R	POLICY TITLE	Sexu	Sexual Abuse Prevention and Response			
	CHAPTER	14	POLICY NUMBER	14-2 CC	Page 1 of 31	
	EFFECTIVE DATE			SUPERSEDES DATE		
	JANUARY 15, 2016			NONE		
SIGNATURE ON FILE AT FACILITY SUPPORT CENTER Harley G. Lappin	FACILITY NAME					
Executive Vice President/Chief Corrections Officer	FACILITY EF	FECTIVE	DATE	FACILITY SUPER	SEDES DATE	
SIGNATURE ON FILE AT FACILITY SUPPORT CENTER Steven E. Groom Executive Vice President/General Counsel						

14-2 CC.1 POLICY:

CCA is committed to protecting inmates/residents from personal abuse, corporal punishment, personal injury, disease, property damage, and harassment Sexual abuse in correctional facilities is a public safety issue that can impact facility order and security. It victimizes vulnerable inmates/residents, causes psychological trauma, can increase the spread of communicable diseases, and can elevate the risk of violence and tension in a correctional facility. This policy provides CCA facilities with a mechanism for complying with the Prison Rape Elimination Act (PREA) and the PREA National Standards, and reducing the occurrence of sexual abuse and harassment.

CCA has mandated zero-tolerance towards all forms of sexual abuse and sexual harassment. Such conduct is prohibited by this policy and will not be tolerated; to include inmate/resident-oninmate/resident sexual abuse or harassment and employee-on-inmate/resident sexual abuse or harassment. When it is learned that an inmate/resident is subject to a substantial risk of imminent sexual abuse, immediate action shall be taken to protect the inmate/resident. (115.262)

It is CCA's policy to aggressively investigate all allegations, regardless of the source, and prosecute those who are involved in incidents of sexual abuse. Alleged victims of sexual abuse or harassment will be provided a supportive and protective environment.

Sexual activity between inmates/residents or employees/volunteers/contractors and inmates/residents, regardless of consensual status, is strictly prohibited and subject to administrative and criminal disciplinary sanctions.

14-2 CC.2 AUTHORITY:

CCA Company Policy

14-2 CC.3 DEFINITIONS:

Bad Faith – Acting with a dishonest belief or purpose.

<u>Civilian</u> – A person who is not a paid CCA employee. Such individuals may include visitors, volunteers, interns, delivery truck drivers, or service personnel repairing equipment in the facility. This does not include inmate/resident visitors.

<u>Contractor</u> – A person who provides services at the facility on a recurring basis pursuant to a contractual agreement with CCA. Such individuals may include the contractor's employees who manage and operate facility departments such as health and/or food services, construction workers who are temporarily working on projects within the facility, medical professionals such as a psychiatrist or medical doctor, contract attorneys, or consultants such as a professional librarian.

<u>Direct Staff Supervision</u> – Security staff are in the same room with, and within reasonable hearing distance of, the inmate/resident.

Employee – A person employed by CCA in an approved full-time or part-time position that is

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designated as such in the authorized staffing pattern. For the purposes of this policy, a paid intern may be considered an employee.

<u>Exigent Circumstances</u> – Temporary and unforeseen circumstance(s) that require immediate action in order to combat a threat to the security and/or institutional order of a facility.

<u>Facility Support Center (FSC)</u> – CCA's corporate headquarters where employees provide support and oversight in the management and operation of the company's facilities.

<u>FSC PREA Committee</u> – A committee comprised of senior operations, legal, and mental health managers who review issues related to PREA reporting, incident response, investigation, and prevention.

<u>FSC PREA Coordinator</u> – An upper-level management FSC employee designated to develop, implement, and oversee CCA's companywide efforts to comply with the PREA National Standards and the company's Sexual Abuse Response and Prevention Program. He/she must provide supervisory oversight to all CCA facilities ensuring coordination in the prevention, detection, intervention, investigation, and discipline/prosecution of sexual abuse as specified in this policy. (115.211(b))

<u>Gender Non-Conforming</u> – A person whose appearance or manner does not conform to traditional societal gender expectations.

<u>Inmate/Resident</u> – Any adult or juvenile, male or female, housed in a CCA facility. Inmates/Residents may also be referred to as detainees, prisoners, or offenders depending on classification and in accordance with facility management contracts.

<u>LGBTI</u> – Lesbian, Gay (Homosexual), Bisexual, Transgender, and Intersex. This acronym will include the term Gender Non-Conforming.

<u>Intersex</u> – A person whose sexual or reproductive anatomy or chromosomal pattern does not seem to fit typical definitions of male or female. Intersex medical conditions are sometimes referred to as disorders of sex development.

<u>Miranda and Garrity Warnings</u> – Instructions provided at the start of an interview informing the interviewee of rights and liabilities outlined by the court decisions *Miranda v. Arizona* and *Garrity v. New Jersey*.

PREA – The Prison Rape Elimination Act 42 USC 15601 et seq

<u>PREA Compliance Manager</u> – An Administrative Duty Officer-level manager appointed by the Administrator/Director who maintains responsibility for the facility's Sexual Abuse Response and Prevention Program.

<u>PREA National Standards</u> – Part 115 of Title 28 of the Code of Federal Regulations, the Prison Rape Elimination Act National Standards, including Subpart A, Standards for Adult Prisons and Jails

<u>PREA Staffing Plan</u> – An approved plan for staffing the facility in accordance with PREA guidelines developed by the facility in conjunction with the FSC PREA Coordinator.

<u>PREA Staffing Plan Deviation</u> – When any position designated as part of the PREA Staffing Plan is vacant for the period of an entire shift.

<u>Preponderance of the Evidence Standard</u> – An evidentiary standard under which an allegation is deemed substantiated if the weight of the available evidence indicates that the allegation is more likely than not to be truthful or correct.

<u>Qualified Health Care Professional (QHCP)</u> – Includes physicians, physician assistants, nurse practitioners, nurses, dentists, mental health professionals, and others who, by virtue of their

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education, credentials, and experience are permitted by law within the scope of their professional practice to evaluate and care for patients.

<u>Qualified Mental Health Professionals (QMHP)</u> – Includes psychiatrists, psychologists, psychiatric social workers, psychiatric nurses and others who, by virtue of their education, credentials, and experience are permitted by law to evaluate and care for the mental health needs of patients.

<u>Rape Crisis Center</u> – An entity that provides intervention and related assistance, such as the services specified in 42 U.S.C. 14043g(b)(2)(C), to victims of sexual assault of all ages.

<u>SAFE/SANE Provider</u> – A sexual assault forensic examiner (SAFE) or sexual assault nurse examiner (SANE) is a specially trained registered nurse, physician assistant, or physician who provides comprehensive care, and timely collection of forensic evidence and testimony in sexual assault cases.

<u>Sexual Abuse of an Inmate/Resident by Another Inmate/Resident</u> – Any of the following acts, if the victim does not consent, is coerced into such act by overt or implied threats of violence, or is unable to consent or refuse (115.6):

- 1. Contact between the penis and the vulva or the penis and the anus, including penetration, however slight;
- 2. Contact between the mouth and the penis, vulva, or anus;
- 3. Penetration of the anal or genital opening of another person, however slight, by a hand, finger, object, or other instrument; and
- 4. Any other intentional touching, either directly or through the clothing, of the genitalia, anus, groin, breast, inner thigh, or the buttocks of another person, excluding contact incidental to a physical altercation.

<u>Sexual Abuse of an Inmate/Resident by an Employee, Contractor, or Volunteer</u> – Any of the following acts, with or without consent of the inmate/resident (115.6):

- 1. Contact between the penis and the vulva or the penis and the anus, including penetration, however slight;
- 2. Contact between the mouth and the penis, vulva, or anus;
- 3. Contact between the mouth and any body part where the employee, contractor, or volunteer has the intent to abuse, arouse, or gratify sexual desire;
- 4. Penetration of the anal or genital opening, however slight, by a hand, finger, object, or other instrument that is unrelated to official duties or where the employee, contractor, or volunteer has the intent to abuse, arouse, or gratify sexual desire;
- 5. Any other intentional contact, either directly or through the clothing, of or with the genitalia, anus, groin, breast, inner thigh, or the buttocks, that is unrelated to official duties or where the employee, contractor, or volunteer has the intent to abuse, arouse, or gratify sexual desire;
- 6. Any attempt, threat, or request by an employee, contractor, or volunteer to engage in the activities outlined above in 1-5 of this section;
- 7. Any display by an employee, contractor, or volunteer of his or her uncovered genitalia, buttocks, or breast in the presence of an inmate/resident; and
- 8. Voyeurism by an employee, contractor, or volunteer.

<u>Sexual Abuse Response Team (SART)</u> – A team comprised of four (4) or more individuals having a primary role in responding to reported incidents of sexual abuse, victim assessment and support needs, and ensuring policy and procedures are carried out that ensure inmate/resident safety.

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Sexual Harassment - Includes any of the following acts:

- 1. Repeated and unwelcome sexual advances, requests for sexual favors, or verbal comments, gestures, or actions of a derogatory or offensive sexual nature by one inmate/resident directed toward another; and
- 2. Repeated verbal comments or gestures of a sexual nature to an inmate/resident, by an employee, contractor or volunteer, including demeaning references to gender, sexually suggestive or derogatory comments about body or clothing, or obscene language or gestures.

<u>Transgender</u> – A person whose gender identity (i.e. internal sense of feeling male or female) is different from the person's sex at birth.

<u>Voyeurism</u> – An invasion of privacy of an inmate/resident or detainee by an employee, contractor, or volunteer for reasons unrelated to official duties, such as peering at an inmate/resident who is using a toilet in his or her cell to perform bodily functions; requiring an inmate/resident to expose his or her buttocks, genitals, or breasts; or taking images of all or part of an inmate/resident's naked body or of an inmate/resident performing bodily functions.

14-2 CC.4 PROCEDURES:

PROCEDURES INDEX

SECTION	SUBJECT
A	Confidentiality
В	Hiring and Promotion
С	Training and Acknowledgement
D	Staffing
E	Supervision and Monitoring
F	External Victim Advocate and Support Services
G	Sexual Abuse Response Team (SART)
Н	Inmate/Resident Screening
I	Inmate/Resident Orientation and Education
J	Housing and Program Assignments
K	Searches and Observation
L	Reporting Sexual Abuse and/or Sexual Harassment
М	Response Procedures
N	Post Investigation Review
0	Administration and Criminal Investigations
Р	Incident Classification
Q	Inmate/Resident Notifications
R	Disciplinary Procedures
S	Post Incident Classification Procedures
Т	Collection and Use of Data
U	Quality Assurance Compliance
V	Upgrades to Facilities and Technologies

A. CONFIDENTIALITY

1. All information concerning an event of inmate/resident sexual abuse or sexual harassment is to be treated as confidential. Apart from reporting to designated supervisors or officials, employees shall not reveal any information related to a sexual abuse report to anyone other than to the extent necessary, and as specified in this policy, to make treatment, investigation, and other security and

management decisions. This information should never be shared with other inmates/residents.

- 2. Appropriate controls shall be implemented within the facility regarding the dissemination of responses to questions asked pursuant to screening for risk of victimization and abusiveness in order to ensure that sensitive information is not exploited by employees or other inmates/residents to the inmate/resident's detriment. (115.241(i))
- 3. Security and management of documentation containing PREA information will be in accordance with CCA and/or agency policy regarding records management, records retention, HIPAA, etc.

B. HIRING AND PROMOTION

Any incident of sexual harassment shall be considered in determining whether to hire or promote any individual, or to enlist the services of any contractor, who may have contact with inmates/residents. (115.217 (b))

- 1. To the extent permitted by law, CCA will decline to hire or promote anyone who may have contact with inmates/residents, and decline to enlist the services of any contractor, who may have contact with inmates/residents, who:
 - a. 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);
 - b. 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
 - c. Has been civilly or administratively adjudicated to have engaged in the activity as outlined above in B.1.b. (115.217 (a)(1-3))

NOTE: To the extent permitted by law, CCA may decline to hire or promote and may terminate employment based on material omissions regarding such misconduct, or the provision of materially false information. (115.217 (g))

- 2. All applicants and employees who may have direct contact with inmates/residents shall be asked about previous misconduct, as outlined above in B.1.a.-c., in written applications and in any interviews or written self-evaluations conducted as part of reviews of current employees. (115.217 (f))
 - a. The 14-2 CC-H Self-Declaration of Sexual Abuse/Sexual Harassment form will be completed as part of the hiring process and as part of the promotional process.
 - b. The 14-2 CC-H form shall also serve as verification of an employee's fulfillment of his/her continuing affirmative duty to disclose any sexual misconduct as described in this policy, and as outlined above in B.1.a.-c. (115.217(g))
- 3. Background Records Check
 - a. Before hiring new employees who may have contact with inmates/residents, CCA shall:
 - i. Perform a criminal background records check; and

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	to co subst during as d Emple	ntact all prior institu antiated allegations g a pending investiga efined by this poli	used to solicit such prior employment
b.	criminal back	ground records check	rsight agencies, shall also perform a k before enlisting the services of any have contact with inmates/residents.
C.	background i employees a	records checks at le nd unescorted contr ents or have in place a	sight agencies, shall conduct criminal east every five (5) years of current actors who may have contact with a system for otherwise capturing such
d.	allegations of employee up	f sexual abuse or se on receiving a reque	l provide information on substantiated exual harassment involving a former st from an institutional employer for to work. (115.217 (h))
C. TRAINING AM	ID ACKNOWLE	DGEMENT	
1. Emple	oyees		
a.	policy for sex training shall facility. (115.2	ual abuse and sexual be tailored to the ge 231 (b)) At a minimu	eive training on CCA's zero-tolerance harassment. (115.231 (a) (1)) Such ender of the inmates/residents at the im, all employees shall receive pre- ing on the following: (115.231 (c))
	local		dards and other applicable state or nal liability for the sexual abuse of a
	LAW		APPLICABLE STATE OR LOCAL XUAL ABUSE OF PERSONS IN TO PREA ARE:
		employee's duty to sment or sexual abus	report any occurrence of sexual se;
	haras	• •	ponsibilities for sexual abuse/sexual etection, reporting, and response in /;
		ight of inmates/reside al harassment;	ents to be free from sexual abuse and
		-	ents and employees to be free from and sexual harassment;
		dynamics of sexual nement;	abuse and sexual harassment in

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	vii.	Locations, situations, and c may occur;	ircumstances in which sexual abuse
	viii.	The common reactions of s victims;	exual abuse and sexual harassment
	ix.	Signs of victimization;	
	х.	How to detect and respone sexual abuse;	d to signs of threatened and actual
	xi.	How to avoid inappropriate	relationships with inmates/residents;
	xii.		ffectively and professionally with ing LGBTI and Gender Non- nts; and
	xiii.		relevant to mandatory reporting of thorities. (115.231 (a)(1-10))
b.	Specia	lized Training	
	i.	security staff shall receive gender pat-down searches intersex inmates/residents,	training provided to all employees, training in how to conduct cross- and searches of transgender and in a manner that is professional, usive possible while being consistent 15 (f))
		employees and to t abuse investigation in conducting s confinement settir Compliance Manag (1) person at the f abuse investigator investigator is avai	lable as a back-up during employee ave, paid time off, sickness, offsite
		interviewing sexua <i>Miranda</i> and <i>Garri</i> collection in confin- evidence required	ng shall include techniques for al abuse victims, proper use of ty warnings, sexual abuse evidence ement settings, and the criteria and d to substantiate a case for on or prosecution referral. (115.234
		Documentation co completed the conducting sexual	onfirming that investigators have required specialized training in I abuse investigations shall be ordance with facility record retention c))
		employees, all full	e general training provided to all and part-time Qualified Health Care nd Qualified Mental Health

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Professionals, who work regularly in the facility, shall receive specialized medical training as outlined below:

- How to detect and assess signs of sexual abuse and sexual harassment;
- ✓ How to preserve physical evidence of sexual abuse;
- How to respond effectively and professionally to victims of sexual abuse and sexual harassment; and
- How and to whom to report allegations of sexual abuse and sexual harassment. (115.235 (a)(1-4))
- c. Employees transferring to a facility that houses a population whose gender is different from their previously assigned facility shall receive additional training specific to the population of the newly assigned facility. (115.231 (b))
- Employees shall be required to confirm, by either electronic or manual signature, their understanding of the received training. Signed documentation will be maintained in the employee's training file. (115.231 (d))
- e. The 14-2 CC-A Policy Acknowledgement form shall be completed by each employee serving as verification of the employee's review and understanding of the contents of this policy. The completed forms will be maintained by the Manager, Human Resources. A newly signed 14-2 CC-A Policy Acknowledgement form will be required for future revisions of this policy as determined by the FSC General Counsel or designee.
- 2. Volunteers/Contractors
 - a. All volunteers/contractors who have contact with inmates/residents shall receive training on their responsibilities pertaining to sexual abuse and sexual harassment prevention, detection, reporting, and response as outlined in this policy. (115.232 (a))
 - b. The level and type of training provided to volunteers/contractors shall be based on the services they provide and level of contact they have with inmates/residents. All volunteers/contractors who have contact with inmates/residents shall be notified of CCA's zero-tolerance policy regarding sexual abuse and sexual harassment and informed how to report such incidents. (115.232 (b))
 - c. Volunteers/contractors shall be required to confirm, by either electronic or manual signature, their understanding of the received training. Signed documentation will be maintained in the volunteer or contractor's file. (115.232 (c))
 - d. Volunteers/contractors who have contact with inmates/residents on a recurring basis shall be provided a copy of this policy prior to admission to the facility to begin their assignment or task.
 - e. The 14-2 CC-A Policy Acknowledgement form serves as verification of the volunteer's or contractor's review and understanding of the contents

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of this policy and shall be completed by each volunteer or contractor who has contact with inmates/residents on a recurring basis. The completed forms will be maintained by the Manager, Human Resources. A newly signed 14-2 CC-A Policy Acknowledgement form will be required for future revisions of this policy as determined by the FSC General Counsel or designee.

D. STAFFING

- 1. FSC will develop, in coordination with the facility, a staffing plan that provides for adequate levels of staffing to protect inmates/residents against sexual abuse. The location of video monitoring systems will be considered when determining adequate levels of staffing. (115.213 (a))
- 2. In calculating staffing levels and determining the need for video monitoring, the following factors shall be take into consideration:
 - a. The physical layout of each facility;
 - b. The composition of the inmates/resident population;
 - c. The prevalence of substantiated and unsubstantiated incidents of sexual abuse; and
 - d. Any other relevant factors. (115.213 (a)(1-4))
- The facility shall make its best effort to comply, on a regular basis, with the approved PREA Staffing Plan and shall document and justify all deviations. (115.213 (b)) Deviations shall be documented and notification made on the 5-1B Notice to Administration via the Incident Reporting Database (IRD).
- 4. The Shift Supervisor is responsible for reviewing the PREA Staffing Plan in conjunction with the daily shift roster. If a position identified on the Staffing Plan is vacated for a shift, the Shift Supervisor shall notify the PREA Compliance Manager of the deviation. The PREA Compliance Manager shall:
 - a. Document and describe the deviation on the 5-1B Notice to Administration via the IRD, along with a thorough justification for the deviation; and
 - b. Notify the FSC PREA Coordinator of the deviation within seven (7) calendar days; to include a description of any corrective actions that were taken to resolve the deviation.
- 5. Annual PREA Staffing Plan Assessment

Whenever necessary, but no less frequently than once each year, for each CCA facility, an annual PREA staffing plan assessment will be completed.

- In conjunction with the PREA Coordinator, the Administrator/Director and the PREA Compliance Manager will complete the 14-2 CC-I Annual PREA Staffing Plan Assessment. Upon completion, the 14-2 CC-I Annual PREA Staffing Plan Assessment will be forwarded to the FSC PREA Compliance Coordinator.
- b. In consultation with the respective Vice President, Operations, the FSC PREA Coordinator shall assess, determine, and document whether adjustments are needed to:
 - i. Prevailing staffing patterns;
 - ii. The staffing plan established pursuant to this section;

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	iii. The facility's deployment o monitoring technologies; a	f video monitoring systems and other nd
	iv. The resources the facility adherence to the staffing p	has available to commit to ensure lan. (115.213 (c)(1-4))
с.		dure, physical plant, approved capital l/or technology, or staffing require the rrectional Programs.
E. SUPERVIS	ON AND MONITORING	
and sexual unannounce	shall conduct unannounced facility rour harassment. The occurrence of such ed round in the applicable log (e.g. AE all be implemented for all shifts and al	rounds shall be documented as an OO, post log, shift report, etc.). This
F. EXTERNAL	VICTIM ADVOCATES AND SUPPOR	T SERVICES
(MC pro sex MO Cor	A shall maintain or attempt to enter in DU) or other agreements with commun vide inmates/residents with confidential ual abuse. (115.253 (c)) Before deve U, the facility shall contact the FSC utracts. CCA shall maintain copies of ag mpts to enter into such agreements.	ity service providers that are able to emotional support services related to loping or attempting to enter into an Assistant General Counsel, Vendor
emo mai whe org Har inm	ates/residents shall be provided acceptional support services related to sexualing addresses and telephone number are available, of local, state, or nationalizations. Such information shall be includbook. The facility shall enable relates/residents and these organizations aner as possible. (115.253 (a))	al abuse by giving inmates/residents s, including toll-free hotline numbers onal victim advocacy or rape crisis cluded in the facility's Inmate/Resident easonable communication between
whi of a	ates/residents shall be informed, prior t ch such communications shall be moni buse will be forwarded to authorities in s. (115.253 (b))	tored and the extent to which reports
bas acc pro	requested by the victim, either the vict ed organization staff member, or a ompany and support the victim throug cess and investigatory interviews and s rvention, information, and referrals. (11	qualified facility staff person shall gh the forensic medical examination hall provide emotional support, crisis
G. SEXUAL A	BUSE RESPONSE TEAM (SART)	
1. Eac	h facility will establish a SART which in	cludes the following positions:
a.	PREA Compliance Manager; and	
b.	Security representative;	
2. The	SART responsibilities shall include the	following:
a.	Responding to reported incidents of	of sexual abuse;
b.	Responding to victim assessment	and support needs;

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C	C .	Ensurir inmate	ng policy and procedu /resident safety; and	ires are enforced to enhance
C	d.	encour	÷ .	of practices and/or procedures that abuse and enhance compliance with
3. 5	SART	Member	Responsibilities	
é	а.	The PF	REA Compliance Manager v	vill:
		i.	the Administrator/Director	nse to sexual abuse allegations, with or designee, to ensure the policy is ad victim needs are addressed;
		ii.	Serve as a primary liais delegate this responsibility	son with local law enforcement or .
		iii.	Ensure the completion of t Check Sheet; and	he 14-2 CC-C Sexual Abuse Incident
		iv.	conducted by the designal abuse or sexual harass retaliation against inmates include periodic status che of relevant documentation	inety (30/60/90) day monitoring is ted staff, following a report of sexual ment, to protect against potential s/residents or employees. This shall ecks of inmates/residents and review . If an allegation is determined to be onitoring will no longer be required.
			-	POSITION THAT WILL SERVE AS AFF PERSON CONDUCTING THE NG IS:
			-	be documented on the 14-2 CC-D, Monitoring Report (30/60/90) form.
			-	ontinue beyond ninety (90) days if the ndicates a continuing need. (115.267
		V.	Ensure prompt actions a retaliation. (115.267 (c))	are taken to remedy any identified
		vi.	-	vidual who cooperates with an es fear of retaliation is protected from
		vii.	-	ices of a victim advocate from a rape illeged victim of sexual abuse.
				and utilize a victim advocate shall be le 14-2 CC-C Sexual Abuse Incident ne IRD.
				nter is not available to provide victim , the PREA Compliance Manager will

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make available a qualified staff member from a community-based organization (115,221 (d)).

- viii. Ensure that inmates/residents are aware they may access additional victim resources through community victim resource agencies; and
- ix. Ensure that alleged victims are informed of their rights to care and protection from further victimization.
- b. The security representative will:
 - i. Ensure inmate/resident safety needs are addressed, including separating the alleged victim and perpetrator; and
 - ii. Ensure employee responses to reports of sexual abuse and sexual harassment are timely and consistent with policy.

H. INMATE/RESIDENT SCREENING

1. Initial

Upon admission to the facility, and upon transfer to another facility, inmates/residents shall be screened by staff assigned to perform the initial intake screening process in order to obtain information relevant to housing, cell, work, education, and program assignments with the goal of keeping separate those inmates/residents at high risk of being sexually victimized from those at high risk of being sexually abusive. The screening shall identify past victims and/or predators and assess vulnerability to sexual abuse victimization. (115.241 (a) and 115.242 (a))

- a. Staff shall complete the interview portion of the screening within twentyfour (24) hours of arrival at the facility. (115.241 (b))
- b. Screenings shall include interview questions and a review of the inmate/resident's institutional file (or other documentation provided), which must be completed within seventy-two (72) hours of admission to the facility. Prior convictions of this type will also be considered.
- c. Screenings will be completed and documented using the 14-2 CC-B, Sexual Abuse Screening Tool, with referrals to Case Management Staff for further evaluation and screening as necessary, unless the facility management contract requires otherwise. (115.241 (c))

AT THIS FACILITY, THE FOLLOWING SCREENING TOOL IS USED IN LIEU OF THE 14-2 CC-B SEXUAL ABUSE SCREENING TOOL:

- d. All completed 14-2 CC-B forms, or agency equivalent, will be maintained in the inmate/resident central file, with a copy forwarded to the inmate/resident's medical record (if applicable) and/or, where applicable, the inmate/resident's electronic records.
- e. Screening of inmates/residents should only be used as a guideline for determining appropriate housing and services and should never be used as the sole reason for the deprivation of a program or privilege.
- 2. Reassessment

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A reassessment of the inmate/resident's risk level of victimization or abusiveness will be conducted by the appropriate Case Manager or a staff member designated by the Administrator/Director. The reassessment shall occur:

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- a. Within thirty (30) days of the inmate/resident's arrival at the facility. The reassessment will include any additional relevant information received by the facility since the initial intake screening; and (115.241 (f))
- b. When warranted, due to a referral, request, incident of sexual abuse, or receipt of additional information that may impact the inmate/resident's risk of victimization or abusiveness. (115.241 (g))

NOTE: The 14-2 CC-B Sexual Abuse Screening Tool will be used for completing the reassessment.

3. Inmate/Resident Refusal to Disclose

Inmate/residents may not be disciplined for refusing to answer, or for not disclosing complete information, in response to questions asked pursuant to the following:

- a. Whether the inmate/resident has a mental, physical, or developmental disability;
- b. Whether the inmate/resident is, or is perceived to be, LGBTI or Gender Non-Conforming;
- c. Whether the inmate/resident has previously experienced sexual victimization; or
- d. The inmate/resident's own perception of vulnerability. (115.241 (h))
- 4. Confidentiality

Appropriate controls shall be implemented within the facility regarding the dissemination of responses to questions asked in order to ensure that sensitive information is not exploited by employees or other inmates/residents to the inmate/resident's detriment. (115.241(i))

I. INMATE/RESIDENT ORIENTATION AND EDUCATION

- Upon arrival at the facility, all inmates/residents shall be provided written information regarding sexual abuse prevention and reporting (e.g. inmate/resident handbook, 14-2 CC-AA Preventing Sexual Abuse brochure, etc.). (115.233 (a) and (c)) Refresher information will be provided to inmates/residents whenever they are transferred to another facility. (115.233 (b)) Inmates/residents shall receive comprehensive educational information about the following topics related to this policy:
 - a. CCA's zero tolerance policy regarding sexual abuse and sexual harassment;
 - b. How to safely report incidents, threats or suspicions of sexual abuse or sexual harassment;
 - c. An inmate/resident's right to be free from sexual abuse and sexual harassment and to be free from retaliation for reporting such incidents; and
 - d. Policy and procedures regarding sexual abuse prevention/intervention; (115.233 (a))

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2.	inmate visuall	s/residents, including those who a	ation in formats accessible to all are limited English proficient, deaf, as well as to inmates/residents who d 115.216 (a))
	a.	information and/or procedures out	as difficulty understanding provided lined in this policy, employees must effectively communicated to such basis. (115.216 (b))
	b.	-	e, effective, and appropriate to the be provided when simple written or . (115.216 (b))
	C.	services, act as readers, or pro- assistance except in limited circum obtaining an effective interpreter co	elied upon to provide interpretation vide other types of communication instances where an extended delay in uld compromise the inmate/resident's ponder duties, or the investigation of 115.216 (c))
3.	educat	•	n of inmate/resident participation in al abuse and sexual harassment.
4.	inform	ation is continuously and readily ava	the facility shall ensure that key ailable or visible to inmates/residents (s, or other written formats. (115.233
J. HOUS	SING AN	D PROGRAM ASSIGNMENTS	
1.	LGBTI	and Gender Non-Conforming	
	a.	in a male housing unit/area or a making other housing and pro- inmates/residents, the facility shall inmate/resident's own views with re- consider (115.242 (d)) on a ca placement would ensure the in	nsgender or intersex inmate/resident female housing unit/area, or when ogramming assignments for such consider the transgender or intersex espect to his/her own safety and shall use-by-case basis whether such a mate/resident's health and safety. In as to whether the placement would roblems. (115.242 (c))
	b.	LGBTI and/or Gender Non-Conf prohibited unless required by cons	d solely dedicated to the housing of orming inmates/residents is strictly ent decree, legal settlement, or legal ing that inmate/resident. (115.242 (f))
K. SEAF	RCHES A	ND OBSERVATION	
1.	Cross-	Gender	

a. Cross-gender inmate/resident strip searches shall not be conducted except in exigent circumstances (that is, temporary unforeseen circumstances that require immediate action in order to combat a threat to security or institutional order) or when performed by medical practitioners. (115.215 (a))

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- b. Cross-gender inmate/resident frisk/pat searches of female inmates/residents by male employees is prohibited except in exigent circumstances (that is, temporary unforeseen circumstances that require immediate action in order to combat a threat to security or institutional order). (115.215 (b))
- c. Whenever a cross-gender pat search of a female inmate/resident or cross-gender strip search of any inmate/resident does occur, the search shall be documented on the 5-1B Notice to Administration (NTA). (Refer to CCA Policy 5-1 Incident Reporting) (115.215(c))
- 2. Searches or physical examination of a transgender or intersex inmate/resident for the sole purpose of determining the inmate/resident's genital status is prohibited. If the inmate/resident's genital status is unknown, it may be determined during conversations with the inmate/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. (115.215 (e))
- 3. Pat and strip searches of transgender/intersex inmates/residents will be completed by a staff member of the same sex for which the inmates/resident has been classified by the customer/partner agency. Making accommodations, if necessary, to search individuals according to gender identity would not violate the prohibitions on cross-gender searches. Searches of breasts will be completed using the back and/or side of the hand.
- 4. Inmates/residents may shower, perform bodily functions, and change clothing without non-medical staff of the opposite gender viewing their breasts, buttocks, or genitalia, except in exigent circumstances (that is, temporary unforeseen circumstances that require immediate action in order to combat a threat to security or institutional order) or when such viewing is incidental to routine living quarter checks. (115.215 (d))
- 5. Employees of the opposite gender must announce their presence when entering an area where inmates/residents are likely to be showering, performing bodily functions, or changing clothing. (115.215 (d))
- 6. Transgender and intersex inmates/residents shall be given the opportunity to shower separately from other inmates/residents. (115.242 (e))

AT THIS FACILITY, PROCEDURES FOR SHOWERING TRANSGENDER AND INTERSEX INMATES/RESIDENTS SEPARATE FROM OTHER INMATES/RESIDENTS ARE:

- L. REPORTING SEXUAL ABUSE AND/OR SEXUAL HARASSMENT
 - 1. Inmate/Resident Reporting
 - a. Inmate/residents shall be encouraged to immediately report pressure, threats, or instances of sexual abuse or sexual harassment, as well as possible retaliation by other inmates/residents or employees for reporting sexual abuse and sexual harassment, and staff neglect or violation of responsibilities that may have contributed to such incidents. Inmates/residents who are victims of sexual abuse have the option to report an incident to a designated employee other than an immediate

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	•	of-contact line officer by us 251 (a) and (b))	sing any of the following methods:
	i.	Calling the facility's twent telephone number;	y-four (24) hour toll-free notification
	ii.	Verbally telling any employ	vee;
	iii.	Forwarding a letter, seale Administrator/Director or a	ed and marked "confidential", to the ny other employee;
	iv.	Calling or writing someon facility staff;	e outside the facility who can notify
	V.	Forwarding a letter to th following address:	ne FSC PREA Coordinator at the
	10 Burton Hills Boulevard		
		Nashville, TN 37215	
	vi.		ADDITIONAL INMATE/RESIDENT REQUIRED BY THE CONTRACTING
_	•• •		
b.			contract, alleged PREA incidents

- D. Unless otherwise mandated by contract, alleged PREA incidents will not be processed through the facility's inmate/resident grievance process. Should a report be submitted and received as an inmate/resident grievance, whether inadvertently or due to contracting agency requirements, it will immediately be referred to the facility Investigator or Administrative Duty Officer.
- 2. Employee Reporting Duties

Employees must take all allegations of sexual abuse and harassment seriously, including verbal, anonymous, and third-party reports, and treat them as if the allegation is credible. Staff shall promptly document any verbal reports. (115.251 (c)) All reports of sexual abuse and sexual harassment will be reported to the PREA Compliance Manager/Investigator. (115.61 (e)) Employees having contact with the alleged victim should behave in a manner that is sensitive, supportive, and non-judgmental.

- a. All employees are required to immediately report:
 - i. Any knowledge, suspicion, or information regarding an incident of sexual abuse or sexual harassment that occurred in the facility in accordance with this policy, whether or not the area is under CCA's management authority;
 - ii. Retaliation against inmates/residents or employees who have reported such an incident; and
 - iii. Any employee neglect or violation of responsibilities that may have contributed to an incident or retaliation. (115.261 (a))
- b. Employees who fail to report allegations may be subject to disciplinary action.

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C.	shall not reveal any information r anyone other than to the extent nec to make treatment, investigation, a decisions. (115.261 (b)) When it is	d supervisors or officials, employees related to a sexual abuse report to essary, and as specified in this policy, and other security and management a learned that an inmate/resident is mminent sexual abuse, immediate he inmate/resident. (115.262)
d.	inmates/residents by forwarding	xual abuse and sexual harassment of g a letter, sealed and marked istrator/Director, or contact the CCA 5.251 (d))
e.	mental health professionals sha procedures as outlined above in medical care, both medical and m	leral, state, or local law, medical and II be required to follow reporting L.2.a. At the initiation of providing ental health professionals will inform hal duty to report and the limitations of
f.	vulnerable adult under a state or I	age of eighteen (18) or considered a ocal vulnerable person's statute, the e designated state or local services y reporting laws. (115.261 (d))
	AT THIS FACILITY, THE DESIGN REPORTING AGENCY (IES) ARE	GNATED STATE AND/OR LOCAL
3. Anor	nymous Reporting	
or ha that abus	n facility shall provide at least one way arassment to a public or private entity is able to receive and immediately forw se and sexual harassment to facility off ain anonymous upon request. (115.251	or office that is not part of CCA, and vard inmate/resident reports of sexual icials, allowing the inmate/resident to
	THIS FACILITY, THE FOLLOW HANISM AND PROCESS HAS BEEN	

4. Third Party Reporting

Each facility shall establish a method to receive third-party reports of sexual abuse and sexual harassment and shall post this information on the facility PREA link. (115.254)

M. RESPONSE PROCEDURES

- 1. Any employee who discovers or learns of sexual abuse, or an allegation of sexual abuse, shall ensure that the following actions are accomplished:
 - a. The alleged victim is kept safe, has no contact with the alleged perpetrator, and is immediately escorted to a private area. (115.264 (a) (1))
 - b. While in the private area, and if the abuse occurred within a time frame that allows for the collection of physical evidence, employees shall, to

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		remove his/her immedi victim	e clothing teeth. ately no	g, use the restroom (115.264 (a)(3)) The tified and will furthe integrity of the c	t the victim does not wash, shower, facilities, eat, drink, smoke, or brush e highest ranking authority onsite is er ensure to protect the safety of the rime scene and any investigation.
	C.				inmate/resident, he/she is secured in ence collection is required. (115.264
	d.	•	sing the	-	the allegation is kept confidential by those employees who have a direct
	e.	shall be	e require	ed to request that th	security staff member, the responder e alleged victim not take any actions e, and notify security staff. (115.264
	f.		dent sta t Report		n accordance with CCA Policy 5-1
2.	•			eged sexual abuse, llowing actions are a	the highest ranking authority onsite accomplished:
	а.	physica shower smoke,	al evide , brush or eat a	nce, the alleged p his/her teeth, use th	frame that allows for the collection of erpetrator is not allowed to wash, e restroom facilities, change clothes, ured in restrictive housing in a single
	b.			npliance Manager and the alleg	nd the Administrator/Director or ADO gation.
	C.		-	vate area, a brief stand	atement is obtained from the alleged
		i.	and tim		tim's statement regarding the location nsure any crime scene is preserved. the following:
			•	Sealing access to possible;	the immediate area of the scene, if
			•	Photographing the scene (e.g. tissue of	e scene and visible evidence at the or blood); and
			•	Securing any avai affected area.	lable recorded video footage of the
3.	in CC/	-	y (e.g. v	-	lace while the alleged victim was not ther provider's facility), the following
	a.	facility took pla	head or ace as s	appropriate office of	eived the allegation shall contact the f the facility where the alleged abuse no later than seventy-two (72) hours 263 (a)(b))

b. Determine whether the allegation was reported and investigated.

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	i.	appropriate officials, the faither name and title of the allegation has already	reported and investigated by the acility shall document the allegation, he person contacted, and that the been addressed. Under this estigation and notification need not
	ii.	the statement of the inma	eported or not investigated, a copy of te/resident shall be forwarded to the location where the incident was
C.	Notice from c	to Administration; including	s shall be documented on the 5-1B g the allegation, any details learned ne alleged abuse took place, and the . (115.263 (c))
d		strator/Director will ensu	ed from another facility, the re the allegation is investigated.
		npliance Manager, Adminis ure that the following is com	trator/Director, or Administrative Duty pleted:
a	shall i employ enforce consid party s	mmediately report all alleg vee on inmate/resident sex ement agencies for criminal i ered a criminal act under fed	, Administrator/Director or designee gations of rape, sexual assault, or ual misconduct to state or local law investigation if the allegation would be eral, state, or local law. The reporting n the law enforcement agency(ies) in ordinating an investigation.
			GATIONS ARE REPORTED TO THE NT/GOVERNMENTAL ENTITY:
b.	inmate allegat	s/residents when possible	or is separated from the other , pending an investigation into the rictim is separated/isolated from the n of the investigation.
C.		llegation involves an emplo rson in a non-inmate/reside	yee, ensure steps are taken to place nt contact role.
d	Notify	he applicable contracting go	overnmental correctional agency.
e	Ensure	that medical and mental he	ealth referrals are completed.
f.	investi	gations into allegations of s ployee who has received to	nitiated and documented; however, exual abuse must be investigated by raining in the investigation of sexual
g		e appropriate incident repor olicy 5-1 Incident Reporting	ts are completed in accordance with

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	h.	period implicated by the allegation	e alleged crime scene from the time n. Ensure all video recordings are ne period implicated by the allegation.
5.	forty-e	liminary review of the incident and the eight (48) to seventy-two (72) hours for eview will be convened by the CCA M	ollowing a reportable PREA incident.
	a.	-	cility PREA Compliance Manager, ging Director, and/or the FSC PREA nittee members, as available.
	b.	At a minimum, the review shall incl	ude:
		i. Discussion of the incident, meets applicable standard	, and whether the incident response s;
		ii. Appropriate categorization	of the incident report;
		iii. Completion of required not	ifications;
		iv. A request for law enforcem	nent involvement (if appropriate); and
		 Whether employee actions sexual abuse. 	s or failures to act contributed to the
N. POST	INVES	TIGATION REVIEW	
1.	abuse invest	Administrator/Director will ensure that a e incident is conducted at the c tigation, unless the allegation has l 286 (a))	onclusion of every sexual abuse
	а.	include upper-level facility manager	rector, the incident review team shall ment, with input from line supervisors, al health practitioners. (115.286 (c))
	b.	Such review shall ordinarily occur w of the investigation. (115.286 (b))	vithin thirty (30) days of the conclusion
2.	The re	eview team shall:	
	a.		or investigation indicates a need to prevent, detect, or respond to sexual
	b.	ethnicity; gender identity; LGBT identification, status, or perceived	allegation was motivated by race; I and/or Gender Non-Conforming status; or gang affiliation; or was other group dynamics at the facility;
	C.	Examine the area in the facility who assess whether physical barriers in	ere the incident allegedly occurred to the area may enable abuse;
	d.	Assess the adequacy of staffing lev and	vels in that area during different shifts;
	e.	Assess whether monitoring teo augmented to supplement supervis	chnology should be deployed or sion by staff. (115.286 (d)(1-5))
3.		dings and recommendations for impr CC-F Sexual Abuse Incident Review I	

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will be forwarded to the Administrator/Director, the PREA Compliance Manager, and the FSC PREA Compliance Coordinator. (115.286 (d)(6))

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4. The facility shall implement the recommendations for improvement or shall document reasons for not doing so. (115.286 (e))

O. ADMINISTRATIVE AND CRIMINAL INVESTIGATIONS

The Administrator/Director shall ensure that an administrative investigation and a referral for a criminal investigation, where appropriate, are completed for all allegations of sexual abuse and sexual harassment. (115.222 (a))

1. Administrative Investigation

The administrative investigation shall include an effort to determine whether staff actions or failures to act contributed to the abuse. Such investigations shall be documented on the 5-1G Incident Investigation Report via the IRD and shall detail the following components: (115.271 (f)(1)(2))

- a. Investigative facts (i.e. specific details about what actually happened);
- b. Physical evidence (e.g. clothes collected, medical evidence, etc.);
- c. Testimonial evidence (e.g. witness statements);
- d. Reasoning behind credibility assessments (i.e. why is the person deemed credible or not credible. Credibility shall be assessed on an individual basis and shall not be determined by the person's status as an inmate/resident or employee.); (115.271 (f)(2))
- e. Investigative findings (i.e. discovery or outcome of the investigation); and
- f. Whether actions and/or failures of staff to act contributed to the incident, including an explanation as to what determined the conclusion. (115.271 (f)(1))
- 2. Roles within a Criminal Investigation
 - a. Whenever feasible, the facility shall enter into a written Memorandum of Understanding (MOU) with the outside investigating agency or entity outlining the roles and responsibilities of both the facility and the investigating entity in performing sexual abuse investigations. Before developing or attempting to enter into an MOU, the facility shall contact the FSC Assistant General Counsel, Vendor Contracts. CCA shall maintain copies of agreements or documentation showing attempts to enter into such agreements.
 - i. When outside agencies investigate sexual abuse, the facility shall cooperate with outside investigators and shall endeavor to remain informed about the progress of the investigation. (115.271 (I))
 - b. The facility staff member assigned to investigate PREA allegations, as delegated by the PREA Compliance Manager and/or Administrator/Director, shall establish a relationship with local law enforcement agencies and prosecutors to develop a clear understanding of the investigative guidelines and procedures during a criminal investigation of an alleged sexual abuse incident.

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- c. Discussions with state or local law enforcement should articulate a delineation of roles of the facility investigator and the law enforcement investigator.
- d. Facility employees will assist the state or local law enforcement by preserving the integrity of the evidence so that cases are not lost based on lack of evidence, improper technique, and/or lack of credibility.
- 3. Contracting Governmental Agencies with Required Internal Investigation Processes
 - a. If the contracting governmental correctional agency utilizes an internal investigative process required by contract, law, or regulation, that agency's investigative process will be invoked for allegations of sexual abuse.
 - b. AT THIS FACILITY, ADDITIONAL CONTRACTING AGENCY REQUIREMENTS PERTAINING TO THE INVESTIGATION OF RAPE, SEXUAL ASSAULT, OR EMPLOYEE ON INMATE/RESIDENT SEXUAL MISCONDUCT ARE:
- 4. Responsibilities of the Investigating Entity

Investigations conducted by a facility employee for allegations of sexual abuse will be handled in accordance with the Code of Federal Regulations, Title 28, Part 115.221, Evidence Protocol and Forensic Medical Examinations, as outlined below. (115.221 (a)) If the facility is not responsible for investigating such allegations, the facility shall request that the responsible outside agency or entity (i.e. state or local law enforcement, contracting agency, etc.) comply with these requirements. (115.221 (f))

- a. The investigating entity shall follow a uniform evidence protocol that maximizes the potential for obtaining usable physical evidence for administrative proceedings and criminal prosecutions. (115.221 (a))
- b. The protocol shall be developmentally appropriate for youth where applicable, and, as appropriate, shall be adapted from or otherwise based on the most recent edition of the 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. (115.221 (b))
- c. The victims of sexual abuse will be offered access to forensic medical examinations, whether onsite or at an outside facility, without financial cost, where evidentiary or medically appropriate. Such examinations shall be performed by a SAFE or SANE where possible. If SAFEs or SANEs cannot be made available, the examination can be performed by other qualified medical practitioners. The facility shall document its efforts to provide SAFEs or SANEs. (115.221 (c))
- d. The facility shall attempt to make available, to the victim, a victim advocate from a rape crisis center. A rape crisis center that is part of a governmental unit may be used as long as the center is not part of the criminal justice system (such as a law enforcement agency) and offers a

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comparable level of confidentiality as a non-governmental entity that provides similar victim services. (115.221 (d))

- i. If a rape crisis center is not available to provide victim advocate services, the facility shall make available a qualified staff member from a community-based organization, or a qualified investigating entity staff member, to provide these services.
- ii. The facility shall document efforts to secure services from rape crisis centers.
- e. As requested by the victim, either the victim advocate, a qualified investigating entity staff member, or qualified community-based organization staff member shall accompany and support the victim through the forensic medical examination process and investigatory interviews and shall provide emotional support, crisis intervention, information, and referrals. (115.221 (e))
- 5. In any sexual abuse or sexual harassment investigation in which the facility is the primary investigating entity, the facility shall utilize a preponderance of the evidence standard for determining whether sexual abuse or sexual harassment has taken place. (115.272)

P. INCIDENT CLASSIFICATION

All allegations of sexual abuse shall be reported in accordance with CCA Policy 5-1 Incident Reporting.

- 1. Incident Classification
 - a. Following completion of the investigation, the allegation will be classified as follows:
 - i. Substantiated An incident shall be classified as substantiated if the results of the investigation determine that the allegation did occur.
 - ii. Unsubstantiated An incident shall be classified as unsubstantiated if the results of the investigation determine that the evidence was insufficient to make a final determination of whether or not the allegation occurred.
 - iii. Unfounded An incident shall be classified as unfounded if the results of the investigation determine the allegation did not occur.
 - b. The Administrator/Director will determine the appropriate classification of the incident and ensure that the 5-1E PREA Reporting form (refer to CCA Policy 5-1 Incident Reporting) is completed and maintained with the incident packet.

Q. INMATE/RESIDENT NOTIFICATIONS

1. Following an investigation into an inmate/resident's allegation that he/she suffered sexual abuse at the facility, the inmate/resident shall be informed as to whether the allegation has been determined to be substantiated, unsubstantiated or unfounded. If the facility did not conduct the investigation, the relevant information shall be requested from the outside investigating agency or entity in order to inform the inmate/resident. (115.273 (a)(b))

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2.	abuse inmat	e against	the inmate/resident, the fa t (unless the facility has	at an employee has committed sexual acility shall subsequently inform the determined that the allegation is
	a.		nployee is no longer posted of the findings of the investig	within the inmate/resident's unit as a ation;
	b.	The er	nployee is no longer employe	ed at the facility;
	C.		cility learns that the employ to sexual abuse within the f	yee has been indicted on a charge acility; or
	d.		cility learns that the employ I to sexual abuse within the f	ee has been convicted on a charge acility. (115.273 (c)(1-4))
3.	by ar	-	nate/resident, the facility sh	at he/she has been sexually abused all subsequently inform the alleged
	a.		cility learns that the alleged a I to sexual abuse within the f	buser has been indicted on a charge acility; or
	b.			d abuser has been convicted on a nin the facility. (115.273 (d)(1, 2))
4.	on th inmat receiv	ie 14-2 e/residen ved. Th	CC-E Inmate/Resident All t shall sign the 14-2 CC-E, ve	ed notifications shall be documented legation Status Notification. The rifying that such notification has been I be filed in the inmate/resident's
5.				e/resident as outlined in this section eased from CCA's custody. (115.273
R. DISC		Y PROC	EDURES	
1.	Inmat	es/Resid	ents	
	a.	Substa	intiated Incidents	
		i.	pursuant to a formal administrative finding tha inmate/resident-on-inmate/	e subject to disciplinary sanctions disciplinary process following an at the inmate/resident engages in resident sexual abuse or following a r inmate/resident-on-inmate/resident
		ii.	an inmate/resident's disc prosecution, an inmate/resi	oof is substantially easier to prove in ciplinary case than in a criminal dent may be institutionally disciplined ent officials decline to prosecute.
		iii.	circumstances of the abuin disciplinary history, and the	nmensurate with the nature and se committed, the inmate/resident's e sanctions imposed for comparable es/residents with similar histories.

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	iv. The disciplinary process shall consider whether an inmate/resident's mental disabilities or mental illness contributed to his/her behavior when determining what type of sanction, if any, should be imposed. (115.278 (c))	
	v. An inmate/resident may be disciplined for sexual conduct with an employee only upon a finding that the employee did not consent to such contact. (115.278 (e))	
b.	Deliberate False Allegations	
	i. Inmates/residents who deliberately allege false claims of sexual abuse can be disciplined. For the purposes of disciplinary action, a report of sexual abuse made in good faith based on a reasonable belief that the alleged contact occurred shall not constitute falsely reporting an incident or lying, even if an investigation does not establish evidence sufficient to substantiate the allegation. (115.278 (f))	
	ii. The Administrator/Director or designee should contact law enforcement to determine if a deliberately false accusation may be referred for prosecution.	
С.	Disciplinary Sanctions	
	If the facility offers therapy, counseling, or other interventions designed to address and correct underlying reasons or motivations for the abuse, the facility shall consider whether to require the alleged perpetrator to participate in such interventions as a condition of access to programming or other benefits. (115.278 (d))	
	AT THIS FACILITY, THE FOLLOWING INTERVENTIONS MAY BE AVAILABLE TO THE ALLEGED PERPETRATOR:	
2. Em;	bloyees	
a.	Employees shall be subject to disciplinary sanctions up to and including termination for violating CCA's sexual abuse or sexual harassment policies. Termination shall be the presumptive disciplinary sanction for employees who have engaged in sexual abuse. (115.276 (a)(b))	
b.	Disciplinary sanctions for violations of CCA policies relating to sexual abuse or sexual harassment (other than actually engaging in sexual abuse) shall be commensurate with the nature and circumstances of the acts committed, the employee's disciplinary history, and the sanctions imposed for comparable offenses by other employees with similar histories. (115.276 (c))	

- c. All terminations for violations of CCA sexual abuse or sexual harassment policies, or resignations by employees who would have been terminated if not for their resignation, shall be reported to law enforcement agencies, unless the activity was clearly not criminal, and to any relevant licensing bodies. (115.276 (d))
- d. Neither CCA nor any other entity responsible for collective bargaining on CCA's behalf shall enter into or renew any collective bargaining agreement or other agreement that limits the company's ability to remove

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alleged employee sexual abusers from contact with any inmates/residents pending the outcome of an investigation or of a determination of whether and to what extent discipline is warranted. Nothing in this requirement shall restrict the entering into or renewal of agreements that govern: (115.266 (a)(b))

- i. The conduct of the disciplinary process, as long as such agreements are not inconsistent with the provisions outlined above in Q.2.a-c. and a preponderance of the evidence in determining whether sexual abuse or sexual harassment are substantiated.
- Whether a no-contact assignment that is imposed pending the outcome of an investigation shall be expunged from or retained in the employee's personnel file following a determination that the allegation of sexual abuse is not substantiated. (115.266 (b)(1, 2))
- 3. Volunteers/Contractors

Any volunteer or contractor who engages in sexual abuse shall be prohibited from contact with inmates/residents and shall be reported to law enforcement agencies, unless the activity was clearly not criminal, and to any relevant licensing bodies. Any other violation of CCA sexual abuse or sexual harassment policies by a volunteer or contractor will result in further prohibitions. (115.277 (a)(b))

- S. POST INCIDENT CLASSIFICATION PROCEDURES
 - 1. Once the investigation is complete, the necessity of filing any inmate/resident "incompatible" or "keep separate" notices between the victim and perpetrator will be evaluated, such that the victim and perpetrator or potential perpetrator are kept separate while housed at the CCA facility or recommend a transfer to another facility.
 - 2. The predatory inmate/resident shall be reclassified in accordance with the applicable classification procedures.

T. COLLECTION AND USE OF DATA

1. Internal

All case records associated with claims of sexual abuse, including incident reports, investigative reports, inmate/resident information, case disposition, medical and counseling evaluation findings, and recommendations for post-release treatment and/or counseling shall be retained in accordance with the facility's record retention policies. (115.287 (d))

- a. Allegation Tracking
 - i. Each facility will ensure that incidents of sexual abuse are entered into the IRD as required by CCA Policy 5-1 Incident Reporting and 14-2 CC-BB PREA 5-1 IRD Incident Reporting Definitions. (115.287 (a))
 - ii. At least annually, CCA shall aggregate the incident-based sexual abuse data. (115.287 (b))

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		iii.	of data necessary to respo	at a minimum, include all categories and to the Survey of Sexual Violence ment of Justice. (115.287 (c))
		iv.		rpose shall be securely stored and with the facility's record retention
	2. Extern	nal		
	a.	iii. fror		all data as outlined above in T.1.a.ii to the Department of Justice no later
	b.	Any requests for information from an outside agency or entity (excl the contracting governmental correctional agency) regarding incide sexual abuse/harassment shall be forwarded to and reviewed b FSC General Counsel or designee, and the FSC PREA Coordi prior to sending the response to the requesting entity.		ctional agency) regarding incidents of e forwarded to and reviewed by the e, and the FSC PREA Coordinator,
	С.	Public	Access	
		i.		for shall make all aggregated sexual e public at least annually through the)
		ii.		sexual abuse data publicly available, onal identifiers. (115.289 (c))
	3. Data	ta Review		
	a.	The FSC PREA Coordinator shall review all aggregated sexual abuse data collected in order to assess and improve the effectiveness of its sexual abuse prevention, detection, and response policies, practices and training, to include:		and improve the effectiveness of its
		i.	Identifying problem areas;	
		ii.	Taking corrective action on	an ongoing basis; and
		iii.		of findings and corrective actions for A as a whole. (115.288 (a)(1-3))
	b.	correc	tive actions with those from	arison of the current year's data and n prior years and shall provide an addressing sexual abuse. (115.288
	C.	Office		by the company's Chief Corrections ble to the public through the CCA
	d.	would facility	present a clear and specific	d from the reports when publication threat to the safety and security of a aterial redacted must be indicated.
U.	QUALITY AS	SURANC	CE COMPLIANCE	
	1. Intern	al Audits		

1. Internal Audits

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The FSC Quality Assurance Department shall conduct an annual audit of all CCA facilities to ensure compliance with CCA policy, the PREA National Standards, and federal law and regulations.

2. External Audits

An external audit of all CCA facilities shall be conducted every three (3) years to ensure compliance with this policy, the PREA National Standards, and federal law and regulations. The FSC Quality Assurance Department will coordinate all such external audits in conjunction with the FSC PREA Compliance Coordinator, to include all aspects of the audit process as outlined in this section.

- a. The external audit shall be conducted by any of the following:
 - i. A member of a correctional monitoring body that is not part of, or under the authority of, CCA (but may be part of, or authorized by, the relevant state or local government);
 - ii. A member of an auditing entity such as an inspector general's or ombudsperson's office that is external to CCA; or
 - iii. Other outside individuals with relevant experience. (115.401 (a) (1-3))
- b. External Auditor Qualifications
 - i. All auditors shall be certified by the Department of Justice. The Department of Justice shall develop and issue procedures regarding the certification process, which shall include training requirements. (115.402 (3) (b))
 - ii. Each audit shall include a certification by the auditor that no conflict of interest exists with respect to his/her ability to conduct an audit of CCA. (115.403 (a))
 - iii. No audit may be conducted by an auditor who has received financial compensation from CCA (except for compensation received for conducting prior PREA audits) within the three (3) years prior to CCA's retention of the auditor. (115.403 (c))
 - iv. CCA will not employ, contract with, or otherwise financially compensate the auditor for three (3) years subsequent to the company's retention of the auditor, with the exception of contracting for subsequent PREA audits. (115.403 (d))
- c. Audit Process
 - i. The auditor shall review all relevant company-wide policies, procedures, reports, internal and external audits, and accreditations for each facility type.
 - ii. The audits shall review, at a minimum, a sampling of relevant documents and other records and information for the most recent one (1) year period.
 - iii. The auditor shall have access to, and shall observe, all areas of the audited facilities.
 - iv. The auditor shall be permitted to request and receive copies of any relevant documents (including electronically-stored information).

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	 v. The auditor shall retain and preserve all documentation (including, e.g. video recordings and interview notes) relied upon in making audit determinations. Such documentation shall be provided to the Department of Justice upon request. vi. The auditor shall review a sampling of any available videotapes and other electronically available data (e.g. Watch tour) that may be relevant to the provisions being audited. 		
			ilable data (e.g. Watch tour) that may
	vii.	The auditor shall interv inmates/residents and administrators.	riew a representative sample of employees, supervisors and
	viii.	The auditor shall be permit inmates/residents.	ted to conduct private interviews with
	ix.	information or correspond	be permitted to send confidential dence to the auditor in the same nmunicating with legal counsel.
	х.	 Auditors shall attempt to communicate with community-based or victim advocates who may have insight into relevant condition in the facility. (115.401 (f-o)) 	
d.	Audit Report and Findings		
	i.	-	whether company-wide policies and relevant PREA National Standards.
	ii.		Standard, the auditor shall determine reaches one of the following findings:
		 Exceeds Standard of the standard); 	(substantially exceeds requirement
		•	ubstantial compliance; complies in all the standard for the relevant review
		• Does Not Meet St (115.403 (c)	tandard (requires corrective action).
	iii.		indicate, among other things, the facility has achieved at each grade
	iv.	and basis for the auditor standard provision for each	e the methodology, sampling sizes, 's conclusions with regard to each ch audited facility, and shall include required corrective action. (115.403
	v.	or employee information f such information to CCA u	ersonally identifiable inmate/resident from their reports, but shall provide ipon request, and may provide such ent of Justice. (115.403 (e))
	vi.		auditor's final report is published on be readily available to the public.

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e.	Audit (Corrective Action Plan	
	i.	A finding of "Does Not I standards shall trigger corrective action period.	Meet Standard" with one or more a one-hundred-eighty (180) day The auditor and CCA shall jointly ction plan to achieve compliance.
	ii.	implementation of the corre	essary and appropriate steps to verify ective action plan, such as reviewing edures or re-inspecting portions of a
	iii.	ends, the auditor shall issu	ty (180) day corrective action period e a final determination as to whether compliance with those standards (115.404 (d))
	iv.	Compliance Coordinator m	ndard is not achieved, the FSC PREA ay request a subsequent audit (at its is believed that compliance has been
f.	Audit /	Appeals	
	i.	any specific audit finding b	the Department of Justice regarding elieved to be incorrect. Such appeal ty (90) days of the auditor's final))
	ii.	for a re-evaluation, CCA auditor mutually agreed up	e determines that there is good cause may commission a re-audit by an on by the Department of Justice and ost of this re-audit. (115.405 (b))
	iii.	The findings of the re-audi (c))	t shall be considered final. (115.405
V. UPGRADES	DES TO FACILITIES AND TECHNOLOGIES		
expa desig inma	When designing or acquiring any new facility and in planning any substantial expansion or modification of existing facilities, CCA will consider the effect of the design, acquisition, expansion, or modification on the company's ability to protect inmates/residents from sexual abuse. Such considerations shall be documented on form 7-1B PREA Physical Plant Considerations. (115.218 (a))		
syste may cons	When installing or updating a video monitoring system, electronic surveillance system, or other monitoring technology, CCA will consider how such technology may enhance the ability to protect inmates/residents from sexual abuse. Such considerations shall be documented on form 7-1B PREA Physical Plant Considerations. (115.218 (b))		

14-2 CC.5 REVIEW:

This policy will be reviewed by the General Counsel or qualified designee on an annual basis.

14-2 CC.6 APPLICABILITY:

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	All CCA Comr	nunity Co	prrectional Facilities					
14-2 CC.7	APPENDICES	S:						
	14-2 CC-AA	Prever	nting Sexual Abuse and Misconduct B	rochure (English and Spanish)				
	14-2 CC-BB	PREA	5-1 IRD Incident Reporting Definitions	8				
14-2 CC.8	ATTACHMEN	TS:						
	14-2 CC-A	Policy	Acknowledgement					
	14-2 CC-B	Sexua	Abuse Screening Tool					
	14-2 CC-C	Sexua	Sexual Abuse Incident Check Sheet					
	14-2 CC-D	PREA	PREA Retaliation Monitoring Report (30/60/90)					
	14-2 CC-E	Inmate	Inmate/Resident Allegation Status Notification					
	14-2 CC-F	Sexua	Abuse Incident Review Report					
	14-2 CC-H	Self-D	eclaration of Sexual Abuse/Sexual Ha	rassment				
	14-2 CC-I	Annua	I PREA Staffing Plan Assessment					
	3-20-2A	Verifica	Verification of Employment					
	5-1B	Notice	Notice to Administration					
	5-1E	PREA	PREA Reporting					
	7-1B	PREA	Physical Plant Considerations					
	AT THIS FAC	ILITY, TI	HE FOLLOWING ADDITIONAL FOR	MS ARE UTILIZED:				

14-2 CC.9 REFERENCES:

CCA Policy 5-1

CCA Policy 7-1

PREA National Standards – Title 28 of the Code of Federal Regulations, Part 115 Bureau of Justice Statistics (BJS) Survey of Sexual Violence (SSV)