PREA AUDIT REPORT ☐ Interim ☒ Final COMMUNITY CONFINEMENT FACILITIES

Date of report: October 10, 2017

Auditor Information					
Auditor name: Barbara Jo Denison					
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Telephone number: 956-	566-2578				
Date of facility visit: Sep	tember 13 – 14, 2017				
Facility Information					
Facility name: Centennia	al Community Transition Center				
Facility physical address	5: 14485 E. Freemont Ave., Englewoo	od, CO 80112			
Facility mailing address	: (if different from above) Click her	e to enter text.			
Facility telephone numb	Der: 303-627-0987				
The facility is:	□ Federal	☐ State		☐ County	
	☐ Military	☐ Municipal		□ Private for profit	
	☐ Private not for profit				
Facility type:	☐ Community treatment center☒ Halfway house☐ Alcohol or drug rehabilitation	center	☐ Community-b☐ Mental health☐ Other	ased confinement facility a facility	
Name of facility's Chief	Executive Officer: Melissa Torres		tor		
Number of staff assigne	ed to the facility in the last 12	months: 15			
Designed facility capaci	ty: 107				
Current population of fa	acility: 100				
Facility security levels/i	inmate custody levels: Minimun	n			
Age range of the popula	ation: 20-66				
Name of PREA Complian	nce Manager: Melissa Torres	Ti	tle: Facility Directo	r	
Email address: melissa.tor	rres@corecivic.com	Te	Telephone number: 303-627-0987		
Agency Information					
Name of agency: CoreCiv	vic				
Governing authority or	parent agency: (if applicable)	lick here to ente	r text.		
Physical address: 10 Burt	ton Hills Blvd., Nashville, TN 37215				
Mailing address: (if diffe	rentfrom above) Click here to enter	text.			
Telephone number: 615-	Telephone number: 615-263-3000				
Agency Chief Executive Officer					
Name: Damon Hininger Title: President and Chief Executive Officer					
Email address: damon.hininger@corecivic.com Telephone number: 615-263-3301					
Agency-Wide PREA Coordinator					
Name: Eric Pierson	Name: Eric Pierson Senior Director, PREA Programs and Compliance				
Email address: eric.pierso	n@corecivic.com	61	5-263-6915		

AUDIT FINDINGS

NARRATIVE

The PREA on-site audit of the Centennial Community Transition Center was conducted September 13-14, 2017, by this Department of Justice Certified PREA Auditor, Barbara Jo Denison. Pre-audit preparation included a thorough review of all policies, procedures, training curriculums, Pre-Audit Questionnaire and supporting PREA-related documentation provided by the facility to demonstrate compliance to the PREA standards. The Melissa Torres, Facility Director, who is designated as the facility's PREA Compliance Manager, answered questions during this review period.

On the first day of the audit, a brief entrance meeting was held with Melissa Torres, Facility Director and Eric Pierson, Senior Director PREA Programs and Compliance in attendance. Following the entrance meeting, they accompanied me on a tour of the facility. During the tour, the location of cameras and mirrors, room layout including shower/toilet areas and placement of PREA posters and information was observed. PREA posters in both English and Spanish were posted throughout the facility in common areas. There are two pay telephones for residents' use and the majority of residents have their own cell phones. The number for the Colorado Department of Corrections Tips Line (1-877-362-8477) was dialed on a resident pay telephone and found to be accessible to residents. The toll-free number for the Blue Bench was also dialed and was found to be a non-working number. The Facility Director contacted The Blue Bench and was told that the agency no longer has a toll-free reporting number. Residents may contact the Blue Bench by calling 303-322-7273 for English and 303-329-0031 for Spanish.

During the tour, I spoke informally residents questioning them about their overall knowledge of the agency's zero-tolerance policy and methods of reporting. Twenty residents were randomly selected to be interviewed during the course of the audit. Of the 20 residents interviewed, two residents were assessed at initial PREA screening to be potential victims. There were no residents housed at the facility who were assessed at initial screening to be potential predators. There were two residents who were limited English proficient (Spanish) and they were both interviewed with a Case Manager providing translation. There were no residents that were deaf, hard of hearing, blind, had low vision, had low reading skills or had cognitive disabilities. There were no residents who self-disclosed being gay, bisexual, transgender or intersex at the time of the audit. All residents interviewed acknowledged receiving PREA training with written information during the intake process and viewing the Colorado Community Corrections *PREA Client Education* video during Case Manager Orientation. They were familiar with the agency/facility's zero-tolerance policy against sexual abuse and sexual harassment and were able to articulate during interview the methods of reporting allegations of sexual abuse and sexual harassment available to them. Residents consistently indicated that they feel safe at this facility.

All staff that were scheduled to work during the audit days were interviewed for a total of 15 interviews. Of the staff members interviewed, four were security staff and the remaining 11 were specialized staff. One religious volunteer and a contracted GED instructor were interviewed by telephone. The Facility Director, who is the facility's PREA Compliance Manager, is also a member of the Incident Review Team, SART, is the facility investigator and is responsible for monitoring for retaliation. She was asked multiple questions as they relate to the responsibilities of each of those roles. The agency's PREA Coordinator and the Executive Vice President and Chief Corrections Officer (agency head designee) were both interviewed at an earlier date by telephone. Staff confirmed receiving PREA refresher training annually and reviewing PREA policies and procedures during staff meetings. Staff were knowledgeable of their responsibilities of detecting, preventing and responding to sexual abuse and sexual harassment allegations. They knew how to respond if they learned that a resident was in imminent danger of sexual abuse.

I reviewed the personnel files of eight staff members to determine compliance with background check procedures. Personnel files are maintained electronically in a Pro Staff program at the Human Resource Department located at the Fox Facility. I met with the Human Resource Director and the Resource Specialist at the Fox Facility to review the selected files, which included staff hired within the last 12 months and those that were employed for greater than five years. All files reviewed showed that criminal background checks for pre-employment and after five years of employment are being completed as required.

Documentation of annual PREA training for staff is also maintained in the Pro Staff electronic personnel files. Training documentation for the same eight staff selected were reviewed for compliance to PREA training requirements. All files were complete showing documentation of review of the agency's zero-tolerance policy (14-2 CC) and completion of yearly PREA refresher training.

It was believed that the facility had one religious volunteer and one contracted GED Instructor. During interview with the religious volunteer it was discovered that the volunteer's wife was assisting him with bible study for two hours twice a month at Centennial Community Transition Center. The Facility Director maintains documentation of criminal background check clearances and PREA training for volunteers and contactors. The background clearance for the religious volunteer could not be located. The Facility Director will contact the volunteer and his wife today to ask them to come to the facility to sign PREA Audit Report

consent forms for criminal background checks. She will also ensure that the two volunteers and the contractor receive PREA training.

The Facility Director is a trained facility investigator. For all allegations of sexual abuse and sexual harassment, notification is made to the Arapahoe County Sheriff's Office who are responsible to conduct criminal investigations. In the past 12 months, there was one report of an allegation of staff-on-resident sexual abuse reported by a former resident when he was transferred to another facility. When the report was received by the Assistant Facility Director, notification was immediately made to the Arapahoe County Sheriff's Office for investigation. That investigation is still pending.

The Centennial Community Transition Center has a Memorandum of Understanding (MOU) with St. Anthony's North Neighborhood Health Center entered into June 8, 2015. Contact was made with the Forensic Nurse Coordinator to confirm and review the MOU. The agency has three hospitals in the network where residents of the Fox Facility can be referred for SANE exams. They are the St. Anthony's Hospital, the 84th Avenue Neighborhood Health Center and the St. Anthony's North Hospital. SANE exams and other treatment services offered to the victim are provided without financial cost to the victim. Resident victims of sexual abuse would be referred to the St. Anthony's North Hospital for SANE exams.

Contact was made with the Director of Client Services of The Blue Bench, an agency that CMI entered into an MOU effective August 15, 2016. The MOU provides for victim advocacy services and provides a reporting hotline for sexual abuse victims of the Fox Facility and other former CMI facilities in the area. The Director of Client Services reported that calls made to The Blue Bench are confidential and anonymous. An advocate would meet the victim at the St. Anthony's North Hospital and be present for the forensic exam and to provide emotional support and information to victims. The Blue Bench does not provide crisis counseling, but does offer up to three follow-up visits for support purposes. Services are provided at no cost to the victim. Information on the Blue Bench was posted on bulletin boards, but residents interviewed were not sure of the services the Blue Bench provides. It was recommended to the Facility Director that more information about The Blue Bench be shared on posters and during Case Manager Orientation. It was also recommended that the PREA Advisement form and the PREA Orientation form be revised to include this information.

At the conclusion of the on-site audit, an exit meeting was held to discuss the audit findings with Melissa Torres, Facility Director, Jennifer Tegart, Assistant Facility Director and Eric Pierson, Senior Director PREA Programs and Compliance in attendance. During the exit meeting, the facility was informed of the process that would follow the on-site visit. The team was complimented on the excellent training they are providing to residents and staff. The team was complimented on their cooperation prior to the audit and during the on-site visit and their willingness to achieve PREA compliance. It is evident that the facility has made PREA compliance a high priority to ensure the sexual safety of the residents.

DESCRIPTION OF FACILITY CHARACTERISTICS

The Centennial Community Transition Center (CCTC) is located at 14485 E. Fremont Avenue, Englewood, Colorado. Correctional Management Inc. (CMI), owned and operated the facility until April 2016 when Corrections Corporation of America (CCA), now operating under the name of CoreCivic, acquired the Centennial Community Transition Center from CMI. Centennial Community Transition Center residents are minimum-security level male offenders, most of them released from the Colorado Department of Corrections or direct sentenced from the18th Judicial District. The residents are classified as Condition of Parole, Transition or Diversion clients.

The Centennial Community Transition Center, built in 1999, is a 17,400-square foot single floor building. The facility has a rated capacity of 107 residents. On the first day of the audit, the census numbered 100 residents. The age range of the population was 20-66, with an average length of stay being 243 days.

There is a level-based system for residents of Centennial Community Transition Center. Residents entering the program are on level 1. After certain requirements are met, residents can advance to other levels up to level 4, which affords them more privileges. Residents must abide by certain conditions of placement and residents who violate these conditions are subject to sanctions, which may include a decrease in their level or removal from the program.

Centennial Community Transition Center has a non-residential program. On the first day of the audit, there were 31 Diversion offenders who have successfully completed their residential program and are in the non-residential program. These residents must call into the facility daily and are required to report to the facility for Case Manager meetings and substance abuse testing based on their risk level.

Centennial Community Transition Center has 15 assigned staff. The facility's staff includes a Facility Director, an Assistant Facility Director, six Case Managers, six Security Monitors and one Cook. There are current vacancies for four Security Monitors and one Operations Supervisor. There are three security shifts (7 a.m. – 3 p.m., 3 p.m. – 11 p.m. and 11 p.m. – 7 a.m.). Security Monitors conduct five counts per shift and document them in the Facility Log in Correct Tech and make frequent security checks throughout the building on all three shifts. To aid staff in supervision of residents, the facility has 29 cameras (22 interior and 7 exterior) with DVR storage of data for up to 30 days. Cameras are monitored in the Security Office and in the Facility Director's office. During the tour of the perimeter of the building it was noted that there were no cameras on the north side of the building to the right of the outdoor recreation area. When pointed out, the Facility Director shared that these areas were assessed as needing camera coverage and that cameras for this area have been added to the Cap-Ex budget.

Residents and visitors enter the facility on the South side of the building. A Security Office is located in the entrance of the building. All residents and visitors sign in when they enter the building. Residents also sign in and out on kiosks that are located in the day room. Residents are breathalyzed upon returning to the building from being in the community and are pat searched in the Security Office in view of a camera. UA's are conducted in a UA restroom in the Security Office area.

To the left of the Security Office there are double glass doors that enter into a kitchen and a large day room. The day room has picnic-style tables, two televisions, a library, two pay telephones, two foosball tables, two microwaves, coffee pots and vending machines. There are two large bulletin boards in the day room with PREA information, reporting options and CoreCivic brochures. From the day room, there is a door to access the outdoor recreation area. The outdoor area has weight equipment, picnic tables, and a barbeque grill and is the designated smoking area for residents and staff.

The facility has a total of 16 dorm-style resident rooms. There are 14 resident rooms located in a hallway next to the day room. Rooms in this hallway have from two to ten beds in each room and individual lockers for each resident. There are solid doors on each room with signs reminding female staff to make opposite gender announcements before entering the room.

In this same hallway, there is a laundry room with four washers and four dryers and two multi-person restrooms, one referred to as the East Restroom and one the West Restroom, each with their own solid entry doors. The East Restroom has nine sinks, three toilet stalls with doors and three urinals. The West Restroom has nine sinks, three toilet stalls and three urinals. The two restrooms are separated by a large shower room with 15 shower heads with a curtain on the entry of the shower room for privacy.

On the right side of the building there are two resident rooms, Rooms 15 and 16, each with seven beds. Room 15 is used to house physically disabled residents, those with medical needs and those assessed as potential victims. In this hallway also there are offices for the Facility Director, the Assistant Facility Director, Case Managers and two conference rooms. There is an entrance on the East side of the building where non-residential offenders report to their Case Manager and have substance abuse testing.

The facility does not have medical or mental health staff. Forensic exams and performed at St. Anthony's North Hospital, located approximately 30 minutes from the facility. Mental health needs are provided by referral to Correctional Psychology Associates (CPA). Residents can attend Substance Abuse Groups, Domestic Violence Groups and DUI groups in the community.

CoreCivic's Mission Statement is "Advancing corrections through innovative results that benefit and protect all we serve." Their vision is "To be the best full-service adult corrections system."

SUMMARY OF AUDIT FINDINGS

Based on the review of policies and documentation provided for review prior to the onsite audit and observations of practices and procedures during the onsite audit, the following is a summary of the audit findings:

Number of standards exceeded: 7

Number of standards met: 29

Number of standards not met: 0

Number of standards not applicable: 3

Standa	rd 115.	211 Zero tolerance of sexual abuse and sexual harassment; PREA Coordinator
	\boxtimes	Exceeds Standard (substantially exceeds requirement of standard)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	detern must a recom	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion ilso include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
		14-2 CC was used to verify compliance to this standard, along with interview of the agency's PREA Coordinators PREA Compliance Manager.
stated crespond in these descript	on page ing to si prohibi ion of th	ritten policies and procedures mandating zero tolerance for all forms of sexual abuse and sexual harassment as 1, section 14-2 CC.1, paragraph 2. The policy outlines the agency's approach to preventing, detecting and uch conduct. The policy includes definitions of prohibited behaviors and sanctions for those found to participate ted behaviors. Upon review of policy 14-2 CC, it was found to be very comprehensive and includes a thorough ne agency's approach to reduce and prevent sexual abuse and sexual harassment of residents, exceeding in the this standard.
2 CC ou PREA Co	tlines thoordinat	lys an upper-level agency-wide PREA Coordinator and a facility PREA Compliance Manager. Page 2 of policy 14- the responsibilities of the PREA Coordinator and the PREA Compliance Manager. In interview with the agency's or on 3/2/17, and the facility's PREA Compliance Manager during the on-site audit, both stated that they have and authority to coordinate the facility's efforts to comply with the PREA standards as required.
Standa	rd 115	212 Contracting with other entities for the confinement of residents
		Exceeds Standard (substantially exceeds requirement of standard)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	\boxtimes	Not Applicable
	detern must a recom	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
	-	rivate provider and does not contract with other agencies for the confinement of residents; therefore, this applicable.
Standa	rd 115.	213 Supervision and monitoring
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)

Does Not Meet Standard (requires corrective action)

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

Based on policy 14-2 CC, pages 9 & 10, section D, the agency has developed and documented a staffing plan that provides for adequate levels of staffing and uses video monitoring to protect residents against sexual abuse. The agency took into consideration the physical layout of the facility, the composition of the recent population, the prevalence of substantiated and unsubstantiated incidents of sexual abuse and the resources the facility has available to commit to ensure adequate staffing levels. The Colorado Community Corrections Standards, page 27, section 4-240 requires that any program with a population of 50 or more, must have at least two security staff on duty at all times. The staffing plan was developed for the rated capacity of 107 residents. Since August 20, 2012, the average daily population totaled 100 residents.

The facility makes its best efforts to comply with the approved PREA Staffing Plan. The Facility Director is responsible for reviewing the PREA Staffing Plan in conjunction with the daily shift rosters. Based on documentation provided and upon interview with the Facility Director, in the past 12 months, there were no times that there were deviations to the staffing plan. Vacated positions and call-ins are covered with the use of overtime.

The staffing plan is reviewed annually by the Facility Director in conjunction with the PREA Coordinator and documented on the 14-2 CC-I *Annual PREA Staffing Plan Assessment*. Upon completion, the 14-2 CC-I is forwarded to the PREA Coordinator for signature and approval of any recommendations made to the established staffing plan to include the deployment of video monitoring systems and other monitoring technologies or the allocations of additional resources to maintain compliance to the plan. The initial *Annual PREA Staffing Plan Assessment* under CoreCivic was completed on 11/16/16 and noted no changes to the current staffing plan.

Standard 115.215 Limits to cross-gender viewing and searches

	Exceeds Standard (substantially exceeds requirement of standard)
\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)

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

Based on review of policy 14-2 CC, pages 14 & 15, section K, and documentation provided for review, the facility does not conduct cross-gender strip searches or cross-gender visual body cavity searches except in exigent circumstances or when performed by medical practitioners. The *CMI Residential Policies and Procedure Manual* on page 70, section 2, and page 72, sections c & e outline instructions for searches. Staff are not to search or physically examine a transgender or intersex resident for the sole purpose of determining the resident's genital status.

In addition to general PREA training, staff receive training on how to conduct cross-gender pat-down searches and searches of transgender and intersex residents as verified in review of the training curriculum. Employees sign a *Policy Acknowledgement* (14-2 CC-A) acknowledging that they have read and understand the agency's zero-tolerance policy and sign a *Training Acknowledgement/Enrollment/Attendance Roster* (4-2A) Receipt of this training was verified through interviews with staff and in review of staff training records. Pat searches are performed in the Security Office in view of a camera and documented electronically in CorrectTech. In the past 12 months, there were no cross-gender strip searches or cavity searches performed.

Centennial Community Transition Center houses male residents only; therefore, subsections 115.215 (b) and 115.215 (c) of this standard to not apply to this facility.

The agency has policies and procedures in place that enable residents to shower, perform bodily functions and change clothing without staff viewing their breast, buttocks or genitalia. Policy 14-2 CC, page 15, section 5, requires staff of the opposite gender announce their presence when they enter resident housing and restroom areas. This practice was observed while on-site at the facility and residents interviewed confirmed that this practice is being followed. Signs on the doors of all resident rooms remind female staff to announce their presence before they enter resident rooms. Residents shared that they feel they have privacy to shower, toilet and change clothing when female staff are in their housing area. They also shared that female staff do not enter the restroom area.

Transgender and intersex residents are given the opportunity to shower separately from other residents. Upon request, the staff will close the shower to allow the resident to shower alone. At the time of the audit, there were no transgender or intersex residents housed at the Centennial Community Transition Center.

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

	Exceeds Standard (substantially exceeds requirement of standard)
\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)

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

Based on review of policy 14-2 CC, page 14, section I - 2, residents are provided education in formats accessible to all residents, including those who are limited English proficient, deaf or hard of hearing, blind or have low vision, or otherwise disabled, as well as residents who have limited reading skills. A *Colorado Community Corrections Client Education* video is viewed by residents within 72 hours of arrival to the facility and is available in both English and Spanish. Residents are given two CoreCivic brochures, *PREA A Guide to Prevention and Reporting of Sexual Misconduct* and *Preventing Sexual Abuse and Misconduct* .They also receive a *Resident Rules and Regulations*, available in English and Spanish. PREA information posted throughout the facility is in both English and Spanish. The facility has an MOU with Spring Institute for Intercultural Learning, which provides for all forms of interpretation and translation services.

At the time of the audit, there were no residents who were blind, with low vision, deaf, hard of hearing, or with limited reading skills or cognitive disabilities housed at the facility.

The agency prohibits use of resident interpreters, resident readers, or other types of resident assistants except in limited circumstances. In the past 12 months, there have been no instances where residents were used for this purpose.

Two Spanish-speaking residents were interviewed with translation provided by a Case Manager. Both residents reported that they received written PREA information in Spanish and viewed the *Colorado Community Corrections Client Education* video in Spanish. They stated that they understood the information presented to them.

Standard 115.217 Hiring and promotion decisions

\boxtimes	Exceeds Standard (substantially exceeds requirement of standard)
	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)

Auditor discussion, including the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet standard. These

recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

Review of CoreCivic policy 14-2 CC, pages 5 & 6, section B, in discussion with the Human Resource Manager and random review of employee personnel files were used to verify compliance to this standard.

Per policy 14-2 CC, pages 5 & 6, section B, the agency prohibits hiring or promoting anyone who may have contact with residents and prohibits enlisting the services of any contractor who may have contact with residents who have engaged in sexual abuse in a prison, jail, lockup, community confinement, juvenile facility or other institution. It also prohibits hiring or promoting anyone who has been convicted of engaging or attempting to engage in sexual activity in the community or who has been civilly or administratively adjudicated to have engaged in these activities. In the past 12 months, there were six new hires who received criminal background checks.

CoreCivic considers any incidents of sexual harassment in determining whether to hire or promote anyone, or to enlist the services of any contractor, who may have contact with residents. Applicants, employees, contractors and volunteers sign a *Self-Declaration of Sexual Abuse/Sexual Harassment* form (14-2 CC-H).

The agency requires that all applicants and employees who may have contact with residents have a criminal background check. Background checks are completed by the Colorado Department of Public Safety and fingerprints are sent to the Division of Criminal Justice for FBI clearance. An effort is made to contact all prior institutional employers by telephone for information on substantiated allegations of sexual abuse or sexual harassments or any resignations during a pending investigation of an allegation of sexual abuse or sexual harassment.

Agency policy requires that criminal background checks be completed on any contractor who may have contact with residents. CoreCivic requires that criminal background checks be conducted every five years on current employees, contractors and volunteers who have contact with residents. Names of all employees, contractors and volunteers are entered into the Community Corrections Information Billing (CCIB) system's database which, allows immediate notification of any arrests.

All applicants and employees who have direct contact with residents are asked about previous misconduct as stated in section (a). The 14-2 CC-H, *Self-Declaration of Sexual Abuse/Sexual Harassment* form is completed as part of the hiring process and as part of the promotional process. At the time of annual performance evaluations, employees sign the end of the evaluation certifying that they have disclosed all PREA allegations to their supervisors.

CoreCivic policy mandates that material omissions regarding sexual misconduct and the provision of materially giving false information are grounds for termination as required by this standard. Employees have a continuing affirmative duty to disclose any sexual misconduct.

In review of the electronic personnel files of eight employees, criminal background checks are being completed per agency policy and standard requirements. The facility was found to exceed in the requirements of this standard.

Standard 115.218 Upgrades to facilities and technologies

	Exceeds Standard (substantially exceeds requirement of standard)
\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action

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

Based on policy 14-2 CC, page 31, section V, when designing or acquiring any new facility and in planning any substantial expansion or modification of existing facilities, CoreCivic will consider the effect of the design, acquisition, expansion or modification on the ability to protect residents from sexual abuse. The facility has not acquired any new facilities or made any

substantial expansions or modifications to the existing facility since August 20, 2012, therefore this element of the standard is not applicable to this facility.

When installing or updating a video monitoring system, electronic surveillance system or other monitoring technology, CoreCivic will consider how such technology may enhance the ability to protect residents from sexual abuse.

In interview with the Executive Vice President and Chief Corrections Officer on 10/4/16, he explained what the agency would consider for planning for new construction or making modifications to existing facilities, which would include careful consideration to the use of monitoring technology. Since August 20, 2012, there were 30 camera upgrades at the Centennial Community Transition Center with plans for additional exterior cameras to be purchased.

Standard 115.221 Evidence protocol and forensic medical examinations

	Exceeds Standard (substantially exceeds requirement of standard)
\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)

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

Based on policy 14-2 CC, pages 22 & 23, section O - 4, CoreCivic and Centennial Community Transition Center are responsible for conducting administrative sexual abuse investigations on both resident-on-resident and staff sexual misconduct. The Facility Director is the trained facility investigator responsible for conducting administrative investigations of sexual abuse and sexual harassment. The Arapahoe County Sheriff's Department is responsible for conducting criminal investigations. All reports of sexual abuse and sexual harassment are referred to the Arapahoe County Sheriff's Department who follow a uniform evidence protocol that maximizes the potential for obtaining usable physical evidence and fulfill all requirements of this standard.

The facility does not house youth, therefore element (b) of this standard is not applicable to this facility.

Victims of sexual abuse have access to forensic medical examinations. Residents in need of SANE exams are provided by a Memorandum of (MOU) with the St. Anthony North Neighborhood Health Center and performed at the St. Anthony's North Hospital at no cost to the resident. In the past 12 months, there were no referrals of residents for SANE exams.

Centennial Community Transition Center has a Memorandum of Understanding (MOU) entered into in August 2016 with the Blue Bench. The Blue Bench provides residents with the opportunity to speak with the Blue Bench advocate following an allegation of sexual assault. Victims are allowed to speak with a Blue Bench advocate confidentially by phone, mail or in person. The Blue Bench will provide an advocate to be present during a forensic examination, during investigative interviews and court proceedings, if desired by the victim.

The Blue Bench services are confidential emotional support services related to sexual abuse with no information shared with facility staff without informed consent of the victim. Residents are informed of the extent to which communication with The Blue Bench will be monitored and to the extent of confidentiality in accordance with mandatory reporting laws.

Standard 115.222 Policies to ensure referrals of allegations for investigations

Exceeds Standard (substantially exceeds requirement of standard)
Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
Does Not Meet Standard (requires corrective action)

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

Policy 14-2 CC, pages 21-23, section O, outlines the agency's policy and procedures for investigating and documenting incidents of sexual abuse. The agency ensures that an administrative or criminal investigation be completed for all allegations of sexual abuse and sexual harassment. The facility is responsible for conducting administrative investigations of allegations of sexual abuse and sexual harassment. Upon receipt of any allegations, the facility is required to notify the Arapahoe County Sheriff's Department. The Sheriff's Department will decide to conduct a criminal investigation and prosecution if warranted or refer the allegation back to the facility for administrative investigation. The agency documents all referral of allegations of sexual abuse or sexual harassment for criminal investigation.

The agency's policy regarding the referral of allegations of sexual abuse or sexual harassment for criminal investigations is published on the CoreCivic website (http://www.CoreCivic.com/security-operations/prea). In the past 12 months, there was one report of an allegation of staff-on-resident sexual abuse reported by a former resident when he was confined to another facility. When the report was received by the Assistant Facility Director, notification was immediately made to the Arapahoe County Sheriff's Department for investigation. That investigation is ongoing.

Standard 115.231 Employee training

\boxtimes	Exceeds Standard (substantially exceeds requirement of standard)
	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)

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

CoreCivic employees receive training on CoreCivic's zero-tolerance policy (14-2 CC) for sexual abuse and sexual harassment at pre-service and annually at in-service. The agency's requirement of this training is found on pages 6 & 7, section C-1-a, of the policy. Between trainings, the facility has staff meetings where the policy is reviewed and staff is informed of policy changes. The Colorado Community Corrections PREA training curriculum was reviewed and found to contain all elements of 115.231 (a) as required. The training is tailored to the gender of the residents at the facility. Employees sign a *Training Activity Enrollment/Attendance Roster* acknowledging that they received and understood the training they received and a *PREA Policy and Training Acknowledgement* form. Documentation of annual PREA training for employees is maintained in the Pro Staff electronic personnel files.

In the past 12 months, all employees of the Centennial Community Transition Center have received this training. Adherence to employee training requirement was confirmed by the review of eight employee training files. In interview with staff, they were able to confirm receiving this training and knew their responsibilities for preventing and responding to allegations of sexual abuse and sexual harassment. The Colorado Community Corrections PREA training curriculum reviewed was very thorough and staff was extremely knowledgeable which revealed that the facility has not only met, but also exceeded the requirements of this standard.

Standard 115.232 Volunteer and contractor training

Exceeds Standard	(substantially	exceeds	requirement	of standard)

Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)

☐ Does Not Meet Standard (requires corrective action)

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

CoreCivic policy 14-2 CC, page 8, section 2, outlines the training requirements for volunteers and contractors. The objectives of the training ensure that volunteers and contractors are notified of the agency's zero-tolerance policy regarding sexual abuse and sexual harassment and are informed on how to report such incidents. The Centennial Community Transition Center has two volunteers and one contractor. Volunteers read a CMI *Zero-Tolerance Policy – Prohibited Sexual Behaviors* and which is reviewed with the Facility Director and sign on the last page of the training that they have read and understood the material contained in the training. The Facility Director maintains documentation of this training.

The Facility Director reported that the facility had one religious volunteer and one contracted GED Instructor. During a telephone interview with the religious volunteer, it was discovered that the volunteer's wife was assisting him with bible study for two hours, twice a month at Centennial Community Transition Center. The Facility Director was unaware that the wife was assisting her husband. The Facility Director contacted both of them and the contracted GED Instructor and they completed PREA training post audit and documentation of this training was provided for review.

Standard 115.233 Resident education

\boxtimes	Exceeds Standard (substantially exceeds requirement of standard)
	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)

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

Based on CoreCivic policy 14-2 CC, pages 13 & 14, section I, all residents receive information at time of intake about the zero-tolerance policy and how to report incidents of sexual abuse or sexual harassment, their rights to be free from retaliation for reporting such incidents and are informed of the agency policy and procedures for responding to such incidents.

Residents are given *PREA A Guide to Prevention and Reporting of Sexual Misconduct, Preventing Sexual Abuse and Misconduct* brochures and a *Resident Rules and Regulations*, available in English and Spanish upon intake. A *Colorado Community Corrections Client Education* video is viewed by residents within 72 hours of arrival to the facility and is available in both English and Spanish. The facility has an MOU with Spring Institute for Intercultural Learning, which provides for all forms of interpretation and translation services.

Residents acknowledge by their signature on a *PREA Advisement* form that they have received and understood the PREA education presented to them upon arrival. Residents attend Case Manager Orientation and upon completion of the orientation process, they sign a *Prison Rape Elimination Orientation* form acknowledging completion of orientation. This documentation, maintained electronically in resident files, was reviewed with the Facility Director.

Ongoing information is provided continuously on posters, both in English and Spanish, prominently displayed in various locations throughout the facility and PREA information is discussed during house meetings.

All residents interviewed were aware of the zero-tolerance policy and methods of reporting sexual abuse and sexual harassment available to them. The facility is doing an excellent job of conveying PREA information to all residents as was evident in review of resident records and the level of knowledge of residents when interviewed.

Standa	ard 115	.234 Specialized training: Investigations
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	deteri must recom	or discussion, including the evidence relied upon in making the compliance or non-compliance mination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
CoreCiv The tra abuse e	ic ensuining indevidence	Civic policy 14-2 CC, page 7, section b-i, bullets 1-3, in addition to general training provided to all employees, res that facility investigators receive training on conducting sexual abuse investigations in confinement settings. cludes techniques for interviewing sexual abuse victims, proper use of the Miranda and Garrity warnings, sexual collection in confinement settings and the criteria and evidence required to substantiate a case for administrative all for prosecution.
hour, N and Co	lational reCivic's	the Facility Director is the trained facility investigator. Documentation provided showed she completed a 3-Institute of Corrections online course, <i>PREA: Investigating Sexual Abuse in a Confinement Setting</i> on 12/15/15 is <i>Investigations Manager Training</i> on 7/20/16. Certificates of completion of this training is maintained by the rview of the Facility Director, she knew his responsibilities in conducting sexual abuse investigations.
Standa	ard 115	2.235 Specialized training: Medical and mental health care
		Exceeds Standard (substantially exceeds requirement of standard)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	\boxtimes	Not Applicable
	deteri must recom	or discussion, including the evidence relied upon in making the compliance or non-compliance mination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
		Community Transition Center does not employ medical or mental health staff; therefore, this standard is not is facility.
Standa	ard 115	2.241 Screening for risk of victimization and abusiveness
	\boxtimes	Exceeds Standard (substantially exceeds requirement of standard)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)

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

Does Not Meet Standard (requires corrective action)

corrective actions taken by the facility.

Per policy 14-2 CC, pages 12 & 13, section H, upon admission to the Centennial Community Transition Center or upon transfer to another facility, residents are screened for their risk of being sexually abused or sexually abusive towards others. CoreCivic's *Sexual Abuse Screening Tool* (14-2 CC-B) is used for this purpose. The 14-2 CC-B form was reviewed and found to contain all requirements of 115.241 (a) of this standard. The screening considers prior acts of sexual abuse and prior convictions for violent offenses. The resident's assigned Case Manager completes the 14-2 CC-B within 24 hours of arrival to the facility and the completed 14-2 CC-B form is scanned into the CorrectTech resident's electronic file. All staff have access to the CorrectTech system. In the past 12 months, 114 residents were screened upon admission to the facility.

Within 30 days of the resident's arrival to the Centennial Community Transition Center, the resident is rescreened by their Case Manager using the 14-2 CC-B form. The reassessment includes any additional relevant information received by the facility since the initial intake screening. Residents are also rescreened after being at the facility for one year. A resident's risk level is also reassessed when warranted due to a referral, request, incident of sexual abuse, or receipt of additional information. Residents may not be disciplined for refusing to answer, or for not disclosing complete information in response to questions asked.

In interview with the Facility Director and all Case Managers and in review of random resident records, this process is in place and being followed. The record review showed that the facility is very timely in their screening process. The facility reassess a resident's risk level after one year, exceeding in the requirements of this standard.

Standard 115.242 Use of screening information

\boxtimes	Exceeds Standard (substantially exceeds requirement of standard)
	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)

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

Policy 14-2 CC, page 12, section H-1, and CMI Residential Policies and Procedure Manual, policy 3.020, page 115 address use of the information obtained during the screening process. The agency uses the information from the risk screening form to make housing, bed, work, education and program assignments with the goal of separating residents at high risk of being sexually victimized from residents with those at high risk of being sexually abusive. Individualized determinations are made about how to ensure the safety of each resident. In interview with the Facility Director, he explained how the facility utilizes information from the 14-2 CC-B form. Residents that score to be at risk of victimization are assigned to Rooms 15 or 16 to be closer to the Security Office. Residents who score at risk for abusiveness are housed in rooms in a room away from Rooms 15 and 16. The facility is ensuring the sexual safety of its residents by timely completion of initial and 30-day reassessments of residents and tracking residents at risk ensuring they are housed appropriately, exceeding in the requirements of this standard.

Guidelines on housing and program assignments for the management of transgender and intersex residents are outlined in policy 14-2 CC, page 14, section J-1. Transgender and intersex residents are reassessed at least twice per year to review any threats to safety experienced by the resident as required by this standard and takes into consideration their own views regarding their own safety. Placement is made on a case-by-case basis to ensure the health and safety of the resident. Transgender and intersex residents are given the opportunity to shower separately from other residents as stated in policy 14-2 CC, page 15, section K-6. In the past 12 months, there have not been any transgender or intersex residents housed at Centennial Community Transition Center.

The agency does not place lesbian, gay bisexual, transgender or intersex residents in dedicated facilities, units or wings solely based on such identification. At the time of the audit, there were residents who self-disclosed being gay or bisexual.

Standard 115.251 Resident reporting

Exceeds Standard (substantially exceeds requirement of standard)
Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
Does Not Meet Standard (requires corrective action)

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

CoreCivic policy 14-2 CC, pages 15 & 16, section L-1, outlines the procedures for resident reporting of allegations of sexual abuse and sexual harassment, retaliation by other residents or staff or staff neglect or violation of responsibilities that may have contributed to such incidents. Residents can report verbally to any staff member, write a letter to the Facility Director or any other employee, to the agency PREA Coordinator, to the Colorado Department of Corrections PREA Coordinator or have a family member or friend make a report for them. Additionally, page 17, section 3 of the policy, outlines a method of anonymous reporting to an outside agency by calling the Colorado Department of Corrections Tips Line at 1-877-363-8477 or The Blue Bench Hotline at 303-322-7273 for English and 303-329-0031 for Spanish.

Residents are made aware of methods of reporting available to them through the *Resident Residential Rules and Regulations*, through brochures provided to them and continuously through posters displayed throughout the facility. Residents interviewed were aware of methods available to them to report sexual abuse and sexual harassment and staff neglect or violation of responsibilities that may have contributed to such incidents. Reporting methods can be found on the CoreCivic website.

Employees must take all allegations of sexual abuse and harassment seriously whether they be made verbally, in writing, anonymously and from third parties and are required to document all reports. Employees may privately report sexual abuse and sexual harassment of residents by forwarding a letter, sealed and marked "confidential" to the Facility Director or contact the CoreCivic's Ethics and Compliance Hotline. Staff interviewed were aware of their method of privately reporting sexual abuse and sexual harassment of residents.

Standard 115.252 Exhaustion of administrative remedies

	Exceeds Standard (substantially exceeds requirement of standard)
	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)
\boxtimes	Not Applicable

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

The Centennial Community Transition Center does not have an administrative procedure for addressing residents' grievances regarding sexual abuse. All PREA allegations received as a grievance are submitted to the Facility Director for immediate initiation of the PREA protocol; therefore, this standard is not applicable. In the past 12 months, the facility has not received any grievances alleging sexual abuse.

Standard 115.253 Resident access to outside confidential support services

		Exceeds Standard (substantially exceeds requirement of standard)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	detern must a recom	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
victim a	advocate	14-2 CC, page 10, section F-1-3, outlines the agency's policy on providing residents with access to outside s for emotional support services related to sexual abuse. Residents are given mailing addresses and telephone ling toll-free hotline numbers of local, state or national victim advocacy or rape crisis organizations.
Regular suppor 7273 for resource	<i>tions</i> and t, crisis in or English ces. Res	is provided to residents on posters displayed throughout the facility, in the <i>Resident Residential Rules and</i> in the CoreCivic brochures. An MOU with The Blue Bench provides residents with confidential emotional ntervention and victim advocacy services. Residents may call The Blue Bench sexual assault hotline at 303-322 and 303-329-0031 for Spanish, 24-hours a day to request free and confidential emotional support services and idents are informed prior to giving them access, of the extent to which communications will be monitored and which reports of abuse will be forwarded to authorities.
		when contacted prior to the on-site audit, shared that they are not aware of any requests for emotional supported in the past 12 months as callers do not always identify themselves.
Standa	ard 115	.254 Third-party reporting
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	detern must a recom	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
individu page 1 outside Manage behavie	uals may 7, section parties er. Visite or on the	is a method to receive third-party reports of sexual abuse and sexual harassment. Family members or other report verbally or in writing to the PREA Coordinator or to the Facility Director. Per CoreCivic policy 14-2 CC on L-4, information for third party reporting is made available on the CoreCivic website with instructions for to contact the National Sexual Assault Hotline at 1-800-656-4673 or send a letter to the facility's Program ors are informed of the agency/facility's zero-tolerance policy and are instructed report any prohibited sexual top portion of the <i>CoreCivic Visitation Log</i> . Visitors' signature on the log certifies that they have read and information provided to them on the log.

PREA Audit Report

third-party reports received.

Standard 115.261 Staff and agency reporting duties

Exceeds Standard (substantially exceeds requirement of standard)

Residents are made aware of this method of reporting in the CoreCivic PREA brochure and in the *Resident Residential Rules* and *Regulations*. Residents interviewed were knowledgeable of this method of reporting. During the past 12 months, there no

Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
Does Not Meet Standard (requires corrective action)

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

The agency/facility policy 14-2 CC on staff reporting duties was found on pages 16 & 17 section L-2. Staff must take all allegations of sexual abuse and sexual harassment seriously. All staff are required to report immediately to the PREA Compliance Manager any knowledge, suspicion or information regarding an incident of sexual abuse or sexual harassment and any retaliation against residents or staff who reported such an incident. All allegations of sexual abuse and sexual harassment, including third party and anonymous reports, are reported to the facility's investigator. Once an allegation is received, notifications are required to be made to the PREA Coordinator, the Community Parole Officer (CPO) for CDOC residents and Probations Liaison for Diversion residents. If the allegation appears to be criminal, in addition, local law enforcement and the CDOC Inspector General Investigator for Return to Custody residents must be notified.

Staff are also required to report, according to policy, any staff neglect or violation of responsibilities that may have contributed to an incident or retaliation. Interview with staff revealed that staff is very knowledgeable of their responsibilities to report incidents of sexual abuse or harassment and know not to reveal any information about a sexual abuse incident to anyone other than to the extent necessary.

The Centennial Community Transition Center does not employ medical or mental health staff; therefore, subsection 115.261(c) does not apply to this facility.

The Centennial Community Transition Center houses adult male residents only, none of whom according to their classified level of care are considered vulnerable adults under the Colorado State Vulnerable Persons Statue; therefore, subsection 115.261 (d) is not applicable to this facility.

When interviewed, all staff knew their responsibilities of reporting and whom to report to.

Standard 115.262 Agency protection duties

Exceeds Standard (substantially exceeds requirement of standard)
Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
Does Not Meet Standard (requires corrective action)

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

When the agency learns that a resident is subject to a substantial risk of imminent sexual abuse, it takes immediate action to protect the resident. Policy 14-2 CC, page 1, paragraph 2 and page 17, section 2-c requires that when it is learned that a resident is subject to a substantial risk of imminent sexual abuse, immediate action shall be taken to protect the resident.

In interview with the Facility Director, there were no times during the past 12 months that it was necessary for the agency to take immediate action in regards to a resident being in substantial risk of sexual abuse. Staff interviewed were aware of their responsibilities if they felt a resident was at risk for sexual abuse.

Standard 115.263 Reporting to other confinement facilities

Exceeds Standard (substantially exceeds requirement of standard)
Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
Does Not Meet Standard (requires corrective action)

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

CoreCivic policy 14-2 CC, page 19, section M-3 was used to verify compliance to this standard. Upon receiving an allegation that a resident was sexually abused while confined at another facility, the Facility Director shall notify the head of the facility where the sexual abuse was alleged to have occurred and document that notification was provided. This notification is to occur as soon as possible, but no later than 72 hours of receiving the allegation. If the allegation was reported and investigated at the facility where the sexual abuse was alleged to occur, the Facility Director is to document such and no further investigation or notification is necessary. If the allegation was not reported or not investigated, a copy of the resident's statement and any other details obtained from contact with the facility where the alleged abuse took place and the facility's response is documented. If an allegation is received from another facility, the Facility Director will ensure that the allegation is investigated according to PREA standards.

In the past 12 months, there was one allegation of staff-on-resident sexual abuse received from a former resident. The Assistant Facility Director who received this report immediately contacted the Arapahoe County Sheriff's Department and an investigation was initiated. The outcome of that investigation is pending. In the past 12 months, there have been no reports received from residents of sexual abuse that occurred while confined at other facilities. Upon interview, the Facility Director was aware of his responsibilities of reporting if allegations are reported.

Standard 115.264 Staff first responder duties

	Exceeds Standard (substantially exceeds requirement of standard)
\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)

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

CoreCivic policy 14-2 CC, page 18, section M-1 & 2-a, outlines the procedure for first responders to allegations of sexual abuse and sexual harassment whether that person is a security or non-security staff member. Per policy, upon learning of an allegation of sexual abuse, the first staff member to respond to keep the alleged victim safe with no contact with the alleged perpetrator and immediately escorted to a private area and ensure that the crime scene is preserved. If the abuse was alleged to have occurred within a time frame that allows for the collection of physical evidence, staff shall ensure that the victim does not wash, shower, toilet, eat, drink or brush his teeth.

Policy mandates that if the first responder to an allegation of sexual abuse is a non-security staff member, they shall advise the alleged victim not to take any actions that could destroy physical evidence and then notify security staff immediately. Staff are instructed to assess any immediate medical needs and call 911 if necessary. Members of the SART are notified to report to the facility. Notification is to be made to the Facility Director and the Assistant Facility Director. The Facility Director will notify the

Senior Director, the agency PREA Coordinator, the Denver Community Corrections Board, and the Division of Criminal Justice. If the resident is a DOC offender, the Parole Officer must be notified. All allegations of sexual abuse or sexual harassment are reported to the Arapahoe County Sheriff's Office. Attachment 14-2 CC-C, Sexual Abuse Incident Check Sheet is used to ensure that all notifications and steps of the required procedure are carried out.

All staff carry with them a First Responder Card that highlights their responsibilities in response to allegations of sexual abuse and sexual harassment. Staff interviews with security and non-security staff revealed that they knew the policy and practice to follow if they were the first responder to an allegation of sexual abuse or sexual harassment. They reported that they knew that the alleged victim and abuser must be separated and knew how to preserve the crime scene and the physical evidence. In the past 12 months, it was not necessary to implement first responder duties.

Standard 115.265 Coordinated response

	Exceeds Standard (substantially exceeds requirement of standard)
\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)

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

Policy 14-2 CC, pages 10-12, section G and pages 18-23, sections M, N & outline the agency's/facility's coordinated response to an incident of sexual abuse. A Sexual Abuse Response Team (SART) is established at this facility that includes the Facility Director and the Assistant Facility Director. In the absence of an Operations Supervisor, the Senior Director would assist the SART. The responsibilities of the team are to respond to reported incidents of sexual abuse, review the facility's response to sexual abuse allegations, serve as a primary liaison with local law enforcement, ensure completion of the 14-2 CC-C, Sexual Abuse Incident Checklist and ensure that 30/60/90-day monitoring is conducted. When interviewed, members of the SART knew their responsibilities in response to sexual abuse allegations.

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

Exceeds Standard (substantially exceeds requirement of standard)
Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
Does Not Meet Standard (requires corrective action)

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

CoreCivic policy 14-2 CC, page 26, section 2-d, was used to verify compliance to this standard. Employees are subject to disciplinary sanctions up to termination for violating CoreCivic's policies on sexual abuse and sexual harassment. Since August 20, 2012, CoreCivic has not entered into or renewed any collective bargaining agreement that limits the agency's ability to remove alleged staff sexual abusers from contact with residents pending the outcome of an investigation. There are no restrictions to keep the agency from removing an alleged staff sexual abusers from contact with residents pending the outcome of an investigation.

In interview with the Executive Vice President and Chief Corrections Officer on 10/4/16, any agreements that CoreCivic enters in to would not limit the agency from removing alleged staff sexual abusers from contact with residents pending the outcome of an investigation and not disciplining employees up to and including termination.

As a result of the report of staff-on-resident sexual abuse allegation made by a former resident of Centennial Community Transition Center, the alleged staff member was immediately reassigned to the Fox Facility. Due to direction of the investigating Detective of the Arapahoe County Sheriff's Department, the employee was allowed to return to the Centennial Community Transition Center.

Standard 115.267 Agency protection against retaliation

Exceeds Standard (substantially exceeds requirement of standard)
Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
Does Not Meet Standard (requires corrective action)

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

CoreCivic has as policy to protect residents who report sexual abuse or sexual harassment or cooperate with sexual abuse or sexual harassment investigations from retaliation by other residents or staff as outlined on page 11, section 3, a-iv - vi. The agency has multiple protection measures, such as housing changes or transfers for residents, victims or abusers, removal of alleged staff or resident abusers from contact with victims and emotional support services for residents or staff that fear retaliation for reporting sexual abuse or sexual harassment or for cooperating with investigations.

The Facility Director is responsible for monitoring for retaliation. Monitoring shall be documented on the 14-2 CC-D, *PREA Retaliation Monitoring Report* form. Monitoring is required 30/60/90 days following an allegation and can continue beyond 90 days if there is a continuing need. If any other individual who cooperates with an investigation expresses a fear of retaliation, appropriate measures to protect that individual against retaliation are put in place.

In the past 12 months, no retaliation monitoring was necessary. When interviewed, the Facility Director knew her responsibilities for monitoring for retaliation per policy and this standard. She stated that she would meet with the victim upon receipt of the allegation and continue weekly monitoring for up to 90 days or longer if warranted.

Standard 115.271 Criminal and administrative agency investigations

	Exceeds Standard (substantially exceeds requirement of standard)
\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)

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

The agency/facility conducts an investigation immediately when notified of an allegation of sexual abuse and sexual harassment including third party and anonymous reports. The Facility Director is the trained facility investigator who is responsible for conducting administrative investigations of sexual abuse and sexual harassment at the facility.

The agency's policy on administrative and criminal investigations is outlined in CoreCivic policy 14-2 CC, pages 21 & 22, section O. The administrative investigation shall include an effort to determine whether staff actions or failures to act contributed to the abuse. The administrative investigation shall be documented in a written report.

All allegations of sexual abuse and sexual harassment are immediately referred to the Arapahoe County Sheriff's Department conduct investigations pursuant to the requirements of this standard. The facility shall cooperate with outside investigators and remain informed of the progress of the investigation through communication with outside investigators. A criminal investigation shall be documented in a written report that contains a thorough description of physical, testimonial and documentary evidence.

The credibility of an alleged victim, suspect or witness is assessed on an individual basis and is not determined by the person's status as resident or staff. A resident who alleges sexual abuse is not required to submit to a polygraph examination. In this audit period, there were two PREA allegations reported. CoreCivic retains all written reports pertaining to administrative investigations of sexual abuse and sexual harassment for as long as the alleged abuser is incarcerated or staff member is employed by the agency, plus five years as required by the *CoreCivic Retention Schedule* (1-15 B). When interviewed, the Facility Director knew her responsibilities in the conduct of administrative investigations and referral of all allegations to the to the Arapahoe County Sheriff's Department as required.

Standard 115.272 Evidentiary standard for administrative investigations

	Exceeds Standard (substantially exceeds requirement of standard)
\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)

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

Based on CoreCivic policy 14-2 CC, page 23, section O-5, the agency shall impose no standard higher than the preponderance of evidence in determining whether allegations of sexual abuse or sexual harassment are substantiated. When the Facility Director responsible for administrative investigations was asked what standard of evidence was used in determining if an allegation is substantiated, she confirmed the agency's policy.

Standard 115.273 Reporting to residents

Exceeds Standard (substantially exceeds requirement of standard)
Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
Does Not Meet Standard (requires corrective action)

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

Policy 14-2 CC, pages 23 & 24, section Q, was used to verify compliance to this standard. The policy indicates that following an investigation of sexual abuse of a resident, the 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 facility shall request the relevant information from the investigative agency in order to inform the resident. The policy further states that following a resident's allegation that an employee has committed sexual abuse against the resident; the facility is required to inform the

resident of the outcome of the investigation, unless the facility has determined that the allegation was unfounded. Following a resident's allegation that another resident sexually abused him, the agency shall inform the resident of the outcome of the investigation.

All resident notifications or attempted notifications shall be documented on the 14-2 CC-E, *Inmate/Resident Allegation Status Notification* form. The resident shall sign the 14-2 CC-E and the form is to be filed in the corresponding investigative file. The facility's obligation to notify the resident shall terminate if the resident is released from custody.

In the past 12 months, there were no *Inmate/Resident Allegation Status Notification* forms required. When interviewed the Facility Director knew her responsibilities of providing residents with 14-2 CC-E forms at the conclusion of the outcome of an investigation.

Standard 115.276 Disciplinary sanctions for staff

	Exceeds Standard (substantially exceeds requirement of standard)
\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)

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

Staff shall be subject to disciplinary sanctions up to and including termination for violating agency sexual abuse policy as outlined in policy 14-2 CC, page 25, section R-2-a-c. CMI Personnel Polices outline misconduct and sanctions imposed for misconduct on pages 11 & 12. Termination shall be the presumptive disciplinary sanction for staff who have engaged in sexual abuse. Disciplinary sanctions for violation of agency policies related to sexual abuse or sexual harassment shall commensurate with the nature and circumstances of the acts committed, the staff member's disciplinary history and other sanctions imposed for comparable offenses by other staff with similar histories.

All terminations for violations of the agency's policies on sexual abuse and sexual harassment, or resignation, shall be reported to law enforcement agencies unless the activity was clearly not criminal, and to relevant licensing bodies. In the past 12 months, no staff has been disciplined or terminated for violating the agency's sexual abuse or sexual harassment policy.

Standard 115.277 Corrective action for contractors and volunteers

	Exceeds Standard (substantially exceeds requirement of standard)
\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)

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

Based on review of policy 14-2 CC, page 26, section 3, any volunteer or contractor who engages in sexual abuse is prohibited from contact with residents and shall be reported to law enforcement agencies or licensing boards,

unless the activity was clearly not criminal. Any other violation of CoreCivic sexual abuse or sexual harassment policies by a volunteer or contractor will result in further prohibitions.

In interview with the Facility Director and documentation provided by the facility, in the past 12 months the Centennial Community Transition Center has not received any reports of sexual abuse of residents by contractors or volunteers. The Facility Director stated that if a volunteer or contracted violated the agency's zero-tolerance policy, they would no longer be allowed access to the facility.

Standard 115.278 Disciplinary sanctions for residents

Exceeds Standard (substantially exceeds requirement of standard)
Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
Does Not Meet Standard (requires corrective action)

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

Per policy 14-2 CC, pages 24 & 25, section R-1, residents will be subject to disciplinary sanctions following an administrative finding that the resident engaged in resident-on-resident sexual abuse or following a criminal finding of guilt for resident-on-resident sexual abuse. Sanctions commensurate with the nature and circumstances of the abuse committed, the resident's disciplinary history and the sanctions imposed for comparable offenses by other residents with similar histories. The disciplinary process considers whether a resident's mental disabilities or mental illness contributed to his behavior in determining what type of sanction, if any should be imposed.

A resident may be disciplined for sexual conduct with an employee only upon a finding that the employee did not consent to such conduct. Residents who allege false claims of sexual abuse can be disciplined. A report of sexual abuse made in good faith based on a reasonable belief that the alleged contact occurred does not constitute falsely reporting an incident or lying, even if the investigation does not establish evidence sufficient to substantiate the allegation.

Residents receive a *Resident Residential Rules and Regulations* booklet when they arrive at the Centennial Community Transition Center and a CoreCivic PREA brochure where they are informed that sexual misconduct is a violation against the facility's rules and regulations and describes what constitutes sexual misconduct. Any violations would result in the resident's removal from the program.

In the past 12 months, there have been no reported incidents of sexually related misconduct by residents.

Standard 115.282 Access to emergency medical and mental health services

Exceeds Standard (substantially exceeds requirement of standard)
Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
Does Not Meet Standard (requires corrective action)

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

Resident victims of sexual abuse will receive timely, unimpeded access to emergency medical treatment and crisis intervention services. Medical and mental health services are not provided on-site. An MOU with St. Anthony's North Neighborhood Health Center provides referrals for SANE examinations as well as any other medical services at the St. Anthony's North Hospital. Residents will be offered information and treatment for sexually transmitted infections prophylaxis.

An MOU with The Blue Bench provides victim advocacy services, support and crisis intervention to resident victims of the Centennial Community Transition Center. Medical and Mental Health treatment services will be provided to the victim resident without financial cost to the resident regardless of whether the victim names the abuser or cooperates with an investigation. Residents are referred to Correctional Psychology Associates (CPA) for counseling services.

In the past 12 months, there have been no sexual abuse cases requiring emergency medical or mental health services.

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

	Exceeds Standard (substantially exceeds requirement of standard)
\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)

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

The Centennial Community Transition Center will offer ongoing medical and mental health care to all residents who have been victimized by sexual abuse. The evaluation will include follow-up services, treatment plans and referrals for continued care consistent with the community level of care upon their release from the facility when necessary. The facility attempts to conduct a mental health evaluation of all known resident-on-resident abusers within 60 days of learning of such abuse history and offers treatment when deemed appropriate. Resident victims of sexual abuse are offered treatment for sexually transmitted infections as medically appropriate.

Subsections 115.283 (c) and 115.283 (d) do not apply to this facility as the Fox Facility does not house female residents.

The facility has an MOU with St. Anthony's North Neighborhood Health Center to provide ongoing medical treatment as needed to residents of this facility as well as SANE exams. An MOU with the Blue Bench provides victim advocacy, support and crisis intervention to resident victims of the facility. The terms of the MOU provide victims with three follow-up visits and continued support as needed. Resident-on-resident abusers will be offered mental health treatment within 60 days. Referrals are made to the Correctional Psychology Associates (CPA).

In the past 12 months, there were no residents who required ongoing medical or mental health treatment due to sexual abuse.

Standard 115.286 Sexual abuse incident reviews

Exceeds Standard (substantially exceeds requirement of standard)
Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
Does Not Meet Standard (requires corrective action)

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

corrective actions taken by the facility.

Based on policy 14-2 CC, pages 20-21, section N, the Facility Director will ensure that a post investigation review of a sexual abuse incident is conducted within 30 days of the conclusion of every sexual abuse investigation, unless the allegation was determined to be unfounded. The Facility Director and the Assistant Facility Director who make up the SART are responsible for conducting incident reviews. Per policy, the review team will consider requirements of 115.286 (d) of this standard when reviewing an incident of sexual abuse. All findings and recommendations for improvement will be documented on the 14-2 CC-F, Sexual Abuse or Sexual Assault Incident Review Form, and completed forms will be forwarded to the PREA Coordinator. The facility will implement the recommendations for improvement or will document reasons for not doing so.

In the past 12 months, there were no allegations of sexual abuse that required an incident review. When interviewed, members of the SART knew their responsibilities as they relate to the review of sexual abuse incidents.

Standard 115.287 Data collection

	Exceeds Standard (substantially exceeds requirement of standard)
\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)

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

Information on data collection is found on page 27, section T-1 and section 2-a & b of CoreCivic policy 14-2 CC. CoreCivic collects uniform data for every allegation of sexual abuse at all facility under their control. The data collected, will be at a minimum, the data necessary to answer all questions from the most recent version of the Survey of Sexual Violence conducted by the Department of Justice (DOJ).

The facility will ensure that incidents of sexual abuse and sexual harassment are reported on the *Incident Tracking Form.* At least annually, the PREA Coordinator aggregates this data. Upon request, or no later than June 30th, the agency provides aggregated data information for the previous calendar year to DOJ. The PREA Coordinator prepares an *Annual PREA Report* summarizing the aggregated data from all of their facilities.

Element (e) of this standard is not applicable to this facility. The agency does not contract for the confinement of its residents.

Standard 115.288 Data review for corrective action

\boxtimes	Exceeds Standard (substantially exceeds requirement of standard)
	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)

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

Based on policy 14-2 CC, page 27, section 3, and on interview with the PREA Coordinator, the agency reviews all of the data collected from all of its facilities and aggregates that data annually to assess and improve the effectiveness of its sexual abuse prevention, detection and response policies, practices and training. The PREA Coordinator prepares an annual report that

provides the problem areas and corrective actions for each facility and as the agency as a whole.

The PREA Coordinator forwards the annual report to the Chief of Corrections Officer for approval. The report is then made public on the CoreCivic website and can be accessed at http://coreCivic.com/security-operations/prea. Before making aggregated sexual abuse data public, all personal identifiers are redacted. The most current annual report, prepared by the PREA Coordinator for 2016 data, was very well written with easy to read tables according to the type of allegations and the investigative findings as well as a narrative overview of this information.

Standard 115.289 Data storage,	publication	, and d	lestruction
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	Exceeds Standard (substantially exceeds requirement of standard)			
	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)			
	Does Not Meet Standard (requires corrective action)			
deteri must i recom	or discussion, including the evidence relied upon in making the compliance or non-compliance mination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.			
securely ret	According to policy 14-2 CC, page 27, section T-1-a-iv and section T-2-c, the agency ensures that the data collected is securely retained. According to the <i>CoreCivic Retention Schedule</i> (1-15-B), the entire PREA packet including aggregated sexual abuse data is retained for 10 years.			
CoreCivic makes all aggregated sexual abuse data, from facilities under its direct control readily available to the public annually on their website at http://coreCivic.com/security-operations/prea . Before making aggregated sexual abuse data publicly available, all personal identifiers are redacted.				
AUDITOR CEF I certify that:	RTIFICATION			
	The contents of this report are accurate to the best of my knowledge.			
\boxtimes	No conflict of interest exists with respect to my ability to conduct an audit of the agency under review, and			
	I have not included in the final report any personally identifiable information (PII) about any inmate or staff member, except where the names of administrative personnel are specifically requested in the report template.			
Barbara Jo Den	ison October 10, 2017			

Auditor Signature

Date