Prison Rape Elimination Act (PREA) Audit Report Juvenile Facilities ☐ Interim Date of Report 9/22/19 **Auditor Information Dorothy Xanos** dxconsultants@gmail.com Name: Email: **DX Consultants LLC** Company Name: 701 77th Avenue N. St Petersburg, Florida 33702 Mailing Address: City. State. Zip: PO Box 55372 (813) 918-1088 8/22/19 - 8/23/19Telephone: **Date of Facility Visit: Agency Information** Name of Agency Governing Authority or Parent Agency (If Applicable) Department of Juvenile Justice Justice and Public Safety Cabinet Physical Address: 1025 Capital Center Drive Frankfort, KY 40601 City, State, Zip: 3rd floor Mailing Address: 1025 Capital Center Drive Frankfort, KY 40601 City, State, Zip: 3rd floor The Agency Is: Military Private for Profit Private not for Profit State ☐ Municipal ☐ Federal County **Agency Website with PREA Information:** https://djj.ky.gov/pages/prison-rape-elimination-act.aspx **Agency Chief Executive Officer** Denver Butler Name: denver.butler@ky.gov (502) 573-2738 Email: Telephone: **Agency-Wide PREA Coordinator** LaShana Harris Name: (502) 573-2738 lashanam.harris@ky.gov Email: Telephone: PREA Coordinator Reports to: Number of Compliance Managers who report to the PREA Coordinator: Commissioner 30

Facility Information							
Name of	Facility: Warren Reg	jional Juvenile De	etention	Cente	r		
Physical	Address: 1020 Kentu	cky Street	City, Sta	te, Zip:	Bowling Green,	KY 42101	
_	ddress (if different from ap here to enter text.	above):	City, Sta	te, Zip:	Click or tap here to	enter text.	
The Facil	ity ls:	☐ Military		□ F	Private for Profit	☐ Private not for Profit	
	Municipal	☐ County		\boxtimes s	State	☐ Federal	
Facility W	lebsite with PREA Inform	nation: https://djj.ky	.gov/page	es/prisc	n-rape-elimination-act.a	аѕрх	
Has the fa	acility been accredited w	ithin the past 3 years?	Ye:	s \square	No		
	lity has been accredited y has not been accredite			he accr	editing organization(s)	- select all that apply (N/A if	
⊠ ACA	,	, , , , , , , , , , , , , , , , , , , ,	,				
□ NCCH	HC						
	:A						
☐ Other	(please name or describe	Click or tap here to	enter text	t.			
□ N/A							
	lity has completed any ir an Correctional Asso					reditation, please describe:	
		Facility Administ	rator/Su	perint	endent/Director		
Name:	Rondesia Whitlow						
Email:	rondesia.whitlow@	ky.gov	Telephoi	ne:	(270) 746-7155		
Facility PREA Compliance Manager							
Name:	Name: Kevin Foster						
Email:	Email: kevina.foster@ky.gov Telephone: (270) 746-7155						
	Facility Health Service Administrator ☐ N/A						
Name:	Name: Teresa Nelson						
Email:	teresas.nelson@ky	v.gov	Telephoi	ne:	(270) 746-7155		

Facility Characteristics			
Designated Facility Capacity:	43		
Current Population of Facility:	15		
Average daily population for the past 12 months:	23		
Has the facility been over capacity at any point in the past 12 months?	☐ Yes ☒ No		
Which population(s) does the facility hold?	☐ Females ☐ Males	■ Both Females and Males	
Age range of population:	11-18.5		
Average length of stay or time under supervision	18 days		
Facility security levels/resident custody levels	Level 4		
Number of residents admitted to facility during the pass	t 12 months	461	
Number of residents admitted to facility during the past stay in the facility was for 72 hours or more:	t 12 months whose length of	211	
Number of residents admitted to facility during the past stay in the facility was for 10 days or more:	t 12 months whose length of	134	
Does the audited facility hold residents for one or more correctional agency, U.S. Marshals Service, Bureau of I Customs Enforcement)?		☐ Yes ⊠ No	
city jail)		agency on agency detention facility or detention facility (e.g. police lockup or	
Number of staff currently employed by the facility who residents:	may have contact with	39	
Number of staff hired by the facility during the past 12 with residents:	months who may have contact	10	

Number of contracts in the past 12 months for services with contractors who may have contact with residents:		5
Number of individual contractors who have contact with residents, currently authorized to enter the facility:		1
Number of volunteers who have contact with residents, currently authorized to enter the facility:		5
Physical Plant		
Number of buildings:		
Auditors should count all buildings that are part of the facility, whether residents are formally allowed to enter them or not. In situations where temporary structures have been erected (e.g., tents) the auditor should use their discretion to determine whether to include the structure in the overall count of buildings. As a general rule, if a temporary structure is regularly or routinely used to hold or house residents, or if the temporary structure is used to house or support operational functions for more than a short period of time (e.g., an emergency situation), it should be included in the overall count of buildings.	1	
Number of resident housing units:		
Enter 0 if the facility does not have discrete housing units. DOJ PREA Working Group FAQ on the definition of a housing unit: How is a "housing unit" defined for the purposes of the PREA Standards? The question has been raised in particular as it relates to facilities that have adjacent or interconnected units. The most common concept of a housing unit is architectural. The generally agreed-upon definition is a space that is enclosed by physical barriers accessed through one or more doors of various types, including commercial-grade swing doors, steel sliding doors, interlocking sally port doors, etc. In addition to the primary entrance and exit, additional doors are often included to meet life safety codes. The unit contains sleeping space, sanitary facilities (including toilets, lavatories, and showers), and a dayroom or leisure space in differing configurations. Many facilities are designed with modules or pods clustered around a control room. This multiple-pod design provides the facility with certain staff efficiencies and economies of scale. At the same time, the design affords the flexibility to separately house residents of differing security levels, or who are grouped by some other operational or service scheme. Generally, the control room is enclosed by security glass, and in some cases, this allows residents to see into neighboring pods. However, observation from one unit to another is usually limited by angled site lines. In some cases, the facility has prevented this entirely by installing one-way glass. Both the architectural design and functional use of these multiple pods indicate that they are managed as distinct housing units.	4 Pods	
Number of single resident cells, rooms, or other enclosures:	40	
Number of multiple occupancy cells, rooms, or other enclosures:	0	
Number of open bay/dorm housing units:	0	
Number of segregation or isolation cells or rooms (for example, administrative, disciplinary, protective custody, etc.):	3	
Does the facility have a video monitoring system, electronic surveillance system, or other monitoring technology (e.g. cameras, etc.)?	⊠ Yes	□ No
Has the facility installed or updated a video monitoring system, electronic surveillance system, or other monitoring technology in the past 12 months?	☐ Yes	⊠ No

Medical and Mental Health Services and Forensic Medical Exams				
Are medical services provided on-site?	⊠ Yes □ No			
Are mental health services provided on-site?	⊠ Yes □ No			
Where are sexual assault forensic medical exams provided? Select all that apply.	☐ On-site ☐ Local hospital/clinic ☐ Rape Crisis Center ☐ Other (please name or descrii	be: Click or tap here to enter text.)		
	Investigations			
Cri	minal Investigations			
Number of investigators employed by the agency and/of for conducting CRIMINAL investigations into allegation harassment:		0		
When the facility received allegations of sexual abuse staff-on-resident or resident-on-resident), CRIMINAL IN by: Select all that apply.	☐ Facility investigators ☐ Agency investigators ☐ An external investigative entity			
Select all external entities responsible for CRIMINAL INVESTIGATIONS: Select all that apply (N/A if no external entities are responsible for criminal investigations)	 □ Local police department □ Local sheriff's department ☑ State police □ A U.S. Department of Justice component □ Other (please name or describe: Click or tap here to enter text.) □ N/A 			
Admin	istrative Investigations			
Number of investigators employed by the agency and/of for conducting ADMINISTRATIVE investigations into alsexual harassment?		4		
When the facility receives allegations of sexual abuse or sexual harassment (whether staff-on-resident or resident-on-resident), ADMINISTRATIVE INVESTIGATIONS are conducted by: Select all that apply		☐ Facility investigators☐ Agency investigators☒ An external investigative entity		
Select all external entities responsible for ADMINISTRATIVE INVESTIGATIONS: Select all that apply (N/A if no external entities are responsible for administrative investigations)	□ Local police department □ Local sheriff's department □ State police □ A U.S. Department of Justice of □ Other (please name or describe) □ N/A	component e: Internal Investigation Branch)		

Audit Findings

Audit Narrative

The auditor's description of the audit methodology should include a detailed description of the following processes during the pre-onsite audit, onsite audit, and post-audit phases: documents and files reviewed, discussions and types of interviews conducted, number of days spent on-site, observations made during the site-review, and a detailed description of any follow-up work conducted during the post-audit phase. The narrative should describe the techniques the auditor used to sample documentation and select interviewees, and the auditor's process for the site review.

The PREA audit of the Warren Regional Juvenile Detention Center (Warren RJDC) was conducted on August 22-23, 2019 by Dorothy Xanos, US DOJ Dual Certified PREA Auditor. The audit begins with the notification of the on-site audit was posted by July 15, 2019, six weeks prior to the date of the on-site audit. The facility's last PREA audit was on November 10, 2015. The posting of the audit notices both English and Spanish versions was verified during the tour and verified by photographs received on the USB flash drive from the KYDJJ Director of Program Services/PREA Compliance Manager. The audit notices explained correspondence would be treated as legal mail to ensure confidentiality and privacy. The photographs indicated notices in both English and Spanish versions were posted in various locations throughout the facility including the administration area, gymnasium entrance and the entrances to the four (4) housing units. Throughout all the audit phases, the auditor did not receive any communication from the staff or from residents as a result of the posted notices.

The auditor completed a documentation review using the Pre-Audit Questionnaire, policies, procedures, internet research, and supporting documentation for all forty-one (41) standards. The information necessary for the audit was provided on a secure USB flash drive received by July 29, 2019 and the format enabled the auditor to easily review relevant information. The documentation uploaded to the secure USB flash drive was set up with folders for each standard and the information was organized, highlighted and easy to navigate, however the information in-regards to the Pre-Audit Questionnaire and supporting documentation did not sufficiently address six (6) standards. Additional folders reviewed included the agency's and facility's mission statements, daily population reports for the past twelve (12) months, and the facility's schematics. The supporting documentation for the six (6) standards was provided to the auditor during the on-site and after the on-site visit to the facility.

A conference call was conducted on August 8, 2019 with the Juvenile Facility Superintendent II, Juvenile Facility Superintendent I and Youth Services Program Supervisor/PREA Coordinator to review the schedule for the on-site visit, discuss the auditor's results of the Pre-Audit Questionnaire and supporting documentation provided on the secure USB flash drive and review information to be sent to the auditor prior to the on-site visit to the facility. The Warren RJDC Youth Services Program Supervisor/PREA Coordinator sent the documentation (staff roster, staff schedule for random and specialized staff) to the auditor prior to arrival to the facility. Also, supporting documents were provided during the on-site visit to address the deficiencies and are summarized in this report under the related standards.

The on-site audit was conducted on August 22-23, 2019. An entrance briefing was conducted with the Juvenile Facility Superintendent II, Juvenile Facility Superintendent I, Youth Services Program Supervisor/PREA Coordinator, Social Service Worker I, Administrative Specialist III, Head Teacher and RN. During the entrance briefing, the audit process was explained and a tentative schedule for two (2) days to include conducting interviews with the staff and residents and reviewing the documentation. A

complete guided tour of the entire facility was conducted including the front entrance, administration offices, kitchen/dining area, staff offices, school area (classrooms & offices), library, intake area, visitation, gymnasium entrance and the entrances to the four (4) housing units. There is an outdoor recreation and basketball court area. During the tour, there were two (2) blind spots identified in the medical area (storage/file room) and kitchen area. This was corrected after the on-site visit, and the auditor was provided with the documentation (pictures) confirming the correction had been completed prior to the submission of this report by the KYDJJ Director of Program Services/PREA Compliance Manager.

Also, during the tour, residents were observed to be under constant supervision of the staff while involved in various activities. Notification of the PREA audit was posted in all locations throughout the facility as well as postings informing residents of the telephone numbers to call and report sexual abuse and sexual harassment and to call the victim advocate for emotional support services. The auditor reviewed the logbooks containing PREA related documentation (unannounced rounds) and observed cameras and the video surveillance system which enhances their capabilities to assist in monitoring blind spots and the review of incidents. There were no cameras installed in any of the five (5) shower/toileting areas so residents are not seen on the surveillance system while showering or toileting. During the tour, it was observed all five (5) shower/toilet areas in all four (4) housing units and intake area allow for privacy except for one (1) shower. This was corrected after the on-site visit, and the auditor was provided with the documentation (pictures) confirming the correction had been completed prior to the submission of this report by the KYDJJ Director of Program Services/PREA Compliance Manager.

During the two (2) day on-site visit, there were a total of fifteen (15) male and female residents in the facility. Also, the Youth Services Program Supervisor/PREA Coordinator provided a resident list and no residents were identified from the required list of targeted resident interviews. Nine (9) of the fifteen (15) residents were formally interviewed by the auditor. The facility did not have any residents identified in the required categories i.e. physical disability (Blind, Deaf or Hard of Hearing); Limited English Proficient (LEP); a resident who identify as Lesbian, Gay or Bi-sexual; Transgender or Intersex; resident with a cognitive disability; resident in isolation; who reported sexual abuse and who reported sexual victimization during risk screening. All resident interviews indicated they were well informed of their right to be free from sexual abuse and sexual harassment and how to report sexual abuse and sexual harassment using several ways of communication such as trusted staff, administrative staff, the hot line and the grievance process. Also, random file reviews of medical and resident records and additional documentation were completed as well.

The community victims' advocacy services address and telephone number are available to the residents located throughout the facility. There is evidence of KYDJJ obtaining a Memorandum of Understanding with the Kentucky Association of Sexual Assault Programs (KASAP) dated 5/21/18 to provide the programs/resources in each region of the state. During the audit process, KYDJJ's Memorandum of Understanding with the Kentucky Association of Sexual Assault Programs (KASAP) was updated on 8/12/19 to continue providing programs/resources for their facilities. Hope Harbor is the program identified to provide the victim advocacy services for the residents who are sexual assault victims, provide free confidential crisis intervention and emotional support services related to sexual abuse or sexual assault who are calling the toll-free telephone number at the facility. Also, the auditor contacted a representative from Hope Harbor via telephone during the on-site visit and confirmed the rape crisis center has established a telephone number for residents to call and to provide emotional support services. Medical Center of Bowling Green (SANE certified) provides the emergency and forensic medical examinations at no financial cost to the victim. Hope Harbor's representative indicated

there have been no calls from residents in the past twelve (12) months requesting emotional support services related to sexual abuse or sexual assault at the facility.

Nineteen (19) staff were formally interviewed including (8) staff from all three (3) shifts (supervisory and floor staff), Juvenile Facility Superintendent II; review team/upper level management; Youth Services Program Supervisor/PREA Coordinator/retaliation; (1) medical staff; (1) mental health staff; (1) human resources; (1) first responder/staff supervise residents in isolation; (2) risk screening and intake staff; (1) religious volunteer and (1) education staff were interviewed during the two (2) days of the on-site visit. Additionally, interviews were conducted via telephone with the KYDJJ Commissioner and Deputy Commissioner, KYDJJ Director of Program Services/PREA Compliance Manager, and IIB Special Investigative Agent Manager prior to the on-site visit. Overall, the interviews revealed the staff is knowledgeable of the PREA standards and were able to articulate their responsibilities and their mandated duty to report.

At the end of the second day, an exit briefing with a summary of the findings was conducted with the Juvenile Facility Superintendent II, Juvenile Facility Superintendent I and Youth Services Program Supervisor/PREA Coordinator. Also, an exit briefing with a summary of the findings was conducted via telephone on the following day with the KYDJJ Director of Program Services/PREA Compliance Manager. At both exit debriefings, the auditor gave an overview of the audit and commented on the onsite observations, interviews, and summarized the strengths and weaknesses after completing the Pre-Audit and On-Site Audit phases. Based on the findings during the Pre-Audit and On-Site Audit phases, the auditor still needed to complete the full evaluation during the evidence review phase of the PREA audit by reviewing all evidence collected, including policies and procedures, observations of routine practices in the facility, what the auditor learned in the course of interviewing staff and residents, and documentation obtained while on-site in order to make a compliance determination for each standard resulting in a final report.

After further review, it was discussed additional documentation was required for seven (7) standards and it was determined this information would be sent to the auditor within the next two (2) weeks for compliance with all the PREA standards. The requested information was sent to the auditor by the KYDJJ Director of Program Services/PREA Compliance Manager prior to the submission of this report. The auditor reviewed all requested information and this facility is in full compliance with the PREA Standards.

Facility Characteristics

The auditor's description of the audited facility should include details about the facility type, demographics and size of the resident, resident or detainee population, numbers and type of staff positions, configuration and layout of the facility, numbers of housing units, description of housing units including any special housing units, a description of programs and services, including food service and recreation. The auditor should describe how these details are relevant to PREA implementation and compliance.

Warren Regional Juvenile Detention Center (Warren RJDC) is a forty-three (43) bed secure, male and female level 4, secure detention facility governed by the Kentucky Department of Juvenile Justice (KYDJJ) located in Bowling Green, Kentucky which is part of the Western Region. The facility was constructed in 2001 and is accredited with the American Correctional Association (ACA). The mission of the Warren Regional Juvenile Detention Center is to provide a temporary, safe, secure, and caring facility for youth who require secure detention for their own protection, or that of the community, as well

as to assure their appearance as needed for legal proceedings. The average length of stay is 18 days and can be extended if necessary.

Warren RJDC consists of one securely-enclosed building with all programs provided within the facility. Indoor program areas include housing units, individual resident rooms, kitchen, cafeteria, intake area, medical department and exam room, classrooms, visitation room, one indoor and two outdoor recreation areas, and several administrative offices. The entrance to the detention facility is secure and enters into a lobby and reception area. There are administrative offices and a conference room/break area. The main section of the detention facility is opened by staff in the master control area equipped with monitors for over sixty (60) camera surveillance system monitoring all living and common areas in the detention center. There are staff offices, a kitchen and separate dining area, classrooms, library, gymnasium, maintenance and sally port area, visitation area, an intake processing area with three (3) holding rooms, clothing storage and bathroom/shower area.

The medical area consists of a medical office with an exam table, medication cart and across the hallway another medical office and records area. Both the kitchen and dining areas has food posters and PREA postings with the victim advocate information. The food personnel staff at the detention facility provides each resident with hot home cooked meals and plenty of snacks on a daily basis. There are four (4) housing units/pods with ten (10) single secure cells with individual sinks and toilets. Each housing unit/pod has a shower area that allows for privacy and a day room/multi-purpose area. Also, each housing unit/pod has two (2) single secure cells with a camera for suicide watch.

Warren RJDC is staffed with thirty-nine (39) full-time and part-time staff. The staff consists of: Juvenile Facility Superintendent I; Youth Services Program Supervisor/PREA Coordinator; (1) Social Service Clinician; (1) Social Service Worker I; (3) Youth Worker Shift Supervisor; (5) Youth Worker III; (3) Youth Worker II; (10) Youth Worker I; eight (8) other staff (administrative, food service, maintenance) and five (5) vacancies.

The medical staff providing services at the facility consisted of two (2) full-time registered nurses providing nursing services on-site five (5) days a week and an on-call Nurse Practitioner. All residents are seen by the Nurse Practitioner within several days of the admission. Also, the Nurse Practitioner conducts the physicals and initial dental assessment once a week. Sick call is held five (5) days a week to receive resident medical complaints. Also, the nurses provide health education and counseling about a variety of topics. The medical staff provides medical care to include: completing the initial intake assessment, routine and additional lab work as ordered, STD testing and treatment as indicated, updating immunization records, seasonal flu vaccinations, dietary services and referrals, administration of medications/treatments as prescribed, assessments of resident injuries and treatment as required, medical assessments and monitoring with any restraint or seclusion, assessments of somatic health complaints with treatment as indicated, develop treatment plans and provide medical discharge plans. Dental services are provided by a contracted dentist consisting of dental care exams, cleaning, education, treatment fillings to extractions and emergency dental services off-site. All residents are seen by the dentist at least annually for a wellness check. The facility has contracted an optometrist who provides routine eye care. Emergency services and forensic examinations are conducted at the Medical Center of Bowling Green, Bowling Green, Kentucky. Hope Harbor is the resource identified to provide the victim advocacy services for the residents at the facility.

Psychiatric services are available and residents can also be referred to a Qualified Mental Health Practitioner designated by the Department of Juvenile Justice at the request of the resident or staff. The facility has two full-time counselors (Social Service Clinician & Social Service Worker I) who are

stationed within the facility who provide group and individual counseling, as well as complete various assessments to determine mental health and vulnerability statuses.

Residents at Warren RJDC participate in group counseling at least three (3) times a week. In group counseling sessions, residents have the opportunity to resolve conflicts and discuss issues that may have led to their detention placement. Residents have opportunity to expand onto pro-social skills. In addition to these formal group sessions, residents may be involved in other informal group meetings throughout the course of the day as the need arises to resolve conflicts or other daily living issues. Individual counseling focuses on helping the youth identify patterns of behavior, learning new ways to act, practicing these new ways, and checking progress. Individual counseling is provided a minimum of one (1) hour per week.

The educational component of the program is provided by Bowling Green City Public School System. Residents at the detention center attend school from 8:00 am until 3:00 pm. The detention center teachers are contracted through the local board of education and work nearly a year round schedule. The subjects include language arts, math, social studies, and science, along with some practical independent living topics. Also, the teachers provide accelerated reading, yoga, art, and music. There are additional educational opportunities to include learning Chinese, Junior Achievement, and Book Talks in conjunction with volunteers from the local public library, and public health and hygiene with local health department volunteers. Upon a resident's release from Warren RJDC, an educational summary is sent to the resident's home school which shows his/her involvement in school at the detention center.

Warren RJDC's residents have a variety of recreational opportunities. There is a full size gymnasium, with basketball, volleyball and space for other indoor recreation. There are two (2) outdoor recreation areas as well with basketball goals. Recreational equipment includes exercise equipment, basketballs, volleyballs, corn toss, Frisbee disc golf, and yoga mats, which are all located in the indoor recreation area storage closet. Residents have at least one hour of large muscle activity daily, with an additional hour on non-school days. Residents have a minimum of one hour of structured leisure activity daily. The facility recreation program also offers physical training at least once weekly.

The residents upon arrival to the detention center are offered two (2) five minute intake phone calls and a phone call to an attorney or social worker. Residents may request to make phone calls to attorneys or social workers. Residents may receive incoming calls from attorneys or social workers any time. Once residents join regular population, each resident has opportunity to make a free five minute phone call daily to a parent or legal guardian. Visitation is available Sunday through Friday from 1:30 pm-2:30 pm. Residents are permitted two visitors, to include parents or legal guardians. Special visitations may be arranged for additional people on an individual basis. Residents who demonstrate and maintain positive behavior and attitude can earn additional contacts for phone calls and visitation, as well as additional phone time.

Also, residents at Warren RJDC have the responsibility of maintaining their rooms and living areas in a clean and neat manner. Residents under staff supervision have daily cleaning chores to include all secure sections of the facility. Residents are evaluated on things such as initiative, effort and attitude in the performance of these duties. In addition, residents are counseled regarding the need to develop a good work ethic, as well as the ability to obtain and maintain employment. Participation in religious activities is voluntary.

Summary of Audit Findings

The summary should include the number and list of standards exceeded, number of standards met, and number and list of standards not met.

Auditor Note: No standard should be found to be "Not Applicable" or "NA". A compliance determination must be made for each standard.

Standards Exceeded

Number of Standards Exceeded: 2

List of Standards Exceeded: 115.311 & 115.333

Standards Met

Number of Standards Met: 38

Standards Not Met

Number of Standards Not Met: 0

List of Standards Not Met: NA

PREVENTION PLANNING

Standard 115.311: Zero tolerance of sexual abuse and sexual harassment; PREA coordinator

All Yes/No Questions Must Be Answered by The Auditor to Complete the Report

,	,,,,,	noonono mao. 207 monono aly 1110 7 manor 10 comptoto mo 10 port			
115.31	1 (a)				
•		he agency have a written policy mandating zero tolerance toward all forms of sexual and sexual harassment? $\ oxtimes$ Yes $\ oxtimes$ No			
•		he written policy outline the agency's approach to preventing, detecting, and responding all abuse and sexual harassment? $\ oxdot$ Yes $\ oxdot$ No			
115.31	1 (b)				
•	Has the	e agency employed or designated an agency-wide PREA Coordinator? ⊠ Yes □ No			
•	Is the F	PREA Coordinator position in the upper-level of the agency hierarchy? $oxdot$ Yes $oxdot$ No			
•		he PREA Coordinator have sufficient time and authority to develop, implement, and e agency efforts to comply with the PREA standards in all of its facilities? $\ oxdot$ Yes $\ oxdot$ No			
115.31	1 (c)				
•		agency operates more than one facility, has each facility designated a PREA compliance er? (N/A if agency operates only one facility.) \boxtimes Yes \square No \square NA			
•	Does the PREA compliance manager have sufficient time and authority to coordinate the facility's efforts to comply with the PREA standards? (N/A if agency operates only one facility.) \boxtimes Yes \square No \square NA				
Audito	r Overa	all Compliance Determination			
	\boxtimes	Exceeds Standard (Substantially exceeds requirement of standards)			
		Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)			
		Does Not Meet Standard (Requires Corrective Action)			

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 [Prison Rape Elimination Act (PREA)] effective 3/09/18 outlines how each facility implements its approach to preventing, detecting and responding to all approaches of sexual abuse and harassment, including the definitions of prohibited behaviors as well as sanctions for staff, contractors, volunteers and residents who had violated those prohibitions. Additionally, the policy provided comprehensive guidelines and a training foundation for implementing each facility's approach to include the zero tolerance towards reducing and preventing sexual abuse and harassment of residents. A review of both organizational charts contained the designations of the PREA Coordinator and PREA Compliance Manager positions.

Also, a review of the Warren Regional Juvenile Detention Center (Warren JDC) Standard Operating Policy and Procedures (SOP) # 900-912 [Prison Rape Elimination Act (PREA)] reviewed 11/2016 outlines the facility implementation of its approach to preventing, detecting and responding to all approaches of sexual abuse and harassment, including the definitions of prohibited behaviors as well as sanctions for staff, contractors, volunteers and residents who had violated those prohibitions. Also, the SOP identifies the facility's specification of how they will respond to sexual allegations and the notification procedures followed for reports of sexual allegations.

Kentucky Department of Juvenile Justice (KYDJJ) has a designated juvenile PREA Compliance Manager her official title is Director of Program Services and reports directly to the Commissioner. The PREA Compliance Manager works statewide to implement the PREA Standards and indicated she has sufficient time and authority to develop, implement and oversee the agency's efforts toward PREA compliance of thirty (30) residential and detention facilities with the support of the executive administration. The PREA Compliance Manager is responsible for coordinating comprehensive PREA responses including technical and administrative guidance, creation of supporting policies and practices, interpretation relative to PREA implementation, design and modification of training, programming, investigation and analysis, ensuring proper reporting, trend evaluation and provision of recommendations for improvement and compliance.

Warren RJDC's PREA Coordinator (PC) is the Youth Services Program Supervisor indicated he has sufficient time, authority to develop, implement and to oversee the facility's PREA compliance efforts to comply with the PREA standards and perform other duties as assigned. Both the agency's and the facility's organizational charts support the requirement of this standard. Additionally, the PC has created a PREA reference/education binder located in the supervisor's office. The PREA reference/education binder contains the policy, reporting process, victim advocate information, and forms for the facility staff in the event of an incident.

Based on the randomly selected staff, specialized staff and all resident interviews, the extensive staff training, the resources available to the facilities, it is evident, the executive administration has taken the PREA Standards to another level and it is reflected in their commitment to protecting the residents in their care throughout the State of Kentucky. Also, during the tour of the facility, the observation of bulletin boards, posters, reviews of staff and resident handbooks, training curriculums confirmed the facility's commitment and dedication to create a PREA compliant culture.

Overall, the auditor has determined the agency and the facility have substantially exceeded the requirements of this standard.

Policy and Supporting Documents Reviewed, Interviews and Observations:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 [Prison Rape Elimination Act (PREA)]
- Warren Regional Juvenile Detention Center Standard Operating Policy and Procedures (SOP) # 900-912 [Prison Rape Elimination Act (PREA)]
- PREA Standards Compliance Checklist
- Warren Regional Juvenile Detention Center's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- PREA Coordinator Designation and Qualifications
- Facility PREA Compliance Manager Designation and Qualifications
- Agency/Department Organization Chart
- Facility Organization Chart
- PREA Coordinator and PREA Compliance Manager Interviews
- Facility Tour

Standard 115.312: Contracting with other entities for the confinement of residents

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

1	1	5	.3	1	2	(a)	١
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115.312 (b)

■ Does any new contract or contract renewal signed on or after August 20, 2012 provide for agency contract monitoring to ensure that the contractor is complying with the PREA standards? (N/A if the agency does not contract with private agencies or other entities for the confinement of residents.)
☑ Yes □ No □ NA

Auditor Overall Compliance Determination

	Does Not Meet Standard (Requires Corrective Action)
\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
	Exceeds Standard (Substantially exceeds requirement of standards)

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the documentation and the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 [Prison Rape Elimination Act (PREA)] and Subject #904 (Contracted Residential Entities) effective 3/09/18 describes when the department contracts for the confinement of residents with other entities, including other government agencies, any new contract or contract renewal will include the contractor's obligations to adopt and comply with all federal, state, and local laws, regulations and ordinances including the Prison Rape Elimination Act (PREA).

A review of the Pre-Audit Questionnaire (PAQ) confirmed KYDJJ has eight (8) contracts for the confinement of residents the agency entered into with varied private entities or other government agencies on or after August 20, 2012. KYDJJ has entered into/renewed eight (8) Private Child Care agreements for specialized services and/or residential care since September of 2016. Of these contracts, there is only one (1) contract that is eligible for KYDJJ to monitor compliance with the PREA standards. A review of the agreement contained the contractor's obligations to adopt and comply with the DOJ PREA Standards. Also, the agreement contained the information the facility will ensure a PREA Audit is conducted by a certified DOJ PREA auditor and a copy of the report will be provided to KYDJJ. An interview with the KYDJJ Director of Program Services/PREA Compliance Manager confirmed the contractor is monitored by KYDJJ to ensure compliance with the PREA standards.

Therefore, based on the review of the agency policy and procedures, observations and information obtained through the staff interview and review of documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, and Interview:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 [Prison Rape Elimination Act (PREA)]
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #904 (Contracted Residential Entities)
- Warren Regional Juvenile Detention Center Standard Operating Policy and Procedures (SOP) # 129-141 [Prison Rape Elimination Act (PREA)]
- PREA Standards Compliance Checklist
- Warren Regional Juvenile Detention Center's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Agreements for confinement
- PREA Compliance Manager Interview

Standard 115.313: Supervision and monitoring

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.313 (a)

•	Does the facility have a documented staffing plan that provides for adequate levels of staffing and, where applicable, video monitoring, to protect residents against sexual abuse? ☑ Yes □ No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: Generally accepted juvenile detention and correctional/secure residential practices? \boxtimes Yes \square No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: Any judicial findings of inadequacy? \boxtimes Yes \square No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: Any findings of inadequacy from Federal investigative agencies? \boxtimes Yes \square No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: Any findings of inadequacy from internal or external oversight bodies? \boxtimes Yes \square No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: All components of the facility's physical plant (including "blind-spots" or areas where staff or residents may be isolated)? \boxtimes Yes \square No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: The composition of the resident population? \boxtimes Yes \square No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: The number and placement of supervisory staff? \boxtimes Yes \square No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: Institution programs occurring on a particular shift? \boxtimes Yes \square No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: Any applicable State or local laws, regulations, or standards? \boxtimes Yes \square No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration the prevalence of substantiated and unsubstantiated incidents of sexual abuse? \boxtimes Yes \square No
•	In calculating adequate staffing levels and determining the need for video monitoring, does the staffing plan take into consideration: Any other relevant factors? \boxtimes Yes \square No

115.31	3 (b)
•	Does the agency comply with the staffing plan except during limited and discrete exigent circumstances? \boxtimes Yes \square No
•	In circumstances where the staffing plan is not complied with, does the facility document all deviations from the plan? (N/A if no deviations from staffing plan.) \square Yes \square No \boxtimes NA
115.31	3 (c)
•	Does the facility maintain staff ratios of a minimum of 1:8 during resident waking hours, except during limited and discrete exigent circumstances? (N/A if the facility is not a secure juvenile facility per the PREA standards definition of "secure".) \boxtimes Yes \square No \square NA
•	Does the facility maintain staff ratios of a minimum of 1:16 during resident sleeping hours, except during limited and discrete exigent circumstances? (N/A if the facility is not a secure juvenile facility per the PREA standards definition of "secure".) \boxtimes Yes \square No \square NA
•	Does the facility fully document any limited and discrete exigent circumstances during which the facility did not maintain staff ratios? (N/A if the facility is not a secure juvenile facility per the PREA standards definition of "secure".) \boxtimes Yes \square No \square NA
•	Does the facility ensure only security staff are included when calculating these ratios? (N/A if the facility is not a secure juvenile facility per the PREA standards definition of "secure".) \boxtimes Yes \square No \square NA
•	Is the facility obligated by law, regulation, or judicial consent decree to maintain the staffing ratios set forth in this paragraph? \square Yes \square No
115.31	3 (d)
•	In the past 12 months, has the facility, in consultation with the agency PREA Coordinator, assessed, determined, and documented whether adjustments are needed to: The staffing plan established pursuant to paragraph (a) of this section? \boxtimes Yes \square No
•	In the past 12 months, has the facility, in consultation with the agency PREA Coordinator, assessed, determined, and documented whether adjustments are needed to: Prevailing staffing patterns? \boxtimes Yes \square No
•	In the past 12 months, has the facility, in consultation with the agency PREA Coordinator, assessed, determined, and documented whether adjustments are needed to: The facility's deployment of video monitoring systems and other monitoring technologies? \boxtimes Yes \square No
•	In the past 12 months, has the facility, in consultation with the agency PREA Coordinator, assessed, determined, and documented whether adjustments are needed to: The resources the facility has available to commit to ensure adherence to the staffing plan? \boxtimes Yes \square No

Has the facility implemented a policy and practice of having intermediate-level or higher-level supervisors conduct and document unannounced rounds to identify and deter staff sexual abuse and sexual harassment? (N/A for non-secure facilities) ⋈ Yes ⋈ No ⋈ NA Is this policy and practice implemented for night shifts as well as day shifts? (N/A for non-secure facilities) ⋈ Yes ⋈ No ⋈ NA Does the facility have a policy prohibiting staff from alerting other staff members that these supervisory rounds are occurring, unless such announcement is related to the legitimate operational functions of the facility? (N/A for non-secure facilities) ⋈ Yes ⋈ No ⋈ NA Auditor Overall Compliance Determination □ Exceeds Standard (Substantially exceeds requirement of standards)

Instructions for Overall Compliance Determination Narrative

standard for the relevant review period)

Does Not Meet Standard (Requires Corrective Action)

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

Meets Standard (Substantial compliance; complies in all material ways with the

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #910 (Facility Security Management) effective 3/09/18; Chapter (Detention Services) Policy #707 Subject (Bed Capacities and Staffing of Juvenile Detention Centers) and Policy #709 Subject (Security and Control) effective 10/5/18 contained the required information identifying each facility to develop a staffing plan to provide for adequate staffing levels to ensure the safety and custody of residents, account for departmental resident to staff ratios, physical plant, video monitoring (if applicable), and federal standards. The staffing plan is reviewed annually with the administrative staff. Also, the policies contained information identifying each facility shall comply with staffing requirements including exigent circumstances and supervisory staff conducting unannounced rounds during all shifts documenting the information in the facility "Administrative Facility Tour Log" and "Unannounced Facility Visit" form that contains observations of all areas of the facility on a monthly basis.

The annual review completed by the facility's Superintendent shall assess, determine, and document whether adjustments are needed to the facility's established staffing plan, the facility's deployment of video monitoring systems and other monitoring technologies and the resources the facility has available to commit to ensure adherence to the staffing plan. Identify the requirement of unannounced rounds to be conducted by an intermediate-level and higher-level supervisor and conduct these unannounced rounds on a weekly basis during all shifts. Supervisory staff is prohibited from notifying staff of

 \boxtimes

unannounced rounds. Staff assigned to any post is prohibited from alerting other employees that a Supervisor is conducting rounds to identify and deter sexual abuse and sexual harassment.

Also, a review of the Warren RJDC Standard Operating Policy and Procedures (SOP) #707 (Staffing and Resident Bed Capacity) reviewed 7/2016; SOP #709.3 (Central Control Room) and SOP #709.5 (Resident Supervision and Movement) reviewed 8/2016 and SOP #910 (Facility Security Management) reviewed 11/2016 requires at the facility level to develop a staffing plan to provide for adequate staffing levels to ensure the safety and custody of residents, account for departmental resident to staff ratios, physical plant, video monitoring (if applicable), and federal standards. The staffing plan is reviewed annually with the administrative staff. The policies contained information identifying the facility shall comply with staffing requirements including exigent circumstances and supervisory staff conducting unannounced rounds during all shifts documenting the information in the facility logbook and "Unannounced Facility Visit" form that contains observations of all areas of the facility on a monthly basis. However, the policy (SOP #910 Facility Security Management) did not contain the information on the facility prohibits staff from alerting other staff of conducting unannounced rounds on all shifts. The Youth Program Services Supervisor/PREA Coordinator updated the policy and the information was sent to the auditor prior to the submission of the report.

A review of Warren RJDC's staffing plan and staffing plan development process dated 1/29/19 indicates during the waking hours (0600-2130) there will be at a minimum seven (7) youth workers assigned to the day shift currently operating with a population of fifteen (15) or less residents. Another youth worker is assigned as a float staff and the youth worker supervisor or designee is assigned to run the shift. Additionally, during the waking hours there may be a youth worker assigned as an additional float staff or as needed due to scheduled events (intakes, etc.) take place at the facility. During the sleeping hours (2130-0600) staff ratios will be reduced to one (1) staff person per (16) youth allowing there to be less youth workers assigned to a shift. There is a youth worker assigned as a float staff assigned, along with a youth worker supervisor or designee assigned to run the shift.

The documentation review of staffing plan, shift reports, video monitoring and staff schedules confirmed the facility adheres to the standard requirements of the staff-to-youth ratio as identified 1:8 during the resident waking hours and 1:16 during resident sleeping hours. Also, the documentation indicated the staffing plan is reviewed on an annual basis and the facility did not have any deviations from the staffing plan during the past twelve (12) months, their critical positions are always filled, it is a mandate. An interview with the Juvenile Facility Superintendent II confirmed on an annual basis, there is a review of the facility's staffing plan and the facility has a mechanism in place for call outs and staff volunteer to stay over if needed.

Warren RJDC is a staff secure facility and utilizes constant video and staff monitoring to protect the residents from sexual abuse and sexual harassment. The Juvenile Facility Superintendent II, Juvenile Facility Superintendent I and the Youth Service Program Supervisor/PREA Coordinator conducts and document unannounced rounds on all three (3) shifts and in all areas of the facility to monitor and deter staff sexual abuse and sexual harassment on a monthly basis. All unannounced rounds are documented in the shift report and "Unannounced Facility Visit" form that contains information and observations of all areas of the facility. Documentation, Juvenile Facility Superintendent II, Facility Superintendent I and Youth Service Program Supervisor/PREA Coordinator interviews confirmed the process takes place on both shifts in the facility on a monthly basis.

During the facility tour, the auditor observed and reviewed the Administrative Facility Tour Logs, where unannounced rounds were documented including the staff identification, date and time. A review of the samples provided by the facility of random dates and four (4) housing units/pods confirmed there is a

minimum of one (1) unannounced round conducted monthly by upper or middle management staff. Also, during the facility tour, there were two (2) areas (medical file room and kitchen) identified as having blind spots. A procedure will need to be implemented as to how these areas will be supervised or utilize some form of enhanced supervision. Since the on-site visit, the kitchen and medical file room areas were corrected and the auditor was provided with documentation (pictures) confirming the corrections had been completed. The KYDJJ Director of Program Services/PREA Compliance Manager sent the documentation to the auditor prior to the submission of the report.

After the on-site visit, the Juvenile Facility Superintendent II implemented the updated SOP #910 (Facility Security Management) to include the information on the facility prohibits staff from alerting other staff of conducting unannounced rounds on all shifts. The training was conducted on 8/7/19 and all staff signed and dated the "Training Event Attendance Sheet" indicating each staff was trained on the policy and procedure. The KYDJJ Director of Program Services/PREA Compliance Manager sent the appropriate supplemental documentation to the auditor demonstrating corrective actions had been taken with this standard prior to the submission of the report.

Based on the review of the agency policy and procedures, observations and information obtained through staff interviews, review of documentation and the follow-up documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #910 (Facility Security Management)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Detention Services) Policy #707
 Subject (Bed Capacities and Staffing of Juvenile Detention Centers)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Detention Services) Policy #709 Subject (Security and Control)
- Warren RJDC SOP #707 (Staffing and Resident Bed Capacity)
- Warren RJDC SOP #709.3 (Central Control Room)
- Warren RJDC SOP #709.5 (Resident Supervision and Movement)
- Warren RJDC SOP #910 (Facility Security Management)
- 2019 Warren RJDC's Staffing Plan
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Facility Staff Work Schedules
- Daily Population Report for the past twelve (12) months
- The facility's shift reports, video monitoring, and "Unannounced Facility Visit" forms
- Juvenile Facility Superintendent II, Facility Superintendent I and Youth Service Program Supervisor/PREA Coordinator interviews
- Facility Tour
- Additional supplemental documentation for the corrective actions (pictures, training and sign-in sheet)

Standard 115.315: Limits to cross-gender viewing and searches

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.31	5 (a)
•	Does the facility always refrain from conducting any cross-gender strip or cross-gender visual body cavity searches, except in exigent circumstances or by medical practitioners? \boxtimes Yes \square No
115.31	5 (b)
•	Does the facility always refrain from conducting cross-gender pat-down searches in non-exigent circumstances? \boxtimes Yes \square No \square NA
115.31	15 (c)
•	Does the facility document and justify all cross-gender strip searches and cross-gender visual body cavity searches? ⊠ Yes □ No
•	Does the facility document all cross-gender pat-down searches? $oximes$ Yes \oximin No
115.31	5 (d)
•	Does the facility have policies that enable residents to shower, perform bodily functions, and change clothing without nonmedical staff of the opposite gender viewing their breasts, buttocks, or genitalia, except in exigent circumstances or when such viewing is incidental to routine cell checks? \boxtimes Yes \square No
•	Does the facility have procedures that enable residents to shower, perform bodily functions, and change clothing without nonmedical staff of the opposite gender viewing their breasts, buttocks, or genitalia, except in exigent circumstances or when such viewing is incidental to routine cell checks? \boxtimes Yes \square No
•	Does the facility require staff of the opposite gender to announce their presence when entering a resident housing unit? \boxtimes Yes $\ \square$ No
•	In facilities (such as group homes) that do not contain discrete housing units, does the facility require staff of the opposite gender to announce their presence when entering an area where residents are likely to be showering, performing bodily functions, or changing clothing? (N/A for facilities with discrete housing units) \boxtimes Yes \square No \square NA
115.31	15 (e)
•	Does the facility always refrain from searching or physically examining transgender or intersex residents for the sole purpose of determining the resident's genital status? \boxtimes Yes \square No
•	If a resident's genital status is unknown, does the facility determine genital status during conversations with the resident, by reviewing medical records, or, if necessary, by learning that information as part of a broader medical examination conducted in private by a medical practitioner? \boxtimes Yes \square No

115.315 (f)

•	in a pr	he facility/agency train security staff in how to conduct cross-gender pat down searches of the security and in the least intrusive manner possible, consistent ecurity needs? \boxtimes Yes \square No
•	interse	he facility/agency train security staff in how to conduct searches of transgender and ex residents in a professional and respectful manner, and in the least intrusive manner le, consistent with security needs? \boxtimes Yes \square No
Audite	or Over	all Compliance Determination
		Exceeds Standard (Substantially exceeds requirement of standards)
	\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)

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #910 (Facility Security Management) and Subject #912 (Sexual Orientation and Gender Identity) effective 3/09/18; Chapter (Detention Services) Policy #714 Subject (Searches) & Policy #715 Subject (Incident Reports) effective 10/5/18 and General Directive #12-01 issued 4/2/2012 requires residents shall be permitted to shower, perform bodily functions, and change clothing without nonmedical staff of the opposite gender viewing their breasts, buttocks, or genitalia, except in exigent circumstances or when such viewing is incident to routine dormitory checks. Requires cross gender frisk searches of transgender and intersex residents will be conducted in a professional and respectful manner and in the least intrusive manner consistent with security needs. Requires that the opposite gender staff shall announce their presence when entering a resident housing unit. Also, the policy indicated any crossgender searches are required to be documented.

Also, a review of the Warren RJDC Standard Operating Policy and Procedures (SOP) #714 (Searches); SOP #704a (Searches Attachment); SOP #715 (Incident Reporting); SOP #715a (Incident Reporting Attachment – Report Writing) reviewed 8/2016; SOP #910 (Facility Security Management) and SOP #912 (Sexual Orientation and Gender Identity) reviewed 11/2016 requires at the facility level residents permitted to shower, perform bodily functions, and change clothing without nonmedical staff of the opposite gender viewing their breasts, buttocks, or genitalia, except in exigent circumstances or when such viewing is incident to routine dormitory checks. Requires cross gender frisk searches of transgender and intersex residents will be conducted in a professional and respectful manner and in the least intrusive manner consistent with security needs. Requires that the opposite gender staff shall

announce their presence when entering a resident housing unit. Also, the policy indicated any cross-gender searches are required to be documented by the staff. Warren RJDC had additional Standard Operating Policy and Procedures SOP #702 (Resident Intake and Orientation); SOP #702.3 (Personal Hygiene and Clothing Issue) and SOP #702.4 (Head, Body and Pubic Lice) reviewed 6/2016 confirming a resident's intake and orientation process to the facility which includes the issuing of property, hygiene and medical screening.

Random staff interviews indicated staff of the opposite gender entering dorm areas would consistently announce themselves. Random resident interviews indicated staff of the opposite gender entering dorm areas would did not consistently announce themselves. During the facility tour, it was observed staff of the opposite gender announce their presence when entering the dorm areas. KYDJJ has extensive staff training, a review of the training documentation including a "Cross Gender Visual Searches" power point, staff rosters and staff interviews confirmed receiving the annual training on pat down searches, cross-gender pat searches and searches of transgender and intersex residents are conducted in a respectful, professional manner and prohibiting cross-gender strip or cross-gender visual body cavity searches of residents. All random staff interviews were able to describe what an exigent circumstance would be and were knowledgeable of the procedures for securing authorization to conduct such a search as well as the requirements for justifying and documenting those searches.

Also, random staff interviews identified the KYDJJ policy on prohibiting staff from searching or physically examining a transgender or intersex resident for purpose of determining that resident's genital status. Residents stated that they had never been searched by a staff member of the opposite sex nor had they ever seen a staff conduct a cross gender pat down search. Staff and resident interviews confirmed residents are able to shower, perform bodily functions and change clothing without non-medical staff of the opposite gender viewing them. In addition, random staff and resident interviews indicated that staff of the opposite gender is prohibited from entering the shower area while residents are showering. During the tour, it was observed one (1) of the showers was missing a shower curtain located in the intake area which did not allow for privacy. Since the on-site visit, the shower was corrected and the auditor was provided with documentation (picture) confirming the correction had been completed. The KYDJJ Director of Program Services/PREA Compliance Manager sent the documentation to the auditor prior to the submission of the report.

The Youth Service Program Supervisor/PREA Coordinator's memorandum dated 6/19/19 indicated there had been no cross-gender pat down searches, cross-gender strip or cross-gender visual body cavity searches of residents in the past twelve (12) months at the facility. Also, there have been no exigent circumstances of cross-gender pat down, strip or visual body cavity searches conducted of residents in the past twelve (12) months at the facility.

After the on-site visit, all staff were re-trained on when entering the housing units/pods, the opposite gender should always announce themselves. The KYDJJ Assistant Director of Program Services/PREA Compliance Manager sent the appropriate supplemental documentation to the auditor demonstrating corrective actions had been taken with this standard prior to the submission of this report.

Based on the review of the agency policy and procedures, observations and information obtained through staff interviews, review of documentation and the follow-up documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #910 (Facility Security Management)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #912 (Sexual Orientation and Gender Identity)
- KYDJJ Chapter (Detention Services) Policy #714 Subject (Searches) & Policy #715 Subject (Incident Reports)
- General Directive #12-01
- Warren RJDC SOP #714 (Searches)
- Warren RJDC SOP #704a (Searches Attachment)
- Warren RJDC SOP #715 (Incident Reporting)
- Warren RJDC SOP #715a (Incident Reporting Attachment Report Writing)
- Warren RJDC SOP #910 (Facility Security Management)
- Warren RJDC SOP #912 (Sexual Orientation and Gender Identity)
- Warren RJDC SOP #702 (Resident Intake and Orientation)
- Warren RJDC SOP #702.3 (Personal Hygiene and Clothing Issue)
- Warren RJDC SOP #702.4 (Head, Body and Pubic Lice)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- KYDJJ Trainer Power Point (Cross Gender Visual Searches & Contraband and Searches)
- 2018-2019 Training Event Attendance Sheets & Acknowledgement of Cross Gender Searches Training forms
- Pre-Audit Questionnaire review In the past 12 months, the number of cross-gender strip or cross gender visual body cavity searches of residents reported was zero.
- Pre-Audit Questionnaire review In the past 12 months, the number of cross-gender strip or cross-gender visual body cavity searches of residents that did not involve exigent circumstances or were performed by non-medical staff reported was zero.
- Pre-Audit Questionnaire review In the past 12 months, the number of transgender or intersex residents search or physically examine for the sole purposes of determining the resident's genital status was zero.
- Random staff and resident interviews
- Facility Tour
- Additional supplemental documentation for the corrective actions (pictures, training and sign-in sheet)

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

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

11	5	.3′	16	(a)

•	Does the agency take appropriate steps to ensure that residents with disabilities have an equal
	opportunity to participate in or benefit from all aspects of the agency's efforts to prevent, detect,
	and respond to sexual abuse and sexual harassment, including: Residents who are deaf or hard
	of hearing? ⊠ Yes □ No

•	Does the agency take appropriate steps to ensure that residents with disabilities have an equal opportunity to participate in or benefit from all aspects of the agency's efforts to prevent, detect, and respond to sexual abuse and sexual harassment, including: Residents who are blind or have low vision? \boxtimes Yes \square No
•	Does the agency take appropriate steps to ensure that residents with disabilities have an equal opportunity to participate in or benefit from all aspects of the agency's efforts to prevent, detect, and respond to sexual abuse and sexual harassment, including: Residents who have intellectual disabilities? \boxtimes Yes \square No
•	Does the agency take appropriate steps to ensure that residents with disabilities have an equal opportunity to participate in or benefit from all aspects of the agency's efforts to prevent, detect, and respond to sexual abuse and sexual harassment, including: Residents who have psychiatric disabilities? \boxtimes Yes \square No
•	Does the agency take appropriate steps to ensure that residents with disabilities have an equal opportunity to participate in or benefit from all aspects of the agency's efforts to prevent, detect, and respond to sexual abuse and sexual harassment, including: Residents who have speech disabilities? \boxtimes Yes \square No
•	Does the agency take appropriate steps to ensure that residents with disabilities have an equal opportunity to participate in or benefit from all aspects of the agency's efforts to prevent, detect, and respond to sexual abuse and sexual harassment, including: Other? (if "other," please explain in overall determination notes.) \boxtimes Yes \square No
•	Do such steps include, when necessary, ensuring effective communication with residents who are deaf or hard of hearing? \boxtimes Yes \square No
•	Do such steps include, when necessary, providing access to interpreters who can interpret effectively, accurately, and impartially, both receptively and expressively, using any necessary specialized vocabulary? \boxtimes Yes \square No
•	Does the agency ensure that written materials are provided in formats or through methods that ensure effective communication with residents with disabilities including residents who: Have intellectual disabilities? \boxtimes Yes \square No
•	Does the agency ensure that written materials are provided in formats or through methods that ensure effective communication with residents with disabilities including residents who: Have limited reading skills? \boxtimes Yes \square No
•	Does the agency ensure that written materials are provided in formats or through methods that ensure effective communication with residents with disabilities including residents who: Are blind or have low vision? \boxtimes Yes \square No
115.31	6 (b)

•	Does the agency take reasonable steps to ensure meaningful access to all aspects of the agency's efforts to prevent, detect, and respond to sexual abuse and sexual harassment to residents who are limited English proficient? \boxtimes Yes \square No		
•	imparti	se steps include providing interpreters who can interpret effectively, accurately, and ally, both receptively and expressively, using any necessary specialized vocabulary? $\hfill \square$ No	
115.31	6 (c)		
•	types o obtaini first-res	he agency always refrain from relying on resident interpreters, resident readers, or other of resident assistants except in limited circumstances where an extended delay in an effective interpreter could compromise the resident's safety, the performance of sponse duties under §115.364, or the investigation of the resident's allegations?	
Auditor Overall Compliance Determination			
		Exceeds Standard (Substantially exceeds requirement of standards)	
	\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)	

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #907 (Resident PREA Education) and Subject #911 (DJJ Staff PREA Education and Training) effective 3/09/18; Chapter (Admissions) Policy #205 Subject (Youth Rights); Chapter (Health and Safety Services) Policy #400.1 Subject (Health Services) effective 4/5/19 and Policy #404.1 Subject (Admission Screening for Physical and Mental Challenges) effective 10/5/18; Chapter (Detention Services) Policy #702 Subject (Intake, Reception and Orientation) effective 10/5/18 and Warren RJDC Standard Operating Policy and Procedures (SOP) #907 (Resident PREA Education) reviewed 11/2016 contained procedures to be taken to ensure residents with disabilities or who are limited English proficient have an equal opportunity to participate in or are provided meaningful access to all aspects of the facility's efforts to prevent, protect and respond to sexual abuse and sexual harassment. Efforts shall include the use of interpreters, written material, or other formats or methods that ensure effective communication with resident's disabilities, including residents who have intellectual disabilities, limited reading skills, who are blind or have low vision, deaf, or are Limited English Proficient (LEP). Also, the policy prohibits any facility to rely on resident interpreters, resident readers or any kind of resident

assistants except in limited circumstances when an extended delay in obtaining interpreter's services could compromise a residents' safety, the performance of first-responder duties or the investigation of the resident's allegations.

There are postings throughout the facility in English and Spanish and staff had access to Language Services Associates and Telephone Interpretation Services. Each KYDJJ facility is required to complete an "Interpreter Services Monthly Log Sheet" and return this information to the KYDJJ Director of Program Services/PREA Compliance Manager on a monthly basis. Staff training documentation, KYDJJ pamphlets and the resident handbook contained information on providing appropriate explanations regarding PREA information to residents based upon the individual needs of the resident. The facility's Social Services Workers provide the PREA education at intake, during orientation and documents the information on a "Youth Acknowledgment of PREA Education and PREA Documentation" form. Also, the facility's handbook is in both English and Spanish. The facility has a reference folder for staff with all the Language Services Associates and Telephone Interpretation Services and the "Interpreter Services Monthly Log Sheet" in the event, the staff would need an interpreter for any of the residents.

Random staff interviews confirmed their knowledge of the outside agency providing services to the facility and indicated they would not rely on the use of resident assistants in relation to reporting allegations of sexual abuse or sexual harassment except in limited circumstances when an extended delay in obtaining interpreter's services could compromise an residents' safety, the performance of first-responder duties or the investigation of the resident's allegations. Also, Bowling Green City Public School System provides education to the residents at the facility. The teachers could provide residents with disabilities and residents who are limited English proficient with various interpreter services on an as needed basis.

During the on-site visit, there were no residents who were limited English proficient, or who were blind, deaf, or hard of hearing, or who had a cognitive disability. An interview with the Youth Service Program Supervisor/PREA Coordinator indicated if a resident exhibits such a disability, arrangements will be made to provide the necessary and required assistance. Also, both Social Services Workers indicated services are required and they would make the necessary accommodations beginning at the intake and orientation phase and throughout the resident's length of stay. In the past twelve (12) months, the facility did not have any instances of resident interpreters, assistance or readers being used for reporting allegations of sexual abuse or sexual harassment.

Based on the review of the agency policy and procedures, observations and information obtained through staff interviews and review of documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #907 (Resident PREA Education)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #911 (DJJ Staff PREA Education and Training)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Admissions) Policy #205 Subject (Youth Rights)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Health and Safety Services) Policy #400.1 Subject (Health Services) and Policy #404.1 Subject (Admission Screening for Physical and Mental Challenges)

- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Detention Services) Policy #702 (Intake, Reception and Orientation)
- Warren RJDC Standard Operating Policy and Procedures SOP #907 (Resident PREA Education)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Language Services Associates
- 2018-2019 Training Event Attendance Sheets
- KYDJJ PREA Training power point
- KYDJJ PREA Refresher Training curriculum
- National Sexual Assault Hotline brochure (English and Spanish)
- KYDJJ Don't be Afraid! Report any Sexual Activity or Abuse! brochure (English and Spanish)
- KYDJJ Resident PREA Education brochure (English, Spanish and Bosnian)
- Warren RJDC Handbook (English and Spanish)
- Youth Service Program Supervisor/PREA Coordinator interview
- Social Services Workers interviews
- · Random staff interviews
- Facility Tour

Standard 115.317: Hiring and promotion decisions

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.317 (a)

•	Does the agency prohibit the hiring or promotion of anyone who may have contact with residents who: Has engaged in sexual abuse in a prison, jail, lockup, community confinement facility, juvenile facility, or other institution (as defined in 42 U.S.C. 1997)? ⊠ Yes □ No
•	Does the agency prohibit the hiring or promotion of anyone who may have contact with residents who: Has been convicted of engaging or attempting to engage in sexual activity in the community facilitated by force, overt or implied threats of force, or coercion, or if the victim did not consent or was unable to consent or refuse? \boxtimes Yes \square No
•	Does the agency prohibit the hiring or promotion of anyone who may have contact with residents who: Has been civilly or administratively adjudicated to have engaged in the activity described in the question immediately above? \boxtimes Yes \square No
•	Does the agency prohibit the enlistment of services of any contractor who may have contact with residents who: Has engaged in sexual abuse in a prison, jail, lockup, community confinement facility, juvenile facility, or other institution (as defined in 42 U.S.C. 1997)? ☑ Yes ☐ No

 Does the agency prohibit the enlistment of services of any contractor who may have contact with residents who: Has been convicted of engaging or attempting to engage in sexual activity in

	the community facilitated by force, overt or implied threats of force, or coercion, or if the victim did not consent or was unable to consent or refuse? \boxtimes Yes \square No
•	Does the agency prohibit the enlistment of services of any contractor who may have contact with residents who: Has been civilly or administratively adjudicated to have engaged in the activity described in the question immediately above? \boxtimes Yes \square No
115.31	17 (b)
•	Does the agency consider any incidents of sexual harassment in determining whether to hire or promote anyone who may have contact with residents? \boxtimes Yes \square No
•	Does the agency consider any incidents of sexual harassment in determining whether to enlist the services of any contractor who may have contact with residents? $\ oxed{\boxtimes}\ Yes\ oxed{\square}\ No$
115.31	17 (c)
•	Before hiring new employees, who may have contact with residents, does the agency perform a criminal background records check? \boxtimes Yes \square No
•	Before hiring new employees, who may have contact with residents, does the agency consult any child abuse registry maintained by the State or locality in which the employee would work? \boxtimes Yes \square No
•	Before hiring new employees who may have contact with residents, does the agency, consistent with Federal, State, and local law, make its best efforts to contact all prior institutional employers for information on substantiated allegations of sexual abuse or any resignation during a pending investigation of an allegation of sexual abuse? \boxtimes Yes \square No
115.31	17 (d)
•	Does the agency perform a criminal background records check before enlisting the services of any contractor who may have contact with residents? \boxtimes Yes \square No
•	Does the agency consult applicable child abuse registries before enlisting the services of any contractor who may have contact with residents? \boxtimes Yes \square No
115.31	17 (e)
•	Does the agency either conduct criminal background records checks at least every five years of current employees and contractors who may have contact with residents or have in place a system for otherwise capturing such information for current employees? \boxtimes Yes \square No
115.31	17 (f)

al	Does the agency ask all applicants and employees who may have contact with residents directly about previous misconduct described in paragraph (a) of this section in written applications or interviews for hiring or promotions? \boxtimes Yes \square No		
al	Does the agency ask all applicants and employees who may have contact with residents directly about previous misconduct described in paragraph (a) of this section in any interviews or written self-evaluations conducted as part of reviews of current employees? \boxtimes Yes \square No		
	Does the agency impose upon employees a continuing affirmative duty to disclose any such misconduct? \boxtimes Yes $\ \square$ No		
115.317	(g)		
115.317	(h)		
ha ei si	Does the agency provide information on substantiated allegations of sexual abuse or sexual harassment involving a former employee upon receiving a request from an institutional employer for whom such employee has applied to work? (N/A if providing information on substantiated allegations of sexual abuse or sexual harassment involving a former employee is prohibited by law.) \boxtimes Yes \square No \square NA		
Auditor (Overall Compliance Determination		
	Exceeds Standard (Substantially exceeds requirement of standards)		
\triangleright	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)		
	Does Not Meet Standard (Requires Corrective Action)		
Inetructi	ons for Overall Compliance Determination Narrative		

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #902 (Personnel Procedures) & Subject #906 (Reporting and Investigating PREA Violations) effective 3/09/18; Kentucky's Open Records Act (KRS) 61.872 & 61.878; Chapter (Administration) Policy #102 Subject (Code of Ethics); Policy #106.3 Subject (Background Checks) & Policy #134 Subject (Records Request) effective 3/09/18 prohibits KYDJJ staff to hire or promote anyone for a position that may have resident contact who has been engaged in sexual abuse in a prison, jail, lockup, community confinement facility,

juvenile facility, or other institution; convicted of engaging or attempting to engage in sexual activity in the community facilitated by force, overt or implied threats of force, or coercion, or if the victim did not consent or was unable to consent or refuse; or civilly or administratively adjudicates to have engaged in sexual activity in the community facilitated by force, overt or implied threats of force, or coercion, or if the victim did not consent or was unable to consent or refuse. KYDJJ shall consider any incidents of sexual harassment in determining whether to hire or promote anyone who may have contact with incarcerated residents. KYDJJ staff must ask all applicants and employees who may have contact with residents directly about previous misconduct noted above in written applications or interviews for hiring or promotions.

Also, the KYDJJ personnel policies indicated the requirement of information on substantiated allegations of sexual abuse or sexual harassment involving a former employee shall be furnished to any institutional employer in which the employee has applied to work provided the request is written. Requires a criminal background shall be conducted before hiring new employees who may have contact with residents and will make its best efforts to contact all prior institutional employers for information on substantiated allegations of sexual abuse or any resignation during a pending investigation of an allegation of sexual abuse. Requires a continuing affirmative duty for employees to disclose any such conduct. Requires that a criminal background records check is completed prior to enlisting services of any contractor who may have contact with residents and a criminal background records check is completed at least every five (5) years for current employees and contractors, and annually for sensitive specialist assignments. All background checks are conducted initially on new employees, current and promotion decisions of employees and contractors.

KYDJJ has extensive initial background checks to include the screening for criminal record checks, possible checks on criminal convictions and pending criminal charges, access to local, state and federal criminal databases to conduct background checks, driving records check, child abuse registry checks, Diana screening - sex offender registry checks and best efforts to contact all previous institutional employers for information on substantiated allegations of sexual abuse, 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 residents and any resignation during a pending investigation or an allegation of sexual abuse. The agency conducts 5-year background checks for all employees and contractors. Material omission by an employee is subject to termination. Additionally, contractors who have contact with residents have documented criminal background checks.

An interview with the facility's Administrative Specialist III confirmed the process on the facility performing criminal background checks to consider the pertinent civil or administrative adjudications for all newly hired employees who may have contact with residents, all employees who are considered for promotion and every five (5) years. Also, he indicated conducting the same checks for contractors and volunteers. He advised Central Office ensures background checks are conducted every five (5) years. Also, there is an affirmative duty to disclose any arrests or previous misconduct by all employees at hire and anytime there is a law enforcement contact.

A sample review of staff's, volunteer's, and contractor's HR files had documentation on staff completing varied forms containing the questions regarding past misconduct (PREA Requirements for DJJ Staff form) are completed during the hiring process. The HR staff complete the criminal background information (Request for Record Check & Central Registry Check) and receives an email on whether an individual is approved or disqualified. Once an individual is approved for hire, the new employee begins the training/orientation process and is provided with the KYDJJ Employee Handbook. The contracted staff's HR files are maintained at the Central Office. Information regarding previous misconduct is provided to potential employers automatically if the potential employer is in Kentucky, otherwise an

authorization for release for information is required and referred to Central Office. A review of the five (5) year background checks of two (2) employees were missing the emails on whether the individual is approved or disqualified.

After the on-site visit, the Central Office provided confirmation to the facility's Administrative Specialist III on the five (5) year background screening information had been completed during the required timeframe. The KYDJJ Assistant Director of Program Services/PREA Compliance Manager sent the appropriate supplemental documentation to the auditor demonstrating corrective action had been taken with this standard prior to the submission of this report.

Based on the review of the agency policy and procedures, observations and information obtained through staff interviews, review of documentation and the follow-up documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #902 (Personnel Procedures)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter (Administration) Policy #102 Subject (Code of Ethics); Policy #106.3 Subject (Background Checks) & Policy #134 Subject (Records Request)
- Kentucky's Open Records Act (KRS) 61.872 & 61.878;
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Pre-Audit Questionnaire review In the past 12 months, the number of persons hired who may have contact with residents who have had criminal background checks: fourteen
- Pre-Audit Questionnaire review In the past 12 months, the number of contract for services
 where criminal background record checks were conducted on all staff covered in the contract
 that might have contact with residents: zero
- Background checks (Request for Record Check & Central Registry Check)
- PREA Requirements for DJJ Staff form
- Administrative Specialist III interview
- Additional supplemental documentation for the corrective action (email copies)

Standard 115.318: Upgrades to facilities and technologies

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.318 (a)

If the agency designed or acquired any new facility or planned any substantial expansion or modification of existing facilities, did the agency consider the effect of the design, acquisition, expansion, or modification upon the agency's ability to protect residents from sexual abuse? (N/A if agency/facility has not acquired a new facility or made a substantial expansion to existing

		es since August 20, 2012, or since the last PREA audit, whichever is later.) □ No ☑ NA
115.31	18 (b)	
•	other ragency or upd techno	agency installed or updated a video monitoring system, electronic surveillance system, o monitoring technology, did the agency consider how such technology may enhance the y's ability to protect residents from sexual abuse? (N/A if agency/facility has not installed ated a video monitoring system, electronic surveillance system, or other monitoring blogy since August 20, 2012, or since the last PREA audit, whichever is later.) \square No \square NA
Audito	or Over	all Compliance Determination
		Exceeds Standard (Substantially exceeds requirement of standards)
	\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)

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 [Prison Rape Elimination Act (PREA)] effective 3/09/18 requires all designing or acquiring new facilities and in planning substantial expansion or modification of existing facilities to consider the effect of the design, acquisition, expansion, or modification upon the facility's ability to protect residents from harm, including sexual abuse. Requires any installing or updating of video monitoring systems, electronic surveillance systems, or other monitoring technology to be considered how such changes may enhance the facility's ability to protect residents from harm, including sexual abuse.

An interview with the Warren RJDC's Juvenile Facility Superintendent II and Youth Service Program Supervisor/PREA Coordinator's memorandum dated 6/24/19 indicated there had been no major modifications and no installation or updated video monitoring system or electronic surveillance systems, or other monitoring technology at the facility. During the tour, cameras were observed throughout the facility and the auditor reviewed the video surveillance system in the control room. The video surveillance system will enhance their capabilities to assist in monitoring blind spots and the review of incidents. Additionally, this enables the staff to monitor residents more efficiently throughout the physical plant of the facility. The administrative staff is continually evaluating the electronic surveillance system and video monitoring.

Based on the review of the agency policy and procedures, observations and information obtained through the interview and documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 [Prison Rape Elimination Act (PREA)]
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Surveillance System Schematic and Diagrams
- Juvenile Facility Superintendent II interview
- Facility Tour

RESPONSIVE PLANNING

Standard 115.321: Evidence protocol and forensic medical examinations

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

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115.321 (a)
• If the agency is responsible for investigating allegations of sexual abuse, does the agency follow a uniform evidence protocol that maximizes the potential for obtaining usable physical evidence for administrative proceedings and criminal prosecutions? (N/A if the agency/facility is not responsible for conducting any form of criminal OR administrative sexual abuse investigations.)
115.321 (b)
Is this protocol developmentally appropriate for youth where applicable? (N/A if the agency/facility is not responsible for conducting any form of criminal OR administrative sexual abuse investigations.) ⋈ Yes □ No □ NA
Is this protocol, as appropriate, adapted from or otherwise based on the most recent edition of the U.S. Department of Justice's Office on Violence Against Women publication, "A National Protocol for Sexual Assault Medical Forensic Examinations, Adults/Adolescents," or similarly comprehensive and authoritative protocols developed after 2011? (N/A if the agency/facility is not responsible for conducting any form of criminal OR administrative sexual abuse investigations.) ⋈ Yes ⋈ NO ⋈ NA
115.321 (c)
■ Does the agency offer all residents who experience sexual abuse access to forensic medical examinations, whether on-site or at an outside facility, without financial cost, where evidentiarily or medically appropriate? Yes □ No
 Are such examinations performed by Sexual Assault Forensic Examiners (SAFEs) or Sexual Assault Nurse Examiners (SANEs) where possible?
■ If SAFEs or SANEs cannot be made available, is the examination performed by other qualified medical practitioners (they must have been specifically trained to conduct sexual assault forensic exams)? ☑ Yes □ No
$lacktriangle$ Has the agency documented its efforts to provide SAFEs or SANEs? $oxin Yes \ \Box$ No
115.321 (d)

•	Does the agency attempt to make available to the victim a victim advocate from a rape crisis center? ⊠ Yes □ No		
•	make a	e crisis center is not available to provide victim advocate services, does the agency available to provide these services a qualified staff member from a community-based ration, or a qualified agency staff member? (N/A if the agency <i>always</i> makes a victim the from a rape crisis center available to victims.) \boxtimes Yes \square No \square NA	
•		e agency documented its efforts to secure services from rape crisis centers? $\hfill\square$ No	
115.32	21 (e)		
•	As requ	uested by the victim, does the victim advocate, qualified agency staff member, or d community-based organization staff member accompany and support the victim in the forensic medical examination process and investigatory interviews? No	
•	-	uested by the victim, does this person provide emotional support, crisis intervention, ation, and referrals? $oxed{\boxtimes}$ Yes $\oxed{\square}$ No	
115.32	21 (f)		
•	agency through	gency itself is not responsible for investigating allegations of sexual abuse, has the requested that the investigating agency follow the requirements of paragraphs (a) (e) of this section? (N/A if the agency/facility is responsible for conducting criminal AND strative sexual abuse investigations.) \boxtimes Yes \square No \square NA	
115.32	21 (g)		
	Auditor	is not required to audit this provision.	
115.32	21 (h)		
•	If the agency uses a qualified agency staff member or a qualified community-based staff member for the purposes of this section, has the individual been screened for appropriateness to serve in this role and received education concerning sexual assault and forensic examination issues in general? (N/A if agency <i>always</i> makes a victim advocate from a rape crisis center available to victims.) \boxtimes Yes \square No \square NA		
Audito	or Overa	all Compliance Determination	
		Exceeds Standard (Substantially exceeds requirement of standards)	
		Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Does Not Meet Standard (Requires Corrective Action)	

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation) effective 3/09/18; General Directive #10-02; Chapter (Health and Safety Services) Policy #402 Subject (Access to Medical, Dental and Mental Health); Policy #404.6 Subject (Emergency Medical Services); Policy #404.8 Subject (Hospital Care); Policy #408.1 Subject (Forensic Information) effective 4/5/19 and KRS 15A.020 & 500 KAR 13:020 (Office of Investigations) requires, when requested by the victim, a victim advocate, qualified agency staff member, or qualified community-based organization staff member to accompany and support the victim through the forensic medical examination process and investigatory interviews and shall provide emotional support, crisis intervention, information and referrals. A qualified KYDJJ mental health staff member or qualified community-based staff member includes an individual who has been screened for appropriateness to serve in this role and has received education concerning sexual assault and forensic examination issues in general. Requires a history be taken by a health care professional who will conduct a forensic medical examination to document the extent of physical injury. Such examinations shall be performed by Sexual Assault Forensic Examiners (SAFEs) or Sexual Assault Nurse Examiners (SANEs) where possible. There will be no financial cost to the resident for this examination.

Also, the KYDJJ policies and procedures require protocols for informed consent, confidentiality, reporting to law enforcement, and reporting to child abuse investigative agencies. Requires an administrative or criminal investigation conducted in accordance with PREA standards shall be completed for all allegations of sexual abuse and sexual harassment. All staff is required to report all allegations, knowledge and suspicions of sexual abuse, sexual harassment, retaliation, staff neglect and/or violations of responsibilities that may have contributed to an incident or retaliation. All staff is required to refer all alleged incidents of sexual abuse, harassment or misconduct to the Kentucky State Police for criminal investigation and Internal Investigations Branch (IIB) within the Justice & Public Safety Cabinet for administrative investigation. Additionally, the KYDJJ Ombudsman investigates cases of juvenile-on-juvenile sexual harassment.

There is evidence of KYDJJ Commissioner obtaining a Memorandum of Understanding with the Kentucky Association of Sexual Assault Programs (KASAP) dated 5/21/18 and 8/12/19 to provide the programs/resources in each region of the state. The renewal of the memorandum was due to a change in leadership. Hope Harbor is the program identified to provide free confidential crisis intervention and emotional support services related to sexual abuse or assault residents. Any resident seeking services can call the toll-free telephone number. Also, the auditor contacted a representative from the Hope Harbor via telephone during the on-site visit and confirmed the rape crisis center has established a telephone number for residents to call and to provide confidential emotional support services. She indicated there have been no calls from residents in the past twelve (12) months requesting emotional support services related to sexual abuse or assault. Also, the Hope Harbor representative indicated the victim would be provided with a victim advocate to accompany and support the victim through the forensic medical examination process and investigatory interviews and provides emotional support, crisis intervention, information, and referrals as needed. The Medical Center of Bowling Green (SANE certified) provides the emergency and forensic medical examinations at no financial cost to the victim.

Medical and mental health staff interviews indicated the facility will offer all victims access to forensic medical examinations without financial cost and the procedures to secure and obtain usable physical evidence when sexual abuse is alleged and confirmed in the event of an alleged sexual abuse occurrence. Also, the medical and mental health staff interviews confirmed residents would be transported Medical Center of Bowling Green for emergency and forensic medical examinations.

An interview with the Youth Service Program Supervisor/PREA Coordinator and memorandum dated 7/21/19 confirmed if the rape crisis center is unavailable to provide victim advocate services, the facility will provide a qualified staff member from the community-based organization or a qualified agency staff member to accompany the victim. Also, he confirmed the qualified staff member would provide confidential emotional support to residents who are victims of sexual abuse and who had been trained on the PREA standards. In the past twelve (12) months, there has been no allegation where a victim required a forensic medical examination.

The facility has available the KYDJJ PREA brochure "Don't be Afraid! Report any Sexual Activity or Abuse!" and identifies for the residents to call a hotline number directly to the Internal Investigations Branch (IIB) utilizing a telephone at the facility. Also, the brochure identifies the investigator does not work for DJJ and will make sure the report is confidential. During the on-site visit, the auditor tested one of the telephones and it dialed directly to the investigative office and allowed the auditor to leave a message. An on-call investigator receives the message and begins the investigative process. The brochure identified another hotline telephone to the Rape Crisis Center for residents to access victim services.

Random staff interviews confirmed Internal Investigations Branch (IIB) and Kentucky State Police (KSP) conducts the administrative and criminal investigations of allegations of sexual abuse, sexual harassment and sexual misconduct. Also, the KYDJJ Ombudsman investigates cases of juvenile-on-juvenile sexual harassment. Random staff interviews confirmed their knowledge on evidence protocol and their role as first responders and how to preserve evidence until local law enforcement officers or KSP arrived at the facility.

Based on the review of the agency policy and procedures, observations and information obtained through staff interviews and review of documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter (Health and Safety Services)
 Policy #402 Subject (Access to Medical, Dental and Mental Health)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy #404.6 Subject (Emergency Medical Services)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy #404.8 Subject (Hospital Care)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy #408.1 Subject (Forensic Information)
- General Directive #10-02
- KRS 15A.020 & 500 KAR 13:020 (Office of Investigations)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)

- Pre-Audit Questionnaire review In the past 12 months, the number of forensic medical exams conducted during the past 12 months reported was zero.
- Pre-Audit Questionnaire review In the past 12 months, the number of exams performed by SANE/SAFE during the past 12 months reported was zero.
- Pre-Audit Questionnaire review In the past 12 months, the number of exams performed by a qualified medical practitioner during the past 12 months reported was zero.
- Memorandum of Understanding with Kentucky Association of Sexual Assault Programs (KASAP)
- PREA brochure "Don't be Afraid! Report any Sexual Activity or Abuse!"
- Hope Harbor representative interview
- Youth Service Program Supervisor/PREA Coordinator interview
- Random staff interviews
- Medical and mental health staff interviews

Standard 115.322: Policies to ensure referrals of allegations for investigations

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

All Yes/No Questions must be Answered by the Auditor to Complete the Report
115.322 (a)
\blacksquare Does the agency ensure an administrative or criminal investigation is completed for all allegations of sexual abuse? \boxtimes Yes $\ \square$ No
■ Does the agency ensure an administrative or criminal investigation is completed for all allegations of sexual harassment? ✓ Yes ✓ No
115.322 (b)
 Does the agency have a policy and practice in place to ensure that allegations of sexual abuse or sexual harassment are referred for investigation to an agency with the legal authority to conduct criminal investigations, unless the allegation does not involve potentially criminal behavior? ⋈ Yes ⋈ No Has the agency published such policy on its website or if it does not have one made the policy.
■ Has the agency published such policy on its website or, if it does not have one, made the policy available through other means? Yes □ No
■ Does the agency document all such referrals? ⊠ Yes □ No
115.322 (c)
■ If a separate entity is responsible for conducting criminal investigations, does the policy describe the responsibilities of both the agency and the investigating entity? (N/A if the agency/facility is responsible for criminal investigations. See 115.321(a).) ☑ Yes ☐ No ☐ NA
115.322 (d)

Auditor is not required to audit this provision.

115.322 (e)

Auditor is not required to audit this provision.

Auditor Overall Compliance Determination

	Exceeds Standard (Substantially exceeds requirement of standards)
\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)

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations) & Subject #908 (DJJ Response to a Report of a PREA Violation) effective 3/09/18 requires that all allegations of sexual abuse or sexual harassment are referred for investigation to an agency with the legal authority to conduct criminal investigations, unless the allegation does not involve potentially criminal behavior, and to document all such referrals. Requires notification to local law enforcement of all verified incident of sexual abuse of a resident by a staff member, contractor, or volunteer and sexual abuse between resident/resident shall be referred to the local law enforcement agency of jurisdiction for investigation and consideration of criminal prosecution. Requires that all investigators shall receive the general PREA training provided to all employees, and specialized training in conducting sexual abuse investigations in confinement settings that includes techniques for interviewing sexual abuse victims, proper use of Miranda and Garrity warnings, sexual abuse evidence collection in confinement settings, and criteria and evidence required to substantiate a case for administrative action or prosecution referral. Requires an administrative and/or criminal investigation for all allegations of sexual abuse or sexual harassment.

All staff is required to report all allegations, knowledge and suspicions of sexual abuse, sexual harassment, retaliation, staff neglect and/or violations of responsibilities that may have contributed to an incident or retaliation. All staff is required to refer all alleged incidents of sexual abuse, harassment or misconduct to the Kentucky State Police (KSP) for criminal investigation and Internal Investigations Branch (IIB) within the Justice & Public Safety Cabinet for administrative investigation. Additionally, the KYDJJ Ombudsman investigates cases of juvenile-on-juvenile sexual harassment. The PREA policy can be found at the Kentucky state's website and the information is located in the PREA brochure "Don't be Afraid! Report any Sexual Activity or Abuse!" that is available in English and Spanish. The parent/ guardian is provided with an information packet identifying the zero tolerance to sexual abuse or sexual harassment and the hotline information on how to report.

Interviews with Warren RJDC's Juvenile Facility Superintendent II and Youth Service Program Supervisor/PREA Coordinator confirmed the agency ensures that an administrative or criminal investigation is completed for all allegations of sexual abuse or sexual harassment and would be advised on the progress of an investigation by the KYDJJ Director of Program Services/PREA Compliance Manager. The staff would contact the Internal Investigations Branch (IIB) immediately for an administrative investigation and KSP for a criminal investigation. Also, IIB and/or KSP investigators would contact KYDJJ Director of Program Services/PREA Compliance Manager on the progress of sexual abuse investigations.

Also, Warren RJDC's Youth Service Program Supervisor/PREA Coordinator interview and memo dated 6/19/19 confirmed there had been no allegations of sexual abuse and sexual harassment resulting in administrative or criminal investigations in the past twelve (12) months. An interview with the Acting Director of IIB confirmed the process of staff contacting directly the IIB office immediately upon an allegation of sexual abuse and/or sexual harassment and confirmed contacting the KYDJJ Director of Program Services/PREA Compliance Manager on the progress of a sexual abuse investigation. All staff interviews confirmed their knowledge on the reporting, referral process and policy's requirements but did not know the agency who conducts the administrative and criminal investigation in response to an allegation of sexual abuse and sexual harassment.

After the on-site visit, all staff were re-trained on who conducts the administrative and criminal investigations in response to an allegation of sexual abuse and sexual harassment. The KYDJJ Director of Program Services/PREA Compliance Manager sent the appropriate supplemental documentation to this auditor demonstrating corrective actions had been taken with this standard prior to the submission of this report.

Based on the review of the agency policy and procedures, observations and information obtained through staff interviews, review of documentation, and the follow-up documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Pre-Audit Questionnaire review In the past 12 months, the number of allegations of sexual abuse and sexual harassment received during the past 12 months were: zero
- Pre-Audit Questionnaire review In the past 12 months, the number of allegations resulting in an administrative investigation during the past 12 months was: zero
- Pre-Audit Questionnaire review In the past 12 months, the number of allegations referred for criminal investigation during the past 12 months was: zero
- Special Investigator Receipt of PREA Training (IIB)
- KYDJJ state's website
- IIB's website
- Juvenile Facility Superintendent II interview
- Youth Service Program Supervisor/PREA Coordinator interview
- Acting Director of IIB interview
- Random staff interviews

• Additional supplemental documentation for the corrective action (training and sign-in sheet)

TRAINING AND EDUCATION

Standard 115.331: Employee training

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report
115.331 (a)
■ Does the agency train all employees who may have contact with residents on its zero-tolerance policy for sexual abuse and sexual harassment? ☑ Yes □ No
■ Does the agency train all employees who may have contact with residents on how to fulfill their responsibilities under agency sexual abuse and sexual harassment prevention, detection, reporting, and response policies and procedures? Yes □ No
■ Does the agency train all employees who may have contact with residents on residents' right to be free from sexual abuse and sexual harassment ⊠ Yes □ No
■ Does the agency train all employees who may have contact with residents on the right of residents and employees to be free from retaliation for reporting sexual abuse and sexual harassment? Yes □ No
■ Does the agency train all employees who may have contact with residents on the dynamics of sexual abuse and sexual harassment in juvenile facilities? ✓ Yes ✓ No
■ Does the agency train all employees who may have contact with residents on the common reactions of juvenile victims of sexual abuse and sexual harassment? ✓ Yes ✓ No
■ Does the agency train all employees who may have contact with residents on how to detect and respond to signs of threatened and actual sexual abuse and how to distinguish between consensual sexual contact and sexual abuse between residents? ☑ Yes □ No
■ Does the agency train all employees who may have contact with residents on how to avoid inappropriate relationships with residents? ✓ Yes ✓ No
■ Does the agency train all employees who may have contact with residents on how to communicate effectively and professionally with residents, including lesbian, gay, bisexual, transgender, intersex, or gender nonconforming residents? Yes □ No

Does the agency train all employees who may have contact with residents on how to comply with relevant laws related to mandatory reporting of sexual abuse to outside authorities?

		ne agency train all employees who may have contact with residents on relevant laws ng the applicable age of consent? \boxtimes Yes \square No				
115.33	1 (b)					
•		training tailored to the unique needs and attributes of residents of juvenile facilities? $\hfill\square$ No				
•	Is such	training tailored to the gender of the residents at the employee's facility? $oximes$ Yes $oximes$ No				
		imployees received additional training if reassigned from a facility that houses only male its to a facility that houses only female residents, or vice versa? \boxtimes Yes \square No				
115.33	1 (c)					
		Il current employees who may have contact with residents received such training? $\hfill\square$ No				
	Does the agency provide each employee with refresher training every two years to ensure that all employees know the agency's current sexual abuse and sexual harassment policies and procedures? ⊠ Yes □ No					
	•	s in which an employee does not receive refresher training, does the agency provide er information on current sexual abuse and sexual harassment policies? \boxtimes Yes \square No				
115.33	1 (d)					
		ne agency document, through employee signature or electronic verification, that vees understand the training they have received? $oxines$ Yes $oxines$ No				
Audito	r Overa	all Compliance Determination				
		Exceeds Standard (Substantially exceeds requirement of standards)				
		Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)				
		Does Not Meet Standard (Requires Corrective Action)				

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #901 (Zero Tolerance of Any Type of Sexual Misconduct); Subject #906 (Reporting and Investigating PREA Violations); Subject #907 (Resident PREA Education); Subject #908 (Response to a Report of a PREA Violation) and Subject #911 (DJJ Staff PREA Education and Training) effective 3/09/18; Chapter (Administration) Policy #101 (Administrative Responsibility of Managers) effective 11/30/18; Chapter (Admissions) Policy #205 (Youth Rights) effective 4/5/19; Chapter (Professional Development) Policy #500 (Definitions); Policy #501 Subject (Training and Staff Development); Policy #502 Subject (Pre-Service Training); Policy #504 Subject (Field Training Instructor Program); Policy #503 Subject (Inservice Training); Policy #504 Subject (Training Registration, Training Record, Outside Training & Requests for Training) Policy #505 Subject (Training Requirements, Special Staff Groups and Specialized Task Training) and Policy #506 Subject (Training Academy Operations) effective 1/17/17 and the Kentucky statutes (KRS 620.020; 620.030; 620.040; 620.050 & 510.020) requires an in-depth PREA Training upon initially becoming an employee (entry level training) as well as refresher training annually.

Also, a review of the Warren RJDC Standard Operating Policy and Procedures (SOP) #502 (Academy and Pre-Service Training) reviewed 5/2016 and SOP #911 (DJJ Staff PREA Education and Training) reviewed 11/2016 requires at the facility level an in-depth PREA Training upon initially becoming an employee (entry level training) as well as refresher training annually. Also, all new employees sign the facility's "New Hire Online Training Checklist" form indicating they completed and understand the online training module requirements.

All the PREA training provided to employees statewide contains all eleven (11) topics consistent with this standard's requirements and is tailored to all facilities with the gender of their resident populations. These topics consist of: zero-tolerance policy, how to prevent, detect, report and respond to allegations of sexual abuse and sexual harassment, resident's right to be free from sexual abuse and sexual harassment, staff and residents rights to be free from retaliation for reporting sexual abuse and sexual harassment incidents, 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 residents, how to avoid inappropriate relationships with residents, how to communicate effectively and professionally with residents, including LGBTQI, and gender nonconforming residents, and relevant laws regarding the applicable age of sexual consent. The facility staff receives training on professional and ethical boundaries relating not only to PREA but to their role as an employee. Also, all facility staff receives training on how to complete the human trafficking screening form.

All new employees sign the "Acknowledgement of New Hire Orientation PREA Training" form indicating they received the training and understand their responsibilities for all the different training modules and tested upon completion of the initial PREA training. A review of all staff and training education forms, including a power point presentation, lesson plan, and observation of the day-to-day operations as well as staff interviews confirmed the staff is receiving their required PREA training. However, one (1) of the staff's 2019 refresher training information was missing. At the facility, the staff is trained continually about the PREA standards during shift briefings and the completion of various on-line trainings. Additionally, all staff is required to complete an annual in-service PREA training and sign the "Acknowledgment of Phase 10 PREA Training" indicating they completed the training and understand their responsibilities for all the different training modules of the PREA training. Employee training records are maintained electronically, and certain training documents are maintained in their personnel file.

Youth Service Program Supervisor/PREA Coordinator and random staff interviews confirmed receiving annual in-service training, their comprehension of the PREA guidelines on how staff and residents can privately report sexual abuse and sexual harassment and their obligation in preventing, detecting and reporting any allegation of sexual abuse and/or sexual harassment. Also, Youth Service Program Supervisor/PREA Coordinator had documentation on the annual PREA training (1/8/19 – 1/9/19) provided by the Director of Program Services/PCM for all PREA Coordinators. It is evident, the executive administration has taken the PREA Standards to another level and it is reflected in their commitment to protecting the residents in their care throughout the State of Kentucky by providing extensive training to all employees who work at their facilities. The agency requires all staff to receive formal PREA training annually. At the facility, it was evident through documentation, interviews and observation of the day-to-day operations the staff is trained continually about the PREA standards during shift briefings, monthly staff meetings, and the completion of various on-line and instructor led trainings.

After the on-site visit, the KYDJJ Director of Program Services/PREA Compliance Manager sent the appropriate supplemental documentation (missing training information) to the auditor demonstrating corrective action had been taken with the standard prior to the submission of this report.

Based on the review of the agency policy and procedures, observations and information obtained through staff interviews, review of documentation, and the follow-up documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #901 (Zero Tolerance of Any Type of Sexual Misconduct)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #907 (Resident PREA Education)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (Response to a Report of a PREA Violation)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #911 (DJJ Staff PREA Education and Training)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter (Administration) Policy #101 (Administrative Responsibility of Managers)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter (Admissions) Policy #205 (Youth Rights)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter (Professional Development)
 Policy #500 (Definitions); Policy #501 Subject (Training and Staff Development); Policy #502
 Subject (Pre-Service Training); Policy #502.1 Subject (Field Training Instructor Program); Policy
 #503 Subject (In-Service Training); Policy #504 Subject (Training Registration, Training Record,
 Outside Training & Requests for Training) Policy #505 Subject (Training Requirements, Special
 Staff Groups and Specialized Task Training) and Policy #506 Subject (Training Academy
 Operations)
- Kentucky statutes (KRS 620.020; 620.030; 620.040; 620.050 & 510.020)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- 2018 2019 Training (Acknowledgement of New Hire Orientation PREA Training forms)

- 2018 2019 Training Event Attendance Sheets
- 2019 Annual PREA Coordinator's training
- 2018 & 2019 KYDJJ PREA Training curriculum (10 Phases power point & study guide)
- Youth Service Program Supervisor/PREA Coordinator interview
- Random staff interviews
- Additional supplemental documentation for the corrective action (training information)

Standard 115.332: Volunteer and contractor training

ΑII	Yes/No	Questions	Must Be	Answered by	the Auditor to	Compl	ete the	Report
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All Yes/N	No Questions Must Be Answered by the Auditor to Complete the Report
115.332	(a)
ha	las the agency ensured that all volunteers and contractors who have contact with residents ave been trained on their responsibilities under the agency's sexual abuse and sexual arassment prevention, detection, and response policies and procedures? Yes No
115.332	(b)
ag ho co	lave all volunteers and contractors who have contact with residents been notified of the gency's zero-tolerance policy regarding sexual abuse and sexual harassment and informed ow to report such incidents (the level and type of training provided to volunteers and ontractors shall be based on the services they provide and level of contact they have with esidents)? \boxtimes Yes \square No
115.332	(c)
	Does the agency maintain documentation confirming that volunteers and contractors nderstand the training they have received? \boxtimes Yes $\ \square$ No
Auditor (Overall Compliance Determination
	Exceeds Standard (Substantially exceeds requirement of standards)

Instructions for Overall Compliance Determination Narrative

standard for the relevant review period)

The narrative below must include a comprehensive discussion of all 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

Meets Standard (Substantial compliance; complies in all material ways with the

 \boxtimes

Does Not Meet Standard (Requires Corrective Action)

not meet the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #901 (Zero Tolerance of Any Type of Sexual Misconduct); Subject #903 (Prohibited Conduct of Staff, Interns, Volunteers, and Contractors) and Subject #911 (DJJ Staff PREA Education and Training) effective 3/09/18 requires that all volunteers and contractors who have contact with residents have been trained on their responsibilities under the agency's sexual abuse and sexual harassment prevention, detention, and response policies and procedures. The level and type of training provided shall be based on the services they provide and the level of contact they have with residents, but all volunteers and contractors who have contact with residents shall be notified of the agency's zero tolerance policy regarding sexual abuse and sexual harassment and be informed how to report such incidents. Long-term, full-time contract staff with resident contact shall comply with the same orientation and training as equivalent KYDJJ employees.

All volunteers, interns and contractors receive the PREA training and view the "Keeping Our Kids Safe" video that includes: policies, PREA definitions, reporting requirements and other required procedures. All volunteers, interns and contractors receive and sign an acknowledgement form for KYDJJ Phase 1 & video upon completion of the PREA training they received. The training consists of a power point presentation that includes policies, PREA definitions, reporting requirements and other required procedures. A review of the documentation confirmed volunteers and contractors are aware of the facility's requirement for confidentiality and their duty to report any incidents of sexual abuse and/or sexual harassment.

Documentation (curriculum & video) was reviewed for content and addresses the zero-tolerance policy, volunteers, interns and contractors requirement for confidentiality and how to report any incidents of sexual abuse and or sexual harassment. The facility reports five (5) volunteers and contractors who may have access to residents. A review of randomly selected individual volunteer and contractor files contained a signed and dated acknowledgement form the volunteer and/or contractor completed and understood their requirement for confidentiality and their duty to report any incidents of sexual abuse and/or sexual harassment. However, one of the files reviewed was missing the "Acknowledgement of Phase I PREA Training" form verifying the contractor completed the required training. An interview with a religious volunteer and an educational instructor confirmed their knowledge of the PREA training and KYDJJ's zero tolerance of any form of sexual activity at the facility as well as their duty to report sexual abuse or sexual harassment.

After the on-site visit, the KYDJJ Director of Program Services/PREA Compliance Manager sent the appropriate supplemental documentation (missing training information) to the auditor demonstrating corrective action had been taken with the standard prior to the submission of this report.

Based on the review of the agency policy and procedures, observations and information obtained through staff interviews, review of documentation, and the follow-up documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #901 (Zero Tolerance of Any Type of Sexual Misconduct)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (Prohibited Conduct of Staff, Interns, Volunteers, and Contractors)

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #911 (DJJ Staff PREA Education and Training)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- 2018 & 2019 KYDJJ PREA Training curriculum (Phase 1 power point & study guide)
- "Keeping Our Kids Safe" video
- Acknowledgment of Phase 1 PREA Training forms (volunteer, intern and contractor)
- Religious volunteer and educational instructor (contractor) interviews
- Additional supplemental documentation for the corrective action (training information)

Standard 115.333: Resident education

Δ۱Ι	Vac/Na	Ougstions	Must Ro	Answarad	by the	Auditor to	Complete the	Panart
ΑII	Tes/No	Questions	i wust be	Answered	by the	Auditor to	Complete the	e Rebort

All Yes	No Questions must be Answered by the Auditor to Complete the Report
115.33	3 (a)
•	During intake, do residents receive information explaining the agency's zero-tolerance policy regarding sexual abuse and sexual harassment? \boxtimes Yes \square No
•	During intake, do residents receive information explaining how to report incidents or suspicions of sexual abuse or sexual harassment? \boxtimes Yes \square No Is this information presented in an age-appropriate fashion? \boxtimes Yes \square No
115.33	3 (b)
•	Within 10 days of intake, does the agency provide age-appropriate comprehensive education to residents either in person or through video regarding: Their rights to be free from sexual abuse and sexual harassment? \boxtimes Yes \square No
•	Within 10 days of intake, does the agency provide age-appropriate comprehensive education to residents either in person or through video regarding: Their rights to be free from retaliation for reporting such incidents? \boxtimes Yes \square No
•	Within 10 days of intake, does the agency provide age-appropriate comprehensive education to residents either in person or through video regarding: Agency policies and procedures for responding to such incidents? \boxtimes Yes \square No
115.33	3 (c)
•	Have all residents received the comprehensive education referenced in 115.333(b)? \boxtimes Yes \square No
•	Do residents receive education upon transfer to a different facility to the extent that the policies and procedures of the resident's new facility differ from those of the previous facility? \boxtimes Yes \square No

115.333 (d)			
■ Does the agency provide resident education in formats accessible to all residents including those who: Are limited English proficient? ✓ Yes ✓ No			
■ Does the agency provide resident education in formats accessible to all residents including those who: Are deaf? No			
■ Does the agency provide resident education in formats accessible to all residents including those who: Are visually impaired? Yes □ No			
■ Does the agency provide resident education in formats accessible to all residents including those who: Are otherwise disabled? ✓ Yes ✓ No			
■ Does the agency provide resident education in formats accessible to all residents including those who: Have limited reading skills? ✓ Yes ✓ No			
115.333 (e)			
 Does the agency maintain documentation of resident participation in these education sessions? ☑ Yes □ No 			
115.333 (f)			
■ In addition to providing such education, does the agency ensure that key information is continuously and readily available or visible to residents through posters, resident handbooks, or other written formats? ✓ Yes ✓ No			
Auditor Overall Compliance Determination			
Exceeds Standard (Substantially exceeds requirement of standards)			
☐ Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)			
□ Does Not Meet Standard (Requires Corrective Action)			
Instructions for Overall Compliance Determination Narrative			

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #907 (Resident PREA Education) and Chapter (Detention Services) Policy #702 Subject (Intake, Reception

and Orientation) effective 3/09/18 requires mandatory PREA information, both orally and in writing for residents to receive comprehensive age appropriate education information regarding safety, background information on PREA, prevention/intervention, self-protection, reporting and treatment/counseling, and confidentiality. During the intake process provide residents education on the zero-tolerance policy and how to report incidents or suspicions of sexual abuse and sexual harassment. Requires within ten (10) days of arrival residents receive information regarding their right to be free from sexual abuse and sexual harassment and to be free from retaliation for reporting such incidents. However, the assigned facility staff provides the residents with this information immediately upon arrival during their initial intake and orientation process. Also, the facilities are required to provide the PREA information for Limited English Proficient residents, and those with disabilities such as limited reading skills, deaf or visually impaired.

During the initial intake, the assigned staff utilizes the resident orientation packet and reviews this detailed information verbally with the resident and the resident signs the form verifying receipt for all information regarding orientation to the facility. After the review with the resident, he or she is asked to sign various forms (i.e. Youth Acknowledgment of PREA Education and PREA Documentation & Resident Reception Summary & Youth Acknowledgment) verifying receipt for all information regarding orientation to the facility. All residents are provided Resident PREA Education and KYDJJ "Don't Be Afraid! Report any Sexual Activity or Abuse" brochure which is available in English, Spanish and Bosnian. The information includes their right to be free from sexual abuse and sexual harassment, how to report, their right to be free from retaliation for reporting sexual abuse or sexual harassment, prevention/intervention, self-protection, reporting and treatment/counseling. Also, the assigned staff presents PREA information in a manner that is accessible to all residents and provides education on an ongoing basis individually or in a group session to the residents.

Interviews with the Youth Worker Supervisor and Social Services Worker I confirmed residents receive appropriate education information regarding safety, their rights to be free from sexual abuse, sexual harassment, retaliation, reporting, access on emotional support services and the agency's response to allegations upon arrival and again within several days. Upon arrival, the residents will process through security, medical, mental health and meet with the Social Services staff to conduct the screening and assessment process. The residents are provided with the Resident Orientation Packet and the PREA brochure available in English, Spanish and Bosnian. The resident signs both "Youth Acknowledgement of PREA Education and PREA Documentation" and "Resident Reception Summary & Youth Acknowledgement" forms to verify the review of the PREA education provided verbally by the staff on how to report allegations and how to access emotional support services.

A review of an electronic resident file (Individual Client Record) confirmed the resident is provided the PREA education upon arrival. Also, the staff completes an "Admissions Checklist" form and document the intake information on a progress note. Random resident interviews stated they received the PREA information and identified the receipt of the brochure the same day they arrived at the facility. PREA postings were observed during the tour at the facility in all four (4) housing units/pods, common areas and residents identified the postings as another source of information for them.

Based on the review of the agency policy and procedures, observations and information obtained through staff and resident interviews and the review of detailed documentation during the on-site visit and facility tour, the facility has demonstrated exceeding this standard. The agency requires the staff to ensure all residents receive detailed information about PREA.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #907 (Resident PREA Education)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Detention Services) #702 Subject (Intake, Reception and Orientation)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Electronic resident file (Individual Client Record) "Youth Acknowledgement of PREA Education and PREA Documentation" and "Resident Reception Summary & Youth Acknowledgement" forms
- Resident PREA Education and KYDJJ "Don't Be Afraid! Report any Sexual Activity or Abuse" brochure (English, Spanish and Bosnian)
- WRJDC Resident Orientation Packet
- Youth Worker Supervisor and Social Services Worker I interviews
- Random resident interviews

Standard 115.334: Specialized training: Investigations

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.334 (a)
• In addition to the general training provided to all employees pursuant to §115.331, does the agency ensure that, to the extent the agency itself conducts sexual abuse investigations, its investigators have received training in conducting such investigations in confinement settings? (N/A if the agency does not conduct any form of administrative or criminal sexual abuse investigations. See 115.321(a).) ☑ Yes □ No □ NA
115 33 <i>4</i> (b)

115.334 (b)

•	Does this specialized training include techniques for interviewing juvenile sexual abuse victims? (N/A if the agency does not conduct any form of administrative or criminal sexual abuse investigations. See 115.321(a).) \boxtimes Yes \square No \square NA
•	Does this specialized training include proper use of Miranda and Garrity warnings? (N/A if the agency does not conduct any form of administrative or criminal sexual abuse investigations. See 115.321(a).) \boxtimes Yes \square No \square NA
•	Does this specialized training include sexual abuse evidence collection in confinement settings? (N/A if the agency does not conduct any form of administrative or criminal sexual abuse investigations. See 115.321(a).) \boxtimes Yes \square No \square NA
•	Does this specialized training include the criteria and evidence required to substantiate a case for administrative action or prosecution referral? (N/A if the agency does not conduct any form of administrative or criminal sexual abuse investigations. See 115.321(a).) \boxtimes Yes \square No \square NA

115.334 (c)

-	require not co	ed specialized training in conducting sexual abuse investigations? (N/A if the agency does nduct any form of administrative or criminal sexual abuse investigations. See 115.321(a).) \Box No \Box NA				
115.33	34 (d)					
•	Audito	or is not required to audit this provision.				
Audito	Auditor Overall Compliance Determination					
		Exceeds Standard (Substantially exceeds requirement of standards)				
	\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)				

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations) effective 3/09/18; Chapter (Administration) Policy #133 Subject (Ombudsman) and Policy #140 Subject (Reporting of Special Incidents) effective 12/1/14 requires the executive administration to ensure all investigators are properly trained in conducting investigations in confinement settings. The required training includes: Techniques for interviewing sexual abuse victims; Proper use of Miranda and Garrity Warnings; Sexual abuse evidence collection in confinement settings and the criteria and evidence required to substantiate a case for administrative or prosecution referral. Also, the policies and procedures requires an administrative and/or criminal investigation for all allegations of sexual abuse or sexual harassment and requires staff to refer all alleged incidents of sexual abuse, harassment or misconduct to the Kentucky State Police (KSP) for criminal investigations and Internal Investigations Branch (IIB) within the Justice & Public Safety Cabinet for administrative investigations. Additionally, the KYDJJ Ombudsman investigates cases of juvenile-on-juvenile sexual harassment incidents.

All IIB Investigators undergo an extensive training prior to conducting administrative investigations which includes the "Basic Investigation Training" requirement. There are four (4) IIB investigators assigned to conduct the administrative investigations. Documentation review contained the training certificates and training history report of all four (4) IIB investigators confirming the completion of the required investigation training. An interview with the Acting Director of IIB confirmed completing the required initial and annual investigation training consisted of interviewing techniques, Miranda warnings, Garrity warnings, sexual abuse evidence collection, and the criteria and evidence to substantiated a case for administrative or prosecution referral. Also, the assigned investigator will conduct an initial inquiry into the alleged allegation of sexual abuse or sexual harassment, subsequently conduct an administrative

investigation and when necessary refer the information to the Kentucky State Police (KSP) for further investigation for the determination of criminal charges.

Based on the review of the agency policy and procedures, observations and information obtained through the investigator interview and documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Administration) Policy #133 Subject (Ombudsman) and Policy #140 Subject (Reporting of Special Incidents)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Basic Investigations power point presentation
- (4) Training certificates and training history report
- Acting Director of IIB interview

Standard 115.335: Specialized training: Medical and mental health care

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

1	1	5	3	3	5	(a)

•	Does the agency ensure that all full- and part-time medical and mental health care practitioners who work regularly in its facilities have been trained in: How to detect and assess signs of sexual abuse and sexual harassment? (N/A if the agency does not have any full- or part-time medical or mental health care practitioners who work regularly in its facilities.) \boxtimes Yes \square No \square NA
•	Does the agency ensure that all full- and part-time medical and mental health care practitioners who work regularly in its facilities have been trained in: How to preserve physical evidence of sexual abuse? (N/A if the agency does not have any full- or part-time medical or mental health care practitioners who work regularly in its facilities.) \boxtimes Yes \square No \square NA
•	Does the agency ensure that all full- and part-time medical and mental health care practitioners who work regularly in its facilities have been trained in: How to respond effectively and professionally to juvenile victims of sexual abuse and sexual harassment? (N/A if the agency does not have any full- or part-time medical or mental health care practitioners who work regularly in its facilities.) \boxtimes Yes \square No \square NA
•	Does the agency ensure that all full- and part-time medical and mental health care practitioners who work regularly in its facilities have been trained in: How and to whom to report allegations or suspicions of sexual abuse and sexual harassment? (N/A if the agency does not have any full- or part-time medical or mental health care practitioners who work regularly in its facilities.) \boxtimes Yes \square No \square NA

 If medical staff employed by the agency conduct forensic examinations, do such medical staff receive appropriate training to conduct such examinations? (N/A if agency medical staff at the facility do not conduct forensic exams <i>or</i> the agency does not employ medical staff.) □ Yes □ No ☒ NA 115.335 (c) Does the agency maintain documentation that medical and mental health practitioners have 		
· ·		
Doos the agency maintain decumentation that medical and mental health practitioners have		
received the training referenced in this standard either from the agency or elsewhere? (N/A if the agency does not have any full- or part-time medical or mental health care practitioners who work regularly in its facilities.) Yes No NA		
115.335 (d)		
Do medical and mental health care practitioners employed by the agency also receive training mandated for employees by §115.331? (N/A if the agency does not have any full- or part-time medical or mental health care practitioners who work regularly in its facilities.) \boxtimes Yes \square No \square NA		
■ Do medical and mental health care practitioners contracted by or volunteering for the agency also receive training mandated for contractors and volunteers by §115.332? (N/A if the agency does not have any full- or part-time medical or mental health care practitioners contracted by or volunteering for the agency.) ☑ Yes □ No □ NA		
Auditor Overall Compliance Determination		
☐ Exceeds Standard (Substantially exceeds requirement of standards)		
Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)		
☐ Does Not Meet Standard (Requires Corrective Action)		
Instructions for Overall Compliance Determination Narrative		

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations); Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation) and Chapter 9 Subject #911 (DJJ Staff PREA Education and Training) effective 3/09/18; Chapter (Health and Safety Services) Policy #404.3 Subject (Health Assessment and Physical Examination); Policy #408.1 Subject (Forensic Information) effective 4/04/14 and Warren RJDC

115.335 (b)

Standard Operating Policy and Procedures (SOP) #906 (Reporting and Investigating PREA Violations); SOP #908 (DJJ Response to a Report of a PREA Violation) and SOP #911(Staff PREA Education and Training) reviewed 10/2014 requires medical and mental health care staff to receive the training mandated for employees or for contractors and volunteers depending on the practitioner's status in KYDJJ. Also, requires all full and part-time medical and mental health staff who work regularly in KYDJJ facilities receives specialized training in: How to detect and assess for signs of sexual abuse and sexual harassment; How to preserve physical evidence of sexual abuse; How to respond effectively and professionally to victims of sexual abuse and sexual harassment and How and to whom to report allegations or suspicions of sexual abuse and sexual harassment.

The medical and mental health staff at the facility is required to complete the basic PREA training and the specialized training for medical and mental health staff. Also, the medical and mental health regional staff oversees the facility staff to ensure medical and mental health services are conducted in accordance with KYDJJ requirements.

Documentation review confirmed both medical and mental health staff completed the initial required training (Phase 1 – PREA training; Phase 5 – How to Detect and Respond; First Responder; Facility Coordinated Plan; Scene Protection and Phase 6 - Specialized Training: PREA Medical and Mental Care Standards curriculum). Both the medical and mental health staff signed the "Acknowledgement of Phase 1 PREA Training"; Acknowledgement of Phase 5 PREA Training and "Acknowledgement of Phase 6 PREA Training" forms confirming completion of all three (3) initial trainings.

Interviews with both medical and mental health staff confirmed their understanding of the requirement to complete the specialized training, verified completing the three (3) modules and participating in the annual basic PREA training provided by KYDJJ. Also, both medical and mental health staff interviews confirmed they had received the appropriate training in detecting/assessing for signs of sexual abuse and sexual harassment; preservation of physical evidence of sexual abuse; responding effectively and professionally to victims of sexual abuse and sexual harassment, and how and to whom to report allegations or suspicious of sexual abuse or sexual harassment. None of the medical staff conduct forensic examination.

Based on the review of the agency policy and procedures, observations and information obtained through staff interviews and review of documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations);
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #911 (DJJ Staff PREA Education and Training)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Health and Safety Services) Policy #404.3 Subject (Health Assessment and Physical Examination) and Policy #408.1 Subject (Forensic Information)
- Warren RJDC SOP #906 (Reporting and Investigating PREA Violations)
- Warren RJDC SOP #908 (DJJ Response to a Report of a PREA Violation)
- Warren RJDC SOP #911 (Staff PREA Education and Training)
- PREA Standards Compliance Checklist

- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- KYDJJ PREA power point presentation (Phase 1, 5,& 6)
- Acknowledgments of Phase 1, 5, and 6 forms & Training Event Attendance Sheets
- Medical and mental health staff interviews

SCREENING FOR RISK OF SEXUAL VICTIMIZATION AND ABUSIVENESS

Standard 115.341: Screening for risk of victimization and abusiveness

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.34	l1 (a)
•	Within 72 hours of the resident's arrival at the facility, does the agency obtain and use information about each resident's personal history and behavior to reduce risk of sexual abuse by or upon a resident? \boxtimes Yes \square No
•	Does the agency also obtain this information periodically throughout a resident's confinement? \boxtimes Yes $\ \Box$ No
115.34	l1 (b)
•	Are all PREA screening assessments conducted using an objective screening instrument? ☑ Yes □ No
115.34	I1 (c)
•	During these PREA screening assessments, at a minimum, does the agency attempt to ascertain information about: (1) Prior sexual victimization or abusiveness? \boxtimes Yes \square No
•	During these PREA screening assessments, at a minimum, does the agency attempt to ascertain information about: (2) Any gender nonconforming appearance or manner or identification as lesbian, gay, bisexual, transgender, or intersex, and whether the resident may therefore be vulnerable to sexual abuse? \boxtimes Yes \square No
•	During these PREA screening assessments, at a minimum, does the agency attempt to ascertain information about: (3) Current charges and offense history? \boxtimes Yes \square No
•	During these PREA screening assessments, at a minimum, does the agency attempt to ascertain information about: (4) Age? \boxtimes Yes \square No
•	During these PREA screening assessments, at a minimum, does the agency attempt to ascertain information about: (5) Level of emotional and cognitive development? \boxtimes Yes \square No
•	During these PREA screening assessments, at a minimum, does the agency attempt to ascertain information about: (6) Physical size and stature? \boxtimes Yes \square No
•	During these PREA screening assessments, at a minimum, does the agency attempt to ascertain information about: (7) Mental illness or mental disabilities? \boxtimes Yes \square No

•	_	these PREA screening assessments, at a minimum, does the agency attempt to ain information about: (8) Intellectual or developmental disabilities? \boxtimes Yes \square No
•	•	these PREA screening assessments, at a minimum, does the agency attempt to ain information about: (9) Physical disabilities? \boxtimes Yes \square No
•	_	these PREA screening assessments, at a minimum, does the agency attempt to ain information about: (10) The residents' own perception of vulnerability? \boxtimes Yes \square No
•	ascerta may in	these PREA screening assessments, at a minimum, does the agency attempt to ain information about: (11) Any other specific information about individual residents that dicate heightened needs for supervision, additional safety precautions, or separation from other residents? \boxtimes Yes \square No
115.34	1 (d)	
•		information ascertained through conversations with the resident during the intake process edical mental health screenings? \boxtimes Yes $\ \square$ No
•	Is this	information ascertained during classification assessments? $oxtimes$ Yes \oxtimes No
•		information ascertained by reviewing court records, case files, facility behavioral records, her relevant documentation from the resident's files? \boxtimes Yes \square No
115.34	1 (e)	
•		e agency implemented appropriate controls on the dissemination within the facility of uses to questions asked pursuant to this standard in order to ensure that sensitive
	informa	ation is not exploited to the resident's detriment by staff or other residents? $oximes$ Yes \odots No
Audito	r Over	all Compliance Determination
		Exceeds Standard (Substantially exceeds requirement of standards)
	\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)

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #905 (Juvenile Vulnerability Assessment Procedure) effective 3/09/18; Chapter (Administration) Policy #102 Subject (Employee Code of Ethics); Policy #132 Subject (Privacy of Health Information); Policy #149 Subject (Information Systems) effective 12/01/14 and Policy #705 Subject (Individual Client Records) effective 10/5/18 requires prior to placement as part of the screening process each resident is screened upon admission with an objective screening instrument for risk of victimization potential vulnerabilities or sexual abusiveness tendencies to act out with sexually aggressive predatory behavior within seventy-two (72) hours. All residents are screened within twenty-four hours upon arrival at the facility to determine placement and their special needs. Those residents who score vulnerable to victim or sexually aggressive are included into their alert system, as well as receiving further assessments, as identified.

"The Victimization and Sexual/Physical Aggression Screener" (VSPA-S) form is used in combination with information about personal history, medical and mental health screenings, conversations, classification assessments as well as reviewed court records and case files. Also, policies require all residents to be assessed during intake screening and upon transfer to another facility for their risk of being sexually abused by other residents or sexually abusive toward other residents. Requires intake screening include: mental, physical or developmental disabilities, age, physical build, prior incarcerations, criminal history (violent and non-violent), prior convictions for sex offenses against an adult or child, prior acts of sexual abuse, prior convictions for violent offenses, history of prior institutional violence or sexual abuse, prior sexual victimization, perception of vulnerability, and if the resident is or is perceived to be LGBTI or gender nonconforming. Residents are reassessed at a minimum quarterly and throughout their stay at the facility. The facility's policy limits staff access to this information on a "need to know basis". Also, prohibits the discipline of any resident for refusing to answer screening questions.

Resident interviews and a review of the documentation revealed the risk screenings are being conducted on the same day as their admission the facility and reassessed quarterly at the facility. Upon admission, each resident is screened with an objective screening instrument for risk of victimization and sexual abusiveness called KYDJJ "The Victimization and Sexual/Physical Aggression Screener" (VSPA-S) and within seventy-two (72) hours a mental health practitioner will conduct an initial Mental Health Assessment. Residents confirmed during the intake process being asked the questions on whether they had been sexually abused, identified with being gay, bisexual or transgender, whether they had any disabilities and/or whether they think they might be in danger of sexual abuse at the facility. Although there has been no transgender or intersex resident admitted to the facility within the past twelve (12) months, staff interviews confirmed consideration is given for the resident's own views of their safety in placement and programming assignments.

Interviews with the Youth Worker Supervisor and Social Services Worker II interviews confirmed that an initial screening is conducted within twenty-four (24) hours of the resident's arrival. Also, during the onsite visit, the auditor while interviewing asked the staff to explain the intake process. Both the Youth Worker Supervisor and Social Services Worker II indicated reviewing prior information in the court reports, health issues, classification assessments and past criminal behavior. Also, the screening conducted includes any disabilities, age, physical build, current and previous juvenile programs, personal history, violent offenses, LGBTI status, mental illness, prior victimization and assaultive behaviors. Those residents who score vulnerable to victim or sexually aggressive are included into their alert system, as well as receiving further assessments, as identified. Residents reporting prior

victimization, according to staff, are referred immediately for a follow-up with medical or mental health staff. These referrals to medical or mental health staff are documented. Residents are reassessed at a minimum quarterly and throughout their stay at the facility. The screening form "Victimization and Sexual/Physical Aggression Screener" is utilized for the initial screening and for reassessing residents at the facility. Access to information is available only to the Juvenile Facility Superintendent II, Juvenile Facility Superintendent I, Youth Service Program Supervisor/PC, Social Service Clinician I, Social Service Worker I and medical staff.

Based on the review of the agency policy and procedures, observations and information obtained through staff and resident interviews, and review of documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #905 (Juvenile Vulnerability Assessment Procedure)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Administration) Policy #102 Subject (Employee Code of Ethics)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Administration) Policy #132 Subject (Privacy of Health Information)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Administration) Policy #149 Subject (Information Systems)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Administration) Policy #705 Subject (Individual Client Records)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- The Victimization and Sexual/Physical Aggression Screener" (VSPA-S)
- Youth Worker Supervisor and Social Services Worker II interviews
- Resident interviews (random & no targeted)

Standard 115.342: Use of screening information

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.342 (a)

•	Does the agency use all of the information obtained pursuant to § 115.341 and subsequently, with the goal of keeping all residents safe and free from sexual abuse, to make: Housing Assignments? \boxtimes Yes \square No
•	Does the agency use all of the information obtained pursuant to § 115.341 and subsequently, with the goal of keeping all residents safe and free from sexual abuse, to make: Bed assignments? \boxtimes Yes \square No
•	Does the agency use all of the information obtained pursuant to § 115.341 and subsequently, with the goal of keeping all residents safe and free from sexual abuse, to make: Work Assignments? \boxtimes Yes \square No

•	Does the agency use all of the information obtained pursuant to § 115.341 and subsequently, with the goal of keeping all residents safe and free from sexual abuse, to make: Education Assignments? \boxtimes Yes \square No
•	Does the agency use all of the information obtained pursuant to § 115.341 and subsequently, with the goal of keeping all residents safe and free from sexual abuse, to make: Program Assignments? \boxtimes Yes \square No
115.34	2 (b)
•	Are residents isolated from others only as a last resort when less restrictive measures are inadequate to keep them and other residents safe, and then only until an alternative means of keeping all residents safe can be arranged? (N/A if the facility <i>never</i> places residents in isolation for any reason.) \square Yes \square No \boxtimes NA
•	During any period of isolation, does the agency always refrain from denying residents daily large-muscle exercise? (N/A if the facility <i>never</i> places residents in isolation for any reason.) \square Yes \square No \boxtimes NA
•	During any period of isolation, does the agency always refrain from denying residents any legally required educational programming or special education services? (N/A if the facility never places residents in isolation for any reason.) \square Yes \square No \boxtimes NA
•	Do residents in isolation receive daily visits from a medical or mental health care clinician? (N/A if the facility <i>never</i> places residents in isolation for any reason.) \Box Yes \Box No \boxtimes NA
•	Do residents in isolation also have access to other programs and work opportunities to the extent possible? (N/A if the facility <i>never</i> places residents in isolation for any reason.) \square Yes \square No \boxtimes NA
115.34	2 (c)
•	Does the agency always refrain from placing lesbian, gay, and bisexual (LGB) residents in particular housing, bed, or other assignments solely on the basis of such identification or status? \boxtimes Yes \square No
•	Does the agency always refrain from placing transgender residents in particular housing, bed, or other assignments solely on the basis of such identification or status? \boxtimes Yes \square No
•	Does the agency always refrain from placing intersex residents in particular housing, bed, or other assignments solely on the basis of such identification or status? \boxtimes Yes \square No
•	Does the agency always refrain from considering lesbian, gay, bisexual, transgender, or intersex (LGBTI) identification or status as an indicator or likelihood of being sexually abusive? \boxtimes Yes \square No
115.34	2 (d)

•	When deciding whether to assign a transgender or intersex resident to a facility for male or female residents, does the agency consider, on a case-by-case basis, whether a placement would ensure the resident's health and safety, and whether a placement would present management or security problems (NOTE: if an agency by policy or practice assigns residents to a male or female facility on the basis of anatomy alone, that agency is not in compliance with this standard)? ⊠ Yes □ No		
•	When making housing or other program assignments for transgender or intersex residents, does the agency consider, on a case-by-case basis, whether a placement would ensure the resident's health and safety, and whether a placement would present management or security problems? \boxtimes Yes \square No		
115.34	92 (e)		
•	Are placement and programming assignments for each transgender or intersex resident reassessed at least twice each year to review any threats to safety experienced by the resident? ☑ Yes □ No		
115.34	92 (f)		
•	Are each transgender or intersex resident's own views with respect to his or her own safety given serious consideration when making facility and housing placement decisions and programming assignments? \boxtimes Yes \square No		
115.342 (g)			
•	Are transgender and intersex residents given the opportunity to shower separately from other residents? \boxtimes Yes $\ \square$ No		
115.342 (h)			
	If a resident is isolated pursuant to provision (b) of this section, does the facility clearly document: The basis for the facility's concern for the resident's safety? (N/A if the facility <i>never</i> places residents in isolation for any reason.) \square Yes \square No \boxtimes NA		
445.0	document: The reason why no alternative means of separation can be arranged? (N/A if the facility <i>never</i> places residents in isolation for any reason.) \square Yes \square No \boxtimes NA		
115.34	i2 (I)		
•	In the case of each resident who is isolated as a last resort when less restrictive measures are inadequate to keep them and other residents safe, does the facility afford a review to determine whether there is a continuing need for separation from the general population EVERY 30 DAYS? (N/A if the facility <i>never</i> places residents in isolation for any reason.) \square Yes \square No \boxtimes NA		

Exceeds Standard (Substantially exceeds requirement of standards) Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)

Instructions for Overall Compliance Determination Narrative

Does Not Meet Standard (Requires Corrective Action)

Auditor Overall Compliance Determination

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #905 (Juvenile Vulnerability Assessment Procedure); Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation) and Subject #912 (Sexual Orientation and Gender Identity) effective 3/09/18 and Chapter (Detention Services) Subject #717 (Discipline and Special Behavior Management) effective 10/5/18 prohibits gay, bi-sexual, transgender and intersex residents being placed in a particular cottage, bed or other assignments based solely on their identification or status. In addition, the policy describes the screening and assessment process and how that information, along with information derived from medical/mental health screening and assessments, records reviews, database checks, conversations and observations, is used to determine a resident's appropriate placement, housing and bed assignments, as well as work, education, and program assignments with the goal of keeping all residents safe and free from sexual abuse.

Also, a review of the Warren RJDC Standard Operating Policy and Procedures (SOP) #717 (Discipline and Special Behavior Management) review 9/2016; SOP #905 (Juvenile Vulnerability Assessment Procedure) and SOP #908 (DJJ Response to a Report of a PREA Violation) review 10/2014; SOP #912 (Sexual Orientation and Gender Identity) review 11/2016 requires at the facility level, prohibits gay, bisexual, transgender and intersex residents being placed in a particular cottage, bed or other assignments based solely on their identification or status. In addition, the policy describes the screening and assessment process and how that information, along with information derived from medical/mental health screening and assessments, records reviews, database checks, conversations and observations, is used to determine a resident's appropriate placement, housing and bed assignments, as well as work, education, and program assignments with the goal of keeping all residents safe and free from sexual abuse.

The assigned facility staff utilizes various forms (Victimization and Sexual/Physical Aggression Screener) and any other pertinent information during the resident's admission process to determine placement of residents in a specific sleeping assignment according to their risk level (low, medium or high). Documentation review confirmed the risk assessment occurred within seventy-two (72) hours and the residents received the rescreening as required. The facility does not have a designated housing unit for gay, bisexual, transgender or intersex resident. The facility did not have a resident who identified as transgender or intersex during the on-site visit, therefore this auditor was unable to ask a resident of

concerns regarding their placement, a special unit just for LGBTI residents, their safety, and request to shower separately.

Warren RJDC's Youth Service Program Supervisor /PC, Youth Worker Supervisor and Social Services Worker II interviews described how information from the "Victimization and Sexual/Physical Aggression Screener" form prohibits gay, bi-sexual, transgender and intersex residents being placed in a particular bedroom or other assignments based solely on their identification or status. In addition, they described the screening and assessment process and how that information, along with information derived from medical/mental health screening and assessments, records reviews, database checks, conversations and observations, is used to determine an resident's appropriate placement, bed assignments, as well as education and program assignments with the goal of keeping all residents safe and free from sexual abuse.

There are four (4) housing units/pods with ten (10) single secure cells with individual sinks and toilets. Each housing unit has a shower area that allows for privacy and a day room/multi-purpose area. Also, each housing unit has two (2) single secure cells with a camera for suicide watch. PREA and other facility information is posted and located in the dayroom and leisure recreation room. There were no cameras installed in any of the five (5) shower/toileting areas so residents are not seen on the surveillance system while showering or toileting. During the tour, it was observed all five (5) shower/toilet areas in all four (4) housing units/pods and intake area allow for privacy except for one (1) shower. This was corrected after the on-site visit, and the auditor was provided with the documentation (pictures) confirming the correction had been completed prior to the submission of this report by the KYDJJ Director of Program Services/PREA Compliance Manager. An interview with Warren RJDC's Youth Service Program Supervisor /PC and memorandum dated 6/19/19 confirmed isolation is not utilized at the facility as a means of protective custody.

Based on the review of the agency policy and procedures, observations and information obtained through staff and resident interviews, and review of documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #905 (Juvenile Vulnerability Assessment Procedure)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #912 (Sexual Orientation and Gender Identity)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Detention Services) Subject #717 (Discipline and Special Behavior Management)
- Warren RJDC SOP #905 (Juvenile Vulnerability Assessment Procedure)
- Warren RJDC SOP #908 (DJJ Response to a Report of a PREA Violation)
- Warren RJDC SOP #912 (Sexual Orientation and Gender Identity)
- Warren RJDC SOP #717 (Discipline and Special Behavior Management)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- The Victimization and Sexual/Physical Aggression Screener" (VSPA-S)
- Youth Service Program Supervisor/PC interview
- Youth Worker Supervisor and Social Services Worker II interviews

REPORTING

Standard 115.351: Resident reporting			
All Yes/No Questions Must Be Answered by the Auditor to Complete the Report			
115.351 (a)			
	he agency provide multiple internal ways for residents to privately report: Sexual abuse xual harassment? \boxtimes Yes $\ \square$ No		
	he agency provide multiple internal ways for residents to privately report: Retaliation by esidents or staff for reporting sexual abuse and sexual harassment? \boxtimes Yes \square No		
	he agency provide multiple internal ways for residents to privately report: Staff neglect or n of responsibilities that may have contributed to such incidents? \boxtimes Yes \square No		
115.351 (b)			
	he agency also provide at least one way for residents to report sexual abuse or sexual ment to a public or private entity or office that is not part of the agency? \boxtimes Yes \square No		
	private entity or office able to receive and immediately forward resident reports of sexual and sexual harassment to agency officials? \boxtimes Yes \square No		
	hat private entity or office allow the resident to remain anonymous upon request? $\hfill\Box$ No		
contactorepo	sidents detained solely for civil immigration purposes provided information on how to t relevant consular officials and relevant officials at the Department of Homeland Security of t sexual abuse or harassment? (N/A if the facility <i>never</i> houses residents detained solely immigration purposes.) \square Yes \square No \boxtimes NA		
115.351 (c)			
	if members accept reports of sexual abuse and sexual harassment made verbally, in anonymously, and from third parties? \boxtimes Yes \square No		
	if members promptly document any verbal reports of sexual abuse and sexual ment? $\ oxed{\boxtimes}\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $		
115.351 (d)			
	he facility provide residents with access to tools necessary to make a written report? $\hfill\square$ No		

	 Does the agency provide a method for staff to privately report sexual abuse and sexual harassment of residents?		
Auditor Overall Compliance Determination			
		Exceeds Standard (Substantially exceeds requirement of standards)	
Σ		Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Does Not Meet Standard (Requires Corrective Action)	

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations); Subject #907 (Resident PREA Education) and Subject #908 (DJJ Response to a Report of a PREA Violation) effective 3/09/18; Chapter (Admissions) Policy #120 Subject (Youth Rights) effective 4/5/19; Chapter (Administration) Policy #121 Subject (Youth Access to Courts, Attorneys and Law Enforcement Officials) effective 5/15/17; Policy #132 Subject (Privacy of Health Information) effective 4/14/03; Policy #140 Subject (Reporting of Special Incidents) effective 12/01/14; Policy #205 Subject (Youth Rights) effective 4/5/19 and Chapter (Detention Services) Policy #720.6 Subject (Family and Community Contacts) effective 7/15/05; KRS 15A.020, KRS 620.030 & 500 KAR 13:020 (Office of Investigations) confirmed all the policies and procedures identified the multiple internal ways for residents to report sexual abuse and harassment incidents, retaliation, staff neglect or violation of responsibilities that may have contributed to such incidents, IIB hotline, regular safety surveys, confidential access to agencies that provide legal services – including legal aid offices, and confidential access through correspondence to the Ombudsman Office receives and forward reports of sexual abuse and sexual harassment to KYDJJ officials, allowing residents to remain anonymous upon request. Also, the policies identified the resident's accessibility to filing a grievance, communication (telephone, visitation and correspondence) with their attorney and/or parent/guardian. staff providing access to the IIB hotline without asking the resident the purpose of the call, the staff requirement of mandatory reporting and completing an incident report. The department has provided a method for staff to privately report sexual abuse and sexual harassment of residents.

Also, a review of the Warren RJDC Standard Operating Policy and Procedures (SOP) #121 (Youth Access to Courts, Attorneys and Law Enforcement Officials); SOP #140 (Reporting of Special Incidents) and SOP #120 (Youth Rights) review 3/2017; SOP #720.6 (Family and Community Contacts) review 9/2016; SOP #906 (Reporting and Investigating PREA Violations) and SOP #907 (Resident PREA Education) review 11/2016 confirmed at the facility level all the policies and procedures identified the multiple internal ways for residents to report sexual abuse and harassment incidents, retaliation, staff neglect or violation of responsibilities that may have contributed to such incidents, IIB hotline, regular safety surveys, confidential access to agencies that provide legal services – including legal aid offices,

and confidential access through correspondence to the Ombudsman Office receives and forward reports of sexual abuse and sexual harassment to KYDJJ officials, allowing residents to remain anonymous upon request. Also, the policies identified the resident's accessibility to filing a grievance, communication (telephone, visitation and correspondence) with their attorney and/or parent/guardian, staff providing access to the IIB hotline without asking the resident the purpose of the call, the staff requirement of mandatory reporting and completing an incident report.

Warren RJDC has multiple ways for resident reporting of sexual abuse and sexual harassment, retaliation by other residents or staff for reporting sexual abuse and sexual harassment, and staff neglect or violation of responsibilities that may have contributed to such incidents. Also, during the orientation process residents are advised they can tell any staff member, including interns, contractors or volunteers, who are trained and required to report all allegations of sexual abuse or sexual harassment and in writing through the grievance procedure.

Random staff interviews confirmed they will accept allegations of sexual abuse or sexual harassment verbally, in writing, anonymously, from third parties, and their obligation of being mandated child abuse reporters. In addition, the staff is provided information for reporting sexual abuse or sexual harassment in a confidential manner through a separate phone number outside of the facility. While touring the entire facility, the auditor observed postings of the PREA information and victim advocate services information throughout the facility including the front entrance, administration offices, kitchen/dining area, staff offices, school area (classrooms & offices), library, intake area, visitation, gymnasium entrance and the entrances to the four (4) housing units/pods. There is a locked grievance box with grievance forms located in the hallway of the four (4) housing units/pods. The Youth Service Program Supervisor/PC's interview indicated staff may privately report sexual abuse and sexual harassment of residents via the hotline number (IIB), Kentucky State Police or to their supervisor verbally and/or in writing.

Residents are informed verbally and in writing on how to report sexual abuse and sexual harassment during the intake process. These various ways of reporting include advising an administrator, a staff member, telephoning the IIB hotline number, placing a written complaint in the grievance box and external complaint to a third party (Ombudsman Office). Reporting procedures are provided to residents through the Warren RJDC Orientation Handbook and during the intake/orientation process. During the facility tour, the auditor tested the hotline number to confirm the resident has access to report of sexual abuse and sexual harassment to IIB.

The community victims' advocacy services address and telephone number are available to the residents located throughout the facility. There is evidence of KYDJJ Commissioner obtaining a Memorandum of Understanding with the Kentucky Association of Sexual Assault Programs (KASAP) dated 5/21/18 and 8/12/19 to provide the programs/resources in each region of the state. The renewal of the memorandum was due to a change in leadership. Hope Harbor is the program identified to provide free confidential crisis intervention and emotional support services related to sexual abuse or assault residents. Any resident seeking services can call the toll-free telephone number. Also, the auditor contacted a representative from the Hope Harbor via telephone during the on-site visit and confirmed the rape crisis center has established a telephone number for residents to call and to provide confidential emotional support services. She indicated there have been no calls from residents in the past twelve (12) months requesting emotional support services related to sexual abuse or sexual assault. Also, the Hope Harbor representative indicated the victim would be provided with a victim advocate to accompany and support the victim through the forensic medical examination process and investigatory interviews and provides emotional support, crisis intervention, information, and referrals

as needed. The Medical Center of Bowling Green (SANE certified) provides the emergency and forensic medical examinations at no financial cost to the victim.

Random resident interviews indicated several ways to report sexual abuse and sexual harassment by telephoning the hotline, speak with a staff they trust, juvenile probation/parole officer and about the anonymous reporting capability. During the intake and admission process residents are advised of their rights and sign a form acknowledging they had been advised of these rights. Some residents identified the grievance box as a means to report sexual abuse and sexual harassment.

Based on the review of the agency policy and procedures, observations and information obtained through staff and resident interviews, and review of documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #907 (Resident PREA Education)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Admissions) Policy #120 Subject (Youth Rights)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Administration) Policy #121 Subject (Youth Access to Courts, Attorneys and Law Enforcement Officials); Policy #132 Subject (Privacy of Health Information); Policy #140 Subject (Reporting of Special Incidents) and Policy #205 Subject (Youth Rights)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Detention Services) Policy #720.6
 Subject (Family and Community Contacts)
- KRS 15A.020, KRS 620.030 & 500 KAR 13:020 (Office of Investigations)
- Warren RJDC Standard Operating Policy and Procedures (SOP) #121 (Youth Access to Courts, Attorneys and Law Enforcement Officials)
- Warren RJDC SOP #120 (Youth Rights)
- Warren RJDC SOP #140 (Reporting of Special Incidents)
- Warren RJDC SOP #720.6 (Family and Community Contacts)
- Warren RJDC SOP #906 (Reporting and Investigating PREA Violations)
- Warren RJDC SOP #907 (Resident PREA Education)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Memorandum of Understanding with the Kentucky Association of Sexual Assault Programs (KASAP)
- Grievance form
- PREA Postings (English & Spanish)
- Hope Harbor representative's interview
- Random staff interviews
- Random resident interviews

Standard 115.352: Exhaustion of administrative remedies

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.35	2 (a)	
•	Is the agency exempt from this standard? NOTE: The agency is exempt ONLY if it does not have administrative procedures to address resident grievances regarding sexual abuse. This does not mean the agency is exempt simply because a resident does not have to or is not ordinarily expected to submit a grievance to report sexual abuse. This means that as a matter of explicit policy, the agency does not have an administrative remedies process to address sexual abuse. \boxtimes Yes \square No	
115.35	22 (b)	
•	Does the agency permit residents to submit a grievance regarding an allegation of sexual abuse without any type of time limits? (The agency may apply otherwise-applicable time limits to any portion of a grievance that does not allege an incident of sexual abuse.) (N/A if agency is exempt from this standard.) \boxtimes Yes \square No \square NA	
•	Does the agency always refrain from requiring a resident to use any informal grievance process, or to otherwise attempt to resolve with staff, an alleged incident of sexual abuse? (N/A if agency is exempt from this standard.) \boxtimes Yes \square No \square NA	
115.352 (c)		
•	Does the agency ensure that: A resident who alleges sexual abuse may submit a grievance without submitting it to a staff member who is the subject of the complaint? (N/A if agency is exempt from this standard.) \boxtimes Yes \square No \square NA	
•	Does the agency ensure that: Such grievance is not referred to a staff member who is the subject of the complaint? (N/A if agency is exempt from this standard.) \boxtimes Yes \square No \square NA	
115.35	52 (d)	
•	Does the agency issue a final agency decision on the merits of any portion of a grievance alleging sexual abuse within 90 days of the initial filing of the grievance? (Computation of the 90-day time period does not include time consumed by residents in preparing any administrative appeal.) (N/A if agency is exempt from this standard.) \boxtimes Yes \square No \square NA	
•	If the agency determines that the 90-day timeframe is insufficient to make an appropriate decision and claims an extension of time [the maximum allowable extension of time to respond is 70 days per 115.352(d)(3)], does the agency notify the resident in writing of any such extension and provide a date by which a decision will be made? (N/A if agency is exempt from this standard.) \boxtimes Yes \square No \square NA	

receive a response within the time allotted for reply, including any properly noticed extensio may a resident consider the absence of a response to be a denial at that level? (N/A if agenexempt from this standard.) \boxtimes Yes \square No \square NA	cy is
115.352 (e)	
 Are third parties, including fellow residents, staff members, family members, attorneys, and outside advocates, permitted to assist residents in filing requests for administrative remedie relating to allegations of sexual abuse? (N/A if agency is exempt from this standard.) ☑ Yes □ No □ NA 	S
• Are those third parties also permitted to file such requests on behalf of residents? (If a third party, other than a parent or legal guardian, files such a request on behalf of a resident, the facility may require as a condition of processing the request that the alleged victim agree to have the request filed on his or her behalf, and may also require the alleged victim to person pursue any subsequent steps in the administrative remedy process.) (N/A if agency is exem from this standard.) ⋈ Yes ⋈ NO ⋈ NA	
 If the resident declines to have the request processed on his or her behalf, does the agency document the resident's decision? (N/A if agency is exempt from this standard.) ☑ Yes □ No □ NA 	
Is a parent or legal guardian of a juvenile allowed to file a grievance regarding allegations of sexual abuse, including appeals, on behalf of such juvenile? (N/A if agency is exempt from standard.) ⋈ Yes □ No □ NA	
• If a parent or legal guardian of a juvenile files a grievance (or an appeal) on behalf of a juve regarding allegations of sexual abuse, is it the case that those grievances are not conditione upon the juvenile agreeing to have the request filed on his or her behalf? (N/A if agency is exempt from this standard.) ⋈ Yes □ No □ NA	
115.352 (f)	
■ Has the agency established procedures for the filing of an emergency grievance alleging the resident is subject to a substantial risk of imminent sexual abuse? (N/A if agency is exempt this standard.) ☑ Yes □ No □ NA	
■ After receiving an emergency grievance alleging a resident is subject to a substantial risk of imminent sexual abuse, does the agency immediately forward the grievance (or any portion thereof that alleges the substantial risk of imminent sexual abuse) to a level of review at whi immediate corrective action may be taken? (N/A if agency is exempt from this standard.). ☑ Yes □ No □ NA	
 After receiving an emergency grievance described above, does the agency provide an initial response within 48 hours? (N/A if agency is exempt from this standard.)	I NA

 Does the initial response and final agency decision document the agency's determination whether the resident is in substantial risk of imminent sexual abuse? (N/A if agency is exempt from this standard.) ☑ Yes ☐ No ☐ NA Does the initial response document the agency's action(s) taken in response to the emergency grievance? (N/A if agency is exempt from this standard.) ☑ Yes ☐ No ☐ NA Does the agency's final decision document the agency's action(s) taken in response to the emergency grievance? (N/A if agency is exempt from this standard.) ☑ Yes ☐ No ☐ NA If the agency disciplines a resident for filling a grievance related to alleged sexual abuse, does it do so ONLY where the agency demonstrates that the resident filed the grievance in bad faith? (N/A if agency is exempt from this standard.) ☑ Yes ☐ No ☐ NA Auditor Overall Compliance Determination ☐ Exceeds Standard (Substantially exceeds requirement of standards)
 grievance? (N/A if agency is exempt from this standard.) ☑ Yes ☐ No ☐ NA Does the agency's final decision document the agency's action(s) taken in response to the emergency grievance? (N/A if agency is exempt from this standard.) ☑ Yes ☐ No ☐ NA If the agency disciplines a resident for filing a grievance related to alleged sexual abuse, does it do so ONLY where the agency demonstrates that the resident filed the grievance in bad faith? (N/A if agency is exempt from this standard.) ☑ Yes ☐ No ☐ NA Auditor Overall Compliance Determination
emergency grievance? (N/A if agency is exempt from this standard.) ☑ Yes ☐ No ☐ NA 115.352 (g) If the agency disciplines a resident for filing a grievance related to alleged sexual abuse, does it do so ONLY where the agency demonstrates that the resident filed the grievance in bad faith? (N/A if agency is exempt from this standard.) ☑ Yes ☐ No ☐ NA Auditor Overall Compliance Determination
 If the agency disciplines a resident for filing a grievance related to alleged sexual abuse, does it do so ONLY where the agency demonstrates that the resident filed the grievance in bad faith? (N/A if agency is exempt from this standard.) ☑ Yes ☐ No ☐ NA Auditor Overall Compliance Determination
do so ONLY where the agency demonstrates that the resident filed the grievance in bad faith? (N/A if agency is exempt from this standard.) ⊠ Yes □ No □ NA Auditor Overall Compliance Determination —
<u> </u>
Exceeds Standard (Substantially exceeds requirement of standards)
Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
□ Does Not Meet Standard (Requires Corrective Action)

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations) and Subject #908 (DJJ Response to a Report of a PREA Violation) effective 3/09/18; Chapter (Detention Services) Policy #702 Subject (Intake, Reception and Orientation) and Policy #706 (Grievance Procedure) effective 10/5/18; Chapter (Administration) Policy #140 Subject (Reporting of Special Incidents) effective 12/01/14; Chapter (Admissions) Policy #205 Subject (Youth Rights) effective 4/5/19 and KRS 15A.020 & 500 KAR 13:020 (Office of Investigations) allows a resident to submit a grievance regarding an allegation of sexual abuse with no time limit. This allows for third parties, including fellow residents, staff members, family members, attorneys, and outside advocates, to assist residents in filing requests for administrative remedies relating to allegations of sexual abuse, and permitted to file such requests on behalf of residents. Allows the facility to request the alleged victim to agree to third party grievances alleging sexual abuse. If a

resident declines to have the request processed, the facility will document the residents' decision. Prohibits the requirement a resident must first use an informal grievance process, or to otherwise attempt to resolve with staff, when reporting an allegation of sexual abuse. Allows a resident to submit a grievance without submitting to a staff member who is the subject of the complaint and prohibits the agency from referring the grievance to a staff member who is the subject of the complaint. Also, the policy describes the orientation residents receive explaining how to use the grievance process to report allegations of abuse and has administrative procedures/appeal process for dealing with resident's grievances regarding sexual abuse or harassment. Residents may place a written grievance or complaint in the grievance box located in living/multi-purpose room (study and break areas) of the facility. Residents are not required to utilize an informal process for reporting allegations of sexual abuse or sexual harassment nor are they required to submit it to the staff member involved in the allegation. The Juvenile Facility Superintendent will review the complaint immediately and advise the resident of the outcome or status of the investigation. The policies and procedures describe an unimpeded process and allow for other individuals to assist a resident in filing a grievance or to file grievances themselves on behalf of residents.

Requires a final agency decision within ninety (90) days on any portion of a grievance that alleges sexual abuse, and that the ninety (90) days shall not include time consumed by residents preparing any administrative appeal. Allows the department to claim an extension of time to respond to a grievance up to seventy (70) days, with notification to the resident. Establishes an emergency grievance for a resident subject to a substantial risk of imminent sexual abuse, including an initial response within 24 hours and a final response within five (5) days. Prohibits the discipline of a resident for filing a grievance related to sexual abuse only where the agency demonstrates the resident filed the grievance in bad faith.

The facility's protocol indicated when a resident submits a grievance relating to sexual abuse or sexual harassment or sexual misconduct staff will immediately report the alleged details of the allegation directly to their supervisor, Juvenile Facility Superintendent II, Juvenile Facility Superintendent I, YSPS and IIB hotline. The Juvenile Facility Superintendent II will contact the KYDJJ Regional Director, KYDJJ PREA Compliance Manager, KYDJJ Deputy Commissioner, and KYDJJ Commissioner. A grievance regarding a PREA allegation is not processed as a grievance but is forwarded to the IIB for an investigation.

An interview with the Warren RJDC's Youth Service Program Supervisor/PREA Coordinator (YSPS/PC) and memorandum dated 6/19/19 confirmed there had been no grievances reported within past twelve (12) months related to sexual abuse or sexual harassment complaints. YSPS/PC indicated emergency grievances are available and he reports the staff must respond within 24 hours and provide a final determination within five (5) days. He confirmed the residents receive an explanation on how to use the grievance process to report allegations of sexual abuse and has administrative procedures/appeal process for dealing with resident's grievances regarding sexual abuse or sexual harassment during orientation and they are provided with a resident handbook. Residents may place a written complaint (grievance) in the secured grievance box located in the hallway of the four (4) housing units/pods. Random staff interviews confirmed they will accept allegations of sexual abuse or sexual harassment verbally, in writing, anonymously, and identified the grievance box (black box) located in the hallway of the four (4) housing units/pods. However, the staff indicated they would contact the supervisor immediately and IIB to begin an investigation.

Random resident interviews indicated there is a grievance process relating to sexual abuse or sexual harassment and a written complaint can be placed in the grievance box (black box). Also, they would

contact a trusted staff, telephone the hotline, parent/guardian, facility's administration, juvenile probation/parole officer in relation to sexual abuse or sexual harassment complaints.

Based on the review of the agency policy and procedures, observations and information obtained through staff and resident interviews, and review of documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Detention Services) Policy #702 (Intake, Reception and Orientation) and Policy #706 (Grievance Procedure)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Admissions) Policy #205 Subject (Youth Rights)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Administration) Policy #140 Subject (Reporting of Special Incidents)
- KRS 15A.020 & 500 KAR 13:020 (Office of Investigations)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Pre-Audit Questionnaire review In the past 12 months, the number of grievances filed that alleged sexual abuse reported was zero
- Pre-Audit Questionnaire review In the past 12 months, the number of grievances alleging sexual abuse that reached a final decision within 90 days after being filed reported was zero
- The number of grievances alleging sexual abuse filed by residents in the past 12 months in which the resident declined third-party assistance, containing documentation of resident's decision to decline, reported was zero
- Pre-Audit Questionnaire review In the past 12 months, the number of emergency grievances alleging substantial risk of imminent sexual abuse that were filed in the past 12 months reported was zero
- Pre-Audit Questionnaire review In the past 12 months, the number of grievances alleging substantial risk of imminent sexual abuse filed in the past 12 months that reached final decisions with five days reported was zero
- Pre-Audit Questionnaire review In the past 12 months, the number of resident grievances
 alleging sexual abuse that resulted in disciplinary action by the agency against the resident for
 having filed a grievance in bad faith reported was zero
- Grievance form
- Youth Service Program Supervisor/PREA Coordinator interview
- Random staff interviews
- Random resident interviews

Standard 115.353: Resident access to outside confidential support services and legal representation

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.35	3 (a)			
•	Does the facility provide residents with access to outside victim advocates for emotional support services related to sexual abuse by providing, posting, or otherwise making assessable mailing addresses and telephone numbers, including toll-free hotline numbers where available, of local, State, or national victim advocacy or rape crisis organizations? \boxtimes Yes \square No			
•	addres State, o	he facility provide persons detained solely for civil immigration purposes mailing ses and telephone numbers, including toll-free hotline numbers where available of local, or national immigrant services agencies? (N/A if the facility <i>never</i> has persons detained for civil immigration purposes.) \square Yes \square No \boxtimes NA		
•		he facility enable reasonable communication between residents and these organizations encies, in as confidential a manner as possible? \boxtimes Yes \square No		
115.35	3 (b)			
•	commu	he facility inform residents, prior to giving them access, of the extent to which such unications will be monitored and the extent to which reports of abuse will be forwarded to ties in accordance with mandatory reporting laws? \boxtimes Yes \square No		
115.35	3 (c)			
•	agreen	he agency maintain or attempt to enter into memoranda of understanding or other nents with community service providers that are able to provide residents with confidential nal support services related to sexual abuse? \boxtimes Yes \square No		
•		he agency maintain copies of agreements or documentation showing attempts to enter ch agreements? \boxtimes Yes $\ \square$ No		
115.35	3 (d)			
•		he facility provide residents with reasonable and confidential access to their attorneys or egal representation? \boxtimes Yes $\ \square$ No		
•	Does the facility provide residents with reasonable access to parents or legal guardians? $\ \boxtimes$ Yes $\ \square$ No			
Auditor Overall Compliance Determination				
		Exceeds Standard (Substantially exceeds requirement of standards)		
	\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)		

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations) & Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation) effective 3/09/18; Chapter (Administration) Policy #121 Subject (Youth Access to Courts, Attorneys and Law Enforcement Officials) effective 5/15/17; Policy #132 Subject (Privacy of Health Information) effective 4/14/03; Chapter (Admissions) Policy #205 Subject (Youth Rights) effective 4/5/19; Chapter (Detention Services) Policy #720 Subject (Programs and Services) and Policy #720.6 Subject (Family and Community Contact) effective 10/5/18 requires the facilities to provide residents outside victim advocate for emotional support services, access to confidential legal counsel and the facility to provide reasonable communication between residents, these organizations and agency, in as confidential a manner as possible. The facility shall inform residents prior to giving them access, of the extent to which such communication will be monitored and the extent to which reports of abuse will be forwarded to authorities in accordance with mandatory reporting laws. All the policies and procedures confirm residents are provided access to an outside victim advocate for emotional support services, access to confidential legal counsel and reasonable access to parent/guardian.

Also, a review of the Warren RJDC Standard Operating Policy and Procedures (SOP) #121 (Youth Access to Courts, Attorneys and Law Enforcement Officials); SOP #205 (Youth Rights) reviewed 3/2017; SOP #720 (Programs and Services) and SOP #720.6 (Family and Community Contact) reviewed 9/2016; SOP #908 (DJJ Response to a Report of a PREA Violation) reviewed 11/2016 confirmed at the facility level all the policies and procedures requires the facility to provide residents outside victim advocate for emotional support services, access to confidential legal counsel and the facility to provide reasonable communication between residents, these organizations and agency, in a confidential manner. The facility shall inform residents prior to giving them access, of the extent to which such communication will be monitored and the extent to which reports of abuse will be forwarded to authorities in accordance with mandatory reporting laws. All the policies and procedures confirm residents are provided access to an outside victim advocate for emotional support services, access to confidential legal counsel and reasonable access to parent/guardian.

There is evidence of KYDJJ Commissioner obtaining a Memorandum of Understanding with the Kentucky Association of Sexual Assault Programs (KASAP) dated 5/21/18 and 8/12/19 to provide the programs/resources in each region of the state. The renewal of the memorandum was due to a change in leadership. Hope Harbor is the program identified to provide free confidential crisis intervention and emotional support services related to sexual abuse or assault residents. Any resident seeking services can call the toll-free telephone number. Also, the auditor contacted a representative from Hope Harbor via telephone during the on-site visit and confirmed the rape crisis center has established a telephone number for residents to call and to provide confidential emotional support services. She indicated there have been no calls from residents in the past twelve (12) months requesting emotional support services related to sexual abuse or sexual assault. Also, the Hope Harbor representative indicated the victim would be provided with a victim advocate to accompany and support the victim through the forensic medical examination process and investigatory interviews and provides emotional support, crisis intervention, information, and referrals as needed. The Medical Center of Bowling Green (SANE certified) provides the emergency and forensic medical examinations at no financial cost to the victim.

During the facility tour, the auditor tested the hotline number to confirm the resident has access to report of sexual abuse and sexual harassment to the IIB.

Random resident interviews confirmed they have reasonable and some confidential access to their attorneys and reasonable access to their parent/guardian either through visitation, correspondence or by telephone. The facility provides weekly calls to parents/legal guardians, provides for the toll free hotline to report sexual abuse, permits parental/legal guardians visitation and letter writing to parents/legal guardians. The facility's PREA postings, the orientation handbook and the KYDJJ "Don't Be Afraid! Report any Sexual Activity or Abuse" brochure contained information of the outside services. Resident interviews confirmed their knowledge of how to access outside services but limited knowledge of what kind of services are provided to them. The staff will be providing additional education to future residents on victim advocate services during their orientation process and during their group session while at the facility. Also, the auditor reviewed documentation on resident's access to attorneys provided during the intake process, a resident signs a "Department of Public Advocacy Acknowledgement (DPA) Form" advising him or her having access to legal services for residents placed in a residential treatment facility operated by KYDJJ. The facility has a DPA sign-up sheet to track when an attorney visits the residents in the facility.

After the on-site visit, all staff were re-trained on who provides free confidential emotional support services and to provide additional education to future residents on outside advocate services during their intake/orientation process. Warren RJDC's orientation handbook was updated to reflect the additional information on the outside advocate and how to access free emotional support information at the facility. The KYDJJ Director of Program Services/PREA Compliance Manager sent the appropriate supplemental documentation to the auditor demonstrating corrective actions had been taken with this standard prior to the submission of this report.

Based on the review of the agency policy and procedures, observations and information obtained through staff interviews, review of documentation and the follow-up documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Administration) Policy #121 Subject (Youth Access to Courts, Attorneys and Law Enforcement Officials); Policy #132 Subject (Privacy of Health Information) and Chapter (Admissions) Policy #205 Subject (Youth Rights)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Detention Services) Policy #720
 Subject (Programs and Services) and Policy #720.6 Subject (Family and Community Contact)
- Warren RJDC Standard Operating Policy and Procedures (SOP) #121 (Youth Access to Courts, Attorneys and Law Enforcement Officials)
- Warren RJDC SOP #205 (Youth Rights)
- Warren RJDC SOP #720 (Programs and Services)
- Warren RJDC SOP #720.6 (Family and Community Contact)
- Warren RJDC SOP #908 (DJJ Response to a Report of a PREA Violation)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)

- Memorandum of Understanding with the Kentucky Association of Sexual Assault Programs (KASAP)
- PREA Postings (English & Spanish)
- Hope Harbor representative's interview
- Random staff interviews
- Random resident interviews
- Additional supplemental documentation for the corrective action (training and sign-in sheet)

Standard 115.354: Third-party reporting

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

11	5	.354	(a)
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■ Has the agency established a method to receive third-party reports of sexual abuse harassment? Yes □ No						
•	■ Has the agency distributed publicly information on how to report sexual abuse and sexual harassment on behalf of a resident? ✓ Yes No					
Audite	Auditor Overall Compliance Determination					
	☐ Exceeds Standard (Substantially exceeds requirement of standards)					
	\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)				

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations) effective 3/09/18 and Warren RJDC Standard Operating Policy and Procedures SOP #906 (Reporting and Investigation PREA Violations) reviewed 11/2016 identifies the Department's third party reporting process, instructs staff to accept third party reports from any source, provides information for anyone who sees or suspects sexual abuse, sexual harassment, or victimization of any kind to report it promptly through the Internal Investigations Branch (IIB) within the Justice and Public Safety Cabinet.

The Justice Cabinet, Kentucky Department of Juvenile Justice & Internal Investigations Branch websites provides the public with information regarding third-party reporting of sexual abuse or sexual harassment on behalf of a resident. Additionally, the staff provides the parent/guardian with a packet containing

varied forms, victim advocate services and third-party reporting information. There are two (2) separate reporting options for the receipt of third-party reports of sexual abuse or sexual harassment. They may contact the State-wide PREA Compliance Manager or the Internal Investigations Branch Office. This information is reported directly to the State-wide PREA Compliance Manager who will inform the Juvenile Facility Superintendent.

Random staff and the IIB investigator interviews were able to describe how reports are made by third parties (KYDJJ website and Internal Investigations Branch website) and confirmed if they receive allegations of sexual abuse or sexual harassment from third party reporters, the allegations would be reported directly to IIB. Third party reporters included fellow residents, staff members, family members, attorneys, and outside advocates, shall be permitted to assist residents in filing requests for administrative remedies relating to allegations of sexual abuse, and shall also be permitted to file such requests on behalf of residents. Also, a review of the Youth Service Program Supervisor/PREA Coordinator's memorandum dated 6/18/19 identified the facility's methods for third party reporting.

The auditor viewed the website, confirmed the information regarding third-party reporting and the link to send an e-mail directly to the Director of Program Services/PREA Compliance Manager. Also, an interview with the Director of Program Services/PREA Compliance Manager confirmed and described the process for third-party reporting sexual abuse or sexual harassment. Random resident interviews confirmed their awareness of reporting sexual abuse or sexual harassment to others outside of the facility including access to their parent(s)/legal guardian(s) and attorney. Additionally, they are instructed to report allegations of sexual abuse and sexual harassment to a trusted adult, parent/legal guardian, and/or attorney.

Based on the review of the agency policy and procedures, observations and information obtained through staff and resident interviews and review of documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations)
- Warren RJDC Standard Operating Policy and Procedures SOP #906 (Reporting and Investigation PREA Violations)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- KYDJJ & IIB websites
- Youth Service Program Supervisor/PREA Coordinator's memorandum
- KYDJJ Director of Program Services/PREA Compliance Manager interview
- IIB investigator interview
- Random staff interviews
- Random resident interviews

OFFICIAL RESPONSE FOLLOWING A RESIDENT REPORT

Standard 115.361: Staff and agency reporting duties

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report
115.361 (a)
■ Does the agency require all staff to report immediately and according to agency policy any knowledge, suspicion, or information regarding an incident of sexual abuse or sexual harassment that occurred in a facility, whether or not it is part of the agency? ✓ Yes ✓ No
■ Does the agency require all staff to report immediately and according to agency policy any knowledge, suspicion, or information regarding retaliation against residents or staff who reported an incident of sexual abuse or sexual harassment? ☑ Yes □ No
■ Does the agency require all staff to report immediately and according to agency policy any knowledge, suspicion, or information regarding any staff neglect or violation of responsibilities that may have contributed to an incident of sexual abuse or sexual harassment or retaliation? ☑ Yes □ No
115.361 (b)
■ Does the agency require all staff to comply with any applicable mandatory child abuse reporting laws? ⊠ Yes □ No
115.361 (c)
Apart from reporting to designated supervisors or officials and designated State or local services agencies, are staff prohibited from revealing any information related to a sexual abuse report to anyone other than to the extent necessary, as specified in agency policy, to make treatment, investigation, and other security and management decisions? ☑ Yes ☐ No
115.361 (d)
■ Are medical and mental health practitioners required to report sexual abuse to designated supervisors and officials pursuant to paragraph (a) of this section as well as to the designated State or local services agency where required by mandatory reporting laws? ⊠ Yes □ No
 Are medical and mental health practitioners required to inform residents of their duty to report, and the limitations of confidentiality, at the initiation of services?
115.361 (e)
■ Upon receiving any allegation of sexual abuse, does the facility head or his or her designee promptly report the allegation to the appropriate office? ☑ Yes □ No

•	promp has of	receiving any allegation of sexual abuse, does the facility head or his or her designee tly report the allegation to the alleged victim's parents or legal guardians unless the facility ficial documentation showing the parents or legal guardians should not be notified? \Box No			
•	or his	If an alleged victim is under the guardianship of the child welfare system, does the facility head or his or her designee promptly report the allegation to the alleged victim's caseworker instead of the parents or legal guardians? \boxtimes Yes \square No			
•	If a juvenile court retains jurisdiction over the alleged victim, does the facility head or designee also report the allegation to the juvenile's attorney or other legal representative of record within 14 days of receiving the allegation? \boxtimes Yes \square No				
115.36	61 (f)				
•	■ Does the facility report all allegations of sexual abuse and sexual harassment, including third-party and anonymous reports, to the facility's designated investigators? ⊠ Yes □ No				
Audito	or Over	all Compliance Determination			
		Exceeds Standard (Substantially exceeds requirement of standards)			
	\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)			

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations); Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation) and Chapter 9 Subject #911 (DJJ Staff PREA Education and Training) effective 3/09/18; Chapter (Administration) Policy #100.1 Subject (Promulgation and Revision of Department Policy) effective 5/15/17; Chapter (Administration) Policy #102 Subject (Code of Ethics); Policy #104 Subject (Code of Conduct) and Policy #140 Subject (Reporting of Special Incidents) effective 12/01/14; Chapter (Admissions) Policy #205 Subject (Youth Rights) effective 4/05/19; Chapter (Detention Services) Policy #705 Subject (Individual Client Records) and Policy #715 Subject (Incident Reports) effective 10/5/18 requires all employees, volunteers, interns, and contractors shall immediately report to their supervisor any knowledge, suspicion, or information regarding an incident of sexual abuse or sexual harassment that occurred in the facility, retaliation against residents or staff who reported such

an incident, and any staff neglect or violation of responsibilities that may have contributed to an incident or retaliation. Information related to a sexual abuse report shall not be released to anyone other than to the extent necessary, as specific in the procedures, to make treatment, investigation, and other security and management decisions. All facility staff are mandated reporters and receive information on clear steps on how to report sexual abuse and to maintain confidentiality through the facility's protocol and/or training.

Also, a review of the Warren RJDC Standard Operating Policy and Procedures (SOP) #100.1 Subject (Promulgation and Revision of Department Policy); SOP #102 Subject (Code of Ethics) and SOP #104 Subject (Code of Conduct) reviewed 1/2017; SOP #140 Subject (Reporting of Special Incidents) reviewed 3/2017; SOP #906 (Reporting and Investigating PREA Violations); SOP #908 (DJJ Response to a Report of a PREA Violation) and SOP #911 (DJJ Staff PREA Education and Training) reviewed 11/2016 confirmed at the facility level all the policies and procedures requires all employees, volunteers, interns, and contractors shall immediately report to their supervisor any knowledge, suspicion, or information regarding an incident of sexual abuse or sexual harassment that occurred in the facility, retaliation against residents or staff who reported such an incident, and any staff neglect or violation of responsibilities that may have contributed to an incident or retaliation. Information related to a sexual abuse report shall not be released to anyone other than to the extent necessary, as specific in the procedures, to make treatment, investigation, and other security and management decisions. All facility staff are mandated reporters and receive information on clear steps on how to report sexual abuse and to maintain confidentiality through the facility's protocol and/or training.

KYDJJ has identified the reporting process for all staff employed, contracted, intern or who volunteer to immediately report any knowledge, suspicion or information they receive regarding sexual abuse and sexual harassment, retaliation against residents or staff who report any incidents or any staff neglect or violation of responsibilities that may have contributed to an incident or retaliation. Random staff interviews confirmed being mandated reporters and receiving information on clear steps on how to report sexual abuse, sexual harassment and to maintain confidentiality through the facility's protocol and/or training. All staff would complete an incident report with the details of any incidents that would occur in the facility and they are prohibited from sharing information with anyone who is not part of the investigation or reporting process.

Also, there is a PREA reference/education binder located in the supervisor's office containing the policy, reporting process, victim advocate information, and forms for the facility staff in the event of an incident. Interviews with medical and mental health staff confirmed their responsibility to inform residents under 18 years old of their duty to report and limitations of confidentiality. The Juvenile Facility Superintendent II and Youth Service Program Supervisor /PREA Coordinator indicated all alleged sexual abuse or sexual harassment reports, regardless of where the information came from, is reported immediately to the Internal Investigations Branch (IIB).

Based on the review of the agency policy and procedures, observations and information obtained through staff interviews, and review of documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation)

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #911 (DJJ Staff PREA Education and Training)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Administration) Policy #100.1
 Subject (Promulgation and Revision of Department Policy)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Administration) Policy #102 Subject (Code of Ethics)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy #104 Subject (Code of Conduct)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy #140 Subject (Reporting of Special Incidents)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Admissions) Policy #205 Subject (Youth Rights)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Detention Services) Policy #705
 Subject (Individual Client Records) and Policy #715 Subject (Incident Reports)
- Warren RJDC Standard Operating Policy and Procedures (SOP) #100.1 Subject (Promulgation and Revision of Department Policy)
- Warren RJDC SOP #102 Subject (Code of Ethics)
- Warren RJDC SOP #104 Subject (Code of Conduct)
- Warren RJDC SOP #140 Subject (Reporting of Special Incidents)
- Warren RJDC SOP #906 (Reporting and Investigating PREA Violations)
- Warren RJDC SOP #908 (DJJ Response to a Report of a PREA Violation)
- Warren RJDC SOP #911 (DJJ Staff PREA Education and Training)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Juvenile Facility Superintendent II interview
- Youth Service Program Supervisor /PREA Coordinator interview
- Random staff interviews
- Medical and mental health staff interviews

Standard 115.362: Agency protection duties

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.362 (a)		

When the agency learns that a resident is subject to a substantial risk of imminent sexual abuse, does it take immediate action to protect the resident? ⋈ Yes □ No

Auditor Overall Compliance Determination

	Exceeds Standard (Substantially exceeds requirement of standards)
\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)

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation) effective 3/09/18 and Warren RJDC Standard Operating Policy and Procedures (SOP) #908 (DJJ Response to a Report of a PREA Violation) reviewed 11/2016 requires that immediate action to be taken upon learning that a resident is subject to a substantial risk of imminent sexual abuse.

Interviews with the Juvenile Facility Superintendent II and Youth Service Program Supervisor /PREA Coordinator indicated any information received that alleges a resident is at substantial risk of imminent sexual abuse would require immediate removal of the resident and to isolate the threat. The other random staff interviews indicated if a resident was in danger of sexual abuse or at substantial risk of imminent sexual abuse, they would act immediately to ensure the safety of the resident, separate from the alleged perpetrator and contact their immediate supervisor. Also, the resident would be referred for mental health services. Warren RJDC's staff has a process in place when identifying a resident who may be subject to a substantial risk of imminent sexual abuse the information is documented and the resident is placed on a watch status. Youth Service Program Supervisor/PREA Coordinator's memorandum dated 7/21/19 confirmed there were no incidents that involved an immediate action to protect a resident that was a substantial risk of imminent sexual abuse in the past twelve (12) months at the facility.

Based on the review of the agency policy and procedures, observations and information obtained through staff interviews and review of documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation)
- Warren RJDC Standard Operating Policy and Procedures (SOP) #908 (DJJ Response to a Report of a PREA Violation)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Juvenile Facility Superintendent II interview
- Youth Service Program Supervisor /PREA Coordinator interview and memorandum
- Random staff interviews

Standard 115.363: Reporting to other confinement facilities

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.363 (a)

•	Upon receiving an allegation that a resident was sexually abused while confined at another facility, does the head of the facility that received the allegation notify the head of the facility or appropriate office of the agency where the alleged abuse occurred? \boxtimes Yes \square No				
•	Does the head of the facility that received the allegation also notify the appropriate investigative agency? \boxtimes Yes \square No				
115.36	3 (b)				
•	Is such notification provided as soon as possible, but no later than 72 hours after receiving the allegation? \boxtimes Yes $\ \square$ No				
115.36	3 (c)				
•	Does the agency document that it has provided such notification? $oximes$ Yes \oximes No				
115.363 (d)					
•	■ Does the facility head or agency office that receives such notification ensure that the allegation is investigated in accordance with these standards? ⊠ Yes □ No				
Audito	r Over	all Compliance Determination			
		Exceeds Standard (Substantially exceeds requirement of standards)			
	\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)			

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations) & Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation) effective 3/09/18; Chapter (Administration) Policy #102 Subject (Code of Ethics) and Policy #140 Subject (Reporting of Special Incidents) effective 12/01/14 and Warren RJDC Standard Operating Policy and Procedures (SOP) #906 (Reporting and Investigating PREA Violations) reviewed 11/2016 requires the Juvenile Facility Superintendent, upon receiving an allegation a resident was sexually abused while confined at another facility, to notify the head of the other facility where the alleged abuse occurred and to report it as soon as possible but no later than 72 hours and shall be documented in accordance with KYDJJ policies and procedures. Also, according to policy and procedure the Juvenile Facility Superintendent is to immediately report the incident to IIB for investigation and complete an incident report.

Interviews with Juvenile Facility Superintendent II and the Youth Service Program Supervisor/PC's memorandum dated 6/19/19 indicated per policy an allegation made whereby a resident was sexually abused at another facility is required to be reported to the facility where the alleged sexual abuse occurred, the notification will be made no later than 72 hours and shall be documented. Also, the Juvenile Facility Superintendent II indicated she had received no allegations that a resident was abused while confined at another facility or were there any allegations received from another facility during the past twelve (12) months.

Based on the review of the agency policy and procedures, observations and information obtained through staff interviews and review of documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Administration) Policy #102 Subject (Code of Ethics) and Policy #140 Subject (Reporting of Special Incidents)
- Warren RJDC Standard Operating Policy and Procedures (SOP) #906 (Reporting and Investigating PREA Violations)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Pre-Audit Questionnaire review During the past 12 months, the number of allegations the facility received that a resident was abused while confined at another facility was zero
- Pre-Audit Questionnaire review During the past 12 months, the number of allegations the facility received from other facilities was zero
- Juvenile Facility Superintendent II interview
- Youth Service Program Supervisor/PC's memorandum

Standard 115.364: Staff first responder duties

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.364 (a)

•	Upon learning of an allegation that a resident was sexually abused, is the first security staff member to respond to the report required to: Separate the alleged victim and abuser? \boxtimes Yes \square No
•	Upon learning of an allegation that a resident was sexually abused, is the first security staff member to respond to the report required to: Preserve and protect any crime scene until appropriate steps can be taken to collect any evidence? \boxtimes Yes \square No

 Upon learning of an allegation that a resident was sexually abused, is the first security staff member to respond to the report required to: Request that the alleged victim not take any

	actions that could destroy physical evidence, including, as appropriate, washing, brushing teeth, changing clothes, urinating, defecating, smoking, drinking, or eating, if the abuse occurred within a time period that still allows for the collection of physical evidence? \boxtimes Yes \square No					
•	■ Upon learning of an allegation that a resident was sexually abused, is the first security sta member to respond to the report required to: Ensure that the alleged abuser does not take actions that could destroy physical evidence, including, as appropriate, washing, brushing changing clothes, urinating, defecating, smoking, drinking, or eating, if the abuse occurred within a time period that still allows for the collection of physical evidence?					
115.364 (b)						
•	• If the first staff responder is not a security staff member, is the responder required to request that the alleged victim not take any actions that could destroy physical evidence, and then notify security staff? ⋈ Yes □ No					
Auditor Overall Compliance Determination						
		Exceeds Standard (Substantially exceeds requirement of standards)				
	\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)				

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation) effective 3/09/18 requires all staff to take specific steps to respond to a report of sexual abuse including: to separate the resident, protect any physical evidence by requesting that the victim does not destroy evidence (through washing, brushing teeth, changing clothing, urinating, defecating, smoking, drinking or eating, protect any physical evidence by ensuring the alleged perpetrator does not destroy evidence (through washing, brushing teeth, changing clothing, urinating, defecating, smoking, drinking or eating), if the abuse took place within a time period that still allows for the collection of physical evidence and secure the crime scene. Requires that a victim shall be taken to medical staff as soon as possible or if no medical or mental health are on staff, shall ensure they are notified. Requires a first responder who is not a security staff shall request the victim not to destroy evidence and to notify a security staff.

Random staff interviews and a first responder interview validated their technical knowledge of actions to be taken upon learning a resident was sexually abused and provided the action steps identified in the KYDJJ policies and procedures of their responsibilities as first responders and aware of why they do these duties. Also, every interviewed staff, without hesitation, described actions they would take

immediately, and these steps were all consistent with KYDJJ policies and procedures including reporting to the Supervisor. A review of the training documentation confirmed staff had been trained in their responsibilities as first responders and have been provided with all types of additional training. Youth Service Program Supervisor/PC's memorandum dated 6/19/19 indicated there have been no allegations a resident was sexually abused with a staff responding as a first responder or were notified within a time period that allowed for the collection of physical evidence during the past twelve (12) months.

Based on the review of the agency policy and procedures, observations and information obtained through staff interviews and review of documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Pre-Audit Questionnaire review During the past 12 months, the number of allegations the facility received that a resident was sexually abused was zero
- Pre-Audit Questionnaire review During the past 12 months, the number of allegations where staff were notified within a time period that still allowed for the collection of physical evident was zero
- Pre-Audit Questionnaire review of the allegations that a resident was sexually abused made in the past 12 months, the number of times a non-security staff was the first responder were zero
- Youth Service Program Supervisor/PC's memorandum
- Random staff interviews
- First responder interview

Standard 115.365: Coordinated response

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

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1	1	5	-2	e E	(a)

•	Has the facility developed a written institutional plan to coordinate actions among staff first
	responders, medical and mental health practitioners, investigators, and facility leadership taken
	in response to an incident of sexual abuse? $oximes$ Yes $oximes$ No

Auditor Overall Compliance Determination

	Exceeds Standard (Substantially exceeds requirement of standards)
\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)

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation) effective 3/09/18 and Warren RJDC's Sexual Abuse First Responder Plan provides a written coordinated response system at the facility to coordinate actions taken in response to an incident of sexual abuse and the notification procedures among staff first responders, administration, executive staff, medical and mental health practitioners, investigators, contacting law enforcement, and victim advocate services.

Interviews with the Juvenile Facility Superintendent II and other random staff validated their technical knowledgeable of their duties to coordinate actions taken in response to a sexual abuse allegation. The facility has a system in place providing the staff with clear actions to be taken by each discipline for accessing, contacting administrative staff, medical and mental health staff, contacting law enforcement, victim advocate services, hospital and a number of other individuals in response to sexual abuse allegations. Also, the staff utilizes the "PREA Incident Notification List" form to complete the documentation of the incident.

Based on the review of the agency policy and procedures, observations and information obtained through staff interviews and review of documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Warren RJDC's Sexual Abuse First Responder Plan
- PREA Incident Notification List form
- Juvenile Facility Superintendent II interview
- Random staff interviews

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

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.366 (a)

 Are both the agency and any other governmental entities responsible for collective bargaining on the agency's behalf prohibited from entering into or renewing any collective bargaining agreement or other agreement that limits the agency's ability to remove alleged staff sexual

		s from contact with any residents pending the outcome of an investigation or of a ination of whether and to what extent discipline is warranted? \square Yes \square No
115.36	6 (b)	
•	Auditor	is not required to audit this provision.
Auditor Overall Compliance Determination		
		Exceeds Standard (Substantially exceeds requirement of standards)
	\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)

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

The facility provided a memorandum dated June 18, 2019 confirms Kentucky Department of Juvenile Justice (KYDJJ) does not engage in the collective bargaining process regarding any violation of departmental policy regarding PREA. KYDJJ does not allow an entity to restrict the Department's ability to terminate an employee or remove a staff who allegedly abuses and harasses youth from having contact with residents pending the outcome of an investigation or determination of whether and to what extent to discipline is warranted. This was confirmed with the KYDJJ Director of Program Services/PREA Compliance Manager that collective bargaining is not utilized in the Department.

Based on the information discovered in the documentation and an interview with the KYDJJ Director of Program Services/PREA Compliance Manager, the auditor has determined the facility meets the requirements of the standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- KYDJJ Director of Program Services/PREA Compliance Manager interview

Standard 115.367: Agency protection against retaliation

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.36	67 (a)
•	Has the agency established a policy to protect all residents and staff who report sexual abuse or sexual harassment or cooperate with sexual abuse or sexual harassment investigations from retaliation by other residents or staff? \boxtimes Yes \square No
•	Has the agency designated which staff members or departments are charged with monitoring retaliation? \boxtimes Yes $\ \square$ No
115.36	67 (b)
-	Does the agency employ multiple protection measures, such as housing changes or transfers for resident victims or abusers, removal of alleged staff or resident abusers from contact with victims, and emotional support services, for residents or staff who fear retaliation for reporting sexual abuse or sexual harassment or for cooperating with investigations,? \boxtimes Yes \square No
115.36	67 (c)
-	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency monitor: The conduct and treatment of residents or staff who reported the sexual abuse to see if there are changes that may suggest possible retaliation by residents or staff? \boxtimes Yes \square No
•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency monitor: The conduct and treatment of residents who were reported to have suffered sexual abuse to see if there are changes that may suggest possible retaliation by residents or staff? \boxtimes Yes \square No
•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency: Act promptly to remedy any such retaliation? \boxtimes Yes \square No
•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency monitor: Any resident disciplinary reports? \boxtimes Yes \square No
•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency monitor: Resident housing changes? \boxtimes Yes \square No
•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency monitor: Resident program changes? \boxtimes Yes \square No
•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency monitor: Negative performance reviews of staff? \boxtimes Yes \square No

•	Except in instances where the agency determines that a report of sexual abuse is unfounded, for at least 90 days following a report of sexual abuse, does the agency monitor: Reassignments of staff? \boxtimes Yes \square No		
•		the agency continue such monitoring beyond 90 days if the initial monitoring indicates a uing need? \boxtimes Yes $\ \square$ No	
115.36	67 (d)		
•		case of residents, does such monitoring also include periodic status checks? \Box No	
115.36	67 (e)		
•	If any other individual who cooperates with an investigation expresses a fear of retaliation, does the agency take appropriate measures to protect that individual against retaliation?		
115.367 (f)			
	Audito	r is not required to audit this provision.	
Auditor Overall Compliance Determination			
		Exceeds Standard (Substantially exceeds requirement of standards)	
		Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Does Not Meet Standard (Requires Corrective Action)	

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations); Chapter 9 Subject #907 (Resident PREA Education) and Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation) effective 3/09/18; Chapter (Administration) Policy #140 Subject (Reporting of Special Incidents) effective 12/01/14 and Chapter (Admissions) Policy #205 Subject (Youth Rights) effective 9/25/18 requires that all persons who report or cooperate in an investigation of sexual abuse or sexual harassment shall be protected from retaliation by other residents and staff. Requires multiple protections such as housing changes or transfers for resident victims or abusers, removal of the alleged staff or resident abusers from contact with victims, and emotional support services for residents or staff who fear retaliation are available. Requires monitoring for a minimum of ninety (90) days, with periodic status checks, and provides

protections for any other individual who cooperates with an investigation. This monitoring would include resident disciplinary reports, housing and program changes, negative performance reports as well as reassignments of staff.

An interview with the Youth Service Program Supervisor/PC confirmed his responsibility with monitoring the conduct or treatment of residents or staff who reported the sexual abuse and of residents who were reported to have suffered sexual abuse to determine if changes that may suggest possible retaliation exist. Youth Service Program Supervisor/PC indicated this monitoring would include weekly face-to-face meetings, review of resident disciplinary reports, bed and program changes, negative performance reports as well as reassignments of staff. Also, the interviews with the Juvenile Facility Superintendent II and Youth Service Program Supervisor /PC indicated all alleged victims or reporters are met within twenty-four (24) hours, every two (2) weeks and after the first month every thirty (30) days thereafter. The Youth Service Program Supervisor/PC's memorandum dated 6/19/19 indicated there were no incidents of retaliation at the facility in the past twelve (12) months.

Based on the review of the agency policy and procedures, observations and information obtained through staff interviews and review of documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #907 (Resident PREA Education)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Administration) Policy #140 Subject (Reporting of Special Incidents)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Admissions) Policy #205 Subject (Youth Rights)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Juvenile Facility Superintendent II interview
- Youth Service Program Supervisor/PC interview

Standard 115.368: Post-allegation protective custody

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.368 (a)

Is any and all use of segregated housing to protect a resident who is alleged to have suffered sexual abuse subject to the requirements of § 115.342? ⋈ Yes □ No

Auditor Overall Compliance Determination

	Exceeds Standard (Substantially exceeds requirement of standards)
\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)

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #905 (Juvenile Vulnerability Assessment Procedure); Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation) and Chapter 9 Subject #912 (Sexual Orientation and Gender Identity) effective 3/09/18; Chapter (Detention Services) Policy #717 Subject (Discipline and Special Behavior Management) reviewed 10/5/18 contained information on post-allegation protective custody or guidelines for moving a resident to another facility as a last measure to keep residents who alleged sexual abuse safe and only until an alternative means for keeping the resident safe can be arranged.

Also, a review of the Warren RJDC Standard Operating Policy and Procedures (SOP) #717 (Discipline and Special Behavior Management) reviewed 09/2016; SOP #905 (Juvenile Vulnerability Assessment Procedure) and SOP #908 (DJJ Response to a Report of a PREA Violation) reviewed 11/2016 at the facility level contained information on post-allegation protective custody or guidelines for moving a resident to another facility as a last measure to keep residents who alleged sexual abuse safe and only until an alternative means for keeping the resident safe can be arranged.

Warren RJDC's Youth Service Program Supervisor/PC's memorandum dated 6/19/19 advised the facility per policy and the use of an isolation room is prohibited to confine any residents. The facility restricts any isolation placement and does not provide protective housing for a resident as a last resort. The residents would be placed in another facility. Random staff interviews confirmed the facility does not use isolation for a victim of sexual abuse or sexual harassment, the resident would be placed in another facility.

Based on the review of the agency policy and procedures, observations and information obtained through the staff interviews and review of documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #905 (Juvenile Vulnerability Assessment Procedure)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #912 (Sexual Orientation and Gender Identity)

- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Detention Services) Policy #717
 Subject (Discipline and Special Behavior Management)
- Warren RJDC Standard Operating Policy and Procedures (SOP) #717 Subject (Discipline and Special Behavior Management)
- Warren RJDC SOP #905 (Juvenile Vulnerability Assessment Procedure)
- Warren RJDC SOP #908 (DJJ Response to a Report of a PREA Violation)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Youth Service Program Supervisor/PC's memorandum
- Random staff interview

INVESTIGATIONS

Standard 115.371: Criminal and administrative agency investigations

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

	Sittle Queene index 20 / inches ou by the Maditor to Complete the Report				
15.37	15.371 (a)				
•	When the agency conducts its own investigations into allegations of sexual abuse and sexual harassment, does it do so promptly, thoroughly, and objectively? [N/A if the agency/facility is not responsible for conducting any form of criminal OR administrative sexual abuse investigations. See 115.321(a).] \boxtimes Yes \square No \square NA				
•	Does the agency conduct such investigations for all allegations, including third party and anonymous reports? [N/A if the agency/facility is not responsible for conducting any form of criminal OR administrative sexual abuse investigations. See 115.321(a).] \boxtimes Yes \square No \square NA				
15.37	71 (b)				
•	Where sexual abuse is alleged, does the agency use investigators who have received specialized training in sexual abuse investigations involving juvenile victims as required by 115.334? \boxtimes Yes \square No				
15.37	71 (c)				
•	Do investigators gather and preserve direct and circumstantial evidence, including any available physical and DNA evidence and any available electronic monitoring data? \boxtimes Yes \square No				
•	Do investigators interview alleged victims, suspected perpetrators, and witnesses? \boxtimes Yes $\ \square$ No				
•	Do investigators review prior reports and complaints of sexual abuse involving the suspected perpetrator? \boxtimes Yes $\ \square$ No				
15.37	71 (d)				
•	Does the agency always refrain from terminating an investigation solely because the source of the allegation recants the allegation? \boxtimes Yes \square No				
15.37	71 (e)				
•	When the quality of evidence appears to support criminal prosecution, does the agency conduct compelled interviews only after consulting with prosecutors as to whether compelled interviews may be an obstacle for subsequent criminal prosecution? \boxtimes Yes \square No				

445 654 (6)
115.371 (f)
 Do agency investigators assess the credibility of an alleged victim, suspect, or witness on an individual basis and not on the basis of that individual's status as resident or staff? ☑ Yes □ No
■ Does the agency investigate allegations of sexual abuse without requiring a resident who alleges sexual abuse to submit to a polygraph examination or other truth-telling device as a condition for proceeding? Yes □ No
115.371 (g)
■ Do administrative investigations include an effort to determine whether staff actions or failures to act contributed to the abuse? ⊠ Yes □ No
• Are administrative investigations documented in written reports that include a description of the physical evidence and testimonial evidence, the reasoning behind credibility assessments, and investigative facts and findings? \boxtimes Yes \square No
115.371 (h)
■ Are criminal investigations documented in a written report that contains a thorough description of the physical, testimonial, and documentary evidence and attaches copies of all documentary evidence where feasible? ⊠ Yes □ No
115.371 (i)
 Are all substantiated allegations of conduct that appears to be criminal referred for prosecution? ☑ Yes □ No
115.371 (j)
 Does the agency retain all written reports referenced in 115.371(g) and (h) for as long as the alleged abuser is incarcerated or employed by the agency, plus five years unless the abuse was committed by a juvenile resident and applicable law requires a shorter period of retention? ☑ Yes □ No
115.371 (k)
 Does the agency ensure that the departure of an alleged abuser or victim from the employment or control of the agency does not provide a basis for terminating an investigation? ☑ Yes □ No
115.371 (I)
 Auditor is not required to audit this provision.
reactor to not required to dedit the provision.

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115.371 (m)

•	investi an out	an outside agency investigates sexual abuse, does the facility cooperate with outside gators and endeavor to remain informed about the progress of the investigation? (N/A if side agency does not conduct administrative or criminal sexual abuse investigations. See $1(a)$.) \boxtimes Yes \square No \square NA
Auditor Overall Compliance Determination		
		Exceeds Standard (Substantially exceeds requirement of standards)
	\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)

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #901 (Zero Tolerance of Any Type of Sexual Misconduct); Chapter 9 Subject #906 (Reporting and Investigating PREA Violations) and Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation) effective 3/09/18; Chapter (Administration) Policy #102 Subject (Employee Code of Ethics); Policy #133 Subject (Ombudsman); Policy #140 Subject (Reporting of Special Incidents) and Policy #142 Subject (Staff Involved in Special Incident Allegations) effective 12/01/14; Chapter (Health and Safety Services) Policy #408.1 Subject (Forensic Information) effective 10/5/18; IIB-001 (DJJ Case Assignment & Investigations); IIB-002 (Receipt of DJJ Allegation and Hotline Coverage) and IIB-013 (PREA Investigations) effective 5/21/13 require all staff to refer all alleged incidents of sexual abuse, sexual harassment or sexual misconduct to the Kentucky State Police (KSP) for investigation and determination of criminal charges. Staff refers all allegations of sexual abuse, sexual harassment or sexual misconduct to the Internal Investigations Branch (IIB) for completion of an administrative investigation. Additionally, the KYDJJ Ombudsman investigates cases of juvenile-on-juvenile sexual harassment. Requires each facility to cooperate with the assigned investigator and shall remain informed as to the progress of the investigation. The report shall include a description of the physical and testimonial evidence, the reasoning behind credibility assessments, and investigative facts and findings.

Also, the policies require investigations to be confidential and all interviews to be conducted in private; 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; 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 an resident or staff; investigation records to include, but not limited to investigations reports, transcripts of statement, copies of documentation relevant to the investigation, and all related material from other agency incidents as applicable; investigations must

include an effort to determine whether staff actions or failures to act contributed to the incident being investigated and must be documented in writing to include investigative facts and findings.

Requires the credibility of any person shall be assessed on an individual basis. Administrative investigations include an effort to determine whether staff actions or failures to act contributed to the abuse. Requires both administrative and criminal investigations shall be documented in written reports that shall include a description of the physical and testimonial evidence, the reasoning behind credibility assessment, and the investigative facts and findings. Requires all allegations of criminal conduct be referred for prosecution. Requires an investigation not stop should the alleged abuser or victim depart from the employment or control of the facility or agency. Requires all case records associated with claims of sexual abuse or sexual harassment including all documentation be retained for as long as the alleged abuser is incarcerated or employed by the agency, plus five (5) years.

Requires all investigators shall receive special training in sexual abuse investigations before conducting PREA investigations, and that all investigations of allegations of sexual abuse or sexual harassment shall be done promptly, thoroughly, and objectively for all allegations, including third-party and anonymous reports. Requires the gathering and preserving of direct and circumstantial evidence, including physical and DNA evidence and electronic monitoring data, interviews, and reviews of prior complaints and reports of sexual abuse involving the suspected perpetrator. Requires consultation with prosecutors before conducting compelled interviews and prohibits the use of a polygraph examination or other truth-telling device as a condition for proceeding with an investigation.

Documentation review and an interview with the Acting Director of IIB confirmed he completed the required specialized investigator training as well as the annual PREA education. The Acting Director of IIB indicated all allegations are investigated, regardless of how the information is initially obtained and reported that investigations begin immediately upon notification. All allegations of sexual abuse or sexual harassment receive an administrative investigation whether it was through the facility, victim, third party or law enforcement, depending on the type of allegation. An investigation begins with information regarding the allegation, a review of the incident report, interview with the victim, alleged perpetrator, witnesses and evidence gathering. The evidence collected is not limited to videos, statements, and prior complaints. Also, if an allegation is determined to contain criminal elements, the investigation would be referred to Kentucky State Police (KSP).

The Acting Director of IIB interview confirmed the credibility of the victim is based on evidence found, and that no polygraph examination or truth-telling device is a condition for proceeding with an investigation. Also, the Acting Director of IIB indicated an investigation does not cease until completed, regardless if the alleged perpetrator is released or resigns employment, or if the victim leaves the facility prior to the completion of the investigation. The Acting Director of IIB reported he would assist if the investigation was conducted by Kentucky State Patrol (KSP).

Warren RJDC's Youth Service Program Supervisor/PC's memorandum dated 6/19/19 confirmed there has been no reported investigation that appeared to be criminal and referred for prosecution of alleged staff's or resident's inappropriate sexual behavior that occurred in this facility in the past twelve (12) months. Based on the review of the agency policy and procedures, observations and information obtained through the staff interview and review of documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #901 (Zero Tolerance of Any Type of Sexual Misconduct)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Administration) Policy #102 Subject (Employee Code of Ethics); Policy #133 Subject (Ombudsman); Policy #140 Subject (Reporting of Special Incidents) and Policy #142 Subject (Staff Involved in Special Incident Allegations)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Health and Safety Services) Policy #408.1 Subject (Forensic Information)
- IIB-001 (DJJ Case Assignment & Investigations); IIB-002 (Receipt of DJJ Allegation and Hotline Coverage) and IIB-013 (PREA Investigations)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Basic Investigations power point presentation
- (4) Training certificates and training history report
- Acting Director of IIB interview
- Youth Service Program Supervisor/PC's memorandum

Standard 115.372: Evidentiary standard for administrative investigations

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.372 (a)

-	Is it true that the agency does not impose a standard higher than a preponderance of the
	evidence in determining whether allegations of sexual abuse or sexual harassment are
	substantiated? ⊠ Yes □ No

Auditor Overall Compliance Determination

	Exceeds Standard (Substantially exceeds requirement of standards)
\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)

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Internal Investigations Branch (IIB) Policy IIB-001 (DJJ Case Assignment & Investigations) requires that a facility investigate the allegation and indicates a standard of a preponderance of the evidence or a lower standard of proof for determining if allegations are substantiated. IIB investigates the allegation and indicates a standard of a preponderance of the evidence or a lower standard of proof for determining if allegations are substantiated, unsubstantiated or unfounded.

Interviews with both Acting Director of IIB and Juvenile Facility Superintendent II indicated they conduct fact finding investigations and make conclusions following their investigations (which are administrative in nature) and provide the information to KYDJJ for consultation with legal and Human Resources to determine disciplinary actions. KYDJJ Director of Program Services/PREA Compliance Manager receives reports from IIB on monthly basis.

Based on the review of the agency policy and procedures, observations and information obtained through staff interviews and review of documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Internal Investigations Branch (IIB) Policy IIB-001 (DJJ Case Assignment & Investigations)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Acting Director of IIB interview
- Juvenile Facility Superintendent II interview

Standard 115.373: Reporting to residents

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.373 (a)

Following an investigation into a resident's allegation that he or she suffered sexual abuse in an agency facility, does the agency inform the resident as to whether the allegation has been determined to be substantiated, unsubstantiated, or unfounded? ⋈ Yes □ No

115.373 (b)

If the agency did not conduct the investigation into a resident's allegation of sexual abuse in the agency's facility, does the agency request the relevant information from the investigative agency in order to inform the resident? (N/A if the agency/facility is responsible for conducting administrative and criminal investigations.) ⋈ Yes □ No □ NA

115.373 (c)

Following a resident's allegation that a staff member has committed sexual abuse against the resident, unless the agency has determined that the allegation is unfounded, or unless the resident has been released from custody, does the agency subsequently inform the resident whenever: The staff member is no longer posted within the resident's unit? ⋈ Yes □ No

Instru	ctions f	for Overall Compliance Determination Narrative	
		Does Not Meet Standard (Requires Corrective Action)	
	\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Exceeds Standard (Substantially exceeds requirement of standards)	
Auditor Overall Compliance Determination			
•	Audito	r is not required to audit this provision.	
115.37	'3 (f)		
•	Does t	he agency document all such notifications or attempted notifications? $oxtimes$ Yes \odots No	
115.37	'3 (e)		
	Following does the alleged	ing a resident's allegation that he or she has been sexually abused by another resident, he agency subsequently inform the alleged victim whenever: The agency learns that the d abuser has been convicted on a charge related to sexual abuse within the facility? \Box No	
•	Following does the alleged	ing a resident's allegation that he or she has been sexually abused by another resident, ne agency subsequently inform the alleged victim whenever: The agency learns that the d abuser has been indicted on a charge related to sexual abuse within the facility?	
115.37	'3 (d)		
•	resider resider whene	ing a resident's allegation that a staff member has committed sexual abuse against the nt, unless the agency has determined that the allegation is unfounded, or unless the nt has been released from custody, does the agency subsequently inform the resident ver: The agency learns that the staff member has been convicted on a charge related to abuse within the facility? \boxtimes Yes \square No	
•	resider resider whene	ing a resident's allegation that a staff member has committed sexual abuse against the nt, unless the agency has determined that the allegation is unfounded, or unless the nt has been released from custody, does the agency subsequently inform the resident ver: The agency learns that the staff member has been indicted on a charge related to abuse in the facility? \boxtimes Yes \square No	
•	Following a resident's allegation that a staff member has committed sexual abuse against the resident, unless the agency has determined that the allegation is unfounded, or unless the resident has been released from custody, does the agency subsequently inform the resident whenever: The staff member is no longer employed at the facility? ⊠ Yes □ No		

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations) effective 3/09/18; Chapter (Administration) Policy #140 Subject (Reporting of Special Incidents) effective 12/01/14 and Chapter (Detention Services) Policy #715 Subject (Incident Reports) effective 10/5/18 requires any resident who makes an allegation that he or she suffered sexual abuse is informed in writing contains the process for notifying residents whether the allegation proves substantiated, unsubstantiated or unfounded following an investigation. The policy further requires following a resident's allegation a staff member has committed sexual abuse against the resident, the facility informs the resident unless the allegations are "unfounded" whenever the staff member is no longer posted within the resident's unit; the staff member is no longer employed at the facility; KYDJJ learns the staff member has been indicted or convicted on a charge related to sexual abuse within the facility. Investigations involving resident-on-resident allegations of sexual abuse, IIB notifies KYDJJ Director of Program Services/PREA Compliance Manager who notifies the Juvenile Facility Superintendent who will then inform the resident whenever the facility learns that the alleged abuser has been indicted or convicted on a charge related to sexual abuse within the facility.

Warren RJDC's Juvenile Facility Superintendent II confirmed the process of notification from KYDJJ Director of Program Services/PREA Compliance Manager of the investigation outcome and he would notify the resident as soon as possible. Warren RJDC has a "Report of Investigative Outcome to Resident" form to notify the resident. Warren RJDC's Youth Service Program Supervisor/PC's memorandum dated 6/19/19 confirmed there has been no reported investigation of alleged staff or resident's inappropriate sexual behavior that occurred in this facility in the past twelve (12) months which was investigated and completed by an outside agency.

Based on the review of the agency policy and procedures, observations and information obtained through the staff interview and review of documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Administration) Policy #140 Subject (Reporting of Special Incidents)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Program Services) Policy #321 Subject (Incident Reporting)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Pre-Audit Questionnaire review The number of criminal and/or administrative investigations of alleged resident sexual abuse were completed by the agency/facility the past 12 months was zero
- Pre-Audit Questionnaire review Of the alleged sexual abuse investigations that were completed in the past 12 months, the number of residents who were notified, verbally or in writing, of the results of the investigation was zero
- Pre-Audit Questionnaire review The number of investigations of alleged resident sexual abuse in the facility that were completed by an outside agency in the past 12 months was zero

- Pre-Audit Questionnaire review Of the outside agency investigations of alleged sexual abuse
 that were completed in the past 12 months, the number of residents alleging sexual abuse in the
 facility who were notified verbally or in writing of the results of the investigation was zero
- Pre-Audit Questionnaire review In the past 12 months, the number of notifications to residents that were provided pursuant to this standard was zero
- Report of Investigative Outcome to Resident form
- Juvenile Facility Superintendent II interview
- Youth Service Program Supervisor/PC's memorandum

DISCIPLINE

Standard 115.376: Disciplinary sanctions for staff

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report				
115.376 (a)				
 Are staff subject to disciplinary sanctions up to and including termination for violating agency sexual abuse or sexual harassment policies?				
115.376 (b)				
Is termination the presumptive disciplinary sanction for staff who have engaged in sexual abuse? ⊠ Yes □ No				
115.376 (c)				
• Are disciplinary sanctions for violations of agency policies relating to sexual abuse or sexual harassment (other than actually engaging in sexual abuse) commensurate with the nature and circumstances of the acts committed, the staff member's disciplinary history, and the sanctions imposed for comparable offenses by other staff with similar histories? ⋈ Yes □ No				
115.376 (d)				
Are all terminations for violations of agency sexual abuse or sexual harassment policies, or resignations by staff who would have been terminated if not for their resignation, reported to: Law enforcement agencies (unless the activity was clearly not criminal)? Yes □ No Are all terminations for violations of agency sexual abuse or sexual barassment policies, or				
Are all terminations for violations of agency sexual abuse or sexual harassment policies, or resignations by staff who would have been terminated if not for their resignation, reported to: Relevant licensing bodies? \boxtimes Yes \square No				
Auditor Overall Compliance Determination				
☐ Exceeds Standard (Substantially exceeds requirement of standards)				
Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)				

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all the evidence relied upon in making the compliance or non-compliance determination, the auditor's analysis and reasoning, and the auditor's

Does Not Meet Standard (Requires Corrective Action)

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

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #901 (Zero Tolerance of Any Type of Sexual Misconduct); Chapter 9 Subject #902 (Personnel Procedures) & Chapter 9 Subject #906 (Reporting and Investigating PREA Violations) effective 3/09/18; Chapter (Administration) Policy #104 Subject (Code of Conduct) effective 12/01/14; Policy #105 Subject (Management Response to Work Guideline Violations) effective 1/14/16 and Policy #142 Subject (Staff Involved in Special Incident Allegations) effective 2/15/04 required staff who are terminated or who resign for a violation of the sexual abuse or sexual harassment policies shall be informed of the KYDJJ's reporting the employment action to any relevant licensing bodies and to law enforcement agencies, unless the activity was clearly not criminal. Requires that staff shall be subjected to the disciplinary sanctions up to and including termination for violation of KYDJJ sexual abuse or sexual harassment policies. Requires that termination shall be the presumptive disciplinary sanction for staff who had engaged in sexual abuse. Requires that violations of the KYDJJ policies relating to sexual misconduct or sexual harassment (other than actually engaging in sexual abuse) shall be commensurate with the nature and circumstances of the acts committed, the staff member's disciplinary history, and the sanctions imposed for comparable offenses by other staff with similar histories. The policy also mandates that the violation be reported to the KYDJJ Director of Program Services/PREA Compliance Manager and law enforcement if criminal in nature. Additionally, staff may not escape sanctions by resigning. Staff who resign because they would have been terminated, are reported to the Kentucky State Police (KSP), unless the activities were not clearly criminal.

All disciplinary sanctions are maintained in the employee's HR file in accordance with KYDJJ policy and procedures. Termination is the presumptive sanction for staff who had engaged in sexual abuse. Additionally staff may not escape sanctions by resigning. Staff who resign because they would have been terminated, are reported to the local law enforcement, unless the activities were not clearly criminal. Interviews with the Juvenile Facility Superintendent II, Administrative Specialist III and documentation review confirmed there had been no employee disciplined, terminated or resigned in the past twelve (12) months for violation of the facility's sexual abuse or sexual harassment policies. Warren RJDC's Youth Service Program Supervisor/PC memorandum dated 6/19/19 confirmed there had been no employee disciplined, terminated or resigned in the past twelve (12) months for violation of the facility's sexual abuse or sexual harassment policies.

Based on the review of the agency policy and procedures, observations and information obtained through staff interviews and review of documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #901 (Zero Tolerance of Any Type of Sexual Misconduct)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #902 (Personnel Procedures)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Administration) Policy #104 Subject (Code of Conduct); Policy #105 Subject (Management Response to Work Guideline Violations) and Policy #142 Subject (Staff Involved in Special Incident Allegations)

- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Pre-Audit Questionnaire review In the past 12 months, the number of staff from the facility who have violated agency sexual abuse or sexual harassment policies was zero
- Pre-Audit Questionnaire review In the past 12 months, the number of staff from the facility who
 have been terminated (or resigned prior to termination) for violating agency sexual abuse or
 sexual harassment policies is zero
- Pre-Audit Questionnaire review In the past 12 months, the number of staff from the facility who
 have been disciplined, short of termination, for violation of agency sexual abuse or sexual
 harassment policies reported were zero
- Pre-Audit Questionnaire review In the past 12 months, the number of staff from the facility who
 have been reported to law enforcement or licensing boards following their termination (or
 resignation prior to termination) for violating agency sexual abuse or sexual harassment polices
 reported was zero
- Youth Service Program Supervisor/PC memorandum
- Juvenile Facility Superintendent II interview
- Administrative Specialist III interview

Standard 115.377: Corrective action for contractors and volunteers

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.37	7 (a)				
•	•	ny contractor or volunteer who engages in sexual abuse prohibited from contact with dents? $oxed{\boxtimes}$ Yes $oxdot$ No			
•	•	s any contractor or volunteer who engages in sexual abuse reported to: Law enforcement agencies (unless the activity was clearly not criminal)? \boxtimes Yes \square No			
•	•	s any contractor or volunteer who engages in sexual abuse reported to: Relevant licensing odies? \boxtimes Yes $\ \square$ No			
115.377 (b)					
•	In the case of any other violation of agency sexual abuse or sexual harassment policies by a contractor or volunteer, does the facility take appropriate remedial measures, and consider whether to prohibit further contact with residents? \boxtimes Yes \square No				
Auditor Overall Compliance Determination					
		Exceeds Standard (Substantially exceeds requirement of standards)			
	\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)
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The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #901 (Zero Tolerance of Any Type of Sexual Misconduct) and Chapter 9 Subject #911 (DJJ Staff PREA Education and Training) effective 3/09/18 and Chapter (Administration) Policy #104 Subject (Code of Conduct) effective 12/01/14 requires that volunteers and contractors in violation of the facility's policies and procedures regarding sexual abuse and harassment of residents will be reported to local law enforcement unless the activity was clearly not criminal and to relevant licensing bodies. Additionally, the policies require the staff to take remedial measures and prohibit future contact with residents in the case of any violation of the facility's sexual abuse and harassment policies by contractors or volunteers.

Interviews with the Warren RJDC's Juvenile Facility Superintendent II's interview and Youth Service Program Supervisor/PC's memorandum dated 6/19/19 confirmed there were no instances or reports whereby a volunteer or contractor was alleged to have violated the sexual abuse or sexual harassment KYDJJ policies and procedures in the past twelve (12) months. All volunteers and contractors must sign the "Acknowledgment of Phase 1 PREA Training" form upon completion of the PREA training they received. This was verified with the documentation review of both religious volunteer and education instructor (contractor) information.

Based on the review of the agency policy and procedures, observations information obtained through the staff interview and review of documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #901 (Zero Tolerance of Any Type of Sexual Misconduct)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #911 (DJJ Staff PREA Education and Training)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Administration) Policy #104 Subject (Code of Conduct)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Pre-Audit Questionnaire review In the past 12 months, the number of volunteers who have been reported to law enforcement agencies and relevant licensing bodies for engaging in sexual abuse of resident was zero
- Pre-Audit Questionnaire review In the past 12 months, the number of contractors who have been reported to law enforcement agencies and relevant licensing bodies for engaging in sexual abuse of a resident was zero
- Acknowledgment of Phase 1 PREA Training forms
- Juvenile Facility Superintendent II interview
- Youth Service Program Supervisor/PC's memorandum

Standard 115.378: Interventions and disciplinary sanctions for residents

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.378 (a)	
abuse, or following a crimin	finding that a resident engaged in resident-on-resident sexual al finding of guilt for resident-on-resident sexual abuse, may plinary sanctions only pursuant to a formal disciplinary process?
115.378 (b)	
committed, the resident's di	ommensurate with the nature and circumstances of the abuse sciplinary history, and the sanctions imposed for comparable with similar histories? Yes No
	anction results in the isolation of a resident, does the agency ensure ally large-muscle exercise? \boxtimes Yes \square No
	anction results in the isolation of a resident, does the agency ensure ccess to any legally required educational programming or special $\hfill\square$ No
	anction results in the isolation of a resident, does the agency ensure risits from a medical or mental health care clinician? \boxtimes Yes \square No
-	anction results in the isolation of a resident, does the resident also ams and work opportunities to the extent possible? \boxtimes Yes \square No
115.378 (c)	
	es of sanction, if any, should be imposed, does the disciplinary resident's mental disabilities or mental illness contributed to his or o
115.378 (d)	
underlying reasons or motive	counseling, or other interventions designed to address and correct ations for the abuse, does the facility consider whether to offer the ion in such interventions? \boxtimes Yes \square No
rewards-based behavior ma	ipation in such interventions as a condition of access to any inagement system or other behavior-based incentives, does it g such participation as a condition to accessing general Yes □ No

115.37	'8 (e)			
•		he agency discipline a resident for sexual contact with staff only upon a finding that the ember did not consent to such contact? \boxtimes Yes \square No		
115.37	78 (f)			
•	For the upon a incider	e purpose of disciplinary action does a report of sexual abuse made in good faith based a reasonable belief that the alleged conduct occurred NOT constitute falsely reporting an action of lying, even if an investigation does not establish evidence sufficient to substantiate egation? \boxtimes Yes \square No		
115.37	78 (g)			
•	If the agency prohibits all sexual activity between residents, does the agency always refrain from considering non-coercive sexual activity between residents to be sexual abuse? (N/A if the agency does not prohibit all sexual activity between residents.) ⊠ Yes □ No □ NA			
Audito	Auditor Overall Compliance Determination			
		Exceeds Standard (Substantially exceeds requirement of standards)		
		Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)		
		Does Not Meet Standard (Requires Corrective Action)		

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #901 (Zero Tolerance of Any Type of Sexual Misconduct); Chapter 9 Subject #906 (Reporting and Investigating PREA Violations); Chapter 9 Subject #907 (Resident PREA Education) & Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation) effective 3/09/18; Chapter (Admissions) Policy #208 Subject (Youth Rights) effective 4/05/19; Chapter (Detention Services) Policy #717 Subject (Discipline and Special Behavior Management) and Policy #718 Subject (Disciplinary Review) effective 10/5/18 requires a resident who makes a report of resident-on-resident sexual violence or employee sexual misconduct or sexual harassment that is determined to be false, may be charged with sanctions pursuant to the behavior management program if it is determined the report was made in bad faith following consultation with the KYDJJ Director of Program Services/ PREA Compliance Manager. Residents shall not be charged for reports of sexual abuse made in good faith, based upon a reasonable belief that the alleged conduct occurred. Such a report shall not constitute falsely reporting an incident or lying, even if an investigation does not establish sufficient evidence to substantiate the allegation.

Requires sanctions to be commensurate with the nature and circumstances of the abuse committed, the resident's disciplinary history, and the sanctions imposed for comparable offenses by other residents with similar histories. Requires consideration whether a resident's mental disabilities or mental illness contributed to his or her behavior when determining what type of sanction, if any, should be imposed. Requires the consideration whether to require the offending resident to participate in interventions as a condition of access to programming or other benefits when services, such as therapy, counseling or other interventions designed to address and correct underlying reasons or motivations for abuse, are available.

Also, a review of the Warren RJDC Standard Operating Policy and Procedures (SOP) #901 (Zero Tolerance of Any Type of Sexual Misconduct); SOP #906 (Reporting and Investigating PREA Violations); SOP #907 (Resident PREA Education) & SOP #908 (DJJ Response to a Report of a PREA Violation) review 11/2016; SOP #208 (Youth Rights) reviewed 3/2017; SOP #717 (Discipline and Special Behavior Management) and SOP #718 (Disciplinary Review) reviewed 9/2016 requires at the facility level to comply with the Department's policies and procedures as stated above.

Warren RJDC's Juvenile Facility Superintendent II interview indicated staff provides each resident with an orientation handbook that includes their rights and responsibilities, a disciplinary list of violations, disciplinary procedures and transfers. Residents will be offered therapy, counseling or other interventions designed to address and correct the underlining reasons for their conduct. Warren RJDC's Youth Service Program Supervisor/PC's written memorandum dated 6/19/19 states there have been no administrative findings of guilt for resident-on-resident sexual abuse occurred at the facility in the past twelve (12) months resulting in disciplinary action. Also, the Juvenile Facility Superintendent II's interview indicated residents may also be referred for prosecution if the allegations were criminal.

Based on the review of the agency policy and procedures, observations and information obtained through the staff interview and review of documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #901 (Zero Tolerance of Any Type of Sexual Misconduct)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #906 (Reporting and Investigating PREA Violations)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #907 (Resident PREA Education)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Admissions) Policy #208 Subject (Youth Rights)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Detention Services) Policy #717
 Subject (Discipline and Special Behavior Management)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Detention Services) Policy #718
 Subject (Disciplinary Review)
- Warren RJDC Standard Operating Policy and Procedures (SOP) #901 (Zero Tolerance of Any Type of Sexual Misconduct)
- Warren RJDC SOP #906 (Reporting and Investigating PREA Violations)
- Warren RJDC SOP #907 (Resident PREA Education)
- Warren RJDC SOP #908 (DJJ Response to a Report of a PREA Violation)

- Warren RJDC SOP #208 (Youth Rights)
- Warren RJDC SOP #717 (Discipline and Special Behavior Management)
- Warren RJDC SOP #718 (Disciplinary Review)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Pre-Audit Questionnaire review In the past 12 months, the number of administrative findings of Resident-on-Resident sexual abuse that have occurred at the facility was zero
- Pre-Audit Questionnaire review In the past 12 months, the number of criminal findings of guilt for Resident-on-Resident sexual abuse that have occurred at the facility was zero
- Juvenile Facility Superintendent II interview
- Youth Service Program Supervisor/PC's memorandum

MEDICAL AND MENTAL CARE

Standard 115.381: Medical and mental health screenings; history of sexual abuse

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report
115.381 (a)
• If the screening pursuant to § 115.341 indicates that a resident has experienced prior sexual victimization, whether it occurred in an institutional setting or in the community, do staff ensure that the resident is offered a follow-up meeting with a medical or mental health practitioner within 14 days of the intake screening? ⋈ Yes □ No
115.381 (b)
• If the screening pursuant to § 115.341 indicates that a resident has previously perpetrated sexual abuse, whether it occurred in an institutional setting or in the community, do staff ensure that the resident is offered a follow-up meeting with a mental health practitioner within 14 days of the intake screening? ☑ Yes ☐ No
115.381 (c)
■ Is any information related to sexual victimization or abusiveness that occurred in an institutional setting strictly limited to medical and mental health practitioners and other staff as necessary to inform treatment plans and security management decisions, including housing, bed, work, education, and program assignments, or as otherwise required by Federal, State, or local law? ☑ Yes □ No
115.381 (d)
■ Do medical and mental health practitioners obtain informed consent from residents before reporting information about prior sexual victimization that did not occur in an institutional setting, unless the resident is under the age of 18? Yes □ No
Auditor Overall Compliance Determination
☐ Exceeds Standard (Substantially exceeds requirement of standards)
Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
□ Does Not Meet Standard (Requires Corrective Action)

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #905 (Juvenile Vulnerability Assessment Procedure) effective 3/09/18; Chapter (Administration) Policy #132 Subject (Privacy of Health Information) effective 3/04/03; Chapter (Health and Safety Services) Policy #400.1 Subject (Health Services); Policy #403 Subject (Medical Records); Policy #404.1 Subject (Admission Screening for Physical and Mental Challenges) and Policy #404.3 Subject (Health Assessment and Physical Examination) effective 10/5/18; Chapter (Detention Services) Policy #700/700.1 Subject (Detention Services Delivery System) effective 7/15/05 &10/5/18 and the Kentucky Statutes (KRS 600.020 & 620.030) require medical and mental health/substance abuse evaluations and as appropriate treatment is offered to all residents victimized by sexual abuse and ensure confidentiality of information. Medical and mental health staff is required to notify residents at the initiation of services 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 resident's prior sexual victimization that did not occur in an institutional setting. Residents who report prior sexual victimization or disclose prior incidents of perpetrating sexual abuse, either in an institution or in the community, are required to be offered a follow-up with a medical or mental health practitioner within 14 days of admission/screening.

Documentation review confirmed that Warren RJDC's medical and mental health staff had an extensive intake process completing various admission screening forms (i.e. Medical Initial Screening, Medical Care Plan, Medical Education, Medical Referral, MAYSI, Mental Health Interview Questions, Mental Health Evaluation, Victimization or Perpetration History/Offer of Follow-up Mental Health Services, Mental Health Referral, and Human Trafficking Screening) including informed consent disclosures. There were no residents who disclosed prior victimization during their initial screening process in the past twelve (12) months. Medical and mental health staff interviews confirmed although there were no disclosures, all residents were offered follow-up meetings with medical and mental health providers. Medical staff provides residents with health education (including sexual abuse/assault) during the initial intake process and throughout their stay at the facility.

Based on the review of the agency policy and procedures, observations and information obtained through the staff interviews and review of documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #905 (Juvenile Vulnerability Assessment Procedure)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Administration) Policy #132 Subject (Privacy of Health Information)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Health and Safety Services) Policy #400.1 Subject (Health Services); Policy #403 Subject (Medical Records); Policy #404.1 Subject (Admission Screening for Physical and Mental Challenges) and Policy #404.3 Subject (Health Assessment and Physical Examination)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Detention Services) Policy #700/

- 700.1 Subject (Detention Services Delivery System)
- Kentucky Statutes (KRS 600.020 & 620.030)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Medical and mental health staff interviews
- Admission screening forms (i.e. Medical Initial Screening, Medical Care Plan, Medical Education, Medical Referral, MAYSI, Mental Health Interview Questions, Mental Health Evaluation, Victimization or Perpetration History/Offer of Follow-up Mental Health Services, Mental Health Referral, and Human Trafficking Screening)
- Medical and mental health staff interviews

Standard 115.382: Access to emergency medical and mental health services

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

11	5.3	82 ((a)
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■ Do resident victims of sexual abuse receive timely, unimpeded access to emergency medical treatment and crisis intervention services, the nature and scope of which are determined by medical and mental health practitioners according to their professional judgment?

✓ Yes

✓ No

115.382 (b)

- If no qualified medical or mental health practitioners are on duty at the time a report of recent sexual abuse is made, do staff first responders take preliminary steps to protect the victim pursuant to § 115.362? ⋈ Yes □ No
- Do staff first responders immediately notify the appropriate medical and mental health practitioners? ⊠ Yes □ No

115.382 (c)

• Are resident victims of sexual abuse offered timely information about and timely access to emergency contraception and sexually transmitted infections prophylaxis, in accordance with professionally accepted standards of care, where medically appropriate? ⋈ Yes ☐ No

115.382 (d)

 Are treatment services provided to the victim without financial cost and regardless of whether the victim names the abuser or cooperates with any investigation arising out of the incident?
 ☑ Yes □ No

Auditor Overall Compliance Determination

Exceeds Standard (Substantially exceeds requirement of standards)

\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)

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #907 (Resident PREA Education) and Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation) effective 3/09/18; Chapter (Admissions) Policy #205 Subject (Youth Rights); Chapter (Health and Safety Services) Policy #400.1 Subject (Health Services); Policy #402 Subject (Access to Treatment and Continuity of Care) and Policy #404.6 Subject (Emergency Medical Services) effective 10/5/18; Chapter (Detention Services) Policy #720.5 Subject (Social Services) effective 10/5/18 requires the timely and unimpeded access to emergency medical treatment and crisis intervention services for victims of sexual abuse. If there are no qualified medical or mental health practitioners on duty at the time a report of sexual assault or sexual abuse is made, security staff first responders shall take preliminary steps to protect the victim and shall immediately notify the facility's designated medical and mental health practitioner. Requires that victims of sexual abuse while incarcerated shall be offered timely information about and access to emergency contraception and sexually transmitted infections prophylaxis. Requires that treatment services are provided free of cost and regardless of whether the victim identifies the abuser or cooperates with an investigation.

The medical staff had a protocol in place to assist in expediting a resident to the emergency room with specific documentation (i.e. Emergency Medical Treatment form & Consultation and Treatment form) for the direct care staff. Documentation and interviews with medical staff confirmed Medical Center of Bowling Green (SANE certified) provides the emergency and forensic medical examinations at no financial cost to the victim. Hope Harbor is the program identified to provide confidential emotional support services to the residents who report sexual abuse and sexual harassment by another resident, staff member, contractor or volunteer at the facility. The facility has available for the residents to telephone the hotline number and the postings of the PREA information is another reporting resource.

Interviews with the medical and mental health staff confirmed that residents (victims) of sexual abuse receive timely and unimpeded access to emergency medical treatment and crisis intervention services. The medical staff indicated that services begin immediately upon notification of a victim of sexual abuse from the supervisor or any other staff to contact the hospital and medical practitioner. All notifications would be completed to the appropriate individuals and to follow the medical staff's directive regarding any forensic examination. The medical and mental health staff interviews indicated the scope of services is in accordance to their professional judgment, policy and any physician orders or protocols. All orders will be documented in the resident's medical/mental health record.

Also, the medical staff's interviews indicated a referral would be made to the hospital to begin any sexually transmitted infection prophylaxis treatment/services and orders for follow-up services. Mental health services would begin when the victim is available once the forensic examination has been

completed at the hospital. Mental health staff interviews indicated that they would see the victim no later than 24 hours of an incident and provide one-on-one counseling and make available outside emotional support services and follow-up care. Documentation in the reports indicated that services are provided immediately upon notification. Warren RJDC's Youth Service Program Supervisor/PC's memorandum dated 6/19/19 confirmed in the past twelve (12) months, there has been no allegation where a victim required a forensic medical examination.

Based on the review of the agency policy and procedures, observations and information obtained through the staff interviews and review of documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #907 (Resident PREA Education)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Admissions) Policy #205 Subject (Youth Rights)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Health and Safety Services) Policy #400.1 Subject (Health Services); Policy #402 Subject (Access to Treatment and Continuity of Care) and Policy #404.6 Subject (Emergency Medical Services)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Detention Services) Policy #720.5 Subject (Social Services)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Memorandum of Understanding with Kentucky Association of Sexual Assault Programs (KASAP)
- PREA brochure "Don't be Afraid! Report any Sexual Activity or Abuse!"
- Hope Harbor representative interview
- Medical and mental health staff interviews
- Youth Service Program Supervisor/PC's memorandum

Standard 115.383: Ongoing medical and mental health care for sexual abuse victims and abusers

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

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•	Does the facility offer medical and mental health evaluation and, as appropriate, treatment to all
	residents who have been victimized by sexual abuse in any prison, jail, lockup, or juvenile
	facility? ⊠ Yes □ No

115.383 (b)

•	Does the evaluation and treatment of such victims include, as appropriate, follow-up services, treatment plans, and, when necessary, referrals for continued care following their transfer to, or placement in, other facilities, or their release from custody? \boxtimes Yes \square No		
115.38	33 (c)		
•	Does the facility provide such victims with medical and mental health services consistent with the community level of care? \boxtimes Yes \square No		
115.38	33 (d)		
•	Are resident victims of sexually abusive vaginal penetration while incarcerated offered pregnancy tests? (N/A if "all-male" facility. Note: in "all-male" facilities, there may be residents who identify as transgender men who may have female genitalia. Auditors should be sure to know whether such individuals may be in the population and whether this provision may apply in specific circumstances.) \boxtimes Yes \square No \square NA		
115.38	33 (e)		
•	If pregnancy results from the conduct described in paragraph § 115.383(d), do such victims receive timely and comprehensive information about and timely access to all lawful pregnancy-related medical services? (N/A if "all-male" facility. Note: in "all-male" facilities, there may be residents who identify as transgender men who may have female genitalia. Auditors should be sure to know whether such individuals may be in the population and whether this provision may apply in specific circumstances.) \boxtimes Yes \square No \square NA		
115.38	33 (f)		
•	Are resident victims of sexual abuse while incarcerated offered tests for sexually transmitted infections as medically appropriate? \boxtimes Yes \square No		
115.38	33 (g)		
•	Are treatment services provided to the victim without financial cost and regardless of whether the victim names the abuser or cooperates with any investigation arising out of the incident? \boxtimes Yes \square No		
115.38	33 (h)		
•	Does the facility attempt to conduct a mental health evaluation of all known resident-on-resident abusers within 60 days of learning of such abuse history and offer treatment when deemed appropriate by mental health practitioners? \boxtimes Yes \square No		
Auditor Overall Compliance Determination			
	☐ Exceeds Standard (Substantially exceeds requirement of standards)		

\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)

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #905 (Juvenile Vulnerability Assessment Procedure) and Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation) effective 3/09/18; Chapter (Admissions) Policy #205 Subject (Youth Rights); Chapter (Health and Safety Services) Policy #400.1 (Health Services); Policy #402 Subject (Access to Treatment and Continuity of Care); Policy #402.1 Subject (Continuity of Care and Medical Discharge); Policy #404.3 Subject (Health Assessment and Physical Examination); Policy #404.6 Subject (Emergency Medical Services); Policy #404.11 Subject (Perinatal Care); Policy #405 Subject (Behavioral Health Services Administration and Personnel); Policy #405.1 Subject (Behavioral Health Screening and Evaluation); Policy #405.3 Subject (Referral for Behavioral Health Services); Policy #405.5 Subject (Behavioral Health Emergencies) and Policy #416.1 Subject (Infectious Communicable Disease) effective 10/5/18 and Chapter (Detention Services) Policy #720.5 Subject (Social Services) effective 10/5/18 requires ongoing medical and mental health care for sexual abuse victims and abusers. This will include medical and mental health evaluation and treatment, follow-up services, treatment plans and referrals. Requires pregnancy tests, as necessary and timely access to all lawful pregnancy-related medical services. Requires offered tests for STD's as medically appropriate. Requires treatment services to be free of financial cost regardless of whether the victim names the abuser or cooperates with any investigation arising out of the incident. The facility is required to provide such victims with medical and mental health services consistent with the community level of care.

Additionally, the policies require the facilities to offer medical and mental health evaluations, transportation to a medical emergency room or a facility in the community that is equipped to evaluate, collect physical evidence and appropriate follow-up treatment that may include screening, including follow-up care for sexually transmitted diseases and other communicable diseases and any other counseling or assistance as requested.

Victims of sexual abuse will be transported to Medical Center of Bowling Green to receive treatment and the physical evidence can be gathered by a certified SANE medical examiner. There is a process in place to ensure medical and mental health staff track on-going medical and mental health services for victims who may have been sexually abused. The medical and mental health staff interviews indicated there is a protocol (Medical Discharge Summary and Mental Health Referral form) in place to assist residents and their families upon discharge from the facility to continue services if needed.

Based on the review of the agency policy and procedures, observations and information obtained through the staff interviews, and review of documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #905 (Juvenile Vulnerability Assessment Procedure)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #908 (DJJ Response to a Report of a PREA Violation)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Admissions) Policy #205 Subject (Youth Rights)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Health and Safety Services) Chapter (Health and Safety Services) Policy #400.1 (Health Services); Policy #402 Subject (Access to Treatment and Continuity of Care); Policy #402.1 Subject (Continuity of Care and Medical Discharge); Policy #404.3 Subject (Health Assessment and Physical Examination); Policy #404.6 Subject (Emergency Medical Services); Policy #404.11 Subject (Perinatal Care); Policy #405 Subject (Behavioral Health Services Administration and Personnel); Policy #405.1 Subject (Behavioral Health Services); Policy #405.5 Subject (Behavioral Health Emergencies) and Policy #416.1 Subject (Infectious Communicable Disease)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Detention Services) Policy #720.5 Subject (Social Services)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Medical Discharge Summary and Mental Health Referral form
- Medical and mental health staff interviews

DATA COLLECTION AND REVIEW

Standard 115.386: Sexual abuse incident reviews

All Yes	/No Questions Must Be Answered by the Auditor to Complete the Report
115.386	6 (a)
	Does the facility conduct a sexual abuse incident review at the conclusion of every sexual abuse investigation, including where the allegation has not been substantiated, unless the allegation has been determined to be unfounded? \boxtimes Yes \square No
115.386	6 (b)
	Does such review ordinarily occur within 30 days of the conclusion of the investigation? $\ \ \ \ \ \ \ \ \ \ \ \ \ $
115.386	6 (c)
	Does the review team include upper-level management officials, with input from line supervisors, investigators, and medical or mental health practitioners? \boxtimes Yes \square No
115.386	6 (d)
	Does the review team: Consider whether the allegation or investigation indicates a need to change policy or practice to better prevent, detect, or respond to sexual abuse? \boxtimes Yes \square No
	Does the review team: Consider whether the incident or allegation was motivated by race; ethnicity; gender identity; lesbian, gay, bisexual, transgender, or intersex identification, status, or perceived status; gang affiliation; or other group dynamics at the facility? \boxtimes Yes \square No
	Does the review team: Examine the area in the facility where the incident allegedly occurred to assess whether physical barriers in the area may enable abuse? \boxtimes Yes \square No
	Does the review team: Assess the adequacy of staffing levels in that area during different shifts? $\ oxed{\boxtimes}\ {\sf Yes}\ oxdot$ No
	Does the review team: Assess whether monitoring technology should be deployed or augmented to supplement supervision by staff? \boxtimes Yes \square No
	Does the review team: Prepare a report of its findings, including but not necessarily limited to determinations made pursuant to §§ 115.386(d)(1) - (d)(5), and any recommendations for improvement and submit such report to the facility head and PREA compliance manager? ☑ Yes □ No

Auditor (Overall Compliance Determination
	loes the facility implement the recommendations for improvement, or document its reasons for ot doing so? \boxtimes Yes $\ \square$ No
113.300 ((e)

	Does Not Meet Standard (Requires Corrective Action)
\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
	Exceeds Standard (Substantially exceeds requirement of standards)

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #909 (Data Collection and Review) effective 3/9/18 requires incident reviews to be conducted at the conclusion of every sexual abuse investigation including where the allegation has been substantiated and unsubstantiated. Requires the sexual abuse incident review to be conducted within thirty (30) days of the conclusion of the investigation. Requires the review team to include upper-management officials, with input from line supervisors, investigators, and medical or mental health practitioners. Requires the review of the allegation for: the need for policy or practice change, motivation for the incident, check of the physical area for barriers, staffing levels at the time of the incident, and information regarding any enhancement of current monitoring technology. Requires a written report completed that includes any recommendations and corrective action, as well as documentation showing implementation of the recommendations or the reason for not implementing the recommendations.

An interview with Warren RJDC's Juvenile Facility Superintendent II, other staff interviews and documentation review of the investigation reports confirmed that a report (Sexual Abuse Incident Review) is prepared upon completion of sexual abuse incident reviews. The report would include: brief chronological summary, acknowledgment of what went well during the incident, whether the incident response/action was in compliance with relevant KYDJJ rules, policies, and procedures, corrective actions taken or still needed to improve outcomes in future similar incidents, policy changes, motivation of the incident, motivated or caused by group dynamic, physical barriers, monitoring technology, medical and mental health services provided, outcome of the investigation/corrective actions, and resident notification of investigation outcome.

Warren RJDC's Sexual Abuse Incident Review Team consists of the Juvenile Facility Superintendent II, Juvenile Facility Superintendent I, Youth Service Program Supervisor/PREA Coordinator, Social Service Clinician I, medical and mental health staff and assigned supervisory staff. Documentation and random staff interviews confirmed they would document their review on the "PREA Incident Debrief" form that captures all aspects of an incident that include: brief chronological summary, acknowledgment of what

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went well during the incident, whether the incident response/action was in compliance with relevant KYDJJ rules, policies, and procedures, corrective actions taken or still needed to improve outcomes in future similar incidents, policy changes, motivation of the incident, physical barriers, monitoring technology, medical and mental health services provided, outcome of the investigation/corrective actions, and resident notification of investigation outcome.

Warren RJDC Juvenile Facility Superintendent II and Youth Service Program Supervisor/PC's memorandum dated 7/21/19 reported there has been no investigations of alleged staff's or resident's sexual abuse that occurred in this facility in the past twelve (12) months.

Based on the review of the agency policy and procedures, observations and information obtained through the staff interviews and review of documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #909 (Data Collection and Review)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- Sexual Abuse Incident Review form
- Youth Service Program Supervisor/PC's memorandum
- Juvenile Facility Superintendent II interview
- Random staff interviews

Standard 115.387: Data collection

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.387 (a)	
■ Does the agency collect accurate, uniform data for every allegation of sexual abuse at facilitie under its direct control using a standardized instrument and set of definitions? ⊠ Yes □ No	S
115.387 (b)	
 Does the agency aggregate the incident-based sexual abuse data at least annually? ∑ Yes □ No 	

115.387 (c)

■ Does the incident-based data include, at a minimum, the data necessary to answer all questions from the most recent version of the Survey of Sexual Violence conducted by the Department of Justice?

✓ Yes

✓ No

115.387 (d)

docur	the agency maintain, review, and collect data as needed from all available incident-based nents, including reports, investigation files, and sexual abuse incident reviews? \square No				
115.387 (e)					
which	the agency also obtain incident-based and aggregated data from every private facility with it contracts for the confinement of its residents? (N/A if agency does not contract for the lement of its residents.) \boxtimes Yes \square No \square NA				
115.387 (f)					
Depai	 Does the agency, upon request, provide all such data from the previous calendar year to the Department of Justice no later than June 30? (N/A if DOJ has not requested agency data.) ☑ Yes □ No □ NA 				
Auditor Overall Compliance Determination					
	Exceeds Standard (Substantially exceeds requirement of standards)				
	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)				
	Does Not Meet Standard (Requires Corrective Action)				

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #900 (Definitions) and Chapter 9 Subject #909 (Data Collection and Review) effective 3/9/18 requires the collection of accurate, uniform data for every allegation of sexual abuse at facilities under its direct control using a standardized instrument and set of definitions. Also, the policy and procedure requires annual aggregate of the sexual abuse data, the collection of necessary data to respond to the DOJ – Survey of Sexual Violence and the data provided to the DOJ no later than June 30 of each year. Requires that data will be collected from any private facility with which it contracts for the confinement of offenders.

An interview with the Youth Service Program Supervisor/PREA Coordinator confirmed completing the collected data related to PREA forwards the report to the Juvenile Facility Superintendent II for review and approval prior to forwarding to the KYDJJ Director of Program Services/PREA Compliance Manager. KYDJJ has a data collection instrument to answer all questions for the U.S. Department of Justice Survey of Sexual Abuse Violence. The KYDJJ Director of Program Services/PREA Compliance Manager is responsible for monitoring the PREA data and alerting the KYDJJ Commissioner of any notable trends. An interview with the KYDJJ Director of Program Services/PREA Compliance Manager indicated she collects and maintains data from each facility on a monthly basis. The information is used

to identify trends and create corrective actions for an individual facility or agency. Documentation review of the 2017 DOJ SSV-2 form and 2018 KYDCC Annual PREA Leadership Meeting (annual report) revealed they were detailed, comprehensive and identified all state facilities within the Kentucky Department of Juvenile Justice.

Based on the review of the agency policy and procedures, observations and information obtained through the staff interviews and review of documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #900 (Definitions)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #909 (Data Collection and Review)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- 2017 DOJ Surveys of Sexual Victimization Report
- 2018 KYDJJ Annual PREA Leadership Meeting (annual report)
- KYDJJ Director of Program Services/PREA Compliance Manager interview
- Youth Service Program Supervisor /PREA Coordinator interview

Standard 115.388: Data review for corrective action

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.388 (a)

•	Does the agency review data collected and aggregated pursuant to § 115.387 in order to assess and improve the effectiveness of its sexual abuse prevention, detection, and response policies, practices, and training, including by: Identifying problem areas? \boxtimes Yes \square No
•	Does the agency review data collected and aggregated pursuant to § 115.387 in order to assess and improve the effectiveness of its sexual abuse prevention, detection, and response policies, practices, and training, including by: Taking corrective action on an ongoing basis? \boxtimes Yes \square No
•	Does the agency review data collected and aggregated pursuant to § 115.387 in order to assess and improve the effectiveness of its sexual abuse prevention, detection, and response policies, practices, and training, including by: Preparing an annual report of its findings and corrective actions for each facility, as well as the agency as a whole? ☒ Yes ☐ No

115.388 (b)

■ Does the agency's annual report include a comparison of the current year's data and corrective actions with those from prior years and provide an assessment of the agency's progress in addressing sexual abuse

Yes
No

115.30	99 (C)	
•		agency's annual report approved by the agency head and made readily available to the through its website or, if it does not have one, through other means? \boxtimes Yes \square No
115.38	88 (d)	
•	from th	he agency indicate the nature of the material redacted where it redacts specific material reports when publication would present a clear and specific threat to the safety and y of a facility? \boxtimes Yes \square No
Audito	or Overa	all Compliance Determination
		Exceeds Standard (Substantially exceeds requirement of standards)
	\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)

The narrative below must include a comprehensive discussion of all 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 the 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)

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #909 (Data Collection and Review) effective 3/9/18 requires the review of data for corrective action to improve the effectiveness of its prevention, protection and response policies, practices and training by identifying problem areas, taking on-going corrective action and preparing an annual report of its findings for individual facilities and the agency as a whole. Also, the policy and procedure requires the report to include comparison data and corrective actions from prior years, approved by the Commissioner, made public and allows the redaction of specific material and an indication of the material redacted.

An interview with the KYDJJ Commissioner (Agency Head) and Deputy Commissioner indicated the annual report is an opportunity to identify patterns or trends and deficiencies throughout the regions, provide additional trainings for staff and provide solutions to problem areas. The KYDJJ Director of Program Services/PREA Compliance Manager reports that information is gathered and submitted to the public through an Annual PREA Leadership Meetings (annual reports) that is available on the website and includes comparison data and any facility modifications or agency policy changes. Also, she indicated the information is security retained and ongoing corrective action is tracked. Youth Service Program Supervisor /PREA Coordinator indicated he monitors collected data to determine and assess the need for any corrective actions and forwards the information to the KYDJJ Director of Program Services/PREA Compliance Manager.

Documentation review of the 2018 KYDJJ Annual PREA Leadership Meetings (annual report) contained the comparison data and corrective actions specific to KYDJJ facilities and a private facility

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as well as to the agency. Based on the review of the agency policy and procedures, observations and information obtained through the staff interviews and review of documentation, the facility has demonstrated compliance with this standard.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #909 (Data Collection and Review)
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- 2017 DOJ Surveys of Sexual Victimization Report
- 2018 KYDJJ Annual PREA Leadership Meeting (annual report)
- KYDJJ Commissioner (Agency Head) and Deputy Commissioner interviews
- KYDJJ Director of Program Services/PREA Compliance Manager interview
- Youth Service Program Supervisor /PREA Coordinator interview
- KYDJJ website

Standard 115.389: Data storage, publication, and destruction

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All Yes/No Questions Must Be Answered by the Auditor to Complete the Report		
115.389 (a)		
 Does the agency ensure that data collected pursuant to § 115.387 are securely retained? ☑ Yes □ No 		
115.389 (b)		
■ Does the agency make all aggregated sexual abuse data, from facilities under its direct control and private facilities with which it contracts, readily available to the public at least annually through its website or, if it does not have one, through other means? ⊠ Yes □ No		
115.389 (c)		
■ Does the agency remove all personal identifiers before making aggregated sexual abuse data publicly available? ⊠ Yes □ No		
115.389 (d)		
■ Does the agency maintain sexual abuse data collected pursuant to § 115.387 for at least 10 years after the date of the initial collection, unless Federal, State, or local law requires otherwise? Yes □ No		
Auditor Overall Compliance Determination		
☐ Exceeds Standard (Substantially exceeds requirement of standards)		

\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)

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

A review of the Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 909 Subject (Data Collection and Review) effective 3/9/18; Chapter (Administration) Policy #132 Subject (Privacy of Health Information) effective 3/04/03; Policy #149 Subject (Information Systems) effective 9/13/10 and KYDJJ Records Retention Schedule requires that the KYDJJ shall ensure that data collected of allegations of sexual abuse is securely retained, and makes information readily available to the public through an annual report on its website. Also, the policy and procedure requires that before making the report public, the KYDJJ shall remove all personal identifies and to maintain this information for at least 10 years after the date of initial collection unless Federal, State or local law requires otherwise. Also, KYDJJ has a data collection retention schedule that identifies the completion of ten (10) years and then to be destroyed.

An interview with KYDJJ Director of Program Services/PREA Compliance Manager confirmed that data is collected and securely retained for a minimum of ten (10) years. A review of the 2018 KYDJJ Annual PREA Leadership Meeting (annual report) confirmed there were no personal identifiers within the document and it is posted on the KYDJJ Website and readily available for public review.

Based on the review of the agency policy and procedures, observations and information obtained through the staff interview and review of documentation, the facility has demonstrated compliance with this standard.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 Subject #909 (Data Collection and Review)
- Kentucky Department of Juvenile Justice (KYDJJ) Chapter (Administration) Policy #132 Subject (Privacy of Health Information)
- Kentucky Department of Juvenile Justice (KYDJJ) Policy #149 Subject (Information Systems)
- KYDJJ Records Retention Schedule
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- KYDJJ Director of Program Services/PREA Compliance Manager interview
- 2018 KYDJJ Annual PREA Leadership Meeting (annual report)

AUDITING AND CORRECTIVE ACTION

Standard 115.401: Frequency and scope of audits

AII	Yes/No	Questions	Must Be	Answered by	y the Auditor to	Complete the	Report

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report				
115.401 (a)				
■ During the prior three-year audit period, did the agency ensure that each facility operated by the agency, or by a private organization on behalf of the agency, was audited at least once? (<i>Note: The response here is purely informational. A "no" response does not impact overall compliance with this standard.</i>) ⊠ Yes □ No				
115.401 (b)				
Is this the first year of the current audit cycle? (Note: a "no" response does not impact overall compliance with this standard.) ⊠ Yes □ No				
If this is the second year of the current audit cycle, did the agency ensure that at least one-third of each facility type operated by the agency, or by a private organization on behalf of the agency, was audited during the first year of the current audit cycle? (N/A if this is not the second year of the current audit cycle.) ⊠ Yes □ No □ NA				
• If this is the third year of the current audit cycle, did the agency ensure that at least two-thirds of each facility type operated by the agency, or by a private organization on behalf of the agency, were audited during the first two years of the current audit cycle? (N/A if this is not the <i>third</i> year of the current audit cycle.) ⋈ Yes □ No □ NA				
115.401 (h)				
 ■ Did the auditor have access to, and the ability to observe, all areas of the audited facility? ☑ Yes □ No 				
115.401 (i)				
■ Was the auditor permitted to request and receive copies of any relevant documents (including electronically stored information)? Yes □ No				
115.401 (m)				
■ Was the auditor permitted to conduct private interviews with residents? ⊠ Yes □ No				
115.401 (n)				
 Were residents permitted to send confidential information or correspondence to the auditor in 				

the same manner as if they were communicating with legal counsel? \boxtimes Yes \square No

Auditor Overall Compliance Determination

	Exceeds Standard (Substantially exceeds requirement of standards)
\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)

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

The auditor reviewed the Kentucky Department of Juvenile Justice (KYDJJ) web page at http://djj.ky.gov/pages/prea.aspx containing the forty-four (44) audit reports for PREA audits completed from March 2015 through August 2018. One third of each facility type operated by this Agency was completed during the first PREA review cycle in accordance with the standard. Fourteen (14) facilities have been scheduled for the second PREA review cycle. Eight (8) facilities have been completed the first year of the second PREA review cycle. Five (5) facilities have been completed the second year of the second PREA review cycle. One (1) facility had been completed the third year of the second PREA review cycle. This facility is one of the facilities scheduled for the first year of the third PREA review cycle. The auditor had access to the entire facility and was able to conduct staff and resident interviews in a private room and provided with documentation in accordance to the standard. Residents were permitted to send confidential information or correspondence to this auditor, the same method as sending to their legal counsel. Posters (pre-audit notices) for communicating to the auditor were in all areas of the facility.

Policy and Supporting Documents Reviewed, Interviews and Observation:

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 [Prison Rape Elimination Act (PREA)]
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- KYDJJ Director of Program Services/PREA Compliance Manager interview
- 2018 KYDJJ Annual PREA Leadership Meeting (annual report)
- KYDJJ website

Standard 115.403: Audit contents and findings

All Yes/No Questions Must Be Answered by the Auditor to Complete the Report

115.403 (f)

The agency has published on its agency website, if it has one, or has otherwise made publicly available, all Final Audit Reports. The review period is for prior audits completed during the past three years PRECEDING THIS AGENCY AUDIT. The pendency of any agency appeal pursuant to 28 C.F.R. § 115.405 does not excuse noncompliance with this provision. (N/A if there have been no Final Audit Reports issued in the past three years, or in the case of single facility agencies that there has never been a Final Audit Report issued.)

Auditor Overall Compliance Determination

	Does Not Meet Standard (Requires Corrective Action)
\boxtimes	Meets Standard (Substantial compliance; complies in all material ways with the standard for the relevant review period)
	Exceeds Standard (Substantially exceeds requirement of standards)

Instructions for Overall Compliance Determination Narrative

The narrative below must include a comprehensive discussion of all 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 the standard. These recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

The auditor reviewed the Kentucky Department of Juvenile Justice (KYDJJ) web page at http://dji.ky.gov/pages/prea.aspx containing the fourteen (14) PREA Final Reports were facilities audited for the previous three years and published within 90 days after the final report was issued by the auditor. Also, one (1) facility audited for the third year of the second cycle, the report was published within 90 days after the final report was issued by the auditor.

- Kentucky Department of Juvenile Justice (KYDJJ) Policy Chapter 9 [Prison Rape Elimination Act (PREA)]
- PREA Standards Compliance Checklist
- Warren RJDC's PREA Audit: Pre-Audit Questionnaire (Juvenile Facilities)
- KYDJJ Director of Program Services/PREA Compliance Manager interview
- 2018 KYDJJ Annual PREA Leadership Meeting (annual report)
- KYDJJ website

AUDITOR CERTIFICATION

I certify that	y tnat:
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- ☐ 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 resident or staff member, except where the names of administrative personnel are specifically requested in the report template.

Auditor Instructions:

Type your full name in the text box below for Auditor Signature. This will function as your official electronic signature. Auditors must deliver their final report to the PREA Resource Center as a searchable PDF format to ensure accessibility to people with disabilities. Save this report document into a PDF format prior to submission.¹ Auditors are not permitted to submit audit reports that have been scanned.² See the PREA Auditor Handbook for a full discussion of audit report formatting requirements.

Dorothy Xanos	<u>September 22, 2019</u>
·	· · · · · · · · · · · · · · · · · · ·
Auditor Signature	Date

 $^{^{1}} See \ additional \ instructions \ here: \ \underline{https://support.office.com/en-us/article/Save-or-convert-to-PDF-d85416c5-7d77-4fd6-a216-6f4bf7c7c110} \ .$

² See *PREA Auditor Handbook*, Version 1.0, August 2017; Pages 68-69.