# PREA AUDIT REPORT ☐ INTERIM ☒ FINAL JUVENILE FACILITIES

**Date of report:** April 27, 2017

man-Rodgers			
erfield Beach, FL 33442-4068			
g4s.com			
818-5131			
28/2017			
mook Youth Transitional Facility			
6820 Barracks Circle, Tillamook, C	OR 97141		
: (if different from above) Click her	e to enter te	xt.	
<b>Der:</b> 503-842-4243			
☐ Federal	State		□ County
☐ Military	☐ Municip	pal	$\square$ Private for profit
☐ Private not for profit			
□ Correctional	☐ Detenti	on	□ Other
Executive Officer: Superintenden	t Mike Rigg	an	
d to the facility in the last 12	months: 2	1	
<b>ty:</b> 25			
ncility: 17			
nmate custody levels: Close Cu	ıstody		
tion: 18-24			
Name of PREA Compliance Manager: Mike Riggan  Title: Superintendent			
Email address: mike.riggan@oya.state.or.us		Telephone number: 503-842-4243	
Agency Information			
Youth Authority			
parent agency: <i>(if applicable)</i> CI	lick here to e	enter text.	
nter Street NE, Suite 200, Salem, OR	9731		
Mailing address: (if different from above) Click here to enter text.			
Telephone number: 503-373-7205			
Agency Chief Executive Officer			
Name: Fariborz Pakseresht Title: Director			
Email address: fariborz.pakseresht@oya.state.or.us  Telephone number: 503-373-7212			
Agency-Wide PREA Coordinator			
Name: Dallas Tully Title: PREA Coordinator			
Email address: dallas.tully@oya.state.or.us  Telephone number: 503-373-7203			
	erfield Beach, FL 33442-4068  24s.com  818-5131  28/2017  mook Youth Transitional Facility  2: 6820 Barracks Circle, Tillamook, Circle (if different fromabove) Click here  2: (if different fromabove) Click here  3: 6820 Barracks Circle, Tillamook, Circle (if different fromabove) Click here  3: 6820 Barracks Circle, Tillamook, Circle (if different fromabove) Click here  3: 6820 Barracks Circle, Tillamook, Circle (if different fromabove) Click here  3: 6820 Barracks Circle, Tillamook, Circle (if different fromabove) Click here to enter  3: 6820 Barracks Circle, Tillamook, Circle (if different fromabove) Click here to enter  3: 6820 Barracks Circle, Tillamook, Circle (if different fromabove) Click here to enter  3: 6820 Barracks Circle, Tillamook, Circle (if different fromabove) Click here to enter  3: 6820 Barracks Circle, Tillamook, Circle (if different fromabove) Click here to enter  3: 6820 Barracks Circle, Tillamook, Circle (if different fromabove) Click here to enter  3: 6820 Barracks Circle, Tillamook, Circle (if different fromabove) Circle (if different fromabove) Circle (if different fromabove) Click here to enter  3: 6820 Barracks Circle, Tillamook, Circle (if different fromabove) Circle	erfield Beach, FL 33442-4068  14s.com  1818-5131  188/2017  15 6820 Barracks Circle, Tillamook, OR 97141  15 (if different fromabove) Click here to enter text.  16 Federal	erfield Beach, FL 33442-4068  #4s.com  #818-5131  #82/2017  ### mook Youth Transitional Facility ### feed and private not for profit  ### Correctional  ### Detention  #### Executive Officer: Superintendent Mike Riggan  ### dt ot the facility in the last 12 months: 21  ### try: 25  ### cility: 17  ### nmate custody levels: Close Custody  ### title: Superintendent  ### Title: Superintendent  ### Youth Authority  ### parent agency: (if applicable) Click here to enter text.  ### the Street NE, Suite 200, Salem, OR 9731  ### rentfrom above) Click here to enter text.  ### agency: Itile: Director  ### Title: Director  ### Title: PREA Coordina  #### Title: PREA Coordina  #### Title: PREA Coordina  #### Title: PREA Coordina  ##### Title: PREA Coordina  ###################################

#### **AUDIT FINDINGS**

#### **NARRATIVE**

Camp Tillamook Youth Transitional Facility received an on-site PREA audit beginning on March 29, 2017. DOC Certified PREA Auditor Bobbi Pohlman-Rodgers conducted the one day on-site audit. Prior to the on-site audit, the auditor sent to the facility the Audit Notices in both English and Spanish to be posted at the facility in areas that were accessible to both residents and staff. The facility provided to the auditor, within 4 weeks of the on-site audit, a completed Pre-Audit Questionnaire and flash drive which contained all requested documents. One week prior to the audit, the auditor contacted the Superintendent and reviewed the daily itinerary, as well as requested additional documents to be made available upon the auditor's arrival. The documents included a current list of staff and residents from which the auditor would select interviewees.

The auditor met with Superintendent/PREA Compliance Manager Mike Riggans, Assistant Camp Director Tony Kornegan, Camp Counselor Jared Hartford, Treatment Manager Dan Howard, and Agency PREA Coordinator Dallas Tully. Director Fariborz Pakseresht, Chief of Operations Denessa Martin, Rules & Policy Coordinator Winifred Skinner, and Internal Auditor Jodi Cochran joined the entrance meeting by phone on March 28, 2017. The discussion included the daily activities for the one day on-site audit, interviews, tour of the facility, additional documentation request time frames, and the process of the final report.

Upon completion of the meeting, the auditor reviewed the list of staff and residents. The auditor selected at random both staff and residents to interview, which included 10 random residents and 10 random staff. Eleven specialized positions were interviewed on the day of the audit that included the Superintendent, PREA Compliance Manager, Upper Level Management, Medical, Mental Health, Volunteer, Intake Staff, Risk Screening staff, Incident Review Staff, Retaliation Monitor, and a First Responder Staff. Additionally, on March 28, 2017 the auditor interviewed the Agency Director, investigator, and human resources staff. On March 29, 2017, the auditor interviewed the agency-wide PREA Coordinator.

A tour of the facility was conducted. The auditor viewed all areas of the single building and all outside areas. Observed during the tour were the Audit Notices, internal and external methods of reporting sexual abuse and sexual harassment, and information on access to the local sexual assault support services.

On March 30, 2017, an exit meeting was held to discuss concerns that had been addressed during the audit and included agency staff by phone.

#### **DESCRIPTION OF FACILITY CHARACTERISTICS**

Camp Tillamook Youth Transitional Facility (YTF) is under the guidance of the Oregon Youth Authority (OYA). The mission of the Oregon Youth Authority is to protect the public and reduce crime by holding youth offenders accountable and providing opportunities for reformation in safe environments. The agency vision is that youth who leave OYA go on to lead productive, crime-free lives. OYA's core values provide the foundation for the decisions, actions and practices that make up the agency's daily work. These core values guide and inform all that agency staff do to protect public safety, reduce crime, hold youth offenders accountable, aid in their reformation, and keep them safe.

Camp Tillamook YTF is located in the city of Tillamook, within Tillamook County, nearby to cities South Prairie, Fairview and Hathway-Mead. This building was built in 1964, sits on 10 acres, and is nearby to the Tillamook Air Museum, Tillamook Airport, Tillamook County Sheriff's Office, and the Oregon State Police building. This facility is collocated with Tillamook Youth Correctional Facility and Trask River High School.

Camp Tillamook YTF is a 25-bed facility and serves as a statewide resource for male youth offenders. The goal of the facility is to assist each youth in their specific areas of need through accountability and exposure to new concepts and experiences.

Educational needs are met through the Tillamook District Trask River High School. Opened in 2010, this school sits adjacent to Tillamook YCF and offers both a high school diploma and transferrable college credits. The high school also offers vocational education involving metal and wood shop projects. Treatment services include sex-offender aftercare. Other services include family re-integration, restitution, contracted work crews and employment experiences. A horticulture program is available for youth that also includes chickens and soil. A retired Judge works with youth in the horticulture program.

Camp Tillamook YTF is a single story building that contains the Assistant Camp Directors office, administration offices, counselor offices, game room, kitchen, dining hall, warehouse, and housing. Housing is provided to youth dorm style. A large bathroom that contains 6 sinks, 3 toilets, and 2 urinals allows for youth privacy. Showers have a door to prevent cross-gender viewing. A large multi-purpose room offers space for relaxation, band practice area, and groups. A large open area offers central staff post that allows viewing to all areas. The auditor observed pre-audit notices, internal and external ways of reporting sexual abuse and sexual harassment, and outside support services. Youth have access to a telephone as requested. Visitation if held daily by appointment.

#### **SUMMARY OF AUDIT FINDINGS**

The on-site audit concluded with a meeting with the Superintendent/PREA Compliance Manager, Treatment Managers, and Agency PREA Coordinator, and by phone the Director, Deputy Director, Chief of Operations, Rules & Policy Coordinator and the Internal Auditor. The auditor addressed a few areas where additional information would be needed to make a determination of compliance. Prior to the writing of this report, the facility provided documentation that met the needs of the standard and the auditor for compliance.

It is noted that there were four allegations of sexual abuse in the past 12 months. Of these, three were reported in a time frame to respond to the report and separated the alleged victim and abuser, none were reporting within a time frame to preserve and collect physical evidence.

Staff interviews confirmed the staff's knowledge of policies, procedures and practices, as well as expectations of protecting residents. Resident were able to articulate the various methods of reporting sexual abuse and sexual harassment. Sexual abuse and sexual harassment reporting was observed throughout the facility.

The auditor thanks the Oregon Youth Authority and staff for their dedication towards compliance with PREA standards. The facility staff were open to the audit process and most welcoming. It has been the auditor's pleasure to work with both the agency and this facility.

Number of standards exceeded: 4

Number of standards met: 36

Number of standards not met: 0

Number of standards not applicable: 1

Standa	ard 115	3.311 Zero tolerance of sexual abuse and sexual harassment; PREA Coordinator
		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)
	deterr 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 tive actions taken by the facility.
06/18/2 harassm sexual h harassm	015: Thinent within harassment, staff	A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, Revised s Zero-Tolerance policy provide guidelines for staff to prevent, detect, and respond to all forms of sexual abuse and sexual in OYA facilities and community placements. It includes strategies and responses to reduce and prevent sexual abuse and int, including policy definitions, requirements to respond to and investigate allegations of sexual abuse and sexual fraining, youth education, confidentiality, youth reporting, third-party reporting, retaliation, youth placement, responding to data collection and monitoring.
he has s facilitie In addre	served as served as served as served as	rves as both the Superintendent and the PREA Compliance Manager. While he has only been in this position for 7 weeks, both at a prior facility. He reports approximately 10% of his time is spent on PREA related tasks. Coordination of the to comply with PREA standards includes staff meetings, tours of the facility, reviewing documentation, and staff refreshers. identified issue, he work on communicating expectation, meetings/trainings, utilizing the agency wide PREA Coordinator, ath, and inspecting the outcome.
Organiz directly faciliies include	to the Ch and 9 PF working	he agencywide PREA Coordinator. This position is a legislative funded position since 2006. Oregon Youth Authority Chart showing that the Agency-wide PREA Coordinator is a position within Professional Standards. The position answers nief Investigator. She reports that she feels she has enough time to manage all of the PREA duties. She currently has 10 REA Compliane Managers that she works with on a regular basis. She reports that actions/processes to address deficiencies with all program areas, clearly identifying the deficient, troubleshooting, finalization of resolutions and implementation. with other disciplines on policy reviews to ensure continued compliance.
Standa	ard 115	5.312 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)
	deterr 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 tive actions taken by the facility.
The age	ency does	not contract with any other facilities for the confinement of residents. This standard is N/A.
Standa	ard 115	3.313 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)
		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.
unannou security	nced rou issues. T	A-3.0, SUPERVISION OF OFFENDERS, revised 12/30/2014: Requires facility management staff to conduct and to every living unit and program area of the facility to enhance offender supervision, and identify and deter safety and the rounds must be conducted on differing shifts and staff are not permitted to alert other staff that the rounds are occurring, to the operational functions of the facility. Rounds must be documented in JJIS Unit Logs.
provides (legal, re	for adeq gulatory	res that each facility develops, documents, and makes its best efforts to comply on a regular basis with a staffing plan that uate levels of staffing and, where applicable, video monitoring, to protest residents against abuse. There are no obligations or through judicial consent decress) to maintain staffing ratios of staff to resident 1:8 during waking hours and 1:16 during the plan is reviewed annually in collaboration with the PREA Coordinator.
Directors	s, as well	PREA Coordinator reports that the Assistant Director of Facility Services meets annually with Superintendents and Camp as herself, to review staffing plans and make adjustments if necessary. Additionally, Administrative Incident Review to help addresses any staffing concerns.
		eras located both internal and external to the building. Viewing is monitored via screens at the staff counter and in the amook Youth Correctional Facility. This system automatically records.
PREA C inadequa laws, reg trained a	ompliand cy; cons gulations nd availa	review was last conducted on November 17, 2016 and requires quarterly review by the facility administration and the ce Manager. The staffing plan identified no external or internal, judiciary, or federal investigative agency findings of iders generally accepted practices, composition of the population, programming on each shift, applicable state or local or standards, and prevalence of incidents of sexual abuse; and addresses the overtime rotation and that supervisory staff are able to fill in as needed. The currention staff to youth ratio is as follows: 3:25 during the day and swing shift, and 1:25 ag hours. Deviations are handled through administrative staff, counselors, and a QMHP who has received appropriate
This faci work in l		es staff with the Tillamook YCF. Specifically, the Superintendent, Treatment Manager, Medical and Mental Health staff lities.
every 6 v	weeks. V	mp Director reports that he is responsible for unannounced rounds while acting as the Officer-on-Duty – a 2 week roation Weekly unannounced PREA rounds are conducted by the Assistant Camp Director and administration from Tillamook al Facility and these are documented clearly on the unit log.
Standa	rd 115.	.315 Limits to cross-gender viewing and searches
		Exceeds Standard (substantially exceeds requirement of standard)
	$\boxtimes$	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)

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.

Does Not Meet Standard (requires corrective action)

Agency policy II-A-2.0, SEARCHES OF YOUTH AND YOUTH PROPERTY IN OYA FACILITIES, revised 05-24-2016: Policy identifies when searches are to be performed. Searches authorized through policy include mechanical searches (metal detection), frisk search, and comprehensive search. Policy prohibits physical body cavity searches in OYA facilities. Both frisk and comprehensive searches require same gender staff to conduct these searches. An exception to the same gender staff search if a transgender or intersex youth requests opposite gender staff to search them. In this case, the transgender or intersex youth's wishes shall be documented in the Juvenile Justice Information System (JJIS) as an Alert. All cross-gender searches are required to be documented in the JJIS Unit Log. Policy prohibits searching a youth for determining biological gender, and if needed, the staff must refer to the health care provider to obtain this information. The comprehensive search requires two staff of the same gender be present.

Agency policy II-A-3.0, SUPERVISION OF OFFENDERS, revised 12/30/2014: Requires that staff of the opposite gender of the offenders must announce their presence when entering an area where offenders are likely to be performing bodily functiosn; or revealing their genitalia, breasts, or buttocks while changing clothes or showering. Opposite-gender staff are required to announce their presence when entering a living unit dormitory or sleeping area. Policy addresses the supervision of residents in restrooms and showers noting that corssgender viewing of an offender's genitalia, breasts, or buttocks is prohibited, and only a staff member of the same gender as the offenders may supervise an offender who is showering, changing clothes, or toileting. Staff are required to position themselves in a manner that allows them to oversee and hear the offenders while providing appropriate personal space for the offfenders to complete hygiene care. Video monitoring is prohibited in restrooms and shower rooms. Transgender and intersex offenders are given the opportunity to shower separately from other offenders.

Training material: PowerPoint – Introduction to Contraband and Youth Search Refresher Training were reviewed.

Staff does receive annual training on searches and the facility does not permit cross-gender comprehensive searches or any body cavity searches. The facility offers privacy to residents through separate areas where youth toilet, shower and change clothing. Both youth and staff interviewed stated that female staff announce their presence and this heard by youth.

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

$\boxtimes$	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.

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, revised 06/18/2015: Requires the provisions of youth education that includes formats accessible to all youth, including those who are limited English proficient, hearing impaired, visually impaired, have limited reading skills, or are otherwise disabled (e.g., intellectual, psychiatric, or speech disabilities).

Agency policy I-D-2.1, USE OF LANGAGE SERVICES, effective 04/29/2016: Addresses situations where the use of language services is required – including Multidisciplinary Team meeetings, notifying a youth of the youth's rights, responsibilities, and grievance process, communications involving medical, psychological or technical information, investigatios and disciplinary procedures, collection of evidence or other sensitive situations (except temporarily in unforeseen emergency circumstances), court or legal proceedings, when seeking consent, explainations of conditions or probation, parole, or release, and outlining violations of probation/parole and recommendations. The policy also requires that language services must be sought when communicating with youth or their family members first with bilingual staff as identified by the agency Human Resources Office, other staff fluent in the language or interpretation, contracted in-person interpreters, contracted telephonic interpreters, and lastly youth, family members, or volunteers may be used during an unforeseeable emergency while staff are witing for an authorized interpreter.

The agency has contracts for the provision of the following services: Oral Interpretation, Written Translation, and Deaf and Hard of Hearing services. The Agency Director confirms that all efforts are made to ensure that youth understand their rights and that in addition to the MOU's in place for services, the agency has identified 9 staff within the agency who are qualified to act as interpreters.

Interviews with staff confirm that residents are not utilized for interpreter services. Agency staff interpreters are available if needed. Youth are assessed prior to and on intake for additional needs.

# **Standard 115.317 Hiring and promotion decisions**

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

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

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, revised 06/18/2015: Requires criminal records check and child abuse registry checks on every applicant and contractor who may have direct contact with youth, 5-year criminal records checks on staff members and contractors, and criminal record checks on the promotion of a staff member. Requires best effort to contact all previous institutional employers to obtain information on substantiated allegations of sexual abuse and sexual harassment, consideration of incidents of substantiated sexual harassment when determining whether to hire or promote staff or enlist the services of any contractor who has contact with youth, an a duty to disclose at hire and annually. Considers ommissions regarding such conduct or the provision of false information as grounds for termination. Provides information on substantiated allegations of sexual abuse or sexual harassment upon receiving a request from an institutional employer.

Agency policy I-D-4.0, PROFESSIONAL STANDARDS OFFICE ADMINISTRATIVE INVESTIGATIONS, revised 05/27/2015: Requires that the Proffesional Standards Office must report findings of an investigation to specific state agencies and relevant licensing bodies as required by law or as determined by the director, or designee.

PREA Acknowledgement System – An annual computerized system that requires staff to answer "Have you ever engaged in sexual abuse in a prison, jail, lockup, community confinement or other institution?", "Have you ever been convicted of engaging or attempting to engage in sexual activity by force, overt or implied threats of force, or coercion, or if the victim did not consent or was unable to consent or refuse?", "Have you ever been civilly or administratively adjudicated to have engaged in sexual activity by force, overt or implied threats of force, or coercion, or if the victim did not consent or was unable to consent or refuse?", and affirming and attesting that they have read, understand and agree to comply with the I-A-10.0 PRMOSA policy.

In an interview with a Human Resources staff member it was confirmed that all employees, contractors, volunteers, and interns would receive a criminal records check prior to contact with youth. Additionally, employees who are pending promotion also receive a criminal records check. Employees, contractors and voluteers receive a repeat criminal records check annually, as well as an annual Driver's License check. The three required questions regarding sexual abuse in the community or any civil or administrative adjudications are asked of every person at hire, and employees and contractors repeat this every year as a part of their PREA education component. Information regarding prvious misconduct is provided to potential employers authomattically if the potential employer is in Oregon, otherwise an authorization for release for information is required. He also reported an MOU with the Department of Human Services that provides the Oregon Youth Authority of any allegation in which an employee is mentioned.

A review of the random files selected, criminal record checks were conducted annually during the past three years.

## **Standard 115.318 Upgrades to facilities and technologies**

	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)

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

The Oregon Youth Authority Director confirmed that all designs, modification or planning of modifications to buildings are conducted with PREA requirements in mind. Speccifically, the design must ensure direct line of sight for youth and staff safety. The same considerations are given when planning or upgrading/installing video recording equipment.

# Standard 115.321 Evidence protocol and forensic medical examinations

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

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

Agency Form YA 1958, FACILITY FIRST RESPONDERS TO SEXUAL ABUSE CHECKLIST, revised 05/2015: Form used by first responders to document any information that may indicate evidence is present up to 96 hours after an allegation of sexual abuse.

Agency Form YA 1959, FACILITY SARRT SEXUAL ABUSE INCIDENT CHECKLIST, revised 05/15: Forms used by the SARRT Team member to ensure medical evaluation and treatment is sought, complete notifications, make referral for mental health assessment of victim and alleged perpetrator, coordination for immediate transport of obth victim and alleged perpetrator to a designed health care facility for collection of forensic evidence, and begin the Sexual Abuse Response and Resource Coordinator (SARRC) Log documentation/monitoring.

Interagency Agreement with the Oregon State Police, dated 11/13/2014: Requires sexual assault investigations will be conducted in accordance with guidelines established by the Prision Rape Elimination Act (PREA) and sexual assault investigaito protocols established by Oregon state and best practice.

The agency is responsible for Administrative investigations only. The Oregon State Police is responsible for criminal investigations and there is an Interagency Agreement to this effect. The agency has a protocol that is developmentally appropriate for youth and was based on the most recent information available.

Memorandum of Understanding with the Tillamook County Women's Resource Center, dated November 12, 2014, which provides a victim advocate to support the victim during the examination process and investigatory interviews, as well as provide emotional support, crisis intervention, information and referrals. Tillamook County also provides a community based SART program that involves the Tillamook County Women's Resource Center, District Attorney's office, representatives of law enforcement, medical center staff, and the county Victim's Assistance Program. Tillamook Regional Medical Center has SANE services, and as a part of the SART program, will immediately contact the Women's Resource Center for the provision of a victim advocate.

The agency is responsible for Administrative investigations only. The Oregon State Police is responsible for criminal investigations and there is an Interagency Agreement to this effect. The agency has a protocol that is developmentally appropriate for youth and was based on the most recent information available.

## Standard 115.322 Policies to ensure referrals of allegations for investigations

Ш	Exceeds Standard	(substantial	ly exceeds rec	Juirement o	of stand	ard	)
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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.

Agency policy I-D-4.0, PROFESSIONAL STANDARDS OFFICE ADMINISTRATIVE INVESTIGATIONS, revised 05/27/2015: Requires that the Professional Standards Office, who is supervised by and acts on behalf of the Oregon Youth Authority director or designee, must coordinate and assist OYA's compliant process by receiving, tracking, or investigation sexual abuse or sexual harassment allegations. Reqires that the Professional Standards Office must investigate each allegation/complaint it receives or refers the investigation ot the appropriate agency and must contact law enforcement agencies in the event of suspected criminal activity by staff or nonstaff and act as the liaison with any law enforcement investigating a staff or nonstaff.

Interagency Agreement with the Oregon State Police, dated 11/13/2014: Requires sexual assault investigations will be conducted in accordance with guidelines established by the Prision Rape Elimination Act (PREA) and sexual assault investigated protocols established by Oregon state and best practice. A copy of this Interagency Agreement is on the OYA website.

The interview with an investigator provided that all allegations of sexual abuse or sexual harassment are referred to the Oregon State Police if the allegation involves potentially criminal behavior. There were 4 allegations of sexual abuse in the past 12 months and all 4 received both an administrative and criminal investigation.

# **Standard 115.331 Employee training**

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

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

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, revised 06/18/2015: Requires all staff shall receive instruction related to the prevention, detection, reporting and investigating of youth sexual abuse and sexual harassment during New Employee Orientation (NEO) and annual In-service Training (through ILEARN) which includes gender specific training. Topics include the zero-terlance policy, how to prevent, detect, report and respond to allegations of sexual abuse and sexual harassment, youth's right to be free rom sexual abuse and sexual harassment, staff and youth rights to be free from retaliation for reporting sexual abuse and sexual harassment inicidents, dynamics of sexual abuse and sexual harassment in juvenile facilities, field offices, and community programs, common reactions of juvenile victims of sexual abuse and sexual harassment, how to detect and respond to signs of threatened and actual sexual abuse and how to distinguish between consensual sexual contact and sexual abuse between youth, how to avoid inapprorpaite relationships with youth, how to communicate effectively and professionally with youth, including LGBTQQI, and gender nonconforming youth, and relevant laws regarding the applicable age of sexual consent.

Agency Form YA 4014, FACILITY ACCESS – LEVEL II – EMPLOYEES, VOLUNTEERS, CONTRACTORS, INTERNS, AND PERSONS CONDUCTING BUSINESS WITHIN AN OYYA FACILITY, revised 06/15: Requires the visitors acknowledgement of understanding that they must report to a staff member or the Oregon State Police of any observed, suspected, or reported abuse or harassment of an offender.

Employee PREA Course was provided and reviewed. The course contains all topics as noted above. Refresher training through the PREA

Information Packet that includes refresher training on all above noted topics.

Employee PREA Course was provided and reviewed. The course contains all topics as noted above. Refresher training through the PREA Information Packet that includes refresher training on all above noted topics. Random staff files reviewed showed that staff have completed the PREA training annually, along with PREA refresher information sent out.

# 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.

Volunteers Traning Overview: A review of this required training for all volunteers includes the Prison Rape Elimination Act, Child abuse laws and reporting, and Boundaries. This training also requires volunteers to report any information, suspicion or knowledge of sexual abuse or sexual harassment to the agency.

Agency Form YA 4007, FACILITY ACCESS – LEVEL 1 – OFFENDER VISITER AND FACILITY GUESTS, revised 06/15: Requires the visitors acknowledgement of understanding that they must report to a staff member or the Oregon State Police of any observed, suspected, or reported abuse or harassment of an offender.

Agency Form YA 4014, FACILITY ACCESS – LEVEL II – EMPLOYEES, VOLUNTEERS, CONTRACTORS, INTERNS, AND PERSONS CONDUCTING BUSINESS WITHIN AN OYYA FACILITY, revised 06/15: Requires the visitors acknowledgement of understanding that they must report to a staff member or the Oregon State Police of any observed, suspected, or reported abuse or harassment of an offender.

Agency Form, YA 4016, FACILITY ACCESS – VET – PERSON ENTERING WITH A NON-FACILITY VEHICLE, EQUIPEMENT OF TOOLS, revised 06/15: Requires the visitors acknowledgement of understanding that they must report to a staff member or the Oregon State Police of any observed, suspected, or reported abuse or harassment of an offender.

Volunteers and contractors are provided appropriate training prior to working with youth. The volunteer interviewed reported that she volunteers at both this facility and Tillamook YCF. She received an initial 4 hour training and receives annual updates. She statated that there is a monthly newletter that covers PREA related information at least one time per year.

### 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)

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.

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, revised 06/18/2015: Requries all youth to receive a Youth Safety Guide and Hotline card at intake. Staff shall document in JJIS, and on form YA 4033 – INTAKE CLOSE-CUSTODY YOUTH SAFETY ORIENTATION, that the Youth Safety Guide and Hotline card were given and explained to the youth, and the youth indicated an understanding. Requires that staff must also provide each youth with a comprehensive age-appropriate presentation (in-person and electornic) regarding the youth's right to be free from sexual abuse and harassment, free from retaliation for reporting incients, and how OYA must respond to such incidents within 10 days of a youth's commitment to OYA custody and that this is documented on for OYA 4034. Requires that facilities must have information readily available and displayed for youth regarding sexual abuse and sexual harassment and how to report. Requires that youth education includes formats accessible to all youth, including those who are limited English proficient, hearing impaired, visually impaired, have limited readhing skills, or are otherwise disabled (e.g., intellectual, psychiatric or speech disabilities). Requires all facilities and field offices to provide youth with, or display in an accessible area, mailing addresses and telephone numbers of local, state, or national victim advocacy or rape crisis organizations; OYA safety posters, hotline information posters, and Youth Grievance forms (YA 1300).

OYA Youth Safety Guide provides youth with the agency zero-tolerance policy, definitions, what to do if sexually assaulted and how to report in youth appropriate language.

OYA Hotline Care is a laminated card provided to youth with all methods of reporting any threats, harassment or abuse (emotiona, physical or sexual).

Interviews with the staff who conducts intake found that all youth receive the Youth Safety Guide and OYA Hotline Card upon intake. Comprehensive education is provided by the same person within 10 days only if the youth reports that he has not had prior comprehensive education. This was discussed with Administration and the agency wide PREA Coordinator. Prior to the writing of this report, the facility reviewed policy with the staff to ensure that all youth will receive all education as required. The majority of the files reviewed showed the youth had been at the facility prior to the start of this system; however those who arrived afterwards received the education as required by policy and PREA standards.

# Standard 115.334 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)

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.

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, revised 06/18/2015: Requires that Profesisonal Standards Office investigators must complete specialized training specific to conducting sexual abuse inveestingation in juvenile justice settings.

Training provided to investigators includes the NIC: Specialized Training: Investigating Sexual Abuse in Confinement Settings; OYA/PREA Interviewing Training; Washington County Sheriff's Office and Training Force USA: Prison Rape and Sexual Assault Investigations inside Correctional Facilities, and Moss Group Module 2: Legal Considerations in Investigating Sexual Assault and Staff Sexual Misconduct.

A Professional Standards Office investigator was interviewed. He confimed that he completed the NIC specialized training in 2015, as well as completed an annual PREA education through ILEARN. Topics covered in the specialized training included definitions, process, investigative process, techniques for interviewing, Mirance and Garrity warnings, evidence collection, and the criteria and evidence required to substantiate a case for administrative or prosecution referral.

A review of the investigators transcript found that he has completed required general PREA training as well as specialized training required for investigators.

# Standard 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)

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.

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, revised 06/18/2015: Requires that medical and mental health care practitioners must completed specialized training on how to detect and assessigns of sexual abuse and sexual harassment, how to preserve physical evidence of sexual abuse, how to respond effectively and professionally to juvenile victims of sexual abuse and sexual harassment, and how and where to report allegations or suspicions of sexual abuse or sexual harassment.

Both medical and mental health staff interviews confirmed that they are required to complete both general PREA education annually and specialized training. File reviews indicated that all received the annual general PREA education and specialized training is through the National Institute of Corrections.

# Standard 115.341 Screening for risk of victimization and abusiveness

	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.

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, revised 06/18/2015: Requires that a mental health practitioner will evaluate a youth within 72 hours of a youth's initial intake to close custody, transfer to another OYA facility and annually, specifically to determine the youth's vulnerability to sexual abuse and sexual harassment through the following risk factors: age, physical size and stature, intellectual or developmental disabilities, level of emotional and cognitive development, mental illness or mental disability, physical disabilities, current charges and offense history including sexual offenses, first-time-youth status, past history of victimization, any gender nonconforming appearance or manner or identification as LGBTQQI, youth's own perception of vulnerability and any other specific information about the youth that my require an increase in supervison, additional safety precautions, or separation from certain youth. Requires that a mental health practitioner will evaluate a youth within 72 hours of the youth's initial intake to close custody, transfer to another OYA facility, and annually, specifically to determine if there are indications thathe youth is prone to sexually abusing other youth, including history of sexually aggressive behavior, history of violence – especially if related to a sex offense with same gender victim, and antisocial attitutes indicative of sexually aggressive behavior.

Sexual Violence Assessment Tool: Tool used to assess youth for vulnerability or sexually aggressive behavior that contains all areas as required by policy and PREA standards. There are two versions – female and male.

Intereview with the agencywide PREA Coordinator found that acess to a resident's risk assessment and other screening information is based upon need to know and permissions. Hard copies are kept in the confidential medical files where are accessible to medical and mental

health providers, and to the multidisciplinary team for treatment planning.

An interview with the staff who conducts the risk assessment verified that the risk screening is typically completed within 24 hours of the youth's arrival. The Sexual Violence Assessment Tool (SVAT) is completed as required by policy. There was some uncertainty of whether the SVAT is completed again when new information became known. The agency provided refresher training on the policy prior to the writing of this report. A review of random files found that the SVAT is completed on the day the youth arrives at the facility.

# Standard 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)

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.

Agency policy, II-F-1.0, OFFENDER RIGHTS, effective 12/30/2014: Requires that youth have a right to not be placed in a particular housing, bed, or other assignment solely on the basis of race, ethnicity, religious beliefs, national origin, physical or mental disabilities, sexual orientation, gender identity or intersex status.

Agency policy, II-B-1.2, USE OF TIME-OUT, ISOLATION AND SPECIAL PROGRAM PLACEMENTS IN OYA FACILITIES, revised 03/15/11: Allows for isolation only when an offenders is a danger to him/herself or others or is an immediate threat to the safety, security or order of the facility. Requires consideration whether other less restrictive interventions are more appropriate considering the offender's behavior and its effects on persons in the area where the behavior occurred. Requires that living condictions for time-outs, isolation, special program placements, and administrative holds must include the following items: food, clothing, bedding, mail, reading materials, personal hygiene items, access to the OYA Compliant Hotline, medical services, personal visits, recreation, religious services, education and treatment.

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, revised 06/18/2015: Prohibits a youth's identification as LGBTOQI as an indicator of the likelihood of being sexually aggressive.

The Superintendent/PREA Compliance Manager reports that all youth are generally treated the same in regards to risk since there is a high number of youth involved in the sex offender treatment program. However, the SVAT results are used to for determining placement and this is reviewed by the MDT quarterly with input from the youth. The facility does maintain a list of SVAT results that indicate if a youth is at high risk of vulnerability or of being sexually aggressive that is only available to staff who need to know for purposes of bed assignments or reassignments.

The facility does not have a seclusion room that can be used for isolation or time-out; however there is access to one at Tillamook YCF. The facility may use the time-out process however it has not been used in the last 12 months for youth who are at high risk of vulnerability or for LGBTQQI youth..

# Standard 115.351 Resident reporting

$\boxtimes$	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.

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, revised 06/18/2015: Provides that youth can report sexual abuse and sexual harassment incidents, retaliation for reporting incidents, and perceived staff neglect or policy violations that may have contributed to sexual abuse or sexual harassment incidents through the youth grievance process, OYA houtline, regular safety surveys, confidential access to agencies that provide legal services – including legal aid offices, and confidential access through correspondence to the Governor's Constituency Services Office that receives and forward reports of sexual abuse and sexual harassment ot OYA officials, allowing youth to remain anonymous upon request.

Agency policy II-F-1.1, OFFENDERS GRIEVANCE PROCESS, revised 12/30/2014: Allows for a grievance to be filed on behalf of an offender by the offender's representative when the offender agrees on the filing. Staff must document an offender's declination of a representative's offer to file a grievance on behalf of the offeners. Requires that grievance filed by a parent/guardian are not conditioned of the offender agreeing to have the grievance filed on the offender's behalf. Requires that there is no time limit on when an offender may file a grievance.

Agency policy II-F-3.6, OFFENDER LEGAL ASSISTANCE, revised 10/31/2013: Allows correspondence and communication between an offender and the offender's attorney or the attorney's authorized representative that is confidential or conducted with as much privacy as possible within the limitations of the facility's physical design while making or receiving incoming or outgoing attorney phone calls.

Agency policy II-F-3.4, USE OF TELEPHONES, revised 12/14/2012: Allows an offender access to the OYA Hotline as soon as possible from the offender's request to call and prior to the end of the staff member's shift. Requires offenders privacy as is possible given the limitiatio of the facility's physical design. Staff are prohibited from asking the purpose of the call, documenting the call, and may not deliberately listen to the offener's conversation. Staff shall ensure only the OYA Hotline number is called and may visually monitor the offender for safety and security reasons while the offender is on the telephone. Calls that cannot be made before the end of a staff members shift will be the responsibility of the on-duty supervisor or the officer-of-the-day. If the call is delayed because the offener poses a danger to him/herself or others, the supervisor or officer-of-the-day must notify the Professional Standards Office of the offener's request.

Agency Policy 0-2.3, MANDATORY REPORTING OF OFFENDER ABUSE AND CHILD ABUSE, revised 12/30/2014: Requires that staff and nonstaff must report any abuse of an offender that occurred while in OYA legal or physical custody, regardless of the offener's age.

Agency Procedure FAC I-E-4.0, YOUTH INCIDENT REPORTS (YIR), effective 04/11/2014: Requires staff to complete a Youth Incident Report when involved in or witnessing an offender related incident no later than the conclusion of their work shift, unless unable to for medical reasons.

Information for reporting sexual abuse and sexual harassment, both internal and external to the agency, is provided to residents upon intake and is posted in the facility for their viewing. Resident interviews confirmed that they are aware of the reporting options, and most of the youth were able to show the hotline card that they receive on intake. Staff interviews confirmed that they can report to their Supervisor or to the Professional Standards Office.

#### **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.

Agency policy II-F-1.1, OFFENDERS GRIEVANCE PROCESS, revised 12/30/2014: Requires that there is no time limit on when an offender may file a grievance. Does not require that an informal grievance process prior to the filing of a formal grievance. Provides PREA Audit Report

procedures for emergency grievances where immediately notification of the superintendent/camp director, or officer-of-the-day – and must be responded to as soon as possible but no longer than 24 hours from receipt. Requires notification of the Professional Standards Office if the grievance concerns a civil rightrs violation or criminal matter. Provide that locked boxes are available for youth have daily access to for submission of grievances, and designes staff that does not have routine contact with offenders to collect from these locked boxes no less than once a day, except on weekends and holidays. Prohibits the subject of the grievance to be assigned as the grievance responder. Requires that grievances are address with youth within 10 days and schedule a review to be held within 30 calendar days allowing a resprestative may act on the behalf oft the youth and present testimony and documentary evidence during the formal grievance review and a formal response within 10 days of the review. An extension of the timeframe for the formal review may be made based on agreement of all parties. The formal response must include instructions for filing an appeal with the OYA Director. Maintains that a written record of the review be retained.

All grievances that allege sexual abuse, imminent danger or sexual harassment are treated as Emergency Grievances. These are responded to within 24 hours and are called to the Professional Standards Office for investigation. There have been no grievances received that allege sexual abuse or sexual harassment in the past 12 months.

# Standard 115.353 Resident access to outside confidential support 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)

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.

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, revised 06/18/2015: Requires the Compliance Manager to ensure that youth who report a sexual abuse are provided emotional support services. Requires the Superintendent, Camp Direction, Sexual Abuse Response and Resource Coordinator (SARRC) or PREA Compliance Manager is to remind the victim of victim righs and advocacy information, and that aqualified victim advocate is available to the youth.

Agency policy II-F-3.6, OFFENDER LEGAL ASSISTANCE, revised 10/31/2013: Allows correspondence and communication between an offender and the offender's attorney or the attorney's authorized representative that is confidential or conducted with as much privacy as possible within the limitations of the facility's physical design while making or receiving incoming or outgoing attorney phone calls.

Agency policy II-F-3.4, USE OF TELEPHONES, revised 12/14/2012: Requires that communication between an offender and his/her attorney or the attorney's authorized represtiative is confidential. Requires offenders privacy as is possible given the limitiatio of the facility's physical design. Staff are prohibited from asking the purpose of the call, documenting the call, and may not deliberately listen to the offener's conversation. Staff shall ensure only the OYA Hotline number is called and may visually monitor the offender for safety and security reasons while the offender is on the telephone. Calls that cannot be made before the end of a staff members shift will be the responsibility of the on-duty supervisor or the officer-of-the-day. If the call is delayed because the offener poses a danger to him/herself or others, the supervisor or officer-of-the-day must notify the Professional Standards Office of the offener's request.

Agency policy II-F-3.0, OFFENDER MAIL IN OYA FACILITIES; revised 05/29/2012: Identifies official correspondence is mail sent to or received from officials of the Oregon Youth Authority, any confining or community supervising authority, the Governor, the Secretary of State, any state or federal legislator, administrations of grievance systmes, foreign embassy consulates, attorneys, courts, court officials, or any agency that provides legal services to an offender, including legal aid offices. Requires the OYA facility to provide no limits on the amount of official correspondence an offender sends of receives.

Agency policy II-E-2.5, VISITS WITH YOUTH, revised 09/27/2015: Requires the facility to provide visits from family members, attorneys, persons involved in treatment plans, and other persons as approved by the youth's probation/parole officer, multi-disciplinary team, and facility superintendent/camp director.

confidential hotline support and crisis intervention services seven (7) days a week and provide youth with referrals for treatment after release from custody or upon transfer to another facility.

Residents are provided information related to seeking outside confidential support services through an MOU with Tillamook County Women's Resource Center. Information about these services is posted in a variety of areas within the facility. Residents are also provided opportunities to communicate with attorneys/lawyers and parents/guardians. Interviews with staff and residents confirm the availability to have contact with attorneys/lawyers and parents/guardians.

# Standard 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)

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.

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, Revised 06/18/2015: Includes strategies and responses to reduce and prevent sexual abuse and sexual harassment, including policy definitions, requirements to respond to and investigate allegations of sexual abuse and sexual harassment, staff training, youth education, confidentiality, youth reporting, third-party reporting, retaliation, youth placement, responding to allegations, and data collection and monitoring.

Document YA 9531, A GUIDE FOR PARENTS AND FAMILIES OF YOUTH COMMITTED TO THE OREGON YOUTH AUTHORITY, revised 10/2010: Provides information on the reporting of abuse to either the Department of Human Services or directly to the OYA Professional Standards Office.

Handbook, A GUIDE FOR PARENTS AND FAMILIES OF DEPARTMENT OF CORRECTIONS YOUTH IN THE CUSTODY OF THE OREGON YOUTH AUTHORITY, revised 10, 2010: Provides information on the reporting of abuse to either the Department of Human Services or directly to the OYA Professional Standards Office.

Document, OREGON YOUTH AUTHORITY ISSUE BRIEF, March 2014: Provides information for anyone who sees or suspects abuse, harassment, or vicitimization of any kind to report it promptly through the Professional Standards Office Hotline or e-mail, complete an Oregon Youth Authority complaint form, or mail a letter to the Oregon Youth Authority.

Form, OYA COMPLAINT FORM: Document completed by anyone who suspects, has knowledge of, or information about abuse, harassment or victimization of any kind in a facility.

Form YA 1951, FINAL SAFETY SURVEY – FAMILY, revised 01/22/2009: A form sent to families of youth who have been released that provides information as to the youth's stay at the facility, including any issues on youth safety while at the facility.

Form YA 1952, FINAL SAFETY SURVEY – CLIENT, revised 01/22/2009: A form that allows youth to disclose any concerns they may have had while at the facility, including any issues with fears, treatment, and safety.

Oregon Youth Authority, Keeping Youth Offenders Safe Fast Facts Brochure, January 2014: Defines the Oregon Youth Authoritys commitment to keeping all youth safe. This addresses reporting abuse, investigations, and steps that youth can take to stay safe.

The agency identifies that it will accept third-party reporting, and offers information directly to youth, parents, and families of both accepting these reports, but directly to the Oregon Department of Human Services. This was confirmed through interviews and review of policies and guides.

# Standard 115.361 Staff and agency reporting duties

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. The recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.		
		Does Not Meet Standard (requires corrective action)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Exceeds Standard (substantially exceeds requirement of standard)

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, Revised 06/18/2015: Requires that any staff member who becomes aware a youth who has been sexually abuse shall separate the youth, notify their supervisor or officer-of-the-day a member of the Sexual Abuse Response and Resource Coordinator (SARRC), and the Professional Standards Office Chief Investigator. Staff are required to document the information on a Youth Incident Report and follow mandatory reporting laws. Prohibits staff from disclosing any information except on a needs-to-know basis and according to state and federal privacy laws, professional licensure, and ethical standards. Requires medical and mental health practitioners to notify youth at the initiation of services of their duty to report, limitations of confidentiality, and must obtain informed consent from youth who are 18 years old or older before reporting information about the ytouh's prior sexual victimization that did not happen in an institutional setting. Requires that if the youth is under the guardianship of the child welfare system, the PREA Coordinator must ensure the Department of Human Services is notified. Requires that if the youth is committed to OYA through a juvenile court and has an attorney or legal respressative on record, the PREA Coordinator must rensure that person is notified within 14 days of the sexual abuse allegation.

Agency policy 0-2.3, MANDATORY REPORTING OF OFENDER ABUSE AND CHILD ABUSE, revised 12/30/2014: Requires that both staff and nonstaff must immediately report any observed, suspected, or alleged abuse to their supervisor or officer-of-the-day and must report to the Department of Human Services.

Staff interviews confirmed that they are required to report any knowledge, suspicion, or knowledge of sexual abuse or sexual harassment, and they are not to share the information with anyone who is not specifically identified as involved in the investigation.

# **Standard 115.362 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)

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.

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, Revised 06/18/2015: Requires that any staff member who becomes aware of a youth who is at risk of sexual abuse must ensure the youth's safety and contact their supervisor or officer-of-the-day, and a Sexual Abuse Response and Resource Coordinator (SARRC).

The Agency Director reports that all actions following a report of sexual abuse must be immediate and appropriate to the situation – separation and notification being key factors.

Staff interviews confirm that they are required to keep a resident safe and separate them from others while reporting to their supervisor or officer-of-the-day.

# Standard 115.363 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)

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.

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, Revised 06/18/2015: Requires notification, within 72 hours, the head of the facility where the alleged abuse occurred, the other facility's or office's investigative agency and the Professional Standards Office. The Professional Standards Office must document the notification in its case management system.

Agency policy I-D-4.0, PROFESSIONAL STANDARDS OFFICE ADMINISTRATIVE INVESTIGATIONS, revised 05/27/2015: Requires the Professional Standards Office to notify the agency where the allegation occurred within 24 hours of having received the allegation.

The Agency Director confirms that all allegations of sexual abuse or sexual harassment that are received that are alleged to have occurred in another facility and directly reported to that facility, as well as to the Professional Standards Office. This was confirmed with the Superintendent.

Both the Agency Director and Superintendent confirm that forward any allegations received by other facilities would be reported to the Professional Standards Unit immediately.

## **Standard 115.364 Staff first responder duties**

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

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

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, Revised 06/18/2015: Requires the first person who becomes aware of an allegations shall ensure the safety of the victim by separating them from the alleged perpetrator, notifying their supervisor or officer-of-the day, and requesting both the victim and alleged abuser not take any action that could destroy physical evidence.

Agency Form YA 1958, FACILITY FIRST RESPONDERS TO SEXUAL ABUSE CHECKLIST, revised 05/2015: Form used by first responders to document any information that may indicate evidence is present up to 96 hours after an allegation of sexual abuse, and includes a directive to ensure the safety of the victim by separation from the alleged abuser.

Local Operating Protocol CTYCP I-A-10.0, SEXUAL ABUSE RESPONSE PLAN, effective January 15, 2016: Clearly identifies the first responder to separate, preserve evidence, and report to the Supervisor or officer-on-duty.

Staff interviews confirmed that they are required to protect the youth by separating them from others, preserving any evidence, securing the scene where the allegation occurred, and to report to their Supervisor or officer-of-the-day.

# **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.

Local Operating Protocol CTYCP I-A-10.0, SEXUAL ABUSE RESPONSE PLAN, effective January 15, 2016: Clearly identifies the first the actions of the first responders, supervisors, mental health staff, medical staff, investigators, and the SARRC.

The Superintendent reported that in the case of an allegation of sexual abuse they would follow the Coordinated Response Plan which addresses the actions that are specifically addressed in the Plan. The plan details specifics to his facility and to the duties of the staff who would be involved in the response.

# 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)

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.

COLLECTIVE BARGAINING AGREEMENT: The Oregon Youth Authority contracts with SEIU Local 503, OPEU. The agreement allows Oregon Youth Authority to remove an employee from contact with youth and requires a written initial reason for the action within seven calendar days, an initial interview with the employee within thirty calendar days, and a completed investigation within one-hundrend twenty calendar days. Any extension of required timeframes must be provided to Department of Administrative Servicees and the Union of the specific reason(s) and the amount of additional time needed which shall be no more than thirty days at a time.

The Agency Director confirms that there is nothing in the collective bargaining unit agreement that prohibits the agency from removing an alleged perpetrator from contact with youth.

A review of the agreement finds that the agency can remove a union member from contact with residents.

# Standard 115.367 Agency protection against retaliation

Exceeds Standard	/aubatantially/	ovecede requireme	nt of standard)
EXCECUS Statitualu	i Substantialiv t	exceeus reuurrenie	tiil Oi Stailuaiu

	$\boxtimes$	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.
06/18/20 protecte Require	015: Request from reseasce that retains	A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, Revised uires the PREA Compliance Manager to ensure the reporter, victim or anyone who cooperates with an investigation is taliation by other youth or staff. Protections may include housing changes, facility transfer, and emotional support. diation monitoring must be conducted for a minimum of 90 days and must be documented in the Sexual Abuse Response ordinator (SARRC) Log.
persons frequent changes unexpect problem contacti	who part tly but do s, Incident cted abser as noted. ng the Pro	mp Director is responsible for retaliation monitoring. He reports that he follows the victim, reporting person, and other icipate in the investigation in order to ensure no retaliation is reported. With the program being small, he sees the person cuments 30, 60, and 90 day periodic status checks. Monitoring for youth include face-to-face meetings, noting behavior Reports/violations, and reading the daily log. Monitoring staff includes face-to-face meetings, and shift changes or aces. Monitoring of both youth and staff would be a minimum of 90 days and could continue indefinitely if there are He reports the steps he would take if a youth reported retaliation include bunk changes, unit reassignment, support, of personal Standards Office, and a transfer. He reports steps he would take if a staff reported retaliation include move staff esources involved, shift changes and administrative intervention.
Standa	ard 115	.368 Post-allegation protective custody
		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.
03/15/1 order of behavio that livi food, cle	1: Allow the faciliar and its end its end its end its endicothing, be	I-B-1.2, USE OF TIME-OUT, ISOLATION AND SPECIAL PROGRAM PLACEMENTS IN OYA FACILITIES, revised so for isolation only when an offenders is a danger to him/herself or others or is an immediate threat to the safety, security of ty. Requries consideration whether other less restrictive interventions are more appropriate considering the offender's effects on persons in the area where the behavior occurred. Allows use of isolantion for no longer than five days. Requires stions for time-outs, isolation, special program placements, and administrative holds must include the following items: adding, mail, reading materials, personal hygiene items, access to the OYA Compliant Hotline, medical services, personal religious services, education and treatment.
	•	not have a isolation/secusion room. The victim would be kept safe through the transfer of the alleged perpetrator or, if in of the victim, the victim could be transferred to another program.
Standa	ard 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

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PREA Audit Report

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.

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, Revised 06/18/2015: Requires that Oregon Youth Authority will respond to, investigate, and support the prosecution of sexual abuse in its facilities, field offices, and community placements in partnership with law enforcement and the judicial system.

Agency policy I-D-4.0, PROFESSIONAL STANDARDS OFFICE ADMINISTRATIVE INVESTIGATIONS, revised 05/27/2015: Requires the Professional Standards Office to coordinate and assist the Oregon Youth Authority's complaint process by receiving, tracking, or investigating sexual abuse or sexual harassment. Requires contact with law enforcement agencies in the event of suspected criminal activity by staff or nonstaff and act as Oregon Youth Authoriy's liaison with any law enforcement agency investigating Oregon Youth Authority staff or nonstaff. Requires that an investigation cannot terminate based on the department of the complaint's alleged victim or perpetration from the agency employment or control, or if the source of the allegation recants. Requires investigations to be confidential and all interviews to be conducted in private. Requires investigation records to include, but not be limited to investigations reports, transcripts of statement, copies of documentation relevant to the investigation, and all related material from other agency incidents as may be applicable. Requires the credibility of an alleged victim, subject or witness must be assessed on an individual basis and never be determined by the person's status as a youth, staff, or nonstaff. Requires that investigations must include an effort to determin whether staff/nonstaff actions or failures to act contributed to the incident being investigated and must be documented in writing to include investigative facts and findings. Requires that investigative records be maintained for 20 years from the date of investigation closure.

A Professional Standards Office investigator confirmed that all allegations of sexual abuse or sexual harassment receive an investigation – either through the facility, Professional Standards Office or law enforcement, depending on the type of allegation. Whether reported by the victim or information received through a third-party, all allegations are investigated the same. Investigatoins begin with information regarding the allegation, a review of the incident report, interview with witnesses and the victim, evidence gathering, and interview with the alleged perpetrator. Evidence colleted is not limited to videos, statements, and prior complaints. Once an allegation is determine to contain criminal elements, the Oregon State Police would be notified. Credibility of the victim or witnesses is based on the current allegation. He reported that polygraphs are not used by the Professional Standards Office investigators. Staff termination or separation from the agency would not stop an investigation, nor does the release of a victim. When an investigation is taken over by the Oregon State Police, the Professional Standards Office would act as liaison between the law enforcement agency and the Oregon Youth Authority, as well as obtain a copy of the full unredacted report with evidence tracking.

The agencywide PREA Coordinator confirms that the Professional Standards Office is the responsible department to act as the liaison with law enforcement.

# Standard 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)

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.

harassment complaint or allegation is substantiated.

The investigator confirmed that no standard greater than a preponderance of the evidence is used to substantiate an allegation.

# Standard 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)

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.

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, Revised 06/18/2015: Requires the PREA Compliance Manager or designee to make notification to a youth of the outcome of the investigation, including substantiated allegations against staff where the staff member is no longer assigned to work in the youth's housing unit, the staff member is no longer employed at the facility where the youth is residing, when the staff member has been indicted on a charge related to the allegation or when the staff member has been convicted on a charge related to the allegation. Requires notification to the youth when the alleged perpetrator has been indicted on a charge related to the allegation.

The Superintendent reports that victim notification is made by himself as the PREA Compliance Manager. The Professional Standards Office would notify him of the investigation outcome and notification would be made as soon as possible.

#### **Standard 115.376 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)

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.

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, Revised 06/18/2015: States that termination is the presumptive disciplinary sanction for staff, contractors, or volunteers who have engaged in sexual abuse.

Agency policy I-D-4.0, PROFESSIONAL STANDARDS OFFICE ADMINISTRATIVE INVESTIGATIONS, revised 05/27/2015: Requires that the Proffesional Standards Office must report findings of an investigation to specific state agencies and relevant licensing bodies as required by law or as determined by the director, or designee.

COLLECTIVE BARGAINING AGREEMENT: The Oregon Youth Authority contracts with SEIU Local 503, OPEU. The agreement allows Oregon Youth Authority to remove an employee from contact with youth and requires a written initial reason for the action within seven calendar days, an initial interview with the employee within thirty calendar days, and a completed investigation within one-hundred twenty calendar days. Any extension of required timeframes must be provided to Department of Administrative Services and the Union of

the specific reason(s) and the amount of additional time needed which shall be no more than thirty days at a time. The principles of progressive discipline shall be used when appropriate. Discipline shall include, but not be limited to: written reprimands; denial of an annual performance pay increase; reduction in pay; demotion; suspension without pay; and dismissal.

#### **Standard 115.377 Corrective action for contractors and volunteers**

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

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

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, Revised 06/18/2015: States that termination is the presumptive disciplinary sanction for staff, contractors, or volunteers who have engaged in sexual abuse.

Agency policy I-D-4.0, PROFESSIONAL STANDARDS OFFICE ADMINISTRATIVE INVESTIGATIONS, revised 05/27/2015: Requires that the Proffesional Standards Office must report findings of an investigation to specific state agencies and relevant licensing bodies as required by law or as determined by the director, or designee.

The Superintendent reported that should he receive an allegation against a volunteer or contractor, the alleged perpetrator would be prohibited from entering the facility and any youth contact until the investigation is completed. The Professional Standards Office would make notification to law enforcement and licensing as required by policy.

#### **Standard 115.378 Disciplinary sanctions for residents**

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

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

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, Revised 06/18/2015: Allows the refocusing of a youth for a behavior violation regarding an unfounded allegation if it can be determined that they youth made the allegation in bad faith.

Agency policy II-B-2.1, YOUTH ACCOUNTABILITY IN OYA FACILITIES, revised 03/10/2015: Requires that youth may be held accountable for negative behavior through the behavior management system which includes holding youth accountable for their actions through refocus options. Refocus options may include Special Program Placement, Special Management Unit Placement, isolation, transfer to another facility, or transfer or return to the Department of Corrections. Requires notification of mental health practitioner assessment of emotionally unsstability or if a youth's mental health is at risk. Requires notification to youth and allows youth to appeal refocus options imposed.

Pre-audit questionnaire addresses the availability of therapy, counseling, or other intervention designd to address and correct underlying reasons for motivations for the abuse and interviews with mental health staff confirm that these are available on a base-by-base case.

Agency policy, II-B-1.2, USE OF TIME-OUT, ISOLATION AND SPECIAL PROGRAM PLACEMENTS IN OYA FACILITIES, revised 03/15/11: Allows for isolation only when an offenders is a danger to him/herself or others or is an immediate threat to the safety, security or order of the facility. Requries consideration whether other less restrictive interventions are more appropriate considering the offender's behavior and its effects on persons in the area where the behavior occurred. Requires that living condictions for time-outs, isolation, special program placements, and administrative holds must include the following items: food, clothing, bedding, mail, reading materials, personal hygiene items, access to the OYA Compliant Hotline, medical services, personal visits, recreation, religious services, education and treatment.

There is no isolation/seclucation room at this facility. All accountability would be through the refocus options available in the behavior management system in place at the facility. The Superintendent confirmed that the use of any disciplinary action would take into consideration the mental status of the youth, the seriousness of the incident, and availability of additional counseling or interventions.

# Standard 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)

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.

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, revised 06/18/2015: Requires medical and mental health practitioners to notify youth at the initiation of services of their duty to report, limitations of confidentiality, and must obtain informed consent from youth who are 18 years old or older before reporting information about the youth's prior sexual victimization that did not happen in an institutional setting. Requires that a youth who discloses any previously unknown sexual victimization or perpetration must be offered an individual meeting with a mental health practitioner o further access related treatment and placement needs within 14 days of disclosure. Requires that this meeting be documented in the Mental Health Full Acess group in the Juvenile Justice Information System. Access to this information is limited to persons with specific access to the Juvenile Justice Information System.

Form, ASKING FOR HEALTH CARE AND MENTAL HEALTH SERVICES, revised 01/2015: Form tha youth's signs at intake informing them of the medical and mental health staff's duty to report when they are made aware of any physical injury or sexual abuse, even if it occurred before the youth came into the Oregon Youth Authority.

Form, INFORMED CONSENT & AWARENESS OF INFORMATION SHARING FORM: Form that the youth signs acknowledging that all Oregon Youth Authority employees are legally required to report suspected child abuse. This form is signed by the youth as a part of the mental health screen.

Agency form OYA 4408, YOUTH CORRECTIONAL FACILITY INITIAL HEALTH SCREEN, revised 08/2014: Requires the verbal and written disclosure of limitations of confidentiality and duty to report by staff is provided to the youth upon intake. The form is signed by youth acknowledging they have received the information.

Both medical and mental health staff report following policy regarding obtaining informed consent for youth 18 years of age and older. There is a standard form that is used to document the youth's consent. For youth under 18, both report they are required to report this information to the Department of Human Services as they are mandated reporters. Mental health staff report that any youth who alleges a prior history of sexual abuse will be referred to him within 14 days.

# Standard 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 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 lso 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 cive actions taken by the facility.
06/18/20 sexual a abuse vi when re commun	015: Probuse incident of the probuse incident of the probuse of th	A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, revised hibits denial of access to treatment resources of a youth who is victim of sexual abuse because the youth refuses to disclose dent details. Requires a medical examination in the local community at a facility equipped to evaluate and treatment sexual nallegation is made within 96 hours of the occurrence. Requires health services staff to follow the Health Services Manual to sexual abuse incidents. Requires prophylactic treatment and follow-up care for sexually transmitted or other sease must be offered to the victim, as appropriate, and documented. Requires a mental health intervention counseling hours of the medical examination.
transpor victims	tation to a	D-1.0, FACILITY HEALTH SERVICES, revised 08/08/2013: Requires health services staff must arrange for a medical emergency room or a facility in the community that is equipped to evaluate, collect physical evidence, and treat abuse if the abuse is reported within 96 hours. Staff must schedule the offender to see a medical practitioner upon the othe facility. Requires referral with a mental health practitioner within 24 hours of the medical examination.
ABUSE for trans	/ASSAUl portation	rocedure HS I-A-10.0, PREVENTING, RESPONDING TO AND MONITORING OFFENDER SEXUAL LT, effective 04/08/2013: Requires immediate medical stability without compromising forensic evidence, arrangements to a medical emergency room, arragements for follow-up apointments with the medical provider once the offender returns are determination is made for prophylactic assessment and treatment is provided to all youth.
sexual a Center f any phys	buse will or SANE sician ord	mental health staff were interviewed. Access to medical treatment and crisis intervention service when a youth alleges be immediate. If the allegation is reported within 96 hours, the youth will be transported to Tillamook Regional Medical services. If reported after 96 hours, the nature and scope of services are according to professional judgement, policy and ers or protocols. Medical reports that STD prophylaxis is provided either at the hospital or through physician orders or ders will be documented in the youth's medical/mental health file.
Standard 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)

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.

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, revised 06/18/2015: Prohibits denial of access to treatment resources of a youth who is victim of sexual abuse because the youth refuses to disclose sexual abuse incident details. Requires a medical examination in the local community at a facility equipped to evaluate and treatment sexual abuse victims if an allegation is made within 96 hours of the occurrence. Requires health services staff to follow the Health Services Manual when responding to sexual abuse incidents. Requires prophylactic treatment and follow-up care for sexually transmitted or other

communicable disease must be offered to the victim, as appropriate, and documented. Requires a mental health intervention counseling session within 24 hours of the medical examination. Requires access to treatment resources regardless if the youth refuses to disclose sexual abuse incident details.

Agency policy II-D-1.0, FACILITY HEALTH SERVICES, revised 08/08/2013: Requires health services staff must arrange for transportation to a medical emergency room or a facility in the community that is equipped to evaluate, collect physical evidence, and treat victims of sexual abuse if the abuse is reported within 96 hours. Staff must schedule the offender to see a medical practitioner upon the offenders return to the facility. Requires referral with a mental health practitioner within 24 hours of the medical examination. Requires the physician or nurse practitioner to determine if all necessary prophylactic treatment has been provided at the hospital, and if not to administer all necessary prophylaxis – including follow-up care for sexually transmitted diseases and other communicable diseases as appropriate.

Health Services Procedure HS I-A-10.0, PREVENTING, RESPONDING TO AND MONITORING OFFENDER SEXUAL ABUSE/ASSAULT, effective 04/08/2013: Requires immediate medical stability without compromising forensic evidence, arrangements for transportation to a medical emergency room, arragements for follow-up apointments with the medical provider once the offender returns to the facility where determination is made for prophylactic assessment and treatment is provided to all youth. Reuqires follow-up monitoring for pregnancy for female offenders. Requires a referral toa mental health practitioner for crisis intervention, assessment for suicide risk and counseling within 24hours of the medical examination.

Both medical and mental health staff were interviewed. Mental health services would begin upon the youth's return to the facility if they had not met with the youth prior to a hospital transport. Mental health services include an assessment, regular meetings, and treatment plan update as necessary. Retaliation monitoring would include 30/6/90 day checks. A referral to the Psychiatrist may be made. If services are on-going when the youth is ready for release, a referral to a community resource would be made. Additionally, resident-on-resident abusers would be offered treatment which is available at this facility.

Medical staff reports that they youth would receive all follow-up care as ordered by the hospital or facility physician order or protocols, including and testing and further treatment for STD's. The youth would also be referred to the physician on the practitioner's next day at the facility but no less than 1 week later. Emotional support would be provided through the MOU with Tillamook County Women's Resource Center as needed.

### **Standard 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)

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.

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, revised 06/18/2015: Reqruies an Administrative Incident Review Report completed within 7 days after the conclusion of a sexual abuse investigation whether the allegation is unsubstantiated or substantiated.

Ageny Form YA 0024, ADMINISTRATIVE INCIDENT REVIEW REPORT, revised 07/2015: Form used to document the sexual abuse incident review and contains all required components of the standard to include brief chronological summary, acknowledgment of what went well during the incident, whether the response/action was in compliance with agency policies, , policy changes, motivation of the incident, physical barriers, monitoring technology deployment or augementation, medical and mental health services provided, youth rights explained, outcome of the investigation, youth notification of the outcome of the investigation and corrective actions taken/needed.

Agency policy I-E-4.0, INCIDENT REVIEWS, effective 08/03/2015: Requires an incident review in addition to any investigations by the Professional Standards Office or law enforcement with an outcome of unsubstantiated or substantiated allegation/incident of youth sexual abuse. Requires that two staff conduct the review who were not involved in the incident and have appropriate experience, training, and knowledge of agency policies, procedures and practices necessary to conduct the review, accumulation of all relevant information such as reports and documents and additional interviews for clarification. This must be submitted to the applicable Superintendent or Camp Director

or Filed Supervisor and the Assistant Director. Requires the any corrective action recommend is addressed in a plan within 30 days and is included in the agencywide improvements metioned in the Critical Incident Review Action Plan with Cabinet on a quarterly basis until the plan is fully implemented.

The Treatment Manager who is required to sit on the Incident Review team was interviewed. He reported that he had not ever sat on a meeting yet. He and the auditor reviewed the policy and PREA standards. One Incident Review was documented and was completed solely by the Superintendent/PREA Compliance Manager. A discussion followed with both the Superintendent/PREA Compliance Manager and the agency wide PREA Coordinator. The Superintendent was going to convene the Incident Review Team as required by policy and conduct training, and repeat the one Incident Review that had been previously conducted as a part of the training process. This was completed prior to the writing of the report.

## 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.

Agency policy I-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, revised 06/18/2015: Requires the Agency PREA Coordinator must coordinate the Oregon Youth Authority PREA data collection and generate any requires needed to comply with National PREA Standards. Information gathered meets the requirements of the Department of Justice, Survey of Sexual Violence. The data will be retained for 20 years after related invstigations are completed. The PREA Coordinator is responsible for monitoring the PREA data and alerting the Oregon Youth Authroity Cabinet of any notable trends.

The agencywide PREA Coordinator reports that she collects and maintains data from each facility on a monthly basis. This information is used to identify trends and create corrective actions for an individual facility or agencywide.

# Standard 115.388 Data review for corrective action

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

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

The agencywide PREA Coordinator report that the annual report is created by the PREA Coordinator and Communications, and submitted to the Director for approval. This is posted on the agency website for public viewing and does not include any identifying information.

The Agency Director reports that they rely heavily on the agencywide PREA Coordinator for the collection and assessment of data that is used to improve their currently policies, procedures and practices to keep youth safe.

Standa	ard 115	5.389 Data storage, publication, and destruction
		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 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 amendations must be included in the Final Report, accompanied by information on specific ctive actions taken by the facility.
		-A-10.0, PREVENTING, DETECTING, AND RESPONDING TO YOUTH SEXUAL ABUSE/HARASSMENT, revised quires that data will be retained for 20 years after related investigations are completed.
informa "Restric	ntion whe cted – Le	-E-3.2, INFORMATION ASSET CLASSIFICATION AND PROTECTION, effective 12/30/2014: Requires that sensitive re disclosure will jeopardize the privacy or security of agency employees, clients, partners, or individuals is required to be vel 3". The Matrix addresses the Transmission by mail, facsimile or e-mail, the storage, destruction and physical security of vel 3" documents.
<b>AUDIT</b> I certify		RTIFICATION
	$\boxtimes$	The contents of this report are accurate to the best of my knowledge.
		No conflict of interest exists with respect to my ability to conduct an audit of the agency under review, 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.
Bobbi	<u>Pohlman</u>	-Rodgers May 1, 2017
Auditor	· Signatu	ure Date