PREA AUDIT: AUDITOR'S SUMMARY REPORT ADULT PRISONS & JAILS





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Date report submitted:				
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Date of facility visit: Nov	vember 12-13, 2014			
Facility Information				
Facility mailing address: (if different from above)				
Telephone number: 305	-242-1731	_		
The facility is:	☐ Military	☐ County	☐ Federal	
	☐ Private for profit	☐ Municipal	☐ X State	
	☐ Private not for profit			
Facility Type:	□ _{Jail} □ _{X P}	rison		
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PREA AUDIT: AUDITOR'S SUMMARY REPORT

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AUDIT FINDINGS

The audit team proceeded to the conference room in the Administration building. The team expressed the appreciation for the opportunity to be involved with Homestead Correctional Institution in the PREA process. The following persons were in attendance:

James Thornton, Assistant Warden, Programs/PREA Manager

After a brief discussion about the audit, the team proceeded to the compound for a facility tour. The tour of the facility was conducted on November 12, 2014 from 9:30 am to 11:30 am. There are a total of 26 buildings on the facility grounds. The design capacity for the facility is 390. The population at the time of the audit is 732. The average daily population for the previous 12 months was 728. The age range of the inmates is from 20 to 72 years of age. There have been 595 inmates assigned to Homestead since August 20, 2012. There are 137 inmates that were assigned prior to August 20, 2012. The average length of stay in custody is 14 years. The custody level of the inmate population is close to community. There is one hundred fifty seven (157) staff assigned. There is thirty-seven (37) staff employed since August 2012. The areas toured were a total of six (6) multi occupancy cell housing units, two (2) open bay dormitory housing units and various departments within the secured perimeter.

Upon arrival for the audit, a listing of all inmates by housing assignment and a staff listing by shift assignments of staff currently working with inmates was requested. A list of all inmates currently housed at the facility that have had a PREA case. From these listings, one (1) inmate from each housing unit, segregated inmate and one who reported sexual abuse or harassment was randomly selected. The Language Line was utilized to interpret for the limited English proficiency inmate. There are no youthful inmates assigned to the facilities. There two hundred sixty seven (267) self-admitted gay/bisexual inmates and no transgender or intersex inmates assigned to Homestead C.I. A total of nineteen (19) inmate interviews were conducted. Ten (10) random staff interviews were conducted and included staff from all work shifts and all areas of the facilities. The Specialized Staff Interviews included twelve (12) interviews for staff designated as: Intermediate/higher-level, Medical, Mental-Health, Contractor, Investigative, Screening for Risk of Victimization and Abusiveness, Supervisors in Segregation, Incident Review Team, Monitors Retaliation, First Responder Security, First Responder Non-Security, Intake Staff and a Volunteer.

The Secretary, PREA Compliance Coordinator, Human Resources staff and SART Nurse were formally interviewed at the Department's Central Office for the first audit. In addition to the randomly selected inmates we also interviewed approximately 22 staff and 28 inmates as we toured the two compounds compound during the tour and the three (3) days of the audit. There are 99 volunteers currently approved for entry into the facility.

The various departments toured were Classification, Food Service, Medical, Mental Health, and Security. Segregation/Confinement units are a 26 cells utilized for disciplinary and administrative segregation. The Inmates are placed into Administrative Confinement pending disciplinary charges, pending protection needs (short term, no long term at this facility) and pending transfer.

Medical Services are provided per contract with Wexford.

DESCRIPTION OF FACILITY CHARACTERISTICS:

Homestead Correctional Institution is an adult, close custody, female state facility located at 19000 S.W. 377th Street, Florida City, Florida in the southern reaches of Miami-Dade County.

Homestead is located on approximately 205 acres of state-owned property adjacent to the Everglades National Park. Homestead's perimeter encloses about 55 acres and is secured by a 12 foot fence system topped with double row razor ribbon. The inner perimeter fence is equipped with a shaker/micro phonic intrusion detection system. Between the fences, Homestead has microwave motion detection to supplement the inner fence. Perimeter security is enhanced by two armed, mobile patrols outside the fences. The fence system includes adequate lines of sight and lighting to insure perimeter security both day and night. Authorized entry to the facility is affected through a pedestrian sally-port system at the front of the institution and a vehicle truck-trap system at the back of the institution. The pedestrian gate building includes the facility's mini arsenal, a few security administrative offices, and the Visiting Park. Once cleared through the security building, a pedestrian path leads to a two story structure that originally served as the Administration Building and perimeter entry. On its first floor there are administrative offices for Classification, Training classrooms, and a control room for gates to the balance of the campus. The second story of this building is devoted to Medical and Mental Health operations. Beyond this building, the facility is a relatively compact, open campus plan with attractively manicured lawns, gardens and walkways. The only control fences either protect infrastructure systems such as transformers or isolate the facility's recreation yard. The eight housing units are symmetrically arranged at the end of walkways to the right and left. Each cluster of housing contains three cell house units and one open dormitory. Program and service buildings are arranged on either side of a walkway from the front to the back of the institution.

Each cell house unit contains 50 9'6"x7'6" cells described and treated in general population as "room housing" meaning doors within the general housing areas are not secured and inmates move casually within the units. The two open bay units hold 82 and 67 inmates respectively. One of these units houses the facility's service animal training program for dogs. Homestead's restricted housing unit is located in 24 cells (one wing) of a building and has a recreation pavilion immediately adjacent.

Academic and Vocational programming is provided in a two story building with both staff and camera coverage to monitor operations. The Chapel and Library building is opposite the school building. Both the Chapel and Library are of sufficient size to meet population needs. The balance of the buildings along the central walkway includes Maintenance and Central Laundry on one side and the PRIDE Optical Production Lab and Central Services building opposite.

Homestead has declared its specific mission within the broader mission of the department, in part, ensuring staff do their part to ensure the facility is safe, efficient, well trained, and empowered to work together as a team to meet the department's mission.

SUMMARY OF AUDIT FINDINGS:

Number of standards exceeded: 1 (41)

Number of standards met: 35

Number of standards not met: 5 (13-15-32-34-53)

Number of Standards Not Applicable: (12-14)

115.11- Zero tolerance of sexual abuse and sexual harassment; PREA Coordinator

	Exceeds Standard (substantially exceeds requirement of standard)
X	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)
	The facility meets the standard based on the policy 602.053. This was confirmed in staff and inmate interviews. All were aware of the Zero tolerance policy. Inmates received training upon arrival to the facility. Staff has been trained and is trained annually during in service training. The department has an agency wide coordinator. 99 percent plus of her work time is spent on PREA. She coordinates with the other 48 institutional PREA managers. The PREA Coordinator was very knowledgeable about the PREA requirements and was considered very effective in meeting the requirements of PREA.
	115.11 (a)-2: 602.053 Page 2 Section 2
	115.12 Contracting with other entities for the confinement of inmates
	Exceeds Standard (substantially exceeds requirement of standard)
	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)
	Homestead CI does not have oversight of any contract facilities.
	115.13 Supervision and Monitoring
	Exceeds Standard (substantially exceeds requirement of standard)
	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)

The facility operates at Level I staffing levels. Procedure 602.030 states Level II posts are essential to the daily normal operation of a facility. Operating at Level II allows all activities and programs to be marginally staffed. Level I posts are critical for the daily operation of a shift. The post chart shows one sergeant and one officer per housing unit. One of the two is then assigned secondary duties to provide security coverage for the yard, recreation, dining hall or canteen lines. This leaves one officer on the unit. They are assigned to the officer station. Routines rounds are not being made due to level I staffing. The only area with recording capability was in the segregation unit. The vacancy rate does not include staff that is on workers compensation, military leave, extended sick leave or family medical leave. A concern of the auditor was the night shift each dormitory was staffed by TEA staff.

★ Does Not Meet Standard (requires corrective action)

Daily housing logs reflect shift supervisors making unannounced rounds on all shifts.

(1) **SECURITY STAFFING LEVELS:**

Level I posts are critical for the daily operation of a shift. Operating at Level I may include limiting certain activities such as recreation or work squads. (The Duty Warden must grant her/his approval to eliminate or delay any of these daily activities.) Level I posts will not be utilized for special assignments, extended special assignments, or loans to other departments on a routine basis.

- (a) Under no circumstances will a shift begin below Level I staffing or be allowed to go below this level except in emergencies.
- (b) Level II posts are essential to the daily normal operation of a facility. Operating at Level II allows all activities and programs to be marginally staffed.
- (c) Level III posts are necessary for long term "normal" operation. Level III posts will generally be utilized to fill any Level I or Level II posts as needed prior to using the Extended Workday Roster.

115.13 (d)-1: Post order 3 Section 9 Page 2

FAC 602.33 Sections 5-8, Pages 4 & 5

115.14 Youthful Inmates

house youthful inmates.

☐ Exceeds Standard (substantially exceeds requirement of standard)	
☐ Meets Standard (substantial compliance; complies in all material ways wit for the relevant review period)	th the standard
☐ Does Not Meet Standard (requires corrective action)	
The standard is not applicable. Homestead CI is an adult female facil	ity. They do not

115.15 – Limits to Cross Gender Viewing and Searches

☐ Exceeds Standard (substantially exceeds requirement of standard)	
☐ Meets Standard (substantial compliance; complies in all material ways with the star for the relevant review period)	ndard
☆Does Not Meet Standard (requires corrective action)	
G Dorm showers allow cross gender viewing of inmates while showering. The separating the showers and rest room area is not high enough to prohibit gender viewing. The first three toilets are clearly visible from the officer st Placing a window film twelve inches high would reduce the visibility.	cross
Policy prohibits visual body searches and body cavity searches by the opposex. A review of search logs confirmed no cross gender visual body search body cavity searches were performed.	
Male staff announces their presents on the housing units. This was confiduring the tour and staff/inmate interviews. Housing logs document announcement at the beginning of the shift.	
115.15 (a) -1: FAC 33-602.204 Section 1a, 2a, 4, 3a, 3d pages 1-2	
602.018 Section 2 pages 4-5	
602.036 Section 2 Pages 2- 4	
115.16 Inmates with Disabilities and Inmates who are Limited En	glish
☐ Exceeds Standard (substantially exceeds requirement of standard)	
Meets Standard (substantial compliance; complies in all material ways with the star for the relevant review period)	ndard
□ Does Not Meet Standard (requires corrective action)	
The auditor verified a staff translator list was available. The language line is available use by staff when a staff translator is not available. There are posters in Englis Spanish on all housing bulletin boards. Policy prohibits the use of inmate interpexcept in emergency situations or the inmate's safety would be compromised. Stainmate interviews all supported that inmates would not be relied on as translators.	h and reters

115.16 (a) -1 602.053 Sections 2e2 & 2e3 Page 8

115. Hiring and Promotions Decisions 17 ☐ Exceeds Standard (substantially exceeds requirement of standard) Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period) ☐ Does Not Meet Standard (requires corrective action) The facility through the servicing personnel office ensures no one with a history of sexual abuse in any confinement setting is employed with the facility. There is a supplemental application that covers all the areas of the standards. Background checks (FCIC/NCIS) are conducted on all new hires. The department is connected as a level II employer and any arrest is provided to the department upon entry into the system. Background checks are conducted on all contractors and volunteers are conducted prior to approval and annually thereafter. 115.17 (a) -1 208.049 Sections 4a, 4c & 4d Pages 6 & 7 115.17 (a) -1: 208.049 6b Page 11 115.17(a)-1 208.049 7a & 7d Pages 11 & 12 115.17(a)-1 208.049 8a2 & 8b Page 13 115.18-Upgrades to Facilities and Technology ☐ Exceeds Standard (substantially exceeds requirement of standard) Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period) ☐ Does Not Meet Standard (requires corrective action) There have been no upgrades to the facility since August 2012.

115.21 - Evidence Protocol and Forensic Medical Examinations

☐ Exceeds Standard (substantially exceeds requirement of standard)
Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
□ Does Not Meet Standard (requires corrective action)
Staff and Investigative Officers confirm the Chain of Evidence Protocol during the interview process. The Department has a contract for SART nurses. Policy is no co-pay for a PREA incident or follow-up. Mental health services are provided by Wexford staff provided follow up counseling.
The Inspector General's Office is responsible for all investigations of sexual abuse sexual harassment.
115.21 (a)-3:108.015 Section 7b, 7e, 7g – 7i, 7l, 7r, & 7u Pages 5-6, 9b3 Page 7, 9b9 9b10 Page 8
602.053 Section 4a5, Page 10, 5 a-g Pages 11 & 12
115.22 – Policies to Ensure Referrals of Allegations for Investigations
☐ Exceeds Standard (substantially exceeds requirement of standard)
Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
□Does Not Meet Standard (requires corrective action)
Interviews with Administrative staff and investigative staff corroborate that all reports sexual abuse or harassment are reported to the IG office. Procedure 108.015 cove sexual abuse and harassment investigations.
There were eighteen (18) allegations made at Homestead CI. Two were investigated criminal cases.

115.22 (a) -1: 108.003 Section 1a & 1b Page 7, 3a & 3b Page 11, 6b Page 12, 10a Page 17, 13a Page 18

115.31 Employee Training

	113.31 Employee Training
	Exceeds Standard (substantially exceeds requirement of standard)
X	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)
	Staff interviews and review of training records show that staff has been trained and are aware of the zero tolerance policy. Agency does document through staff signature that they understand the training received. Staff covered the first responder responsibilities during the formal and informal interview process.
	115.31 (a) 1: 602.053 Section 2c Pages 7 & 8
	115.32 – Volunteer and Contractor Training
	Exceeds Standard (substantially exceeds requirement of standard)
	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
X	Does Not Meet Standard (requires corrective action)
	The volunteer and contractor training are received by read and sign. Each volunteer and contractor completes the read and sign acknowledgement form indicating they understand their responsibilities. The Chaplain was completing the volunteer orientation during the audit. This has not been corrected as of 12/14/14.
	115.32 (a) 1: 602.057 Section 1g1 Page 5
	115.33 – Inmate Education
	Exceeds Standard (substantially exceeds requirement of standard)
X	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period).
	Does Not Meet Standard (requires corrective action)
	All inmates are supposed to view the video "Speaking Up" during their orientation at the

All inmates are supposed to view the video "Speaking Up" during their orientation at the reception center. Policy requires when an inmate is transferred to another facility they receive PREA orientation training. The inmate completes the acknowledgement form indicating they have received the PREA information.

Interviews with inmates revealed that efforts have been made to ensure all inmates receive the training. There were 595 inmates received at Homestead during the past twelve months.

115.33 (c)-3: 601.210 Section 1a Page 2, 1c2 Page 3, 1d Page 3, 2c Page 3, 3 Page 4, 4a, 4b3, 4d Pages 4 & 5, 5b, 5c, 5g, 5h Pages 5 & 6

115.33 (d) -1: 602.053 Section 2a1 Page 6 & 2e Page 8

115.34 – Specialized Training: Investigations □ Exceeds Standard (substantially exceeds requirement of standard) □ Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period) ☑ Does Not Meet Standard (requires corrective action) The inspector was interviewed and was to provide the auditor with her training certificate. This has not been completed as of 12/14/2014. (a) SPECIALIZED TRAINING INVESTIGATIONS: In addition to the general training provided to all employees pursuant to section 115.31, F.S., the Department shall ensure that Inspectors have received training in the conducting of such investigations in confinement settings.

- (b) Specialized training shall include:
- 1. techniques for interviewing sexual abuse victims,
- 2. appropriate application of *Miranda* and Garrity warnings,
- 3. sexual abuse evidence collection in confinement settings, and
- 4. the criteria and evidence required to substantiate a case for prosecution referral.
- (c) The Department shall maintain documentation that Inspectors have completed the required specialized training in conducting sexual abuse investigations. Training documentation shall be maintained by the Bureau of Staff Development and Training.

115.35 – Specialized training: Medical and mental health care. □ Exceeds Standard (substantially exceeds requirement of standard) ☑ Meets Standard (substantial compliance; complies in all material ways with the for the relevant review period) □ Does Not Meet Standard (requires corrective action)

The department policy on training medical and mental health staff is outlined in 602.053 pages 7 and 8. There is 45 medical and mental health staff assigned to all the units. All have received training. Training is provided in staff meetings and read and sign format. Contract staff assigned to Homestead does not conduct forensic medical exams.

The Department has a state wide contract for trained SART nurses to respond to the facility. The SART team will conduct all forensic examinations. SART team all have the appropriate training required.

115.35 (a) -1: 602.053 Section 2c & 2d Pages 7 & 8

115.41 - Screening for risk of victimization and abusiveness.

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X	Exceeds Standard (substantially exceeds requirement of standard)
	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)
	The Department has developed a computerized screening process that identified potential victims/predators as well as victim and predators. Each item in the standard is addressed in the program. The inmate is screen within 72 hours of arrival. Each time a bed change or program change is made the program re-evaluates the inmates and housing assignment. A warning flag is generated to the housing officer if the inmates are not compatible cell mates. The housing officer must review and approve any bed changes made. There were 27 confirmed predators assigned to Homestead CI. There are 3 confirmed victims assigned to Homestead CI. The inmates risk level is reassessed when a referral, incident of sexual abuse/ sexual harassment or receipt of additional information. If an incident of sexual abuse is reported both the victim and perpetrator receive a reassessment.
	There were 595 inmates received at Homestead during the last twelve months staying longer than 72 hours.
	115.41 (a) -1: 602.053 Section 2a1, 2a6 & 2a7 Page 6, 11 Page 14
	115.42 - Use of screening information
	Exceeds Standard (substantially exceeds requirement of standard)
	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)

The Department has developed a computerized screening process that identified potential victims/predators as well as victim and predators. Each item in the standard is addressed in the program. The inmate is screen within 72 hours of arrival. Each time a bed change or program change is made the program re-evaluates the inmates and housing assignment. A warning flag is generated to the housing officer if the inmates are not compatible cell mates. The housing officer must review and approve any bed changes made.

Inmates identified by medical and mental health as a transgender or intersex is noted on their Health Screen (HS06). Policy requires transgender and intersex is assessed biannually. The appointment is generated in the medical department. The facility will provide transgender and intersex inmates and opportunity to shower separately from other inmates.

115.42 (b)-1: 601.209 Section 5i Page 6, 15a Page 10, 19b Page 11 & 24a Page 13

115.43 - Protective custody

third party reporting procedure.

	Exceeds Standard (substantially exceeds requirement of standard)
X	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period).
	Does Not Meet Standard (requires corrective action)
	Segregation housing is used as a last resort. Inmates placed in Administrative Confinement in Protective status have limited privileges to programming the same as general population inmates. The investigation is completed as timely as possible. Classification staff reviews the inmate's status every seven days while in segregated status.
	115.43(a)-1: 33-602.220 Section 2a & 2b Page 1, 3, 3c, 3c3f, 3c3g Pages 2 & 3, 4d Page 4, 5a-5p Pages 5-7, 8c Page 8, 9a Page 8
	33-602.221 Section 2a & 2d Pages 1 & 2, 3a-r Pages 2 - 4, 5a & 5b Pages 4 & 5, 8a -c Page 5
	115.51 – Inmate reporting
	Exceeds Standard (substantially exceeds requirement of standard)
X	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period).
	Does Not Meet Standard (requires corrective action)
	Policy provides for inmate staff reporting procedures. Staff and inmate interviews confirm they have been trained in reporting procedures. All were aware they could privately report an incident. All were aware of the TIPS line for reporting. During the tour the TIPS line number was posted by the phones. During the interviews the inmates were aware they could report sexual abuse or harassment either in person or in writing. They were aware of

115.51 (a)-1: 33-106.006 Section 2j Page 1 & Section 3j1c Page 2

602.053 Section 3 & 3d Page 9, Section 4a & 4a3 Pages 9 & 10

115.52 - Exhaustion of administrative remedies ☐ Exceeds Standard (substantially exceeds requirement of standard) Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period). ☐ Does Not Meet Standard (requires corrective action) Grievance procedure is clearly stated in policy. There were no grievances filed concerning sexual abuse or harassment. Should a grievance be received in central office they will initiate the MINS reporting process in central office. 115.52 (a)-1:33-103.005 Section 1 Page 1 33-103.006 Section 2j Page 1, Section 3j1, 31ja-3j1i Pages 2 & 3 115.53 – Inmate access to outside confidential support services ☐ Exceeds Standard (substantially exceeds requirement of standard) ☐ Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period) ★ Does Not Meet Standard (requires corrective action) The agency has put out for bid to community service providers to provide inmates with confidential emotional support services as it relates to sexual abuse or harassment. 115.54 - Third-party reporting ☐ Exceeds Standard (substantially exceeds requirement of standard) Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period) ☐ Does Not Meet Standard (requires corrective action) Third party reporting is available via the DC WEB, TIPS line and third party grievances. The third party grievance form is available on line at www.dc.state.fl.us/oth/inmates/preagrievances.html There were no third party reporting grievances or dc web reporting.

115.54 (a)-1: 33-103.006 Section 3j1c-3j1f Pages 2 & 3

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115.61 – Staff and agency reporting duties ☐ Exceeds Standard (substantially exceeds requirement of standard) ★ Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period) ☐ Does Not Meet Standard (requires corrective action) Policy requires all staff to report immediately and any knowledge, suspicion or information regarding an incident of sexual abuse or sexual harassment as soon they become aware of the incident. This was verified during the staff and inmate interviews. All allegations are reported to the Inspector General via the MINS reporting system. All staff interviewed was aware they were not to reveal information to anyone other than those necessary. 115.61 (a)-1: 602.053 Section 11 Page 14 115.62- Agency protection duties ☐ Exceeds Standard (substantially exceeds requirement of standard) Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period) ☐ Does Not Meet Standard (requires corrective action) Inmates may be voluntary or involuntary placed in Administrative Confinement for Protective Purposes. Procedures are in place for placement. 115.62 (a)-1: 33-602.220 Section 2a & 2b Page 1, 3c, 3c3, 3cf, 3c3g Page 3, 4d Page 4, 5a-p Pages 5 & 6, 8c Page 8, 9a Page 8 115.63 – Reporting to other confinement facilities ☐ Exceeds Standard (substantially exceeds requirement of standard)

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

☐ Does Not Meet Standard (requires corrective action)

If an inmate reports he was sexually abused while confined at another facility the receiving warden shall contact the warden or facility director where the alleged abuse occurred within 72 hours.

There were no reports received of sexual abuse while confined at another facility.

115.63(a)-1: 602.053 Section 4a7 Page 10

115.64 Staff first responder duties ☐ Exceeds Standard (substantially exceeds requirement of standard) Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period) ☐ Does Not Meet Standard (requires corrective action) Training records and staff interviews confirms the staff is trained as first responders. 115.64(a)-1: 108.015 Section 7b, 7e, 7g-I Page 5, 7r & 7u Page 6 115.65 – Coordinated response ☐ Exceeds Standard (substantially exceeds requirement of standard) Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period) ☐ Does Not Meet Standard (requires corrective action) The facility has a plan coordinating actions taken by security staff and the medical staff. The plan includes the reporting for investigation and chain of evidence preservation of evidence. 115.65(a)-1: 602.053 Section 4a, Page 9, 4a3 Page 10, 5a-i Pages 11 & 12, 6, 6c, 6f1 & 6f4 Pages 12 & 13 115.66 – Preservation of ability to protect inmates from contact with abusers ☐ Exceeds Standard (substantially exceeds requirement of standard) Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period) ☐ Does Not Meet Standard (requires corrective action) The security agreement effective January 14, 2015 covers the discipline of staff on Page 13 article 7. Contracts were reviewed the PREA language was included in the contract. All new and renewed contracts are identified as PREA covered contracts when

All new and renewed contracts are identified as PREA covered contracts when appropriate. These contracts will include the following language to ensure compliance with 28 C.F.R. Part 115, "The contract/vendor(s) will comply with the national standards to prevent, detect, and respond to prison rape under the Prison Rape Elimination Act (PREA), Federal Rule 28 C.F.R. Par 115. The contractor/vendor(s) will also comply with all of the Florida Department of Corrections' (FDC) policies and procedures that relate to PREA."

Procedure 205.002 page 15

115.67 – Agency protection against retaliation □ Exceeds Standard (substantially exceeds requirement of standard) ☑ Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period) □ Does Not Meet Standard (requires corrective action) The Assistant Warden of Programs is designated as responsible individual to monitor retaliation for ninety days after any reported incident. Inmates or staff is monitored for up to 90 days for retaliation. Monitoring includes reviewing disciplinary reports, housing or program changes and any negative job performance awards.

115.67 (a)-1: 602.053 Section 3c Page 9, 4a & 4a6 Pages 9 & 10

115.68 - Post-allegation protective custody

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

Policy is in place for post allegation protective measures. Should an inmate be placed in administrative confinement they are seen every seven days by classification staff. Every effort is made to remove the inmate from administrative confinement in less than 30 days.

115.68 (a)-1: 33- 602.220 Section 2a & 2b Page 1, 3c, 3c3, 3cf, 3c3g Page 3, 4d Page 4, 5a-p Page 5 & 6, 8c Page 8

115.71 – Criminal and administrative agency investigations

☐ Exceeds Standard (substantially exceeds requirement of standard) Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period) ☐ Does Not Meet Standard (requires corrective action) IG staff has received Train the Trainer from the Moss Group. All staff has been PREA trained for investigating sexual abuse and harassment cases. All allegations of sexual abuse or sexual harassment are to be investigated. By policy all allegations except inmate on inmate harassment will be investigated by the Office of the Inspector General. Investigations are conducted by the Inspector General's Office. The Inspector will be a support staff should an outside investigator be working the case (FDLE, County Sheriff's Office). 115.71(a)-1: 108.003 Section 1a, 1b, & 1d Pages 7 & 8, 5a Page 11, 5k Page 13, 7a & 7b Page 14, 7j Page 16, 10a Page 17, 13a, 13b, 13f, 13g & 13j-I Pages 18-20 108.015 Sections 2-3 Page 4, 7a-c, 7e, 7g-l, 7m, 7p, 7r, 7u Pages 4-6, 8a-c, 8g & 8i Page 6, 9a-d, 9g & 9h Pages 7 & 8, 10a-c Page 9, 12a Page 10, 13 Page 10, 15a-c Pages 10&11 115.72 – Evidentiary standards for administrative investigations ☐ Exceeds Standard (substantially exceeds requirement of standard) ★ Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period) ☐ Does Not Meet Standard (requires corrective action)

The agency imposes no standard higher than a preponderance of the evidence in determining whether allegations of sexual abuse or sexual harassment is substantiate.

115.72(a)-1: 108.003 Section 14 in definitions Page 6 & 8j Page 16

	115.73 – Reporting to inmates
	Exceeds Standard (substantially exceeds requirement of standard)
X	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)
	Following the completion of an investigation the inmate is informed of the outcome of the investigation. The IG inspector or a member of management advises the inmate of the outcome of the investigation or inquiry.
	Interviews confirm the inmate is advised of the outcome of the investigation.
	115.73(a)-1: 108.015 11a-d Page 9
	115.76 – Disciplinary sanctions for staff
	Exceeds Standard (substantially exceeds requirement of standard)
X	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)

Florida Administrative Code 208 is the Disciplinary Procedure followed by the Department.

115.76 (a)-1 33-208.003 Section 6, 13, & 20

115.77 - Corrective action for contractors and volunteers

	Exceeds Standard (substantially exceeds requirement of standard)
X	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)
	All contractors and volunteers are subject to the policies of the Department of Corrections. Contracts reviewed all had the PREA language in them.
	All new and renewed contracts are identified as PREA covered contracts when appropriate. These contracts include the following language "The contract/vendor(s) will comply with the national standards to prevent, detect, and respond to prison rape under the Prison Rape Elimination Act (PREA), Federal Rule 28 C.F.R. Par 115. The contractor/vendor(s) will also comply with all of the Florida Department of Corrections' (FDC) policies and procedures that relate to PREA."
	Procedure 205.002 page 15 paragraph 4 section (f)
	115.78 – Disciplinary sanctions for inmates
	Exceeds Standard (substantially exceeds requirement of standard)
X	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)
	Formal Disciplinary Procedures are in place. Reports of sexual abuse made in good faith based upon a reasonable belief that the alleged conduct occurred shall not constitute falsely reporting an incident or lying, even if an investigation does not establish evidence sufficient to substantiate the allegation.
	445 70 (-) 4, 22 004 204

115.78 (a)-1: 33-601.301

33-601.301 Inmate Discipline - General Policy

115.81 - Medical and mental health screenings; history of sexual abuse ☐ Exceeds Standard (substantially exceeds requirement of standard) Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period) ☐ Does Not Meet Standard (requires corrective action) Inmates answering positively to the questions on the questionnaire referenced to victimization or perpetration are to be offered follow-up counseling with mental health staff within fourteen days of the screening. There were no reports of prior victimization or previous perpetrated sexual abuse. There are logs in place to track and report such incidents should prior incidents be reported. 115.81(a)-1: 602.053 Section 6c-f Pages 12 & 13 115.82 - Access to emergency medical and mental health services. ☐ Exceeds Standard (substantially exceeds requirement of standard) Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period) ☐ Does Not Meet Standard (requires corrective action) Inmates who allege victimization that involves any type of physical contact will be given a medical examination. Medical staff is to follow the sexual battery protocol as outlined in HSB 15.03.36. There is no charge per policy for medical services for PREA related incidents. A refusal must be signed should the inmate refuse treatment. 115.82(a)-1: 401.010 Section 1d9 Page 3 602.053 Section 6c-f Pages 12 & 13 115.83 - Ongoing medical and mental health care for sexual abuse victims and abusers ☐ Exceeds Standard (substantially exceeds requirement of standard) ₭ Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period) ☐ Does Not Meet Standard (requires corrective action) Ongoing medical and mental care is provided to sexual abuse victims and abusers who have been victimized by sexual abuse in any prison, jail, lockup, or juvenile facility. The evaluation and treatment of victims includes, follow-up services, treatment plans, and,

referrals for continued care following their transfer to, other facilities, or their release from

custody. The care is provided at no cost for PREA related incidents.

115.83(a)-1: 401.010 Section 1d9 Page 3

115.86 - Sexual abuse incident reviews ☐ Exceeds Standard (substantially exceeds requirement of standard) Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period) ☐ Does Not Meet Standard (requires corrective action) Assistant Warden Programs/PREA Manager, Chief of Security, and Classification Supervisor. At a minimum the team also gets input from the shift captain, IG investigator and medical staff. 115.86(a)-1: 602.053 Section 12 Page 14 115.87 - Data collection ☐ Exceeds Standard (substantially exceeds requirement of standard) Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period). ☐ Does Not Meet Standard (requires corrective action) The data is collected from the Management Information Notification System (MINS). Every incident is reported using the MINS reporting system. 115.87(a)-1: 602.053 Section 7 Page 13 115.88 - Data review for corrective action ☐ Exceeds Standard (substantially exceeds requirement of standard) Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period) ☐ Does Not Meet Standard (requires corrective action) At the end of the calendar year the facility will prepare a corrective action plan to improve the effectiveness of sexual abuse prevention, detection, and response. The corrective

At the end of the calendar year the facility will prepare a corrective action plan to improve the effectiveness of sexual abuse prevention, detection, and response. The corrective action plan will take into consideration all PREA allegations that have been reported. A comparison of the current year and previous year data is to be completed.

Procedure 602.053 Page 13

	115.89 – Data storage, publication, and destruction Exceeds Standard (substantially exceeds requirement of standard)	
X	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)	е
	Does Not Meet Standard (requires corrective action)	
	Up to date survey information is submitted by Inspector General's Office and verified by the PREA Coordinator. In addition to keeping the paper documents according to retention schedule a retention folder is located on the computer at cos201\PREA Retention.	
	AUDITOR CERTIFICATION:	
	The auditor certifies that the contents of the report are accurate to the best of his/her knowledge and no conflict of interest exists with respect to his or her ability to conduct an audit of the agency under review.	
	Auditor Signature Date	