PREA AUDIT REPORT ☐ Interim ☒ Final ADULT PRISONS & JAILS

Date of report: 2/3/2017

Auditor Information				
Auditor name: Garret Pete	Auditor name: Garret Peter Zeegers			
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Email: pete.zeegers@us.g4s	s.com			
Telephone number: 863-	441-2495			
Date of facility visit: 1/2	5-1/26, 2017			
Facility Information				
Facility name: Emanuel Pr	robation Detention Center			
Facility physical address	s: 121 Casa Drive Twin City, Georgia	a 30471		
Facility mailing address	S: (if different from above) PO Box 1	1430, Twin C	City, Georgia 30471	
Facility telephone numb	Der: 478-763-2400			
The facility is:	☐ Federal			□ County
	☐ Military	☐ Munici	oal	☐ Private for profit
	☐ Private not for profit			
Facility type:	⊠ Prison	□ Jail		
Name of facility's Chief	Executive Officer: Superintenden	nt Jeff Colem	an	
Number of staff assigne	ed to the facility in the last 12	months: 7	8	
Designed facility capaci	ity: 369			
Current population of fa	acility: 294			
Facility security levels/inmate custody levels: 1-4				
Age range of the popula	ation: 18-80			
Name of PREA Compliance Manager: Tommy Paul Title: Assistant Superintendent				
Email address: Thomas.Paul@gdc.ga.gov			Telephone number: 478-763-2400	
Agency Information				
Name of agency: Georgia	a Department of Corrections			
Governing authority or	parent agency: (if applicable) St	tate of Georg	ia	
Physical address: 300 Par	trol Road Forsyth, Georgia 31029			
Mailing address: (if diffe	<i>rentfrom above)</i> PO Box 1529 Forsy	yth, Georgia	31029	
Telephone number: 478-	-992-5211			
Agency Chief Executive Officer				
Name: Greg Dozier Title: Commissioner				
Email address: greg.dozier@gdc.ga.gov Telephone number: 678-628-3128				
Agency-Wide PREA Coordinator				
Name: Sharon Shaver Title: Statewide PREA Coordinator				
Email address: Sharon.Shaver@gdc.ga.gov Telephone number: 678-628-312			r: 678-628-3128	

AUDIT FINDINGS

NARRATIVE

Emanuel Probation Detention Center (EPDC) was audited January 25th and 26th, 2017 by DOJ PREA Auditor G. Peter Zeegers. Prior to the on-site audit, a review of all pre-audit documents was completed. During the initial audit meeting, this auditor, Jacquelyn C. Alexander, Southeast PREA Coordinator; Jeff Coleman, Superintendent; Tommy Paul, Assistant Superintendent/PREA Compliance Manager; Mechelle T. Vsetecka, Mental Health Counselor; Kochelle Watson, Chief of Security; Julie Anna Mixon, Lead Nurse; and Eilene S. Nobles, Multi-Functional Officer were present.

A facility tour was conducted, which included all buildings of the facility inside the fencing. Staff receive annual training on PREA policies and procedures. Inmates receive a comprehensive PREA education within 30 days of intake. Contractors and volunteers receive PREA education that is commensurate with their inmate contact and duties. During the tour, it was noted that the Notice of PREA Audit and other PREA related materials were posted in several locations where staff and offenders were present.

Interviewees were identified from a list of staff and offenders. There were 294 offenders present at the beginning of the audit. The interviews included 10 offenders and 10 random staff which included both shifts. Additionally, 14 specialized staff interviews were conducted. There were four PREA allegations in the last twelve months. All incidents led to investigations and reviews following GDC policy. There were two offenders who identified as being LGBTQI that were interviewed. There were no limited English proficient or disabled offenders. All required policies, documentation, reports, logs and files were checked for compliance with PREA Standards. There were no offender letters received by the auditor before the on-site audit.

DESCRIPTION OF FACILITY CHARACTERISTICS

Emanuel Probation Detention Center is located in Twin City, GA set on 32 acres in a rural area of Emanuel County. It provides a sanctioning option for probationers who require more security or supervision than that provided by regular community supervision. Emanuel Probation Detention Center is highly structured with regimented schedules that include supervised, unpaid work in surrounding communities and programming geared toward making offenders more successful in the community. It is one of the first detention centers to be completely constructed with offender labor. Emanuel Probation Detention Center received its first detainees on October 18, 1994.

Outside work details travel to Emanuel, Candler, Washington, Jenkins, Bulloch, Tatnall and Toombs counties. Trustees work in Twin City, Swainsboro, Metter, Emanuel and Candler counties. Emanuel Probation Detention Center manages an 8-acre vegetable garden with three greenhouses. Inside work details are Sanitation, Dorm Orderlies, Maintenance, Laundry and Kitchen. Programs at Emanuel Probation Detention Center include Academic: General Education Diploma, Adult Basic Education; Counseling: Re-entry, Motivation for a Change, Alcoholics Anonymous/Narcotics Anonymous, Active Parenting; Library: General and Law; and Religious Services.

There are six open dormitories with double and triple bunk beds. At the entrance of each dorm, there is a PREA bulletin board that provides information regarding the Agency's Zero-Tolerance information, including how to report and access to outside services. Inmates and staff pass these boards multiple times during a 24-hour period moving from the dorms to meals, education, vocation, and recreation.

SUMMARY OF AUDIT FINDINGS

The on-site audit was conducted on January 25th and 26th, 2017. The 10 offenders screening instruments were reviewed. All were completed on the day of intake. The offender education acknowledgment forms were completed within the 72-hour time frame. All staff background screenings were completed, as well as staff PREA training records being timely and complete. Policies and procedures were verified by reviewing staff files and the staff interviews.

All Agency Policies that were submitted to this PREA Auditor via thumb drive were reviewed prior to arrival for the on-site audit. Additionally, during the on-site audit many of these documents and relevant information were again reviewed. Policies and documents were viewed such as: Statewide PREA Policy 208.06, Georgia Department of Corrections and Emanuel PDC Leadership Organizational Charts, employee and offender handbooks, GDC General Directives, various statutes, internal and external facility audit reports, PREA audit guide, PREA audit notices, EPDC layouts, facility program specific coordinated response plan, statewide and internal PREA related memos and emails, policy amendment emails, staffing plan, various postings, staffing breakdown and rosters, master schedules, various logbooks, Staff Training Acknowledgement Forms, various staff trainings, offenders programming/job/educational information, Agency Mission Statements, and agreements.

During the facility tour it was noted that there were two privacy issues in the segregation dorms. Each segregation dorm (upstairs and the bottom) had one shower which had no privacy covering. During the on-site audit the privacy concerns were renovated to meet the standards' regulations. Also during the tour it was noted that there were two blind spots in the facility. The laundry room and one pantry in the kitchen needed a mirror to supplement supervision of staff. Both mirrors were installed during the on-site audit. The facility is in full compliance with standards 115.13 and 115.15.

The results of the audit indicate that the facility is in full compliance with PREA Standards. A final report is being issued. The facility staff were very helpful, very professional, and well versed in PREA activities at the facility level. The facility response to privacy concerns confirms the facility commitment ensuring to the safety of all offenders. It was a pleasure to work with the Superintendent and his staff.

Number of standards exceeded: 4

Number of standards met: 36

Number of standards not met: 0

Number of standards not applicable: 3

Standard 115.11 Zero tolerance of sexual abuse and sexual harassment; PREA Coordinator		
	\boxtimes	Exceeds Standard (substantially exceeds requirement of standard)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	determ must a recomi	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion lso include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
outline addres facility PREA comple	es how it sses strate PREA C Coordinate ete their	licy 208.06 mandates a zero tolerance towards all forms of sexual abuse and sexual harassment. The policy will implement the agency's approach. The policies include definitions, sanctions for prohibited behaviors and tegies and responses. An organizational Chart and staff interviews were included. The interview with the compliance Manager indicated that he finds the time to complete his duties. The agency has a Statewide ator (who is a PREA Auditor) and three Regional PREA Coordinators. They state that they have time to PREA related responsibilities. The Southeast Regional PREA Coordinator assigned to this facility, is also a Auditor. There are 87 Facility PREA Compliance Managers who indirectly report to the PREA office.
Standa	ard 115.	12 Contracting with other entities for the confinement of inmates
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	determ must a recomi	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion lso include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
three (ently twenty-seven (27) contracts with other agencies for the confinement of the agency's inmates. Twenty- vith jails and four (4) are with other prisons. Sample of contracts show required PREA obligations and periodic equired.
Standa	ard 115.	13 Supervision and monitoring
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)

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

recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

GDC PREA Policy 208.06 requires a staffing analysis and unannounced rounds by supervisory staff. A staffing plan, dated November, 2016, was provided that is specific to the facility. Additionally, there was an annual review completed and documented. All deviations from the staffing plan are documented shift-by-shift in the Duty Officer Logbook. GDC PREA Policy 208.06 addresses unannounced rounds on a weekly basis by Supervisory staff and the Duty Officer. These rounds were documented in each housing unit's logbook as well as in the duty officer log book. Offenders' interviews verified that opposite gender staff announce their presence before entering the offender's dorms.

Corrective Action: During the tour it was noted that there were two severe blind spots in the facility. The laundry room and one pantry in the kitchen needed a mirror to supplement supervision of staff. Both mirrors were installed during the on-site audit. The facility is now in compliance.

Standard 115.14 Youthful inmates

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

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Policy 208.06 addresses the separation requirement between youthful offenders and adult inmates. There were no youth at the facility during the audit.

Standard 115.15 Limits to cross-gender viewing and searches

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

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

DOC PREA Policy 208.06 prohibits any cross-gender strip search or visual body cavity searches unless exigent circumstance or by medical practitioner. The agency does not permit cross-gender pat down searches except in exigent circumstances. Any cross-gender search is required to be documented. Staff interviews confirmed that staff receive training in how to conduct cross-gender pat-searches in a respectful and professional manner and this was verified through training records. There is a facility policy memo that identifies how transgender or intersex detainees will be identified for searches. The facility provides privacy for offenders while showering, changing clothing, and performing bodily functions. This was verified during the facility tour. The agency also prohibits searching transgender and intersex offenders strictly to identify genital status. There are policies requiring the announcement of opposite gender staff when they begin their shift. Policy also directs that information is made available in units to advise offenders that both male and females staff routinely work and visit offenders housing areas.

The policy memo also directs that they re-announce if they return after leaving the area. Offenders report that they do hear male staff announce their presence.

Corrective Action: During the facility tour it was noted that there were two privacy issues in the segregation dorms. Each segregation dorm (upstairs and the bottom) had one shower which had no privacy covering. During the on-site audit the privacy concerns were renovated to meet the standards' regulations. The facility is now in compliance.

Standard 115.16 Inmates with disabilities and inmates who are limited English profici

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

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

Policy 208.06 outlines the PREA Education Plan and details how offenders with disabilities are made aware of how to report PREA allegations. Language Line is the interpreter service and their contact information is available to the Shift OIC, Duty Officer and SART members. Inmate education is available in both English and Spanish, as well as made available through posted notices throughout the institution. PREA video used for comprehensive education is available, if needed. Some PREA documents are available in Spanish. Agency policy prohibits the use of inmates for interpretation except in situations where information is immediately needed to protect the safety and security of the inmates and the facility.

Standard 115.17 Hiring and promotion decisions

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

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

GDC PREA Policy 208.06 addresses the hiring or promoting of any person who has engaged in sexual abuse or attempted to engage in sexual abuse within an institution or in the community and considers incidents of sexual harassment. All employees and contractors undergo a criminal background check prior to hire/contract. The policy addresses 5-year criminal background checks for non-security staff. The Georgia Department of Corrections completes annual background checks on all security staff. This was verified by the auditor monitoring staff personnel files. A facility policy memo addresses 5-year criminal background checks for contractors, as well as addresses that material omissions regarding misconduct or false information are grounds for termination. The agency does provide information to requests from institutional employers where an employee has applied to work.

		Exceeds Standard (substantially exceeds requirement of standard)	
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Does Not Meet Standard (requires corrective action)	
	deterr must a recom	or discussion, including the evidence relied upon in making the compliance or non-compliance mination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific ctive actions taken by the facility.	
N/A – Emanuel Probation Detention Center has had no recent modifications or upgrades to technology.			
Standard 115.21 Evidence protocol and forensic medical examinations			
		Exceeds Standard (substantially exceeds requirement of standard)	
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)	
		Does Not Meet Standard (requires corrective action)	

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

The agency is responsible for administrative investigations. The Georgia Department of Corrections "Office of Professional Standards" provides the criminal investigations. Uniform Evidence Protocols are noted in a variety of policies, specifically PREA Policy 208.06 and policy IK01-0006 address all areas required for the facility. The medical staff are responsible for requesting assistance if the victim requests. The medical staff stated that a SANE nurse is always available through a contract with Satilla SANE Nurse Group, the agency's SANE response unit. The physical examination shall be provided at no cost to the offender. The facility can use an inside trained staff member as their victim advocate. This staff member received Victim Assistance Training in order to help offenders who need the services. Training certification documentation was viewed by the auditor. The facility is attempting to gain an MOU with Statesboro Regional Sexual Assault Center. Emails were presented and viewed by this auditor.

Standard 115.22 Policies to ensure referrals of allegations for investigations

		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	detern must a recom	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
The agency and facility are committed to ensuring that all allegations of sexual abuse or sexual harassment are investigated and are identified in the GDC PREA Policy 208.06 as major incidents, which require investigation. Any sexual assault allegations are referred to the SART team, and shall be referred to the "Office of Professional Standards" if criminal in nature. Policy is on the website as well.		
Standard 115.31 Employee training		
		Exceeds Standard (substantially exceeds requirement of standard)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	detern	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These

The PREA policy 208.06 addresses all areas for training staff. There is a separate class regarding Gender-Responsive Training that all staff are required to take annually. Interviews with staff indicated that they were aware of the required elements of PREA training. Reviews of staff PREA training records were also conducted. All training was timely and effective according to the staff interviews.

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

corrective actions taken by the facility.

Standard 115.32 Volunteer and contractor training

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

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

Policy 208.06 mandates that EPDC provides training for all volunteers and contractors based upon their contact with offenders. This training includes zero-tolerance, how to protect the victim, and who to notify in the event of a reported incident.

Standard 115.33 Inmate education

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

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

All offenders receive information regarding the Zero Tolerance Policy and how to report a PREA incident upon intake at EPDC. There is also education on definitions of sexual abuse and sexual harassment. Prevention strategies to minimize offender's risk of sexual victimization while in EPDC custody, treatment options and programs available to offender victims of sexual abuse and sexual harassment, monitoring, and discipline, and prosecution of sexual perpetrators. Full PREA education is provided to all offenders within 15 days of intake. The PREA information is provided through the Offender's Education "Speaking Up" Video and staff performing the intake. PREA Posters were seen throughout the facility during the tour in English and in Spanish. PREA Policy 208.06 addresses this standard. During the facility tour, this auditor viewed an intake in progress. The procedure mirrored what intake staff had discussed, offenders' interviews, and policy dictated.

Standard 115.34 Specialized training: Investigations

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

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The GDC PREA Policy 208.06 requires specialized training for Investigators. The agency has provided documentation of investigators completing a 16-hour training. Additionally, all SART staff have completed this same training. The Office of Professional Standards trains its agents and investigators in conducting investigations in a confinement setting. Specialized 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 action or prosecution referral. This training was verified by the auditor in the training records.

Standard 115.35 Specialized training: Medical and mental health care

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

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The GDC PREA Policy 208.06 requires medical and mental health staff are to receive standard staff training as well as specialized training. A review of documents indicates that this is complete. Interviews with medical and mental health staff confirm this as well. EPDC medical and mental health staff and/or Georgia Correctional Healthcare (GCHC) staff members are trained using the National Institute of Corrections (NIC) Specialized Training PREA Medical and Mental Health Standards curriculum. Certification has been printed and maintained in the employee training file. GDC medical and mental health staff are also required to attend the annual in-service PREA training.

Standard 115.41 Screening for risk of victimization and abusiveness

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

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All offenders arriving at Emanuel Probation Detention Center receive a screening for sexual victimization or sexual aggressiveness. An objective tool is used for this purpose. The GDC PREA Policy 208.06 requires the risk screening to be completed within 72 hours of arrival and reviewed 30 days after intake, as well as when new information is obtained. The policy also prohibits the discipline of an offenders for refusal to answer questions from the screening, and the facility has created a system in which only identified staff can access the completed screening tool. All elements of this standard have been met.

Standard 115.42 Use of screening information

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

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Information from the PREA Sexual Victimization/Sexual Aggressor Classification Form is used to assist with housing decisions. Each housing decision is also based on other factors. The GDC PREA Policy 208.06 requires a bi-annual review of all transgender and intersex offenders housing and programming. All transgender and intersex offenders are given the right to shower separately from all other offenders. Emanuel Probation Detention Center makes individualized determinations about how to ensure the safety of each offender.

Stand	ard 115	5.43 Protective custody
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	deter must recon	or discussion, including the evidence relied upon in making the compliance or non-compliance mination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific ctive actions taken by the facility.
offende segreg due to	er who is gated ho security	olicy 208.06 prohibits the use of involuntary segregated housing unless there is no other option for keeping an solution victimization separate from aggressive offenders. Any placement of an offender in involuntary using is documented. Participation in programs, privileges, education and work opportunities may be restricted vissues; however all efforts are made to provide certain programming within the segregated housing. All edocumented. The policy requires a review every 30 days for continued restriction/placement.
Stand	ard 11!	5.51 Inmate reporting
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	deter must recon	or discussion, including the evidence relied upon in making the compliance or non-compliance mination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific ctive actions taken by the facility.
Extern Depart They n allegat throug by follo	ally, offetment of may call tions throut the owing the budsma	lows for the reporting of any knowledge, suspicion or information through internal and external sources. Enders can mail a letter to The State Board of Pardons and Paroles, which is not a part of the Georgia Corrections. Internally, offenders are provided different methods to report sexual abuse or sexual harassment: *7732 on the phone (In each dorm), which goes directly to the Statewide PREA Coordinator, or they may report ough the JPay email system. This information is contained within the Offender's Handbook, as well as posted facility. Staff may report any knowledge, suspicion or information regarding sexual abuse or sexual harassment e chain of command, EAP resources, PREA Hotline or writing to the external State Board of Pardons & Paroles in. Staff are provided methods to report privately and anonymously as well. GDC PREA Policy 208.06 meets the of the standard.
Stand	ard 115	5.52 Exhaustion of administrative remedies
		Exceeds Standard (substantially exceeds requirement of standard)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)

Auditor discussion, including the evidence relied upon in making the compliance or non-compliance

Does Not Meet Standard (requires corrective action)

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

N/A – Emanuel Probation Detention Center does not have administrative procedures to address offenders' grievances. In an interview with the Superintendent, he stated that if there is a PREA related grievance it is treated as a first responder incident. It is immediately reported to forwarded to the institutional SART for investigation and then to the Office of Professional Standards.

Standard 115.53 Inmate access to outside confidential support services

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

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

Emanuel Probation Detention Center provides offenders with access to inside victim advocates for emotional support services related to sexual abuse with a certified victim advocate. The facility can use the inside trained staff member as their victim advocate. This staff member received Victim Assistance Training in order to help offenders who need the services. Training certification documentation was viewed by the auditor. The facility is attempting to gain an MOU with Statesboro Regional Sexual Assault Center. Emails were presented and viewed by this auditor.

Standard 115.54 Third-party reporting

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

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recommendations must be included in the Final Report, accompanied by information on specific corrective actions taken by the facility.

The Georgia Department of Corrections website, http://www.dcor.state.ga.us/Divisions/ExecutiveOperations/PREA.html, provides for three separate reporting options for the receipt of third-party reports of sexual abuse or sexual harassment. They may contact the Statewide PREA Coordinator, the Ombudsman, or Victim Services. Both the Ombudsman and Victim Services will report information directly to the Statewide PREA Coordinator, who will inform the Warden. Any reports made directly to the facility will be investigated. This was confirmed through staff interviews.

Standard 115.61 Staff and agency reporting	ng autie	:S
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Exceeds Standard (substantially exceeds requirement of standard)
Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
Does Not Meet Standard (requires corrective action)

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

Staff are prohibited by policy from sharing information regarding an allegation of sexual abuse or sexual harassment with individuals who are not identified as a part of the investigative team. All medical and mental health staff are mandatory reporters of sexual abuse in the facility. Offenders are made aware of this during their initial medical and mental health screenings. The SART team is responsible for all initial investigations of sexual abuse and sexual harassment. All staff during their interviews articulated their firm knowledge of their duties to report an incident, suspicion, or allegation of sexual abuse or sexual harassment.

Standard 115.62 Agency protection duties

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

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

corrective actions taken by the facility.

GDC Policy 208.06 dictates that all allegations of imminent sexual abuse are taken seriously and steps are taken immediately to protect the alleged victim. Notification is immediately made to the SART team who will investigate. Interviews with staff confirm their knowledge regarding their duty to protect offenders.

Standa	ard 115.	.63 Reporting to other confinement facilities
		Exceeds Standard (substantially exceeds requirement of standard)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	detern must a recom	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
208.06 receipt	to be report of such	of sexual abuse that are received that have occurred in another institution are required by GDC PREA Policy ported to the Superintendent of that facility. This information is documented. The policy also requires that any allegations from another institution shall be investigated similar to if the allegation was made while the bused at EPDC.
Standa	ard 115.	.64 Staff first responder duties
		Exceeds Standard (substantially exceeds requirement of standard)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	detern must a recom	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
victim, victim	address with prot	A Policy 208.06 addresses all components of Standard 115.64. First responders are required to protect the the preservation of evidence and to preserve the crime scene. All non-security staff are trained to provide the ection and to make an appropriate report to the Superintendent. Staff interviews confirm their understanding of nder duties.
Standa	ard 115.	.65 Coordinated response
		Exceeds Standard (substantially exceeds requirement of standard)
	\square	Meets Standard (substantial compliance: complies in all material ways with the standard, for the

relevant review period)

Does Not Meet Standard (requires corrective action)

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

EPDC has a Coordinated Response Checklist that addresses all requirements of the PREA standards in response to allegations. The Coordinated Response Checklist is specific to the facility, and includes all contact names and phone numbers. Staff interviews confirmed their knowledge of the Coordinated Response Plan.

Standa	ard 115	.66 Preservation of ability to protect inmates from contact with abusers
		Exceeds Standard (substantially exceeds requirement of standard)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
N/A —	detern must a recom correc	or discussion, including the evidence relied upon in making the compliance or non-compliance innation, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility. If Probation Detention Center does not enter into collective bargaining agreements.
Standa	ard 115	.67 Agency protection against retaliation
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)

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

GDC PREA Policy 208.06 addresses practices to protect both staff and offenders who report sexual abuse or sexual harassment from retaliation. Various protection methods are identified, including housing changes, transfers for both offenders and staff, as well as emotional support services. Retaliation is monitored for a minimum of 90 days, with periodic status checks. A facility policy memo addresses the protection of individuals who assist in the investigation.

Does Not Meet Standard (requires corrective action)

П

Standard 115.68 Post-allegation protective custody

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

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

The GDC PREA Policy 208.06 meets all requirements of PREA Standard 115.43. Additionally, any detainee who has suffered sexual abuse and is placed in Administrative Segregation (Protective Custody) is seen every seven days by a counselor who documents their status and provides this to the Superintendent. Additionally, the classification team reviews all placements in Administrative Segregation every thirty days.

Standard 115.71 Criminal and administrative agency investigations

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

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

The Georgia Department of Corrections conducts its own administrative investigations. All investigators have received specialized training as required pursuant to PREA standard 115.34. All evidence available is gathered and preserved. Prior reports involving the same perpetrator or victim are reviewed. Credibility of any person identified during the investigation is individually based and no polygraph examination or other truth-telling device is offered as a condition of continuing the investigation. SART is responsible for conducting an initial investigation and the administrative investigation. Administrative investigations include addressing staff actions, credibility and investigative facts and findings. Any investigations where there appears to be criminal activity is referred for prosecution, and no interviews are conducted without consulting the "Office of Professional Standards". Both administrative and criminal investigations are documented and include narrative of the evidence collected.

Standard 115.72 Evidentiary standard for administrative investigations

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

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

GDC PREA Policy 208.06 imposes no standard higher than a preponderance of the evidence in determining whether allegations are substantiated.

Standard 115.73 Reporting to inmates

☐ Exceeds Standard (substantially exceeds requirement of standard)

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

☐ Does Not Meet Standard (requires corrective action)

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

GDC PREA Policy 208.06 requires, and investigative files indicate, that reporting offenders are advised of the outcome of PREA investigations by a SART team at the conclusion of the investigation. Additionally, the policy requires information on the progress of the case. This notification is documented.

Standard 115.76 Disciplinary sanctions for staff

- Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
- □ Does Not Meet Standard (requires corrective action)

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

regarding sexual abuse and sexual harassment. All disciplinary actions are reviewed based upon the nature and circumstances of the allegation and disciplinary action on prior comparable offenses. Any staff terminations for violation of the agency zero-tolerance policy are reported to the Georgia Peace Officer Standards and Training Council (POST).

Standa	rd 115.	.77 Corrective action for contractors and volunteers
		Exceeds Standard (substantially exceeds requirement of standard)
	\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
		Does Not Meet Standard (requires corrective action)
	detern must a recom	r discussion, including the evidence relied upon in making the compliance or non-compliance nination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion also include corrective action recommendations where the facility does not meet standard. These mendations must be included in the Final Report, accompanied by information on specific tive actions taken by the facility.
any cor	ntact with	licy 208.06 requires that any contractor or volunteer who violates the zero-tolerance policy are prohibited from a offenders. If applicable, the actions of the contractor or volunteer will be reported to the licensing body. There its of sexual abuse or sexual harassment by a contractor or volunteer.
Standa	ord 115.	.78 Disciplinary sanctions for inmates
		Exceeds Standard (substantially exceeds requirement of standard)
		Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)

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

All offenders shall be subjected to appropriate disciplinary actions as per the PREA standards. Sanctions are commensurate with the nature and circumstances of the incident, the offender's history and similar sanctions imposed for comparable offenses. An offender's mental health is considered in the determination of sanctions. No offender is sanctioned for contact with a staff member who consented to the contact. No offender is sanctioned for good faith reporting. This agency prohibits all sexual activity between offenders.

Does Not Meet Standard (requires corrective action)

Standard :	115.81 Medical and mental health screenings; history of sexual abuse
	Exceeds Standard (substantially exceeds requirement of standard)
	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)
de mu rec	ditor discussion, including the evidence relied upon in making the compliance or non-compliance termination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion ast also include corrective action recommendations where the facility does not meet standard. These commendations must be included in the Final Report, accompanied by information on specific rrective actions taken by the facility.
abuse or se	A Policy 208.06 requires immediate services of medical and mental health services upon notification of sexual exual harassment. Confidential information of prior sexual abuse is shared only upon the consent of the offender. counseling is conducted within three (3) days and as necessary thereafter.
Standard :	115.82 Access to emergency medical and mental health services
	Exceeds Standard (substantially exceeds requirement of standard)
	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)
de mu rec	ditor discussion, including the evidence relied upon in making the compliance or non-compliance termination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion ast also include corrective action recommendations where the facility does not meet standard. These commendations must be included in the Final Report, accompanied by information on specific rrective actions taken by the facility.
victimization immediate well as rec	by 208.06 dictates that offenders who report sexual abuse shall be immediately taken to medical. Those who report on within the past 72 hours will then be set up for a SANE examination. Mental health services will begin ly and followed up within three (3) days. Additional counseling services are available as necessary thereafter as quested by the victim. STD related information is provided. All treatment is offered at no cost to the victim, if they identify the alleged perpetrator or not.
Standard :	115.83 Ongoing medical and mental health care for sexual abuse victims and abusers
	Exceeds Standard (substantially exceeds requirement of standard)
\boxtimes	Meets Standard (substantial compliance; complies in all material ways with the standard for the relevant review period)
	Does Not Meet Standard (requires corrective action)
de	ditor discussion, including the evidence relied upon in making the compliance or non-compliance termination, the auditor's analysis and reasoning, and the auditor's conclusions. This discussion ust also include corrective action recommendations where the facility does not meet standard. These

corrective actions taken by the facility.

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

GDC PREA Policy 208.06 provides for ongoing medical and mental health care for victims of sexual abuse, whether the incident occurred within an institution or in the community. All care is consistent with the community level of care. Follow-up care is provided within two (2) weeks and as requested by the victim. Timely services are available. STD testing and treatment is provided. There are no costs to an offender for services as a result of sexual victimization.

Standard 115.86 Sexual abuse incident reviews

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

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

The Georgia Department of Corrections requires an incident review for all allegations of sexual abuse where the findings were substantiated or unsubstantiated. Emanuel Probation Detention Center conducts an incident review for all sexual abuse incidents, unless the incident has been labeled unfounded. There is a monthly incident report provided to the Superintendent that details all formal Incident Reviews for the month and includes any recommended corrective action. Examples of Sexual Abuse Incident Reviews were made available to this auditor.

Standard 115.87 Data collection

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

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

The Georgia Department of Corrections maintains records and data on all allegations of sexual abuse and sexual harassment that captures information as identified by the DOJ-SSV. This information is aggregated annually and included in their annual report. The agency also obtains information from the agencies with whom it contracts for the confinement of offenders.

Standard 115.88 Data review for corrective action

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

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

The Georgia Department of Corrections reviews data collected to assess and improve the effectiveness of its sexual abuse prevention, detection, and response policies, practices, and training, including identifying problem areas; taking corrective action on an ongoing basis; and preparing an annual report of its findings and corrective actions for each facility. These reports include a comparison of the current year's data and corrective actions with those from prior years and provide an assessment of The Georgia Department of Corrections' progress in addressing sexual abuse. The 2015 data review and information is on the Georgia Department of Corrections website.

Standard 115.89 Data storage, publication, and destruction

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

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

The agency has publicized the 2015 PREA data on the website. The reports contain no personal identifiers. A facility policy memo identifies that PREA related documents be maintained for at least 10 years of the initial report or as long as the abuser is incarcerated or employed by the agency, plus 5 years, whichever is longer.

AUDITOR CERTIFICATION I certify that:		
	\boxtimes	The contents of this report are accurate to the best of my knowledge.
		No conflict of interest exists with respect to my ability to conduct an audit of the agency under review, and
		I have not included in the final report any personally identifiable information (PII) about any inmate or staff member, except where the names of administrative personnel are specifically requested in the report template.

2/3/2017

Date

G. Peter Zeegers

Auditor Signature