The facility offers medical and mental health evaluation and, as appropriate, treatment to all inmates who have been victimized by sexual abuse in any prison, jail, lockup, or juvenile facility.	□ Yes □ No	UPLOAD POLICY ON ONGOING MEDICAL/MENTAL HEALTH TREATMENTFOR VICTIMS AND ABUSERS Refer to page/section:				
115.83 (d)-1	Female victims of sexually abusive vaginal penetration while incarcerated are offered pregnancy tests. Check N/A for all-male facilities. \[\] Yes \[\] No \[\] N/A \]						
115.83 (e)-1	e)-1 If pregnancy results from sexual abuse while incarcerated, victims receive timely and comprehensive information about, and timely access to, all lawful pregnancy-related medical services. Check N/A for all-male facilities.						
115.83 (f)-1	(f)-1 Inmate victims of sexual abuse while incarcerated are offered tests for sexually transmitted infections as medically appropriate.						
115.83 (h)-1	If the facility is a prison, it attempts to conduct a mental health evaluation of all known inmate-on- inmate abusers within 60 days of learning of such abuse history and offers treatment when deemed appropriate by mental health practitioners. Check N/A if the facility is a jail.						

§115.86 – Sez	cual abuse incident reviews.								
115.86 (a)-1	The facility conducts a sexual abuse incident review at the conclusion of every criminal or administrative sexual abuse investigation, unless the allegation has been determined to be unfounded.		UPLOAD POLICY ON CONDUCTING SEXUAL ABUSE INCIDENT REVIEWS Refer to page/section:						
		Yes		UPLOAD DOCUMENTATION OF INCIDENT REVIE					
		No	UPLOAD CRIMIN	PLOAD SAMPLE DOCUMENTATION OF INCIDENT REVIEWS PLOAD SAMPLE DOCUMENTATION OF COMPLETED RIMINAL OR ADMINISTRATIVE INVESTIGATIONS IF SEXUAL ABUSE					
115.86 (a)-2	In the past 12 months, the number of criminal and/or administrative investigations of alleged sexual abuse completed at the facility, excluding only "unfounded" incidents:								
115.86 (b)-1	The facility ordinarily conducts a criminal or administrative sexual abuse incident review within 30							Yes No	
115.86 (b)-2	In the past 12 months, the number of criminal and/or administrative investigations of alleged sexual abuse completed at the facility that were followed by a sexual abuse incident review within 30 days,								
	excluding only "unfounded" incidents:								
115.86 (c)-1	The sexual abuse incident review team includes upper-level management officials and allows for input from line supervisors, investigators, and medical or mental health practitioners.								
115.86 (d)-1	The facility prepares a report of its findings from sexual abuse incident reviews, including but not necessarily limited to determinations made pursuant to paragraphs (d)(1)-(d)(5) of this section and any recommendations for improvement, and submits such report to the facility head and PREA Compliance No REVIEWS							ROM SEXUAL	
115.86 (e)-1	The facility implements the recommendations for improvement or documents its reasons for not doing so.	□ Yes □ No	UPLOAD DOCUMENTATION SUPPORTING IMPLEMENTATION OF RECOMMENDATIONS OR DOCUMENTATION OF REASONS FOR NOT IMPLEMENTING RECOMMENDATIONS						
§115.87 – Da	ta collection.								
115.87 (a)/(c)-1	The agency collects accurate, uniform data for every allegation of sexual abuse at facilities under its direct control using a standardized instrument and set of definitions.		n of Yes	UPLOAD POLICY ON SE COLLECTION Refer to page/section:				XUAL ABUSE DATA	
				UPLOAD SET OF DEFINITIONS				S	
115.87 (a)/(c)-2	The standardized instrument includes, at a minimum, the data necessary to answer all questions from the most recent version of the Survey of Sexual Violence (SSV) conducted by the Department of Justice. Image: Construct of the standard set of the set							NSTRUMENT	
115.87 (b)-1	The agency aggregates the incident-based sexual abuse data at least annually. \[\] Yes \[\] No \]								
115.87 (d)-1	The agency maintains, reviews, and collects data as needed from all available incident-based \[Yes documents, including reports, investigation files, and sexual abuse incident reviews. \[No								
115.87 (e)-1	contracts for the confinement of its inmates. Check N/A if agency does not contract for the						☐ Yes ☐ No ☐ N/A		
115.87 (e)-2	The data from private facilities complies with SSV reporting regarding content. \[\] Yes \[\] No \]								
115.87 (f)-1	The agency provided the Department of Justice (DOJ) with data from the previous calendar year upon request. Check N/A if DOJ has not requested agency data. \[\] Yes \[\] No \[\] N/A							🗆 No	
§115.88 – Da	ta review for corrective action.								
- 115.88 (a)-1	 The agency reviews data collected and aggregated pursuant to §11 order to assess and improve the effectiveness of its sexual abuse prevention, detection, response policies, and training, including: Identifying problem areas; Taking corrective action on an ongoing basis; and Preparing an annual report of its findings from its data review a corrective actions for each facility, as well as the agency as a well as the agency a		L5.87 in	□ Y □ N			D DOCUMEN		
						UPLOAD ANNUAL REPORT FINDINGS FROM DATA REVIEWS/CORRECTIVE AC		ATA	
115.88 (b)-1	b)-1 The annual report includes a comparison of the current year's data and corrective actions with those from prior years.								
115.88 (b)-2	The annual report provides an assessment of the agency's progress in addressing sexual abuse. \square Yes \square No								
115.88 (c)-1	The agency makes its annual report readily available to th annually through its website.	e public a	at least	Link to website where No					

115.88 (c)-2	If NO, the agency makes it available through other means.						
115.88 (c)-3	The annual reports are approved by the agency head.						
115.88 (d)-1	(d)-1 When the agency redacts material from an annual report for publication, the redactions are limited to specific materials where publication would present a clear and specific threat to the safety and security of the facility.						
115.88 (d)-2	The agency indicates the nature of material redacted.						
§115.89 – Data storage, publication, and destruction.							
115.89 (a)-1	The agency ensures that incident-based and aggregate data are securely retained.	□ Yes □ No	UPLOAD POLICY ON DATA STORAGE Refer to page/section:				
115.89 (b)-1	Agency policy requires that aggregated sexual abuse data from facilities under its direct control and private facilities with which it contracts be made readily available to the public at least annually through its website.	Yes No	UPLOAD POLICY OF AVAILABILITY Refer to page/section				
115.89 (b)-2	If NO, the agency makes it available through other means.						
115.89 (c)-1	Before making aggregated sexual abuse data publicly available, the agency removes all personal identifiers.						
115.89 (c)-2	The agency maintains sexual abuse data collected pursuant to §115.87 for at least 10 years after the date of initial collection, unless federal, state, or local law requires otherwise.	☐ Yes ☐ No	IF FEDERAL, STATE LAW REQUIRES OT UPLOAD A COPY OI APPLICABLE LAW	HERWISE,			