# **PREA Facility Audit Report: Final**

Name of Facility: D.O.V.E.S. Residential Community Home Facility Type: Juvenile Date Interim Report Submitted: NA Date Final Report Submitted: 07/23/2023

| Auditor Certification   |   |
|---|---|
| The contents of this report are accurate to the best of my knowledge.   |   |
| No conflict of interest exists with respect to my ability to conduct an audit of the agency under review.   |   |
| I have not included in the final report any personally identifiable information (PII)<br>about any inmate/resident/detainee or staff member, except where the names of<br>administrative personnel are specifically requested in the report template. |   |
| Auditor Full Name as Signed: Lawrence W. Howell   | <b>Date of</b><br><b>Signature:</b><br>07/23/<br>2023 |

| AUDITOR INFORMATION              |                         |  |
|----------------------------------|-------------------------|--|
| Auditor name:                    | Howell, Lawrence        |  |
| Email:                           | Lawrence.howell@rop.com |  |
| Start Date of On-<br>Site Audit: | 06/08/2023              |  |
| End Date of On-Site<br>Audit:    | 06/08/2023              |  |

| FACILITY INFORMATION          |  |  |
|-------------------------------|--|--|
| Facility name:                | D.O.V.E.S. Residential Community Home            |  |
| Facility physical<br>address: | 188 Lindbergh Road, Hopewell, New Jersey - 08525 |  |
| Facility mailing<br>address:  |  |  |

| Primary Contact   |                          |
|-------------------|--------------------------|
| Name:             | Rhonda Taylor            |
| Email Address:    | Rhonda.Taylor@jjc.nj.gov |
| Telephone Number: | 6093334035               |

| Superintendent/Director/Administrator |                          |  |
|---------------------------------------|--------------------------|--|
| Name:                                 | Rhonda Taylor            |  |
| Email Address:                        | Rhonda.Taylor@jjc.nj.gov |  |
| Telephone Number:                     | 609-333-4035             |  |

| Facility PREA Compliance Manager |                                |  |
|----------------------------------|--------------------------------|--|
| Name:                            | Russell Clayton                |  |
| Email Address:                   | russell.clayton@jjc.nj.gov     |  |
| Telephone Number:                | O: (609) 333-4040              |  |
| Name:                            | Weronika Pszeniczna            |  |
| Email Address:                   | weronika.pszeniczna@jjc.nj.gov |  |
| Telephone Number:                | O: 609-333-4041                |  |
| Name:                            | Darlene Wright                 |  |
| Email Address:                   | darlene.wright@jjc.nj.gov      |  |
| Telephone Number:                | O: 609-333-4042                |  |
| Name:                            | Rhonda Taylor                  |  |
| Email Address:                   | rhonda.taylor@jjc.nj.gov       |  |
| Telephone Number:                | O: 609-333-4035                |  |

| Facility Health Service Administrator On-Site |              |  |
|---|--------------|--|
| Name:   | Mike Preisig |  |

| Email Address:    | mike.preisig@jjc.nj.gov |
|-------------------|-------------------------|
| Telephone Number: | 609-376-3360            |

| Facility Characteristics  |         |  |
|---|---------|--|
| Designed facility capacity:   | 14      |  |
| Current population of facility:   | 6       |  |
| Average daily population for the past 12<br>months:   | 6       |  |
| Has the facility been over capacity at any point in the past 12 months?   | No      |  |
| Which population(s) does the facility hold?   | Females |  |
| Age range of population:  | 19      |  |
| Facility security levels/resident custody<br>levels:  | 1       |  |
| Number of staff currently employed at the<br>facility who may have contact with<br>residents:                       | 18      |  |
| Number of individual contractors who have<br>contact with residents, currently<br>authorized to enter the facility: | 0       |  |
| Number of volunteers who have contact<br>with residents, currently authorized to<br>enter the facility:             | 2       |  |

| AGENCY INFORMATION  |   |  |  |
|---|---|--|--|
| Name of agency:   | New Jersey Juvenile Justice Commission                      |  |  |
| Governing authority<br>or parent agency (if<br>applicable): |   |  |  |
| Physical Address:   | 1001 Spruce Street, Suite #202, Trenton, New Jersey - 08638 |  |  |
| Mailing Address:  |   |  |  |

| Agency Chief Executive Officer Information: |                             |  |
|---|-----------------------------|--|
| Name:                                       | Jennifer LeBaron, Ph.D.     |  |
| Email Address:                              | jennifer.lebaron@jjc.nj.gov |  |
| Telephone Number:                           | 6093760601                  |  |

| Agency-Wide PREA Coordinator Information |            |                |                          |
|--|------------|----------------|--------------------------|
| Name:                                    | Jeff Jenei | Email Address: | Jeffrey.Jenei@jjc.nj.gov |

### **Facility AUDIT FINDINGS**

### Summary of Audit Findings

The OAS automatically populates the number and list of Standards exceeded, the number of Standards met, and the number and list of Standards not met.

Auditor Note: In general, no standards should be found to be "Not Applicable" or "NA." A compliance determination must be made for each standard. In rare instances where an auditor determines that a standard is not applicable, the auditor should select "Meets Standard" and include a comprehensive discussion as to why the standard is not applicable to the facility being audited.

| lards exceeded:  |  |
|--|--|
| <ul> <li>115.313 - Supervision and monitoring</li> <li>115.333 - Resident education</li> <li>115.362 - Agency protection duties</li> </ul> |  |
| Number of standards met:   |  |
| 40   |  |
| Number of standards not met:   |  |
|  |  |
|  |  |

| POST-AUDIT REPORTING INFORMATION   |   |  |
|--|---|--|
| GENERAL AUDIT INFORMATION  |   |  |
| On-site Audit Dates  |   |  |
| 1. Start date of the onsite portion of the audit:  | 2023-06-08  |  |
| 2. End date of the onsite portion of the audit:  | 2023-06-08  |  |
| Outreach   |   |  |
| 10. Did you attempt to communicate<br>with community-based organization(s)<br>or victim advocates who provide<br>services to this facility and/or who may<br>have insight into relevant conditions in<br>the facility? | <ul> <li>Yes</li> <li>No</li> </ul>   |  |
| a. Identify the community-based<br>organization(s) or victim advocates with<br>whom you communicated:  | NJCASA (New Jersey Coalition Against Sexual<br>Assault)<br>Hunterdon Medical Center<br>Child Abuse Hotline  |  |
| AUDITED FACILITY INFORMATION   |   |  |
| 14. Designated facility capacity:  | 14  |  |
| 15. Average daily population for the past<br>12 months:  | 6   |  |
| 16. Number of inmate/resident/detainee housing units:  | 1   |  |
| 17. Does the facility ever hold youthful<br>inmates or youthful/juvenile detainees?  | <ul> <li>Yes</li> <li>No</li> <li>Not Applicable for the facility type audited (i.e., Community Confinement Facility or Juvenile Facility)</li> </ul> |  |

# Audited Facility Population Characteristics on Day One of the Onsite Portion of the Audit

| Inmates/Residents/Detainees Population Characteristics on Day One of the Onsite Portion of the Audit   |   |
|--|---|
| 36. Enter the total number of inmates/<br>residents/detainees in the facility as of<br>the first day of onsite portion of the<br>audit:  | 3 |
| 38. Enter the total number of inmates/<br>residents/detainees with a physical<br>disability in the facility as of the first<br>day of the onsite portion of the audit:   | 0 |
| 39. Enter the total number of inmates/<br>residents/detainees with a cognitive or<br>functional disability (including<br>intellectual disability, psychiatric<br>disability, or speech disability) in the<br>facility as of the first day of the onsite<br>portion of the audit: | 0 |
| 40. Enter the total number of inmates/<br>residents/detainees who are Blind or<br>have low vision (visually impaired) in the<br>facility as of the first day of the onsite<br>portion of the audit:  | 0 |
| 41. Enter the total number of inmates/<br>residents/detainees who are Deaf or<br>hard-of-hearing in the facility as of the<br>first day of the onsite portion of the<br>audit:   | 0 |
| 42. Enter the total number of inmates/<br>residents/detainees who are Limited<br>English Proficient (LEP) in the facility as<br>of the first day of the onsite portion of<br>the audit:  | 0 |
| 43. Enter the total number of inmates/<br>residents/detainees who identify as<br>lesbian, gay, or bisexual in the facility as<br>of the first day of the onsite portion of<br>the audit:   | 0 |

| 44. Enter the total number of inmates/<br>residents/detainees who identify as<br>transgender or intersex in the facility as<br>of the first day of the onsite portion of<br>the audit:  | 0   |  |
|---|---|--|
| 45. Enter the total number of inmates/<br>residents/detainees who reported sexual<br>abuse in the facility as of the first day of<br>the onsite portion of the audit:   | 0   |  |
| 46. Enter the total number of inmates/<br>residents/detainees who disclosed prior<br>sexual victimization during risk<br>screening in the facility as of the first<br>day of the onsite portion of the audit:   | 1   |  |
| 47. Enter the total number of inmates/<br>residents/detainees who were ever<br>placed in segregated housing/isolation<br>for risk of sexual victimization in the<br>facility as of the first day of the onsite<br>portion of the audit:                                       | 0   |  |
| 48. Provide any additional comments<br>regarding the population characteristics<br>of inmates/residents/detainees in the<br>facility as of the first day of the onsite<br>portion of the audit (e.g., groups not<br>tracked, issues with identifying certain<br>populations): | No additional comments regarding the<br>population characteristics of residents in the<br>facility as of the first day of the onsite portion<br>of the audit. |  |
| Staff, Volunteers, and Contractors Population<br>Portion of the Audit   | Staff, Volunteers, and Contractors Population Characteristics on Day One of the Onsite<br>Portion of the Audit  |  |
| 49. Enter the total number of STAFF,<br>including both full- and part-time staff,<br>employed by the facility as of the first<br>day of the onsite portion of the audit:  | 18  |  |
| 50. Enter the total number of<br>VOLUNTEERS assigned to the facility as<br>of the first day of the onsite portion of<br>the audit who have contact with<br>inmates/residents/detainees:   | 2   |  |

| 51. Enter the total number of<br>CONTRACTORS assigned to the facility as<br>of the first day of the onsite portion of<br>the audit who have contact with<br>inmates/residents/detainees:                        | 1  |
|---|--|
| 52. Provide any additional comments<br>regarding the population characteristics<br>of staff, volunteers, and contractors who<br>were in the facility as of the first day of<br>the onsite portion of the audit: | No additional comments regarding the<br>populations characteristics of staff,<br>volunteers, and contractors who were in the<br>facility as of the first da of the onsite portion<br>of the audit.       |
| INTERVIEWS  |  |
| Inmate/Resident/Detainee Interviews   |  |
| Random Inmate/Resident/Detainee Interviews  |  |
| 53. Enter the total number of RANDOM INMATES/RESIDENTS/DETAINEES who were interviewed:  | 3  |
| 54. Select which characteristics you<br>considered when you selected RANDOM<br>INMATE/RESIDENT/DETAINEE<br>interviewees: (select all that apply)  | <ul> <li>Age</li> <li>Race</li> <li>Ethnicity (e.g., Hispanic, Non-Hispanic)</li> <li>Length of time in the facility</li> <li>Housing assignment</li> <li>Gender</li> <li>Other</li> <li>None</li> </ul> |
| If "Other," describe:   | Auditor Howell interviewed 100% of the residents assigned to the facility.   |
| 55. How did you ensure your sample of<br>RANDOM INMATE/RESIDENT/DETAINEE<br>interviewees was geographically<br>diverse?   | Auditor Howell interviewed 100% of the residents assigned to the facility.   |

| 56. Were you able to conduct the minimum number of random inmate/ resident/detainee interviews?  | <ul><li>Yes</li><li>No</li></ul>                     |  |
|--|--|--|
| 57. Provide any additional comments<br>regarding selecting or interviewing<br>random inmates/residents/detainees<br>(e.g., any populations you oversampled,<br>barriers to completing interviews,<br>barriers to ensuring representation):   | 100% of the residents were selected and interviewed. |  |
| Targeted Inmate/Resident/Detainee Interviews   |  |  |
| 58. Enter the total number of TARGETED<br>INMATES/RESIDENTS/DETAINEES who<br>were interviewed:   | 0  |  |
| As stated in the PREA Auditor Handbook, the breakdown of targeted interviews is intended to guide auditors in interviewing the appropriate cross-section of inmates/residents/detainees who are the most vulnerable to sexual abuse and sexual harassment. When completing questions regarding targeted inmate/resident/detainee interviews below, remember that an interview with one inmate/resident/detainee may satisfy multiple targeted interview requirements. These questions are asking about the number of interviews conducted using the targeted inmate/ resident/detainee protocols. For example, if an auditor interviews an inmate who has a physical disability, is being held in segregated housing due to risk of sexual victimization, and disclosed prior sexual victimization, that interview would be included in the totals for each of those questions. Therefore, in most cases, the sum of all the following responses to the targeted |  |  |

inmate/resident/detainee interview categories will exceed the total number of targeted inmates/ residents/detainees who were interviewed. If a particular targeted population is not applicable in the audited facility, enter "0".

| 60. Enter the total number of interviews<br>conducted with inmates/residents/<br>detainees with a physical disability using<br>the "Disabled and Limited English<br>Proficient Inmates" protocol: | 0   |
|---|---|
| a. Select why you were unable to<br>conduct at least the minimum required<br>number of targeted inmates/residents/<br>detainees in this category:   | <ul> <li>Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.</li> <li>The inmates/residents/detainees in this targeted category declined to be interviewed.</li> </ul> |

| b. Discuss your corroboration strategies<br>to determine if this population exists in<br>the audited facility (e.g., based on<br>information obtained from the PAQ;<br>documentation reviewed onsite; and<br>discussions with staff and other inmates/<br>residents/detainees).                             | No residents self identified, were identified by<br>facility staff, were identified during intake<br>screening, or had other documentation that<br>identified them as having a physical<br>disability.  |
|---|---|
| 61. Enter the total number of interviews<br>conducted with inmates/residents/<br>detainees with a cognitive or functional<br>disability (including intellectual<br>disability, psychiatric disability, or<br>speech disability) using the "Disabled<br>and Limited English Proficient Inmates"<br>protocol: | 0   |
| a. Select why you were unable to<br>conduct at least the minimum required<br>number of targeted inmates/residents/<br>detainees in this category:   | <ul> <li>Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.</li> <li>The inmates/residents/detainees in this targeted category declined to be interviewed.</li> </ul> |
| b. Discuss your corroboration strategies<br>to determine if this population exists in<br>the audited facility (e.g., based on<br>information obtained from the PAQ;<br>documentation reviewed onsite; and<br>discussions with staff and other inmates/<br>residents/detainees).                             | No residents self identified, were identified by<br>facility staff, were identified during intake<br>screening, or had other documentation that<br>identified them as having a cognitive or<br>functional disability.   |
| 62. Enter the total number of interviews<br>conducted with inmates/residents/<br>detainees who are Blind or have low<br>vision (i.e., visually impaired) using the<br>"Disabled and Limited English Proficient<br>Inmates" protocol:  | 0   |

| a. Select why you were unable to<br>conduct at least the minimum required<br>number of targeted inmates/residents/<br>detainees in this category:   | <ul> <li>Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.</li> <li>The inmates/residents/detainees in this targeted category declined to be interviewed.</li> </ul> |
|---|---|
| b. Discuss your corroboration strategies<br>to determine if this population exists in<br>the audited facility (e.g., based on<br>information obtained from the PAQ;<br>documentation reviewed onsite; and<br>discussions with staff and other inmates/<br>residents/detainees). | No residents self identified, were identified by<br>facility staff, were identified during intake<br>screening, or had other documentation that<br>identified them as being Blind or having low<br>vision.  |
| 63. Enter the total number of interviews<br>conducted with inmates/residents/<br>detainees who are Deaf or hard-of-<br>hearing using the "Disabled and Limited<br>English Proficient Inmates" protocol:   | 0   |
| a. Select why you were unable to<br>conduct at least the minimum required<br>number of targeted inmates/residents/<br>detainees in this category:   | <ul> <li>Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.</li> <li>The inmates/residents/detainees in this targeted category declined to be interviewed.</li> </ul> |
| b. Discuss your corroboration strategies<br>to determine if this population exists in<br>the audited facility (e.g., based on<br>information obtained from the PAQ;<br>documentation reviewed onsite; and<br>discussions with staff and other inmates/<br>residents/detainees). | No residents self identified, were identified by<br>facility staff, were identified during intake<br>screening, or had other documentation that<br>identified them as being Deaf or hard-of-<br>hearing.  |
| 64. Enter the total number of interviews<br>conducted with inmates/residents/<br>detainees who are Limited English<br>Proficient (LEP) using the "Disabled and<br>Limited English Proficient Inmates"<br>protocol:  | 0   |

| a. Select why you were unable to<br>conduct at least the minimum required<br>number of targeted inmates/residents/<br>detainees in this category:   | <ul> <li>Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.</li> <li>The inmates/residents/detainees in this targeted category declined to be interviewed.</li> </ul> |
|---|---|
| b. Discuss your corroboration strategies<br>to determine if this population exists in<br>the audited facility (e.g., based on<br>information obtained from the PAQ;<br>documentation reviewed onsite; and<br>discussions with staff and other inmates/<br>residents/detainees). | No residents self identified, were identified by<br>facility staff, were identified during intake<br>screening, or had other documentation that<br>identified them as being Limited English<br>Proficient.  |
| 65. Enter the total number of interviews<br>conducted with inmates/residents/<br>detainees who identify as lesbian, gay,<br>or bisexual using the "Transgender and<br>Intersex Inmates; Gay, Lesbian, and<br>Bisexual Inmates" protocol:  | 0   |
| a. Select why you were unable to conduct at least the minimum required  | Facility said there were "none here" during<br>the onsite portion of the audit and/or the   |
| number of targeted inmates/residents/<br>detainees in this category:  | <ul> <li>facility was unable to provide a list of these inmates/residents/detainees.</li> <li>The inmates/residents/detainees in this targeted category declined to be interviewed.</li> </ul>  |
| -   | inmates/residents/detainees. The inmates/residents/detainees in this  |

| a. Select why you were unable to<br>conduct at least the minimum required<br>number of targeted inmates/residents/<br>detainees in this category:   | <ul> <li>Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.</li> <li>The inmates/residents/detainees in this targeted category declined to be interviewed.</li> </ul>                             |
|---|---|
| b. Discuss your corroboration strategies<br>to determine if this population exists in<br>the audited facility (e.g., based on<br>information obtained from the PAQ;<br>documentation reviewed onsite; and<br>discussions with staff and other inmates/<br>residents/detainees). | No residents self identified, were identified by<br>facility staff, were identified during intake<br>screening, or had other documentation that<br>identified them as transgender or intersex.  |
| 67. Enter the total number of interviews<br>conducted with inmates/residents/<br>detainees who reported sexual abuse in<br>this facility using the "Inmates who<br>Reported a Sexual Abuse" protocol:   | 0   |
| a. Select why you were unable to<br>conduct at least the minimum required<br>number of targeted inmates/residents/<br>detainees in this category:   | <ul> <li>Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.</li> <li>The inmates/residents/detainees in this targeted category declined to be interviewed.</li> </ul>                             |
| b. Discuss your corroboration strategies<br>to determine if this population exists in<br>the audited facility (e.g., based on<br>information obtained from the PAQ;<br>documentation reviewed onsite; and<br>discussions with staff and other inmates/<br>residents/detainees). | No residents self identified, were identified by<br>facility staff, were identified during intake<br>screening, or had other documentation that<br>identified them as a resident who reported<br>sexual abuse in this facility. No outside<br>agency reported any allegations of sexual<br>abuse in the facility. |
| 68. Enter the total number of interviews<br>conducted with inmates/residents/<br>detainees who disclosed prior sexual<br>victimization during risk screening using<br>the "Inmates who Disclosed Sexual<br>Victimization during Risk Screening"<br>protocol:                    | 1   |

| 69. Enter the total number of interviews<br>conducted with inmates/residents/<br>detainees who are or were ever placed<br>in segregated housing/isolation for risk<br>of sexual victimization using the<br>"Inmates Placed in Segregated Housing<br>(for Risk of Sexual Victimization/Who<br>Allege to have Suffered Sexual Abuse)"<br>protocol: | 0   |
|--|---|
| a. Select why you were unable to<br>conduct at least the minimum required<br>number of targeted inmates/residents/<br>detainees in this category:  | <ul> <li>Facility said there were "none here" during the onsite portion of the audit and/or the facility was unable to provide a list of these inmates/residents/detainees.</li> <li>The inmates/residents/detainees in this targeted category declined to be interviewed.</li> </ul> |
| b. Discuss your corroboration strategies<br>to determine if this population exists in<br>the audited facility (e.g., based on<br>information obtained from the PAQ;<br>documentation reviewed onsite; and<br>discussions with staff and other inmates/<br>residents/detainees).  | 100% of the residents of D.O.V.E.S Residential<br>Community Home were interviewed.  |
| 70. Provide any additional comments<br>regarding selecting or interviewing<br>targeted inmates/residents/detainees<br>(e.g., any populations you oversampled,<br>barriers to completing interviews):   | No additional comments regarding selecting<br>or interviewing targeted residents. The<br>auditor did not experience any barriers to<br>completing interviews.   |
| Staff, Volunteer, and Contractor Interviews  |   |
| Random Staff Interviews  |   |
| 71. Enter the total number of RANDOM STAFF who were interviewed:   | 11  |

| 72. Select which characteristics you<br>considered when you selected RANDOM<br>STAFF interviewees: (select all that<br>apply)  | <ul> <li>Length of tenure in the facility</li> <li>Shift assignment</li> <li>Work assignment</li> <li>Rank (or equivalent)</li> <li>Other (e.g., gender, race, ethnicity, languages spoken)</li> <li>None</li> </ul>  |  |
|--|---|--|
| 73. Were you able to conduct the<br>minimum number of RANDOM STAFF<br>interviews?  | <ul> <li>Yes</li> <li>No</li> </ul>   |  |
| 74. Provide any additional comments<br>regarding selecting or interviewing<br>random staff (e.g., any populations you<br>oversampled, barriers to completing<br>interviews, barriers to ensuring<br>representation): | On the day of the onsite portion of the audit<br>there were 16 staff on the roster. Only two<br>were not interviewed. One was off that day<br>(secretary) and one was not scheduled until<br>later in the day (3-11pm shift).<br>The staff culture at D.O.V.E.S. Residential<br>Community Home was collaborative and<br>supportive of each other. The atmosphere was<br>relaxed and focused on the needs of the<br>residents. The Regional Manager was the<br>Superintendent during the last PREA Audit<br>2020. She was very knowledgeable of the<br>operations and very supportive of the staff<br>working at the facility. |  |

### Specialized Staff, Volunteers, and Contractor Interviews

Staff in some facilities may be responsible for more than one of the specialized staff duties. Therefore, more than one interview protocol may apply to an interview with a single staff member and that information would satisfy multiple specialized staff interview requirements.

| • Yes  |
|--|
| No   |
| • Yes  |
| No   |
|  |
| • Yes  |
| No   |
|  |
| • Yes  |
| No   |
| NA (NA if the agency is a single facility<br>agency or is otherwise not required to have a<br>PREA Compliance Manager per the Standards) |
| -  |

| 80. Select which SPECIALIZED STAFF roles were interviewed as part of this | Agency contract administrator   |
|---|---|
| audit from the list below: (select all that apply)                        | Intermediate or higher-level facility staff<br>responsible for conducting and documenting<br>unannounced rounds to identify and deter<br>staff sexual abuse and sexual harassment |
|   | Line staff who supervise youthful inmates<br>(if applicable)  |
|   | Education and program staff who work with<br>youthful inmates (if applicable)   |
|   | Medical staff   |
|   | Mental health staff   |
|   | Non-medical staff involved in cross-gender strip or visual searches   |
|   | Administrative (human resources) staff  |
|   | Sexual Assault Forensic Examiner (SAFE)<br>or Sexual Assault Nurse Examiner (SANE) staff  |
|   | Investigative staff responsible for<br>conducting administrative investigations   |
|   | Investigative staff responsible for<br>conducting criminal investigations   |
|   | Staff who perform screening for risk of victimization and abusiveness   |
|   | Staff who supervise inmates in segregated housing/residents in isolation  |
|   | Staff on the sexual abuse incident review team  |
|   | Designated staff member charged with monitoring retaliation   |
|   | First responders, both security and non-<br>security staff  |
|   | Intake staff  |

|  | Other   |
|--|---|
| 81. Did you interview VOLUNTEERS who<br>may have contact with inmates/<br>residents/detainees in this facility?  | Yes   |
| 82. Did you interview CONTRACTORS<br>who may have contact with inmates/<br>residents/detainees in this facility? | Yes   |
| 83. Provide any additional comments regarding selecting or interviewing specialized staff.                       | No barriers to selecting or interviewing<br>specialized staff were experienced. NO<br>additional comments regarding selecting or<br>interviewing specialized staff. |

### SITE REVIEW AND DOCUMENTATION SAMPLING

### **Site Review**

PREA Standard 115.401 (h) states, "The auditor shall have access to, and shall observe, all areas of the audited facilities." In order to meet the requirements in this Standard, the site review portion of the onsite audit must include a thorough examination of the entire facility. The site review is not a casual tour of the facility. It is an active, inquiring process that includes talking with staff and inmates to determine whether, and the extent to which, the audited facility's practices demonstrate compliance with the Standards. Note: As you are conducting the site review, you must document your tests of critical functions, important information gathered through observations, and any issues identified with facility practices. The information you collect through the site review is a crucial part of the evidence you will analyze as part of your compliance determinations and will be needed to complete your audit report, including the Post-Audit Reporting Information.

| 84. Did you have access to all area | as of |
|-------------------------------------|-------|
| the facility?                       |       |

🔘 Yes

No

| Was the site review an active, inquiring process that included the following:   |                                     |  |  |  |
|---|-------------------------------------|--|--|--|
| 85. Observations of all facility practices<br>in accordance with the site review<br>component of the audit instrument (e.g.,<br>signage, supervision practices, cross-<br>gender viewing and searches)? | <ul> <li>Yes</li> <li>No</li> </ul> |  |  |  |

| 86. Tests of all critical functions in the<br>facility in accordance with the site<br>review component of the audit<br>instrument (e.g., risk screening process,<br>access to outside emotional support<br>services, interpretation services)? | <ul> <li>Yes</li> <li>No</li> </ul>   |  |
|--|---|--|
| 87. Informal conversations with inmates/<br>residents/detainees during the site<br>review (encouraged, not required)?  | <ul><li>Yes</li><li>No</li></ul>  |  |
| 88. Informal conversations with staff<br>during the site review (encouraged, not<br>required)?   | <ul><li>Yes</li><li>No</li></ul>  |  |
| 89. Provide any additional comments<br>regarding the site review (e.g., access to<br>areas in the facility, observations, tests<br>of critical functions, or informal<br>conversations).   | Auditor Howell was able to complete an active<br>and inquiring onsite audit process. Staff were<br>open to formal and informal conversations<br>and critical systems were tested at the<br>facility. No issues or barriers were<br>experienced. |  |
| Documentation Sampling   |   |  |
| Where there is a collection of records to review-s<br>records; background check records; supervisory<br>processing records; inmate education records; m<br>self-select for review a representative sample of                                   | rounds logs; risk screening and intake<br>edical files; and investigative files-auditors must   |  |
| 90. In addition to the proof<br>documentation selected by the agency<br>or facility and provided to you, did you<br>also conduct an auditor-selected<br>sampling of documentation?   | <ul> <li>Yes</li> <li>No</li> </ul>   |  |
| 91. Provide any additional comments<br>regarding selecting additional<br>documentation (e.g., any documentation<br>you oversampled, barriers to selecting  | The facility provided copies of each document<br>requested by Auditor Howell. Documents<br>retrieved included hard copies of<br>assessments, Resident Handbook, postings,   |  |

additional documentation, etc.). PREA Resident Fact Sheet, and historical information regarding the historical home.

# SEXUAL ABUSE AND SEXUAL HARASSMENT ALLEGATIONS AND INVESTIGATIONS IN THIS FACILITY

### Sexual Abuse and Sexual Harassment Allegations and Investigations Overview

Remember the number of allegations should be based on a review of all sources of allegations (e.g., hotline, third-party, grievances) and should not be based solely on the number of investigations conducted. Note: For question brevity, we use the term "inmate" in the following questions. Auditors should provide information on inmate, resident, or detainee sexual abuse allegations and investigations, as applicable to the facility type being audited.

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

|   | # of<br>sexual<br>abuse<br>allegations | # of criminal investigations | # of<br>administrative<br>investigations | # of allegations<br>that had both<br>criminal and<br>administrative<br>investigations |
|---|--|------------------------------|--|---|
| Inmate-<br>on-<br>inmate<br>sexual<br>abuse | 0                                      | 0                            | 0  | 0   |
| Staff-<br>on-<br>inmate<br>sexual<br>abuse  | 0                                      | 0                            | 0  | 0   |
| Total                                       | 0                                      | 0                            | 0  | 0   |

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

|  | # of sexual<br>harassment<br>allegations | # of criminal<br>investigations | # of<br>administrative<br>investigations | # of allegations<br>that had both<br>criminal and<br>administrative<br>investigations |
|--|--|---------------------------------|--|---|
| Inmate-on-<br>inmate<br>sexual<br>harassment | 0  | 0                               | 0  | 0   |
| Staff-on-<br>inmate<br>sexual<br>harassment  | 0  | 0                               | 0  | 0   |
| Total  | 0  | 0                               | 0  | 0   |

### Sexual Abuse and Sexual Harassment Investigation Outcomes

### **Sexual Abuse Investigation Outcomes**

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

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

|                                      | Ongoing | Referred<br>for<br>Prosecution | Indicted/<br>Court Case<br>Filed | Convicted/<br>Adjudicated | Acquitted |
|--------------------------------------|---------|--------------------------------|----------------------------------|---------------------------|-----------|
| Inmate-on-<br>inmate sexual<br>abuse | 0       | 0                              | 0                                | 0                         | 0         |
| Staff-on-<br>inmate sexual<br>abuse  | 0       | 0                              | 0                                | 0                         | 0         |
| Total                                | 0       | 0                              | 0                                | 0                         | 0         |

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

|                                  | Ongoing | Unfounded | Unsubstantiated | Substantiated |
|----------------------------------|---------|-----------|-----------------|---------------|
| Inmate-on-inmate<br>sexual abuse | 0       | 0         | 0               | 0             |
| Staff-on-inmate<br>sexual abuse  | 0       | 0         | 0               | 0             |
| Total                            | 0       | 0         | 0               | 0             |

### **Sexual Harassment Investigation Outcomes**

Note: these counts should reflect where the investigation is currently. Do not double count. Additionally, for question brevity, we use the term "inmate" in the following questions. Auditors should provide information on inmate, resident, and detainee sexual harassment investigation files, as applicable to the facility type being audited. 96. Criminal SEXUAL HARASSMENT investigation outcomes during the 12 months preceding the audit:

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

**97.** Administrative SEXUAL HARASSMENT investigation outcomes during the 12 months preceding the audit:

|  | Ongoing | Unfounded | Unsubstantiated | Substantiated |
|--|---------|-----------|-----------------|---------------|
| Inmate-on-inmate<br>sexual<br>harassment | 0       | 0         | 0               | 0             |
| Staff-on-inmate<br>sexual<br>harassment  | 0       | 0         | 0               | 0             |
| Total                                    | 0       | 0         | 0               | 0             |

## Sexual Abuse and Sexual Harassment Investigation Files Selected for Review

| Sexual Abuse Investigation Files Selected for Review                                    |   |  |
|---|---|--|
| 98. Enter the total number of SEXUAL<br>ABUSE investigation files reviewed/<br>sampled: | 0   |  |
| a. Explain why you were unable to<br>review any sexual abuse investigation<br>files:    | There were no sexual abuse investigations,<br>therefore no sexual abuse investigation files<br>to review. |  |

| 99. Did your selection of SEXUAL ABUSE<br>investigation files include a cross-<br>section of criminal and/or administrative<br>investigations by findings/outcomes? | <ul> <li>Yes</li> <li>No</li> <li>NA (NA if you were unable to review any sexual abuse investigation files)</li> </ul>                  |
|---|---|
| Inmate-on-inmate sexual abuse investigation   | files   |
| 100. Enter the total number of INMATE-<br>ON-INMATE SEXUAL ABUSE investigation<br>files reviewed/sampled:   | 0   |
| 101. Did your sample of INMATE-ON-<br>INMATE SEXUAL ABUSE investigation<br>files include criminal investigations?   | <ul> <li>Yes</li> <li>No</li> <li>NA (NA if you were unable to review any inmate-on-inmate sexual abuse investigation files)</li> </ul> |
| 102. Did your sample of INMATE-ON-<br>INMATE SEXUAL ABUSE investigation<br>files include administrative<br>investigations?  | <ul> <li>Yes</li> <li>No</li> <li>NA (NA if you were unable to review any inmate-on-inmate sexual abuse investigation files)</li> </ul> |
| Staff-on-inmate sexual abuse investigation fil  | es  |
| 103. Enter the total number of STAFF-<br>ON-INMATE SEXUAL ABUSE investigation<br>files reviewed/sampled:  | 0   |
| 104. Did your sample of STAFF-ON-<br>INMATE SEXUAL ABUSE investigation<br>files include criminal investigations?  | <ul> <li>Yes</li> <li>No</li> <li>NA (NA if you were unable to review any staff-on-inmate sexual abuse investigation files)</li> </ul>  |

| 105. Did your sample of STAFF-ON-<br>INMATE SEXUAL ABUSE investigation<br>files include administrative<br>investigations?   | <ul> <li>Yes</li> <li>No</li> <li>NA (NA if you were unable to review any staff-on-inmate sexual abuse investigation files)</li> </ul>       |
|---|--|
| Sexual Harassment Investigation Files Select  | ed for Review  |
| 106. Enter the total number of SEXUAL<br>HARASSMENT investigation files<br>reviewed/sampled:  | 0  |
| a. Explain why you were unable to<br>review any sexual harassment<br>investigation files:   | There were no sexual abuse investigations,<br>therefore no sexual harassment investigation<br>files to review.                               |
| 107. Did your selection of SEXUAL<br>HARASSMENT investigation files include<br>a cross-section of criminal and/or<br>administrative investigations by<br>findings/outcomes? | <ul> <li>Yes</li> <li>No</li> <li>NA (NA if you were unable to review any sexual harassment investigation files)</li> </ul>                  |
| Inmate-on-inmate sexual harassment investig   | jation files   |
| 108. Enter the total number of INMATE-<br>ON-INMATE SEXUAL HARASSMENT<br>investigation files reviewed/sampled:  | 0  |
| 109. Did your sample of INMATE-ON-<br>INMATE SEXUAL HARASSMENT files<br>include criminal investigations?  | <ul> <li>Yes</li> <li>No</li> <li>NA (NA if you were unable to review any inmate-on-inmate sexual harassment investigation files)</li> </ul> |

| 110. Did your sample of INMATE-ON-<br>INMATE SEXUAL HARASSMENT<br>investigation files include administrative<br>investigations?         | <ul> <li>Yes</li> <li>No</li> <li>NA (NA if you were unable to review any inmate-on-inmate sexual harassment investigation files)</li> </ul> |
|---|--|
| Staff-on-inmate sexual harassment investigat  | ion files  |
| 111. Enter the total number of STAFF-<br>ON-INMATE SEXUAL HARASSMENT<br>investigation files reviewed/sampled:                           | 0  |
| 112. Did your sample of STAFF-ON-<br>INMATE SEXUAL HARASSMENT<br>investigation files include criminal<br>investigations?                | <ul> <li>Yes</li> <li>No</li> <li>NA (NA if you were unable to review any staff-on-inmate sexual harassment investigation files)</li> </ul>  |
| 113. Did your sample of STAFF-ON-<br>INMATE SEXUAL HARASSMENT<br>investigation files include administrative<br>investigations?          | <ul> <li>Yes</li> <li>No</li> <li>NA (NA if you were unable to review any staff-on-inmate sexual harassment investigation files)</li> </ul>  |
| 114. Provide any additional comments<br>regarding selecting and reviewing<br>sexual abuse and sexual harassment<br>investigation files. | No additional comments regarding selecting<br>and reviewing sexual abuse and sexual<br>harassment investigation files.                       |

| SUPPORT STAFF INFORMATION  |   |  |  |
|--|---|--|--|
| DOJ-certified PREA Auditors Support Staff  |   |  |  |
| 115. Did you receive assistance from any<br>DOJ-CERTIFIED PREA AUDITORS at any<br>point during this audit? REMEMBER: the<br>audit includes all activities from the pre-<br>onsite through the post-onsite phases to<br>the submission of the final report. Make<br>sure you respond accordingly. | <ul> <li>Yes</li> <li>No</li> </ul>   |  |  |
| Non-certified Support Staff  |   |  |  |
| 116. Did you receive assistance from any<br>NON-CERTIFIED SUPPORT STAFF at any<br>point during this audit? REMEMBER: the<br>audit includes all activities from the pre-<br>onsite through the post-onsite phases to<br>the submission of the final report. Make<br>sure you respond accordingly. | <ul> <li>Yes</li> <li>No</li> </ul>   |  |  |
| AUDITING ARRANGEMENTS AND  | COMPENSATION  |  |  |
| 121. Who paid you to conduct this audit?   | <ul> <li>The audited facility or its parent agency</li> <li>My state/territory or county government<br/>employer (if you audit as part of a consortium<br/>or circular auditing arrangement, select this<br/>option)</li> <li>A third-party auditing entity (e.g.,<br/>accreditation body, consulting firm)</li> <li>Other</li> </ul> |  |  |
| Identify the name of the third-party<br>auditing entity  | Correctional Management and<br>Communications Group, LLC  |  |  |

### Standards

### Auditor Overall Determination Definitions

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

### **Auditor Discussion Instructions**

Auditor discussion, including the evidence relied upon in making the compliance or noncompliance 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.

| 115.311 | Zero tolerance of sexual abuse and sexual harassment; PREA coordinator  |
|---------|---|
|         | Auditor Overall Determination: Meets Standard   |
|         | Auditor Discussion  |
|         | The following evidence was analyzed in the making the compliance decision.  |
|         | Documents reviewed included:<br>Pre-Audit Questionnaire<br>D.O.V.E.S. Residential Community Home Handbook<br>NJJJC Policy ED:1.02 Prison Rape Elimination Act<br>Organizational Charts<br>On site PREA related postings |
|         | Interviews included:<br>Random Staff<br>Youth<br>Facility PREA Compliance Manager<br>Superintendent<br>Agency PREA Coordinator  |

Site Review / Observation: PREA / Sexual Abuse Postings Web page: www.njoag.gov

### **Provisions:**

D.O.V.E.S. is an acronym for the program name: Developing Opportunities & Values Through Education & Substance Abuse Treatment. It is the only all-female NJJJC program in New Jersey.

**115.311 (a)-1,2,3,4,5** The D.O.V.E.S. Residential Community Home (DRCH) has a zero-tolerance policy towards any form of sexual abuse or sexual harassment. The purpose of the policy states the, " Commission operations conform to its zero tolerance toward all forms of sexual abuse and sexual harassment involving juveniles in its facilities, and that they are in compliance with the Prison Rape Elimination Act (PREA) of 2003 (42 U.S.C. Section 15601, et seq.) and with federal regulations establishing PREA standards for juvenile facilities, 28 C.F.R. part 115, Subpart D.

The Zero Tolerance Policy is available to staff, residents, and members of the public as is posted on the agency web page. The Zero Tolerance Policy includes definitions of prohibited behaviors regarding sexual abuse and sexual harassment includes sanctions for those found to have participated in prohibited behaviors and includes agency strategies to reduce and prevent sexual abuse and harassment of residents.

**115.311 (b)-1,2,3** The agency has a designated PREA Coordinator – Jeffrey Jenei. The facility PREA duties are overseen by a Facility PREA Compliance Manager. They both hold upper-level positions and when interviewed they both reported having sufficient time and authority to develop, implement, and oversee agency efforts to comply with the PREA standards in the facility.

Through staff interviews, PREA Auditor Howell found that upper-level staff understood the PREA standards and how they are implemented at D.O.V.E.S. Residential Community Home. The Agency PREA Coordinator, Assistant Superintendent (PCM), and Superintendent explained they had sufficient time and authority to coordinate facility efforts to comply with PREA standards.

**115.311 (c)-1,2,3,4** The DRCH meets the standard of having a designated PREA Compliance Manager in the organizational structure, who has sufficient time to coordinate the facility efforts to comply with PREA standards.

Through direct observation during the on-site audit, interviews of both residents and staff, and reviewing resident and staff files it is evident D.O.V.E.S. Residential Community Home includes the requirements of this provision in the facility daily operations. Upper-level staff as well as direct care staff could explain the intent of PREA and how it is implemented at the Facility.

The facility meets the requirements of standard 115.311.

**Corrective Action Findings: None** 

| Auditor Overall Determination: Meets Standard   |
|---|
| Auditor Discussion  |
| The following evidence was analyzed in the making of the compliance decision.   |
| Documents reviewed included:<br>Pre-Audit Questionnaire<br>NJJJC Policy ED:1.02 Prison Rape Elimination Act<br>Memo dated 12/18/22 from Superintendent and Assistant Superintendent /PREA<br>Compliance Manager (PCM)   |
| Interviews included:<br>Assistant Superintendent (PCM)<br>Superintendent<br>Agency PREA Coordinator   |
| Site Review / Observation:<br>N/A   |
| Provisions:   |
| <b>Standard 115.312 (a &amp; b)</b> does not apply to D.O.V.E.S. Residential Community<br>Home because NJJJC is a state agency that does not contract with other entities for<br>the confinement of youth. This was confirmed in interviews of the Superintendent,<br>Assistant Superintendent (PCM), and Agency PREA Coordinator. As a result of there<br>being no related contractual agreements, there were no contracts to review.<br>Based on a review of contracts, information shared during the staff interviews, and<br>the documents reviewed during the Pre-On-Site, On-Site, and Post On- |
| Site phases of the audit, the facility meets the requirements of standard 115.312.  |
| Corrective Action Findings: None  |

| 115.313 | Supervision and monitoring   |
|---------|--|
|         | Auditor Overall Determination: Exceeds Standard                            |
|         | Auditor Discussion   |
|         | The following evidence was analyzed in the making the compliance decision. |
|         | Documents reviewed included:   |

NJJJC Policy ED:1.02 Prison Rape Elimination Act D.O.V.E.S. Residential Community Home Staffing Plan NJJJC Community Program Staffing Plan Meeting – Minutes 03/30/23 PREA Ratio Compliance Form Unannounced Rounds Form Unannounced Rounds Memo dated 12/21/22 Facility Schematics Staff Roster Resident Roster

### Interviews included:

Superintendent Assistant Superintendent (PCM) Administrative (Human Resources) Staff Supervisory Staff Random residents Random staff

#### Site Review / Observation:

Staff to student ratio observations at multiple times throughout the day

### **Provisions:**

115.313 (a) The Superintendent confirmed, and the D.O.V.E.S. Residential Community Home policy mandates a minimum of one staff for each eight youth (1:8) during daytime hours and one staff for each sixteen youth during sleeping hours. The PAQ showed no instances of deviation from the planned staff to student ratio. Through the staff interviews, Auditor Howell found no written shift reports showing short staffing or ratio issues in the daily operations. 3 of 3 residents reported feeling safe at D.O.V.E.S. Residential Community Home and that the staff provide adequate supervision of the residents. The agency and facility staffing plan was reviewed by auditor Howell. When reviewing the staff rosters and comparing them to the low average student populations by month Auditor Howell found no obvious reason to believe there had been a deviation from the facility staffing plan. D.O.V.E.S. Residential Community Home does not use surveillance cameras as part of the supervision of residents and staffing plan. Evidence of compliance with this standard was gathered in interviews of the Superintendent, Assistant Superintendent (PCM) direct care staff, and staff from each shift. All interviewees confirmed the staffing plan is developed to protect residents, video monitoring is not part of the plan, and the staffing plan is reviewed weekly by the management team of the facility. When a scheduled staff is absent or for unplanned reasons the staff to resident ratio may be at risk, the Superintendent authorizes overtime to fill temporary vacancies. A February 1, 2023 STAFFING PLAN (Addendum) states -

"Our process maintains a proactive approach in addressing employee leave and absence. Teh program operates an active overtive or mandatory list, primarily applying coverage for scheduled leave and authorized absence. However, overtime employees are called upon to fill in for vacant full-time positions until a permanent member is hired."

**115.313 (b)** Both the agency and facility staffing plans require constant supervision and monitoring of the residents while in the facility. The documents state that the facility maintains staff ratios at all times unless imminent and dangerous circumstances take place that alter the ratio. The established ratios are 1:8 during waking hours and 1:16 during sleeping hours. On-site observations by Auditor Howell exceeded the established minimum ratios. Observed ratios were 1:1 and 1:3.

**115.313 (c)** On June 8, 2023, the facility roster showed 18 full time staff employed for a current resident population of 3 residents. The staffing pattern specifically designates Youth Worker, Senior Youth Worker, and Youth Work Supervisor for direct youth supervision.

Observed staff to student ratios were 1:1 and 1:3. PREA Auditor Howell found no evidence nor was there a report of the staff to student ratio deviating from the planed ratio of 1:8 daytime and 1:16 nighttime ratio. During random resident interviews, when asked, "How often are staff the with you?" 3 of 3 residents answered that direct care staff were present with them at all times.

**115.313 (d)** When interviewed, the Superintendent and Assistant Superintendent (PCM) both replied that the staffing plan is reviewed and revised at least annually and when necessary, as a result of the resident population fluctuating. The Superintendent and supervisory staff meet daily to make sure staff to resident ratios were appropriate.

**115.313.** (e) PREA Auditor Howell did find evidence to support the PAQ that stated higher level supervisors conducted unannounced rounds on all shifts. Policy prohibits staff from alerting the staff members that the supervisory unannounced rounds are occurring. During random staff interviews, the staff explained the unannounced rounds do occur. Frequency was reported as throughout the day and on each shift. Facility management provided unannounced rounds documentation and to demonstrate compliance.

The facility culture observed was positive. 3 of 3 residents said they felt safe at D.O.V.E.S. and they were preparing for a positive future. Often during the on-site portion of the audit Auditor Howell observed more staff present than residents. The rich staff to resident ratio allowed for low facility anxiety levels which in turn provides a culture of learning and growing.

Based on the auditor observations, information shared during the staff and resident interviews, and the documents reviewed during the Pre-On-Site, On-Site, and Post On-Site phases of the audit, the facility EXCEEDS the requirements of standard 115.313. The high rating was due to the very high staff to resident ratios and the residents reporting they felt safe as a result.

**Corrective Action Findings: None** 

| 115.315 | Limits to cross-gender viewing and searches  |
|---------|--|
|         | Auditor Overall Determination: Meets Standard  |
|         | Auditor Discussion   |
|         | The following evidence was analyzed in the making the compliance decision.   |
|         | Documents reviewed included:<br>PAQ<br>NJJJC Policy ED:1.02 PREA, Pages 13-14 Section 9<br>NJJJC Policy: Limits to Cross-gender Viewing and Searches<br>NJJJC Policy CP:09.07 Search Plan<br>NJJJC Policy CP:09.01 Juvenile Supervision<br>Staff training files<br>Opposite Gender Announcements Memo dated 12/16/23   |
|         | Interviews included:<br>Random residents<br>Random staff<br>Supervisory staff  |
|         | Site Review / Observation:<br>Classrooms<br>Administration Areas<br>Living Units<br>Common activity spaces (gym, classrooms, hallways)   |
|         | Provisions:  |
|         | <b>115.315 (a-c):</b> The staff interviews and a review of the staff training records revealed the staff were appropriately trained on conducting pat down searches in accordance with 115.315 (a, b, and c) Limits to cross-gender viewing and searches. The NJJJC Policy (written by John Wolff) limits cross-gender searches unless in exigent circumstances or when a transgendered or intersex youth prefers a cross-gender search. All cross-gender searches must be documented. 14 of 14 staff explained and demonstrated the search procedures of D.O.V.E.S. Residential Community Home. The search procedure does not include a "pat down" or "strip searches." Staff explained the female and male staff do not do pat down searches. In exigent circumstances the opposite gender staff would conduct an on the outside of the residents clothing only after receiving approval from the Superintendent or designee. The D.O.V.E.S. Residential Community Home PAQ states the facility does not conduct cross-gender strip or cross-gender visual body cavity searches of residents. Staff responsible for facility searches were consistent in responding that the D.O.V.E.S. Residential Community Home follows this provision. |

**115.315 (d):** NJJJC policies mandate residents are permitted to shower, perform bodily functions, and change clothing without non-medical staff of the opposite

| gender viewing their breasts, buttocks, or genitalia, except in exigent             |
|---|
| circumstances. The bathrooms and showering areas were observed during the           |
| facility tour. The facility is designed to prohibit cross-gender viewing of youth   |
| performing such personal actions and the facility practice demonstrated shows       |
| compliance: In accordance with the "Opposite Gender staff Announcement Memo"        |
| opposite gender staff announce their presence before entering living units. Youth   |
| are provided privacy when changing clothes, performing bodily functions, and        |
| showering. Opposite gender staff do not provide direct supervision when youth       |
| change clothes, perform bodily functions, and shower. 11 of 11 residents and all of |
| the direct care staff confirmed the residents are permitted to change clothes,      |
| perform bodily functions, and shower in privacy.                                    |

**115.315 (e)** Per NJJJC Policy and confirmed by Auditor Howell during the staff interviews, facility staff always refrain from searching or physically examining transgender or intersex residents for the sole purpose of determining the resident's genital status. If a resident's genital status is unknown, the intake staff review the resident's personal history and medical documents and may determine genital status during conversations with the resident or by learning the information from a medical examination conducted at a medical facility, in private, by a medical practitioner.

**115.315 (f)** D.O.V.E.S. Residential Community Home training records showed proof of training staff on how to conduct cross-gender pat down searches in a professional and respectful manner, and in the least intrusive manner possible, consistent with security needs. The training curriculum also includes understanding "Pat searches and Trauma."

As a result of auditor observations of the facility design, a review of related policy, responses by staff and residents in interviews, and a review of the resident files, D.O.V.E.S. Residential Community Home was determined to meet the standard 115.315 (a-f)

**Corrective Action: None** 

| 115.316 | Residents with disabilities and residents who are limited English proficient          |
|---------|---|
|         | Auditor Overall Determination: Meets Standard   |
|         | Auditor Discussion  |
|         | The following evidence was analyzed in the making the compliance decision.            |
|         | Documents reviewed included:  |
|         | PAQ<br>NJJJC Policy ED:1.02 Prison Rape Elimination Act, Page 11 Juvenile Orientation |

Resident PREA Curriculum PREA Posters PREA Staff Training Module 2023 Directory of Sign Language Interpreters – Feb 2023 PREA Education Materials in English and Spanish

### Interviews included:

Random residents Random staff Supervisory staff Superintendent Agency PREA Coordinator Agency Head

### Site Review / Observation:

Living Unit postings Administrative Building postings Classroom postings

### **Provisions:**

**115.316 (a)** The D.O.V.E.S. Residential Community Home staff take appropriate steps to ensure that youth with disabilities have an equal opportunity to participate in or benefit from all aspects of the agency's efforts to prevent, detect, and respond to sexual abuse and sexual harassment. Such steps include providing access to Interpreters, and written materials provided in formats or through methods that ensure effective communication.

During the resident interviews 3 of 3(100%) youth interviewed claimed English as their primary language. During staff interviews none of the staff could remember a youth, admitted in the last 12 months, that claimed another language as their primary language.

The facility policy addresses the provision of support services for disabled residents and provides the equal opportunity to participate in or benefit from all aspects of the facilities efforts to prevent, detect, and appropriately respond to sexual abuse and harassment. NJJJC policy prohibits the use of resident interpreters, readers, and other forms of resident assistants except in limited circumstances where an extended delay could compromise a resident's safety, performance of a first responders' duties, or the investigation of the allegations. The Agency Head, Superintendent, Youth Worker, and Administrative Support Staff interviews confirmed knowledge of the policy and process. NJJJC has a contract for on-demand remote interpreting services as needed.

**115.316. (b)** During interviews of the staff they explained they do what is necessary to ensure the residents understand the PREA standards and their rights. They made it clear they would only use staff as translators. During the past 12 months, the facility did not have any youth who were assessed as needing interpreting services because they had a disability or were limited English proficient.

If they had, the On-Demand Remote Interpreting Services (written and verbal) is available by phone and can be accessed by staff 24 Hour per day 7 days per week. The State has a contract for sign language interpretation services as needed. Furthermore, the facility offers resident education manuals are printed in English and Spanish. The facility is prepared to ensure equal access to limited English proficient or disabled. This determination of meets standard was made based on interviews of staff, administrators, facility observations, and a review of the residents' documentation.

**115.316 (c)** The Superintendent, Assistant Superintendent (PCM), and direct supervision staff explained D.O.V.E.S. Residential Community Home does not use resident interpreters or assistants for reporting sexual abuse and sexual harassment allegations as the practice could compromise the integrity of the reporting process. The facility's staff did have written PREA related information to provide to youth upon admission to the Facility. At the time of the audit there were no residents listed, interviewed, or reported as needing interpreter services or the need for translated PREA related documents. The staff and resident interviews resulted in consistent responses that D.O.V.E.S. Residential Community Home had not had a recent need for the use of interpreters or services for residents with a disability that hindered their ability to communicate an allegation related to sexual abuse or harassment. NJJJC does have statewide interpreter services through the Department of Human Services Division of the Deaf and Hard of Hearing for sign language and for on-demand remote interpreting services as needed.

The facility meets the requirements of standard 115.316.

**Corrective Action: None** 

| 115.317 | Hiring and promotion decisions  |
|---------|---|
|         | Auditor Overall Determination: Meets Standard   |
|         | Auditor Discussion  |
|         | The following evidence was analyzed in the making the compliance decision.                                  |
|         | Documents reviewed included:<br>PAQ   |
|         | NJJJC Policy ED:1.02 PREA, page 13 Section 8.1<br>NJJJC Policy 14HR:07.02A Periodic Criminal History Checks |
|         | Criminal Records and Child Abuse Registry Check Documentation<br>Employment Application                     |
|         | Agency Memorandum dated 08/19/14 – Hiring and Promotion Decisions   |
|         | Interviews included:<br>Administrative (Human Resources Manager) Staff                                      |

Superintendent Random Staff

#### Site Review / Observation: None

#### **Provisions:**

**115.317 (a)** NJJJC Policy prohibits hiring or promoting anyone who may have contact with youth and does not use services of any contractor who may have contact with the person if the person: has engaged in sexual abuse in a prison, jail, lockup, community confinement facility, juvenile facility, or other institution; or has been convicted or civilly or administratively adjudicated or engaging or attempting to engage in sexual activity in the community facilitated by force, overt or implied threats of force, or coercion, or if the victim did not consent or was unable to consent or refuse.

The Superintendent confirmed during interviews that the D.O.V.E.S. Residential Community Home has not hired, promoted, or contracted with anyone who meets the criteria listed in the above paragraph. A review of personnel documentation revealed no documented evidence that would show the facility was out of compliance with this section of standard 115.317.

**115.317 (b)** NJJJC Policy considers any incidents of sexual harassment in determining whether to hire, promote, or contract for services. When interviewed the Human Resource Manager explained that NJJJC would find out such information through Live Scan criminal background checks, Child Abuse Registry, reference checks, and a thorough interview of the applicant for an open position. The Superintendent explained the interview process for hiring, promotions and contract positions. A review of personnel documentation revealed no documented evidence that would show the facility was out of compliance with this section of standard 115.317.

**115.317 (c & d)** Before hiring new employees, volunteer, or contractors who may have contact with youth, the NJJJC Policy requires hiring staff to perform a Live Scan criminal background records check, Child Abuse Registry, pre-employment reference checks, a thorough interview of the applicant, and contact all prior institutional employers in search of substantiated allegations of abuse or resignation during a pending investigation of an allegation of abuse. D.O.V.E.S. Residential Community Home was able to show documentation that NJJJC has been conducting background checks, child abuse registry checks, completing reference checks, and attempted to ask previous juvenile institution employers of applicant's past involvement in PREA related incidents.

**115.317 (e)** Juvenile Justice Commission policy 14HR:07.02A states the facility conducts criminal background checks of current employees and contractors who may have contact with residents upon hire and every five years after. Proof of background checks for all current facility employees and contractors was verified during the on-site portion of the audit and during the interview of the Human

Resources Manager.

**115.317 (f)** Administrative (Human Resources) Staff explained how they asked all applicants and employees who may have contact with residents directly about previous PREA related misconduct described in paragraph 115.317 (a). Administrative (Human Resources) Staff explained all candidates complete the NJJJC Addendum to the DSS Application for Employment which asks, "while working or volunteering at any facility, were you terminated or otherwise disciplined or counseled for sexual abuse, sexual contact with or sexual harassment of an inmate, detainee, client, or resident of the facility?" Similar questions are asked during reference checks. Question #3 asks, "while working or volunteering at this facility, was the individual terminated or otherwise disciplined or counseled for sexual abuse or sexual harassment of an inmate, detainee, client of an inmate, detainee, client or the facility?"

**115.317 (g)** In accordance with this standard, D.O.V.E.S. Residential Community Home Superintendent stated in his interview that material omissions regarding such misconduct (PREA related) or the provision of materially false information is grounds for termination of employment.

**115.317 (h)** Form BI-001 Request for Background Information requires applicants to state if they "ever engaged in sexual abuse in a prison, jail, lockup, community confinement facility, juvenile facility..." Unless prohibited by law, NJJJC provides information on substantiated allegations of sexual abuse or sexual harassment involving former employees upon receiving a request from an institutional employer for whom the former employee has applied to work. In addition, the Superintendent confirmed that the facility does consider all items listed in 115.317(a-h) when making hiring and promotion decisions.

Based on the information received and the documents reviewed in the interviews the facility meets the requirements of standard 115.317.

**Corrective Action: None** 

| 115.318 | Upgrades to facilities and technologies                                    |
|---------|--|
|         | Auditor Overall Determination: Meets Standard                              |
|         | Auditor Discussion   |
|         | The following evidence was analyzed in the making the compliance decision. |
|         | Documents reviewed included:   |
|         | PAQ  |
|         | Facility Schematics  |

| Superintendent<br>Agency Head<br>Site Review / Observation:  |
|--|
| Observation of the campus operations during the on-site tour.  |
| Provisions:  |
| <b>115.318 (a-b)</b> During interviews of the Superintendent and Assistant<br>Superintendent (PCM) both explained there had been no substantial modification to<br>the facility (including upgrades to any camera system) since the last PREA Audit.<br>Some areas of the buildings had received minor upgrades and renovations, but none<br>included materials changes to the buildings or grounds. The staffing plan lists the<br>cameras and locations but does not include them in consideration of staff to<br>resident ratios. |
| Auditor Howell suggested making meeting notes of PREA considerations when facility renovations are discussed in the future.  |
| The staff interviews, the on-site tour of the facility, and the schematics provided to the auditor all corroborated that the facility meets the requirements of standard 115.318 (a-b)   |
| Corrective Action Findings: None   |

| 115.321 | Evidence protocol and forensic medical examinations  |
|---------|--|
|         | Auditor Overall Determination: Meets Standard  |
|         | Auditor Discussion   |
|         | The following evidence was analyzed in the making the compliance decision.   |
|         | Documents reviewed included:<br>PAQ<br>NJJJC Policy ED:1.02 Prison Rape Elimination Act Page 23, Section 16.2<br>NJJJC Policy 1300I:01:04 Evidence Collection, Control, and Security<br>PREA Training – Facility PREA Investigations (FPI)<br>PREA Training for Investigators<br>NJ Statewide SART/SANE Program and the SART Response Program Information<br>Resident Handbook |

MOU between JNJJJC and New Jersey Coalition Against Sexual Assault (NJCASA)

## Interviews included:

Superintendent Office of Investigations (OOI) Representative Nurse Staff interviews Resident interviews

# Site Review / Observation:

Facility postings Brochures available to residents

## **Provisions:**

**115.321 (a)** NJJJC Policy 1300I:01:04 Evidence Collection, Control, and Security does follow a uniform evidence protocol that maximizes the potential for obtaining usable physical evidence for administrative proceedings and criminal prosecutions when responding to allegations of sexual abuse. Random staff interviews revealed the D.O.V.E.S. Residential Community Home staff are aware of the physical evidence expectations for First Responders. Page 23 of the NJJJC PREA policy references the process to refer all allegations of sexual harassment and abuse to NJ Office of Investigations for review and possible investigation. The (OOI) Investigation Unit investigates sexual abuse. Sexual harassment or otherwise deemed to be a PREA violation that does not rise to the level of abuse is referred to either the Deputy Executive Director, Operations, or the Director of Community Programs, as appropriate, for a Facility PREA Investigation (FPI). In cases that are criminal in nature the OOI have law enforcement authority and specialized training, therefore local law enforcement does not need to be called.

**115.321 (b)** NJJJC policy does follow a protocol that is developmentally appropriate for youth and is current ( i.e. adapted from the most recent edition of the US Department of Justice's Office on Violence Against Women publications) . Auditor Howell was able to ascertain and confirm the following:

- The facility does not conduct administrative or criminal investigations. Allegations are referred to Office of Investigations (OOI) for criminal investigations and either the Deputy Executive Director, Operations, or the Director of Community Programs, as appropriate, for a Facility PREA Investigation (FPI). Random staff interviews confirmed an understanding of the facility investigations protocol.
- Hunterdon Medical Center Medical Center is the designated medical facility that employs Sexual Assault Nurse Examiners (SANEs). Hunterdon Medical Center is listed as the Primary approved PREA SART/SANE location. The Medical Center provides forensic interviews and examinations in alleged child sexual abuse situations. A SANE qualified nurse is on call 24/7 to conduct SANE sexual abuse forensic medical exams at no cost to the youth. In a phone interview, the emergency room representative explained he was

not aware of there being any forensic medical exams, related to D.O.V.E.S. Residential Community Home, conducted in the past 12 months. New Jersey Coalition Against Sexual Assault (NJCASA) provides outside the facility emotional support and crisis counseling services. Representatives can be reached through the hotline at (800) 601-7200. During interviews, the D.O.V.E.S. Residential Community Home Superintendent, Assistant Superintendent (PCM) and Nurse confirmed their understanding of the practice.

**115.321 (c)** In accordance with New Jersey Juvenile Justice Commission Policy, in the event of a PREA related allegation, the supervisor on duty would call the Office of Investigations (OOI) for criminal investigation and a facility representative would take the designated medical facility for a qualified medical professional to conduct a SANE examination. The sexual assault services include sexual assault kits, SANE exams, advocacy referrals, and testing for sexually transmitted infections. In addition to interviewing the Hunterdon Medical Center representative, auditor Howell reviewed the facility web site and found an explanation of the structure of the department, the staff training, and multiple ways the Medical Center provides support, forensic medical services to meet the needs of sexual assault victims. In a phone interview, the emergency room representative explained there was a SANE qualified and trained Nurse available 24 hours a day. He reported no knowledge of any forensic exams involving youth from the D.O.V.E.S. Residential Community Home during the past 12 months.

**115.321 (d)** During an interview of the Hunterdon Medical Center and New Jersey CASA representatives, they confirmed they provide intervention and related sexual assault assistance services free of charge. Collectively, the services include 24 hour per day access for reporting, advocacy, and forensic exams. Of the residents interviewed, 3 of 3 were able to describe at least one way to access the services in a confidential manner while in the D.O.V.E.S. Residential Community Home.

**115.321 (e)** The Superintendent and Nurse explained the D.O.V.E.S. Residential Community Home does have access to qualified mental health therapists to provide advocacy and emotional support services. In addition, the Hotline remains available 24/7 to support youth as needed. Auditor Howell observed zero tolerance posters with the hotline number in most resident living areas, classrooms, and dining areas. Auditor Howell called the Hotline number and verified the services available, if a caller could remain anonymous, and if the services were free of charge to residents of D.O.V.E.S. Residential Community Home. The Hotline representative who answered the call (from the facility) confirmed all of the above.

**115.321 (f)** The NJ Office of Investigations (OOI) is responsible for conducting all sexual assault related criminal investigations. OOI has law enforcement authority and conducts all criminal investigations. The Hunterdon Medical Center emergency room is responsible for and has access to qualified nurses that ca conduct SANE sexual abuse forensic medical exams at no cost to the youth. Both agencies follow uniform protocols that are age appropriate for youth that are residents of the

D.O.V.E.S. Residential Community Home.

**1155.321 (g)** Auditor is not required to audit this provision.

**115.321. (h)** D.O.V.E.S. Residential Community Home is in compliance with standard 115.321 (h) because New Jersey CASA has access to appropriately trained and a licensed clinician. The agency does have an agreement for victim support services with NJCASA. NJCASA did confirm they have a relationship with NJJJC - D.O.V.E.S. Residential Community Home and have trained staff available 24/7 for advocacy service, emotional support; in accompaniment with forensic examination referrals.

The facility meets the requirements of standard of 115.321.

| 115.322 | Policies to ensure referrals of allegations for investigations  |  |  |
|---------|---|--|--|
|         | Auditor Overall Determination: Meets Standard   |  |  |
|         | Auditor Discussion  |  |  |
|         | The following evidence was analyzed in the making the compliance decision.  |  |  |
|         | Documents reviewed included:  |  |  |
|         | PAQ<br>NJJJC Policy ED:1.02 Prison Rape Elimination Act, Pages 23-24 Part 5A Section 16.2<br>D.O.V.E.S. Residential Community Home staff training documentation   |  |  |
|         | Interviews included:  |  |  |
|         | Superintendent  |  |  |
|         | Random staff interviews   |  |  |
|         | Random resident interviews  |  |  |
|         | Site Review / Observation:  |  |  |
|         | Facility postings   |  |  |
|         | Brochures available to residents  |  |  |
|         | Agency website  |  |  |
|         | Provisions:   |  |  |
|         | <b>115.322 (a)</b> NJJJC Prison Rape Elimination Act Policy ED:1.02 requires that all allegations of sexual abuse and sexual harassment are investigated. Within one day of the report the Office of Investigations (OOI) determines if the alleged conduct constitutes sexual abuse or sexual harassment. Administrative investigations are investigated by the Office of the Deputy Executive Director, Operations or the Director of Community Programs. In an interview of the Office of Investigations |  |  |

representative, he confirmed there were zero reported allegations of abuse or investigations at D.O.V.E.S. Residential Community Home during the past 12 months, therefore there were zero local administrative investigations and zero local criminal investigations. Interviews of staff confirmed the staff's knowledge of which agencies are responsible for administrative and criminal investigations in all allegations of sexual abuse and sexual harassment.

**115.322 (b)** The NJJJC Zero Tolerance Policy is in place and explained on the agency web page (www.njoag.gov) to ensure that allegations of sexual abuse or sexual harassment are referred for investigation to the agency with the legal authority to conduct criminal investigations. There were zero referrals in the past 12 months as evidenced by auditor confirmation with the OOI, interviews with D.O.V.E.S. Residential Community Home management, and interviews of random staff and students. As a result of there being no evidence showing allegations of sexual abuse or harassment at DRCH during the past 12 months, Auditor Howell asked the Superintendent if there had been any allegations since the last PREA audit. The Administrator responded "no." This auditor also reviewed the previous 2020 Final PREA Audit Report for any reported allegations or investigations. The previous audit report listed none. A review of the New Jersey Juvenile Justice Commission website did show the agency's PREA Policy that includes a requirement that all allegations of sexual abuse or sexual abuse or sexual harassment are referred to the OOI as they have the legal authority to conduct criminal investigations.

**115.322 (c)** The NJJJC PREA policy, Office of Investigations Department protocols govern PREA related investigations. PREA Auditor Howell confirmed with OOI and the Agency PREA Coordinator that the Office of Investigations is the authorized agency who conducts investigations into criminal investigations related to allegations of sexual abuse and sexual harassment.

**115.322 (d)** The auditor is not required to audit this provision.

**115.322 (e)** Auditor is not required to audit this provision. During staff interviews, including the Superintendent and random staff, it was evident that the facility staff understood the investigation process and were able to explain the process for involving qualified outside agencies to complete administrative and criminal investigations. The staff training records showed the staff received appropriate and current PREA training related to policies to ensure proper referrals of allegations for investigations.

The facility does meet all of the requirements of standard 115.322 (a-e)

| 115.331 | Employee training                             |  |
|---------|---|--|
|         | Auditor Overall Determination: Meets Standard |  |
|         | Auditor Discussion                            |  |

The following evidence was analyzed in the making the compliance decision. Documents reviewed included: PAQ NJJJC Policy ED:1.02 PREA (page 12-13, Section 8) Staff PREA Training Materials PREA Training Acknowledgement Statements Interviews included: Superintendent Random Staff Specialized staff Human Resources Staff Agency Head Site Review / Observations: Observation of opposite gender staff interaction with residents and public announcements upon entering resident living units.

# **Provisions:**

**115.331 (a)** The Juvenile Justice Commission PREA Policy ED:1.02 does require that the facility provide PREA related training to all its employees who may have contact with youth. The training is tailored to the unique needs and attributes of youth in juvenile facilities and to the specific gender(s) represented at the facility." The training includes the following:

- The Zero Tolerance policy for sexual abuse, sexual harassment,
- How to fulfill their PREA responsibilities under D.O.V.E.S. Residential Community Home sexual abuse and harassment prevention, detection, reporting, and response policies and procedures
- Residents right to be free from sexual abuse and sexual harassment
- The right of residents and employees to be free from sexual abuse and harassment
- The right of residents to be free from retaliation for reporting sexual abuse and harassment
- The dynamics of sexual abuse and sexual harassment in juvenile facilities
- The common reactions of juvenile victims of sexual abuse and harassmen
- How to detect and respond to signs of threatened and actual sexual abuse and how to distinguish between consensual sexual contact and sexual abuse between residents.
- How to avoid inappropriate relationships with residents
- How to communicate effectively and professionally with residents including lesbian, gay, bisexual, transgender, intersex, or gender nonconforming residents; and
- How to comply with relevant laws related to mandatory reporting of sexual abuse to outside authorities
- Relevant laws regarding the applicable age of consent
- The staff are provided a training that describes the facilities zero tolerance of sexual abuse and harassment.

| Random staff interviews revealed the staff know the learning objectives of the training (listed in #1-12 above). Auditor Howell reviewed staff training records that included initial training upon hire and refresher training on an annual basis.  |
|--|
| 115.331 (b) The NJJJC policy requires that training is tailored to the unique needs<br>and attributes and gender of the residents at the facility. D.O.V.E.S. Residential<br>Community Home provides services to male identifying youth. The staff of the<br>opposite gender receive the same training regardless of what shift they are<br>assigned. Training documentation reviewed by PREA Auditor Howell supports this<br>standard. The training is initiated during new employee orientation and is continued<br>through annual refresher training. |
| 115.331 (c) The NJJJC Policy states that the facility documents employees written verification that they receive PREA training and understand their PREA responsibilities. The agency provides PREA training every year. This was confirmed by auditing the employee training files and interviewing the staff.  |
| 115.331 (d) Administrative support staff and the Assistant Superintendent (PCM)<br>provided the auditor with training documentation showing proof the staff<br>acknowledge with their signature that they understand the training they received.<br>This was confirmed by auditing the employee training files. Staff records of random<br>staff interviewed confirmed they all had completed the training.  |
| In the interviews, the staff demonstrated they had a good understanding of 115.331 (a, 1-12) and 115.331 (b, c, d). Furthermore, the training documentation verified the completion of and understanding of the required PREA training. Lastly, the Assistant Superintendent (PCM demonstrated a very good knowledge of PREA and how to train staff on the standards.  |
| Auditor Howell interviewed staff, reviewed the training policy, reviewed<br>the training curriculum, and verified training is taking place and<br>determined the facility meets the requirements of standard 115.331.  |
| Corrective Action Findings: None   |

| 115.332 | Volunteer and contractor training   |
|---------|---|
|         | Auditor Overall Determination: Meets Standard   |
|         | Auditor Discussion  |
|         | The following evidence was analyzed in the making the compliance decision.  |
|         | <b>Documents reviewed included:</b><br>NJJJC Policy ED:1.02 PREA, Page 12 Sections 8 - 9<br>NJJJC Training Acknowledgement and Policy Receipt |

NJJJC PREA Refresher Training Materials, PPT Pages 1-49 NJJJC PREA Training, Cross-Gender & Transgender Pat Searches

#### Interviews included:

Superintendent Random Staff Specialized staff

Site Review / Observations: None

## **Provisions:**

During the facility tour the Superintendent explained that the volunteer and contractor interaction with the residents is limited. When asked how D.O.V.E.S. Residential Community Home volunteers and contractors are trained, the Assistant Superintendent (PCM) explained that contractors and volunteers are required to receive training on the agencies zero tolerance policy and policy related to sexual abuse and sexual harassment as well as how to report such incidents. Agency policy (ED1.02 Section 8) requires documentation that volunteers and contractors understand the training. Auditor Howell Reviewed the training materials and acknowledgements and found them to be in compliance with PREA Standards. The Assistant Superintendent (PCM) provided existing proof of PREA training and PREA acknowledgements for contractors and volunteers (agency wide).

**115.332 (a)** NJJJC Policy outlines the order in which volunteers and contractors are screened and background checked and trained. Policy states that the facility shall ensure that all volunteers and contractors who have contact with clients have been trained on their responsibilities under the agency's sexual abuse and sexual harassment prevention, detection, and response policies and procedures.

**115.332 (b)** D.O.V.E.S. Residential Community Home Assistant Superintendent (PCM) explained all volunteers and contractors who have contact with residents are notified of the agency's Zero Tolerance policy regarding sexual abuse and sexual harassment and informed how to report such incidents. He also explained the training was the same as the full-time paid staff. The use of contractors or volunteers was limited in the past year, however PREA Auditor Howell was able to review training documentation and signed acknowledgements related to 115.332 (b) that confirmed that volunteers and contractors understand the training they have received.

**115.332 (c)** D.O.V.E.S. Residential Community Home does maintain documentation confirming that volunteers and contractors understand the training they have received. PREA Auditor Howell was able to review training documentation and signed acknowledgements related to 115.332 (c) that confirmed that volunteers and contractors understand the training they have received.

The facility meets the requirements of standard 115.332 (a, b, and c).

| 115.333 | Resident education  |
|---------|---|
|         | Auditor Overall Determination: Exceeds Standard   |
|         | Auditor Discussion  |
|         | The following evidence was analyzed in the making the compliance decision.  |
|         | Documents reviewed included:         PAQ         PREA Memo dated 12/24/23         NJJJC Policy ED1.02 PREA, Section 7 Juvenile Orientation         NJJJC Resident Handbook for Community Programs         NJJJC Resident's Education Materials (PREA PPT & Residents Guide to the PREA)         Site Posters         Resident PREA Fact Sheet and Acknowledgement Form         PREA and DOVES pamphlets         PREA Screening Form         Interviews included:         Superintendent |
|         | Assistant Superintendent (PCM)<br>Intake Staff<br>Random Staff<br>Random Residents  |
|         | Site Review / Observations:<br>Posters hanging in areas commonly used by residents such as: Dormitory (hallways,<br>bathroom, common rooms), Dining areas, Administration, Building hallways, and<br>Intake areas<br>PREA materials available to residents, staff, and guests.  |
|         | Provisions:   |
|         | <b>115.333 (a)</b> NJJJC PREA Policy ED:1.02 states that during the admissions process the youth are provided, by staff, age appropriate PREA information about the agencies Zero Tolerance Policy and how to report incidents or suspicions of sexual abuse, sexual harassment, or sexual activity. This is done through verbal explanation by the intake staff and being provided the appropriate PREA education information in the Resident's Education materials and Handbook.      |
|         | During the on-site portion of the audit there were three residents present on   |

During the on-site portion of the audit there were three residents present on campus. When interviewed, 3 of 3 residents reported learning of and understanding the D.O.V.E.S. Residential Community Home PREA Policy and how to report sexual abuse and sexual harassment. Over the past twelve months 6 youth were admitted to the D.O.V.E.S. Residential Community Home. Of the 6 admissions 6 of them stayed longer than 72 hours. The intake documents include an acknowledgement signed by each resident that they received and understood the Zero Tolerance

policy information. When reviewing resident files, PREA Auditor Howell found no evidence that there were residents who did not receive the required Zero Tolerance Policy information in a timely manner.

115.333 (b) NJJJC Policy dictates that residents receive age appropriate PREA education upon admission and no later than 10 days of arrival. The training materials were reviewed and were found to include safety, rights and how to report. Through the random resident interviews, Auditor Howell found evidence that 3 of 3 residents had received PREA education upon intake. Auditor Howell discussed with the Superintendent and Assistant Superintendent (PCM) the importance of resident re-education on a regular basis and shared a PREA compliant resident education video. It was agreed the facility would be compliant and possibly exceed standard 114.333 (b) if they showed the recommended PREA video on a frequent basis in all living units. This would create a system where no youth would go long from intake education to re-education. On June 8, 2023, the link to a comprehensive PREA education video was shared with the Superintendent and Assistant Superintendent (PCM).

The resident documentation showed resident acknowledgement of receiving and understanding the PREA education materials.

**115.333 (c)** During the intake staff interview Auditor Howell asked how they ensured current residents as well as those transferred from other facilities were educated on the facilities PREA Policy. The intake staff confirmed that regardless of where they came from all residents are (upon intake) provided the same resident education about their rights to be free from sexual abuse, sexual harassment, and retaliation for reporting. Agency policy requires that all residents be educated regarding their rights to be free from sexual abuse and sexual harassment and to be free from retaliation for reporting such incidents, and regarding agency policies and procedures for responding to such incidents to the extent that the policies and procedures of the new facility differ from those of any facility they came from.

**115.333 (d)** D.O.V.E.S. Residential Community Home staff provided Auditor Howell with the resident education materials in formats accessible to all residents at the facility during the audit. The resident education materials were available in English and Spanish. When the staff was asked how intakes with limited reading skills could learn the PREA related information they responded the staff would read the print information to the resident with the limited reading skills, get an interpreter, or get a bilingual staff to translate the PREA information and show the resident how they can call the hotline number (posted on the walls in many areas) to file a report or request emotional support services. Furthermore, all JJC agency facilities have access to interpretive services for youth with special needs or disabilities including youth who are deaf, speech impaired, blind, or otherwise disabled. Section 7 C1i states, "At no time may a Juvenile be used to provide translation services."

**115.333 (e)** The Superintendent and Facility PREA Manager were able to clearly explain the resident PREA education process. Upon auditor review, all records reviewed included documentation including the residents' acknowledgement of

| youth we<br>PREA Poli<br>believed<br>being pur<br>knowledg<br>she were<br>that?" sh | and understanding the PREA information. In the resident interviews the<br>ere able to explain the process consistent with what is written in the facility<br>icy and what is expected to meet this standard. 3 of 3 residents said they<br>they could report allegations of sexual abuse and harassment without<br>nished or fearing retaliation. The residents demonstrated an above average<br>ge of PREA. One resident could recite PREA Protocols in order almost as if<br>reading them from a list. When Auditor Howell asked, "How did you learn<br>e replied that the Assistant Superintendent (PCM) had shown them (the<br>s) a slide show and a lot of the information is posted on the walls of the |
|---|---|
| facility, A<br>and comr<br>report set<br>and revie<br>were obs                      | (f) During the facility tour and other unobstructed movement within the<br>auditor Howell viewed PREA posters in the resident living areas, classrooms,<br>mon areas. Posters included the name, address, and phone number to<br>xual abuse and sexual harassment. Auditor Howell also received a copy of<br>ewed the PREA information in the brochure. PREA brochures and postings<br>erved in common areas of the building and observed in the lobby of Facility<br>Postings included contact information for:  |
|   | mbudsman Jim Doone Jr.<br>ew Jersey Abuse HotlineEmotional Support Services   |
| numbers   | lowell called to verify the Abuse Hotline and Emotional Support Services<br>were working and would be a resource for residents when they called. The<br>presentative confirmed the intent of and that the services were provided  |
| docume<br>115.333<br>of the la<br>detailed<br>Auditor<br>Reportir                   | interviews of staff and residents as well as a comprehensive<br>ntation review the facility was found to EXCEED PREA Standards<br>a-f. The determination of EXCEEDS vs Meets was made as a result<br>arge amount of PREA related postings in the facility and the<br>PREA knowledge the residents shared during their interviews.<br>Howell observed a PREA education board and postings related to<br>ng, Rights, or Contact Information for services on almost every wal<br>he facility.  |
| Correcti  | ve Action Findings: None  |
|   |   |

| 115.334 | Specialized training: Investigations                                       |
|---------|--|
|         | Auditor Overall Determination: Meets Standard                              |
|         | Auditor Discussion   |
|         | The following evidence was analyzed in the making the compliance decision. |

## **Documents reviewed included:**

PAQ NJJJC Policy ED:1.02 PREA, zpshr 12-13 Section 8 Training Documentation Training Curriculum (Investigations pages 1-76) Training Curriculum (Facility PREA Investigations)

#### Interviews included:

Superintendent Assistant Superintendent (PCM) Office of Investigations

#### Site Review / Observations: None

Provisions:

**115.334 (a)** In accordance with NJJJC Policy facility staff members are not authorized to investigate allegations of sexual abuse. In accordance with policy ED1.02 page 23 Part 5A, Upon learning of an alleged incident of sexual abuse or sexual harassment against a juvenile the Superintendent or designee shall immediately report the allegation to the Office of Investigations (OOI) by telephone. OOI investigators are specially trained to conduct sexual abuse investigations in confinement (residential) settings.

**115.334 (b)** Because abuse investigations are the responsibility of the New Jersey Office of Investigations (OOI), D.O.V.E.S. Residential Community Home staff are not required to have specialized training including techniques for interviewing juvenile sexual abuse victims, proper use of Miranda and Garrity warnings, sexual abuse evidence collection in confinement settings, and the criteria and evidence required to substantiate a case for administrative action or prosecution referral. Random staff interviews showed staff are trained on and understand evidence preservation standards. The OOI staff are trained in the areas necessary to conduct administrative and criminal sexual abuse investigations. OOI handles sexual abuse investigations and the office of the Deputy Executive Director, Operations, or the Director of Community Programs handle the Facility PREA Investigations (FPI) that are related to sexual harassment or non-criminal behavior.

**115.334 (c)** D.O.V.E.S. Residential Community Home did not provide documented proof of specialized training because the investigations are completed by OOI and other NJJJC departments. This section is N/A.

**115.334 (d)** Auditor is not required to audit this provision.

Auditor Howell interviewed an Office of Investigations representative and confirmed they are the responsible department for investigations related to abuse and neglect allegations and the Deputy Executive Director, Operations or Director of Community Programs are responsible for administrative investigations. The facility meets the requirements of standard 115.334 (a-d).

| 115.335 | Specialized training: Medical and mental health care   |
|---------|--|
|         | Auditor Overall Determination: Meets Standard  |
|         | Auditor Discussion   |
|         | The following evidence was analyzed in the making the compliance decision:   |
|         | Documents reviewed included:<br>PAQ<br>NJJJC Policy ED:1.02 PREA, Page 12 Section 8 Training<br>Training Documentation   |
|         | Interviews included:<br>Superintendent<br>Assistant Superintendent (PCM)<br>Medical Staff<br>Hunterdon Medical Center Representative   |
|         | Site Review / Observations:<br>None  |
|         | Provisions:  |
|         | <b>115.335 (a)</b> NJJJC Policy dictates that all staff that come in contact with residents must complete a comprehensive PREA curriculum of initial and two-year refresher. " The medical staff interviewed discussed how they are required to be trained in their role in prevention, detection, physical evidence of sexual abuse, how to respond effectively and professionally to victims of sexual abuse and sexual harassment, and how to report allegations. During interviews, specialized staff gave examples of how they would detect and assess signs of sexual abuse and sexual harassment, preserve evidence, respond professionally to allegations of sexual abuse or harassment, and how to report allegations or suspicions of sexual abuse and harassment. PREA related duties that require SART/SANE training are conducted by outside agency Medical Center staff. |
|         | <b>115.335 (b)</b> D.O.V.E.S. Residential Community Home medical staff do not conduct forensic exams. The facility nurse as well as the Superintendent confirmed this fact. Hunterdon Medical Center confirmed via phone the trained and certified SART/SANE medical staff conduct the exams for the D.O.V.E.S. Residential Community Home.  |
|         | <b>115.335 (c)</b> Auditor Howell interviewed medical health staff at D.O.V.E.S. Residential Community Home. The interview results and training documentation  |

| showed medical and mental health staff do receive PREA training, however because<br>they do not conduct forensic exams, there was no proof of that training.  |
|---|
| <b>115.335 (d)</b> The facility nurse confirmed that medical staff received specialized mental health training. A review of the training documentation confirmed that the staff have received specialized training in accordance with Provision 115.331 and contractors/volunteers in accordance with 115.332 depending on the practitioner's status at the agency. |
| Using information from interviews and documentation reviews (training records and policy reviews) the facility was determined to be in compliance with PREA Standard 115.335 (a-d).<br>Corrective Action Findings: None   |

| 115.341 | Obtaining information from residents  |
|---------|---|
|         | Auditor Overall Determination: Meets Standard   |
|         | Auditor Discussion  |
|         | The following evidence was analyzed in the making of the compliance decision.   |
|         | Documents reviewed included:  |
|         | PAQ<br>NJJJC Policy ED:1.02 PREA,   |
|         | PREA Screening Instrument Form – Intake Screening For Potential Sexual Aggressive<br>Behavior and/or Sexual Victimization Form (pages 1-5)  |
|         | Safe Housing Assessment   |
|         | Interviews included:<br>Superintendent  |
|         | Nurse   |
|         | Random Residents  |
|         | Random Staff  |
|         | Site Review / Observations:   |
|         | There was no intake/admission to observe during the on-site portion of the audit.   |
|         | Provisions:   |
|         | <b>115.341 (a)</b> NJJJC Policy ED1.02 page 8, Part 2, Section 6 describes the admissions<br>and assessment process. The policy does list that within 72 hours of a resident's<br>arrival at the facility, the staff perform screening that uses an objective screening<br>instrument to obtain information about the youth's personal history and behavior<br>(Tool title: Intake Screening for Potential Sexual Aggressive Behavior and/or Sexual |

Victimization) to reduce the risk of sexual abuse by or upon another youth. Upon review of the screening instrument form, Auditor Howell determined the screening instrument includes the elements required in provisions 115.341 a, b, and c. During discussions with the administrators and random staff, Auditor Howell inquired about the admissions and assessment process. The staff interviewed consistently explained how the first thing youth do upon admission is spend time with the designated intake staff and receive facility information and education on topics such as PREA. Auditor Howell toured the office area where intake processes take place and concluded the area included sufficient private space for individual and confidential assessment meetings.

The Superintendent explained the facility continues to gather information periodically throughout the youth's stay to reassess housing and supervision assignments based on incidents and periodically for residents who have an extended stay at the D.O.V.E.S. Residential Community Home.

**115.341 (b)** NJJJC Policy ED1.02 page 8, Part 2, Section 6 describes the admissions and assessment process. The policy does list that within 72 hours of a resident's arrival at the facility, the staff perform screening that uses an objective screening instrument. PREA Auditor Howell was provided completed youth assessments for residents at the facility at the time of the on-site audit. There were no deviations from NJJJC policy or PREA standards.

**115.341 (c)** In accordance with PREA standards the screening instrument, in use at D.O.V.E.S. Residential Community Home does include the following information:

- Prior sexual victimization or abusiveness
- Any gender nonconforming appearance or manner or identification as lesbian, gay, bisexual, transgender, or intersex, and whether the resident may therefore vulnerable to sexual abuse
- Current charges and offense history
- Age
- Level of emotional and cognitive development
- Physical size and stature
- Mental illness or mental disabilities
- Intellectual or developmental disabilities
- Physical disabilities
- The residents own perception of vulnerability
- Any specific information about individual residents that may indicate heightened need for supervision, additional safety precautions, or separation from certain residents

**115.341 (d)** Through a review of the NJJJC objective screening tool, staff interviews, resident interviews and an interview with the Superintendent and random staff Auditor Howell was able to ascertain that risk assessments were done in all eleven areas listed in 115.341 (c). This information was collected from conversations with the residents and a review of court records, case files, facility behavioral records, and other relevant documentation that is gathered upon the resident's arrival at the

facility. The facility met the standard of this section.

**115.341 (e)** The Superintendent, and intake staff indicated during interviews that the information obtained during the initial and follow up screening is sensitive and treated as confidential, therefore the information has limited dissemination and secure access to prevent exploitation. Employees are only permitted to view the protected information on a need-to-know basis.

Based on the information learned in the interviews, document reviews, objective screening instrument demonstration, and the observations of the security in place to protect the confidential information, the facility is in compliance with standards of this of standard 115.341 (a-e).

| 115.342 | Placement of residents  |
|---------|---|
|         | Auditor Overall Determination: Meets Standard   |
|         | Auditor Discussion  |
|         | The following evidence was analyzed in the making the compliance decision.  |
|         | Documents reviewed included:<br>PAQ<br>NJJJC Policy ED:1.02 PREA, Page 8 Part 2 Section 6   |
|         | PREA Screening Instrument Form – Intake Screening For Potential Sexual Aggressive<br>Behavior and/or Sexual Victimization Form (pages 1-5)<br>Safe Housing Assessment |
|         | Resident schedules<br>ED Directive, dated 11/20/19, Supplemental Screening Procedure; Intersex and<br>Transgender Juvenile.   |
|         | Interviews included:<br>Superintendent<br>Random Residents<br>Random Staff<br>Staff Responsible for Risk Screening/Intake   |
|         | <b>Site Review / Observations:</b><br>Intake and Assessment area.<br>Facility Tour - no isolation rooms were observed.  |
|         | Provisions:   |
|         | <b>115.342 (a)</b> NJJJC Policy explains that the facility uses all information obtained during intake screening to make housing, bed, program, education, and work   |

assignments for youth. The "Intake Screening For Potential Sexual Aggressive Behavior and/or Sexual Victimization" and "Safe Housing Assessment" screening tools do provide objective tools to aide in deciding housing, bed, program, education, and work assignments. Despite resident rooms being open dorm style multi-person occupancy rooms, housing assignments are discussed anytime there is an incident and moving residents bed assignment is considered an intervention/ option to keep residents safe and free from violence and/or abuse.

**115.342 (b)** NJJJC ED:1.02 Section 10- Separation from General Population dictates that a resident may be isolated only for a time period necessary to maintain safety and security. If a resident is isolated the Facility staff shall clearly document the basis for the concern for the resident's safety and the reason why no alternative means of separation can be arranged. During the on-site phase of the audit PREA Auditor Howell walked freely through the historic facility and was given access to all areas (inside and outside) as requested. All rooms, closets, basement, and outside sheds were reviewed. At no time were isolation areas or isolation practices observed.

According to the Assistant Superintendent (PCM), if a youth were to be isolated for safety purposes, the reasons would be documented. The resident would be put on 1:1 supervision and most likely be transferred to another facility. Even in times of 1:1 supervision or separation regular program activities would continue. Full program activities such as regular meals, education, medical, and psychological services. Auditor Howell found no reported incidents that required isolation or documentation of isolation.

**115.342 (c)** The Superintendent, and Assistant Superintendent (PCM) explained the facility does not place LGBTQ residents on a special housing status/assignment or identification status as an indicator of vulnerability for sexual assault or harassment. Throughout the direct care staff interviews no staff or resident reported D.O.V.E.S. Residential Community Home having a LGBTQ resident for the past 12 months. Zero youth of the three interviewed self-identified as LGBTQ during the resident interviews. The facility staff reported that if LGBTQ youth were in the program they were prohibited from considering lesbian, gay, bisexual, transgender, intersex, or questioning (LGBTQ) identification or status as an indicator or likelihood of being sexually abusive. Random staff interviews and a targeted resident interview revealed no special housing based on how a resident gender identifies. The resident interviews revealed the same information.

In 2019 NJJJC developed a "Special Intake Team" charged with recommending to the Executive Director the appropriate placement of a transgender or intersex Juvenile assigned to a term of incarcerations at the Commission. D.O.V.E.S. reported not using he SIT as no residents identified as transgender or intersex.

**115.342 (d)** The Random Staff, Intake Staff, Supervisors, Superintendent, and Nurse reported no self-identified LGBTQ identifying residents in the facility during the past 12 months. All residents interviewed, explained there did not anticipate disparaging treatment of residents that did identify as LGBTQ. One resident

explained there would be "some different treatment" simply because the LGBTQ resident identified different than the rest of the residents. The administrative staff interviewed stated the bed/housing assignments would made on a case-by-case basis and as with all youth the assignment would be based on resident choice while ensuring the residents health and safety, and whether placement would present management or security problems. The observed staff to resident ratio during the on-site portion of the audit never went beyond the required 1:8 ratio. Often during the on-site portion of the audit, the observed ratio was 1:1 and 1:3.

**115.342 (e)** The D.O.V.E.S. Residential Community Home program is designed for stays between 4 and 24 months. Superintendent explained that residents are reassessed at least every six months. During the resident interviews there were zero LGBTQ identifying residents. The practice of reassessing residents every six months meets the standard that transgender and intersex residents programming is reassessed at least twice per year.

**115.342 (f)** At the time of the audit there were zero residents who identified as LGBTQ at the facility. The auditor interviewed 100% of the residents present and all reported their own views were being considered in regard to housing assignments, safety, and personal rights. The facility's screening instruments used for all admissions does take into consideration the residents own views with respect to his or her own safety. Due to the strong staff to resident ratios and the design of the living areas Auditor Howell determined there was plenty of space and staff to safely house and program juvenile residents.

**115.342 (g)** All residents shower privately out of view from other youth and from the direct observation of staff. This practice would allow transgender and intersex residents the opportunity to shower separately from other residents. During the facility tours PREA Auditor Howell observed the shower areas in each residential living area. The shower areas provide privacy partitions and the shower practice and protocols consider the individual privacy of the resident while showering and changing clothes. All staff and residents, in individual interviews, explained the same shower process that afforded privacy to the resident showering.

**115.342 (h)** D.O.V.E.S. Residential Community Home does not use isolation, but NJJJC policy requires that all JJC staff document any student isolation or separation including 1. The basis for the facilities concern for the residents safety. 2. The reason why no alternative means of separation can be arranged.

**115.342 (i)** According to the Superintendent and the supervisory staff, in a case of a resident that is isolated as a last resort when less restrictive measures were inadequate the facility staff would put the resident on 1:1 supervision. The PREA standard regarding the need for regular reviews to allow for continued separation from others would not apply.

Based on the information learned in the interviews, document reviews, and the observations of the auditor, D.O.V.E.S. Residential Community Home is following standard 115.342 (a - i).

| 115.351 | Resident reporting  |
|---------|---|
|         | Auditor Overall Determination: Meets Standard   |
|         | Auditor Discussion  |
|         | The following evidence was analyzed in the making the compliance decision.  |
|         | Documents reviewed included:<br>PAQ<br>Resident Handbook  |
|         | NJJJC Policy ED:1.02 PREA<br>Resident Education Curriculum<br>Third Party Reporting Forms<br>Request and Remedy Form  |
|         | Multiple PREA related posters<br>Juvenile Statement Form  |
|         | Interviews included:<br>Assistant Superintendent (PCM)<br>Intake Staff<br>Random Residents  |
|         | Site Review / Observations:<br>Intake assessment and orientation area.<br>Facility Tour<br>Facility Postings  |
|         | Provisions:   |
|         | <b>115.351 (a)</b> D.O.V.E.S. Residential Community Home provides multiple internal ways for residents to privately report sexual abuse and sexual harassment, retaliation by other residents or staff including staff neglect or violation of responsibilities that may have contributed to such incidents. In interviews, the D.O.V.E.S. Residential Community Home staff and residents explained the residents have the following options to report: |
|         | <ul> <li>Report to any staff (verbal or in writing using the grievance procedures or other means)</li> <li>Report to a third party</li> <li>Report in writing</li> <li>Report verbally</li> <li>Reporting anonymously is permitted</li> <li>Reporting staff misconduct without having to first attempt to resolve the complaint with any Youth staff.</li> </ul>  |

Auditor Howell observed several posters with the hotline phone number in areas residents had access to. Auditor Howell tested phone number and confirmed the

number provided access to confidential resources outside the facility. The areas where the posters were present included student living areas, classrooms, hallways recreation and dining areas. Also observed were grievance boxes where youth could put a note asking to speak with someone. In Random resident interviews, 3 of 3youth could explain more than one way to report sexual abuse and/or harassment. 3 of 3explained they would tell a staff or a parent/guardian. All residents reported they have access to writing instruments, paper, and understand how to submit reports as needed.

Upon admission each resident receives a Resident Handbook that provides PREA information about rights, reporting, and PREA related services available. Upon hire staff receive training on PREA standards, reporting, and responsibilities.

**115.351 (b)** D.O.V.E.S. Residential Community Home provides multiple ways for residents to report sexual abuse or harassment and accepts both verbal and written reports made anonymously or by third parties and promptly documents verbal reports. 14 of 14 staff interviewed responded they believed they could report in more than one way. Anonymous and third-party reports may be called to the Child Abuse Hotline \*9050# on facility phones, the Ombudsman (609) 376-0610, NJCASA (800) 601-7200, or th4 Domestic Abuse and Sexual Assault Crisis Center of Warren County (DASACC) GTL Phone \*9050#. Third Party Reports can be mailed to New Jersey Juvenile Justice Commission 1001 Spruce Street, Suite 202, Trenton NJ 08638. The number was observed posted throughout the facility. This phone number was tested and confirmed two times by Auditor Howell. The Hotline operator confirmed the Hotline procedures for taking and processing a call from the D.O.V.E.S. Residential Community Home. The Hotline is available 7 days per week and 24 hours per day. Anonymous calls are accepted.

3 of 3 residents gave examples of "how" they would report to a Third Party. 100% of resident responses included the resident pointing to the designated phone and explaining how they were instructed how, by using the designated phone in the living unit, they could call the hotline or a family member, or verbally report to a trusted staff member.

The D.O.V.E.S. Residential Community Home does not detain residents solely for the civil immigration purposes.

**115.351(c)** In accordance with NJJJC Policy, any staff member shall accept reports of sexual abuse and sexual harassment from a detained juvenile or a third party, whether verbally or in writing, and shall promptly document any verbal reports. This was evident in the staff and resident responses during the in-person interviews. When asked about documenting verbal reports of sexual abuse and sexual harassment all of the non-supervisory staff responded that they would immediately share the report with their supervisor and once the residents had been determined safe (i.e. separated from the alleged aggressor and free from retaliation) the staff would document what they were initially told. The Assistant Superintendent (PCM) also confirmed the process for accepting allegations from residents as well as third parties.

| Corrective Action Findings: None  |
|---|
| Based on the information learned in the resident and staff interviews,<br>document reviews, and the observed facility postings, the facility meets<br>the requirements of standard 115.351 (a - e).   |
| Verbal report to the Assistant Superintendent or Superintendent<br>Written Report   |
| Hotline - GTL Telephone (*9050#). Located in the small dayroom on the wall.<br>Ombudsman - Jim Doone Jr. , (609)376-0610 / (609)954-1279  |
| Auditor Howell reviewed documentation related to ways for staff to report PREA related allegations. The designated ways at the D.O.V.E.S. to report are:  |
| <b>115.351 (e)</b> D.O.V.E.S. Residential Community Home has established procedures for staff to privately report sexual abuse and sexual harassment of residents. During staff interviews all interviewees pointed to the posted hotline phone number as an example of a way to report privately and confidentially. Staff also discussed learning the reporting responsibilities in their initial PREA training.  |
| The D.O.V.E.S. Residential Community Home staff can submit reports of allegations<br>of sexual abuse or harassment of residents by submitting a report to the on-site<br>administrators and by calling the Child Abuse Hotline. The staff interviews revealed<br>the staff understand the multiple reporting avenues they have and what the<br>expectations are. They all mentioned the number of wall postings that list multiple<br>phone numbers to call in a report.              |
| <b>115.351 (d)</b> D.O.V.E.S. Residential Community Home provides residents access to grievance forms and writing instruments to privately make a written report. Auditor Howell observed grievance forms available and 3 of 3 residents reported access to writing instruments and the privacy to complete a form if necessary. In interviews all of the residents reported that they believed they could file a confidential grievance or allegation of sexual abuse or harassment. |
|   |

| 115.352 | Exhaustion of administrative remedies   |
|---------|---|
|         | Auditor Overall Determination: Meets Standard   |
|         | Auditor Discussion  |
|         | The following evidence was analyzed in the making the compliance decision:  |
|         | Documents reviewed included:<br>PAQ<br>NJJJC Policy 14ED:01.27 Request and Remedy Process<br>NJJJC Policy ED:01.02 PREA Incident Reporting Protocols, Page 15 Sections 12-18, |

Page 18 Resident Handbook

#### Interviews included:

Superintendent Assistant Superintendent Random Residents Random Staff Site Review / Observations: N/A

## **Provisions:**

**115.352 (a)** This standard does apply to D.O.V.E.S. Residential Community Home because the facility does have administrative procedures to address resident grievances regarding sexual abuse and harassment. Policy ED:01.02 PREA lists multiple ways to file a grievance and get administrative remedies. The Request and Remedy procedure is established, is confidential, and has a time limit for a response.

**115.352 (b)** The PREA policy does address emergency grievances through the Request for Remedy process. Any report alleging that a resident is subject to a substantial risk of imminent sexual abuse would be reviewed for immediate corrective action. During interviews, the Superintendent s did place a high level of priority related to appropriately communicating with residents on all resident safety concerns.

**115.352 (c)** Residents are not required to submit a report of sexual abuse or harassment to any particular staff. There are multiple ways residents can report sexual abuse and/or harassment. They include but are not limited to; reporting to a staff member, writing a letter to the Superintendent and putting it in the grievance box, calling the hotline, reporting to a lawyer, and asking a third party to file a third party report. Any reports alleging sexual abuse or other criminal activity are forwarded to the agency Executive Director within one day of the report.

**115.352 (d)** When responding to allegations of sexual abuse and harassment the agency will issue a final agency decision on the merits of any portion of a grievance alleging sexual abuse within 90 days of the initial filing of the grievance. If the agency determines that the 90-day timeframe is insufficient to make an appropriate decision and claims an extension of time (the maximum allowable extension of time to respond is 70 days per 115.352(d)(3)), the agency or facility management shall notify the resident in writing of any such extension and provide a date by which a decision will be made. At any level of the administrative process, including the final level, if the resident does not receive a response within the time allotted for reply, including any properly noticed extension, the resident should not consider the absence of a response to be a denial.

In the case of a PREA report that requires a criminal investigation, the investigators may provide the notification of the outcome.

115.352 (e) NJJJC accepts Third-Party Reports from other juveniles, staff members,

| attorneys, family members, and outside advocates. Anyone can assist a consenting<br>resident in filling out a PREA Complaint Form or grievance. Third-Party Reports on<br>behalf of juveniles under the age of 18 are accepted automatically. Third-Party<br>Reports on behalf of residents 18+ years old are accepted if the juvenile consents.<br>D.O.V.E.S. residents ages ranged from 13-24 years old.<br>The agency web page includes a Third-Party Report form accessible to the public. |  |
|--|--|
| <b>115.352 (f)</b> According to agency policy and confirmed in staff interviews, any grievance reporting sexual abuse or that a resident is at substantial risk of imminent sexual abuse would be immediately forwarded to the Executive Director, called into the Child Abuse Hotline, and the Office of Investigations for an immediate review and investigation.  |  |
| <b>115.352 (g)</b> In accordance with this standard, the D.O.V.E.S. Resident Handbook states that, "Neither PREA nor the protections under PREA will prevent you from being disciplined should you engage in any prohibited conduct." Filing a grievance in bad faith is prohibited.   |  |
| As a result of the auditor observations while on campus, reviews of resident grievance procedures, and interviews this auditor has determined the facility meets the requirements of standard 115.352 (a - g).   |  |
| Corrective Action Findings: None   |  |

| 115.353 | Resident access to outside confidential support services and legal representation   |
|---------|---|
|         | Auditor Overall Determination: Meets Standard   |
|         | Auditor Discussion  |
|         | The following evidence was analyzed in the making the compliance decision.  |
|         | NJCASA is an acronym for the New Jersey Coalition Against Sexual Assault.   |
|         | Documents reviewed included:<br>PAQ<br>NJJJC Policy ED:1.02 PREA  |
|         | PREA Postings<br>Facility Schematics<br>Resident PREA Curriculum<br>Resident Handbook   |
|         | MOU New Jersey Coalition Against Sexual Assault (NJCASA) and the Juvenile Justice<br>Commission<br>Memo - Resident Ways to Report |
|         | PREA Handouts/Brochures   |

Interviews included:

Superintendent Intake Staff Supervisory Staff Random Residents NJCASA Representative

## Site Review / Observations:

Telephone locations and resident ability to make confidential calls. Rooms provided for confidential resident meetings with lawyers, advocates, and parents Postings

## **Provisions:**

**115.353 (a)** The D.O.V.E.S. Residential Community Home Policy and Resident Handbook outlines how all residents have access to outside confidential support services related to sexual abuse and harassment. The facility provides information through living unit and common area building postings that include mailing addresses and telephone numbers, including toll-free hotline numbers were posted for victim advocacy. 3 of 3 residents interviewed confirmed they believed they could request a private call to outside support services. When interviewed, the residents confirmed they could ask for privacy when speaking with their attorney or an outside advocacy service. When interviewed the direct care staff, administrative staff, and Nurse interviewed confirmed residents were provided private and confidential phone calls upon request.

Auditor Howell observed and called and confirmed the phone number for free advocacy that was posted in the resident living areas, dining room, and classrooms.

The facility also provides residents with information about outside victim advocates (NJCASA) for emotional support services with postings explaining their right to services. Auditor Howell called the phone number on the brochure and spoke to a hotline staff about the confidential services offered to callers. The representative reported no calls on record from the D.O.V.E.S. Residential Community Home in the past 12 months.

The D.O.V.E.S. Residential Community Home does not provide services for youth detained solely for civil immigration purposes; therefore, no postings or brochures include contact information for immigration services.

**115. 353 (b)** 3 of 3 residents reported during their interviews that upon admission they received information on how to access outside confidential support services and that they believed they could make confidential calls upon request. 3 of 3 residents, the Superintendent, and Nurse confirmed the residents are informed of the mandatory reporting rules, governing privacy, confidentiality, and/or privilege that apply to disclosures of sexual abuse made to outside victim advocates, including any limits to confidentiality under relevant Federal, State, or local law. Auditor Howell observed the many PREA posters with toll free numbers to access

confidential support services. Auditor Howell tested the phone numbers and confirmed the process was established and working. 100% of direct care staff and administrative staff confirmed in their respective interviews that the resident phone calls could be made in a confidential manner upon request.

**115.353 (c)** New Jersey Coalition Against Sexual Assault (NJCASA) provides the D.O.V.E.S. Residential Community Home residents with confidential emotional support services related to sexual abuse and harassment. The phone advocate confirmed advocacy services are free of charge and can be provided in person or by phone. Auditor Howell confirmed the services are available and applicable to PREA Standard 115.353 by internet research, reviewing the MOU between NJCASA and NJJJC, and also calling and speaking with NJCASA representatives.

**115.353 (d)** In accordance with NJJJC Policy, the D.O.V.E.S. Residential Community Home does provide residents with reasonable and confidential access to their attorneys or legal representation, parents, and legal guardians. Residents are informed of this right upon admission. Intake staff explained residents are verbally told to request a call or meeting. The Resident Handbook explains the residents have a right to visit in private with their lawyer. In-person visits from parents and legal guardians are permitted. In the interviews the residents all reported feeling safe at the facility and that they could make confidential contact with legal representatives or other outside service resources to receive emotional support services as needed.

The documentation reviewed, information received through interviews, and what was observed on the tour of the facility led Auditor Howell to determine the facility meets the requirements of standard 115.353 (a - d).

| 115.354 | Third-party reporting  |
|---------|--|
|         | Auditor Overall Determination: Meets Standard                              |
|         | Auditor Discussion   |
|         | The following evidence was analyzed in the making the compliance decision. |
|         | Documents reviewed included:   |
|         | PAQ  |
|         | NJJJC Policy ED:1.02 PREA  |
|         | PREA Postings  |
|         | Sexual Abuse and Assault Brochure  |
|         | NJJJC Webpage www.njoag.gov  |
|         | Resident Handbook  |
|         |  |

| Interviews included:   |
|--|
| Superintendent   |
| Assistant Superintendent (PCM)   |
| Random Residents   |
| Random Staff   |
| Site Review / Observations:  |
| Facility postings  |
| Provisions:  |
| <ul> <li>115.354 (a) NJJJC Policy describes the procedures for to receive and for making a 3rd party report of sexual abuse and harassment on behalf of a youth. NJJJC facilities allow receiving PREA allegations in writing, verbally, or anonymously from Legal Counsel, Parents, and Guardians.</li> <li>NJJJC Internet page www.njoag.gov allows for the public to report resident sexual abuse or harassment through phone, fax, or mailing in a Third-Party Report.</li> <li>Random staff interviews revealed the staff are aware of the Third-Party reporting expectations. 14 of 14 staff reported they would accept a Third-Party report and follow the established NJJJC PREA procedures. During interviews, all of the residents explained there was someone outside the facility they could report an allegation of sexual abuse or sexual harassment. The residents listed parents, lawyers, social workers, and other relatives.</li> </ul> |
| When contacted by Auditor Howell, the Hotline staff explained they would accept a Third-Party report of sexual abuse or harassment.  |
|  |
| Through gathering information in interviews, observing the on-site wall hangings, and reviewing related policies it was determined the facility meets the standards listed in 114.354.   |
| Corrective Action Findings: None   |

| 115.361 | Staff and agency reporting duties  |
|---------|--|
|         | Auditor Overall Determination: Meets Standard  |
|         | Auditor Discussion   |
|         | The following evidence was analyzed in the making the compliance decision.                 |
|         | Documents reviewed included:   |
|         |  |
|         | NJJJC Policy ED:1.02 PREA, Page 6 Section 4, Pages 15-19 Section 12, Page 27<br>Section 19 |
|         | PREA Posters (English and Spanish)   |

## **Retaliation Monitoring Form**

#### Interviews included:

Superintendent Residents Random Staff Hotline Representative Intake Staff Nurse

#### **Site Review / Observations:** Facility Postings

## **Provisions:**

**115.361 (a & b)** Agency policies require all staff to report immediately and according to agency policy any knowledge, suspicion, or information they receive regarding an incident of sexual abuse, sexual harassment, or retaliation against residents or staff who report any incidents. This policy includes incidents that occurred in a NJJJC facility or not. Staff interviews supported this practice as all staff responded, "report it immediately" when given a scenario that involved an allegation of sexual abuse or sexual harassment.

**115.361 (c)** Apart from reporting to designated supervisors or agency officials, NJJJC policy ED:01.02 prohibits staff from revealing any information related to a sexual abuse report to anyone other than to the extent necessary to make treatment, investigation, and other security and management decisions. Staff interviews revealed the staff understand they must abide by all applicable child abuse reporting laws.

**115.361 (d)** The D.O.V.E.S. Residential Community Home does have medical and access to mental health staff. Through interviews, Auditor Howell confirmed both the mental health and medical practitioners understand they are required to report sexual abuse to designated supervisors and officials pursuant to paragraph (a) of this section as well as to the designated State or local services agency where required by mandatory reporting laws. The Nurse interviewed reported she is required to inform residents of their duty to report, and the limitations of confidentiality, at the initiation of services. The NJCASA and Hunterdon Medical Center representatives reported their staff had the same duty to report.

**115.361 (e)** In accordance with Policy ED:1.02, upon receiving any allegation of sexual abuse or neglect, the Superintendent or designee shall call the Child Abuse Hotline and Office of Investigations as they are the designated law enforcement agency. In addition, the Superintendent shall promptly notify the alleged victims' parents or legal guardians and his or her attorney and Court caseworker. If the juvenile court retains jurisdiction of the alleged victim, the assigned court representative is notified by the Superintendent. Though the PREA Audit interview process, Auditor Howell learned the Superintendent and Assistant Superintendent (PCM) have a good understanding of the reporting and notification processes.

| 115.362 | Agency protection duties   |
|---------|--|
|         | Auditor Overall Determination: Exceeds Standard  |
|         | Auditor Discussion   |
|         | The following evidence was analyzed in the making the compliance decision.   |
|         | Documents reviewed included:<br>PAQ<br>NJJJC Policy ED:1.02 PREA, Pages 19-20 Section 13   |
|         | PREA Screening Tools   |
|         | Interviews included:<br>Superintendent<br>Assistant Superintendent (PCM)<br>Random Residents<br>Random Staff   |
|         | Site Review / Observations:<br>Facility Postings   |
|         | Provisions:  |
|         | <b>115.362 (a)</b> Interviews of random staff as well as administrators revealed 14 of 14 D.O.V.E.S. Residential Community Home staff understand that when anyone learns that a resident is subject to a substantial risk of imminent sexual abuse, they must take immediate action to protect the resident. NJJJC Policy ED:1.02 PREA supports this standard (115.362). All staff interviewed discussed separating a resident that was at risk. It was exceptional that all of the staff were able to identify the specific rooms the alleged victim and alleged perpetrator would be directed to temporarily stay in order to keep them separated and protect evidence. Because the facility does not utilize isolation the separation procedures include changing bed |

assignments so alleged victims and perpetrators would be separated and providing one on one supervision to both individuals. If the alleged perpetrator is a staff, he/ she would be suspended from working directly with the residents until the investigation is complete. Staff interviews confirmed that D.O.V.E.S. Residential Community Home management would immediately remove the person (staff or resident) who is causing the imminent risk of sexual abuse or harassment.

During resident interviews the residents expressed trust in the facility reporting and response process. In interviews staff were able to explain (in great detail) the process of receiving a report, making a report, separating the alleged victim from the perpetrator, protecting evidence, and documenting everything. All staff interviewed shared, in their individual interview, that they would notify their supervisor and make sure the hotline was called if they received an allegation.

In addition, answers provided in individual interviews of administrators demonstrated the D.O.V.E.S. Residential Community Home's management team knowledge of provision 115.362.

Based on information received from interviews, documentation reviews, and public postings, the facility EXCEEDS the requirements of standard 115.362. The rating was due to ALL of the staff were trained on and understood site specific procedures (in detail). For example, staff were able to identify the (same) specific facility rooms the alleged victim and alleged perpetrator would be directed to temporarily stay under staff supervision in order to keep them separated and protect evidence.

**Corrective Action Required: None** 

| 115.363 | Reporting to other confinement facilities  |
|---------|--|
|         | Auditor Overall Determination: Meets Standard  |
|         | Auditor Discussion   |
|         | The following evidence was analyzed in the making the compliance decision:   |
|         | Documents reviewed included:   |
|         | PAQ<br>NJJJC Policy ED:1.02 – PREA, Page 18 Section 7, Page 16 Section 4<br>Intake Screening for Potential Sexual Aggressive Behavior and/or Sexual<br>Victimization Form<br>Coordinated Response<br>Hotline Forms |
|         | Interviews included:<br>Superintendent   |
|         |  |

Assistant Superintendent (PCM) Youth Work Supervisors Random Staff Agency Head

Site Review / Observations: None

# **Provisions:**

**115.363 (a)** In accordance with Policy ED:01.02, if the allegations are involving sexual abuse that occurred while confined at another facility, the Superintendent or designee must notify the Facility Head where the alleged abuse occurred immediately, but no later than 72 hours from receipt of the allegation. Documentation of notification shall be maintained by the Superintendent. At D.O.V.E.S. Residential Community Home both the Superintendent and Assistant Superintendent are aware of the expectations, therefore the facility is following this standard.

**115.363 (b)** Policy ED:1.02, lists that if the allegations are involving sexual abuse that occurred while confined at another facility, the Superintendent or designee must notify the Superintendent or appropriate reporting office where the alleged abuse occurred immediately, but no later than 72 hours from receipt of the allegation.

**115.363 (c)** Auditor Howell confirmed the D.O.V.E.S. Residential Community Home Superintendent understands who is responsible for making the appropriate notifications (in the incidents listed in 115.363 a.) within 72 hours of receiving the allegations.

**115.363 (d)** The D.O.V.E.S. Residential Community Home Superintendent and Assistant Superintendent / PREA Compliance Manager (PCM) receives immediate notification of incidents and ensures that the allegation is investigated in accordance with PREA Standards.

Based on the interview responses received and the documentation reviewed, the facility was determined to meet the requirements of standard 155.363 (a-c).

**Corrective Action Required: None** 

| 115.364 | Staff first responder duties                  |
|---------|---|
|         | Auditor Overall Determination: Meets Standard |
|         | Auditor Discussion                            |

# The following evidence was analyzed in the making the compliance decision:

Documents reviewed included: PAQ NJJJC Policy ED:1.02 – PREA, Pages 21-23 Coordinated Response Plan Suspected Child Abuse Report JJC Incident Report Form JJC Juvenile Statement Form JJC DOVES RCH PREA Checklist JJC Sexual Abuse Incident Check Sheet Office of Community Programs.

#### Interviews included:

Superintendent Assistant Superintendent (PCM) Random Staff

Site Review / Observations: None

#### **Provisions:**

**115.364 (a).** 14 of 18 staff scheduled to work on the day of the on-site audit were interviewed by Auditor Howell. Each staff was asked what they would do upon learning of an allegation that a resident was sexually abused and they were the first staff member to respond to the report. 14 of 14 responded that they would separate the alleged victim and abuser, preserve and protect any crime scene until appropriate steps can be taken to collect any evidence, request that the alleged victim not take any actions that could destroy physical evidence, including, as appropriate, washing, brushing teeth, changing clothes, urinating, defecating, smoking, drinking, or eating, (if the abuse occurred within a time period that still allows for the collection of physical evidence), ensure that the alleged abuser does not take any actions that could destroy physical evidence, including, as appropriate, washing teeth, changing clothes, urinating, defecating, smoking, brushing teeth, changing clothes, urinating, appropriate, washing, brushing teeth, changing clothes, urinating, or eating, drinking, or eating (lothes, urinating, defecating, smoking, drinking, or eating (lothes, urinating, def

**115.364 (b).** NJJJC Policy ED:1.02-page 21, Part 5 lists the Coordinated Response steps for a sexual abuse allegation. The protocols require that if the first staff responder is not a security staff member, the responder required to request that the alleged victim not take any actions that could destroy physical evidence, and then notify security staff.

Auditor Howell was able to review the following forms and confirm the list and order of events complies with PREA Standards:

• Suspected Child Abuse Report

| <ul> <li>JJC Incident Report Form</li> <li>JJC Juvenile Statement Form</li> <li>JJC DOVES RCH PREA Checklist</li> <li>JJC Sexual Abuse Incident Check Sheet Office of Community Programs.</li> </ul> |
|--|
| Based on the interview responses received and the documentation reviewed, the facility was determined to meet the requirements of standard 115.364.  |
| Corrective Action Required: None   |

| 115.365 | Coordinated response   |
|---------|--|
|         | Auditor Overall Determination: Meets Standard  |
|         | Auditor Discussion   |
|         | The following evidence was analyzed in the making the compliance decision:   |
|         | Documents reviewed included:<br>PAQ<br>NJJJC Policy ED:1.02 PREA, Page 21-23   |
|         | Coordinated Response Plan  |
|         | Sexual Abuse Incident Check Sheet Office of Community Programs<br>JJC DOVES RCH PREA Checklist   |
|         | Interviews included:   |
|         | Superintendent<br>Random Staff   |
|         | First Responder Staff  |
|         | Site Review / Observations:<br>None  |
|         | Provisions:  |
|         | <b>115.365 (a)</b> The NJJJC Coordinated First Responder Plan in Policy ED:01.02 provides specific guidelines for a staff's response to allegations of sexual abuse and sexual harassment. The plan includes each position's role and specific action they are expected to take including first responders, mental health staff, administrators, and leadership. The Superintendent and Assistant Superintendent (PCM) both explained the Coordinated Response Plan. In other interviews, random staff were able to also adequately explain the process. |

| Based on the interview responses received and the documentation reviewed, the facility was determined to meet the requirements of standard 115.365. |
|---|
| Corrective Action Required: None  |

| 115.366 | Preservation of ability to protect residents from contact with abusers   |
|---------|--|
|         | Auditor Overall Determination: Meets Standard  |
|         | Auditor Discussion   |
|         | The following evidence was analyzed in the making the compliance decision.   |
|         | <b>Documents reviewed included:</b><br>NJJJC Policy ED:1.02 PREA<br>Labor Agreements CWA, IBEW Local 30, IBEW 2015-19, IFPTE 2019<br>Staff files   |
|         | Interviews included:<br>Superintendent<br>Assistant Superintendent (PCM)<br>Random Staff   |
|         | Site Review / Observations:<br>None  |
|         | Provisions:  |
|         | <b>115.366 (a)</b> There are multiple labor agreements in place. No agreement excludes the facility's authority to suspend, transfer, or terminate staff with appropriate cause.   |
|         | Interviews of the Superintendent, the Assistant Superintendent (PCM), and Agency<br>PREA Coordinator confirmed there was no evidence that the collective bargaining<br>processes limits PREA compliance. A review of staff records showed no evidence of<br>non-compliance with this standard. |
|         | <b>115.366 (b)</b> The auditor is not required to audit this provision.  |
|         | Through staff interviews and documentation reviews, PREA Auditor Howell determined the facility meets the requirements of standard 115.366.  |
|         | Corrective Action Required: None   |

| 115.367 | Agency protection against retaliation   |
|---------|---|
|         | Auditor Overall Determination: Meets Standard   |
|         | Auditor Discussion  |
|         | The following evidence was analyzed in the making the compliance decision.  |
|         | Documents reviewed included:<br>PAQ   |
|         | NJJJC Policy ED:1.02 PREA- Page 27 Part 6<br>Staff files  |
|         | PREA Disposition Recommendations by Office of Investigations<br>PREA Retaliation Memo   |
|         | Retailiation Monitoring Form  |
|         | Interviews included:  |
|         | Superintendent<br>Assistant Superintendent (PCM)  |
|         | Agency Head   |
|         | Random Staff  |
|         | Site Review / Observations:<br>None   |
|         | Provisions:   |
|         | <b>115.367 (a)</b> NJJJC Policy ED:1.02 PREA provides for designated staff provide protection against retaliation to protect all residents and staff who report sexual abuse or sexual harassment or cooperate with sexual abuse or sexual harassment investigations from retaliation by other residents or staff. At D.O.V.E.S. Residential Community Home, the Facility PREA Compliance Manager is the staff designated to monitoring retaliation against staff or residents that report sexual abuse or harassment.  |
|         | <b>115.367 (b)</b> The agency employs multiple protection measures for staff and residents that fear retaliation for reporting sexual abuse or sexual harassment. Measures include bed assignment transfers, removal of alleged abuser from contact with the alleged victim, and emotional support services for youth or staff who fear retaliation. During the on-site audit, PREA Auditor Howell asked the Superintendent reasons that would necessitate the movement of residents from one area to another. The Superintendent explained how the staff would discuss and agree on living unit moves to avoid incidents based on disagreements between peers. This was not sexual abuse or sexual harassment related; however, it was a |

The PREA Compliance Manager is responsible for monitoring the conduct or treatment of any individual, youth or employee, who were involved in a reported

measures to avoid negative incidents among the residents.

PREA incident, and is responsible for acting promptly to remedy any such retaliation.

**115.367(c, d, e)** The D.O.V.E.S. Residential Community Home management team is responsible for protecting staff and residents who report sexual abuse and sexual harassment. In accordance with NJJJC Policy ED:1.02 Page 22, for at least 90 days (or until when the allegation is unfounded): the designated staff member (Superintendent, Assistant Superintendent) is tasked with protecting residents from retaliation. They are charged with monitoring the staff and residents for signs of retaliation including items such as disciplinary reports, housing or program changes, staff reassignments, and negative performance reviews or reassignment of staff. The Superintendent and/or Assistant Superintendent are expected to conduct periodic status checks on the alleged victim and act promptly to remedy any retaliation.

Because there were zero reported allegations of sexual abuse during the last 12 months, Auditor Howell was unable to review documentation which would prove or disprove compliance with this standard. Interviews of the key staff designated as those responsible for monitoring for retaliation resulted in the individuals interviewed being able to explain measures they would employ to protect residents.

As a result of the evidence considered (interviews, policy review, and staff file reviews), the facility meets the requirements of this standard 115.367 (a-e).

| 115.368 | Post-allegation protective custody   |
|---------|--|
|         | Auditor Overall Determination: Meets Standard  |
|         | Auditor Discussion   |
|         | The following evidence was analyzed in the making the compliance decision.   |
|         | Documents reviewed included:<br>PAQ<br>NJJJC Policy ED:1.02 PREA, Page 14 Separation from General Population<br>NJJJC Policy ED.01.23 Keep Separate Status<br>NJJJC Policy CP:09.01 Juvenile Supervision (levels of supervision)<br>Facility Schematic<br>Incident reports<br>Resident Files |
|         | Interviews included:<br>Superintendent   |

Agency Head Medical and Mental Health Staff Random Staff Random Residents

Site Review / Observations: Campus tour

**Provisions:** 

**115.368 (a)** D.O.V.E.S. Residential Community Home does not use segregated housing to protect a resident who is alleged to have suffered sexual abuse subject to the requirements of § 115.342. As observed on the facility tour, the facility does not utilize segregated housing in the living units. If a resident safety issue developed the Assistant Superintendent (PCM) and the Superintendent would collaborate on a plan to protect the resident that did not include isolation. Moving a resident to another facility for protection (afte alleged sexual abuse) would be difficult because D.O.V.E.S. is the only all female program of its type in New Jersey.

As reported on the PAQ, given as responses during staff and student interviews, and discussions with investigative agencies, in the past 12 months the number of residents who allege to have suffered sexual abuse who were placed in isolation is zero. The number of residents who allege to have suffered sexual abuse who were placed in isolation who have been denied daily access to large muscle exercise, and/ or legally required education, or special education services is zero. The average period of time residents who allege to have suffered sexual abuse who were held in isolation to protect them from sexual victimization is zero.

Evidence considered in making a compliance decision included the following: documentation reviewed to determine compliance included incident reports and resident case files to determine if isolation is used at all at the D.O.V.E.S. Residential Community Home. Interviews included administrators, random staff, and residents. Observations included each building on campus to determine if there was an isolation area. Auditor Howell could not find evidence that isolation is used at the facility.

As a result of the evidence considered, the facility meets the requirements of standard 115.368.

| 115.371 | Criminal and administrative agency investigations |
|---------|---|
|         | Auditor Overall Determination: Meets Standard     |
|         | Auditor Discussion                                |

# The following evidence was analyzed in the making the compliance decision.

#### **Documents reviewed included:**

NJJJC Policy ED:1.02 PREA, Pages 23-25 Part 5 PREA Investigators Training Curriculum (Facility PREA Investigations) Staff Files

#### Interviews included:

Superintendent Random Staff Assistant Superintendent OOI Representative Medical Center Representatives (2)

### Site Review / Observations: N/A

#### **Provisions:**

**115.371 (a)** When interviewed the Superintendent explained that when an allegation is made, they first ensure the alleged residents involved are safe and the potential crime scene is not disturbed. They then call the Hotline and Office of Investigations as soon as possible. When asked specifically how long it takes to initiate an investigation the Superintendent replied, "immediately."

For D.O.V.E.S. Residential Community Home, the sworn law enforcement investigating authorities for sexual assault are the Office of Investigations. Both the Superintendent and the Assistant Superintendent said anonymous or third-party allegations would not be treated any different than any other allegation of sexual abuse or harassment. There were no D.O.V.E.S.investigation documents to review because there were no allegations of sexual abuse reported in the past 12 months.

**115.371 (b & c)** The D.O.V.E.S. Residential Community Home refers all investigations related to sexual abuse and sexual harassment to the Office of Investigations. When interviewed by Auditor Howell the OOI representative confirmed the departments investigative responsibilities at D.O.V.E.S. Residential Community Home. From discussions with the OOI Department representatives, Auditor Howell was able to confirm the investigation process includes;

- 1. Investigators are required to stay current on sexual assault training techniques and relevant information.
- Training includes: Techniques for interviewing juvenile sexual abuse victims. Proper use of Miranda and Garrity warnings. Sexual abuse evidence collection in confinement settings. The criteria and evidence required to substantiate a case for administrative or prosecution referral.

- 3. The investigation process, including gathering of evidence in accordance with sexual assault evidence standards. This includes any handwritten notes, video, audio, statements from witnesses or victims, DNA, photographs, and prior allegations or prior complaints.
- 4. Investigation relate to juveniles are initiated immediately upon receiving a report.
- 5. Third party or anonymous reports of sexual abuse or sexual harassment are not handled any different.
- 6. The Prosecutor's office is consulted throughout all investigations in case prosecutions are the end result of the investigations.

During an interview of the Hunterdon Medical Center representative, he explained they work closely with the investigators from law enforcement during sexual abuse investigations involving juveniles. This includes completing rape kits, training on evidence preservation, and collaborating on individual cases involving alleged sexual assault. The Emergency Department Director explained how the on call SART/SANE nurse is mobilized and reinforced the Medical Centers desire to be a community partner with other PREA related agencies.

**115.371(d)** D.O.V.E.S. Residential Community Home management staff (Superintendent and the Assistant Superintendent (PCM)) reported in separate interviews that the Superintendent would never terminate an investigation solely because the source of the allegation recants the allegation, or the alleged abuser or victim departs from the facility. Because the facility did not have any closed investigations reported in the past 12 months, Auditor Howell could not ascertain a reason to determine non-compliance with this provision. Additionally, the Office of Investigations Department investigators do not terminate investigations solely because the source of the allegation recants the allegation.

**115.371 (e)** The facility reported zero allegations of sexual abuse, therefore there were zero investigations for the auditor to review. The facility management staff did report they would do nothing related to an on-going investigation unless it was pre-approved or requested by the investigating agency. This would include compelling interviews. Prior to taking steps that will be included in a criminal prosecution, the Office of Investigations consults the Prosecuting Attorney's Office throughout all sexual assault investigations. This constant communication allows the investigators to receive consultation on processes such as whether to conduct compelled interviews.

**115.371 (f)** The D.O.V.E.S. Residential Community Home staff accept all allegations of abuse or harassment regardless of the credibility of an alleged victim, suspect, or witness on an individual basis and not on the basis of that individual's status as resident or staff. All allegations are submitted to Hotline and forwarded to the OOI. When interviewed, the Assistant Superintendent (PCM) confirmed the facility does not judge the person or the allegations, nor require a polygraph or other truth telling device as a condition for proceeding. He stated they immediately would forward all allegations of sexual abuse and sexual harassment to the proper

authorities as listed in facility policy.

**115.371 (g)** The NJJJC PREA Policy supports an effort to determine whether staff actions contributed to the abuse. All incidents are reviewed after the conclusion of the investigation and document a description of the physical and testimonial evidence, the reasoning behind credibility assessments, and investigative facts and findings.

**115.371 (h)** Because there were zero investigations, Auditor Howell was unable to determine compliance or non-compliance as to whether criminal investigations were documented in a written report that contains a thorough description of the physical, testimonial, and documentary evidence and attaches copies of all documentary evidence where feasible.

**115.371 (i)** In accordance with D.O.V.E.S. Residential Community Home policy all criminal investigations are referred to the appropriate law enforcement agency (OOI). Any determination to purse prosecution is determined by the local County Prosecutor's office.

**115.371 (j)** According to New Jersey Records Retention Schedule: the agency retains all written reports pertaining to the administrative or criminal investigation of alleged sexual abuse or sexual harassment for as long as the alleged abuser is incarcerated or employed by the agency, plus five years.

**115.371 (k)** D.O.V.E.S. Residential Community Home does not conduct sexual abuse investigations, therefore has no control on the progress or outcome. As confirmed in an Office of Investigations Department representative interview, OOI does not terminate an investigation based on the departure of an alleged abuser or victim from the employment at the facility.

**115.371 (I)** Auditor is not required to audit this provision.

**115.371. (m)** Administrative staff interviewed, and facility policy confirmed the D.O.V.E.S. Residential Community Home staff would cooperate with OOI sexual abuse investigators and endeavor to remain informed about the progress of the investigation as appropriate. All 14 total staff interviewed confirmed they would participate in the investigation as requested by an outside investigative authority. The Superintendent and her management team members explained that they would fully cooperate with outside agencies investigating sexual abuse and sexual harassment and they would remain involved until the investigation was complete.

Based on the documentation reviewed and information learned from facility staff interviews and outside agency interviews the auditor determined D.O.V.E.S. Residential Community Home to be compliant with standard 115.371 (a-m).

| 115.372 | Evidentiary standard for administrative investigations   |
|---------|--|
|         | Auditor Overall Determination: Meets Standard  |
|         | Auditor Discussion   |
|         | The following evidence was analyzed in the making the compliance decision.   |
|         | <b>Documents reviewed included:</b><br>NJJJC Policy ED:1.02 PREA, Page 25, Section 16.5<br>Facility Operating Procedures   |
|         | Interviews included:<br>Superintendent<br>Assistant Superintendent (PCM)<br>Random Staff<br>Office of Investigations Investigative Staff<br>Medical Center Forensic Exam Representative<br>Advocacy Agency Representative  |
|         | Site Review / Observations:<br>N/A<br>Provisions:  |
|         | <b>115.372 (a)</b> The facility management team members reported no sexual abuse or harassment allegations or investigations in the past 12 months. Outside agencies reported no knowledge of sexual abuse investigations at D.O.V.E.S. Residential Community Home in the past 12 months. The D.O.V.E.S. Residential Community Home does not conduct criminal investigations into allegations of sexual abuse or sexual harassment. All investigations are conducted by other NJJJC Departments. Once an investigative agency substantiates an allegation of abuse the D.O.V.E.S. Residential Community Home may take disciplinary action against the staff involved. The Office of Investigations representative reported the agency would impose no standard higher than a preponderance of the evidence in determining whether allegations of sexual abuse or harassment are substantiated. |
|         | Based on a review of the reporting and investigative procedures, a review<br>of facility policy, and interviews with outside agency representatives,<br>auditor Howell determined the facility meets the requirements of standard<br>115.372 (a)   |
|         | Corrective Action Required: None   |

#### Auditor Overall Determination: Meets Standard

#### Auditor Discussion

The following evidence was analyzed in the making the compliance decision.

#### **Documents reviewed included:**

NJJJC Policy ED:1.02 PREA, Page 25, Part 5B, Section 16.6 Staff Files

#### Interviews included:

Superintendent Assitant Superintendent (PCM) OOI Representative Random Residents

Site Review / Observations: N/A

#### **Provisions:**

**115.373 (a)** NJJJC Policy ED:1.02 PREA requires that any resident who makes an allegation that he or she suffered sexual abuse in an agency facility is informed, verbally or in writing, as to whether the allegation has been determined to be substantiated, unsubstantiated or unfounded following an investigation. The Superintendent and Assistant Superintendent (PCM) are the designated point people with outside investigative entities. They are responsible for informing a resident as to whether the allegation has been determined to be substantiated, unsubstantiated.

When interviewed, both the Superintendent and Assistant Superintendent confirmed there were no criminal investigations in the past 12 months.

**115.373 (b)** D.O.V.E.S. Residential Community Home does not conduct investigations, the agency PREA policy states the facility shall request the information from the investigating agency in order to inform the resident. Because there were no sexual abuse investigations reported during the past 12 months, therefore there were no outcomes and notifications to verify.

**115.373 (c)** NJJJC Policy states that following a resident's allegation that a staff member committed sexual abuse against the resident, the agency shall subsequently inform the resident (unless the agency has determined that the allegation is unfounded) whenever the staff member is indicted, convicted, or transferred from the resident's living unit or from employment at D.O.V.E.S. or any other NJJC facility.

PREA Auditor Lawrence Howell could not review any examples of documented proof of resident notification (in accordance with 115.373 (c). Auditor Howell was unable

to interview residents who reported sexual abuse because there were none present who had made allegations of abuse or harassment during the past 12 months at the facility. 3 of 3 residents interviewed answered "no" when asked if they had, or if they were aware of any other resident that had reported sexual abuse or harassment at D.O.V.E.S. Residential Community Home.

**115.373 (d)** NJJJC Policy does address this provision on page 26 Section 17. The facility administration could not provide any examples of documented proof of resident notification (in accordance with 115.373 (d) because there were no reported allegations of sexual abuse in the past 12 months. Furthermore, Auditor Howell was unable to interview residents who reported sexual abuse because there were no allegations of abuse or harassment reported for the past 12 months and 100% of the residents interviewed said they were not aware of any allegations of sexual abuse during their time at the facility.

**115.373 (e)** The facility administration did not have any examples of documented proof of resident notifications (in accordance with 115.373 (e) because there were no allegations and investigations.

Auditor Howell searched the internet and asked representatives of OOI, Child Abuse Hotline, Hunterdon Medical Center, and NJCASA if they were aware of any sexual abuse or sexual harassment allegations or investigations at D.O.V.E.S. in the past 12 months and they all said, "no."

A review of facility policy, interviews with facility and non D.O.V.E.S. representatives, and a review of PREA related documentation allowed auditor Howell to determine the facility meets the requirements of standard 115.373 (a - e)

| 115.376 | Disciplinary sanctions for staff   |
|---------|--|
|         | Auditor Overall Determination: Meets Standard  |
|         | Auditor Discussion   |
|         | The following evidence was analyzed in the making the compliance decision.   |
|         | Documents reviewed included:<br>PAQ<br>NJJJC Policy ED:1.02 PREA, Page 27 Section 19, Enforcement Dicipline and for<br>Violation |
|         | Interviews included:<br>Superintendent   |

Assistant Superintendent (PCM) Human Resources Staff Random Staff

# Site Review / Observations: N/A

### **Provisions:**

**115.376 (a)** Staff are subject to disciplinary sanctions up to and including termination for violating agency sexual abuse or sexual harassment policies. Policy ED:1.02 PREA states employees are subject to disciplinary action and sanctions up to and including termination for violating sexual abuse or sexual harassment policies as defined in policy.

**115.376 (b & c)** NJJJC Policies make it clear harmful conduct will result in suspension and ultimately dismissal. Termination is the presumptive disciplinary sanction for staff who engage in sexual abuse. In their interviews, the Superintendent, the Human Resources Manager, and Assistant Superintendent (PCM) stated termination was the presumed sanction for a staff person found in violation of policies prohibiting sexual abuse and such conduct is reported to law enforcement agencies.

**115.376 (d)** Management staff interviews and agency policy showed the administrators and policy were consistent in their approach to employee discipline for violations of the PREA policies. D.O.V.E.S. Residential Community Home administrators reported zero suspensions or terminations during the past 12 months for violations of the PREA and/or agency sexual abuse standards.

During the on-site phase of the audit, PREA Auditor Howell reviewed staff files, including disciplinary actions. Documents reviewed showed zero disciplinary actions for violating the agency's PREA related policies in the past 12 months.

In addition, all staff interviewed stated they were unaware of any staff terminations in the past 12 months for violations of the agency's Zero Tolerance Policy.

Based on a review of the documentation available and the information learned in staff interviews the facility was determined to be following Standard 115.376 (a-d)

| 115.377 | Corrective action for contractors and volunteers |
|---------|--|
|         | Auditor Overall Determination: Meets Standard    |
|         | Auditor Discussion                               |

# The following evidence was analyzed in the making the compliance decision.

**Documents reviewed included:** NJJJC Policy ED:1.02 PREA, Page 27, Section 19

Interviews included: Superintendent Assistant Superintendent (PCM) Human Resources / Administrative Support Staff

Site Review / Observations: N/A

### **Provisions:**

**115.377 (a)** Included in NJJJC Policy ED:1.02 PREA is language that, "any contractor and volunteer who engages in sexual abuse shall be prohibited from contact with youth and shall be reported to law enforcement agencies, unless the activity was clearly not criminal, and to relevant licensing bodies." During staff interviews, Auditor Howell asked the staff members to explain what they would do if they received an allegation of sexual abuse or sexual harassment by a contractor or volunteer. All of the staff said they would report the information to the Superintendent. All D.O.V.E.S. Residential Community Home staff interviewed stated that following any report of sexual misconduct by a contractor or volunteer they would call the Child Abuse Hotline and notify their supervisor.

There were no D.O.V.E.S. Residential Community Home reports of contractor or volunteer sexual abuse or sexual harassment in the past 12 months.

**115.377 (b) NJJJC** conducts background checks on all employees, volunteers, and contractors before they are permitted to work with residents. If anytime later the same employees, volunteers, and contractors are found to have violated agency sexual abuse and sexual harassment policies they will be prohibited from having further contact with residents.

There have been no allegations of sexual abuse or sexual harassment by a contractor or volunteer in the past 12 months. Auditor Howell did review a current Volunteer (Practicum) and/or Contractual Provider acknowledgement of PREA practices and expectations. The documents are an attestation on receiving and understanding the PREA training and materials required for volunteers and contractors.

The facility meets the requirements of standard 115.377 (a-b)

Auditor Overall Determination: Meets Standard

#### Auditor Discussion

The following evidence was analyzed in the making the compliance decision.

#### **Documents reviewed included:**

NJJJC Policy ED:1.02 PREA, Page 27 Section 18, Page 33 Section 8 New Jersey Administrative Code 13:101 NJJJC Policy 09CP:13.02 Juvenile Rights, Responsibilities and Resolution fo Complaints Resident Handbook NJJJC Policy 13CP:15.05 B 7 Residents Guide to PREA

#### Interviews included:

Superintendent Assistant Superintendent (PCM) Random Staff

#### Site Review / Observations:

PREA related postings inside the facility.

#### **Provisions:**

**115.378 (a)** During interviews of the Superintendent and Assistant Superintendent (PCM) they explained that residents who have been found, pursuant to a formal disciplinary process, to have engaged in sexual abuse or sexual harassment of another resident shall be subject to disciplinary sanctions in accordance with the law. If necessary and in accordance with NJJJC policy, residents may be separated during the investigation and/or transferred to another facility ensure the continuing safety and security of the facility. As stated earlier in this report, transfer to another facility would be difficult because D.O.V.E.S. is the only all female program of its type in New Jersey.

**115.378 (b)** Youth who have been found to have sexually harmed others is provided the same services as youth who have not. According to the Superintendent the facility does not practice isolation as a form of punishment, however a resident may need to be moved or transferred from one facility to another during an investigation. Regardless of the facility they are assigned, residents are provided the same rights as other residents including large muscle exercise on a daily basis, educational and special education programing, mental and medical care, and vocational opportunities when appropriate. As a result of there being, in the last 12 months, no allegations of resident-on-resident sexual abuse or sexual harassment, there were no reports or case files to review to determine non-compliance with the standard of prohibiting isolation as a sanction for resident-on-resident sexual abuse.

115.378 (c) The D.O.V.E.S. Residential Community Home Superintendent

explained how the disciplinary process considers a resident's psychological disabilities and mental diagnosis. The Superintendent also referenced that sanctions should be appropriate to the individual assessed needs of the resident.

**115.378 (d)** The Superintendent explained the facility provides residents substance abuse counseling and other interventions designed to educate the youth, but not intended to correct underlying reasons or motivations for residents to participate in sexual abuse or harassment. The reason for this strategy is the facility is not designed to treat sexual abuse or sexual harassment. The facility does not require participation in such counseling and interventions as a condition of access to behavior-based incentives or as a condition to access general programming, education services, medical care, or exercise.

**115.378 (e)** Supervisory staff confirmed that the facility may discipline a resident for sexual contact with a staff only upon a finding that the staff member did not consent to such contact. Through interviews of staff and residents, documentation reviews, and contact with outside agencies, PREA Auditor Howell found no incidents of this type reported in the past 12 months.

**115.378 (f)** D.O.V.E.S. Residential Community Home residents cannot get in trouble for filing a grievance. NJJJC Policy states, at no time shall a juvenile, staff member or other person be subject to any coercion discipline or other retaliation, reprisal, or retribution as a result of his or her filing either a report of alleged sexual abuse or sexual harassment. D.O.V.E.S. Residential Community Home administrators explained that there would be no discipline for any report of sexual abuse in good faith based upon a reasonable belief that the alleged conduct occurred, even if an investigation does not establish evidence sufficient to substantiate the allegation.

**115.378 (g)** NJJJC Policy ED:1.02, prohibits sexual contact between residents. All sexual contact is subject to disciplinary action. In Random Staff interviews, 14 of 14 staff confirmed sexual contact between residents was prohibited at the facility. They also confirmed they would report all allegations of sexual contact, sexual harassment, and sexual abuse. The outside investigative agency (OOI) would determine if sexual conduct was coerced, and a crime was committed.

PREA posters related to not getting in trouble for reporting and residents right to safety were observed throughout the facility.

The facility meets the requirements of standard 115.378 (a-g)

| 115.381 | Medical and mental health screenings; history of sexual abuse |
|---------|---|
|         | Auditor Overall Determination: Meets Standard                 |
|         | Auditor Discussion  |

# The following evidence was analyzed in the making the compliance decision.

#### **Documents reviewed included:**

NJJJC Policy ED:1.02 PREA, Page 8-9, Part 2, Section 6.4 Intake Screening For Potential Sexual Aggressive Behavior and/or Sexual Victimization Form Agency Head Directive dated March 13, 2020 Policy ED:01.02. Page 9 Section 4.

#### Interviews included:

Superintendent Assistant Superintendent (PCM) Medical Staff NJCASA Advocacy Representative Staff Responsible for Screening Random Staff

Site Review / Observations: N/A

#### **Provisions:**

**115.381 (a)** When the residents are admitted to the facility, they are screened pursuant to § 115.341. According to the Superintendent, the medical staff, and Policy ED:01.02 Page 9 Section 6.4, if the intake screen indicates "that a resident has experienced prior sexual victimization, whether it occurred in an institutional setting or in the community, the facility ensures that the resident is offered a follow-up meeting with a medical or mental health practitioner within 14 days of the intake screening."

Through staff interviews, resident interviews, and documentation reviews Auditor Howell was able to determine that the facility followed 115.381 (a) and there probably have been allegations of prior victimization, just not in the past 12 months and not by any of the residents residing in the facility during the audit.

When there are reports of prior victimization the subsequent services are documented and maintained in the medical and clinical files. In accordance with medical standards, the facility uses a consent form for treatment services for residents 18+ years old. An Agency Head Directive dated March 13, 2020, was reviewed. The Directive provides guidelines to supplement the agency PREA Policy regarding Informed Consent Forms for residents aged 18 years or older.

**115.381 (b)** During their staff interviews both the Superintendent and Assistant Superintendent (PCM) explained that if the screening pursuant to § 115.341 indicates that a resident has previously perpetrated sexual abuse, whether it occurred in an institutional setting or in the community, staff ensure that the resident is offered a follow-up meeting with a medical or mental health practitioner within 14 days of the intake screening. This is supported in Policy ED:01.02. Page 9 Section 4.

| <ul> <li>Additor Howen found to evidence of any allegations of a resident that had previously perpetrated sexual abuse or harassment. Auditor Howell reviewed intake screening and mental health documents and found no evidence of non-compliance with this standard. Facility staff explained that if a youth reported prior perpetration the resident would be offered a follow-up meeting with a Qualified Mental Health Care Professional within 14 days of intake screening.</li> <li><b>115.381 (c)</b> The D.O.V.E.S. Residential Community Home has appropriate controls on sensitive and confidential information. The information learned during intake screening remains confidential and only shared with staff involved in security and management decisions, including treatment plans, housing, bed, work, education, and program assignments, or as otherwise required by federal, state, or local law. Information about prior victimization or if a resident has previously perpetrated sexual abuse, in or out of an institutional setting was shared on a need-to-know basis.</li> <li>While completing the on-site facility tour and the structured on-site interviews, Auditor Howell was able to ask what information was shared with whom. No violations of standard 115.381 (c) were observed or discovered during the on-site interviews, file audits, or tour.</li> <li><b>115.381 (d)</b> Interviews of the medical and mental health staff showed the medical and mental health practitioners would obtain informed consent from residents before reporting information about sexual victimization that did not occur in an institutional setting unless the resident was under the age of 18. Because the facility serves youth aged 13 - 24 Auditor Howell confirmed the staff understood they were mandated child abuse reporters. All staff interviewed acknowledged they were mandated child abuse reporters.</li> <li>The Agency Head Directive dated March 13, 2020, specifically addresses procedures to be in compliance with 115.381 (d).</li> <li>The facility meets the requirements of Standa</li></ul> | Corrective Action Required: None  |
|--|---|
| <ul> <li>previously perpetrated sexual abuse or harassment. Auditor Howell reviewed intake screening and mental health documents and found no evidence of non-compliance with this standard. Facility staff explained that if a youth reported prior perpetration the resident would be offered a follow-up meeting with a Qualified Mental Health Care Professional within 14 days of intake screening.</li> <li><b>115.381 (c)</b> The D.O.V.E.S. Residential Community Home has appropriate controls on sensitive and confidential information. The information learned during intake screening remains confidential and only shared with staff involved in security and management decisions, including treatment plans, housing, bed, work, education, and program assignments, or as otherwise required by federal, state, or local law. Information about prior victimization or if a resident has previously perpetrated sexual abuse, in or out of an institutional setting was shared on a need-to-know basis.</li> <li>While completing the on-site facility tour and the structured on-site interviews, Auditor Howell was able to ask what information was shared with whom. No violations of standard 115.381 (c) were observed or discovered during the on-site interviews, file audits, or tour.</li> <li><b>115.381 (d)</b> Interviews of the medical and mental health staff showed the medical and mental health practitioners would obtain informed consent from residents before reporting information about sexual victimization that did not occur in an institutional setting unless the resident was under the age of 18. Because the facility serves youth aged 13 - 24 Auditor Howell confirmed the staff understood they were mandated child abuse reporters.</li> <li>The Agency Head Directive dated March 13, 2020, specifically addresses procedures</li> </ul>  | The facility meets the requirements of Standard 115.381 (a-d)   |
| <ul> <li>previously perpetrated sexual abuse or harassment. Auditor Howell reviewed intake screening and mental health documents and found no evidence of non-compliance with this standard. Facility staff explained that if a youth reported prior perpetration the resident would be offered a follow-up meeting with a Qualified Mental Health Care Professional within 14 days of intake screening.</li> <li><b>115.381 (c)</b> The D.O.V.E.S. Residential Community Home has appropriate controls on sensitive and confidential information. The information learned during intake screening remains confidential and only shared with staff involved in security and management decisions, including treatment plans, housing, bed, work, education, and program assignments, or as otherwise required by federal, state, or local law. Information about prior victimization or if a resident has previously perpetrated sexual abuse, in or out of an institutional setting was shared on a need-to-know basis.</li> <li>While completing the on-site facility tour and the structured on-site interviews, Auditor Howell was able to ask what information was shared with whom. No violations of standard 115.381 (c) were observed or discovered during the on-site interviews, file audits, or tour.</li> <li><b>115.381 (d)</b> Interviews of the medical and mental health staff showed the medical and mental health practitioners would obtain informed consent from residents before reporting information about sexual victimization that did not occur in an institutional setting unless the resident was under the age of 18. Because the facility serves youth aged 13 - 24 Auditor Howell confirmed the staff understood they were mandated child abuse reporters. All staff interviewed acknowledged they</li> </ul>   |   |
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|  | screening and mental health documents and found no evidence of non-compliance<br>with this standard. Facility staff explained that if a youth reported prior perpetration<br>the resident would be offered a follow-up meeting with a Qualified Mental Health   |

| 115.382 | Access to emergency medical and mental health services                     |
|---------|--|
|         | Auditor Overall Determination: Meets Standard                              |
|         | Auditor Discussion   |
|         | The following evidence was analyzed in the making the compliance decision. |
|         | Documents reviewed included:<br>PAQ  |

NJJJC Policy ED:1.02 PREA Pages 21-22, Section 16.1 PREA Education Acknowledgement Forms NJCASA webpage

#### Interviews included:

Superintendent Medical and Mental Health Staff Hotline Representative NJCASA (Advocacy) Representative Intake Staff Random Staff

### Site Review / Observations: N/A

#### **Provisions:**

115.382 (a) According to NIJIC Policy ED:1.02, alleged victims of sexual offense shall immediately be separated from the alleged abuser, advised to not destroy evidence, and referred to medical services for medical assessment and/or treatment. Medical staff explained alleged victims of sexual abuse would receive unimpeded access to emergency medical treatment and crisis intervention services by referral the nature and scope of which are determined by medical and mental health practitioners according to their professional judgement. If a resident were to make an allegation of victimization, they would be transported to the Hunterdon Medical Center where SANE forensic services are available. The Medical Center representative interviewed was in the emergency room and he explained there was not a SANE qualified nurse on duty at all times but one was on call 24/7. If there was an alleged sexual assault the emergency room staff would call the SANE qualified staff and the person would travel to the Medical Center. The Medical Center Emergency Department Director also confirmed the Hunterdon Medical Center information. NJCASA would provide in person accompaniment support thorough the forensic exam and investigative interviews. A review of the facility medical and mental health documentation processes showed in the event of an incident the procedures would be in compliance with this provision.

**115.382 (b)** D.O.V.E.S. Residential Community Home does have qualified medical (nursing) staff on duty. Staff first responders take preliminary steps to protect the victim pursuant to § 115.362. This was confirmed in the staff interviews. 14 of 14 staff interviewed could explain the initial steps to protect the victim of sexual abuse. 100% of the staff interviewed also stated they would, upon learning of an allegation or incident, immediately notify their supervisor who would then notify the appropriate medical and mental health practitioners.

**115.382 (c)** NJJJC Policy ED:01.02, Page 22 outlines the requirement that resident victims and perpetrators of sexual abuse have access to medical and mental health practitioners who can provide medical and mental health assistance including emergency medical treatment and crisis intervention services.

In the Superintendent's interview, she explained in the event of an on-site incident that was sexual in nature, residents would be immediately transported to the Medical Center for medical services and advocacy services would be provided by NJCASA. During a phone interview of the Hunterdon Medical Center representative confirmed the services would include information on contraception and sexually transmitted infection prophylaxis. The Medical Center, NJCASA, and the D.O.V.E.S. Residential Community Home Superintendent reported that there were zero allegations of sexual abuse in the past 12 months. There were no residents who reported abuse in the facility; therefore auditor Howell could not ask residents who had reported abuse what information they received or what treatment they were offered after what happened to them.

**115.382 (d)** During interviews the Superintendent, the Medical Center Representative, and NJCASA advocacy representative reported that treatment services for victims of sexual abuse were provided without cost and regardless of whether the victim names the abuser or cooperates with any investigation arising from the incident. According to NJJJC procedures, all medical and mental health services provide to residents of the NJJJC facility are provided at no cost to the resident.

Based on the information received through staff interviews and document reviews the facility was found in compliance with standard 115.382 (a-d).

| 115.383 | Ongoing medical and mental health care for sexual abuse victims and abusers                               |
|---------|---|
|         | Auditor Overall Determination: Meets Standard   |
|         | Auditor Discussion  |
|         | The following evidence was analyzed in the making the compliance decision.                                |
|         | Documents reviewed included:<br>NJJJC Policy ED:1.02 PREA, Page 22 Section f                              |
|         | Interviews included:<br>Superintendent<br>Medical and Mental Health Staff<br>Intake Staff<br>Random Staff |
|         | Site Review / Observations:<br>Observation of facility wall postings and brochures                        |

#### **Provisions:**

**115.383(a)** NJJJC Policy ED:01.02 PREA lists the procedures for screening for risk of sexual victimization and abusiveness and/or perpetrator to be offered a medical and mental health evaluation and, as appropriate, treatment to all residents who have been victimized by sexual abuse in any prison, jail, lockup, or juvenile facility. Observations while on the facility tour included posters and brochures that residents could access by phone.

During the interviews of the facility Nurse and the Hunterdon Medical Center representative appropriately explained the facility process to follow up and offer medical and mental health services to residents that have been victimized by sexual abuse.

**115.383(b)** The evaluation and treatment of sexual abuse victims include, as appropriate, follow-up services, treatment plans, and, when necessary, referrals for continued care following their transfer to, or placement in, other facilities, or their release from custody. Resources for residents of D.O.V.E.S. Residential Community Home include off site advocacy services (NJCASA), and on-site services from facility medical and mental health staff. Because there were no reports of sexual abuse, Auditor Howell was unable to interview any residents that had made a report and may need follow up services, etc.

**115.383 (c)** The Superintendent s confirmed that the facility provides sexual assault and harassment victims with medical and mental health services consistent with the community level of care. During interviews with the Office of Investigations representative and Medical Center staff, and NJCASA staff a cooperative community team approach was evident.

**115.383 (d)** Medical staff responsible for services at D.O.V.E.S and the Medical Center staff reported any resident victim of sexually abusive vaginal penetration would be offered a pregnancy test.

**115.383 (e)** Residents of D.O.V.E.S that become pregnant from conduct specified in paragraph (d) of this section shall receive timely and comprehensive information about and timely access to all lawful pregnancy related medical services. When interviewed it was apparent the staff of the facility provide age appropriate health education to the residents as part of the Health Education programing.

**115.383 (f)** According to NJJJC Policy ED:01.02 Page 22 Section f2 and learned in the interview with the on-campus Nurse, resident victims of sexual abuse while incarcerated are offered tests for sexually transmitted infections as medically appropriate.

**115.383(g)** According to the NJJJC PREA Policy and confirmed during interviews of the Superintendent and the facility Nurse the residents at D.O.V.E.S. Residential Community Home are able to receive treatment services without financial cost and regardless of whether the victim names the abuser or cooperates with any investigation arising from the incident. There were zero reported incidents of sexual abuse or sexual harassment, therefore there were no residents to ask or records to

review to determine non-compliance with this standard.

**115.383 (h)** NJJJC Policy ED:1.02 PREA explains the facility does attempt to conduct a mental health evaluation of all known resident-on-resident abusers when learning of such abuse history and offer treatment when deemed appropriate by mental health practitioners. Facility mental health staff do conduct mental health evaluations and either offer treatment or ensure the resident is provided treatment from an outside resource upon learning of such abuse history.

Based on the information received through staff interviews, interviews with medical and mental health staff, facility tours, and file reviews the facility was in compliance with standard 115.383 (a-h).

| 115.386 | Sexual abuse incident reviews  |
|---------|--|
|         | Auditor Overall Determination: Meets Standard  |
|         | Auditor Discussion   |
|         | The following evidence was analyzed in the making the compliance decision.   |
|         | Documents reviewed included:<br>PAQ<br>NJJJC Policy ED:1.02 PREA, Page 28, Part 7, Section 20<br>Critical Incident Review Forms  |
|         | Interviews included:<br>Superintendent<br>Assistant Superintendent (PCM)<br>Incident Review Team Members<br>Office of Investigations Representative  |
|         | Observations included:<br>None   |
|         | Provisions:  |
|         | <ul> <li>115.386 (a &amp; b) In support of 115.386 (a &amp; b) NJJJC PREA Policy ED:01.02 states the following:</li> <li>(a) sexual abuse incident review shall be conducted at the conclusion of every sexual abuse investigation, except where the investigation has concluded that the allegation is unfounded.</li> <li>(b) Such review shall ordinarily occur within 30 days of the conclusion of the investigation.</li> </ul> |

**115.386 (c)** The incident review team is appointed by the Executive Director and includes members of upper management who get input from everyone involved including but not limited to; supervisors, investigators, and medical and mental health practitioners. At D.O.V.E.S. Residential Community Home upper management positions involved and on the review team are the Superintendent, Assistant Superintendent (PCM), and Youth Work Supervisors with input from the Nurse and Education Staff.

Interviews with Office of Investigations representatives confirmed they would participate in any post investigation review. There were zero allegations and investigations of sexual abuse in the past 12 months.

**115.386 (d)** Interviews of incident review team members indicated that they:

- Consider whether the allegation or investigation indicates a need to change policy or practice to better prevent, detect, or respond to sexual abuse.
- Consider whether the incident or allegation was motivated by race; ethnicity; gender identity; lesbian, gay, bisexual, transgender, or intersex Identification, status, or perceived status; gang affiliation; or other group dynamics at the facility.
- Examine the area in the facility where the incident allegedly occurred to assess whether physical barriers in the area may enable abuse.
- Assess the adequacy of staffing levels in that area during different shifts.
- Assess whether monitoring technology should be deployed or augmented to supplement supervision by staff.
- Prepare a report of its findings, including but not necessarily limited to determinations made pursuant to §§ 115.386(d)(1) - (d)(5), and any recommendations for improvement and submit such report to the Superintendent.

There were no founded allegations or investigations during the past 12 months, therefore there were no incident review reports to evaluate.

**115.386 (e)** NJJJC Policy ED:1.02 PREA Page 28, Part 7, Section 20.d requires the incident review team to prepare a report of findings and recommendations. The facility administration shall implement the recommendations for improvement or document the reasons for not doing so.

There were no investigations or reported incidents that required an incident review team report, therefore there were no recommendations for improvement to verify.

Based on the information received through staff interviews, interviews with review team members, facility tours, and policy review the facility was determined to be in compliance with standard 115.386 (a-e).

**Corrective Action Required: None** 

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| 115.387 | Data collection  |
|---------|--|
|         | Auditor Overall Determination: Meets Standard  |
|         | Auditor Discussion   |
|         | The following evidence was analyzed in the making the compliance decision.   |
|         | Documents reviewed included:<br>NJJJC Policy ED:1.02 PREA, Pages 28-29, Part 7 Section 21<br>PREA Data (Annual Reports)  |
|         | Interviews included:<br>Superintendent<br>Assistant Superintendent (PCM)<br>Agency PREA Coordinator  |
|         | Observations included:<br>N/A  |
|         | Provisions:  |
|         | <b>115.387 (a)</b> NJJJC Policy ED:1.02 PREA adequately addresses Data Collection and<br>Storage on page ED:1.02-17 and ED:1.02-18. Each NJJJC facility is listed as<br>responsible for collecting accurate, uniform data for every allegation of sexual<br>abuse using a standardized instrument and set of definitions. There is a<br>standardized instrument with a set of definitions. NJJJC collects data for all NJJJC<br>facilities.  |
|         | <b>115.387 (b)</b> The Superintendent and Assistant Superintendent (PCM) reported that they review, collect, aggregate and report all data if the facility had any allegations of sexual abuse or sexual harassment. They acknowledged a review and report is done at least annually. The facility and NJJJC does maintain records and collect data as needed from all incident-based documents related to all incidents. There were no allegations or incidents related to sexual abuse or sexual harassment in the past 12 months. |
|         | <b>115.387 (c)</b> All New Jersey Juvenile Justice Commission facilities participated in the most recent version of the Survey of Sexual Violence conducted by the DOJ. Each Superintendent is required to report the minimum data necessary to participate in the survey as necessary.  |
|         | <b>115.387 (d)</b> Auditor Howell was able to find and review incident-related documents, but there were none that included investigations and sexual abuse incident reviews from D.O.V.E.S. Residential Community Home. The facility is prepared to collect data as needed from all available incident-based documents, including reports, investigation files, and sexual abuse incident reviews.  |
|         | <b>115.97 (a)</b> D.O.V.E.S. Residential Community Home is a juvenile residential  |

115.87 (e) D.O.V.E.S. Residential Community Home is a juvenile residential

| program operated by the New Jersey Juvenile Justice Commission. There is no need<br>to obtain incident-based and aggregated data from any private facility with which it<br>contracts for the confinement of its residents because they do not contract with any<br>private facility for the confinement of its residents. |
|--|
| <b>115.387 (f)</b> Upon request, the facility shall provide all such data from the previous calendar year to the Department of Justice no later than June 30.  |
| Based on the information received through staff interviews, facility tours,<br>and document reviews the facility was in compliance with standard<br>115.387 (a-f).   |
| Corrective Action Required: None   |

| 115.388 | Data review for corrective action   |  |  |  |  |
|---------|---|--|--|--|--|
|         | Auditor Overall Determination: Meets Standard   |  |  |  |  |
|         | Auditor Discussion  |  |  |  |  |
|         | The following evidence was analyzed in the making the compliance decision.  |  |  |  |  |
|         | Documents reviewed included:<br>PAQ<br>NJJJC Policy ED:1.02 PREA, pages 29-30 Section 22  |  |  |  |  |
|         | NJJJC Annual PREA Reports   |  |  |  |  |
|         | Interviews included:<br>Superintendent<br>Assistant Superintendent (PCM)<br>Agency PREA Coordinator<br>Agency Head  |  |  |  |  |
|         | Site Review / Observations:<br>Agency web page: www.nj.gov > OAG > jjc > PREA   |  |  |  |  |
|         | Provisions:   |  |  |  |  |
|         | <b>115.388 (a)</b> The Superintendent explained that she prepares, and reviews data collected and aggregated pursuant to § 115.387 in order to assess and improve the effectiveness of its sexual abuse prevention, detection, and response policies, practices, and training, including by: Identifying problem areas. There have been no allegations that met the PREA standards of sexual abuse or harassment in the past 12+ months. Previous year reports are available on the NJJJC web site and were reviewed by Auditor Howell as part of this audit. |  |  |  |  |
|         | 115.388 (b) NJJJC does complete annual PREA reports and posts them on the   |  |  |  |  |

|   | Corrective Action Required: None  |
|---|---|
|   | Based on a review of the agency web site, annual reports, a review of policies, and interviews of the facility administrators, the facility was determined to be in compliance with 115.388.  |
|   | <b>115.388 (d)</b> NJJJC does complete annual reports and posts them on the agency web site. Auditor Howell reviewed three years of annual reports to confirm the reports do not include specific information that when published would present a clear and specific threat to the safety and security of a facility. |
|   | <b>115.388 (c)</b> NJJJC and the facility did complete an annual report and posted it on the facility web site. In addition, the facility sexual assault and sexual harassment data is submitted to the agency head and aggregated with all NJJJC youth facilities.   |
|   | The Juvenile Justice Commission Prison Rape Elimination Act annual reports, for the agency are provided at the following site: www.nj.gov $> OAG > jjc > PREA$  |
|   | agency web site. The Superintendent stated he completes the data reports and the NJJJC administration compares the current year's data and corrective actions with those from prior years and provides an assessment of the agency's progress in addressing any past issues related to sexual abuse and harassment.   |
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| 115.389 | Data storage, publication, and destruction  |
|---------|---|
|         | Auditor Overall Determination: Meets Standard   |
|         | Auditor Discussion  |
|         | The following evidence was analyzed in the making the compliance decision.  |
|         | Documents reviewed included:  |
|         | PAQ   |
|         | DYC Policy ED:1.02 PREA, Pages 30 Section 23  |
|         | Records Retention and Storage Policy 09FSS:III-4, Pages 1-4   |
|         | Interviews included:  |
|         | Superintendent  |
|         | Agency PREA Coordinator   |
|         | Site Review / Observations:   |
|         | Agency web page: www.nj.gov > OAG > jjc > PREA<br>Provisions:   |
|         | <b>115.389 (a)</b> NJJJC PREA Policy ED:01.02 addresses record keeping and storage at D.O.V.E.S. Residential Community Home. The facility collects and retains sexual abuse and sexual harassment data pursuant to § 115.387. |

**115.389 (b)** The facility, through the NJJJC agency web site, makes all aggregated sexual abuse data, from facilities under its direct control readily available to the public at least annually through the agency website. Upon a review of on-site records, the agency web site, and through interviews Auditor Howell confirmed there were no allegations that met the PREA standards of sexual abuse or sexual harassment during the past 12 months.

**115.389 (c)** NJJJC does complete annual reports and posts them on the agency web site. Auditor Howell reviewed three years of annual reports to confirm the reports do not include specific personal identifiers before making aggregated sexual abuse data publicly available.

**115.389 (d)** NJJJC Policy ED:01.02 directs sexual abuse documents and data collected pursuant to § 115.387 and securely retained for at least 10 years after the date of the initial collection, unless otherwise required by other applicable laws. Policy 09FSS:III-4 directs the retention, storage, and disposition of all official State records produced by the Juvenile Justice Commission in accordance with N.J.A.C.15:3-2 – Records Retention.

Following key staff interviews, annual report reviews, and a review of the agency web site the facility was determined in compliance with 115.389 (a-d).

| 115.401 | Frequency and scope of audits  |
|---------|--|
|         | Auditor Overall Determination: Meets Standard                                      |
|         | Auditor Discussion   |
|         | The facility was in compliance with standard 115.401 as a result of the following: |
|         | Documents reviewed included:   |
|         | PAQ  |
|         | 2020 FINAL PREA REPORT   |
|         | Interviews included:   |
|         | Superintendent   |
|         | Assistant Superintendent (PCM)   |
|         | Agency PREA Coordinator  |
|         | Site Review / Observations:  |
|         | Facility Tour  |
|         | Provisions:  |

**115.401 (a & b)** The facility was previously audited in accordance with PREA standards. This audit was three years from the last PREA Audit (virtual on site audit April 13-14, 2020).

**115.401 (h)** PREA Auditor Howell had complete access to and the ability to observe every area of the facility. The tour included access to all locked doors including living areas, storage areas, kitchen, and indoor/outdoor activity spaces. There are a number of outdoor sheds and garage style storage buildings. Auditor Howell was provided access as requested. Throughout the on-site portion of the entire facility was accessible as requested.

**115.401 (i)** PREA Auditor Howell was permitted to request and did receive copies of any relevant documents requested.

**115.401 (m)** PREA Auditor Howell was permitted to conduct private interviews of residents and staff. All residents and staff on campus during the on-site portion of the audit were interviewed.

**115.401 (n)** A copy of the upcoming audit, with auditor Howell's contact information was posted 6 weeks in advance of the audit allowing residents to send confidential information or correspondence in the same manner as if they were communicating with legal counsel. No correspondence was received.

The facility is in compliance with Standard 115.401 (a,v, h, i, m, n)

| 115.403 | Audit contents and findings   |
|---------|---|
|         | Auditor Overall Determination: Meets Standard   |
|         | Auditor Discussion  |
|         | The following evidence was analyzed in making the compliance decision:                            |
|         | Documents reviewed included:  |
|         | PAQ<br>PREA Final Report 2020   |
|         | Interviews included:<br>N/A   |
|         | Site Review / Observations:<br>Agency Website : https://www.nj.gov/oag/jjv/pdf/DOVES_PREA2020.pdf |
|         | Provisions:   |
|         | <b>115.403 (f)</b> D.O.V.E.S. Residential Community Home was audited in 2020. The                 |
|         |   |

| The 2020 report is posted on the New Jersey Juvenile Justice Commission website.<br><b>The facility meets the requirements of standard 115.403 (f).</b> |
|---|
| Corrective Action Required: None  |

| Appendix: Provision Findings |   |             |  |
|------------------------------|---|-------------|--|
| 115.311<br>(a)               | Zero tolerance of sexual abuse and sexual harassment; PREA coordinator  |             |  |
|                              | Does the agency have a written policy mandating zero tolerance toward all forms of sexual abuse and sexual harassment?  | yes         |  |
|                              | Does the written policy outline the agency's approach to preventing, detecting, and responding to sexual abuse and sexual harassment?   | yes         |  |
| 115.311<br>(b)               | Zero tolerance of sexual abuse and sexual harassment; PREA coordinator  |             |  |
|                              | Has the agency employed or designated an agency-wide PREA<br>Coordinator?   | yes         |  |
|                              | Is the PREA Coordinator position in the upper-level of the agency hierarchy?  | yes         |  |
|                              | Does the PREA Coordinator have sufficient time and authority to<br>develop, implement, and oversee agency efforts to comply with<br>the PREA standards in all of its facilities?  | yes         |  |
| 115.311<br>(c)               | Zero tolerance of sexual abuse and sexual harassmer coordinator   | nt; PREA    |  |
|                              | If this agency operates more than one facility, has each facility designated a PREA compliance manager? (N/A if agency operates only one facility.)   | yes         |  |
|                              | Does the PREA compliance manager have sufficient time and<br>authority to coordinate the facility's efforts to comply with the<br>PREA standards? (N/A if agency operates only one facility.)   | yes         |  |
| 115.312<br>(a)               | Contracting with other entities for the confinement o   | f residents |  |
|                              | If this agency is public and it contracts for the confinement of its<br>residents with private agencies or other entities including other<br>government agencies, has the agency included the entity's<br>obligation to adopt and comply with the PREA standards in any<br>new contract or contract renewal signed on or after August 20,<br>2012? (N/A if the agency does not contract with private agencies<br>or other entities for the confinement of residents.) | na          |  |
| 115.312<br>(b)               | Contracting with other entities for the confinement o   | f residents |  |

|                | Does any new contract or contract renewal signed on or after<br>August 20, 2012 provide for agency contract monitoring to ensure<br>that the contractor is complying with the PREA standards? (N/A if<br>the agency does not contract with private agencies or other<br>entities for the confinement of residents OR the response to<br>115.312(a)-1 is "NO".) | na  |
|----------------|--|-----|
| 115.313<br>(a) | Supervision and monitoring   |     |
|                | Does the agency ensure that each facility has developed a staffing<br>plan that provides for adequate levels of staffing and, where<br>applicable, video monitoring, to protect residents against sexual<br>abuse?   | yes |
|                | Does the agency ensure that each facility has implemented a<br>staffing plan that provides for adequate levels of staffing and,<br>where applicable, video monitoring, to protect residents against<br>sexual abuse?   | yes |
|                | Does the agency ensure that each facility has documented a<br>staffing plan that provides for adequate levels of staffing and,<br>where applicable, video monitoring, to protect residents against<br>sexual abuse?  | yes |
|                | Does the agency ensure that each facility's staffing plan takes into<br>consideration the 11 criteria below in calculating adequate<br>staffing levels and determining the need for video monitoring: The<br>prevalence of substantiated and unsubstantiated incidents of<br>sexual abuse?   | yes |
|                | Does the agency ensure that each facility's staffing plan takes into<br>consideration the 11 criteria below in calculating adequate<br>staffing levels and determining the need for video monitoring:<br>Generally accepted juvenile detention and correctional/secure<br>residential practices?   | yes |
|                | Does the agency ensure that each facility's staffing plan takes into<br>consideration the 11 criteria below in calculating adequate<br>staffing levels and determining the need for video monitoring: Any<br>judicial findings of inadequacy?  | yes |
|                | Does the agency ensure that each facility's staffing plan takes into<br>consideration the 11 criteria below in calculating adequate<br>staffing levels and determining the need for video monitoring: Any<br>findings of inadequacy from Federal investigative agencies?   | yes |
|                | Does the agency ensure that each facility's staffing plan takes into consideration the 11 criteria below in calculating adequate   | yes |

|                |  | 1   |
|----------------|--|-----|
|                | staffing levels and determining the need for video monitoring: Any findings of inadequacy from internal or external oversight bodies?  |     |
|                | Does the agency ensure that each facility's staffing plan takes into<br>consideration the 11 criteria below in calculating adequate<br>staffing levels and determining the need for video monitoring: All<br>components of the facility's physical plant (including "blind-spots"<br>or areas where staff or residents may be isolated)? | yes |
|                | Does the agency ensure that each facility's staffing plan takes into<br>consideration the 11 criteria below in calculating adequate<br>staffing levels and determining the need for video monitoring: The<br>composition of the resident population?   | yes |
|                | Does the agency ensure that each facility's staffing plan takes into<br>consideration the 11 criteria below in calculating adequate<br>staffing levels and determining the need for video monitoring: The<br>number and placement of supervisory staff?  | yes |
|                | Does the agency ensure that each facility's staffing plan takes into<br>consideration the 11 criteria below in calculating adequate<br>staffing levels and determining the need for video monitoring:<br>Institution programs occurring on a particular shift?   | yes |
|                | Does the agency ensure that each facility's staffing plan takes into<br>consideration the 11 criteria below in calculating adequate<br>staffing levels and determining the need for video monitoring: Any<br>applicable State or local laws, regulations, or standards?  | yes |
|                | Does the agency ensure that each facility's staffing plan takes into<br>consideration the 11 criteria below in calculating adequate<br>staffing levels and determining the need for video monitoring: Any<br>other relevant factors?   | yes |
| 115.313<br>(b) | Supervision and monitoring   |     |
|                | Does the agency comply with the staffing plan except during limited and discrete exigent circumstances?  | yes |
|                | In circumstances where the staffing plan is not complied with,<br>does the facility fully document all deviations from the plan? (N/A<br>if no deviations from staffing plan.)   | na  |
| 115.313<br>(c) | Supervision and monitoring   |     |
|                | Does the facility maintain staff ratios of a minimum of 1:8 during resident waking hours, except during limited and discrete exigent circumstances? (N/A only until October 1, 2017.)  | yes |
|                |  |     |

|                | Does the facility maintain staff ratios of a minimum of 1:16 during resident sleeping hours, except during limited and discrete exigent circumstances? (N/A only until October 1, 2017.)   | yes |
|----------------|--|-----|
|                | Does the facility fully document any limited and discrete exigent<br>circumstances during which the facility did not maintain staff<br>ratios? (N/A only until October 1, 2017.)   | yes |
|                | Does the facility ensure only security staff are included when calculating these ratios? (N/A only until October 1, 2017.)   | yes |
|                | Is the facility obligated by law, regulation, or judicial consent decree to maintain the staffing ratios set forth in this paragraph?  | yes |
| 115.313<br>(d) | Supervision and monitoring   |     |
|                | In the past 12 months, has the facility, in consultation with the<br>agency PREA Coordinator, assessed, determined, and documented<br>whether adjustments are needed to: The staffing plan established<br>pursuant to paragraph (a) of this section?                     | yes |
|                | In the past 12 months, has the facility, in consultation with the agency PREA Coordinator, assessed, determined, and documented whether adjustments are needed to: Prevailing staffing patterns?   | yes |
|                | In the past 12 months, has the facility, in consultation with the<br>agency PREA Coordinator, assessed, determined, and documented<br>whether adjustments are needed to: The facility's deployment of<br>video monitoring systems and other monitoring technologies?     | yes |
|                | In the past 12 months, has the facility, in consultation with the<br>agency PREA Coordinator, assessed, determined, and documented<br>whether adjustments are needed to: The resources the facility has<br>available to commit to ensure adherence to the staffing plan? | yes |
| 115.313<br>(e) | Supervision and monitoring   |     |
|                | Has the facility implemented a policy and practice of having<br>intermediate-level or higher-level supervisors conduct and<br>document unannounced rounds to identify and deter staff sexual<br>abuse and sexual harassment? (N/A for non-secure facilities )            | yes |
|                | Is this policy and practice implemented for night shifts as well as day shifts? (N/A for non-secure facilities )   | yes |
|                | Does the facility have a policy prohibiting staff from alerting other<br>staff members that these supervisory rounds are occurring, unless<br>such announcement is related to the legitimate operational   | yes |
|                |  |     |

|                | functions of the facility? (N/A for non-secure facilities )  |     |
|----------------|--|-----|
| 115.315<br>(a) | Limits to cross-gender viewing and searches  |     |
|                | Does the facility always refrain from conducting any cross-gender<br>strip or cross-gender visual body cavity searches, except in<br>exigent circumstances or by medical practitioners?  | yes |
| 115.315<br>(b) | Limits to cross-gender viewing and searches  |     |
|                | Does the facility always refrain from conducting cross-gender pat-<br>down searches in non-exigent circumstances?  | yes |
| 115.315<br>(c) | Limits to cross-gender viewing and searches  |     |
|                | Does the facility document and justify all cross-gender strip searches and cross-gender visual body cavity searches?   | yes |
|                | Does the facility document all cross-gender pat-down searches?   | yes |
| 115.315<br>(d) | Limits to cross-gender viewing and searches  |     |
|                | Does the facility implement policies and procedures that enable<br>residents to shower, perform bodily functions, and change clothing<br>without nonmedical staff of the opposite gender viewing their<br>breasts, buttocks, or genitalia, except in exigent circumstances or<br>when such viewing is incidental to routine cell checks?               | yes |
|                | Does the facility require staff of the opposite gender to announce<br>their presence when entering a resident housing unit?  | yes |
|                | In facilities (such as group homes) that do not contain discrete<br>housing units, does the facility require staff of the opposite gender<br>to announce their presence when entering an area where<br>residents are likely to be showering, performing bodily functions,<br>or changing clothing? (N/A for facilities with discrete housing<br>units) | yes |
| 115.315<br>(e) | Limits to cross-gender viewing and searches  | -   |
|                | Does the facility always refrain from searching or physically<br>examining transgender or intersex residents for the sole purpose<br>of determining the resident's genital status?   | yes |
|                | If a resident's genital status is unknown, does the facility   | yes |

|                | determine genital status during conversations with the resident,<br>by reviewing medical records, or, if necessary, by learning that<br>information as part of a broader medical examination conducted<br>in private by a medical practitioner?   |      |
|----------------|---|------|
| 115.315<br>(f) | Limits to cross-gender viewing and searches   |      |
|                | Does the facility/agency train security staff in how to conduct<br>cross-gender pat down searches in a professional and respectful<br>manner, and in the least intrusive manner possible, consistent<br>with security needs?  | yes  |
|                | Does the facility/agency train security staff in how to conduct<br>searches of transgender and intersex residents in a professional<br>and respectful manner, and in the least intrusive manner possible,<br>consistent with security needs?  | yes  |
| 115.316<br>(a) | Residents with disabilities and residents who are lim<br>English proficient   | ited |
|                | Does the agency take appropriate steps to ensure that residents<br>with disabilities have an equal opportunity to participate in or<br>benefit from all aspects of the agency's efforts to prevent, detect,<br>and respond to sexual abuse and sexual harassment, including:<br>Residents who are deaf or hard of hearing?    | yes  |
|                | Does the agency take appropriate steps to ensure that residents<br>with disabilities have an equal opportunity to participate in or<br>benefit from all aspects of the agency's efforts to prevent, detect,<br>and respond to sexual abuse and sexual harassment, including:<br>Residents who are blind or have low vision?   | yes  |
|                | Does the agency take appropriate steps to ensure that residents<br>with disabilities have an equal opportunity to participate in or<br>benefit from all aspects of the agency's efforts to prevent, detect,<br>and respond to sexual abuse and sexual harassment, including:<br>Residents who have intellectual disabilities? | yes  |
|                | Does the agency take appropriate steps to ensure that residents<br>with disabilities have an equal opportunity to participate in or<br>benefit from all aspects of the agency's efforts to prevent, detect,<br>and respond to sexual abuse and sexual harassment, including:<br>Residents who have psychiatric disabilities?  | yes  |
|                | Does the agency take appropriate steps to ensure that residents<br>with disabilities have an equal opportunity to participate in or<br>benefit from all aspects of the agency's efforts to prevent, detect,<br>and respond to sexual abuse and sexual harassment, including:  | yes  |

|                | Residents who have speech disabilities?   |      |
|----------------|---|------|
|                | Does the agency take appropriate steps to ensure that residents<br>with disabilities have an equal opportunity to participate in or<br>benefit from all aspects of the agency's efforts to prevent, detect,<br>and respond to sexual abuse and sexual harassment, including:<br>Other? (if "other," please explain in overall determination notes.) | yes  |
|                | Do such steps include, when necessary, ensuring effective communication with residents who are deaf or hard of hearing?   | yes  |
|                | Do such steps include, when necessary, providing access to<br>interpreters who can interpret effectively, accurately, and<br>impartially, both receptively and expressively, using any<br>necessary specialized vocabulary?   | yes  |
|                | Does the agency ensure that written materials are provided in<br>formats or through methods that ensure effective communication<br>with residents with disabilities including residents who: Have<br>intellectual disabilities?   | yes  |
|                | Does the agency ensure that written materials are provided in<br>formats or through methods that ensure effective communication<br>with residents with disabilities including residents who: Have<br>limited reading skills?  | yes  |
|                | Does the agency ensure that written materials are provided in<br>formats or through methods that ensure effective communication<br>with residents with disabilities including residents who: Who are<br>blind or have low vision?   | yes  |
| 115.316<br>(b) | Residents with disabilities and residents who are limi<br>English proficient  | ited |
|                | Does the agency take reasonable steps to ensure meaningful<br>access to all aspects of the agency's efforts to prevent, detect,<br>and respond to sexual abuse and sexual harassment to residents<br>who are limited English proficient?  | yes  |
|                | Do these steps include providing interpreters who can interpret<br>effectively, accurately, and impartially, both receptively and<br>expressively, using any necessary specialized vocabulary?  | yes  |
| 115.316<br>(c) | Residents with disabilities and residents who are limi<br>English proficient  | ited |
|                | Does the agency always refrain from relying on resident<br>interpreters, resident readers, or other types of resident assistants<br>except in limited circumstances where an extended delay in<br>obtaining an effective interpreter could compromise the resident's  | yes  |

| 115.317        | Hiring and promotion decisions  |     |
|----------------|---|-----|
|                | Does the agency consider any incidents of sexual harassment in<br>determining whether to hire or promote anyone, or to enlist the<br>services of any contractor, who may have contact with residents?   | yes |
| 115.317<br>(b) | Hiring and promotion decisions  |     |
|                | Does the agency prohibit the enlistment of services of any<br>contractor who may have contact with residents who: Has been<br>civilly or administratively adjudicated to have engaged in the<br>activity described in the two bullets immediately above?  | yes |
|                | Does the agency prohibit the enlistment of services of any<br>contractor who may have contact with residents who: Has been<br>convicted of engaging or attempting to engage in sexual activity<br>in the community facilitated by force, overt or implied threats of<br>force, or coercion, or if the victim did not consent or was unable to<br>consent or refuse? | yes |
|                | Does the agency prohibit the enlistment of services of any<br>contractor who may have contact with residents who: Has<br>engaged in sexual abuse in a prison, jail, lockup, community<br>confinement facility, juvenile facility, or other institution (as<br>defined in 42 U.S.C. 1997)?   | yes |
|                | Does the agency prohibit the hiring or promotion of anyone who<br>may have contact with residents who: Has been civilly or<br>administratively adjudicated to have engaged in the activity<br>described in the bullet immediately above?  | yes |
|                | Does the agency prohibit the hiring or promotion of anyone who<br>may have contact with residents who: Has been convicted of<br>engaging or attempting to engage in sexual activity in the<br>community facilitated by force, overt or implied threats of force, or<br>coercion, or if the victim did not consent or was unable to consent<br>or refuse?            | yes |
|                | Does the agency prohibit the hiring or promotion of anyone who<br>may have contact with residents who: Has engaged in sexual<br>abuse in a prison, jail, lockup, community confinement facility,<br>juvenile facility, or other institution (as defined in 42 U.S.C. 1997)?   | yes |
| 115.317<br>(a) | Hiring and promotion decisions  |     |
|                | safety, the performance of first-response duties under §115.364, or the investigation of the resident's allegations?  |     |

| (c)            |   |     |
|----------------|---|-----|
|                | Before hiring new employees who may have contact with residents, does the agency: Perform a criminal background records check?  | yes |
|                | Before hiring new employees who may have contact with<br>residents, does the agency: Consult any child abuse registry<br>maintained by the State or locality in which the employee would<br>work?   | yes |
|                | Before hiring new employees who may have contact with<br>residents, does the agency: Consistent with Federal, State, and<br>local law, make its best efforts to contact all prior institutional<br>employers for information on substantiated allegations of sexual<br>abuse or any resignation during a pending investigation of an<br>allegation of sexual abuse? | yes |
| 115.317<br>(d) | Hiring and promotion decisions  |     |
|                | Does the agency perform a criminal background records check<br>before enlisting the services of any contractor who may have<br>contact with residents?  | yes |
|                | Does the agency consult applicable child abuse registries before<br>enlisting the services of any contractor who may have contact<br>with residents?  | yes |
| 115.317<br>(e) | Hiring and promotion decisions  |     |
|                | Does the agency either conduct criminal background records<br>checks at least every five years of current employees and<br>contractors who may have contact with residents or have in place<br>a system for otherwise capturing such information for current<br>employees?  | yes |
| 115.317<br>(f) | Hiring and promotion decisions  |     |
|                | Does the agency ask all applicants and employees who may have<br>contact with residents directly about previous misconduct<br>described in paragraph (a) of this section in written applications or<br>interviews for hiring or promotions?   | yes |
|                | Does the agency ask all applicants and employees who may have<br>contact with residents directly about previous misconduct<br>described in paragraph (a) of this section in any interviews or<br>written self-evaluations conducted as part of reviews of current   | yes |

|                | employees?  |     |
|----------------|---|-----|
|                | Does the agency impose upon employees a continuing affirmative duty to disclose any such misconduct?  | yes |
| 115.317<br>(g) | Hiring and promotion decisions  |     |
|                | Does the agency consider material omissions regarding such misconduct, or the provision of materially false information, grounds for termination?   | yes |
| 115.317<br>(h) | Hiring and promotion decisions  |     |
|                | Unless prohibited by law, does the agency provide information on<br>substantiated allegations of sexual abuse or sexual harassment<br>involving a former employee upon receiving a request from an<br>institutional employer for whom such employee has applied to<br>work? (N/A if providing information on substantiated allegations of<br>sexual abuse or sexual harassment involving a former employee is<br>prohibited by law.)  | yes |
| 115.318<br>(a) | Upgrades to facilities and technologies   |     |
|                | If the agency designed or acquired any new facility or planned any<br>substantial expansion or modification of existing facilities, did the<br>agency consider the effect of the design, acquisition, expansion,<br>or modification upon the agency's ability to protect residents from<br>sexual abuse? (N/A if agency/facility has not acquired a new<br>facility or made a substantial expansion to existing facilities since<br>August 20, 2012, or since the last PREA audit, whichever is later.) | na  |
| 115.318<br>(b) | Upgrades to facilities and technologies   |     |
|                | If the agency installed or updated a video monitoring system,<br>electronic surveillance system, or other monitoring technology,<br>did the agency consider how such technology may enhance the<br>agency's ability to protect residents from sexual abuse? (N/A if<br>agency/facility has not installed or updated a video monitoring<br>system, electronic surveillance system, or other monitoring<br>technology since August 20, 2012, or since the last PREA audit,<br>whichever is later.)        | na  |
| 115.321<br>(a) | Evidence protocol and forensic medical examinations   |     |

|                | If the agency is responsible for investigating allegations of sexual<br>abuse, does the agency follow a uniform evidence protocol that<br>maximizes the potential for obtaining usable physical evidence for<br>administrative proceedings and criminal prosecutions? (N/A if the<br>agency/facility is not responsible for conducting any form of<br>criminal OR administrative sexual abuse investigations.)  | yes |
|----------------|---|-----|
| 115.321<br>(b) | Evidence protocol and forensic medical examinations   |     |
|                | Is this protocol developmentally appropriate for youth? (N/A if the agency/facility is not responsible for conducting any form of criminal OR administrative sexual abuse investigations.)  | yes |
|                | Is this protocol, as appropriate, adapted from or otherwise based<br>on the most recent edition of the U.S. Department of Justice's<br>Office on Violence Against Women publication, "A National Protocol<br>for Sexual Assault Medical Forensic Examinations, Adults/<br>Adolescents," or similarly comprehensive and authoritative<br>protocols developed after 2011? (N/A if the agency/facility is not<br>responsible for conducting any form of criminal OR administrative<br>sexual abuse investigations. ) | yes |
| 115.321<br>(c) | Evidence protocol and forensic medical examinations   |     |
|                | Does the agency offer all residents who experience sexual abuse<br>access to forensic medical examinations, whether on-site or at an<br>outside facility, without financial cost, where evidentiarily or<br>medically appropriate?  | yes |
|                | Are such examinations performed by Sexual Assault Forensic<br>Examiners (SAFEs) or Sexual Assault Nurse Examiners (SANEs)<br>where possible?  | yes |
|                | If SAFEs or SANEs cannot be made available, is the examination<br>performed by other qualified medical practitioners (they must<br>have been specifically trained to conduct sexual assault forensic<br>exams)?   | yes |
|                | Has the agency documented its efforts to provide SAFEs or SANEs?  | yes |
| 115.321<br>(d) | Evidence protocol and forensic medical examinations   |     |
|                | Does the agency attempt to make available to the victim a victim advocate from a rape crisis center?  | yes |

|                | If a rape crisis center is not available to provide victim advocate<br>services, does the agency make available to provide these<br>services a qualified staff member from a community-based<br>organization, or a qualified agency staff member?  | yes    |
|----------------|--|--------|
|                | Has the agency documented its efforts to secure services from rape crisis centers?   | yes    |
| 115.321<br>(e) | Evidence protocol and forensic medical examinations  |        |
|                | As requested by the victim, does the victim advocate, qualified<br>agency staff member, or qualified community-based organization<br>staff member accompany and support the victim through the<br>forensic medical examination process and investigatory<br>interviews?  | yes    |
|                | As requested by the victim, does this person provide emotional support, crisis intervention, information, and referrals?   | yes    |
| 115.321<br>(f) | Evidence protocol and forensic medical examinations  |        |
|                | If the agency itself is not responsible for investigating allegations<br>of sexual abuse, has the agency requested that the investigating<br>entity follow the requirements of paragraphs (a) through (e) of this<br>section? (N/A if the agency is not responsible for investigating<br>allegations of sexual abuse.)   | yes    |
| 115.321<br>(h) | Evidence protocol and forensic medical examinations  |        |
|                | If the agency uses a qualified agency staff member or a qualified<br>community-based staff member for the purposes of this section,<br>has the individual been screened for appropriateness to serve in<br>this role and received education concerning sexual assault and<br>forensic examination issues in general? (Check N/A if agency<br>attempts to make a victim advocate from a rape crisis center<br>available to victims per 115.321(d) above.) | yes    |
| 115.322<br>(a) | Policies to ensure referrals of allegations for investig   | ations |
|                | Does the agency ensure an administrative or criminal investigation is completed for all allegations of sexual abuse?   | yes    |
|                | Does the agency ensure an administrative or criminal<br>investigation is completed for all allegations of sexual<br>harassment?  | yes    |
|                |  |        |

| 115.322<br>(b) | Policies to ensure referrals of allegations for investigations  |        |
|----------------|---|--------|
|                | Does the agency have a policy in place to ensure that allegations<br>of sexual abuse or sexual harassment are referred for<br>investigation to an agency with the legal authority to conduct<br>criminal investigations, unless the allegation does not involve<br>potentially criminal behavior? | yes    |
|                | Has the agency published such policy on its website or, if it does not have one, made the policy available through other means?   | yes    |
|                | Does the agency document all such referrals?  | yes    |
| 115.322<br>(c) | Policies to ensure referrals of allegations for investig  | ations |
|                | If a separate entity is responsible for conducting criminal<br>investigations, does such publication describe the responsibilities<br>of both the agency and the investigating entity? (N/A if the<br>agency/facility is responsible for criminal investigations. See<br>115.321(a))              | yes    |
| 115.331<br>(a) | Employee training   |        |
|                | Does the agency train all employees who may have contact with residents on: Its zero-tolerance policy for sexual abuse and sexual harassment?   | yes    |
|                | Does the agency train all employees who may have contact with<br>residents on: How to fulfill their responsibilities under agency<br>sexual abuse and sexual harassment prevention, detection,<br>reporting, and response policies and procedures?  | yes    |
|                | Does the agency train all employees who may have contact with<br>residents on: Residents' right to be free from sexual abuse and<br>sexual harassment   | yes    |
|                | Does the agency train all employees who may have contact with<br>residents on: The right of residents and employees to be free from<br>retaliation for reporting sexual abuse and sexual harassment?  | yes    |
|                | Does the agency train all employees who may have contact with residents on: The dynamics of sexual abuse and sexual harassment in juvenile facilities?  | yes    |
|                | Does the agency train all employees who may have contact with residents on: The common reactions of juvenile victims of sexual abuse and sexual harassment?   | yes    |

|                | Does the agency train all employees who may have contact with<br>residents on: How to detect and respond to signs of threatened<br>and actual sexual abuse and how to distinguish between<br>consensual sexual contact and sexual abuse between residents? | yes |
|----------------|--|-----|
|                | Does the agency train all employees who may have contact with residents on: How to avoid inappropriate relationships with residents?   | yes |
|                | Does the agency train all employees who may have contact with<br>residents on: How to communicate effectively and professionally<br>with residents, including lesbian, gay, bisexual, transgender,<br>intersex, or gender nonconforming residents?         | yes |
|                | Does the agency train all employees who may have contact with<br>residents on: How to comply with relevant laws related to<br>mandatory reporting of sexual abuse to outside authorities?  | yes |
|                | Does the agency train all employees who may have contact with residents on: Relevant laws regarding the applicable age of consent?   | yes |
| 115.331<br>(b) | Employee training  |     |
|                | Is such training tailored to the unique needs and attributes of residents of juvenile facilities?  | yes |
|                | Is such training tailored to the gender of the residents at the employee's facility?   | yes |
|                | Have employees received additional training if reassigned from a facility that houses only male residents to a facility that houses only female residents, or vice versa?  | yes |
| 115.331<br>(c) | Employee training  |     |
|                | Have all current employees who may have contact with residents received such training?   | yes |
|                | Does the agency provide each employee with refresher training<br>every two years to ensure that all employees know the agency's<br>current sexual abuse and sexual harassment policies and<br>procedures?  | yes |
|                | In years in which an employee does not receive refresher training,   | yes |

| 115.331<br>(d) | Employee training  |            |
|----------------|--|------------|
|                | Does the agency document, through employee signature or<br>electronic verification, that employees understand the training<br>they have received?  | yes        |
| 115.332<br>(a) | Volunteer and contractor training  |            |
|                | Has the agency ensured that all volunteers and contractors who<br>have contact with residents have been trained on their<br>responsibilities under the agency's sexual abuse and sexual<br>harassment prevention, detection, and response policies and<br>procedures?  | yes        |
| 115.332<br>(b) | Volunteer and contractor training  |            |
|                | Have all volunteers and contractors who have contact with<br>residents been notified of the agency's zero-tolerance policy<br>regarding sexual abuse and sexual harassment and informed how<br>to report such incidents (the level and type of training provided to<br>volunteers and contractors shall be based on the services they<br>provide and level of contact they have with residents)?   | yes        |
|                |  |            |
| 115.332<br>(c) | Volunteer and contractor training  |            |
|                | Volunteer and contractor training<br>Does the agency maintain documentation confirming that<br>volunteers and contractors understand the training they have<br>received?   | yes        |
|                | Does the agency maintain documentation confirming that volunteers and contractors understand the training they have  | yes        |
| (c)<br>115.333 | Does the agency maintain documentation confirming that<br>volunteers and contractors understand the training they have<br>received?  | yes        |
| (c)<br>115.333 | Does the agency maintain documentation confirming that<br>volunteers and contractors understand the training they have<br>received?<br>Resident education<br>During intake, do residents receive information explaining the<br>agency's zero-tolerance policy regarding sexual abuse and sexual  |            |
| (c)<br>115.333 | Does the agency maintain documentation confirming that<br>volunteers and contractors understand the training they have<br>received?<br>Resident education<br>During intake, do residents receive information explaining the<br>agency's zero-tolerance policy regarding sexual abuse and sexual<br>harassment?<br>During intake, do residents receive information explaining how to<br>report incidents or suspicions of sexual abuse or sexual                | yes        |
| (c)<br>115.333 | Does the agency maintain documentation confirming that<br>volunteers and contractors understand the training they have<br>received?<br>Resident education<br>During intake, do residents receive information explaining the<br>agency's zero-tolerance policy regarding sexual abuse and sexual<br>harassment?<br>During intake, do residents receive information explaining how to<br>report incidents or suspicions of sexual abuse or sexual<br>harassment? | yes<br>yes |

|                | comprehensive education to residents either in person or through<br>video regarding: Their rights to be free from sexual abuse and<br>sexual harassment?  |     |
|----------------|---|-----|
|                | Within 10 days of intake, does the agency provide age-appropriate<br>comprehensive education to residents either in person or through<br>video regarding: Their rights to be free from retaliation for<br>reporting such incidents? | yes |
|                | Within 10 days of intake, does the agency provide age-appropriate<br>comprehensive education to residents either in person or through<br>video regarding: Agency policies and procedures for responding to<br>such incidents?       | yes |
| 115.333<br>(c) | Resident education  |     |
|                | Have all residents received such education?   | yes |
|                | Do residents receive education upon transfer to a different facility<br>to the extent that the policies and procedures of the resident's<br>new facility differ from those of the previous facility?                                | yes |
| 115.333<br>(d) | Resident education  |     |
|                | Does the agency provide resident education in formats accessible<br>to all residents including those who: Are limited English proficient?   | yes |
|                | Does the agency provide resident education in formats accessible to all residents including those who: Are deaf?  | yes |
|                | Does the agency provide resident education in formats accessible to all residents including those who: Are visually impaired?   | yes |
|                | Does the agency provide resident education in formats accessible to all residents including those who: Are otherwise disabled?  | yes |
|                | Does the agency provide resident education in formats accessible<br>to all residents including those who: Have limited reading skills?  | yes |
| 115.333<br>(e) | Resident education  |     |
|                | Does the agency maintain documentation of resident participation in these education sessions?   | yes |
| 115.333<br>(f) | Resident education  |     |

|                | In addition to providing such education, does the agency ensure<br>that key information is continuously and readily available or visible<br>to residents through posters, resident handbooks, or other written<br>formats?  | yes |
|----------------|---|-----|
| 115.334<br>(a) | Specialized training: Investigations  |     |
|                | In addition to the general training provided to all employees<br>pursuant to §115.331, does the agency ensure that, to the extent<br>the agency itself conducts sexual abuse investigations, its<br>investigators have received training in conducting such<br>investigations in confinement settings? (N/A if the agency does<br>not conduct any form of administrative or criminal sexual abuse<br>investigations. See 115.321(a).) | yes |
| 115.334<br>(b) | Specialized training: Investigations  |     |
|                | Does this specialized training include: Techniques for interviewing juvenile sexual abuse victims? (N/A if the agency does not conduct any form of administrative or criminal sexual abuse investigations. See 115.321(a).)   | yes |
|                | Does this specialized training include: Proper use of Miranda and<br>Garrity warnings? (N/A if the agency does not conduct any form of<br>administrative or criminal sexual abuse investigations. See<br>115.321(a).)   | yes |
|                | Does this specialized training include: Sexual abuse evidence<br>collection in confinement settings? (N/A if the agency does not<br>conduct any form of administrative or criminal sexual abuse<br>investigations. See 115.321(a).)   | yes |
|                | Does this specialized training include: The criteria and evidence<br>required to substantiate a case for administrative action or<br>prosecution referral? (N/A if the agency does not conduct any form<br>of administrative or criminal sexual abuse investigations. See<br>115.321(a).)   | yes |
| 115.334<br>(c) | Specialized training: Investigations  |     |
|                | Does the agency maintain documentation that agency<br>investigators have completed the required specialized training in<br>conducting sexual abuse investigations? (N/A if the agency does<br>not conduct any form of administrative or criminal sexual abuse<br>investigations. See 115.321(a).)   | yes |
|                |   |     |

| 115.335<br>(a) | Specialized training: Medical and mental health care   |     |
|----------------|--|-----|
|                | Does the agency ensure that all full- and part-time medical and<br>mental health care practitioners who work regularly in its facilities<br>have been trained in: How to detect and assess signs of sexual<br>abuse and sexual harassment? (N/A if the agency does not have<br>any full- or part-time medical or mental health care practitioners<br>who work regularly in its facilities.)  | yes |
|                | Does the agency ensure that all full- and part-time medical and<br>mental health care practitioners who work regularly in its facilities<br>have been trained in: How to preserve physical evidence of sexual<br>abuse? (N/A if the agency does not have any full- or part-time<br>medical or mental health care practitioners who work regularly in<br>its facilities.)   | yes |
|                | Does the agency ensure that all full- and part-time medical and<br>mental health care practitioners who work regularly in its facilities<br>have been trained in: How to respond effectively and<br>professionally to juvenile victims of sexual abuse and sexual<br>harassment? (N/A if the agency does not have any full- or part-<br>time medical or mental health care practitioners who work<br>regularly in its facilities.) | yes |
|                | Does the agency ensure that all full- and part-time medical and<br>mental health care practitioners who work regularly in its facilities<br>have been trained in: How and to whom to report allegations or<br>suspicions of sexual abuse and sexual harassment? (N/A if the<br>agency does not have any full- or part-time medical or mental<br>health care practitioners who work regularly in its facilities.)                   | yes |
| 115.335<br>(b) | Specialized training: Medical and mental health care   |     |
|                | If medical staff employed by the agency conduct forensic<br>examinations, do such medical staff receive appropriate training<br>to conduct such examinations? (N/A if agency medical staff at the<br>facility do not conduct forensic exams or the agency does not<br>employ medical staff.)   | na  |
| 115.335<br>(c) | Specialized training: Medical and mental health care   |     |
|                | Does the agency maintain documentation that medical and<br>mental health practitioners have received the training referenced<br>in this standard either from the agency or elsewhere? (N/A if the<br>agency does not have any full- or part-time medical or mental<br>health care practitioners who work regularly in its facilities.)   | yes |

| 115.335<br>(d) | Specialized training: Medical and mental health care  |     |
|----------------|---|-----|
|                | Do medical and mental health care practitioners employed by the agency also receive training mandated for employees by §115.331? (N/A if the agency does not have any full- or part-time medical or mental health care practitioners who work regularly in its facilities.)   | yes |
|                | Do medical and mental health care practitioners contracted by<br>and volunteering for the agency also receive training mandated<br>for contractors and volunteers by §115.332? (N/A if the agency<br>does not have any full- or part-time medical or mental health care<br>practitioners contracted by or volunteering for the agency.) | yes |
| 115.341<br>(a) | Obtaining information from residents  |     |
|                | Within 72 hours of the resident's arrival at the facility, does the<br>agency obtain and use information about each resident's personal<br>history and behavior to reduce risk of sexual abuse by or upon a<br>resident?  | yes |
|                | Does the agency also obtain this information periodically throughout a resident's confinement?  | yes |
| 115.341<br>(b) | Obtaining information from residents  |     |
|                | Are all PREA screening assessments conducted using an objective screening instrument?   | yes |
| 115.341<br>(c) | Obtaining information from residents  |     |
|                | During these PREA screening assessments, at a minimum, does<br>the agency attempt to ascertain information about: Prior sexual<br>victimization or abusiveness?   | yes |
|                | During these PREA screening assessments, at a minimum, does<br>the agency attempt to ascertain information about: Any gender<br>nonconforming appearance or manner or identification as lesbian,<br>gay, bisexual, transgender, or intersex, and whether the resident<br>may therefore be vulnerable to sexual abuse?                   | yes |
|                | During these PREA screening assessments, at a minimum, does<br>the agency attempt to ascertain information about: Current<br>charges and offense history?   | yes |
|                | During these PREA screening assessments, at a minimum, does   | yes |

|                | the agency attempt to ascertain information about: Age?   |     |
|----------------|---|-----|
|                | During these PREA screening assessments, at a minimum, does<br>the agency attempt to ascertain information about: Level of<br>emotional and cognitive development?  | yes |
|                | During these PREA screening assessments, at a minimum, does<br>the agency attempt to ascertain information about: Physical size<br>and stature?   | yes |
|                | During these PREA screening assessments, at a minimum, does<br>the agency attempt to ascertain information about: Mental illness<br>or mental disabilities?   | yes |
|                | During these PREA screening assessments, at a minimum, does<br>the agency attempt to ascertain information about: Intellectual or<br>developmental disabilities?  | yes |
|                | During these PREA screening assessments, at a minimum, does<br>the agency attempt to ascertain information about: Physical<br>disabilities?   | yes |
|                | During these PREA screening assessments, at a minimum, does<br>the agency attempt to ascertain information about: The resident's<br>own perception of vulnerability?  | yes |
|                | During these PREA screening assessments, at a minimum, does<br>the agency attempt to ascertain information about: Any other<br>specific information about individual residents that may indicate<br>heightened needs for supervision, additional safety precautions, or<br>separation from certain other residents? | yes |
| 115.341<br>(d) | Obtaining information from residents  |     |
|                | Is this information ascertained: Through conversations with the resident during the intake process and medical mental health screenings?  | yes |
|                | Is this information ascertained: During classification assessments?   | yes |
|                | Is this information ascertained: By reviewing court records, case files, facility behavioral records, and other relevant documentation from the resident's files?   | yes |
| 115.341<br>(e) | Obtaining information from residents  |     |
|                | Has the agency implemented appropriate controls on the dissemination within the facility of responses to questions asked  | yes |
|                |   |     |

|                | pursuant to this standard in order to ensure that sensitive<br>information is not exploited to the resident's detriment by staff or<br>other residents?  |     |
|----------------|--|-----|
| 115.342<br>(a) | Placement of residents   |     |
|                | Does the agency use all of the information obtained pursuant to § 115.341 and subsequently, with the goal of keeping all residents safe and free from sexual abuse, to make: Housing Assignments?  | yes |
|                | Does the agency use all of the information obtained pursuant to § 115.341 and subsequently, with the goal of keeping all residents safe and free from sexual abuse, to make: Bed assignments?  | yes |
|                | Does the agency use all of the information obtained pursuant to § 115.341 and subsequently, with the goal of keeping all residents safe and free from sexual abuse, to make: Work Assignments?   | yes |
|                | Does the agency use all of the information obtained pursuant to § 115.341 and subsequently, with the goal of keeping all residents safe and free from sexual abuse, to make: Education Assignments?  | yes |
|                | Does the agency use all of the information obtained pursuant to § 115.341 and subsequently, with the goal of keeping all residents safe and free from sexual abuse, to make: Program Assignments?  | yes |
| 115.342<br>(b) | Placement of residents   |     |
|                | Are residents isolated from others only as a last resort when less<br>restrictive measures are inadequate to keep them and other<br>residents safe, and then only until an alternative means of<br>keeping all residents safe can be arranged? | yes |
|                | During any period of isolation, does the agency always refrain from denying residents daily large-muscle exercise?   | yes |
|                | During any period of isolation, does the agency always refrain<br>from denying residents any legally required educational<br>programming or special education services?  | yes |
|                | Do residents in isolation receive daily visits from a medical or mental health care clinician?   | yes |
|                |  |     |
|                | programming or special education services?<br>Do residents in isolation receive daily visits from a medical or   | yes |

| 115.342<br>(c) | Placement of residents  |     |
|----------------|---|-----|
|                | Does the agency always refrain from placing: Lesbian, gay, and<br>bisexual residents in particular housing, bed, or other assignments<br>solely on the basis of such identification or status?  | yes |
|                | Does the agency always refrain from placing: Transgender<br>residents in particular housing, bed, or other assignments solely<br>on the basis of such identification or status?   | yes |
|                | Does the agency always refrain from placing: Intersex residents in particular housing, bed, or other assignments solely on the basis of such identification or status?  | yes |
|                | Does the agency always refrain from considering lesbian, gay,<br>bisexual, transgender, or intersex identification or status as an<br>indicator or likelihood of being sexually abusive?  | yes |
| 115.342<br>(d) | Placement of residents  |     |
|                | When deciding whether to assign a transgender or intersex<br>resident to a facility for male or female residents, does the agency<br>consider on a case-by-case basis whether a placement would<br>ensure the resident's health and safety, and whether a placement<br>would present management or security problems (NOTE: if an<br>agency by policy or practice assigns residents to a male or female<br>facility on the basis of anatomy alone, that agency is not in<br>compliance with this standard)? | yes |
|                | When making housing or other program assignments for<br>transgender or intersex residents, does the agency consider on a<br>case-by-case basis whether a placement would ensure the<br>resident's health and safety, and whether a placement would<br>present management or security problems?  | yes |
| 115.342<br>(e) | Placement of residents  |     |
|                | Are placement and programming assignments for each<br>transgender or intersex resident reassessed at least twice each<br>year to review any threats to safety experienced by the resident?  | yes |
| 115.342<br>(f) | Placement of residents  |     |
|                | Are each transgender or intersex resident's own views with respect to his or her own safety given serious consideration when  | yes |

|                | making facility and housing placement decisions and programming assignments?   |     |
|----------------|--|-----|
| 115.342<br>(g) | Placement of residents   |     |
|                | Are transgender and intersex residents given the opportunity to shower separately from other residents?  | yes |
| 115.342<br>(h) | Placement of residents   |     |
|                | If a resident is isolated pursuant to paragraph (b) of this section,<br>does the facility clearly document: The basis for the facility's<br>concern for the resident's safety? (N/A for h and i if facility doesn't<br>use isolation?)   | na  |
|                | If a resident is isolated pursuant to paragraph (b) of this section,<br>does the facility clearly document: The reason why no alternative<br>means of separation can be arranged? (N/A for h and i if facility<br>doesn't use isolation?)  | na  |
| 115.342<br>(i) | Placement of residents   |     |
|                | In the case of each resident who is isolated as a last resort when<br>less restrictive measures are inadequate to keep them and other<br>residents safe, does the facility afford a review to determine<br>whether there is a continuing need for separation from the general<br>population EVERY 30 DAYS? | yes |
| 115.351<br>(a) | Resident reporting   |     |
|                | Does the agency provide multiple internal ways for residents to privately report: Sexual abuse and sexual harassment?  | yes |
|                | Does the agency provide multiple internal ways for residents to<br>privately report: 2. Retaliation by other residents or staff for<br>reporting sexual abuse and sexual harassment?   | yes |
|                | Does the agency provide multiple internal ways for residents to<br>privately report: Staff neglect or violation of responsibilities that<br>may have contributed to such incidents?  | yes |
| 115.351<br>(b) | Resident reporting   |     |
|                | Does the agency also provide at least one way for residents to report sexual abuse or sexual harassment to a public or private   | yes |
|                |  |     |

|                | entity or office that is not part of the agency?   |            |
|----------------|--|------------|
|                | Is that private entity or office able to receive and immediately<br>forward resident reports of sexual abuse and sexual harassment to<br>agency officials?   | yes        |
|                | Does that private entity or office allow the resident to remain anonymous upon request?  | yes        |
|                | Are residents detained solely for civil immigration purposes<br>provided information on how to contact relevant consular officials<br>and relevant officials at the Department of Homeland Security to<br>report sexual abuse or harassment? | yes        |
| 115.351<br>(c) | Resident reporting   |            |
|                | Do staff members accept reports of sexual abuse and sexual harassment made verbally, in writing, anonymously, and from third parties?  | yes        |
|                | Do staff members promptly document any verbal reports of sexual abuse and sexual harassment?   | yes        |
| 115.351<br>(d) | Resident reporting   |            |
|                | Does the facility provide residents with access to tools necessary to make a written report?   | yes        |
| 115.351<br>(e) | Resident reporting   |            |
|                |  |            |
|                | Does the agency provide a method for staff to privately report sexual abuse and sexual harassment of residents?  | yes        |
| 115.352<br>(a) |  | yes        |
|                | sexual abuse and sexual harassment of residents?   | yes<br>yes |

| 115.352<br>(e) | Exhaustion of administrative remedies  |     |
|----------------|--|-----|
|                | At any level of the administrative process, including the final level,<br>if the resident does not receive a response within the time allotted<br>for reply, including any properly noticed extension, may a resident<br>consider the absence of a response to be a denial at that level?<br>(N/A if agency is exempt from this standard.)   | yes |
|                | If the agency determines that the 90 day timeframe is insufficient<br>to make an appropriate decision and claims an extension of time<br>(the maximum allowable extension of time to respond is 70 days<br>per 115.352(d)(3)), does the agency notify the resident in writing<br>of any such extension and provide a date by which a decision will<br>be made? (N/A if agency is exempt from this standard.) | yes |
|                | Does the agency issue a final agency decision on the merits of any<br>portion of a grievance alleging sexual abuse within 90 days of the<br>initial filing of the grievance? (Computation of the 90-day time<br>period does not include time consumed by residents in preparing<br>any administrative appeal.) (N/A if agency is exempt from this<br>standard.)  | yes |
| 115.352<br>(d) | Exhaustion of administrative remedies  |     |
|                | Does the agency ensure that: Such grievance is not referred to a staff member who is the subject of the complaint? (N/A if agency is exempt from this standard.)   | yes |
|                | Does the agency ensure that: A resident who alleges sexual abuse<br>may submit a grievance without submitting it to a staff member<br>who is the subject of the complaint? (N/A if agency is exempt from<br>this standard.)  | yes |
| 115.352<br>(c) | Exhaustion of administrative remedies  |     |
|                | Does the agency always refrain from requiring an resident to use<br>any informal grievance process, or to otherwise attempt to resolve<br>with staff, an alleged incident of sexual abuse? (N/A if agency is<br>exempt from this standard.)  | yes |
|                | Does the agency permit residents to submit a grievance regarding<br>an allegation of sexual abuse without any type of time limits? (The<br>agency may apply otherwise-applicable time limits to any portion<br>of a grievance that does not allege an incident of sexual abuse.)<br>(N/A if agency is exempt from this standard.)  | yes |

|                | -  |     |
|----------------|--|-----|
|                | Are third parties, including fellow residents, staff members, family<br>members, attorneys, and outside advocates, permitted to assist<br>residents in filing requests for administrative remedies relating to<br>allegations of sexual abuse? (N/A if agency is exempt from this<br>standard.)  | yes |
|                | Are those third parties also permitted to file such requests on<br>behalf of residents? (If a third party, other than a parent or legal<br>guardian, files such a request on behalf of a resident, the facility<br>may require as a condition of processing the request that the<br>alleged victim agree to have the request filed on his or her behalf,<br>and may also require the alleged victim to personally pursue any<br>subsequent steps in the administrative remedy process.) (N/A if<br>agency is exempt from this standard.) | yes |
|                | If the resident declines to have the request processed on his or<br>her behalf, does the agency document the resident's decision?<br>(N/A if agency is exempt from this standard.)   | yes |
|                | Is a parent or legal guardian of a juvenile allowed to file a<br>grievance regarding allegations of sexual abuse, including<br>appeals, on behalf of such juvenile? (N/A if agency is exempt from<br>this standard.)   | yes |
|                | If a parent or legal guardian of a juvenile files a grievance (or an<br>appeal) on behalf of a juvenile regarding allegations of sexual<br>abuse, is it the case that those grievances are not conditioned<br>upon the juvenile agreeing to have the request filed on his or her<br>behalf? (N/A if agency is exempt from this standard.)  | yes |
| 115.352<br>(f) | Exhaustion of administrative remedies  |     |
|                | Has the agency established procedures for the filing of an<br>emergency grievance alleging that a resident is subject to a<br>substantial risk of imminent sexual abuse? (N/A if agency is<br>exempt from this standard.)  | yes |
|                | After receiving an emergency grievance alleging a resident is<br>subject to a substantial risk of imminent sexual abuse, does the<br>agency immediately forward the grievance (or any portion thereof<br>that alleges the substantial risk of imminent sexual abuse) to a<br>level of review at which immediate corrective action may be<br>taken? (N/A if agency is exempt from this standard.)   | yes |
|                | After receiving an emergency grievance described above, does<br>the agency provide an initial response within 48 hours? (N/A if<br>agency is exempt from this standard.)   | yes |
|                |  |     |

|                | After receiving an emergency grievance described above, does<br>the agency issue a final agency decision within 5 calendar days?<br>(N/A if agency is exempt from this standard.)  | yes                   |
|----------------|--|-----------------------|
|                | Does the initial response and final agency decision document the<br>agency's determination whether the resident is in substantial risk<br>of imminent sexual abuse? (N/A if agency is exempt from this<br>standard.)   | yes                   |
|                | Does the initial response document the agency's action(s) taken in response to the emergency grievance? (N/A if agency is exempt from this standard.)  | yes                   |
|                | Does the agency's final decision document the agency's action(s) taken in response to the emergency grievance? (N/A if agency is exempt from this standard.)   | yes                   |
| 115.352<br>(g) | Exhaustion of administrative remedies  |                       |
|                | If the agency disciplines a resident for filing a grievance related to<br>alleged sexual abuse, does it do so ONLY where the agency<br>demonstrates that the resident filed the grievance in bad faith?<br>(N/A if agency is exempt from this standard.)   | yes                   |
|                |  |                       |
| 115.353<br>(a) | Resident access to outside confidential support servi<br>legal representation  | ces and               |
|                |  | <b>ces and</b><br>yes |
|                | <b>legal representation</b> Does the facility provide residents with access to outside victim advocates for emotional support services related to sexual abuse by providing, posting, or otherwise making accessible mailing addresses and telephone numbers, including toll-free hotline numbers where available, of local, State, or national victim   |                       |
|                | legal representationDoes the facility provide residents with access to outside victim<br>advocates for emotional support services related to sexual abuse<br>by providing, posting, or otherwise making accessible mailing<br>addresses and telephone numbers, including toll-free hotline<br>numbers where available, of local, State, or national victim<br>advocacy or rape crisis organizations?Does the facility provide persons detained solely for civil<br>immigration purposes mailing addresses and telephone numbers,<br>including toll-free hotline numbers,<br>including toll-free hotline numbers,<br>including toll-free hotline numbers,<br>including toll-free hotline numbers where available of local, State, | yes                   |
|                | legal representationDoes the facility provide residents with access to outside victim<br>advocates for emotional support services related to sexual abuse<br>by providing, posting, or otherwise making accessible mailing<br>addresses and telephone numbers, including toll-free hotline<br>numbers where available, of local, State, or national victim<br>advocacy or rape crisis organizations?Does the facility provide persons detained solely for civil<br>immigration purposes mailing addresses and telephone numbers,<br>   | yes<br>yes<br>yes     |

|                | the extent to which reports of abuse will be forwarded to authorities in accordance with mandatory reporting laws?  |         |
|----------------|---|---------|
| 115.353<br>(c) | Resident access to outside confidential support service legal representation  | ces and |
|                | Does the agency maintain or attempt to enter into memoranda of<br>understanding or other agreements with community service<br>providers that are able to provide residents with confidential<br>emotional support services related to sexual abuse?                                       | yes     |
|                | Does the agency maintain copies of agreements or documentation showing attempts to enter into such agreements?  | yes     |
| 115.353<br>(d) | Resident access to outside confidential support service legal representation  | ces and |
|                | Does the facility provide residents with reasonable and confidential access to their attorneys or other legal representation?   | yes     |
|                | Does the facility provide residents with reasonable access to parents or legal guardians?   | yes     |
| 115.354<br>(a) | Third-party reporting   |         |
|                | Has the agency established a method to receive third-party reports of sexual abuse and sexual harassment?   | yes     |
|                | Has the agency distributed publicly information on how to report sexual abuse and sexual harassment on behalf of a resident?  | yes     |
| 115.361<br>(a) | Staff and agency reporting duties   |         |
|                | Does the agency require all staff to report immediately and<br>according to agency policy any knowledge, suspicion, or<br>information they receive regarding an incident of sexual abuse or<br>sexual harassment that occurred in a facility, whether or not it is<br>part of the agency? | yes     |
|                | Does the agency require all staff to report immediately and<br>according to agency policy any knowledge, suspicion, or<br>information they receive regarding retaliation against residents or<br>staff who reported an incident of sexual abuse or sexual<br>harassment?                  | yes     |
|                | Does the agency require all staff to report immediately and according to agency policy any knowledge, suspicion, or   | yes     |

|                | information they receive regarding any staff neglect or violation of<br>responsibilities that may have contributed to an incident of sexual<br>abuse or sexual harassment or retaliation?  |     |
|----------------|--|-----|
| 115.361<br>(b) | Staff and agency reporting duties  |     |
|                | Does the agency require all staff to comply with any applicable mandatory child abuse reporting laws?  | yes |
| 115.361<br>(c) | Staff and agency reporting duties  |     |
|                | Apart from reporting to designated supervisors or officials and<br>designated State or local services agencies, are staff prohibited<br>from revealing any information related to a sexual abuse report to<br>anyone other than to the extent necessary, as specified in agency<br>policy, to make treatment, investigation, and other security and<br>management decisions? | yes |
| 115.361<br>(d) | Staff and agency reporting duties  |     |
|                | Are medical and mental health practitioners required to report<br>sexual abuse to designated supervisors and officials pursuant to<br>paragraph (a) of this section as well as to the designated State or<br>local services agency where required by mandatory reporting<br>laws?  | yes |
|                | Are medical and mental health practitioners required to inform residents of their duty to report, and the limitations of confidentiality, at the initiation of services?   | yes |
| 115.361<br>(e) | Staff and agency reporting duties  |     |
|                | Upon receiving any allegation of sexual abuse, does the facility<br>head or his or her designee promptly report the allegation to the<br>appropriate office?   | yes |
|                | Upon receiving any allegation of sexual abuse, does the facility<br>head or his or her designee promptly report the allegation to the<br>alleged victim's parents or legal guardians unless the facility has<br>official documentation showing the parents or legal guardians<br>should not be notified?   | yes |
|                | If the alleged victim is under the guardianship of the child welfare<br>system, does the facility head or his or her designee promptly<br>report the allegation to the alleged victim's caseworker instead of  | yes |

|                | the parents or legal guardians? (N/A if the alleged victim is not under the guardianship of the child welfare system.)  |     |
|----------------|---|-----|
|                | If a juvenile court retains jurisdiction over the alleged victim, does<br>the facility head or designee also report the allegation to the<br>juvenile's attorney or other legal representative of record within<br>14 days of receiving the allegation?                           | yes |
| 115.361<br>(f) | Staff and agency reporting duties   |     |
|                | Does the facility report all allegations of sexual abuse and sexual harassment, including third-party and anonymous reports, to the facility's designated investigators?  | yes |
| 115.362<br>(a) | Agency protection duties  |     |
|                | When the agency learns that a resident is subject to a substantial risk of imminent sexual abuse, does it take immediate action to protect the resident?  | yes |
| 115.363<br>(a) | Reporting to other confinement facilities   |     |
|                | Upon receiving an allegation that a resident was sexually abused<br>while confined at another facility, does the head of the facility that<br>received the allegation notify the head of the facility or<br>appropriate office of the agency where the alleged abuse<br>occurred? | yes |
|                | Does the head of the facility that received the allegation also notify the appropriate investigative agency?  | yes |
| 115.363<br>(b) | Reporting to other confinement facilities   |     |
|                | Is such notification provided as soon as possible, but no later than 72 hours after receiving the allegation?   | yes |
| 115.363<br>(c) | Reporting to other confinement facilities   |     |
|                | Does the agency document that it has provided such notification?  | yes |
| 115.363<br>(d) | Reporting to other confinement facilities   |     |
|                | Does the facility head or agency office that receives such<br>notification ensure that the allegation is investigated in  | yes |

|                | accordance with these standards?  |          |
|----------------|---|----------|
| 115.364<br>(a) | Staff first responder duties  |          |
|                | Upon learning of an allegation that a resident was sexually<br>abused, is the first security staff member to respond to the report<br>required to: Separate the alleged victim and abuser?  | yes      |
|                | Upon learning of an allegation that a resident was sexually<br>abused, is the first security staff member to respond to the report<br>required to: Preserve and protect any crime scene until<br>appropriate steps can be taken to collect any evidence?  | yes      |
|                | Upon learning of an allegation that a resident was sexually<br>abused, is the first security staff member to respond to the report<br>required to: Request that the alleged victim not take any actions<br>that could destroy physical evidence, including, as appropriate,<br>washing, brushing teeth, changing clothes, urinating, defecating,<br>smoking, drinking, or eating, if the abuse occurred within a time<br>period that still allows for the collection of physical evidence?        | yes      |
|                | Upon learning of an allegation that a resident was sexually<br>abused, is the first security staff member to respond to the report<br>required to: Ensure that the alleged abuser does not take any<br>actions that could destroy physical evidence, including, as<br>appropriate, washing, brushing teeth, changing clothes, urinating,<br>defecating, smoking, drinking, or eating, if the abuse occurred<br>within a time period that still allows for the collection of physical<br>evidence? | yes      |
| 115.364<br>(b) | Staff first responder duties  |          |
|                | If the first staff responder is not a security staff member, is the<br>responder required to request that the alleged victim not take any<br>actions that could destroy physical evidence, and then notify<br>security staff?   | yes      |
| 115.365<br>(a) | Coordinated response  |          |
|                | Has the facility developed a written institutional plan to coordinate<br>actions among staff first responders, medical and mental health<br>practitioners, investigators, and facility leadership taken in<br>response to an incident of sexual abuse?  | yes      |
| 115.366<br>(a) | Preservation of ability to protect residents from cont<br>abusers   | act with |

|                | Are both the agency and any other governmental entities<br>responsible for collective bargaining on the agency's behalf<br>prohibited from entering into or renewing any collective<br>bargaining agreement or other agreement that limits the agency's<br>ability to remove alleged staff sexual abusers from contact with<br>any residents pending the outcome of an investigation or of a<br>determination of whether and to what extent discipline is<br>warranted? | yes |
|----------------|---|-----|
| 115.367<br>(a) | Agency protection against retaliation   |     |
|                | Has the agency established a policy to protect all residents and<br>staff who report sexual abuse or sexual harassment or cooperate<br>with sexual abuse or sexual harassment investigations from<br>retaliation by other residents or staff?   | yes |
|                | Has the agency designated which staff members or departments are charged with monitoring retaliation?   | yes |
| 115.367<br>(b) | Agency protection against retaliation   |     |
|                | Does the agency employ multiple protection measures for<br>residents or staff who fear retaliation for reporting sexual abuse or<br>sexual harassment or for cooperating with investigations, such as<br>housing changes or transfers for resident victims or abusers,<br>removal of alleged staff or resident abusers from contact with<br>victims, and emotional support services?  | yes |
| 115.367<br>(c) | Agency protection against retaliation   |     |
|                | Except in instances where the agency determines that a report of<br>sexual abuse is unfounded, for at least 90 days following a report<br>of sexual abuse, does the agency: Monitor the conduct and<br>treatment of residents or staff who reported the sexual abuse to<br>see if there are changes that may suggest possible retaliation by<br>residents or staff?   | yes |
|                | Except in instances where the agency determines that a report of<br>sexual abuse is unfounded, for at least 90 days following a report<br>of sexual abuse, does the agency: Monitor the conduct and<br>treatment of residents who were reported to have suffered sexual<br>abuse to see if there are changes that may suggest possible<br>retaliation by residents or staff?  | yes |
|                | Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report   | yes |

|                | -  |     |
|----------------|--|-----|
|                | of sexual abuse, does the agency: Act promptly to remedy any such retaliation?   |     |
|                | Except in instances where the agency determines that a report of<br>sexual abuse is unfounded, for at least 90 days following a report<br>of sexual abuse, does the agency: Monitor: Any resident<br>disciplinary reports?     | yes |
|                | Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency: Monitor: Resident housing changes?                       | yes |
|                | Except in instances where the agency determines that a report of<br>sexual abuse is unfounded, for at least 90 days following a report<br>of sexual abuse, does the agency: Monitor: Resident program<br>changes?              | yes |
|                | Except in instances where the agency determines that a report of<br>sexual abuse is unfounded, for at least 90 days following a report<br>of sexual abuse, does the agency: Monitor: Negative performance<br>reviews of staff? | yes |
|                | Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency: Monitor: Reassignments of staff?                         | yes |
|                | Does the agency continue such monitoring beyond 90 days if the initial monitoring indicates a continuing need?   | yes |
| 115.367<br>(d) | Agency protection against retaliation  |     |
|                | In the case of residents, does such monitoring also include periodic status checks?  | yes |
| 115.367<br>(e) | Agency protection against retaliation  |     |
|                | If any other individual who cooperates with an investigation<br>expresses a fear of retaliation, does the agency take appropriate<br>measures to protect that individual against retaliation?                                  | yes |
| 115.368<br>(a) | Post-allegation protective custody   |     |
|                | Is any and all use of segregated housing to protect a resident who<br>is alleged to have suffered sexual abuse subject to the<br>requirements of § 115.342?  | yes |
|                |  |     |

| 115.371<br>(a) | Criminal and administrative agency investigations  |     |
|----------------|--|-----|
|                | When the agency conducts its own investigations into allegations<br>of sexual abuse and sexual harassment, does it do so promptly,<br>thoroughly, and objectively? (N/A if the agency does not conduct<br>any form of administrative or criminal investigations of sexual<br>abuse or harassment. See 115.321(a).) | yes |
|                | Does the agency conduct such investigations for all allegations,<br>including third party and anonymous reports? (N/A if the agency<br>does not conduct any form of administrative or criminal<br>investigations of sexual abuse or harassment. See 115.321(a).)   | yes |
| 115.371<br>(b) | Criminal and administrative agency investigations  |     |
|                | Where sexual abuse is alleged, does the agency use investigators<br>who have received specialized training in sexual abuse<br>investigations involving juvenile victims as required by 115.334?  | yes |
| 115.371<br>(c) | Criminal and administrative agency investigations  |     |
|                | Do investigators gather and preserve direct and circumstantial<br>evidence, including any available physical and DNA evidence and<br>any available electronic monitoring data?   | yes |
|                | Do investigators interview alleged victims, suspected perpetrators, and witnesses?   | yes |
|                | Do investigators review prior reports and complaints of sexual abuse involving the suspected perpetrator?  | yes |
| 115.371<br>(d) | Criminal and administrative agency investigations  |     |
|                | Does the agency always refrain from terminating an investigation solely because the source of the allegation recants the allegation?   | yes |
| 115.371<br>(e) | Criminal and administrative agency investigations  |     |
|                | When the quality of evidence appears to support criminal<br>prosecution, does the agency conduct compelled interviews only<br>after consulting with prosecutors as to whether compelled<br>interviews may be an obstacle for subsequent criminal<br>prosecution?   | yes |
| 115.371        | Criminal and administrative agency investigations  |     |

| (f)            |   |     |
|----------------|---|-----|
|                | Do agency investigators assess the credibility of an alleged victim,<br>suspect, or witness on an individual basis and not on the basis of<br>that individual's status as resident or staff?  | yes |
|                | Does the agency investigate allegations of sexual abuse without<br>requiring a resident who alleges sexual abuse to submit to a<br>polygraph examination or other truth-telling device as a condition<br>for proceeding?  | yes |
| 115.371<br>(g) | Criminal and administrative agency investigations   |     |
|                | Do administrative investigations include an effort to determine<br>whether staff actions or failures to act contributed to the abuse?   | yes |
|                | Are administrative investigations documented in written reports<br>that include a description of the physical evidence and testimonial<br>evidence, the reasoning behind credibility assessments, and<br>investigative facts and findings?  | yes |
| 115.371<br>(h) | Criminal and administrative agency investigations   |     |
|                | Are criminal investigations documented in a written report that<br>contains a thorough description of the physical, testimonial, and<br>documentary evidence and attaches copies of all documentary<br>evidence where feasible?   | yes |
| 115.371<br>(i) | Criminal and administrative agency investigations   |     |
|                | Are all substantiated allegations of conduct that appears to be criminal referred for prosecution?  | yes |
| 115.371<br>(j) | Criminal and administrative agency investigations   |     |
|                | Does the agency retain all written reports referenced in<br>115.371(g) and (h) for as long as the alleged abuser is<br>incarcerated or employed by the agency, plus five years unless<br>the abuse was committed by a juvenile resident and applicable<br>law requires a shorter period of retention? | yes |
| 115.371<br>(k) | Criminal and administrative agency investigations   |     |
|                | Does the agency ensure that the departure of an alleged abuser<br>or victim from the employment or control of the facility or agency  | yes |

|                | does not provide a basis for terminating an investigation?   |     |
|----------------|--|-----|
| 115.371<br>(m) | Criminal and administrative agency investigations  |     |
|                | When an outside entity investigates sexual abuse, does the facility cooperate with outside investigators and endeavor to remain informed about the progress of the investigation? (N/A if an outside agency does not conduct administrative or criminal sexual abuse investigations. See 115.321(a).)  | yes |
| 115.372<br>(a) | Evidentiary standard for administrative investigation  | S   |
|                | Is it true that the agency does not impose a standard higher than<br>a preponderance of the evidence in determining whether<br>allegations of sexual abuse or sexual harassment are<br>substantiated?  | yes |
| 115.373<br>(a) | Reporting to residents   |     |
|                | Following an investigation into a resident's allegation of sexual<br>abuse suffered in the facility, does the agency inform the resident<br>as to whether the allegation has been determined to be<br>substantiated, unsubstantiated, or unfounded?  | yes |
| 115.373<br>(b) | Reporting to residents   |     |
|                | If the agency did not conduct the investigation into a resident's<br>allegation of sexual abuse in an agency facility, does the agency<br>request the relevant information from the investigative agency in<br>order to inform the resident? (N/A if the agency/facility is<br>responsible for conducting administrative and criminal<br>investigations.)                  | yes |
| 115.373<br>(c) | Reporting to residents   |     |
|                | Following a resident's allegation that a staff member has<br>committed sexual abuse against the resident, unless the agency<br>has determined that the allegation is unfounded or unless the<br>resident has been released from custody, does the agency<br>subsequently inform the resident whenever: The staff member is<br>no longer posted within the resident's unit? | yes |
|                | Following a resident's allegation that a staff member has committed sexual abuse against the resident, unless the agency   | yes |

|                | Are staff subject to disciplinary sanctions up to and including<br>termination for violating agency sexual abuse or sexual<br>harassment policies?   | yes |
|----------------|--|-----|
| 115.376<br>(a) | Disciplinary sanctions for staff   |     |
|                | Does the agency document all such notifications or attempted notifications?  | yes |
| 115.373<br>(e) | Reporting to residents   |     |
|                | Following a resident's allegation that he or she has been sexually<br>abused by another resident, does the agency subsequently inform<br>the alleged victim whenever: The agency learns that the alleged<br>abuser has been convicted on a charge related to sexual abuse<br>within the facility?  | yes |
| 115.373<br>(d) | Reporting to residents Following a resident's allegation that he or she has been sexually abused by another resident, does the agency subsequently inform the alleged victim whenever: The agency learns that the alleged abuser has been indicted on a charge related to sexual abuse within the facility?  | yes |
|                | Following a resident's allegation that a staff member has<br>committed sexual abuse against the resident, unless the agency<br>has determined that the allegation is unfounded or unless the<br>resident has been released from custody, does the agency<br>subsequently inform the resident whenever: The agency learns<br>that the staff member has been convicted on a charge related to<br>sexual abuse within the facility? | yes |
|                | Following a resident's allegation that a staff member has<br>committed sexual abuse against the resident, unless the agency<br>has determined that the allegation is unfounded or unless the<br>resident has been released from custody, does the agency<br>subsequently inform the resident whenever: The agency learns<br>that the staff member has been indicted on a charge related to<br>sexual abuse in the facility?      | yes |
|                | has determined that the allegation is unfounded or unless the<br>resident has been released from custody, does the agency<br>subsequently inform the resident whenever: The staff member is<br>no longer employed at the facility?   |     |

| 115.376<br>(b) | Disciplinary sanctions for staff   |     |
|----------------|--|-----|
|                | Is termination the presumptive disciplinary sanction for staff who have engaged in sexual abuse?   | yes |
| 115.376<br>(c) | Disciplinary sanctions for staff   |     |
|                | Are disciplinary sanctions for violations of agency policies relating<br>to sexual abuse or sexual harassment (other than actually<br>engaging in sexual abuse) commensurate with the nature and<br>circumstances of the acts committed, the staff member's<br>disciplinary history, and the sanctions imposed for comparable<br>offenses by other staff with similar histories? | yes |
| 115.376<br>(d) | Disciplinary sanctions for staff   |     |
|                | Are all terminations for violations of agency sexual abuse or<br>sexual harassment policies, or resignations by staff who would<br>have been terminated if not for their resignation, reported to: Law<br>enforcement agencies, unless the activity was clearly not<br>criminal?   | yes |
|                | Are all terminations for violations of agency sexual abuse or<br>sexual harassment policies, or resignations by staff who would<br>have been terminated if not for their resignation, reported to:<br>Relevant licensing bodies?   | yes |
| 115.377<br>(a) | Corrective action for contractors and volunteers   |     |
|                | Is any contractor or volunteer who engages in sexual abuse prohibited from contact with residents?   | yes |
|                | Is any contractor or volunteer who engages in sexual abuse<br>reported to: Law enforcement agencies (unless the activity was<br>clearly not criminal)?   | yes |
|                | Is any contractor or volunteer who engages in sexual abuse reported to: Relevant licensing bodies?   | yes |
| 115.377<br>(b) | Corrective action for contractors and volunteers   |     |
|                | In the case of any other violation of agency sexual abuse or sexual<br>harassment policies by a contractor or volunteer, does the facility<br>take appropriate remedial measures, and consider whether to<br>prohibit further contact with residents?  | yes |

| 115.378<br>(a) | Interventions and disciplinary sanctions for residents   |     |
|----------------|--|-----|
|                | Following an administrative finding that a resident engaged in<br>resident-on-resident sexual abuse, or following a criminal finding<br>of guilt for resident-on-resident sexual abuse, may residents be<br>subject to disciplinary sanctions only pursuant to a formal<br>disciplinary process? | yes |
| 115.378<br>(b) | Interventions and disciplinary sanctions for residents   |     |
|                | Are disciplinary sanctions commensurate with the nature and<br>circumstances of the abuse committed, the resident's disciplinary<br>history, and the sanctions imposed for comparable offenses by<br>other residents with similar histories?   | yes |
|                | In the event a disciplinary sanction results in the isolation of a resident, does the agency ensure the resident is not denied daily large-muscle exercise?  | yes |
|                | In the event a disciplinary sanction results in the isolation of a resident, does the agency ensure the resident is not denied access to any legally required educational programming or special education services?   | yes |
|                | In the event a disciplinary sanction results in the isolation of a resident, does the agency ensure the resident receives daily visits from a medical or mental health care clinician?   | yes |
|                | In the event a disciplinary sanction results in the isolation of a resident, does the resident also have access to other programs and work opportunities to the extent possible?   | yes |
| 115.378<br>(c) | Interventions and disciplinary sanctions for residents   | ;   |
|                | When determining what types of sanction, if any, should be<br>imposed, does the disciplinary process consider whether a<br>resident's mental disabilities or mental illness contributed to his or<br>her behavior?   | yes |
| 115.378<br>(d) | Interventions and disciplinary sanctions for residents   |     |
|                | If the facility offers therapy, counseling, or other interventions<br>designed to address and correct underlying reasons or motivations<br>for the abuse, does the facility consider whether to offer the<br>offending resident participation in such interventions?                             | yes |

| 115.381<br>(c) | Medical and mental health screenings; history of sex  | ual abuse |
|----------------|---|-----------|
|                | If the screening pursuant to § 115.341 indicates that a resident<br>has previously perpetrated sexual abuse, whether it occurred in<br>an institutional setting or in the community, do staff ensure that<br>the resident is offered a follow-up meeting with a mental health<br>practitioner within 14 days of the intake screening?               | yes       |
| 115.381<br>(b) | Medical and mental health screenings; history of sex  | ual abuse |
|                | If the screening pursuant to § 115.341 indicates that a resident<br>has experienced prior sexual victimization, whether it occurred in<br>an institutional setting or in the community, do staff ensure that<br>the resident is offered a follow-up meeting with a medical or<br>mental health practitioner within 14 days of the intake screening? | yes       |
| 115.381<br>(a) | Medical and mental health screenings; history of sex  | ual abuse |
|                | Does the agency always refrain from considering non-coercive<br>sexual activity between residents to be sexual abuse? (N/A if the<br>agency does not prohibit all sexual activity between residents.)   | yes       |
| 115.378<br>(g) | Interventions and disciplinary sanctions for residents  |           |
|                | For the purpose of disciplinary action, does a report of sexual<br>abuse made in good faith based upon a reasonable belief that the<br>alleged conduct occurred NOT constitute falsely reporting an<br>incident or lying, even if an investigation does not establish<br>evidence sufficient to substantiate the allegation?                        | yes       |
| 115.378<br>(f) | Interventions and disciplinary sanctions for residents  | 5         |
|                | Does the agency discipline a resident for sexual contact with staff<br>only upon a finding that the staff member did not consent to such<br>contact?  | yes       |
| 115.378<br>(e) | Interventions and disciplinary sanctions for residents  | ;         |
|                | If the agency requires participation in such interventions as a<br>condition of access to any rewards-based behavior management<br>system or other behavior-based incentives, does it always refrain<br>from requiring such participation as a condition to accessing<br>general programming or education?  | yes       |

|                | Is any information related to sexual victimization or abusiveness<br>that occurred in an institutional setting strictly limited to medical<br>and mental health practitioners and other staff as necessary to<br>inform treatment plans and security management decisions,<br>including housing, bed, work, education, and program<br>assignments, or as otherwise required by Federal, State, or local<br>law?  | yes                       |
|----------------|--|---------------------------|
| 115.381<br>(d) | Medical and mental health screenings; history of sex   | ual abuse                 |
|                | Do medical and mental health practitioners obtain informed<br>consent from residents before reporting information about prior<br>sexual victimization that did not occur in an institutional setting,<br>unless the resident is under the age of 18?   | yes                       |
| 115.382<br>(a) | Access to emergency medical and mental health serv   | ices                      |
|                | Do resident victims of sexual abuse receive timely, unimpeded<br>access to emergency medical treatment and crisis intervention<br>services, the nature and scope of which are determined by<br>medical and mental health practitioners according to their<br>professional judgment?  | yes                       |
|                |  |                           |
| 115.382<br>(b) | Access to emergency medical and mental health serv   | ices                      |
|                | Access to emergency medical and mental health serv<br>If no qualified medical or mental health practitioners are on duty<br>at the time a report of recent sexual abuse is made, do staff first<br>responders take preliminary steps to protect the victim pursuant<br>to § 115.362?   | <b>ices</b><br>yes        |
|                | If no qualified medical or mental health practitioners are on duty<br>at the time a report of recent sexual abuse is made, do staff first<br>responders take preliminary steps to protect the victim pursuant  |                           |
|                | If no qualified medical or mental health practitioners are on duty<br>at the time a report of recent sexual abuse is made, do staff first<br>responders take preliminary steps to protect the victim pursuant<br>to § 115.362?<br>Do staff first responders immediately notify the appropriate   | yes<br>yes                |
| (b)<br>115.382 | If no qualified medical or mental health practitioners are on duty<br>at the time a report of recent sexual abuse is made, do staff first<br>responders take preliminary steps to protect the victim pursuant<br>to § 115.362?<br>Do staff first responders immediately notify the appropriate<br>medical and mental health practitioners?   | yes<br>yes                |
| (b)<br>115.382 | If no qualified medical or mental health practitioners are on duty<br>at the time a report of recent sexual abuse is made, do staff first<br>responders take preliminary steps to protect the victim pursuant<br>to § 115.362?<br>Do staff first responders immediately notify the appropriate<br>medical and mental health practitioners?<br>Access to emergency medical and mental health serv<br>Are resident victims of sexual abuse offered timely information<br>about and timely access to emergency contraception and sexually<br>transmitted infections prophylaxis, in accordance with<br>professionally accepted standards of care, where medically | yes<br>yes<br>ices<br>yes |

|                | cost and regardless of whether the victim names the abuser or cooperates with any investigation arising out of the incident?  |                   |
|----------------|---|-------------------|
| 115.383<br>(a) | Ongoing medical and mental health care for sexual al victims and abusers  | buse              |
|                | Does the facility offer medical and mental health evaluation and,<br>as appropriate, treatment to all residents who have been<br>victimized by sexual abuse in any prison, jail, lockup, or juvenile<br>facility?   | yes               |
| 115.383<br>(b) | Ongoing medical and mental health care for sexual al victims and abusers  | buse              |
|                | Does the evaluation and treatment of such victims include, as<br>appropriate, follow-up services, treatment plans, and, when<br>necessary, referrals for continued care following their transfer to,<br>or placement in, other facilities, or their release from custody?   | yes               |
| 115.383<br>(c) | Ongoing medical and mental health care for sexual al victims and abusers  | buse              |
|                | Does the facility provide such victims with medical and mental health services consistent with the community level of care?   | yes               |
| 115.383<br>(d) | Ongoing medical and mental health care for sexual al victims and abusers  | buse              |
|                | Are resident victime of covuelly obusive veginal penetration while  |                   |
|                | Are resident victims of sexually abusive vaginal penetration while incarcerated offered pregnancy tests? (N/A if all-male facility.)  | yes               |
| 115.383<br>(e) |   |                   |
|                | incarcerated offered pregnancy tests? (N/A if all-male facility.)<br>Ongoing medical and mental health care for sexual al   |                   |
|                | incarcerated offered pregnancy tests? (N/A if all-male facility.)<br>Ongoing medical and mental health care for sexual al<br>victims and abusers<br>If pregnancy results from the conduct described in paragraph §<br>115.383(d), do such victims receive timely and comprehensive<br>information about and timely access to all lawful pregnancy-  | yes               |
| (e)<br>115.383 | incarcerated offered pregnancy tests? (N/A if all-male facility.)<br>Ongoing medical and mental health care for sexual al<br>victims and abusers<br>If pregnancy results from the conduct described in paragraph §<br>115.383(d), do such victims receive timely and comprehensive<br>information about and timely access to all lawful pregnancy-<br>related medical services? (N/A if all-male facility.)<br>Ongoing medical and mental health care for sexual al   | yes               |
| (e)<br>115.383 | <ul> <li>incarcerated offered pregnancy tests? (N/A if all-male facility.)</li> <li>Ongoing medical and mental health care for sexual al victims and abusers</li> <li>If pregnancy results from the conduct described in paragraph § 115.383(d), do such victims receive timely and comprehensive information about and timely access to all lawful pregnancy-related medical services? (N/A if all-male facility.)</li> <li>Ongoing medical and mental health care for sexual al victims and abusers</li> <li>Are resident victims of sexual abuse while incarcerated offered</li> </ul> | yes<br>yes<br>yes |

|                | cooperates with any investigation arising out of the incident?  |     |
|----------------|---|-----|
| 115.383<br>(h) | Ongoing medical and mental health care for sexual abuse victims and abusers   |     |
|                | Does the facility attempt to conduct a mental health evaluation of<br>all known resident-on-resident abusers within 60 days of learning<br>of such abuse history and offer treatment when deemed<br>appropriate by mental health practitioners?   | yes |
| 115.386<br>(a) | Sexual abuse incident reviews   |     |
|                | Does the facility conduct a sexual abuse incident review at the<br>conclusion of every sexual abuse investigation, including where<br>the allegation has not been substantiated, unless the allegation<br>has been determined to be unfounded?  | yes |
| 115.386<br>(b) | Sexual abuse incident reviews   |     |
|                | Does such review ordinarily occur within 30 days of the conclusion of the investigation?  | yes |
| 115.386<br>(c) | Sexual abuse incident reviews   |     |
|                | Does the review team include upper-level management officials,<br>with input from line supervisors, investigators, and medical or<br>mental health practitioners?   | yes |
| 115.386<br>(d) | Sexual abuse incident reviews   |     |
|                | Does the review team: Consider whether the allegation or<br>investigation indicates a need to change policy or practice to<br>better prevent, detect, or respond to sexual abuse?   | yes |
|                | Does the review team: Consider whether the incident or allegation<br>was motivated by race; ethnicity; gender identity; lesbian, gay,<br>bisexual, transgender, or intersex identification, status, or<br>perceived status; gang affiliation; or other group dynamics at the<br>facility? | yes |
|                | Does the review team: Examine the area in the facility where the<br>incident allegedly occurred to assess whether physical barriers in<br>the area may enable abuse?  | yes |
|                | Does the review team: Assess the adequacy of staffing levels in that area during different shifts?  | yes |

|                | Does the review team: Assess whether monitoring technology<br>should be deployed or augmented to supplement supervision by<br>staff?   | yes |
|----------------|--|-----|
|                | Does the review team: Prepare a report of its findings, including<br>but not necessarily limited to determinations made pursuant to §§<br>115.386(d)(1)-(d)(5), and any recommendations for improvement<br>and submit such report to the facility head and PREA compliance<br>manager? | yes |
| 115.386<br>(e) | Sexual abuse incident reviews  |     |
|                | Does the facility implement the recommendations for improvement, or document its reasons for not doing so?   | yes |
| 115.387<br>(a) | Data collection  |     |
|                | Does the agency collect accurate, uniform data for every<br>allegation of sexual abuse at facilities under its direct control<br>using a standardized instrument and set of definitions?   | yes |
| 115.387<br>(b) | Data collection  |     |
|                | Does the agency aggregate the incident-based sexual abuse data at least annually?  | yes |
| 115.387<br>(c) | Data collection  |     |
|                | Does the incident-based data include, at a minimum, the data<br>necessary to answer all questions from the most recent version of<br>the Survey of Sexual Violence conducted by the Department of<br>Justice?  | yes |
| 115.387<br>(d) | Data collection  |     |
|                | Does the agency maintain, review, and collect data as needed<br>from all available incident-based documents, including reports,<br>investigation files, and sexual abuse incident reviews?   | yes |
| 115.387<br>(e) | Data collection  |     |
|                | Does the agency also obtain incident-based and aggregated data<br>from every private facility with which it contracts for the<br>confinement of its residents? (N/A if agency does not contract for  | na  |

|                | the confinement of its residents.)   |     |
|----------------|--|-----|
| 115.387<br>(f) | Data collection  |     |
|                | Does the agency, upon request, provide all such data from the previous calendar year to the Department of Justice no later than June 30? (N/A if DOJ has not requested agency data.)   | yes |
| 115.388<br>(a) | Data review for corrective action  |     |
|                | Does the agency review data collected and aggregated pursuant<br>to § 115.387 in order to assess and improve the effectiveness of<br>its sexual abuse prevention, detection, and response policies,<br>practices, and training, including by: Identifying problem areas?   | yes |
|                | Does the agency review data collected and aggregated pursuant<br>to § 115.387 in order to assess and improve the effectiveness of<br>its sexual abuse prevention, detection, and response policies,<br>practices, and training, including by: Taking corrective action on an<br>ongoing basis?   | yes |
|                | Does the agency review data collected and aggregated pursuant<br>to § 115.387 in order to assess and improve the effectiveness of<br>its sexual abuse prevention, detection, and response policies,<br>practices, and training, including by: Preparing an annual report of<br>its findings and corrective actions for each facility, as well as the<br>agency as a whole? | yes |
| 115.388<br>(b) | Data review for corrective action  |     |
|                | Does the agency's annual report include a comparison of the<br>current year's data and corrective actions with those from prior<br>years and provide an assessment of the agency's progress in<br>addressing sexual abuse?   | yes |
| 115.388<br>(c) | Data review for corrective action  |     |
|                | Is the agency's annual report approved by the agency head and<br>made readily available to the public through its website or, if it<br>does not have one, through other means?   | yes |
| 115.388<br>(d) | Data review for corrective action  |     |
|                | Does the agency indicate the nature of the material redacted<br>where it redacts specific material from the reports when   | yes |

|                | publication would present a clear and specific threat to the safety and security of a facility?   |     |
|----------------|---|-----|
| 115.389<br>(a) | Data storage, publication, and destruction  |     |
|                | Does the agency ensure that data collected pursuant to § 115.387 are securely retained?   | yes |
| 115.389<br>(b) | Data storage, publication, and destruction  |     |
|                | Does the agency make all aggregated sexual abuse data, from<br>facilities under its direct control and private facilities with which it<br>contracts, readily available to the public at least annually through<br>its website or, if it does not have one, through other means?  | yes |
| 115.389<br>(c) | Data storage, publication, and destruction  |     |
|                | Does the agency remove all personal identifiers before making aggregated sexual abuse data publicly available?  | yes |
| 115.389<br>(d) | Data storage, publication, and destruction  |     |
|                | Does the agency maintain sexual abuse data collected pursuant to<br>§ 115.387 for at least 10 years after the date of the initial<br>collection, unless Federal, State, or local law requires otherwise?  | yes |
| 115.401<br>(a) | Frequency and scope of audits   |     |
|                | During the prior three-year audit period, did the agency ensure<br>that each facility operated by the agency, or by a private<br>organization on behalf of the agency, was audited at least once?<br>(Note: The response here is purely informational. A "no" response<br>does not impact overall compliance with this standard.)                   | yes |
| 115.401<br>(b) | Frequency and scope of audits   |     |
|                | Is this the first year of the current audit cycle? (Note: a "no" response does not impact overall compliance with this standard.)   | no  |
|                | If this is the second year of the current audit cycle, did the agency<br>ensure that at least one-third of each facility type operated by the<br>agency, or by a private organization on behalf of the agency, was<br>audited during the first year of the current audit cycle? (N/A if this<br>is not the second year of the current audit cycle.) | na  |

|                | If this is the third year of the current audit cycle, did the agency<br>ensure that at least two-thirds of each facility type operated by<br>the agency, or by a private organization on behalf of the agency,<br>were audited during the first two years of the current audit cycle?<br>(N/A if this is not the third year of the current audit cycle.)  | yes |
|----------------|---|-----|
| 115.401<br>(h) | Frequency and scope of audits   |     |
|                | Did the auditor have access to, and the ability to observe, all areas of the audited facility?  | yes |
| 115.401<br>(i) | Frequency and scope of audits   |     |
|                | Was the auditor permitted to request and receive copies of any relevant documents (including electronically stored information)?  | yes |
| 115.401<br>(m) | Frequency and scope of audits   |     |
|                | Was the auditor permitted to conduct private interviews with inmates, residents, and detainees?   | yes |
| 115.401<br>(n) | Frequency and scope of audits   |     |
|                | Were inmates, residents, and detainees permitted to send<br>confidential information or correspondence to the auditor in the<br>same manner as if they were communicating with legal counsel?   | yes |
| 115.403<br>(f) | Audit contents and findings   |     |
|                | The agency has published on its agency website, if it has one, or<br>has otherwise made publicly available, all Final Audit Reports. The<br>review period is for prior audits completed during the past three<br>years PRECEDING THIS AUDIT. The pendency of any agency<br>appeal pursuant to 28 C.F.R. § 115.405 does not excuse<br>noncompliance with this provision. (N/A if there have been no Final<br>Audit Reports issued in the past three years, or, in the case of<br>single facility agencies, there has never been a Final Audit Report<br>issued.) | yes |