PREA AUDIT REPORT \square INTERIM \bowtie FINAL JUVENILE FACILITIES

Date of report: 03/01/2016

Auditor Information				
Auditor name: Jeff Rogers				
Address: P.O. Box 1628, Fran	nkfort, Ky. 40601			
Email: jamraat02@gmail.com				
Telephone number: 502-3	320-4769			
Date of facility visit: 02/1	0-11/2016			
Facility Information				
Facility name: Augusta You	uth Development Center			
Facility physical address	3: 3481 Mike Padgett Highway, Augusta	, Georgia 309	06	
Facility mailing address	: (if different from above) same			
Facility telephone numb	per: 706-792-7501			
The facility is:	☐ Federal	State		☐ County
	Military	Munici	pal	Private for profit
	Private not for profit			
Facility type:	□ Correctional	Detent	ion	Other
Name of facility's Chief	Executive Officer: Thomas Butts			
Number of staff assigne	ed to the facility in the last 12	months: 3	85	
Designed facility capaci	ty: 120			
Current population of fa	ncility: 82			
Facility security levels/i	inmate custody levels: medium to	o maximum		
Age range of the popula	ntion: 11-20			
Name of PREA Compliance Manager: Quanisha Coles Title: Administrative Lt./PREA Coordinatorr				
Email address: quanishacoles@djj.state.ga.us			Telephone number: 706-792-7631	
Agency Information				
Name of agency: Georgia	Department of Juvenile Justice			
Governing authority or	parent agency: (if applicable) sar	me		
Physical address: 3408 Cd	ovington Highway, Decatur, Georgia 3003	32		
Mailing address: (if differ	rent from above) same			
Telephone number: 404-5	508-6500			
Agency Chief Executive Officer				
Name: Avery D. Miles Title: Commissioner				
Email address: Telephone number: 404-508-6500				
Agency-Wide PREA Coordinator				
Name: Adam Barnett Title: Agency PREA Program Coordinator				
Email address:			Telephone number: 404-683-6844	

AUDITFINDINGS

NARRATIVE

The Augusta Youth Development Center (AYDC) had its on-site PREA review February 23, 2016. Prior to the on-site review, the auditor was sent a thumb drive containing all necessary documents including policies, procedures, and other documents varifying compiance with the PREA Standards. The auditor arrived at the facility at 8:45 a.m. on February 23, 2016 and exited the facility at 9:00 p.m. p.m. that night. The interview with the Agency Head, the PREA Coordinator, the representative of the Georgia Network to End Sexual Violence, and the Field Supervisor of the DJJ Office of Investigations had previously been interviewed on February 10, 2016 on a previous PREA audit within the Georgia Department of Juvenile Justice.

Upon arrival at the Augusta YDC on February 23, 2016 introductions were made with the facility's Acting Director, Ronnie Richardson (who is the Regional Director for this region within the Georgia DJJ) and his management team and a tour of the facility was conducted, with select members of the management team present for the tour including the Acting Facility Director. Once the tour was complete, the PREA Auditor, the Agency PREA Coordinator and the Facility PREA Compliance Manager met and determined who needed to be interviewed. Once determined the auditor was moved into a small conference room and all interviews took place at this location. The PREA Compliance Manager insured that staff and residents were available for interviews. This process went very smoothly with little time between interviews. Because the facility security staff work twelve hour shifts, random staff interviews (five) occurred on the second shift which begins at 6:00 p.m. A total of 35 interviews were conducted during this audit using the approved questionnaires provided by PREA/DOJ (Department of Justice). The following is the lst of interviews conducted at Augusta YDC:

Agency Head designee 1 Acting Facility Director 1 Agency PREA Coordinator 1 Facility PREA Compliance Manager 1 Contract Administrator 1 Medical/Mental Health Staff 4 Intermediate and Higher Level staff 1 Human Resources Staff 1 Investigative staff 1 Staff that Perform Risk Screenings for Risk of Sexual Abusiveness 1 Incident Review Team 1 Designated Staff Who Monitor Retaliation 1 Intake staff 1 Random Staff 10 Random Residents 10 Unannounced Rounds 1 Volunteer 1

There were some categories of questionnaires that did not have any relevance during this audit because of the characteristics of the population and staffing plan i.e. no one had acted as a first responder or no resident present at the facility had claimed prior sexual victimization.

The facility was well prepared for this audit. Residents and staff alike were knowledgeable of PREA requirements

There had been a total of 15 allegations alleging sexual abuse or harassment. None were determined to be substantiated. All allegations were either unfounded or not substantiated, thus there were no criminal investigations only administrative investigations.

It should be noted that the Agency PREA Coordinator acted as the agency head for purposes of the interview with the agency head.

During the audit the facility director was not present due to a medical issue.

DESCRIPTION OF FACILITY CHARACTERISTICS

Situated on 456 acres currently occupying 250 acres, the Augusta Youth Development Campus was originally opened in the early 1950s. The square footage for the campus is approximately 237,467sq. ft. There have been several renovations completed since the opening of the facility and renovations are ongoing at this time. There are projects currently being worked including an upgrade to the current CCTV Monitoring System. The campus currently has 180 working cameras, and an additional 238 cameras are pending installation. This will increase the number of cameras numbers to 418.

The Augusta Youth Development Campus currently has 101 Security Positions and a total of 98 non security positions.

There are 6 living units at Augusta Youth Development Campus that permits for a maximum capacity of 120 youth. The living units include (1) open bay unit that provides Residential Substance Abuse Services, (2) General Populations housing units, (1) Mental Health housing unit, (1) Shelter housing unit and (1) Detention housing Unit. With the exception of the open bay unit, all units provide single occupancy rooms. While the open bay housing unit was in use during the audit it is to be closed by the end of February 2016 and the residents housed there will be moved into a newly renovated housing unit with single occupancy rooms. Each living unit is equipped to house 20 males at full occupancy. Each unit has 5 individual shower stalls with the exception of unit 26B which has 3 individual shower stalls.

The facility provides core educational programs and vocational classes in horticulture, computer skills, and building construction. The education building has a total of 13 classrooms. The Education Center offers several different programs including; Middle School, High School, GED Program, Graduate Education Program (Students with High School Diploma or GED). Education also offers a Title 1 after school remediation program, and finally a credit recovery program (students can earn high school credits on odyssey program). The Augusta Youth Development Campus has had 12 Students to earn GED's in the last 12 months and 1 High School Diploma earned in the past 12 months. The Georgia Department of Juvenile Justice School system is made up of all DJJ facilities and is called School District 181.

The Augusta Youth Development Campus Offers medical and mental health services, individual and group counseling and recreation services having a full size gymnasium The Augusta Youth Development Campus is an innovative, specialized program for the treatment of offenders with special needs. The Augusta Youth Development Campus Offers a variety of other programs for youth such as; R-SAT, Sex Offender, Anger Management, New Freedom, Thinking For a Change, Victim Impact and PREA. The Augusta YDC houses the most severe mental health and shelter youth in Georgia DJJ, along with those who have mental health needs that can be addressed and/or met in our general population units.

SUMMARY OF AUDIT FINDINGS

Number of standards exceeded: 4

Number of standards met: 36

Number of standards not met: 0

Number of standards not applicable: 1

Standa	rd 115.	311 Zero tolerance of sexual abuse and sexual harassment; PREA Coordinator
	\boxtimes	Exceeds Standard (substantially exceeds requirement of standard)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	detern must a recomi	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
DJJ Orga	3.1 titled nization C Organization	
the Prison oversees under the	n Rape Eli the PREA Departme	tment of Juvenile Justice has a zero tolerance policy toward sexual abuse. The policy includes the language that covers all aspects of mination Act. Each Georgia DJJ facility follows this policy. The agency employees a full time Statewide PREA Coordinator who process in the Georgia Department of Juvenile Justice. He is assisted by one part-time staff (29 hours a week). Each facility (27 total ent's oversight have a PREA Compliance Manager including the Augusta Youth Development Center. An Administrative Lieutenant Compliance Manager who said it takes most of her time to manage the PREA process
Standa	rd 115.	312 Contracting with other entities for the confinement of residents
		Exceeds Standard (substantially exceeds requirement of standard)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
D.I. aa	detern must a recomi correct	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
		REA page 5 (c) and page 26 A-H at the Services International for Crisp and Milan YDC
The Geor	gia DJJ h	as in all nine of its contracts for housing residents the necessary PREA Language as required by the regulation.
Standa	rd 115.	313 Supervision and monitoring
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
		r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion

corrective actions taken by the facility.

recommendations must be included in the Final Report, accompanied by information on specific

must also include corrective action recommendations where the facility does not meet standard. These

Policy 23.1 titled PREA pages 5-6 D-I Video Monitoring Schedule Staffing Report Staff Ratio Report Unannounced Rounds Reports

The facility has had an average daily population of 94 in the past 12 months. It has a bed capacity of 120. A Staffing analysis was conducted to ensure adequate staffing levels of 1:8 for Daytime hours and 1:16 staffing ratios for Nighttime hours. Unannouced rounds are conducted regularly by upper level staff and are recorded. There has been no staffing ratio deviations in the last 12 months. If a person fails to show for a shift, the person assigned to that shift must stay over and work the shift until another relief staff can be found. Staff also monitor video surveillance screens in the control center and these videos are also randomly checked. These videos can be saved for a period of approximately three (3) months for investigative purposes.

Standard 115.315 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 standard for the relevant review period)
Does Not Meet Standard (requires corrective action)

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

DJJ Policy 23.1 titled PREA page 6 J-N Accountibility Statement Moss Group Training Cirriculum titled "Limits to Cross Gender Viewing and Searches" Staff Training Record Examples

The facility has trained some of its female staff in conducting cross gender pat down searches. Policy dictates that only in exigent circumstances can a trained female staff conduct a pat down search of a male. Interviews with female staff that had been trained said they had never been in a situation requiring a pat down search of a male resident. In all staff interviews all said they were aware of the policy not allowing non-medical staff to conduct a search of a transgender or intersex resident for purposes of determining that persons genital status. Interviews with residents confirmed that they are not viewed by members of the opposite gender while showering or in a stage of undress or when using the toilet. The residents also confirmed that female staff announce their presence when entering the housing unit. Random staff interviews also revealed that staff announce their presence when entering a male housing unit and that they did not observe residents in toilet or bedroom areas.

Standard 115.316 Residents with disabilities and residents who are limited English proficient

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

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

Policy 23.1 titled PREA pages 6-7 Q-T

Policy 13.32 titled Special Education Records pages 1-13

Policy 15.10 titled Language Assistance pages 1-12

Special Education Teacher's Certificates

Memo to Staff- Language Line Solutions Statement of non-occurance

The facility has in place various ways for residents with disabilities to receive the required information and services related to PREA. This includes special education teachers for those students with learning disabilities. If a blind or hard of hearing resident is housed at the faility services can be arranged for that resident to be included in PREA related information and services. There were no residents meeting this criterea housed at the facility during the audit.

Stand	ard 115	.317 Hiring and promotion decisions
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	detern must a recom	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
Policy 3 Account Staff PR Staff Cr	3.52 titled E tibility Stat REA Emplo	REA pages 7-8 U-DD Background Investigations pages 1-11 ement of all staff having completed background checks syment Questionnaire sory Clearance Checks examples
She also and sex registry	said staff l registry ch checks had	es staff member indicated that criminal background and other sex registry checks are conducted by the Georgia DJJ Personnel Office. have a a continuing responsibility to disclose any such misconduct. All staff, vlounteers and contractors must pass various background ecks before being allowed around residents. An accountibility statement from the facility Director verified that all background and sex I been completed which is a requirement for employment. Potential staff must also complete a PREA Questionnaire that asks about any f sexual abuse or harassment that the person may have been involved in.
Stand	ard 115	.318 Upgrades to facilities and technologies
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)

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

Policy 23.1 titled PREA page 8 EE-FF DJJ Facility Opening Synchronization Matrix page 3 CCTV (video monitoring) Schedule for Upgrades Accountibility Statement

Does Not Meet Standard (requires corrective action)

There are 180 cameras in place throughout the facility. More cameras (another 238) are planned in the very near future as well. There are video surveillance monitoring screens located in the central control room. These are observed by control room staff and can be saved for approximately three months for investigation purposes. An extensive study was conducted throughout the Georgia DJJ facilities to ascertain how many more cameras were needed. The study also looked a replacing solid doors, and reviewing blind spots in general. According to the PREA Coordinator, PREA requirements are

considered if any new facility is being planned or if there is a renovation needed.

Standard 115.321 Evidence protocol and forensic medical examinations

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

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

Policy 23.1 titled PREA pages 9-10 A-K
Policy 23.2 titled Sexual Assaults pages 1-4
Policy 8.42 titled Crime Scene Preservation pages 1-13
GBI Property and Evidence Guidelines
Policy 11.15 titled Emergency Medical Services pages 1-4
Hospital Contract Information Statement
SANE Nurse Contract with Global Diagnostic Services, Inc.
Policy 2.10 titled Payment of Youth Medical Expenses pages 1-4
Memo relating to the Georgia Network To End Sexual Assault

Names of Sexual Assault Advocacy Groups Providing Services to DJJ Youth (29 Rape Crisis Centers which supports local MOUs)

The facility does not conduct forensic medical examinations. These are either performed at a rape crises center with medical facilities or at the local hospital. The Georgia DJJ has an agreement with various rape crises/advocacy centers throughout the state to provide services to residents should the need arise. For residents at the Augusta YDC the University Healthcare System would provide these services. The state of Georgia has an organization titled Georgia Network to End Sexual Assault. This organization is made up of all 29 rape crises centers statewide. If a resident calls the rape crises hotline it will go to the nearest center. If there is no answer at that center, the call is made to the next nearest, and if no answer there then to the next center eventaully contacting all 29 statewide centers if necessary. A contract exists with Global Diagnostic Services, Inc. to conduct SANE/SAFE Services. There also exists within the Georgia DJJ an office of victim services who can provide advocacy services for incarcerated residents. The Georgia DJJ does an excellent job of providing PREA related services to it's residents and exceeds the standard's requirements.

Standard 115.322 Policies to ensure referrals of allegations for investigations

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

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

Policy 23.1 titled PREA page 10 L-M

Policy 8.5 titled Special Incident and Child Abuse Reporting pages 1-23

Policy 22.3 titled Internal Investigations pages 1-7

The DJJ Office of Investigations conducts all investigations within DJJ facilities including PREA investigations. The are 22 trained investigators and five of those are specifically assigned to PREA (one is a supervisor). All investigators are sworn police officers. All investigators have been trained in the

PREA requirements including the training for investigators by the NIC (National Institute of Corrections Curriculum). There are policies and procedures covering the conduct of all investigations. If an allegation is substantiated and is criminal, the investigator turns the case over to the local proscecutor. The Office of Victim Services informs residents of the outcome of investigations. There has not been any substantiated PREA allegations substantiated at the Augusta YDC. There was a total of 15 allegations received in the last 12 months (non substantiated). The Director of the facility is responsible for maintaining contact with investigators of the progress of any such investigations.

Standard 1	15.331	Employee	training
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Exceeds Standard (substantially exceeds requirement of standard)
Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
Does Not Meet Standard (requires corrective action)

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

Policy 23.1 titled PREA page 10 A-B Training Cirriculum Examples of Training Records both Initial and Refresher Training Accountibility Statement that all employees have been trained

The Agency and facility provide training and information to all staff related to PREA. Interviews with random staff indicated their understanding of PREA. The facility director also confirmed that all staff have been trained and some retrained (refresher training every two years) in PREA. PREA is also discussed at meetings throughout the course of the year.

Standard 115.332 Volunteer and contractor training

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

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

Policy 23.1 titled PREA page 11 C-F Criminal History Clearances for Volunteers and Contractors Policy 14.3 titled Citizen and Volunteer Involvement pages 1-11 Examples of Volunteers/Interns/and Contractors PREA Training Acknowlegment Statements

The Agency and facility provide training and information to all vounteers and contractors related to PREA. There are 18 volunteers and ten (10) contractors at the Augusta YDC who have all been trained in the PREA Requirement. There is a signed acknowlegment by all volunteers and contractors who have been trained.

Standard 115.333 Resident education

Exceeds Standard (substantially exceeds requirement of standard)

		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	detern must a recom	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
Policy 13 Various 3 Male/Fer PREA To Resident Resident Policy 23 Criminal Policy 14	3.32 titled Student PF male Poster raining Cit Training A Education 3.1 titled P History C 1.3 titled C	REA pages 11-12 G-K Special Education Services pages 1-3 REA Posters in English and Spanish ors in English and Spanish rriculum for Residents Acknowledgment Examples a Booklets/brochures for male and female residents REA page 11 C-F Clearances for Volunteers and Contractors Citizen and Volunteer Involvement pages 1-11 others/Interns/and Contractors PREA Training Acknowlegment Statements
signs off facility in contact in dealing v available the requi	acknowle in both Eng in the even with sexual in Spanis rements of	eged receiving PREA related information from the Intake Officer and viewed a PREA video during the intake process. Each resident deging receipt of this information and resident interviews confirmed their awareness of PREA. The facility has posters throughout the dish and Spanish. There are also posters showing the various telephone numbers and addresses of rape crises centers about who to to fa situation involving sexual abuse or harassment. The agency/facility also provide age appropriate reading materials to residents for abuse and harassment. These publications are age appropriate and contain cartoon characters that explains PREA. These are also hand English. PREA is also discussed during resident group meetings. The facility has a PREA Group that meets regularly exceeding face the standard.
Standa		.334 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)
	detern must a recom	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
NIC Trai		REA page 12 L-M nowledgment Forms and Certificates nocol
		nvestigation Investigators have received the required PREA training from both NIC and Georgia Bureau of Investigation. Each has edgement statement indicating receiving this training. This training also includes the proper use of Miranda and Garrity Warnings.
Standa	ord 115.	.335 Specialized training: Medical and mental health care
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)

		Does Not Meet Standard (requires corrective action)
	detern must a recom	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
NIC Trai	ining Certi	PREA page 12 N-O ificates for Medical and Mental Health Staff Statement that all Medical and Mental Health Staff Have Been Trained m
Mental F	Iealth Staf	ental health staff at the facility have been trained in PREA and specifically trained using an online training course for Medical and if by the National Institute of Corrections. Each of the four medical and mental health staff interviewed confirmed receiving this erviews. These staff also signed acknowledgement forms showing receipt of this training.
Standa	ard 115	.341 Screening for risk of victimization and abusiveness
		Exceeds Standard (substantially exceeds requirement of standard)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	detern must a recom	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
Policy 17 PREA So	7.3 titled C creening F	PREA pages 12-14 A-L Custody and Housing Assignment pages 1-5 Form Examples Statement that all Youth Have Been Screened
and chec the infor	k offs to in	ened by medical and mental health staff no later that 72 hours after entering the facility. The screening form has a variety of questions indicate answers. Once the various screenings (medical, mental health) have been conducted the PREACompliance Manager receives did it is shared only with those needing to know. The initial information is obtained by the Intake Officer on the first day of intake and needical and mental health staff, who then condcut the necessary assessments.
Standa	ard 115	.342 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)
	detern must a	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific

corrective actions taken by the facility.

Policy 16.6 titled Services in Confinement pages 1-8 Confinement Checks Form

The risk assessment is only shared with those staff on a need to know basis. DJJ does not use separate housing units or wings to house residents meeting the criteria of this standard (LGBTI residents). The DJJ does not utilize segregated or restrictive housing for LGBTI residents. Each transgender or intersex resident would be allowed to have a say in their placement and programming decisions and would be able to shower alone. Resident status is reviewed at least every 30 days (generally every week).

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

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

Policy 23.1 titled PREA pages 15-17 A-H
Policy 15.2 titled Grievance Process pages 1-7
Policy 17.1 titled Admission to Secure Facility pages 1-4
List of Consulor and Trade Office for Foreign Nationals
PREA Accountibility Statement
Posters for Making Youth Aware of How to Report Abuse
DJJ Website for Reporting Abuse related to youth in Confinement

The DJJ and facility provide numerous ways to report a PREA incident within the agency as well as outside the agency. There are posters throughout the facility with multiple telephone numbers and addresses for residents to report any abuse or harassment. The residents are also given handbooks with PREA reporting methods and brochures are given to them on intake. The process of a resident reporting through the local rape crises centers is excellent. If a phone number of one the rape crises centers is called an no one answers it keeps calling every (29) rape crises center until it is answered thus ensuring an immediate response. There is also an agency tip line available to parents or friends to call in a report of sexual abuse in a facility. A resident can also contact the ombudsman or tell any staff member as well as parents and friends. The national PREA hotline can also be called by residents. If a non-English speaking resident is admitted, there is a list on the wall in the intake area of various languages so that resident could identify the language he speaks. There have been no foreign nationals being admitted to the facility but foreign consular telephone numbers and addresses are provided if needed.

Standard 115.352 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)

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

Policy 23.1 titled PREA page 17 I-M Policy 15.2 titled Grievance Process pages 1-7 PREA Accountibility Statement

The facility meets the requirements of this standard and emergency grievances can be filed without any time frame requirement. There has not been any

instances when this has occurred.

Standard 115.353 Resident access to outside confidential support services		
		Exceeds Standard (substantially exceeds requirement of standard)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	detern must a recomi	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
Policy 23.1 titled PREA page 17 N-P Policy 15.3 titled Access to Counsel/Courts pages 1-5 Policy 15.5 titled Youth Visitation pages 1-7 Policy 15.6 titled Youth Access to Mail pages 1-5 Resident Outside Services Provider Posters Break the Silence PREA Posters and Telephone Numbers of Outside Servicee Providers		
The DJJ has entered into aggreements with various rape crises and advocacy centers throughout Georgia. The Georgia Network to End Sexual Assault is composed of 29 centers througout the state. An interview was conducted with the Director of the Georgia Network. She confirmed the arrangement of their office and how the network is established to operate. To date there has not been referrals from the Augusta YDC. Should the need arise the various centers throughout the state are ready to respond. Residents reported being aware of the telephone numbers and addresses of these centers and how to access them and that whatever they may say is confidential.		
Standa	ırd 115.	354 Third-party reporting
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	detern must a recomi	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
		REA page 18 Q-R JJ Website
		shed a toll free number for third party reporting. The number is located on the DJJ Website and the number is also located in the lobby on a poster.
Standa	ırd 115.	.361 Staff and agency reporting duties
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)

	Does Not Meet Standard (requires corrective action)
det mu: rec	itor discussion, including the evidence relied upon in making the compliance or non-compliance ermination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion at also include corrective action recommendations where the facility does not meet standard. These examples must be included in the Final Report, accompanied by information on specific rective actions taken by the facility.
	ed PREA page 18 A-C d Special Incident and Child Abuse Reporting pages 13-18
harassed, or re responsibilities interviewed in Facility Direct the resident's a	cluding medical and mental health are required to report any knowledge or suspicion of a resident who may have or was sexually assaulted aliated against for reporting abuse. Staff are also required to report these events if they know a staff was negligent in their duties or thay may have led to a sexual abuse or harassment event. Staff interviewed acknowledged being aware of these requirements. All staff cluding medical and mental health staff were aware of who to report any abuse or harassment. All allegations are reported (either by the or or the PREA Compliance Manager) to the DJJ Office of Investigations immediately. If a resident is under the guardianship of the court, ttorney of record or other legal representative is notified. If the resident is under the authority of the Child Welfare System (Department of ildren) the resident's case worker is notified within the required time frames but usually within the first 24 hours after an allegation.
Standard 1	15.362 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)
det mu: rec	litor discussion, including the evidence relied upon in making the compliance or non-compliance ermination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion is also include corrective action recommendations where the facility does not meet standard. These examples must be included in the Final Report, accompanied by information on specific rective actions taken by the facility.
Policy 23.1 titl Accountibility	ed PREA pages 18-19 D-E Statement
such an event.	taff on how to respond to an imminent risk of sexual abuse of a resident. Staff interviewed were knowledgeable about what to do in case of To date there has not been such a threat against a resident. The agecny has a first responder checklist that outlines the measures staff must the an occurance arise.
Standard 1	15.363 Reporting to other confinement facilities
	Exceeds Standard (substantially exceeds requirement of standard)
	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)
det mu rec	litor discussion, including the evidence relied upon in making the compliance or non-compliance ermination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion at also include corrective action recommendations where the facility does not meet standard. These commendations must be included in the Final Report, accompanied by information on specific rective actions taken by the facility

Policy 23.1 titled PREA Page 19 F Accountibility Statement The agency policy meets the requirement of this standard. The Assistant Facility Director said if she received a report of sexual abuse that occurred at the Augusta YDC after the resident was released from Augusta, she would contact the Office of Investigation immediately. There has not been an occurrence at Augusta according to the Assistant Facility Director.

Standard 115.364 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)

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

Policy 23.1 titled PREA pages 19-20 G-I Policy 23.2 titled Sexual Assault pages 1-4 and Attachment A First Responder Checklist of Things to Do Accountibility Statement

corrective actions taken by the facility.

To date there has not been a situation where a staff member has had to utilize the first responder checklist. (no abuse was observed by staff requiring the first responder duties to come into effect). However, staff said in interviews they knew what to do. There is a checklist of first responder duties that outline the various steps in the process. Because of the infrequency of these events the auditor would recommend having first responder duties printed on laminated pocket cards provided to staff. These could be carried in a staff's pocket or attached to their state issued identification card holder.

recommendations must be included in the Final Report, accompanied by information on specific

Standard 115.365 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)

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

Policy 23.1 titled PREA page 20 J-N and Attachment M- Sexual Abuse Coordinated Team Response Form Policy 23.2 titled Sexual Assault pages 1-4

The agency/facility policy outlines the measures taken for coordination of a response to a sexual abuse allegation. Interviews with staff verified the process would be put into place should a situation arise.

Standard 115.366 Preservation of ability to protect residents from contact with abusers

	Exceeds Standard (substantially exceeds requirement of standard)
	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)
PREA Audit Rep	ort 15

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

Policy 23.1 titled PREA page 20 (O) Not Applicable

There is no collective bargaining units located in the DJJ, thus this standard is NOT APPLICABLE..

Standard 115.367 Agency protection against retaliation

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

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

Policy 23.1 pages 20-21 P and page 4 B.2. F. Attachment L PREA Retaliation Monitoring Form Accountibility Statement

The facility has a form that monitors steps taken (if necessary) when dealing with a retaliation situation. This form would be used by the PREA Compliance Manager. According to the interview with the Compliance Manager she would monitor the situation for however long the situation is prevelant whether its 90 days or longer. Residents can be moved to another room or housing unit or transferred to another facility should the situation present itself. For staff retaliation that staff could be moved to another living unit, desk assignemt, or transferred to another facility. Of course if found guilty of a situation of abuse toward a resident, that staff would be fired and charges brought.

Standard 115.368 Post-allegation protective custody

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

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

Policy 23.1 titled PREA page 21 Q

Policy 8.7 Protective Custody

Policy 12.22 titled Special Management Planning page 1 section 1

Policy 8.5 titled Special Incident and Child Abuse Reporting pages 19-20 C

Policy 23.2 titled Sexual Assault page 4 G

Accountibility Statement (to not use Protective Custody for PREA)

The agency and facility do not utilize protective custody for any resident who may have suffered from a sexual abuse or harassment situation. If a situation

arises where a resident cannot be placed in general population for his own protection then as a last resort a restrictive housing bed could be utilized until a more suitable less restrictive arrangement can be made for the resident who fears for his own safety.

Standaı	rd 115	.371 Criminal and administrative agency investigations
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
) 	detern must a recom	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
Policy 8.5 Policy 23.	titled Sp 3 titled I	PREA page 21 A-E secial Investigations nternal Investigations section I significant completed
and five of the PREA the conduct DJJ Office YDC. The investigate	f those an requirement of all it of all it of was a cors of the	office of Investigations conducts all investigations within DJJ facilities including PREA investigations. The are 22 trained investigators are specifically assigned to PREA (one is a supervisor). All investigators are sworn police officers .All investigators have been trained in ments including the training for investigators by the NIC (National Institute of Corrections). There is policies and procedures covering investigations. If an allegation is substantiated and is criminal in nature the investigator turns the case over to the local proscecutor. The im Services informs residents of the outcome of investigations. There has not been any substantiated PREA allegations at the Augusta total of 15 allegations received (none substantiated). The Director of the facility is responsible for maintaining contact with progress of any such investigations. Every allegation is investigated and a report of the investigator's findings are completed and to the standard requirement.
Standaı	rd 115	.372 Evidentiary standard 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)
(detern must a recom	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
Policy 23.	1 title PF	REA page 21 F
The agenc	y policy	cites a preponderance of the evidence as the basis for determining whether allegations are founded.
Standaı	rd 115	.373 Reporting to residents
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the

		relevant review period)
		Does Not Meet Standard (requires corrective action)
	deteri must a recom	or discussion, including the evidence relied upon in making the compliance or non-compliance mination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific ctive actions taken by the facility.
olicy 1		PREA page 22 G & H and Attachment I titled Resident Notification of Investigative Outcome Victims Rights, Services and Notifications pages 7-8 1-6 tement.
		cility policy meets the requirement of this standard. The DJJ Office of Victim Services keeps the resident informed of decisions made ation filed by the resident.
Stand	ard 115	3.376 Disciplinary sanctions for staff
		Exceeds Standard (substantially exceeds requirement of standard)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	deteri must a recom	or discussion, including the evidence relied upon in making the compliance or non-compliance mination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific stive actions taken by the facility.
	3.1 titled l tibility Sta	PREA Page 22 A-D tement
		ties outline the disciplinary action taken against a staff member when an allegation is substantiated. The guilty staff member would be is/her job and criminal charges will be brought against the staff member. There are no occurrances of this occurring at the facility.
Stand	ard 115	3.377 Corrective action for contractors and volunteers
		Exceeds Standard (substantially exceeds requirement of standard)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	deteri must	or discussion, including the evidence relied upon in making the compliance or non-compliance mination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific

Policy 23.1 titled PREA page 22 E & F Policy 14.3 Citizen and Contractor Involvement pages 1-11 Accountibility Statement

corrective actions taken by the facility.

The agencies policies outline the disciplinary actions taken against a volunteer or contractor when an allegation is substantiated. The guilty volunteer or contractor would be terminated from his/her duties at the facility and criminal charges will be brought against the volunteer or contractor. There has been

no disciplinary actions taken against a volunteer or contractor.

Standa	ard 115.	378 Disciplinary sanctions for residents
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	determ must a recomm	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion ilso include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
Policy 16 Policy 16 Example	5.5 titled D 5.6 titled S	REA page 23 G-I visciplinary Reports and Hearings pages 1-11 and Attachment B titled Rules Violation Grid ervices in Confinement pages 3-5 D-I and Attachment A ent Confinement Check Forms ement
activity v	with anothe	have the policies and disciplinary processes that meet this standard. There have been no occurrances of a resident engaging in a sexual er resident or staff member. Counseling may be provided to the perpetrator of a sexual assault as well as to the victim. Policy prohibits ween residents.
Standa	ard 115.	381 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)
	determ must a recomm	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
Policy 22		PREA page 23 A & B and Attachment F titled Consent to Disclose PREA Related Information atternal Investigations pages 6-7 R terment
victim or said, as s	a perpetra oon as pos	been admitted and during the intake process, a medical and mental health assessment is conducted. If a resident has previously been a stor of sexual abuse a follow-up meeting with mental health staff is offered within 14 days or as the mental health staff interviewed sible. Medical and mental health staff obtain Informed Consent from the resident's legal guardian or if over 18 from the resident. A ompleted for all residents during the intake process.
Standa	ard 115.	382 Access to emergency medical and mental health services
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the

		relevant review period)
		Does Not Meet Standard (requires corrective action)
	detern must a recom	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
Policy 2. Special I Medical	10 titled F ncident Re Body She	REA page 23 C rayment of Youth Medical Expenses eport examples ets examples luation examples
services	provided v	l and mental health services are provided at either the local hospital or a qualified mental health facility should the need arise. Any vill be at no cost to the juvenile or his family. If there are no medical or mental health staff on duty at the facility, a first responder shall are he/she can until a medical or mental health staff can be contacted and arrive at the facility.
Standa	ard 115	.383 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)
	detern must a recom	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
Policy 23		REA pages 23-24 D-F tled Sexual Assault pages 1-4 ement
medical necessar	facility. Tl y. Medical	nd mental health treatment is offered to any victim of sexual abuse through the facility's own medical or mental health staff or at a local ne medical and mental health staff interviewed indicted that residents are offerred evaluation services and any follow up treatment and mental health staff also are involved in treatment planning and housing decisions. If necessary a victim could be transferred to ongoing care.
Standa	ard 115	.386 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)
	Audito	r discussion, including the evidence relied upon in making the compliance or non-compliance

determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

Policy 23.1 titled PREA page 24 A and Attachment M titled Sexual Assault Coordinated Team Response Form Sexual Abuse Team Meeting Minutes
Accountibility Statement

After an investigation has been completed and found to be substantiated a review team is convened and a review is conducted by a team of staff made up of the Facility Director, PREA Compliance Manager, Mental Health and Medical staff as well as other upper level staff and any other staff if deemed necessary. The agency has a form attached to its PREA policy titled Attachment J that outlines all of the factors to be considered in its review. These factors are contained in this standard. To date there has not been a substantiated allegation to review but non the less all allegations are reviewed.

Standard	115.387	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)

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

Policy 23.1 titled PREA page 24 B and Attachment K titled Requirements of a PREA Case
Policy 8.5 titled Special Incident and Child Abuse Reporting page 1 section 1 and Attachment A titled Incident Report Form
PREA Reports for 2013 and 2014 comparing Data
2014 Survey of Sexual Victimization
2014 PREA Annual Report
Examples of Special Incident Reports

The agency collects sexual abuse and harassment data from all of its facilities including contract facilities on an ongoing basis. At least annually the data is aggregated and reviewed. The agency and facility participate in the Annual DOJ Survey of Sexual Violence.

Standard 115.388 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)

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

Policy 23.1 titled PREA pages 24-25 # 2 & 3 2014 Annual Report

DJJ Website showing location of annual report

The agency completes an annual report of the data findings from each facility each year. This data is reviewed to determine if changes in policy, procedure or practices are needed. The annual report is reviewed and approved by the DJJ Commissioner and Deputy Commissioner. This report is made available on the Georgia DJJ website.

Standard 115.389 Data storage, publication, and destruction

		Exceeds Standard (substantially exceeds requirement of standard)			
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)			
		Does Not Meet Standard (requires corrective action)			
	Auditor discussion, including the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion must also include corrective action recommendations where the facility does not meet standard. Thes recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.				
Policy 23. 2014 Ann 2014 COM	ual PRE				
		nes an annual report and places it on its website. There is no personally identifiable information contained in the report. The data used to t is maintained for ten (10) years.			
AUDITO I certify		TIFICATION			
	\boxtimes	The contents of this report are accurate to the best of my knowledge.			
	\boxtimes	No conflict of interest exists with respect to my ability to conduct an audit of the agency under review, and			
		I have not included in the final report any personally identifiable information (PII) about any inmate or staff member, except where the names of administrative personnel are specifically requested in the report template.			
Jeff Roger	rs	03/01/2016			
Auditor Signature		re Date			