Standards for Community Corrections

NPREC STANDARD (June 2009)		EVISED STANDARD EBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS		
NUMBER STANDARD	NUMBER	STANDARD	NUMBER	STANDARD			
Not included in chart	Not included	in chart	§ 115.5 Gener	al Definitions.			
			For purposes of	of this part, the term—			
			Agency means the unit of a State, local, corporate, or nonprofit authority, or of the Department of Justice, with direct responsibility for the operation of any facility that confines inmates, detainees, or residents, including the implementation of policy as set by the governing, corporate, or nonprofit authority.				
			Agency head n	neans the principal official of a	n agency.		
			Community confinement facility means a community treatment center, halfway house, restitution center, mental health facility, alcohol or drug rehabilitation center, or other community correctional facility (including residential re-entry centers), other than a juvenile facility, in which individuals reside as part of a term of imprisonment or as a condition of pre- trial release or post-release supervision, while participating in gainful employment, employment search efforts, community service, vocational training, treatment, educational programs, or similar facility-approved programs during nonresidential hours.				
			Contractor me agreement with		vices on a recurring basis pursuant to a contractual		

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NPREC STANDARD (June 2009)		VISED STANDARD BRUARY 2011)	DOJ FINAL STANDARD (May 2012)		ANALYSIS		
NUMBER STANDARD	NUMBER	STANDARD	NUMBER	STANDARD			
			Detainee mear	ns any person detained in a lock	sup, regardless of adjudication status.		
			Direct staff supervision means that security staff are in the same room with, and within reasonable hearing distance of, the resident or inmate.				
			Employee mea	ns a person who works directly	for the agency or facility.		
			Exigent circumstances means any set of temporary and unforeseen circumstances that require immediate action in order to combat a threat to the security or institutional order of a facility.				
			•	t enclosing a building or set of	or part thereof), set of buildings, structure, or area buildings) that is used by an agency for the confinement		
			Facility head 1	means the principal official of a	a facility.		
			Full compliance means compliance with all material requirements of each standard except for de minimis violations, or discrete and temporary violations during otherwise sustained periods of compliance.				
			Gender noncon		e appearance or manner does not conform to traditional		

Standards for Community Corrections

NPREC STA	NDARD	DOJ RE	VISED STANDARD	DOJ FINAL STANDARD		ANALYSIS		
(June 20)09)	(FE	BRUARY 2011)		(May 2012)			
NUMBER ST	TANDARD	NUMBER	STANDARD	NUMBER	STANDARD			
				Inmate means	any person incarcerated or deta	ained in a prison or jail.		
				<i>Intersex</i> means a person whose sexual or reproductive anatomy or chromosomal pattern does not seem to fit typical definitions of male or female. Intersex medical conditions are sometimes referred to as disorders of sex development.				
				Jail means a confinement facility of a Federal, State, or local law enforcement agency whose primary use is to hold persons pending adjudication of criminal charges, persons committed to confinement after adjudication of criminal charges for sentences of one year or less, or persons adjudicated guilty who are awaiting transfer to a correctional facility.				
				Juvenile means detained in a p		8, unless under adult court supervision and confined or		
				Juvenile facility means a facility primarily used for the confinement of juveniles pursuant to the juvenile justice system or criminal justice system.				
				Law enforceme lockups.	ent staff means employees resp	onsible for the supervision and control of detainees in		
				•	a facility that contains holding control of a law enforcement, c	cells, cell blocks, or other secure enclosures that are: ourt, or custodial officer; and		

Standards for Community Corrections

NPREC STANDARD	DOJ RE	VISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
(June 2009)	(FE	BRUARY 2011)		(May 2012)	
NUMBER STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
		,	(2) Primarily undetained, or an	standard ased for the temporary confiner be being transferred to or from a attioner means a health profession permitted by law to evaluate an ractice. A "qualified medical prompleted specialized training for practitioner means a mental hea, is permitted by law to evaluate an actice. A "qualified mental hea, is permitted by law to evaluate an actice. A "qualified mental health completed specialized training arch means a running of the hand	ment of individuals who have recently been arrested, a court, jail, prison, or other agency. Onal who, by virtue of education, credentials, and ad care for patients within the scope of his or her oractitioner" refers to such a professional who has also for treating sexual abuse victims. Ealth professional who, by virtue of education, credentials, the and care for patients within the scope of his or her ealth practitioner" refers to such a professional who has sing for treating sexual abuse victims. It discover the clothed body of an inmate, detainee, or are the individual possesses contraband.
			confinement o felony.	f individuals convicted of a ser	State jurisdiction whose primary use is for the ious crime, usually in excess of one year in length, or a ned in a juvenile facility or in a community confinement

Standards for Community Corrections

NPREC STANDARD		VISED STANDARD		INAL STANDARD	ANALYSIS
(June 2009)		RUARY 2011)		(May 2012)	
NUMBER STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
			•	• •	ity in which the movements and activities of individual of through the use of physical barriers or intensive staff
			•	· ·	access to the community to achieve treatment or
			-	•	ational or employment programs, typically will not be
			considered to b	be a secure juvenile facility.	
			Security staff r	naans amplayaas primarily ras	ponsible for the supervision and control of inmates,
					ational areas, dining areas, and other program areas of the
			facility.	<i>8</i>	
			G. CC	1	
			Staff means en	iployees.	
			*		erson to remove or arrange some or all clothing so as to
			permit a visual	inspection of the person's brea	asts, buttocks, or genitalia.
			<i>Transgender</i> m	neans a person whose gender ic	lentity (i.e., internal sense of feeling male or female) is
				the person's assigned sex at bi	
			Substantiated o	allegation means an allegation	that was investigated and determined to have occurred.
			Unfounded all	egation means an allegation that	at was investigated and determined not to have occurred.
			Unsubstantiate	ed allegation means an allegati	on that was investigated and the investigation produced

Standards for Community Corrections

NPREC STANDARD	DOJ RE	VISED STANDARD	DOJ FI	INAL STANDARD	ANALYSIS	
(June 2009)	(FE	BRUARY 2011)		(May 2012)		
NUMBER STANDARD	NUMBER	STANDARD	NUMBER	STANDARD		
			insufficient evi	idence to make a final determine	nation as to whether or not the event occurred.	
			<i>Volunteer</i> means an individual who donates time and effort on a recurring basis to enhance the activities and programs of the agency.			
				e means any person under the detained in a prison or jail.	age of 18 who is under adult court supervision and	
			Youthful detainee means any person under the age of 18 who is under adult court supervision and detained in a lockup.			
			§ 115.6 Defini	tions related to sexual abuse.		
			For purposes o	f this part, the term—		
			Sexual abuse in		aidant baranathan inmata datainaa an nasidant, and	
			(1) Sexual abuse of an inmate, detainee, or resident by another inmate, detainee, or resident; and(2) Sexual abuse of an inmate, detainee, or resident by a staff member, contractor, or volunteer.			
			of the following of violence, or	g acts, if the victim does not co is unable to consent or refuse:	ent by another inmate, detainee, or resident includes any onsent, is coerced into such act by overt or implied threats or the penis and the anus, including penetration, however	

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NPREC STANDARD (June 2009)		VISED STANDARD SRUARY 2011)	DOJ F	INAL STANDARD (May 2012)	ANALYSIS
NUMBER STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
			(3) Penetration object, or othe (4) Any other breast, inner that a physical alter sexual abuse of any of the follows: (1) Contact be slight; (2) Contact be (3) Contact be (4) Penetration instrument, that the intent to alt (5) Any other groin, breast, it contractor, or (6) Any attemption of the contractor of (7) and (1) and	r instrument; and intentional touching, either direction, or the buttocks of another reation. of an inmate, detainee, or residence owing acts, with or without contiveen the penis and the vulva of tween the mouth and the penis, tween the mouth and any body ouse, arouse, or gratify sexual day of the anal or genital opening at is unrelated to official duties ouse, arouse, or gratify sexual dintentional contact, either direction of the thing, or the buttocks, that wolunteer has the intent to abust	ectly or through the clothing, of the genitalia, anus, groin, person, excluding contact incidental to ent by a staff member, contractor, or volunteer includes usent of the inmate, detainee, or resident: or the penis and the anus, including penetration, however a vulva, or anus; part where the staff member, contractor, or volunteer has desire; however slight, by a hand, finger, object, or other or where the staff member, contractor, or volunteer has desire; tly or through the clothing, of or with the genitalia, anus, it is unrelated to official duties or where the staff member, e, arouse, or gratify sexual desire; member, contractor, or volunteer to engage in the

Standards for Community Corrections

NPREC	STANDARD	DOJ RE	VISED STANDARD	DOJ FINAL STANDARD		ANALYSIS
(Ju	ine 2009)	(FE)	BRUARY 2011)	(May 2012)	
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
HONDER		NONDER		(7) Any display or breast in the p (8) Voyeurism by a an inmate, detai inmate who is u expose his or he body or of an in Sexual harassma (1) Repeated an gestures, or activities directed toward (2) Repeated vestaff member, co	by a staff member, contractor or esence of an inmate, detained by a staff member, contractor, or staff member, contractor, or nee, or resident by staff for resing a toilet in his or her cell or buttocks, genitals, or breast mate performing bodily functions of a derogatory or offension another; and rebal comments or gestures of contractor, or volunteer, includes	volunteer means an invasion of privacy of easons unrelated to official duties, such as peering at an to perform bodily functions; requiring an inmate to s; or taking images of all or part of an inmate's naked
Preven	ntion Planning	Pre	evention Planning	Prev	vention Planning	Prevention Planning

Standards for Community Corrections

NPI	REC STANDARD (June 2009)			DOJ F	INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
PP-1	abuse* The agency has a written policy mandating zero tolerance toward all forms of sexual abuse and enforces that policy by ensuring all of its facilities and community supervision functions comply with the PREA standards. The agency employs or designates a PREA coordinator to oversee agency efforts to comply with the PREA standards.	115.211	Zero tolerance of sexual abuse; Prison RAPE Elimination Act (PREA) Coordinator (a) An agency shall have a written policy mandating zero tolerance toward all forms of sexual abuse and sexual harassment and outlining the agency's approach to preventing, detecting, and responding to such conduct. (b) An agency shall employ or designate an upper-level agency-wide PREA coordinator, who may be full-time or part-time, to develop, implement, and oversee agency efforts to comply with the PREA standards in all of its community confinement facilities.	115.211	Zero tolerance of sexual abuse and sexual harassment; PREA coordinator. (a) An agency shall have a written policy mandating zero tolerance toward all forms of sexual abuse and sexual harassment and outlining the agency's approach to preventing, detecting, and responding to such conduct. (b) An agency shall employ or designate an upper-level, agency-wide PREA coordinator, with sufficient time and authority to develop, implement, and oversee agency efforts to comply with the PREA standards in all of its community confinement facilities.	

NOTE: While the NPREC Standards included community corrections facilities, probation, parole and pretrial supervision schemas, the DOJ revised standards do not include probation or parole. According to the DOJ report, "the Department feels that to the extent the definition [of community corrections] includes supervision of individuals in a non-residential setting, it exceeds the scope of PREA's definition of jail and prison which

include only confinement facilities." NPREC Standards denoted with a * are standards intended to cover community corrections facilities as well as probation, parole and pretrial supervision

Standards for Community Corrections

NPI	REC STANDARD	DOJ R	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(F)	EBRUARY 2011)		(May 2012)	
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
PP-2	Contracting to house or	115.212	Contracting with other	115.212	Contracting with other	
	supervise defendants/		entities for the confinement		entities for the	
	offenders under		of residents		confinement of residents.	
	community corrections		(a) A public agency that		(a) A public agency that	
	authority*		contracts for the confinement of		contracts for the confinement	
	If public community		its residents with private		of its residents with private	
	corrections agencies contract		agencies or other entities,		agencies or other entities,	
	for housing or supervision of		including other government		including other government	
	their defendants/offenders,		agencies, shall include in any		agencies, shall include in any	
	they do so only with private		new contracts or contract		new contract or contract	
	agencies or other entities,		renewals the entity's obligation		renewal the entity's obligation	
	including nonprofit or other		to adopt and comply with the		to adopt and comply with the	
	government agencies,		PREA standards.		PREA standards.	
	committed to eliminating		(b) Any new contracts or		(b) Any new contract or	
	sexual abuse, as evidenced by		contract renewals shall provide		contract renewal shall provide	
	their adoption of and		for agency contract monitoring		for agency contract	
	compliance with the PREA		to ensure that the contractor is		monitoring to ensure that the	
	standards. Any new contracts		complying with PREA		contractor is complying with	
	or contract renewals include		standards.		the PREA standards.	
	the entity's obligation to adopt		(c) Only in emergency		(c) Only in emergency	
	and comply with the PREA		circumstances in which all		circumstances in which all	
	standards and specify that the		reasonable attempts to find a		reasonable attempts to find a	
	public agency will monitor the		private agency or other entity in		private agency or other entity	
	entity's compliance with these		compliance with the PREA		in compliance with the PREA	
	standards as part of its		standards have failed, may the		standards have failed, may the	

Standards for Community Corrections

NP	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ FINAL STANDARD (May 2012)		ANALYSIS
NUMBER	,	NUMBER	STANDARD	NUMBER	STANDARD	
	monitoring of the entity's performance. Only in emergency circumstances, in which all reasonable attempts to find a private agency or other entity in compliance with the PREA standards have failed, should a contract be entered into with an entity that fails to comply with these standards. The public agency must document these efforts.		agency enter into a contract with an entity that fails to comply with these standards. In such a case, the public agency shall document its unsuccessful attempts to find an entity in compliance with the standards.		agency enter into a contract with an entity that fails to comply with these standards. In such a case, the public agency shall document its unsuccessful attempts to find an entity in compliance with the standards.	

NOTE: While the NPREC Standards included community corrections facilities, probation, parole and pretrial supervision schemas, the DOJ revised standards do not include probation or parole. According to the DOJ report, "the Department feels that to the extent the definition [of community corrections] includes supervision of individuals in a non-residential setting, it exceeds the scope of PREA's definition of jail and prison which include only confinement facilities." NPREC Standards denoted with a * are standards intended to cover community corrections facilities as well as probation, parole and pretrial supervision

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Standards for Community Corrections

NPI	NPREC STANDARD		DOJ REVISED STANDARD		INAL STANDARD	ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
PP-3	Defendant/ offender	115.213	Supervision and	115.213	Supervision and	
	supervision		Monitoring		monitoring.	
	Facility staff provides the		(a) For each facility, the agency		(a) For each facility, the	
	defendant/offender supervision		shall determine the adequate		agency shall develop and	
	necessary to protect		levels of staffing, and, where		document a staffing plan that	
	defendants/offenders from		applicable, video monitoring, to		provides for adequate levels of	
	sexual abuse. The facility		protect residents against sexual		staffing, and, where	
	administrators and supervisors		abuse. In calculating such		applicable, video monitoring,	
	responsible for reviewing		levels, agencies shall take into		to protect residents against	
	critical incidents must examine		consideration the physical		sexual abuse. In calculating	
	areas in the facility where		layout of each facility, the		adequate staffing levels and	
	sexual abuse has occurred or		composition of the resident		determining the need for video	
	may be likely to occur to		population, and any other		monitoring, agencies shall	
	assess whether physical		relevant factors.		take into consideration:	
	barriers may allow the abuse to		(b) The facility shall also		(1) The physical layout of	
	go undetected, the adequacy of		establish a plan for how to		each facility;	
	staffing levels in those areas		conduct staffing and, where		(2) The composition of the	
	during different shifts, and the		applicable, video monitoring, in		resident population;	
	need for monitoring		circumstances where the levels		(3) The prevalence of	
	technology to supplement		established in paragraph (a) of		substantiated and	
	facility staff supervision.		this section are not attained. (c)		unsubstantiated incidents of	
	When problems or needs are		Each year, the facility shall		sexual abuse; and	
	identified, facility		assess, and determine whether		(4) Any other relevant factors.	
	administrators and supervisors		adjustments are needed to:		(b) In circumstances where the	
	take corrective action (DC-3).		(1) The staffing levels		staffing plan is not complied	

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NPRI	EC STANDARD	DOJ REVISED STANDARD		DOJ F	INAL STANDARD	ANALYSIS
((June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
			established pursuant to paragraph (a) of this section; (2) Prevailing staffing patterns; and (3) The agency's deployment of video monitoring systems and other technologies.		with, the facility shall document and justify all deviations from the plan. (c) Whenever necessary, but no less frequently than once each year, the facility shall assess, determine, and document whether adjustments are needed to: (1) The staffing plan established pursuant to paragraph (a) of this section; (2) Prevailing staffing patterns; (3) The facility's deployment of video monitoring systems and other monitoring technologies; and (4) The resources the facility has available to commit to ensure adequate staffing levels.	

Standards for Community Corrections

NPI	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ F	INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
PP-4	Limits to cross-gender	115.214	Limits to cross-gender	115.215	Limits to cross-gender	
	viewing and searches		viewing and searches		viewing and searches.	
	Except in the case of		(a) The facility shall not		(a) The facility shall not	
	emergency, the facility		conduct cross-gender strip		conduct cross-gender strip	
	prohibits cross-gender strip		searches or visual body cavity		searches or cross-gender	
	and visual body cavity		searches except in case of		visual body cavity searches	
	searches. Except in the case of		emergency or when performed		(meaning a search of the anal	
	emergency or other		by medical practitioners.		or genital opening) except in	
	extraordinary or unforeseen		(b) The facility shall document		exigent circumstances or when	
	circumstances, the facility		all such cross-gender searches.		performed by medical	
	restricts nonmedical staff from		(c) The facility shall implement		practitioners.	
	viewing defendants/offenders		policies and procedures that		(b) As of [INSERT DATE 3	
	of the opposite gender who are		enable residents to shower,		YEARS PLUS 60 DAYS	
	nude or performing bodily		perform bodily functions, and		AFTER DATE OF	
	functions and similarly		change clothing without		PUBLICATION IN THE	
	restricts cross-gender pat-down		nonmedical staff of the opposite		FEDERAL REGISTER], or	
	searches. Medical practitioners		gender viewing their breasts,		[INSERT DATE 5 YEARS	
	conduct examinations of		buttocks, or genitalia, except in		PLUS 60 DAYS AFTER	
	transgender individuals to		the case of emergency, by		DATE OF PUBLICATION	
	determine their genital status		accident, or when such viewing		IN THE FEDERAL	
	only in private settings and		is incidental to routine cell		REGISTER] for a facility	
	only when an individual's		checks.		whose rated capacity does not	
	genital status is unknown.		(d) The facility shall not		exceed 50 residents, the	
			examine a transgender resident		facility shall not permit cross-	
			to determine the resident's		gender pat- down searches of	

Standards for Community Corrections

NPR	EC STANDARD	DOJ REVISED STANDARD		DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(FEBRUARY 2011)			(May 2012)	
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
			genital status unless the		female residents, absent	
			resident's genital status is		exigent circumstances.	
			unknown. Such examination		Facilities shall not restrict	
			shall be conducted in private by		female residents' access to	
			a medical practitioner.		regularly available	
			(e) Following classification, the		programming or other outside	
			agency shall implement		opportunities in order to	
			procedures to exempt from		comply with this provision.	
			nonemergency cross-gender		(c) The facility shall document	
			pat-down searches those		all cross-gender strip searches	
			residents who have suffered		and cross-gender visual body	
			documented prior cross-gender		cavity searches, and shall	
			sexual abuse while incarcerated.		document all cross-gender pat-	
			(f) The agency shall train		down searches of female	
			security staff in how to conduct		residents.	
			cross-gender pat-down		(d) The facility shall	
			searches, and searches of		implement policies and	
			transgender residents, in a		procedures that enable	
			professional and respectful		residents to shower, perform	
			manner, and in the least		bodily functions, and change	
			intrusive manner.		clothing without nonmedical	
					staff of the opposite gender	
					viewing their breasts,	
					buttocks, or genitalia, except	
					in exigent circumstances or	

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	EC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ FINAL STANDARD (May 2012)		ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					when such viewing is	
					incidental to routine cell	
					checks. Such policies and	
					procedures shall 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.	
					(e) The facility shall not	
					search or physically examine a	
					transgender or intersex	
					resident for the sole purpose	
					of determining the resident's	
					genital status. If the resident's	
					genital status is unknown, it	
					may be determined 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	

Standards for Community Corrections

NPI	REC STANDARD	DOJ REVISED STANDARD		DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					private by a medical practitioner. (f) The agency shall train security staff in how to conduct cross-gender patdown searches, and searches of transgender and intersex residents, in a professional and respectful manner, and in the least intrusive manner possible, consistent with security needs.	
PP-5	Accommodating defendants/offenders with special needs* The agency or facility ensures that defendants/offenders who are limited English proficient (LEP), deaf, or disabled are	115.215	Accommodating residents with special needs (a) The agency shall ensure that residents who are limited English proficient, deaf, or disabled are able to report sexual abuse and sexual	115.216	Residents with disabilities and residents who are limited English proficient. (a) The agency shall take appropriate steps to ensure that residents with disabilities (including, for example,	

Standards for Community Corrections

	NPF	REC STANDARD	DOJ R	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
		(June 2009)	(FEBRUARY 2011)		(May 2012)		
N	NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
7	NUMBER	,		,	NUMBER	` ' '	
						agency shall ensure that written materials are provided in formats or through methods	

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	EC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ FINAL STANDARD (May 2012)		ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					that ensure effective	
					communication with residents	
					with disabilities, including	
					residents who have intellectual	
					disabilities, limited reading	
					skills, or who are blind or	
					have low vision. An agency is	
					not	
					required to take actions that it	
					can demonstrate would result	
					in a fundamental alteration in	
					the nature of a service,	
					program, or activity, or in	
					undue financial and	
					administrative burdens, as	
					those terms are used in	
					regulations promulgated under	
					title II of the Americans With	
					Disabilities Act, 28 CFR	
					35.164.	
					(b) The agency shall take	
					reasonable steps to ensure	
					meaningful access to all	
					aspects of the agency's efforts	
					to prevent, detect, and respond	

Standards for Community Corrections

NPRE	C STANDARD	C STANDARD DOJ REVISED STANDARD DOJ FINAL S		INAL STANDARD	ANALYSIS	
(.)	June 2009)	(FE	EBRUARY 2011)	(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					to sexual abuse and sexual	
					harassment to residents who	
					are limited English proficient,	
					including steps to provide	
					interpreters who can interpret	
					effectively, accurately, and	
					impartially, both receptively	
					and expressively, using any	
					necessary specialized	
					vocabulary.	
					(c) The agency shall not rely	
					on resident interpreters,	
					resident readers, or other types	
					of resident assistants except in	
					limited circumstances where	
					an extended delay in obtaining	
					an effective interpreter could	
					compromise the resident's	
					safety, the performance of	
					first-response duties under §	
					115.264, or the investigation	
					of the resident's allegations.	

Standards for Community Corrections

NPI	REC STANDARD (June 2009)		EVISED STANDARD EBRUARY 2011)	DOJ F	INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
PP-6	Hiring and promotion	115.216	Hiring and promotion	115.217	Hiring and promotion	
	decisions*		decisions		decisions.	
	The agency or facility does not		(a) The agency shall not hire or		(a) The agency shall not hire	
	hire or promote anyone who		promote anyone who has		or promote anyone who may	
	has engaged in sexual abuse in		engaged in sexual abuse in an		have contact with residents,	
	an institutional setting or who		institutional setting; who has		and shall not enlist the	
	has engaged in sexual activity		been convicted of engaging in		services of any contractor who	
	in the community facilitated by		sexual activity in the		may have contact with	
	force, the threat of force, or		community facilitated by force,		residents, who—	
	coercion. Consistent with		the threat of force, or coercion;		(1) Has engaged in sexual	
	Federal, State, and local law,		or who has been civilly or		abuse in a prison, jail, lockup,	
	the agency or facility makes its		administratively adjudicated to		community confinement	
	best effort to contact all prior		have engaged in such activity.		facility, juvenile facility, or	
	institutional employers for		(b) Before hiring new		other institution (as defined in	
	information on substantiated		employees, the agency shall:		42 U.S.C. § 1997);	
	allegations of sexual abuse and		(1) Perform a criminal		(2) Has been convicted of	
	must run criminal background		background check; and		engaging or attempting to	
	checks for all applicants and		(2) Consistent with Federal,		engage in sexual activity in	
	employees being considered		State, and local law, make its		the community facilitated by	
	for promotion and examine		best effort to contact all prior		force, overt or implied threats	
	and carefully weigh any		institutional employers for		of force, or coercion, or if the	
	history of criminal activity at		information on substantiated		victim did not consent or was	
	work or in the community,		allegations of sexual abuse.		unable to consent or refuse; or	
	including convictions or		(c) The agency shall either		(3) Has been civilly or	
	adjudications for domestic		conduct criminal background		administratively adjudicated	

Standards for Community Corrections

NPI	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ F	INAL STANDARD (May 2012)	ANALYSIS
NUMBER		`	,	NUMBER		
NUMBER	violence, stalking, and sex offenses. The agency or facility also asks all applicants and employees directly about previous misconduct during interviews and reviews.	NUMBER	checks of current employees at least every five years or have in place a system for otherwise capturing such information for current employees. (d) The agency shall also ask all applicants and employees directly about previous misconduct in written applications for hiring or promotions, in interviews for hiring or promotions, and in any interviews or written self-evaluations conducted as part of reviews of current employees. (e) Material omissions, or the provision of materially false information, shall be grounds for termination. (f) Unless prohibited by law, the agency shall provide information on substantiated allegations of sexual abuse	NUMBER	to have engaged in the activity described in paragraph (a)(2) of this section. (b) The agency shall consider any incidents of sexual harassment in determining whether to hire or promote anyone, or to enlist the services of any contractor, who may have contact with residents. (c) Before hiring new employees who may have contact with residents, the agency shall: (1) Perform a criminal background records check; and (2) 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	
			involving a former employee upon receiving a request from		any resignation during a pending investigation of an	

Standards for Community Corrections

NPR	EC STANDARD	DOJ RI	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(FI	(FEBRUARY 2011)		(May 2012)	
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
			an institutional employer for		allegation of sexual abuse.	
			whom such employee has		(d) The agency shall also	
			applied to work.		perform a criminal	
					background records check	
					before enlisting the services of	
					any contractor who may have	
					contact with residents.	
					(e) The agency shall 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.	
					(f) The agency shall also 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	

Standards for Community Corrections

NPRE	C STANDARD	DOJ REVISED STANDARD		DOJ F	INAL STANDARD	ANALYSIS
(.	(June 2009) (FEBRUARY		EBRUARY 2011)	(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					hiring or promotions and in	
					any interviews or written self-	
					evaluations conducted as part	
					of reviews of current	
					employees. The agency shall	
					also impose upon employees a	
					continuing affirmative duty to	
					disclose any such misconduct.	
					(g) Material omissions	
					regarding such misconduct, or	
					the provision of materially	
					false information, shall be	
					grounds for termination.	
					(h) Unless prohibited by law,	
					the agency shall 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.	

Standards for Community Corrections

NP	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	,	· · · · · · · · · · · · · · · · · · ·		NUMBER		
NUMBER	STANDARD	NUMBER 115.217	STANDARD Upgrades to facilities technology (a) When designing or acquiring any new facility and in planning any substantial expansion or modification of existing facilities, the agency shall consider the effect of the design, acquisition, expansion, or modification upon the agency's ability to protect residents from sexual abuse. (b) When installing or updating a video monitoring system, electronic surveillance system, or other monitoring technology, the agency shall consider how such technology may enhance the agency's ability to protect residents from sexual abuse.	NUMBER 115.218	May 2012) STANDARD Upgrades to facilities and technologies. (a) When designing or acquiring any new facility and in planning any substantial expansion or modification of existing facilities, the agency shall consider the effect of the design, acquisition, expansion, or modification upon the agency's ability to protect residents from sexual abuse. (b) When installing or updating a video monitoring system, electronic surveillance system, or other monitoring technology, the agency shall consider how such technology may enhance the agency's ability to protect residents from sexual abuse.	

NOTE: While the NPREC Standards included community corrections facilities, probation, parole and pretrial supervision schemas, the DOJ revised standards do not include probation or parole. According to the DOJ report, "the Department feels that to the extent the definition [of community corrections] includes supervision of individuals in a non-residential setting, it exceeds the scope of PREA's definition of jail and prison which include only confinement facilities." NPREC Standards denoted with a * are standards intended to cover community corrections facilities as well as probation, parole and pretrial supervision

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Standards for Community Corrections

NPRE	NPREC STANDARD DOJ REVISED STANDARD		DOJ FINAL STANDARD		ANALYSIS	
(,)	June 2009)	(FI	EBRUARY 2011)		(May 2012)	
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
Res	ponse Planning	R	esponsive Planning	Res	sponsive Planning	Responsive Planning
RP-1 E	Evidence protocol and	115.221	Evidence protocol and	115.221	Evidence protocol and	
fo	orensic medical exams		forensic medical exams		forensic medical	
	The agency or facility follows		(a) To the extent the agency is		examinations.	
	uniform evidence protocol		responsible for investigating		(a) To the extent the agency is	
th	nat maximizes the potential		allegations of sexual abuse, the		responsible for investigating	
	or obtaining usable physical		agency shall follow a uniform		allegations of sexual abuse,	
	vidence for administrative		evidence protocol that		the agency shall follow a	
_	roceedings and criminal		maximizes the potential for		uniform evidence protocol that	
	rosecutions. The protocol		obtaining usable physical		maximizes the potential for	
	nust be adapted from or		evidence for administrative		obtaining usable physical	
	therwise based on the 2004		proceedings and criminal		evidence for administrative	
	J.S. Department of Justice's		prosecutions.		proceedings and criminal	
	Office on Violence Against		(b) The protocol shall be		prosecutions.	
	Vomen publication "A		adapted from or otherwise		(b) The protocol shall be	
	Vational Protocol for Sexual		based on the 2004 U.S.		developmentally appropriate	
	Assault Medical Forensic		Department of Justice's Office		for youth where applicable,	
	Examinations,		on Violence Against Women		and, as appropriate, shall be	
	Adults/Adolescents,"		publication "A National		adapted from or otherwise	
	ubsequent updated editions,		Protocol for Sexual Assault		based on the most recent	
	r similarly comprehensive		Medical Forensic Examinations,		edition of the U.S. Department	
	nd authoritative protocols		Adults/Adolescents,"		of Justice's Office on	
	eveloped after 2004. As part		subsequent updated editions, or		Violence Against Women	
	f the agency's or facility's		similarly comprehensive and		publication, "A National	
e	vidence collection protocol,		authoritative protocols		Protocol for Sexual Assault	

Standards for Community Corrections

NPI	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ FINAL STANDARD (May 2012)		ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
NUMBER			developed after 2010. (c) The agency shall offer all victims of sexual abuse access to forensic medical exams performed by qualified medical practitioners, whether onsite or at an outside facility, without financial cost, where evidentiarily or medically appropriate. (d) The agency shall make available to the victim a qualified staff member or a victim advocate from a community-based organization that provides services to sexual abuse victims. (e) As requested by the victim, the qualified staff member or victim advocate shall accompany and support the victim through the forensic medical exam process and the	NUMBER	STANDARD Medical Forensic Examinations, Adults/Adolescents," or similarly comprehensive and authoritative protocols developed after 2011. (c) The agency shall offer all victims of sexual abuse access to forensic medical examinations whether on-site or at an outside facility, without financial cost, where evidentiarily or medically appropriate. Such examinations shall be performed by Sexual Assault Forensic Examiners (SAFEs) or Sexual Assault Nurse Examiners (SANEs) where possible. If SAFEs or SANEs cannot be made available, the examination can be performed by other qualified medical	
			medical exam process and the investigatory process and shall provide emotional support,		by other qualified medical practitioners. The agency shall document its efforts to	

Standards for Community Corrections

NPR	REC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
			crisis intervention, information,		provide SAFEs or SANEs.	
			and referrals.		(d) The agency shall attempt	
			(f) To the extent the agency		to make available to the victim	
			itself is not responsible for		a victim advocate from a rape	
			investigating allegations of		crisis center. If a rape crisis	
			sexual abuse, the agency shall		center is not available to	
			inform the investigating entity		provide victim advocate	
			of these policies.		services, the agency shall	
			(g) The requirements of		make available to provide	
			paragraphs (a) through (f) of		these services a qualified staff	
			this section shall also apply to:		member from a community-	
			(1) Any State entity outside of		based organization or a	
			the agency that is responsible		qualified agency staff	
			for investigating allegations of		member. Agencies shall	
			sexual abuse in institutional		document	
			settings; and		efforts to secure services from	
			(2) Any Department of Justice		rape crisis centers. For the	
			component that is responsible		purpose of this standard, a	
			for investigating allegations of		rape crisis center refers to an	
			sexual abuse in institutional		entity that provides	
			settings.		intervention and related	
			(h) For the purposes of this		assistance, such as the services	
			standard, a qualified staff		specified in 42 U.S.C.	
			member shall be an individual		14043g(b)(2)(C), to victims of	
			who is employed by a facility		sexual assault of all ages. The	

Standards for Community Corrections

NPR	REC STANDARD	DOJ REVISED STANDARD		DOJ FINAL STANDARD		ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
			and has received education		agency may utilize a rape	
			concerning sexual assault and		crisis center that is part of a	
			forensic examination issues in		governmental unit as long as	
			general.		the center is not part of	
					the criminal justice system	
					(such as a law enforcement	
					agency) and offers a	
					comparable level of	
					confidentiality as a	
					nongovernmental entity that	
					provides similar victim	
					services.	
					(e) As requested by the victim,	
					the victim advocate, qualified	
					agency staff member, or	
					qualified community-based	
					organization staff member	
					shall accompany and support	
					the victim through the forensic	
					medical examination process	
					and investigatory interviews	
					and shall provide emotional	
					support, crisis intervention,	
					information, and referrals.	
					(f) To the extent the agency	

Standards for Community Corrections

	EC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ FINAL STANDARD (May 2012)		ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					itself is not responsible for	
					investigating allegations of	
					sexual abuse, the agency shall	
					request that the investigating	
					agency follow the	
					requirements of	
					paragraphs (a) through (e) of	
					this section.	
					(g) The requirements of	
					paragraphs (a) through (f) of	
					this section shall also apply to:	
					(1) Any State entity outside of	
					the agency that is responsible	
					for investigating allegations of	
					sexual abuse in community	
					confinement facilities; and	
					(2) Any Department of Justice	
					component that is responsible	
					for investigating allegations of	
					sexual abuse in community	
					confinement facilities.	
					(h) For the purposes of this	
					standard, a qualified agency	
					staff member or a qualified	
					community-based staff	

Standards for Community Corrections

NPI	REC STANDARD	DOJ REVISED STANDARD		DOJ FINAL STANDARD		ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					member shall be 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.	
RP-2	Agreements with outside public entities and community service providers The agency or facility maintains or attempts to enter into written memoranda of understanding (MOUs) or other agreements with an	115.222	Agreements with outside public entities and community service providers (a) The agency shall maintain or attempt to enter into memoranda of understanding or other agreements with an outside public entity or office			

NOTE: While the NPREC Standards included community corrections facilities, probation, parole and pretrial supervision schemas, the DOJ revised standards do not include probation or parole. According to the DOJ report, "the Department feels that to the extent the definition [of community corrections] includes supervision of individuals in a non-residential setting, it exceeds the scope of PREA's definition of jail and prison which

include only confinement facilities." NPREC Standards denoted with a * are standards intended to cover community corrections facilities as well as probation, parole and pretrial supervision

Standards for Community Corrections

NPI	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	outside public entity or office		that is able to receive and			
	that is able to receive and im-		immediately forward resident			
	mediately forward		reports of sexual abuse and			
	defendant/offender reports of		sexual harassment to agency			
	sexual abuse to agency or		officials pursuant to § 115.251,			
	facility heads (RE-1). The		unless the agency enables			
	agency also maintains or		residents to make such reports			
	attempts to enter into MOUs or		to an internal entity that is			
	other agreements with		operationally independent from			
	community service providers		the agency's chain of command,			
	that are able to: (1) provide		such as an inspector general or			
	defendants/offenders with		ombudsperson who reports			
	confidential emotional support		directly to the agency head.			
	services related to sexual abuse		(b) The agency also shall			
	and (2) help victims of sexual		maintain or attempt to enter into			
	abuse during their transition		memoranda of understanding or			
	from a community corrections		other agreements with			
	facility into the community.		community service providers			
	The agency or facility		that are able to provide			
	maintains copies of written		residents with confidential			
	agreements or documentation		emotional support services			
	showing attempts to enter into		related to sexual abuse.			
	agreements.		(c) The agency shall maintain			
			copies of agreements or			
			documentation showing			

Standards for Community Corrections

NPI	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
			attempts to enter into agreements.			
		115.223	Policies to ensure investigation of allegations (a) The agency shall have in place a policy to ensure that allegations of sexual abuse or sexual harassment are investigated by an agency with the legal authority to conduct criminal investigations, unless the allegation does not involve potentially criminal behavior, and shall publish such policy on its website. (b) If a separate entity is responsible for conducting criminal investigations, such website publication shall	115.222	Policies to ensure referrals of allegations for investigations. (a) The agency shall ensure that an administrative or criminal investigation is completed for all allegations of sexual abuse and sexual harassment. (b) The agency shall have in place a policy to ensure that allegations of sexual abuse or sexual harassment are referred for investigation to an agency with the legal authority to conduct criminal	

Standards for Community Corrections

NP	NPREC STANDARD		DOJ REVISED STANDARD		INAL STANDARD	ANALYSIS
	(June 2009)	(F]	EBRUARY 2011)	(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
			describe the responsibilities of both the agency and the investigating entity. (c) Any State entity responsible for conducting criminal or administrative investigations of sexual abuse in institutional settings shall have in place a policy governing the conduct of such investigations. (d) Any Department of Justice component responsible for conducting criminal or administrative investigations of sexual abuse in institutional settings shall have in place a policy governing the conduct of such investigations.		investigations, unless the allegation does not involve potentially criminal behavior. The agency shall publish such policy on its website or, if it does not have one, make the policy available through other means. The agency shall document all such referrals. (c) If a separate entity is responsible for conducting criminal investigations, such publication shall describe the responsibilities of both the agency and the investigating entity. (d) Any State entity responsible for conducting administrative or criminal investigations of sexual abuse or sexual harassment in community confinement	

Standards for Community Corrections

NPI	REC STANDARD	EC STANDARD DOJ REVISED STANDARD		DOJ FINAL STANDARD		ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					facilities shall have in place a	
					policy governing the conduct	
					of such investigations.	
					(e) Any Department of Justice	
					component responsible for	
					conducting administrative or	
					criminal investigations of	
					sexual abuse or sexual	
					harassment in community	
					confinement facilities shall	
					have in place a policy	
					governing the conduct of such	
					investigations.	

Standards for Community Corrections

NP	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		NAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
RP-3	Agreements with outside					
	law enforcement agencies					
	If an agency or facility does					
	not have the legal authority to					
	conduct criminal investigations					
	or has elected to permit an					
	outside agency to conduct					
	criminal or administrative					
	investigations of staff or					
	defendants/offenders, the					
	agency or facility maintains or					
	attempts to enter into a written					
	MOU or other agreement					
	specific to investigations of					
	sexual abuse with the law					
	enforcement agency					
	responsible for conducting					
	investigations. If the agency or					
	facility confines					
	defendants/offenders under the					
	age of 18 or applicable age of					
	majority within that					
	jurisdiction, or other					
	defendants/offenders who fall					
	under State and local					

NOTE: While the NPREC Standards included community corrections facilities, probation, parole and pretrial supervision schemas, the DOJ revised standards do not include probation or parole. According to the DOJ report, "the Department feels that to the extent the definition [of community corrections] includes supervision of individuals in a non-residential setting, it exceeds the scope of PREA's definition of jail and prison which include only confinement facilities." NPREC Standards denoted with a * are standards intended to cover community corrections facilities as well as probation, parole and pretrial supervision

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Standards for Community Corrections

NPI	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	vulnerable persons statutes, the agency or facility maintains or attempts to enter into an MOU with the designated State or local services agency with the jurisdiction and authority to conduct investigations related to the sexual abuse of vulnerable persons within community corrections facilities. When the agency or facility already has an existing agreement or long-standing policy covering responsibilities for all criminal investigations, including sexual abuse investigations, it does not need to enter into a new agreement. The agency or facility maintains a copy of the written agreement or documentation showing attempts to enter into an agreement.					

NOTE: While the NPREC Standards included community corrections facilities, probation, parole and pretrial supervision schemas, the DOJ revised standards do not include probation or parole. According to the DOJ report, "the Department feels that to the extent the definition [of community corrections] includes supervision of individuals in a non-residential setting, it exceeds the scope of PREA's definition of jail and prison which include only confinement facilities." NPREC Standards denoted with a * are standards intended to cover community corrections facilities as well as probation, parole and pretrial supervision

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Standards for Community Corrections

NP	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
RP-4	Agreements with the prosecuting authority The agency or facility maintains or attempts to enter into a written MOU or other agreement with the authority responsible for prosecuting violations of criminal law. The agency or facility maintains a copy of the written agreement or documentation showing attempts to enter into an agreement.					
Tro	aining and Education	Tro	uining and Education	Training and Education		Training and Education
TR-1	Employee training* The agency or facility trains all employees to be able to fulfill their responsibilities under agency or facility sexual abuse prevention, detection, and response policies and procedures; the PREA standards; and under relevant Federal, State, and local law.	115.231	Employee training (a) The agency shall train all employees who may have contact with residents on: (1) Its zero-tolerance policy for sexual abuse and sexual harassment; (2) How to fulfill their responsibilities under agency sexual abuse prevention,	115.231	Employee training. (a) The agency shall train all employees who may have contact with residents on: (1) Its zero-tolerance policy for sexual abuse and sexual harassment; (2) How to fulfill their responsibilities under agency sexual abuse and sexual	

Standards for Community Corrections

NPI	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ FINAL STANDARD (May 2012)		ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	The agency or facility trains all		detection, reporting, and		harassment prevention,	
	employees to communicate		response policies and		detection, reporting, and	
	effectively and professionally		procedures;		response policies and	
	with all defendants/offenders.		(3) Residents' right to be free		procedures;	
	Additionally, the agency or		from sexual abuse and sexual		(3) Residents' right to be free	
	facility trains all employees on		harassment;		from sexual abuse and sexual	
	a defendant/offender's right to		(4) The right of residents and		harassment;	
	be free from sexual abuse, the		employees to be free from		(4) The right of residents and	
	right of defendants/offenders		retaliation for reporting sexual		employees to be free from	
	and employees to be free from		abuse;		retaliation for reporting sexual	
	retaliation for reporting sexual		(5) The dynamics of sexual		abuse and sexual harassment;	
	abuse, the dynamics of sexual		abuse in confinement;		(5) The dynamics of sexual	
	abuse, and the common		(6) The common reactions of		abuse and sexual harassment	
	reactions of sexual abuse		sexual abuse victims;		in confinement; (6) The	
	victims. Current employees are		(7) How to detect and respond		common reactions of sexual	
	educated as soon as possible		to signs of threatened and actual		abuse and sexual harassment	
	following the agency's or		sexual abuse;		victims;	
	facility's adoption of the		(8) How to avoid inappropriate		(7) How to detect and respond	
	PREA standards, and the		relationships with residents; and		to signs of threatened and	
	agency or facility provides		(9) How to communicate		actual sexual abuse; (8) How	
	periodic refresher information		effectively and professionally		to avoid inappropriate	
	to all employees to ensure that		with residents, including		relationships with residents;	
	they know the agency's or		lesbian, gay, bisexual,		(9) How to communicate	
	facility's most current sexual		transgender, or intersex		effectively and professionally	
	abuse policies and procedures.		residents.		with residents, including	

Standards for Community Corrections

NP	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
NUMBER	The agency or facility maintains written documentation showing employee signatures verifying that employees understand the training they have received.	NUMBER	(b) Such training shall be tailored to the gender of the residents at the employee's facility. (c) All current employees who have not received such training shall be trained within one year of the effective date of the PREA standards, and the agency shall provide annual refresher information to all employees to ensure that they know the agency's current sexual abuse policies and procedures. (d) The agency shall document, via employee signature or electronic verification, that employees understand the training they have received.	NUMBER	lesbian, gay, bisexual, transgender, intersex, or gender nonconforming residents; and (10) How to comply with relevant laws related to mandatory reporting of sexual abuse to outside authorities. (b) Such training shall be tailored to the gender of the residents at the employee's facility. The employee shall receive additional training if the employee is reassigned from a facility that houses only male residents to a facility that houses only female residents, or vice versa. (c) All current employees who have not received such training shall be trained within one year of the effective date of the PREA standards, and the agency shall provide each	

Standards for Community Corrections

NPF	REC STANDARD	DOJ R	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(F]	EBRUARY 2011)	(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					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. In years in which	
					an employee does not receive	
					refresher training, the agency	
					shall provide refresher	
					information on current sexual	
					abuse and sexual harassment	
					policies.	
					(d) The agency shall	
					document, through employee	
					signature or electronic	
					verification, that employees	
					understand the training they have received.	
					nave received.	
TR-2	Volunteer and contractor	115.232	Volunteer and contractor	115.232	Volunteer and contractor	
	training*		training		training.	
	The agency or facility ensures		(a) The agency shall ensure that		(a) The agency shall ensure	
	that all volunteers and		all volunteers and contractors		that all volunteers and	
	contractors who have contact		who have contact with residents		contractors who have contact	

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Standards for Community Corrections

NPI	REC STANDARD	DOJ R	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(F)	EBRUARY 2011)		(May 2012)	
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	through the agency or facility		have been trained on their		with residents have been	
	with defendants/offenders have		responsibilities under the		trained on their	
	been trained on their		agency's sexual abuse		responsibilities under the	
	responsibilities under the		prevention, detection, and		agency's sexual abuse and	
	agency's sexual abuse		response policies and		sexual harassment prevention,	
	prevention, detection, and		procedures.		detection, and response	
	response policies and		(b) The level and type of		policies and procedures.	
	procedures; the PREA		training provided to volunteers		(b) The level and type of	
	standards; and relevant		and contractors shall be based		training provided to volunteers	
	Federal, State, and local law.		on the services they provide and		and contractors shall be based	
	The level and type of training		level of contact they have with		on the services they provide	
	provided to volunteers and		residents, but all volunteers and		and level of contact they have	
	contractors is based on the		contractors who have contact		with residents, but all	
	services they provide and level		with residents shall be notified		volunteers and contractors	
	of contact they have with		of the agency's zero-tolerance		who have contact with	
	defendants/offenders, but all		policy regarding sexual abuse		residents shall be notified of	
	volunteers and contractors who		and sexual harassment and		the agency's zero-tolerance	
	have contact with		informed how to report sexual		policy regarding sexual abuse	
	defendants/offenders must be		abuse.		and sexual harassment and	
	notified of the agency's or		(c) The agency shall maintain		informed how to report such	
	facility's zero-tolerance policy		documentation confirming that		incidents.	
	regarding sexual abuse.		volunteers and contractors		(c) The agency shall maintain	
	Volunteers must also be		understand the training they		documentation confirming	
	trained in how to report sexual		have received.		that volunteers and contractors	
	abuse. The agency or facility				understand the training they	

Standards for Community Corrections

NP:	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	maintains written documentation showing volunteer and contractor signatures verifying that they understand the training they	NUMBER	STANDARD	NUMBER	have received.	
TR-3	have received. Defendant/ offender education* During the intake process into a facility or upon initial stages of supervision, staff informs defendants/offenders of the agency's or facility's zero- tolerance policy regarding sexual abuse and how to report incidents or suspicions of sexual abuse. Within a reasonably brief period of time, the agency or facility provides comprehensive education to defendants/offenders regarding their right to be free from	115.233	Resident education (a) During the intake process, staff shall inform residents of the agency's zero-tolerance policy regarding sexual abuse and sexual harassment, how to report incidents or suspicions of sexual abuse or sexual harassment, their rights to be free from sexual abuse and sexual harassment and to be free from retaliation for reporting such abuse or harassment, and regarding agency sexual abuse response policies and procedures. (b) The agency shall provide	115.233	Resident education. (a) During the intake process, residents shall receive information explaining the agency's zero-tolerance policy regarding sexual abuse and sexual harassment, how to report incidents or suspicions of sexual abuse or sexual harassment, their rights to be free from sexual abuse and sexual harassment and to be free from retaliation for reporting such incidents, and regarding agency policies and procedures for responding to such incidents. (b) The agency shall provide	

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NPI	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ F	INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	sexual abuse and to be free		refresher information whenever		refresher information	
	from retaliation for reporting		a resident is transferred to a		whenever a resident is	
	abuse, the dynamics of sexual		different facility.		transferred to a different	
	abuse, the common reactions		(c) The agency shall provide		facility.	
	of sexual abuse victims, and		resident education in formats		(c) The agency shall provide	
	agency or facility sexual abuse		accessible to all residents,		resident education in formats	
	response policies and		including those who are limited		accessible to all residents,	
	procedures. Current		English proficient, deaf,		including those who are	
	defendants/offenders are		visually impaired, or otherwise		limited English proficient,	
	educated as soon as possible		disabled as well as residents		deaf, visually impaired, or	
	following the agency's or		who have limited reading skills.		otherwise disabled as well as	
	facility's adoption of the		(d) The agency shall maintain		residents who have limited	
	PREA standards, and the		documentation of resident		reading skills.	
	agency or facility provides		participation in these education		(d) The agency shall maintain	
	periodic refresher information		sessions.		documentation of resident	
	to all defendants/offenders to		(e) In addition to providing		participation in these	
	ensure that they know the		such education, the agency shall		education sessions.	
	agency's or facility's most		ensure that key information is		(e) In addition to providing	
	current sexual abuse policies		continuously and readily		such education, the agency	
	and procedures. Periodic		available or visible to residents		shall ensure that key	
	refresher training may or may		through posters, resident		information is continuously	
	not be necessary in community		handbooks, or other written		and readily available or visible	
	corrections facilities given the		formats.		to residents through posters,	
	shorter time period				resident handbooks, or other	
	defendants/offenders may				written formats.	

NOTE: While the NPREC Standards included community corrections facilities, probation, parole and pretrial supervision schemas, the DOJ revised standards do not include probation or parole. According to the DOJ report, "the Department feels that to the extent the definition [of community corrections] includes supervision of individuals in a non-residential setting, it exceeds the scope of PREA's definition of jail and prison which include only confinement facilities." NPREC Standards denoted with a * are standards intended to cover community corrections facilities as well as probation, parole and pretrial supervision

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Standards for Community Corrections

NPI	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
NUMBER	reside in these facilities. The agency or facility provides defendant/offender education in formats accessible to all defendants/offenders, including those who are LEP, deaf, visually impaired, or otherwise disabled as well as defendants/offenders who have	NUMBER	STANDARD	NUMBER	STANDARD	
	limited reading skills. All information provided to defendants/offenders is communicated in a manner that is appropriate for the defendant/offender's age and level of cognitive and emotional development. The agency or facility maintains written documentation of defendant/offender participation in these education sessions.					

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Standards for Community Corrections

NPI	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ F	INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
TR-4	Specialized training:	115.234	Specialized training:	115.234	Specialized training:	
	Investigations*		Investigations		Investigations.	
	In addition to the general		(a) In addition to the general		(a) In addition to the general	
	training provided to all		training provided to all		training provided to all	
	employees (TR-1), the agency		employees pursuant to §		employees pursuant to §	
	or facility en-sures that		115.231, the agency shall		115.231, the agency shall	
	investigators employed by the		ensure that, to the extent the		ensure that, to the extent the	
	agency or facility and		agency itself conducts sexual		agency itself conducts sexual	
	conducting sexual abuse		abuse investigations, its		abuse investigations, its	
	investi-gations have received		investigators have received		investigators have received	
	comprehensive and up-to-date		training in conducting such		training in conducting such	
	training in conducting such		investigations in confinement		investigations in confinement	
	investigations in community		settings.		settings.	
	corrections settings.		(b) Specialized training shall		(b) Specialized training shall	
	Specialized training must		include techniques for		include techniques for	
	include population-appropriate		interviewing sexual abuse		interviewing sexual abuse	
	techniques for interviewing		victims, proper use of Miranda		victims, proper use of Miranda	
	sexual abuse victims, proper		and Garrity warnings, sexual		and Garrity warnings, sexual	
	use of Miranda- and Garrity-		abuse evidence collection in		abuse evidence collection in	
	type warnings, sexual abuse		confinement settings, and the		confinement settings, and the	
	evidence collection in		criteria and evidence required to		criteria and evidence required	
	community corrections		substantiate a case for		to substantiate a case for	
	settings, and the criteria and		administrative action or		administrative action or	
	evidence required to		prosecution referral.		prosecution referral.\	
	substantiate a case for		(c) The agency shall maintain		(c) The agency shall maintain	

Standards for Community Corrections

NPI	REC STANDARD	DOJ REVISED STANDARD		DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	administrative action or prosecution referral. The agency or facility maintains written documentation that investigators have completed the required specialized training in conducting sexual abuse investigations.		documentation that agency investigators have completed the required specialized training in conducting sexual abuse investigations. (d) Any State entity or Department of Justice component that investigates sexual abuse in confinement settings shall provide such training to its agents and investigators who conduct such investigations.		documentation that agency investigators have completed the required specialized training in conducting sexual abuse investigations. (d) Any State entity or Department of Justice component that investigates sexual abuse in confinement settings shall provide such training to its agents and investigators who conduct such investigations.	
TR-5	Specialized training: Medical and mental health care* The agency or facility ensures that all medical and mental health care practitioners employed or contracted with by the community corrections or pretrial, probation, or parole agency have been trained in how to detect and assess signs	115.235	Specialized training: Medical and mental health care (a) The agency shall ensure that all full- and part-time medical and mental health care practitioners who work regularly in its facilities have been trained in: (1) How to detect and assess signs of sexual abuse;	115.235	Specialized training: Medical and mental health care. (a) The agency shall ensure that all full- and part-time medical and mental health care practitioners who work regularly in its facilities have been trained in: (1) How to detect and assess signs of sexual abuse and	

Standards for Community Corrections

NP	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ FINAL STANDARD (May 2012)		ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	of sexual abuse and how to preserve physical evidence of sexual abuse. All medical and mental health care practitioners must be trained in how to respond effectively and professionally to victims of sexual abuse and how and to whom to report allegations or suspicions of sexual abuse. The agency or facility maintains documentation that medical and mental health practitioners have received this specialized training.		(2) How to preserve physical evidence of sexual abuse; (3) How to respond effectively and professionally to victims of sexual abuse; and (4) How and to whom to report allegations or suspicions of sexual abuse. (b) If medical staff employed by the agency conduct forensic examinations, such medical staff shall receive the appropriate training to conduct such examinations. (c) The agency shall maintain documentation that medical and mental health practitioners have received the training referenced in this standard either from the agency or elsewhere.		sexual harassment; (2) How to preserve physical evidence of sexual abuse; (3) How to respond effectively and professionally to victims of sexual abuse and sexual harassment; and (4) How and to whom to report allegations or suspicions of sexual abuse and sexual harassment. (b) If medical staff employed by the agency conduct forensic examinations, such medical staff shall receive the appropriate training to conduct such examinations. (c) The agency shall maintain documentation that medical and mental health practitioners have received the training referenced in this standard either from the agency or elsewhere. (d) Medical and mental health	

NOTE: While the NPREC Standards included community corrections facilities, probation, parole and pretrial supervision schemas, the DOJ revised standards do not include probation or parole. According to the DOJ report, "the Department feels that to the extent the definition [of community corrections] includes supervision of individuals in a non-residential setting, it exceeds the scope of PREA's definition of jail and prison which include only confinement facilities." NPREC Standards denoted with a * are standards intended to cover community corrections facilities as well as probation, parole and pretrial supervision

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Standards for Community Corrections

NP	REC STANDARD	DOJ RI	EVISED STANDARD	DOJ FINAL STANDARD		ANALYSIS
	(June 2009)	(FI	EBRUARY 2011)	(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					care practitioners shall also receive the training mandated for employees under § 115.231 or for contractors and volunteers under § 115.232, depending upon the practitioner's status at the agency.	
Screening for Risk and Abusiveness		Screening for Risk of Sexual Abuse and Abusiveness		Screening for Risk of Sexual Abuse and Abusiveness		Screening for Risk of Sexual Abuse and Abusiveness

Standards for Community Corrections

NPI	REC STANDARD	DOJ R	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
SC-1	Screening for risk of	115.241	Screening for risk of	115.241	Screening for risk of	
	victimization and		victimization and		victimization and	
	abusiveness		abusiveness		abusiveness.	
	All defendants/offenders are		(a) All residents shall be		(a) All residents shall be	
	screened during intake to		screened during the intake		assessed during an intake	
	assess their risk of being		process or during an initial		screening and upon transfer to	
	sexually abused by other		classification process to assess		another facility for their risk	
	defendants/offenders or		their risk of being sexually		of being sexually abused by	
	sexually abusive toward other		abused by other residents or		other residents or sexually	
	defendants/offenders.		sexually abusive toward other		abusive toward other	
	Employees must review		residents.		residents.	
	information received with the		(b) Such screening shall be		(b) Intake screening shall	
	defendant/offender as well as		conducted using an objective		ordinarily take place within 72	
	discussions with the		screening instrument, blank		hours of arrival at the facility.	
	defendant/offender. Employees		copies of which shall be made		(c) Such assessments shall be	
	must conduct this screening		available to the public upon		conducted using an objective	
	using a written screening		request.		screening instrument.	
	instrument tailored to the		(c) The initial classification		(d) The intake screening shall	
	gender of the population being		process shall consider, at a		consider, at a minimum, the	
	screened. Although additional		minimum, the following criteria		following criteria to assess	
	factors may be considered,		to screen residents for risk of		residents for risk of sexual	
	particularly to account for		sexual victimization:		victimization:	
	emerging research and the		(1) Whether the resident has a		(1) Whether the resident has a	
	agency's or facility's own data		mental, physical, or		mental, physical, or	
	analysis, screening instruments		developmental disability;		developmental disability; (2)	

Standards for Community Corrections

NPI	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ FINAL STANDARD (May 2012)		ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	must contain the criteria		(2) The age of the resident,		The age of the resident;	
	described below. For		including whether the resident		(3) The physical build of the	
	defendants/offenders under the		is a juvenile;		resident;	
	age of 18 or applicable age of		(3) The physical build of the		(4) Whether the resident has	
	majority within that		resident;		previously been incarcerated;	
	jurisdiction, screening must be		(4) Whether the resident has		(5) Whether the resident's	
	conducted by medical or		previously been incarcerated;		criminal history is exclusively	
	mental health practitioners. If		(5) Whether the resident's		nonviolent;	
	the facility does not have		criminal history is exclusively		(6) Whether the resident has	
	medical or mental health		nonviolent;		prior convictions for sex	
	practitioners available, these		(6) Whether the resident has		offenses against an adult or	
	young defendants/offenders		prior convictions for sex		child; (7) Whether the resident	
	are given an opportunity to		offenses against an adult or		is or is perceived to be gay,	
	participate in screenings in		child;		lesbian, bisexual, transgender,	
	private. All screening		(7) Whether the resident is gay,		intersex, or gender	
	instruments must be made		lesbian, bisexual, transgender,		nonconforming;	
	available to the public upon		or intersex;		(8) Whether the resident has	
	request.		(8) Whether the resident has		previously experienced sexual	
	• At a minimum, employees		previously experienced sexual		victimization; and	
	use the following criteria to		victimization; and		(9) The resident's own	
	screen male		(9) The resident's own		perception of vulnerability.	
	defendants/offenders for risk		perception of vulnerability.		(e) The intake screening shall	
	of victimization: mental or		(d) The initial classification		consider prior acts of sexual	
	physical disability, young age,		process shall consider prior acts		abuse, prior convictions for	
	slight build, nonviolent		of sexual abuse, prior		violent offenses, and history	

Standards for Community Corrections

NPI	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ F	INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	history, prior convictions for		convictions for violent offenses,		of prior institutional violence	
	sex offenses against an adult or		and history of prior institutional		or sexual abuse, as known to	
	child, sexual orientation of gay		violence or sexual abuse, as		the agency, in assessing	
	or bisexual, gender		known to the agency, in		residents for risk of being	
	nonconformance (e.g.,		screening residents for risk of		sexually abusive.	
	transgender or intersex		being sexually abusive.		(f) Within a set time period,	
	identity), prior sexual		(e) An agency shall conduct		not to exceed 30 days from the	
	victimization, and the de-		such initial classification within		resident's arrival at the	
	fendant/offender's own		30 days of the resident's		facility, the facility will	
	perception of vulnerability.		confinement.		reassess the resident's risk of	
	• At a minimum, employees		(f) Residents shall be rescreened		victimization or abusiveness	
	use the following criteria to		when warranted due to a		based upon any additional,	
	screen male		referral, request, or incident of		relevant information received	
	defendants/offenders for risk		sexual victimization. Residents		by the facility since the intake	
	of being sexually abusive:		may not be disciplined for		screening.	
	prior acts of sexual abuse and		refusing to answer particular		(g) A resident's risk level shall	
	prior convictions for violent		questions or for not disclosing		be reassessed when warranted	
	offenses.		complete information.		due to a referral, request,	
	• At a minimum, employees		(g) The agency shall implement		incident of sexual abuse, or	
	use the following criteria to		appropriate controls on the		receipt of additional	
	screen female		dissemination of responses to		information that bears on the	
	defendants/offenders for risk		screening questions within the		resident's risk of sexual	
	of sexual victimization: prior		facility in order to ensure that		victimization or abusiveness.	
	sexual victimization and the		sensitive information is not		(h) Residents may not be	
	defendant/offender's own		exploited to the resident's		disciplined for refusing to	

Standards for Community Corrections

NP1	REC STANDARD	DOJ REVISED STANDARD		DOJ FINAL STANDARD		ANALYSIS
	(June 2009)		(FEBRUARY 2011)		(May 2012)	
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	perception of vulnerability. • At a minimum, employees use the following criteria to screen female defendants/offenders for risk of being sexually abusive: prior acts of sexual abuse.		detriment by staff or other residents.		answer, or for not disclosing complete information in response to, questions asked pursuant to paragraphs (d)(1), (d)(7), (d)(8), or (d)(9) of this section. (i) The agency shall implement appropriate controls on the dissemination within the facility of responses to questions asked pursuant to this standard in order to ensure that sensitive information is not exploited to the resident's by staff or other residents.	
SC-2	Use of screening information Employees use information from the risk screening (SC-1) to inform housing, bed, work, education, and program assignments. In many community corrections facilities, it is difficult, if not	115.242	Use of screening information (a) The agency shall use information from the risk screening to inform housing, bed, work, education, and program assignments with the goal of keeping separate those residents at high risk of being	115.242	Use of screening information. (a) The agency shall use information from the risk screening required by § 115.241 to inform housing, bed, work, education, and program assignments with the	

Standards for Community Corrections

NP:	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	impossible, to keep defendants/offenders totally separate or segregated from each other. However, the facility can determine, based on the screening information, whether a particular defendant/offender should receive greater supervision, should have more frequent contact with staff, or is more appropriately housed in some alternative type of placement. The facility makes individualized determinations about how to ensure the safety of each defendant/offender. Lesbian, gay, bisexual, transgender, or other gender-nonconforming defendants/offenders are not placed in particular housing assignments solely on the basis of their sexual orientation, genital status, or gender identity.		sexually victimized from those at high risk of being sexually abusive. (b) The agency shall make individualized determinations about how to ensure the safety of each resident. (c) In deciding whether to assign a transgender or intersex resident to a facility for male or female residents, and in making other housing and programming assignments, the agency shall consider on a case-by-case basis whether a placement would ensure the resident's health and safety, and whether the placement would present management or security problems. (d) Such resident's own views with respect to his or her own safety shall be given serious consideration.		goal of keeping separate those residents at high risk of being sexually victimized from those at high risk of being sexually abusive. (b) The agency shall make individualized determinations about how to ensure the safety of each resident. (c) In deciding whether to assign a transgender or intersex resident to a facility for male or female residents, and in making other housing and programming assignments, the agency shall consider on a case-by-case basis whether a placement would ensure the resident's health and safety, and whether the placement would present management or security	

Standards for Community Corrections

NPR	NPREC STANDARD		DOJ REVISED STANDARD		INAL STANDARD	ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					problems.	
					(d) A transgender or intersex	
					resident's own views with	
					respect to his or her own	
					safety	
					shall be given serious	
					consideration.	
					(e) Transgender and intersex	
					residents shall be given the	
					opportunity to shower	
					separately from other	
					residents.	
					(f) The agency shall not place	
					lesbian, gay, bisexual,	
					transgender, or intersex	
					residents in dedicated	
					facilities, units, or wings	
					solely on the basis of such	
					identification or status, unless	
					such placement is in a	
					dedicated facility unit, or wing	
					established in connection with	

Standards for Community Corrections

NPI	NPREC STANDARD		DOJ REVISED STANDARD		INAL STANDARD	ANALYSIS
	(June 2009)		(FEBRUARY 2011)		(May 2012)	
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					a consent decree, legal	
					settlement, or legal judgment	
					for the purpose of protecting	
					such residents.	
	Reporting		Reporting		Reporting	Reporting
RE-1	Defendant/offender	115.251	Resident reporting	115.251	Resident reporting.	
	reporting*		(a) The agency shall provide		(a) The agency shall provide	
	The agency or facility provides		multiple internal ways for		multiple internal ways for	
	multiple internal ways for		residents to privately report		residents to privately report	
	defendants/offenders to report		sexual abuse and sexual		sexual abuse and sexual	
	easily, privately, and securely		harassment, retaliation by other		harassment, retaliation by	
	sexual abuse, retaliation by		residents or staff for reporting		other residents or staff for	
	other defendants/offenders or		sexual abuse and sexual		reporting sexual abuse and	
	staff for reporting sexual		harassment, and staff neglect or		sexual harassment, and staff	
	abuse, and staff neglect or		violation of responsibilities that		neglect or violation of	
	violation of responsibilities		may have contributed to an		responsibilities that may have	
	that may have contributed to		incident of sexual abuse.		contributed to such incidents.	
	an incident of sexual abuse.		(b) Pursuant to § 115.222, the		(b) The agency shall also	
	The agency or facility also		agency shall also make its best		inform residents of at least one	
	provides at least one way for		efforts to provide at least one		way to report abuse or	
	defendants/offenders to report		way for residents to report		harassment to a public or	
	the abuse to an outside pubic		abuse or harassment to an		private entity or office that is	

Standards for Community Corrections

NPI	REC STANDARD	DOJ R	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	entity or office not affiliated with the agency that has agreed to receive reports and forward them to the agency or facility head (RP-2), except when a defendant/offender requests confidentiality. Staff accepts reports made verbally, in writing, anonymously, and from third parties and immediately puts into writing any verbal reports.		outside governmental entity that is not affiliated with the agency or that is operationally independent from agency leadership, such as an inspector general or ombudsperson, and that is able to receive and immediately forward resident reports of sexual abuse and sexual harassment to agency officials. (c) Staff shall accept reports made verbally, in writing, anonymously, and from third parties and shall promptly document any verbal reports. (d) The agency shall provide a method for staff to privately report sexual abuse and sexual harassment of residents.		not part of the agency and that is able to receive and immediately forward resident reports of sexual abuse and sexual harassment to agency officials, allowing the resident to remain anonymous upon request. (c) Staff shall accept reports made verbally, in writing, anonymously, and from third parties and shall promptly document any verbal reports. (d) The agency shall provide a method for staff to privately report sexual abuse and sexual harassment of residents.	
RE-2	Exhaustion of administrative remedies Under agency or facility policy, a defendant/offender	115.252	Exhaustion of administrative remedies (a)(1) The agency shall provide a resident a minimum of 20	115.252	Exhaustion of administrative remedies. (a) An agency shall be exempt from this standard if it does	

Standards for Community Corrections

NPI	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ F	INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	has exhausted his or her		days following the occurrence		not have administrative	
	administrative remedies with		of an alleged incident of sexual		procedures to address resident	
	regard to a claim of sexual		abuse to file a grievance		grievances regarding sexual	
	abuse either (1) when the		regarding such incident.		abuse.	
	agency or facility makes a		(2) The agency shall grant an		(b)(1) The agency shall not	
	final decision on the merits of		extension of no less than 90		impose a time limit on when a	
	the report of abuse (regardless		days from the deadline for filing		resident may submit a	
	of whether the report was		such a grievance when the		grievance regarding an	
	made by the		resident provides		allegation of sexual abuse.	
	defendant/offender, made by a		documentation, such as from a		(2) The agency may apply	
	third party, or forwarded from		medical or mental health		otherwise-applicable time	
	an outside official or office) or		provider or counselor, that		limits on any portion of a	
	(2) when 90 days have passed		filing a grievance within the		grievance that does not allege	
	since the report was made,		normal time limit was or would		an incident of sexual abuse.	
	whichever occurs sooner. A		likely be impractical, whether		(3) The agency shall not	
	report of sexual abuse triggers		due to physical or psychological		require a resident to use any	
	the 90-day exhaustion period		trauma arising out of an		informal grievance process, or	
	regardless of the length of time		incident of sexual abuse, the		to otherwise attempt to resolve	
	that has passed between the		resident having been held for		with staff, an alleged incident	
	abuse and the report. A		periods of time outside of the		of sexual abuse.	
	defendant/offender seeking		facility, or other circumstances		(4) Nothing in this section	
	immediate protection from		indicating impracticality. Such		shall restrict the agency's	
	imminent sexual abuse will be		an extension shall be afforded		ability to defend against a	
	deemed to have exhausted his		retroactively to a resident whose		lawsuit	
	or her administrative remedies		grievance is filed subsequent to		filed by a resident on the	

Standards for Community Corrections

NPI	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
NUMBER	,		the normal filing deadline. (b)(1) The agency shall issue a final agency decision on the merits of a grievance alleging sexual abuse within 90 days of the initial filing of the grievance. (2) Computation of the 90-day time period shall not include time consumed by residents in appealing any adverse ruling. (3) An agency may claim an extension of time to respond, of up to 70 days, if the normal time period for response is insufficient to make an appropriate decision.	NUMBER	ground that the applicable statute of limitations has expired. (c) The agency shall ensure that— (1) A resident who alleges sexual abuse may submit a grievance without submitting it to a staff member who is the subject of the complaint, and (2) Such grievance is not referred to a staff member who is the subject of the complaint. (d)(1) The agency shall issue a final agency decision on the merits of any portion of a grievance alleging sexual	
			(4) The agency shall notify the resident in writing of any such extension and provide a date by which a decision will be made. (c)(1)Whenever an agency is notified of an allegation that a resident has been sexually abused, other than by		abuse within 90 days of the initial filing of the grievance. (2) Computation of the 90-day time period shall not include time consumed by residents in preparing any administrative appeal. (3) The agency may claim an	

Standards for Community Corrections

NPR	EC STANDARD	DOJ REVISED STANDARD		DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
			notification from another		extension of time to respond,	
			resident, it shall consider such		of up to 70 days, if the normal	
			notification as a grievance or		time period for response is	
			request for informal resolution		insufficient to make an	
			submitted on behalf of the		appropriate decision. The	
			alleged resident victim for		agency shall notify the	
			purposes of initiating the		resident in writing of any such	
			agency administrative remedy		extension and provide a date	
			process.		by which a decision will be	
			(2) The agency shall inform the		made.	
			alleged victim that a grievance		(4) At any level of the	
			or request for informal		administrative process,	
			resolution has been submitted		including the final level, if the	
			on his or her behalf and shall		resident does not receive a	
			process it under the agency's		response within the time	
			normal procedures unless the		allotted for reply, including	
			alleged victim expressly		any properly noticed	
			requests that it not be processed.		extension, the resident may	
			The agency shall document any		consider the absence of a	
			such request.		response to be a denial at that	
			(3) The agency may require the		level.	
			alleged victim to personally		(e)(1) Third parties, including	
			pursue any subsequent steps in		fellow residents, staff	
			the administrative remedy		members, family members,	
			process.		attorneys, and outside	

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Standards for Community Corrections

NPR	NPREC STANDARD		DOJ REVISED STANDARD		INAL STANDARD	ANALYSIS
	(June 2009)	(F)	(FEBRUARY 2011)		(May 2012)	
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
			(4) The agency shall also		advocates, shall be permitted	
			establish procedures to allow		to assist residents in filing	
			the parent or legal guardian of a		requests for administrative	
			juvenile to file a grievance		remedies relating to	
			regarding allegations of sexual		allegations of sexual abuse,	
			abuse, including appeals, on		and shall also be permitted to	
			behalf of such juvenile.		file such requests on behalf of	
			(d)(1) An agency shall		residents.	
			establish procedures for the		(2) If a third party files such a	
			filing of an emergency		request on behalf of a resident,	
			grievance where a resident is		the facility may require as a	
			subject to a substantial risk of		condition of processing the	
			imminent sexual abuse.		request that the alleged victim	
			(2) After receiving such an		agree to have the request filed	
			emergency grievance, the		on his	
			agency shall immediately		or her behalf, and may also	
			forward it to a level of review at		require the alleged victim to	
			which corrective action may be		personally pursue any	
			taken, provide an initial		subsequent steps in the	
			response within 48 hours, and a		administrative remedy	
			final agency decision within		process.	
			five calendar days.		(3) If the resident declines to	
			(3) The agency may opt not to		have the request processed on	
			take such actions if it		his or her behalf, the agency	
			determines that no emergency		shall document the resident's	

Standards for Community Corrections

NPI	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
			exists, in which case it may either: (i) Process the grievance as a normal grievance; or (ii) Return the grievance to the resident, and require the resident to follow the agency's normal grievance procedures. (4) The agency shall provide a written explanation of why the grievance does not qualify as an emergency. (5) An agency may discipline a resident for intentionally filing an emergency grievance where no emergency exists.		decision. (f)(1) The agency shall establish procedures for the filing of an emergency grievance alleging that a resident is subject to a substantial risk of imminent sexual abuse. (2) After receiving an emergency grievance alleging a resident is subject to a substantial risk of imminent sexual abuse, the agency shall immediately forward the grievance (or any portion thereof that alleges the substantial risk of imminent sexual abuse) to a level of review at which immediate corrective action may be taken, shall provide an initial response within 48 hours, and shall issue a final agency decision within 5 calendar days. The initial response and	

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NPI	REC STANDARD	DOJ REVISED STANDARD		DOJ FINAL STANDARD		ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					final agency decision shall document the agency's determination whether the resident is in substantial risk of imminent sexual abuse and the action taken in response to the emergency grievance. (g) The agency may discipline a resident for filing a grievance related to alleged sexual abuse only where the agency demonstrates that the resident filed the grievance in bad faith.	
RE-3	Defendant/offender access to outside confidential support services The facility provides defendants/offenders with access to outside victim advocates for emotional support services related to sexual abuse. The facility provides such access by giving	115.253	Resident access to outside confidential support services (a) The facility shall provide residents with access to outside victim advocates for emotional support services related to sexual abuse by giving residents mailing addresses and telephone numbers, including toll-free	115.253	Resident access to outside confidential support services. (a) The facility shall provide residents with access to outside victim advocates for emotional support services related to sexual abuse by giving residents mailing addresses and telephone	

Standards for Community Corrections

NPR	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ F	INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
NUMBER	defendants/offenders the current mailing addresses and telephone numbers, including toll-free hotline numbers, of local, State, and/or national victim advocacy or rape crisis organizations and enabling reasonable communication between defendants/offenders and these organizations. The facility ensures that communications with such advocates are private, confidential, and privileged, to the extent allowable by Federal, State, and local law. The facility informs defendants/offenders, prior to giving them access, of the extent to which such communications will be private, confidential, and/or privileged.	NUMBER	hotline numbers where available, of local, State, or national victim advocacy or rape crisis organizations, and by enabling reasonable communication between residents and these organizations, as confidential as possible, consistent with agency security needs. (b) The facility shall inform residents, prior to giving them access, of the extent to which such communications will be monitored.	NUMBER	numbers, including toll-free hotline numbers where available, of local, State, or national victim advocacy or rape crisis organizations, and by enabling reasonable communication between residents and these organizations, in as confidential a manner as possible. (b) The facility shall inform residents, prior to giving them access, of the extent to which such communications will be monitored and the extent to which reports of abuse will be forwarded to authorities in accordance with mandatory reporting laws. (c) The agency shall maintain or attempt to enter into memoranda of understanding or other agreements with	

Standards for Community Corrections

NPR	EC STANDARD	ARD DOJ REVISED STANDARD		DOJ FINAL STANDARD		ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					that are able to provide	
					residents with confidential	
					emotional support services	
					related to sexual abuse. The	
					agency shall maintain copies	
					of agreements or	
					documentation showing	
					attempts to enter into such	
					agreements.	

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NPF	NPREC STANDARD		DOJ REVISED STANDARD		INAL STANDARD	ANALYSIS
	(June 2009)		(FEBRUARY 2011)		(May 2012)	
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
RE-4	Third-party reporting* The agency or facility receives and investigates all third-party reports of sexual abuse (IN-1). At the conclusion of the investigation, the agency or facility notifies in writing the third-party individual who reported the abuse and the defendant/offender named in the third-party report of the outcome of the investigation. The agency or facility distributes publicly information on how to report sexual abuse on behalf of a defendant/offender.	115.254	Third-party reporting The facility shall establish a method to receive third-party reports of sexual abuse. The facility shall distribute publicly information on how to report sexual abuse on behalf of a resident.	115.254	Third-party reporting. The agency shall establish a method to receive third-party reports of sexual abuse and sexual harassment and shall distribute publicly information on how to report sexual abuse and sexual harassment on behalf of a resident.	
	Official Response	Official Re	esponse Following an Inmate Report	Official Res	ponse Following an Inmate Report	Official Response Following an Inmate Report

Standards for Community Corrections

NPI	REC STANDARD	DOJ REVISED STANDARD		DOJ FINAL STANDARD		ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
OR-1	Staff and agency or facility	115.261	Staff and agency reporting	115.261	Staff and agency	
	head reporting duties*		duties		reporting duties.	
	All staff members are required		(a) The agency shall require all		(a) The agency shall require	
	to report immediately and		staff to report immediately and		all staff to report immediately	
	according to agency or facility		according to agency policy any		and according to agency	
	policy any knowledge,		knowledge, suspicion, or		policy any knowledge,	
	suspicion, or information they		information regarding an		suspicion, or information	
	receive regarding an incident		incident of sexual abuse that		regarding an incident of	
	of sexual abuse that occurred		occurred in an institutional		sexual abuse or sexual	
	in a facility setting or while		setting; retaliation against		harassment that occurred in a	
	under supervision; retaliation		residents or staff who reported		facility, whether or not it is	
	against defendants/offenders or		abuse; and any staff neglect or		part of the agency; retaliation	
	staff who reported abuse; and		violation of responsibilities that		against residents or staff who	
	any staff neglect or violation		may have contributed to an		reported such an incident; and	
	of responsibilities that may		incident of sexual abuse or		any staff neglect or violation	
	have contributed to an incident		retaliation.		of responsibilities that may	
	of sexual abuse or retaliation.		(b) Apart from reporting to		have contributed to an	
	Apart from reporting to		designated supervisors or		incident or retaliation.	
	designated supervisors or		officials, staff shall not reveal		(b) Apart from reporting to	
	officials, staff must not reveal		any information related to a		designated supervisors or	
	any information related to a		sexual abuse report to anyone		officials, staff shall not reveal	
	sexual abuse report to anyone		other than those who need to		any information related to a	
	other than those who need to		know, as specified in agency		sexual abuse report to anyone	
	know, as specified in agency		policy, to make treatment,		other than to the extent	
	or facility policy, to make		investigation, and other security		necessary, as specified in	

Standards for Community Corrections

NPI	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ FINAL STANDARD (May 2012)		ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	treatment, investigation, and		and management decisions.		agency policy, to make	
	other security and management		(c) Unless otherwise precluded		treatment, investigation, and	
	decisions. Unless otherwise		by Federal, State, or local law,		other security and	
	precluded by Federal, State, or		medical and mental health		management decisions.	
	local law, staff medical and		practitioners shall be required to		(c) Unless otherwise	
	mental health practitioners are		report sexual abuse pursuant to		precluded by Federal, State, or	
	required to report sexual abuse		paragraph (a) of this section and		local law, medical and mental	
	and must inform		to inform residents of the		health practitioners shall be	
	defendants/offenders of their		practitioner's duty to report at		required to report sexual abuse	
	duty to report at the initiation		the initiation of services.		pursuant to paragraph (a) of	
	of services. If the victim is		(d) If the victim is under the age		this section and to inform	
	under the age of 18 or		of 18 or considered a vulnerable		residents of the practitioner's	
	applicable age of majority		adult under a State or local		duty to report, and the	
	within that jurisdiction, or		vulnerable persons statute, the		limitations of confidentiality,	
	considered a vulnerable adult		agency shall report the		at the initiation of services.	
	under a State or local		allegation to the designated		(d) If the alleged victim is	
	vulnerable persons statute,		State or local services agency		under the age of 18 or	
	staff must report the allegation		under applicable mandatory		considered a vulnerable adult	
	to the designated State or local		reporting laws.		under a State or local	
	services agency under		(e) The facility shall report all		vulnerable persons statute, the	
	applicable mandatory reporting		allegations of sexual abuse,		agency shall report the	
	laws.		including third-party and		allegation to the designated	
			anonymous reports, to the		State or local services agency	
			facility's designated		under applicable mandatory	
			investigators.		reporting laws.	

Standards for Community Corrections

NPR	NPREC STANDARD		DOJ REVISED STANDARD		INAL STANDARD	ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					(e) The facility shall report all allegations of sexual abuse and sexual harassment, including third-party and anonymous reports, to the facility's designated investigators.	

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NP	REC STANDARD	DOJ RI	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
	(June 2009) (FEBRUARY 2011)		(May 2012)			
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
				115.262	Agency protection duties. When an agency learns that a resident is subject to a substantial risk of imminent sexual abuse, it shall take immediate action to protect the resident.	

Standards for Community Corrections

NPI	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
OR-2	Reporting to other agencies or facilities* When the agency or facility receives an allegation that a defendant/offender was sexually abused while in a community corrections facility or while under supervision, the head of the agency or facility where the report was made notifies in writing the head of the agency or facility where the alleged abuse occurred. The head of the agency or facility where the alleged abuse occurred ensures the allegation is investigated.	115.262	Reporting to other confinement facilities (a) Within 14 days of receiving an allegation that a resident was sexually abused while confined at another community corrections facility, the head of the facility that received the allegation shall notify in writing the head of the facility or appropriate central office of the agency where the alleged abuse occurred. (b) The facility head or central office that receives such notification shall ensure that the allegation is investigated in accordance with these standards.	115.263	Reporting to other confinement facilities. (a) Upon receiving an allegation that a resident was sexually abused while confined at another facility, the head of the facility that received the allegation shall notify the head of the facility or appropriate office of the agency where the alleged abuse occurred. (b) Such notification shall be provided as soon as possible, but no later than 72 hours after receiving the allegation. (c) The agency shall document that it has provided such notification. (d) The facility head or agency office that receives such notification shall ensure that the allegation is investigated in accordance with these standards.	

Standards for Community Corrections

NP	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ F	INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
OR-3	Staff first responder duties Upon learning that a defendant/offender has alleged sexual abuse within a time period that still allows for the collection of physical evidence, the first facility staff member to respond to the report is required to (1) separate the alleged victim and abuser; (2) seal and preserve any crime scene(s); and (3) instruct the victim not to take any actions that could destroy physical evidence, including washing, brushing his or her teeth, changing his or her clothes, urinating, defecating, smoking, drinking, or eating.	115.263	Staff first responder duties (a) Upon learning that a resident was sexually abused within a time period that still allows for the collection of physical evidence, the first security staff member to respond to the report shall be required to: (1) Separate the alleged victim and abuser; (2) Seal and preserve any crime scene; and (3) Request the victim not to take any actions that could destroy physical evidence, including washing, brushing teeth, changing clothes, urinating, defecating, smoking, drinking, or eating. (b) If the first staff responder is not a security staff member, he or she shall be required to request the victim not to take any actions that could destroy physical evidence and then	115.264	Staff first responder duties. (a) Upon learning of an allegation that a resident was sexually abused, the first security staff member to respond to the report shall be required to: (1) Separate the alleged victim and abuser; (2) Preserve and protect any crime scene until appropriate steps can be taken to collect any evidence; (3) If the abuse occurred within a time period that still allows for the collection of physical evidence, 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;	

Standards for Community Corrections

NPI	NPREC STANDARD		DOJ REVISED STANDARD		INAL STANDARD	ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
NUMBER	STANDARD	NUNIBER	notify security staff.	NUMBER	and (4) If the abuse occurred within a time period that still allows for the collection of physical evidence, ensure that the alleged abuser does not take any actions that could destroy physical evidence, including, as appropriate, washing, brushing teeth, changing clothes, urinating, defecating, smoking, drinking, or eating. (b) If the first staff responder is not a security staff member, the responder shall be required to request that the alleged victim not take any actions that could destroy physical evidence and then notify security staff.	

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NP	NPREC STANDARD		EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)		(FEBRUARY 2011)		(May 2012)	
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
OR-4	Coordinated response* All actions taken in response to an allegation of sexual abuse are coordinated among staff first responders, medical and mental health practitioners, investigators, and agency or facility leadership. The agency's or facility's coordinated response ensures that victims receive all necessary immediate and ongoing medical, mental health, and support services and that investigators are able to obtain usable evidence to substantiate allegations and hold perpetrators accountable.	115.264	Coordinated response The facility shall coordinate actions taken in response to an incident of sexual abuse, among staff first responders, medical and mental health practitioners, investigators, and facility leadership.	115.265	Coordinated response. The facility shall develop a written institutional plan to coordinate actions taken in response to an incident of sexual abuse, among staff first responders, medical and mental health practitioners, investigators, and facility leadership	

Standards for Community Corrections

NPI	NPREC STANDARD DOJ REVISED STANDARD		DOJ F	INAL STANDARD	ANALYSIS	
	(June 2009)	(FE	EBRUARY 2011)	(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
				115.266	Preservation of ability to	
					protect residents from	
					contact with abusers	
					(a) Neither the agency nor any	
					other governmental entity	
					responsible for collective	
					bargaining on the agency's	
					behalf shall enter into or	
					renew any collective	
					bargaining agreement or other	
					agreement that limits the	
					agency's ability to remove alleged staff sexual abusers	
					from contact with residents	
					pending the outcome of an	
					investigation or of a	
					determination of whether and	
					to what extent discipline is	
					warranted.	
					(b) Nothing in this standard	
					shall restrict the entering into	
					or renewal of agreements that	
					govern:	
					(1) The conduct of the	
					disciplinary process, as long	

Standards for Community Corrections

NPI	REC STANDARD	DOJ R	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)		EBRUARY 2011)		(May 2012)	
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					as such agreements are not inconsistent with the provisions of §§ 115.272 and 115.276; or (2) Whether a no-contact assignment that is imposed pending the outcome of an investigation shall be expunged from or retained in the staff member's personnel file following a determination that the allegation of sexual abuse is not substantiated.	
OR-5	Agency or facility protection against	115.265	Agency protection against retaliation	115.267	Agency protection against retaliation.	
	retaliation*		(a) The agency shall protect all		(a) The agency shall establish	
	The agency or facility protects		residents and staff who report		a policy to protect all residents	
	all defendants/offenders and		sexual abuse or sexual		and staff who report sexual	
	staff who report sexual abuse		harassment or cooperate with		abuse or sexual harassment or	

Standards for Community Corrections

NPI	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ F	INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	or cooperate with sexual abuse		sexual abuse or sexual		cooperate with sexual abuse or	
	investigations from retaliation		harassment investigations from		sexual harassment	
	by other defendants/offenders		retaliation by other residents or		investigations from retaliation	
	or staff. The agency or facility		staff.		by other residents or staff and	
	employs multiple protection		(b) The agency shall employ		shall designate which staff	
	measures, including housing		multiple protection measures,		members or departments are	
	changes or transfers for		including housing changes or		charged with monitoring	
	defendant/offender victims or		transfers for resident victims or		retaliation.	
	abusers, removal of alleged		abusers, removal of alleged		(b) The agency shall employ	
	staff or defendant/offender		staff or resident abusers from		multiple protection measures,	
	abusers from contact with		contact with victims, and		such as housing changes or	
	victims, and emotional support		emotional support services for		transfers for resident victims	
	services for		residents or staff who fear		or abusers, removal of alleged	
	defendants/offenders or staff		retaliation for reporting sexual		staff or resident abusers from	
	who fear retaliation for		abuse or sexual harassment or		contact with victims, and	
	reporting sexual abuse or		for cooperating with		emotional support services for	
	cooperating with		investigations.		residents or staff who fear	
	investigations. The agency or		(c) The agency shall monitor		retaliation for reporting sexual	
	facility monitors the conduct		the conduct and treatment of		abuse or sexual harassment or	
	and/or treatment of		residents or staff who have		for cooperating with	
	defendants/offenders or staff		reported sexual abuse or		investigations.	
	who have reported sexual		cooperated with investigations,		(c) For at least 90 days	
	abuse or cooperated with		including any resident		following a report of sexual	
	investigations, including any		disciplinary reports, housing, or		abuse, the agency shall	
	defendant/offender		program changes, for at least 90		monitor the conduct and	

Standards for Community Corrections

NP	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	disciplinary reports, housing changes, or program changes, for at least 90 days following their report or cooperation to assess changes that may suggest possible retaliation by defendants/offenders or staff. The agency or facility discusses any changes with the appropriate defendant/offender or staff member as part of its efforts to determine if retaliation is taking place and, when confirmed, immediately takes steps to protect the defendant/offender or staff member.		days following their report or cooperation to see if there are changes that may suggest possible retaliation by residents or staff, and shall act promptly to remedy any such retaliation. The agency shall continue such monitoring beyond 90 days if the initial monitoring indicates a continuing need. (d) The agency shall not enter into or renew any collective bargaining agreement or other agreement that limits the agency's ability to remove alleged staff abusers from contact with victims pending an investigation.		treatment of residents or staff who reported the sexual abuse and 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, and shall act promptly to remedy any such retaliation. Items the agency should monitor include any resident disciplinary reports, housing, or program changes, or negative performance reviews or reassignments of staff. The agency shall continue such monitoring beyond 90 days if the initial monitoring indicates a continuing need. (d) In the case of residents, such monitoring shall also include periodic status checks. (e) If any other individual who cooperates with an	

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NPREC ST.		DOJ REVISED STANDARD			INAL STANDARD	ANALYSIS
(June 2	2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER S	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					investigation expresses a fear of retaliation, the agency shall take appropriate measures to protect that individual against retaliation. (f) An agency's obligation to monitor shall terminate if the agency determines that the allegation is unfounded.	

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NPI	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	Investigations		Investigations		Investigations	Investigations
IN-1	Duty to investigate* The agency or facility investigates all allegations of sexual abuse, including third-party and anonymous reports, and notifies victims and/or other complainants in writing of investigation outcomes and any disciplinary or criminal sanctions, regardless of the source of the allegation. All investigations are carried through to completion, regardless of whether the alleged abuser or victim remains at the facility or under supervision.					
IN-2	Criminal and administrative agency or facility investigations* Agency or facility investigations into allegations of sexual abuse are prompt,	115.271	Criminal and administrative agency investigations (a) When the agency conducts its own investigations into allegations of sexual abuse, it	115.271	Criminal and administrative agency investigations. (a) When the agency conducts its own investigations into allegations of sexual abuse	

NOTE: While the NPREC Standards included community corrections facilities, probation, parole and pretrial supervision schemas, the DOJ revised standards do not include probation or parole. According to the DOJ report, "the Department feels that to the extent the definition [of community corrections] includes supervision of individuals in a non-residential setting, it exceeds the scope of PREA's definition of jail and prison which include only confinement facilities." NPREC Standards denoted with a * are standards intended to cover community corrections facilities as well as probation, parole and pretrial supervision

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Standards for Community Corrections

NPI	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ F	INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	thorough, objective, and		shall do so promptly,		and sexual harassment, it shall	
	conducted by investigators		thoroughly, and objectively,		do so promptly, thoroughly,	
	who have received special		using investigators who have		and objectively for all	
	training in sexual abuse		received special training in		allegations, including third-	
	investigations (TR-4). When		sexual abuse investigations		party and anonymous reports.	
	outside agencies investigate		pursuant to § 115.234, and shall		(b) Where sexual abuse is	
	sexual abuse, the agency or		investigate all allegations of		alleged, the agency shall use	
	facility has a duty to keep		sexual abuse, including third-		investigators who have	
	abreast of the investigation and		party and anonymous reports.		received special training in	
	cooperate with outside		(b) Investigators shall gather		sexual abuse investigations	
	investigators (RP-3).		and preserve direct and		pursuant to § 115.234.	
	Investigations include the		circumstantial evidence,		(c) Investigators shall gather	
	following elements:		including any available physical		and preserve direct and	
	 Investigations are initiated 		and DNA evidence and any		circumstantial evidence,	
	and completed within the		available electronic monitoring		including any available	
	timeframes established by the		data; shall interview alleged		physical and DNA evidence	
	highest-ranking official, and		victims, suspected perpetrators,		and any available electronic	
	the highest-ranking official		and witnesses; and shall review		monitoring data; shall	
	approves the final investigative		prior complaints and reports of		interview alleged victims,	
	report.		sexual abuse involving the		suspected perpetrators, and	
	• Investigators gather direct		suspected perpetrator.		witnesses; and shall review	
	and circumstantial evidence,		(c) When the quality of		prior complaints and reports	
	including physical and DNA		evidence appears to support		of sexual abuse involving the	
	evidence when available;		criminal prosecution, the		suspected perpetrator.	
	interview alleged victims,		agency shall conduct compelled		(d) When the quality of	

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NPI	REC STANDARD	DOJ R	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	suspected perpetrators, and		interviews only after consulting		evidence appears to support	
	witnesses; and review prior		with prosecutors as to whether		criminal prosecution, the	
	complaints and reports of		compelled interviews may be an		agency shall conduct	
	sexual abuse involving the		obstacle for subsequent criminal		compelled interviews only	
	suspected perpetrator.		prosecution.		after consulting with	
	When the quality of evidence		(d) The credibility of a victim,		prosecutors as to whether	
	appears to support criminal		suspect, or witness shall be		compelled interviews may be	
	prosecution, prosecutors are		assessed on an individual basis		an obstacle for subsequent	
	contacted to determine		and shall not be determined by		criminal prosecution.	
	whether compelled interviews		the person's status as resident or		(e) The credibility of an	
	may be an obstacle for		staff.		alleged victim, suspect, or	
	subsequent criminal		(e) Administrative		witness shall be assessed on	
	prosecution.		investigations:		an individual basis and shall	
	 Investigative findings are 		(1) Shall include an effort to		not be determined by the	
	based on an analysis of the		determine whether staff actions		person's status as resident or	
	evidence gathered and a		or failures to act facilitated the		staff. No agency shall require	
	determination of its probative		abuse; and (2) Shall be		a resident who alleges sexual	
	value.		documented in written reports		abuse to submit to a polygraph	
	• The credibility of a victim,		that include a description of the		examination or other truth-	
	suspect, or witness is assessed		physical and testimonial		telling device as a condition	
	on an individual basis and is		evidence, the reasoning behind		for proceeding with the	
	not determined by the person's		credibility assessments, and		investigation of such an	
	status as defendant/offender or		investigative findings.		allegation.	
	staff.		(f) Criminal investigations shall		(f) Administrative	
	Investigations include an		be documented in a written		investigations:	

Standards for Community Corrections

NPI	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ FINAL STANDARD (May 2012)		ANALYSIS
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	effort to determine whether		report that contains a thorough		(1) Shall include an effort to	
	staff negligence or collusion		description of physical,		determine whether staff	
	enabled the abuse to occur.		testimonial, and documentary		actions or failures to act	
	• Administrative investigations		evidence and attaches copies of		contributed to the abuse; and	
	are documented in written		all documentary evidence where		(2) Shall be documented in	
	reports that include a		feasible.		written reports that include a	
	description of the physical and		(g) Substantiated allegations of		description of the physical and	
	testimonial evidence and the		conduct that appears to be		testimonial evidence, the	
	reasoning behind credibility		criminal shall be referred for		reasoning behind credibility	
	assessments.		prosecution.		assessments, and investigative	
	 Criminal investigations are 		(h) The agency shall retain such		facts and findings.	
	documented in a written report		investigative records for as long		(g) Criminal investigations	
	that contains a thorough		as the alleged abuser is		shall be documented in a	
	description of physical,		incarcerated or employed by the		written report that contains a	
	testimonial, and documentary		agency, plus five years.		thorough description of	
	evidence and provides a		(i) The departure of the alleged		physical, testimonial, and	
	proposed list of exhibits.		abuser or victim from the		documentary evidence and	
	• Substantiated allegations of		employment or control of the		attaches copies of all	
	conduct that appear to be		facility or agency shall not		documentary evidence where	
	criminal are referred for		provide a basis for terminating		feasible.	
	prosecution.		an investigation.		(h) Substantiated allegations	
			(j) Any State entity or		of conduct that appears to be	
			Department of Justice		criminal shall be referred for	
			component that conducts such		prosecution.	
			investigations shall do so		(i) The agency shall retain all	

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NPR	EC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ FINAL STANDARD (May 2012)		ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
NUMBER	STANDARD	NUMBER	pursuant to the above requirements. (k) When outside agencies investigate sexual abuse, the facility shall cooperate with outside investigators and shall endeavor to remain informed about the progress of the investigation.	NUMBER	written reports referenced in paragraphs (f) and (g) of this section for as long as the alleged abuser is incarcerated or employed by the agency, plus five years. (j) The departure of the alleged abuser or victim from the employment or control of the facility or agency shall not provide a basis for terminating an investigation. (k) Any State entity or Department of Justice component that conducts such investigations shall do so pursuant to the above requirements. (l) When outside agencies investigate sexual abuse, the facility shall cooperate with outside investigators and shall endeavor to remain informed	
					outside investigators and shall	

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NPI	REC STANDARD	DOJ REVISED STANDARD		DOJ F	INAL STANDARD	ANALYSIS
NUMBER	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
IN-3	Evidence standard for	115.272	Evidentiary standard for	115.272	Evidentiary standard for	
	administrative		administrative		administrative	
	investigations*		investigations		investigations.	
	Allegations of sexual abuse are		The agency shall impose no		The agency shall impose no	
	substantiated if supported by a		standard higher than a		standard higher than a	
	preponderance of the evidence		preponderance of the evidence		preponderance of the evidence	
	or a lesser standard if allowed		in determining whether		in determining whether	
	under agency or facility policy		allegations of sexual abuse are		allegations of sexual abuse or	
	or State law.		substantiated.		sexual harassment are	
					substantiated.	
		115.273	Reporting to residents	115.273	Reporting to residents.	
			(a) Following an investigation		(a) Following an investigation	
			into a resident's allegation of		into a resident's allegation of sexual abuse suffered in an	
			sexual abuse suffered in an			
			agency facility, the agency shall		agency facility, the agency shall inform the resident as to	
			inform the resident as to			
			whether the allegation has been determined to be substantiated.		whether the allegation has been determined to be	
			unsubstantiated, or unfounded.		substantiated, unsubstantiated,	
			(b) If the agency did not		or unfounded.	
			conduct the investigation, it		(b) If the agency did not	
			shall request the relevant		conduct the investigation, it	
			information from the		shall request the relevant	
			investigative agency in order to		information from the	

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NPI	REC STANDARD	DOJ R	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
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NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
NUMBER		`		NUMBER		
					staff member has been convicted on a charge related	

NOTE: While the NPREC Standards included community corrections facilities, probation, parole and pretrial supervision schemas, the DOJ revised standards do not include probation or parole. According to the DOJ report, "the Department feels that to the extent the definition [of community corrections] includes supervision of individuals in a non-residential setting, it exceeds the scope of PREA's definition of jail and prison which include only confinement facilities." NPREC Standards denoted with a * are standards intended to cover community corrections facilities as well as probation, parole and pretrial supervision

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Standards for Community Corrections

NPI	REC STANDARD	DOJ RI	EVISED STANDARD	DOJ FINAL STANDARD		ANALYSIS
	(June 2009)	(FEBRUARY 2011)			(May 2012)	
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					to sexual abuse within the	
					facility.	
					(d) Following a resident's	
					allegation that he or she has	
					been sexually abused by	
					another resident, the agency	
					shall subsequently inform the	
					alleged victim whenever:	
					(1) The agency learns that the	
					alleged abuser has been	
					indicted on a charge related to	
					sexual abuse within the	
					facility; or	
					(2) The agency learns that the	
					alleged abuser has been	
					convicted on a charge related	
					to sexual abuse within the	
					facility.	
					(e) All such notifications or	
					attempted notifications shall	
					be documented.	
					(f) An agency's obligation to	
					report under this standard	
					shall terminate if the resident	
					is released from the agency's	

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NPI	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					custody.	
	Discipline		Discipline	Discipline		Discipline
DI-1	Disciplinary sanctions for	115.276	Disciplinary sanctions for	115.276	Disciplinary sanctions for	
	staff*		staff		staff.	
	Staff is subject to disciplinary		(a) Staff shall be subject to		(a) Staff shall be subject to	
	sanctions up to and including		disciplinary sanctions up to and		disciplinary sanctions up to	
	termination when staff has		including termination for		and including termination for	
	violated agency or facility		violating agency sexual abuse		violating agency sexual abuse	
	sexual abuse policies. The		or sexual harassment policies.		or sexual harassment policies.	
	presumptive disciplinary		(b) Termination shall be the		(b) Termination shall be the	
	sanction for staff members		presumptive disciplinary		presumptive disciplinary	
	who have engaged in sexually		sanction for staff who have		sanction for staff who have	
	abusive contact or penetration is termination. This		engaged in sexual touching. (c) Sanctions shall be		engaged in sexual abuse. (c) Disciplinary sanctions for	
	presumption does not limit		commensurate with the nature		violations of agency policies	
	agency or facility discretion to		and circumstances of the acts		relating to sexual abuse or	
	impose termination for other		committed, the staff member's		sexual harassment (other than	
	sexual abuse policy violations.		disciplinary history, and the		actually engaging in sexual	

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NP	REC STANDARD	DOJ REVISED STANDARD		DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	All terminations for violations of agency or facility sexual abuse policies are to be reported to law enforcement agencies and any relevant licensing bodies.		sanctions imposed for comparable offenses by other staff with similar histories. (d)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, shall be reported to law enforcement agencies, unless the activity was clearly not criminal, and to any relevant licensing bodies.		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. (d) 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, shall be reported to law enforcement agencies, unless the activity was clearly not criminal, and to any relevant licensing bodies.	

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NP	REC STANDARD	DOJ RI	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(FI	EBRUARY 2011)	(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER 115.277	Corrective action for contractors and volunteers. (a) Any contractor or volunteer who engages in sexual abuse shall be prohibited from contact with residents and shall be reported to law enforcement agencies, unless the activity was clearly not criminal, and to relevant licensing bodies. (b) The facility shall take appropriate remedial measures, and shall consider whether to prohibit further contact with residents, in the case of any other violation of agency sexual abuse or sexual harassment policies by a	
					contractor or volunteer.	

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NPI	REC STANDARD		EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
DI-2	Disciplinary sanctions for	115.277	Disciplinary sanctions for	115.278	Disciplinary sanctions for	
	defendants/ residents*		residents		residents.	
	Defendants/offenders are		(a) Residents shall be subject to		(a) Residents shall be subject	
	subject to disciplinary		disciplinary sanctions pursuant		to disciplinary sanctions	
	sanctions pursuant to a formal		to a formal disciplinary process		pursuant to a formal	
	disciplinary process following		following an administrative		disciplinary process following	
	an administrative ruling that		finding that the resident		an administrative finding that	
	the defendant/offender		engaged in resident-on-resident		the resident engaged in	
	engaged in defendant/offender-		sexual abuse or following a		resident-on-resident sexual	
	on-defendant/offender sexual		criminal finding of guilt for		abuse or following a criminal	
	abuse or following a criminal		resident-on-resident sexual		finding of guilt for resident-	
	finding of guilt for		abuse.		on-resident sexual abuse.	
	defendant/offender-on-		(b) Sanctions shall be		(b) Sanctions shall be	
	defendant/offender sexual		commensurate with the nature		commensurate with the nature	
	abuse. Sanctions are		and circumstances of the abuse		and circumstances of the	
	commensurate with the nature		committed, the resident's		abuse committed, the	
	and circumstances of the abuse		disciplinary history, and the		resident's disciplinary history,	
	committed, the		sanctions imposed for		and the sanctions imposed for	
	defendant/offender's disci-		comparable offenses by other		comparable offenses by other	
	plinary history, and the		residents with similar histories.		residents with similar	
	sanctions meted out for		(c) The disciplinary process		histories.	
	comparable offenses by other		shall consider whether a		(c) The disciplinary process	
	defendants/offenders with		resident's mental disabilities or		shall consider whether a	
	similar histories. The		mental illness contributed to his		resident's mental disabilities	
	disciplinary process must		or her behavior when		or mental illness contributed	

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NPI	REC STANDARD	DOJ R	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(F)	(FEBRUARY 2011)		(May 2012)	
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	consider whether a defen-		determining what type of		to his or her behavior when	
	dant/offender's mental		sanction, if any, should be		determining what type of	
	disabilities or mental illness		imposed.		sanction, if any, should be	
	contributed to his or her		(d) If the facility offers therapy,		imposed.	
	behavior when determining		counseling, or other		(d) If the facility offers	
	what type of sanction, if any,		interventions designed to		therapy, counseling, or other	
	should be imposed. Possible		address and correct underlying		interventions designed to	
	sanctions can include		reasons or motivations for the		address	
	discipline within the		abuse, the facility shall consider		and correct underlying reasons	
	community corrections		whether to require the offending		or motivations for the abuse,	
	facility, new criminal charges,		resident to participate in such		the facility shall consider	
	or referral to authorities who		interventions as a condition of		whether to require the	
	may change conditions of a		access to programming or other		offending resident to	
	defendant/offender's release		benefits.		participate in such	
	status in the community.		(e) The agency may discipline a		interventions as a condition of	
	Sanctions may also include		resident for sexual contact with		access to programming or	
	interventions designed to		staff only upon a finding that		other benefits.	
	address and correct underlying		the staff member did not		(e) The agency may discipline	
	reasons or motivation for the		consent to such contact.		a resident for sexual contact	
	abuse, such as requiring the		(f) For the purpose of		with staff only upon a finding	
	offending defendant/offender		disciplinary action, a report of		that the staff member did not	
	to participate in therapy,		sexual abuse made in good faith		consent to such contact.	
	counseling, or other programs.		based upon a reasonable belief		(f) For the purpose of	
	Sanctions and/or interventions		that the alleged conduct		disciplinary action, a report of	
	for young defendants/offenders		occurred shall not constitute		sexual abuse made in good	

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NPR	REC STANDARD	DOJ REVISED STANDARD		DOJ FINAL STANDARD		ANALYSIS
	(June 2009)	(F)	EBRUARY 2011)		(May 2012)	
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	must also take into account the social, sexual, emotional, and cognitive development of the defendant/offender.		falsely reporting an incident or lying, even if an investigation does not establish evidence sufficient to substantiate the allegation. (g) Any prohibition on resident-on-resident sexual activity shall not consider consensual sexual activity to constitute sexual abuse.		faith based upon a reasonable belief that the alleged conduct occurred shall not constitute falsely reporting an incident or lying, even if an investigation does not establish evidence sufficient to substantiate the allegation. (g) An agency may, in its discretion, prohibit all sexual activity between residents and may discipline residents for such activity. An agency may not, however, deem such activity to constitute sexual abuse if it determines that the activity is not coerced.	
Medio	cal and Mental Health	Мес	lical and Mental Care	Medi	cal and Mental Care	Medical and Mental Care

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NPI	REC STANDARD	DOJ R	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
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NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
NUMBER MM-1			,	NUMBER 115.282	` '	
	victim and regardless of whether the victim names the abuser. If the community corrections facility does not have medical or mental health practitioners or they are not on duty at the time a report of recent abuse is made, staff first responders take preliminary steps to protect the victim (OR-3) and immediately notify		provided to the victim without financial cost and regardless of whether the victim names the abuser. (c) If no qualified medical or mental health practitioners are on duty at the time a report of recent abuse is made, security staff first responders shall take preliminary steps to protect the victim pursuant to § 115.263		on duty at the time a report of recent abuse is made, security staff first responders shall take preliminary steps to protect the victim pursuant to § 115.262 and shall immediately notify the appropriate medical and mental health practitioners. (c) Resident victims of sexual abuse while incarcerated shall	

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NPI	REC STANDARD	DOJ REVISED STANDARD		DOJ F	INAL STANDARD	ANALYSIS
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NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	appropriate staff or community medical and mental health practitioners.		and shall immediately notify the appropriate medical and mental health practitioners. (d) Resident victims of sexual abuse while incarcerated shall be offered timely information about and access to all pregnancy-related medical services that are lawful in the community and sexually transmitted infections prophylaxis, where appropriate.		be 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. (d) Treatment services shall be 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.	
MM-2	Ongoing medical and mental health care for sexual abuse victims and abusers The facility provides ongoing medical and/or mental health evaluation and treatment to all known victims of sexual abuse. The evaluation and	115.283	Ongoing medical and mental health care for sexual abuse victims and abusers (a) The facility shall offer ongoing medical and mental health evaluation and treatment to all residents who, during their present term of incarceration,	115.283	Ongoing medical and mental health care for sexual abuse victims and abusers. (a) The facility shall offer medical and mental health evaluation and, as appropriate, treatment to all residents who have been victimized by	

Standards for Community Corrections

NPI	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ F	INAL STANDARD (May 2012)	ANALYSIS
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	treatment of sexual abuse		have been victimized by sexual		sexual abuse in any prison,	
	victims must include		abuse.		jail, lockup, or juvenile	
	appropriate follow-up services,		(b) The evaluation and		facility.	
	treatment plans, and, when		treatment of sexual abuse		(b) The evaluation and	
	necessary, referrals for contin-		victims shall include		treatment of such victims shall	
	ued care following their		appropriate follow-up services,		include, as appropriate,	
	release from a community		treatment plans, and, when		follow-up services, treatment	
	corrections facility. The level		necessary, referrals for		plans, and, when necessary,	
	of medical and mental health		continued care following their		referrals for continued care	
	care provided to		transfer to, or placement in,		following their transfer to, or	
	defendant/offender victims		other facilities, or their release		placement in, other facilities,	
	must match the community		from custody.		or their release from custody.	
	level of care generally		(c) The facility shall provide		(c) The facility shall provide	
	accepted by the medical and		resident victims of sexual abuse		such victims with medical and	
	mental health professional		with medical and mental health		mental health services	
	communities. The facility		services consistent with the		consistent with the community	
	conducts a mental health		community level of care.		level of care.	
	evaluation of all known		(d) All prisons shall conduct a		(d) Resident victims of	
	abusers and provides		mental health evaluation of all		sexually abusive vaginal	
	treatment, as deemed		known resident abusers within		penetration while incarcerated	
	necessary by qualified mental		60 days of learning of such		shall be offered pregnancy	
	health practitioners.		abuse history and offer		tests.	
			treatment when deemed		(e) If pregnancy results from	
			appropriate by qualified mental		conduct specified in paragraph	
			health practitioners.		(d) of this section, such	

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NPR	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ FINAL STANDARD (May 2012)		ANALYSIS
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			(e) Resident victims of sexually		victims shall receive timely	
			abusive vaginal penetration		and comprehensive	
			while incarcerated shall be		information about and timely	
			offered pregnancy tests.		access to all lawful	
			(f) If pregnancy results, such		pregnancy-related medical	
			victims shall receive timely		services.	
			information about and access to		(f) Resident victims of sexual	
			all pregnancy-related medical		abuse while incarcerated shall	
			services that are lawful in the		be offered tests for sexually	
			community.		transmitted infections as	
					medically appropriate.	
					(g) Treatment services shall be	
					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.	
					(h) The facility shall 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	

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NPI	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					appropriate by mental health practitioners.	
Data	Collection and Review	Data	Collection and Review	Data	Collection and Review	Data Collection and Review
DC-1	Sexual abuse incident	115.286	Sexual abuse incident	115.286	Sexual abuse incident	Data Cottection and Keview
	reviews* The agency or facility treats all instances of sexual abuse as critical incidents to be examined by a team of upper management officials, with input from line supervisors, investigators, and medical/mental health practitioners. The review team evaluates each incident of sexual abuse to identify any policy, training, or other issues related to the incident that	113.200	reviews (a) The facility shall 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. (b) The review team shall include upper management officials, with input from line supervisors, investigators, and medical or mental health	113.200	reviews. (a) The facility shall 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. (b) Such review shall ordinarily occur within 30 days of the conclusion of the investigation. (c) The review team shall	

Standards for Community Corrections

NPI	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	indicate a need to change		practitioners.		include upper-level	
	policy or practice to better		(c) The review team shall:		management officials, with	
	prevent, detect, and/or respond		(1) Consider whether the		input from line supervisors,	
	to incidents of sexual abuse.		allegation or investigation		investigators, and medical or	
	The review team also		indicates a need to change		mental health practitioners.	
	considers whether incidents		policy or practice to better		(d) The review team shall:	
	were motivated by racial or		prevent, detect, or respond to		(1) Consider whether the	
	other group dynamics. When		sexual abuse;		allegation or investigation	
	incidents are determined to be		(2) Consider whether the		indicates a need to change	
	motivated by racial or other		incident or allegation was		policy or practice to better	
	group dynamics, upper		motivated or otherwise caused		prevent, detect, or respond to	
	management officials		by the perpetrator or victim's		sexual abuse;	
	immediately notify the agency		race, ethnicity, sexual		(2) Consider whether the	
	or facility head and begin		orientation, gang affiliation, or		incident or allegation was	
	taking steps to rectify those		other group dynamics at the		motivated by race; ethnicity;	
	underlying problems. The		facility;		gender identity; lesbian, gay,	
	sexual abuse incident review		(3) Examine the area in the		bisexual, transgender, or	
	takes place at the conclusion of		facility where the incident		intersex identification, status,	
	every sexual abuse		allegedly occurred to assess		or perceived status; or gang	
	investigation, unless the		whether physical barriers in the		affiliation; or was motivated	
	allegation was determined to		area may enable abuse;		or otherwise caused by other	
	be unfounded. The review		(4) Assess the adequacy of		group dynamics at the facility;	
	team prepares a report of its		staffing levels in that area		(3) Examine the area in the	
	findings and recommendations		during different shifts;		facility where the incident	
	for improvement and submits		(5) Assess whether monitoring		allegedly occurred to assess	

Standards for Community Corrections

NPI	REC STANDARD	DOJ REVISED STANDARD		DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	it to the agency or facility		technology should be deployed		whether physical barriers in	
	head.		or augmented to supplement		the area may enable abuse;	
			supervision by staff; and		(4) Assess the adequacy of	
			(6) Prepare a report of its		staffing levels in that area	
			findings and any		during different shifts;	
			recommendations for		(5) Assess whether monitoring	
			improvement and submit such		technology should be	
			report to the facility head and		deployed or augmented to	
			PREA coordinator, if any.		supplement supervision by	
					staff; and	
					(6) Prepare a report of its	
					findings, including but not	
					necessarily limited to	
					determinations made pursuant	
					to paragraphs (d)(1)-(d)(5) of	
					this section, and any	
					recommendations for	
					improvement, and submit such	
					report to the facility head and	
					PREA compliance manager.	
					(e) The facility shall	
					implement the	
					recommendations for	
					improvement, or shall	
					document its reasons for not	

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Standards for Community Corrections

NPI	NPREC STANDARD (June 2009)		DOJ REVISED STANDARD (FEBRUARY 2011)		INAL STANDARD (May 2012)	ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					doing so.	
DC-2	Data collection*	115.287	Data collection	115.287	Data collection.	
	The agency or facility collects		(a) The agency shall collect		(a) The agency shall collect	
	accurate, uniform data for		accurate, uniform data for every		accurate, uniform data for	
	every reported incident of		allegation of sexual abuse at		every allegation of sexual	
	sexual abuse using a		facilities under its direct control		abuse at facilities under its	
	standardized instrument and		using a standardized instrument		direct control using a	
	set of definitions. The agency		and set of definitions.		standardized instrument and	
	aggregates the incident-based		(b) The agency shall aggregate		set of definitions.	
	sexual abuse data at least		the incident-based sexual abuse		(b) The agency shall aggregate	
	annually. The incident-based		data at least annually.		the incident-based sexual	
	data collected includes, at a		(c) The incident-based data		abuse data at least annually.	
	minimum, the data necessary		collected shall include, at a		(c) The incident-based data	
	to answer all questions from		minimum, the data necessary to		collected shall include, at a	
	the most recent version of the		answer all questions from the		minimum, the data necessary	
	BJS Survey on Sexual		most recent version of the		to answer all questions from	
	Violence. Data are obtained		Survey of Sexual Violence		the most recent version of the	
	from multiple sources,		conducted by the Department of		Survey of Sexual Violence	
	including reports, investigation		Justice's Bureau of Justice		conducted by the Department	
	files, and sexual abuse incident		Statistics.		of Justice.	
	reviews. The agency also		(d) The agency shall collect		(d) The agency shall maintain,	
	obtains incident-based and		data from multiple sources,		review, and collect data as	
	aggregated data from every		including reports, investigation		needed from all available	
	community corrections facility		files, and sexual abuse incident		incident-based documents	

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Standards for Community Corrections

NPI	REC STANDARD	DOJ REVISED STANDARD		DOJ FINAL STANDARD		ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	with which it contracts.		reviews. (e) The agency also shall obtain incident-based and aggregated data from every private facility with which it contracts for the confinement of its residents. (f) Upon request, the agency shall provide all such data from the previous year to the Department of Justice no later than June 30.	T (CNIDER	including reports, investigation files, and sexual abuse incident reviews. (e) The agency also shall obtain incident-based and aggregated data from every private facility with which it contracts for the confinement of its residents. (f) Upon request, the agency shall provide all such data from the previous calendar year to the Department of Justice no later than June 30.	
DC-3	Data review for corrective action* The agency reviews, analyzes, and uses all sexual abuse data, including incident-based and aggregated data, to assess and improve the effectiveness of its sexual abuse prevention, detection, and response policies, practices, and	115.288	Data review for corrective action (a) The agency shall review data collected and aggregated pursuant to § 115.287 in order to assess and improve the effectiveness of its sexual abuse prevention, detection, and response policies, practices, and training, including:	115.288	Data review for corrective action. (a) The agency shall review data collected and aggregated pursuant to § 115.287 in order to assess and improve the effectiveness of its sexual abuse prevention, detection, and response policies, practices, and training,	

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Standards for Community Corrections

NPI	REC STANDARD (June 2009)	DOJ REVISED STANDARD (FEBRUARY 2011)		DOJ FINAL STANDARD (May 2012)		ANALYSIS
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	training. Using these data, the		(1) Identifying problem areas;		including:	
	agency identifies problem		(2) Taking corrective action on		(1) Identifying problem areas;	
	areas, including any racial		an ongoing basis; and		(2) Taking corrective action	
	dynamics underpinning		(3) Preparing an annual report		on an ongoing basis; and	
	patterns of sexual abuse, takes		of its findings and corrective		(3) Preparing an annual report	
	corrective action on an		actions for each facility, as well		of its findings and corrective	
	ongoing basis, and, at least		as the agency as a whole.		actions for each facility, as	
	annually, prepares a report of		(b) Such report shall include a		well as the agency as a whole.	
	its findings and corrective		comparison of the current year's		(b) Such report shall include a	
	actions for each facility as well		data and corrective actions with		comparison of the current	
	as the agency as a whole. The		those from prior years and shall		year's data and corrective	
	annual report also includes a		provide an assessment of the		actions with those from prior	
	comparison of the current		agency's progress in addressing		years and shall provide an	
	year's data and corrective		sexual abuse.		assessment of the agency's	
	actions with those from prior		(c) The agency's report shall be		progress in addressing sexual	
	years and provides an		approved by the agency head		abuse.	
	assessment of the agency's		and made readily available to		(c) The agency's report shall	
	progress in addressing sexual		the public through its website		be approved by the agency	
	abuse. The agency's report is		or, if it does not have one,		head and made readily	
	approved by the agency head,		through other means.		available to the public through	
	submitted to the appropriate		(d) The agency may redact		its website or, if it does not	
	governing body, and made		specific material from the		have one, through other	
	readily available to the public		reports when publication would		means.	
	through its Web site or, if it		present a clear and specific		(d) The agency may redact	
	does not have one, through		threat to the safety and security		specific material from the	

NOTE: While the NPREC Standards included community corrections facilities, probation, parole and pretrial supervision schemas, the DOJ revised standards do not include probation or parole. According to the DOJ report, "the Department feels that to the extent the definition [of community corrections] includes supervision of individuals in a non-residential setting, it exceeds the scope of PREA's definition of jail and prison which include only confinement facilities." NPREC Standards denoted with a * are standards intended to cover community corrections facilities as well as probation, parole and pretrial supervision

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Standards for Community Corrections

NPI	REC STANDARD	DOJ REVISED STANDARD			INAL STANDARD	ANALYSIS
	,		EBRUARY 2011)	(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	other means. The agency may		of a facility, but must indicate		reports when publication	
	redact specific material from		the nature of the material		would present a clear and	
	the reports when publication		redacted.		specific threat to the safety	
	would present a clear and				and security of a facility, but	
	specific threat to the safety and				must indicate the nature of the	
	security of a facility, but it				material redacted.	
	must indicate the nature of the					
	material redacted.					
DC-4	Data storage, publication,	115.289	Data storage, publication,	115.289	Data storage, publication,	
	and destruction*		and destruction		and destruction.	
	The agency ensures that the		(a) The agency shall ensure that		(a) The agency shall ensure	
	collected sexual abuse data are		data collected pursuant to §		that data collected pursuant to	
	properly stored, securely		115.287 are securely retained.		§ 115.287 are securely	
	retained, and protected. The		(b) The agency shall make all		retained.	
	agency makes all aggregated		aggregated sexual abuse data,		(b) The agency shall make all	
	sexual abuse data, including		from facilities under its direct		aggregated sexual abuse data,	
	from facilities under its direct		control and private facilities		from facilities under its direct	
	control and those with which it		with which it contracts, readily		control and private facilities	
	contracts, readily available to		available to the public at least		with which it contracts,	
	the public at least annually		annually through its website or,		readily available to the public	
	through its Web site or, if it		if it does not have one, through		at least annually through its	
	does not have one, through		other means.		website or, if it does not have	
	other means. Before making		(c) Before making aggregated		one, through other means.	
	aggregated sexual abuse data		sexual abuse data publicly		(c) Before making aggregated	

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Standards for Community Corrections

NPI	NPREC STANDARD DOJ REVISED STANDARD		DOJ FINAL STANDARD		ANALYSIS	
	(June 2009)	(F)	EBRUARY 2011)	2011) (May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
	publicly available, the agency removes all personal identifiers from the data. The agency maintains sexual abuse data for at least 10 years after the date of its initial collection unless Federal, State, or local law allows for the disposal of official information in less than 10 years.		available, the agency shall remove all personal identifiers. (d) The agency shall maintain sexual abuse data for at least 10 years after the date of its initial collection unless Federal, State, or local law requires otherwise.		sexual abuse data publicly available, the agency shall remove all personal identifiers. (d) The agency shall maintain sexual abuse data collected pursuant to § 115.287 for at least 10 years after the date of the initial collection unless Federal, State, or local law requires otherwise.	
	Audits		Audits		Audits	Audits

Standards for Community Corrections

NPI	REC STANDARD	DOJ R	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(F)	EBRUARY 2011)		(May 2012)	
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
AU-1	Audits of standards*	115.293	Audits of standards	115.293	Audits of standards.	
	The public agency ensures that		(a) An audit shall be considered		The agency shall conduct	
	all community corrections		independent if it is conducted		audits pursuant to §§ 115.401-	
	facilities, including contract		by:		405.	
	facilities and pretrial,		(1) A correctional monitoring			
	probation, and parole agencies		body that is not part of the			
	are audited to measure		agency but that is part of, or			
	compliance with the PREA		authorized by, the relevant State			
	standards. Audits must be		or local government;			
	conducted at least every three		(2) An auditing entity that is			
	years by independent and		within the agency but separate			
	qualified auditors. The public		from its normal chain of			
	or contracted agency allows		command, such as an inspector			
	the auditor to enter and tour		general or ombudsperson who			
	facilities, review documents,		reports directly to the agency			
	and interview staff and		head or to the agency's			
	defendants/offenders, as		governing board; or			
	deemed appropriate by the		(3) Other outside individuals			
	auditor, to conduct		with relevant experience.			
	comprehensive audits. The		(b) No audit may be conducted			
	public agency ensures that the		by an auditor who has received			
	report of the auditor's findings		financial compensation from the			
	and the public or contracted		agency being audited within the			
	agency's plan for corrective		three years prior to the agency's			
	action (DC-3) are published on		retention of the auditor.			
	the appropriate agency's Web		(c) The agency shall not			106
NOTE: While	site if it has one or are the NPREC Standards included coi	nmunity correct	l employ, contract with, or lions facilities, probation, parole and	pretrial supervisi	on schemas, the DOJ revised stand	lards do not include probation or parole. According to the DOJ exceeds the scope of PREA's definition of jail and prison which
report, "the De	otherwise made readily extent the	e definition [of o	otherwise financially includes sup	ervision of individ	uals in a non-residential setting, it	exceeds the scope of PREA's definition of jail and prison which
include only co	nfilment facilities. NPREC Stan	dards denoted w	idira persale inde auditor de date co	er community co	rrections facilities as well as proba	tion, parole and pretrial supervision
			years subsequent to the			
Created by the l	Project on Addressing Prison Rape	at the Washingto	nagolicy structure of the			
4801 Massachu	setts Ave, NW; Washington, DC 200	16	auditor, with the exception of			
	endsilence@wcl.american.edu; www.	wci.american.edi	audits.			
May 2012			(d) All auditors shall be			
			certified by the Department of			
			Justice to conduct such audits,			
			and shall be re-certified every			
			and shall be re-certified every			

Standards for Community Corrections

NPREC STANDARD	DOJ REVISED STANDARD		DOJ F	INAL STANDARD	ANALYSIS
(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
Auditing and Corrective Action	Auditing	and Corrective Action	Auditing	and Corrective Action	Auditing and Corrective Action
			115.401	requency and scope of audits. (a) During the three-year period starting on [INSERT DATE ONE YEAR PLUS 60 DAYS AFTER DATE OF PUBLICATION IN THE FEDERAL REGISTER], and during each three-year period thereafter, the agency shall ensure that each facility operated by the agency, or by a private organization on behalf of the agency, is audited at least once. (b) During each one-year period starting on [INSERT DATE ONE YEAR PLUS 60 DAYS AFTER DATE OF PUBLICATION IN THE FEDERAL REGISTER], the agency shall ensure that at least one-third of each facility	

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Standards for Community Corrections

NPF	REC STANDARD	DOJ REVISED STANDARD		DOJ FINAL STANDARD		ANALYSIS
	(June 2009)	(FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					type operated by the agency,	
					or by a private organization on	
					behalf of the agency, is	
					audited.	
					(c) The Department of Justice	
					may send a recommendation	
					to an agency for an expedited	
					audit if the Department has	
					reason to believe that a	
					particular facility may be	
					experiencing problems	
					relating to sexual abuse. The	
					recommendation may also	
					include referrals to resources	
					that may assist the agency	
					with PREA-related issues.	
					(d) The Department of Justice	
					shall develop and issue an	
					audit instrument that will	
					provide guidance on the	
					conduct of and contents of the	
					audit.	
					(e) The agency shall bear the	
					burden of demonstrating	
					compliance with the	

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Standards for Community Corrections

NPF	NPREC STANDARD		DOJ REVISED STANDARD		INAL STANDARD	ANALYSIS
	(June 2009)	(FI	EBRUARY 2011)	(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					standards. (f) The auditor shall	
					review all relevant agency-	
					wide policies, procedures,	
					reports,	
					internal and external audits,	
					and accreditations for each	
					facility type.	
					(g) The audits shall review, at	
					a minimum, a sampling of	
					relevant documents and other	
					records and information for	
					the most recent one-year	
					period.	
					(h) The auditor shall have	
					access to, and shall observe,	
					all areas of the audited	
					facilities. (i) The auditor shall	
					be permitted to request and	
					receive copies of any relevant	
					documents	
					(including electronically	
					stored information).	
					(j) The auditor shall retain	
					and preserve all	
					documentation (including,	

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Standards for Community Corrections

NPF	NPREC STANDARD		DOJ REVISED STANDARD		INAL STANDARD	ANALYSIS
	(June 2009) (FEBRUARY 2011)		(May 2012)			
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					e.g., video tapes and interview	
					notes) relied upon in making	
					audit determinations. Such	
					documentation shall be	
					provided to the Department of	
					Justice upon request.	
					(k) The auditor shall interview	
					a representative sample of	
					inmates, residents, and	
					detainees, and of staff,	
					supervisors, and	
					administrators.	
					(1) The auditor shall review a	
					sampling of any available	
					videotapes and other	
					electronically available data	
					(e.g., Watchtour) that may be	
					relevant to the provisions	
					being audited.	
					(m) The auditor shall be	
					permitted to conduct private	
					interviews with inmates,	
					residents, and detainees.	
					(n) Inmates, residents, and	
					detainees shall be permitted to	

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Standards for Community Corrections

NPI	REC STANDARD	DOJ RI	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
	(June 2009) (FEBRUARY 2011)			(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					send confidential information or correspondence to the auditor in the same manner as if they were communicating with legal counsel. (o) Auditors shall attempt to communicate with community-based or victim advocates who may have insight into relevant conditions in the facility.	
				115.402	Auditor qualifications. (a) An audit shall be conducted by: (1) A member of a correctional monitoring body that is not part of, or under the authority of, the agency (but may be part of, or authorized by, the relevant State or local government); (2) A member of an auditing entity such as an inspector general's or ombudsperson's	

NOTE: While the NPREC Standards included community corrections facilities, probation, parole and pretrial supervision schemas, the DOJ revised standards do not include probation or parole. According to the DOJ report, "the Department feels that to the extent the definition [of community corrections] includes supervision of individuals in a non-residential setting, it exceeds the scope of PREA's definition of jail and prison which

include only confinement facilities." NPREC Standards denoted with a * are standards intended to cover community corrections facilities as well as probation, parole and pretrial supervision

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Standards for Community Corrections

NPF	REC STANDARD	DOJ RI	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(FF	EBRUARY 2011)	(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					office that is external to the	
					agency; or	
					(3) Other outside individuals	
					with relevant experience.	
					(b) All auditors shall be	
					certified by the Department of	
					Justice. The Department of	
					Justice shall develop and issue	
					procedures regarding the	
					certification process, which	
					shall include training	
					requirements.	
					(c) No audit may be conducted	
					by an auditor who has	
					received financial	
					compensation from the agency	
					being audited (except for	
					compensation received for	
					conducting prior PREA	
					audits) within the three years	
					prior to the agency's retention	
					of the auditor.	
					(d) The agency shall not	
					employ, contract with, or	
					otherwise financially	

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Standards for Community Corrections

NPI	NPREC STANDARD DOJ REVISED STANDARD		DOJ F	INAL STANDARD	ANALYSIS	
	(June 2009) (FEBRUARY 2011)		(May 2012)			
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					compensate the auditor for	
					three years subsequent to the	
					agency's retention of the	
					auditor, with the exception of	
					contracting for subsequent	
					PREA audits.	
				115.403	Audit contents and	
					findings.	
					(a) Each audit shall include a	
					certification by the auditor	
					that no conflict of interest	
					exists with respect to his or	
					her ability to conduct an audit	
					of the agency under review.	
					(b) Audit reports shall state	
					whether agency-wide policies	
					and procedures comply with	
					relevant PREA standards.	
					(c) For each PREA standard,	
					the auditor shall determine	
					whether the audited facility	
					reaches one of the following	
					findings: Exceeds Standard	
					(substantially exceeds	
					requirement of standard);	

NOTE: While the NPREC Standards included community corrections facilities, probation, parole and pretrial supervision schemas, the DOJ revised standards do not include probation or parole. According to the DOJ report, "the Department feels that to the extent the definition [of community corrections] includes supervision of individuals in a non-residential setting, it exceeds the scope of PREA's definition of jail and prison which include only confinement facilities." NPREC Standards denoted with a * are standards intended to cover community corrections facilities as well as probation, parole and pretrial supervision

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Standards for Community Corrections

NPF	NPREC STANDARD DOJ REVISED STANDARD		DOJ F	INAL STANDARD	ANALYSIS	
	(June 2009) (FEBRUARY 2011)		(May 2012)			
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					Meets Standard (substantial	
					compliance; complies in all	
					material ways with the	
					standard for the relevant	
					review period); Does Not	
					Meet Standard (requires	
					corrective action). The audit	
					summary shall indicate,	
					among other things, the	
					number of provisions the	
					facility has achieved at each	
					grade level.	
					(d) Audit reports shall	
					describe the methodology,	
					sampling sizes, and basis for	
					the auditor's conclusions with	
					regard to each standard	
					provision for each audited	
					facility, and shall include	
					recommendations for any	
					required corrective action.	
					(e) Auditors shall redact any	
					personally identifiable inmate	
					or staff information from their	
					reports, but shall provide such	

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Standards for Community Corrections

NPI	REC STANDARD DOJ REVISED STANDARD		DOJ F	INAL STANDARD	ANALYSIS	
	(June 2009)	9) (FEBRUARY 2011)		(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					information to the agency upon request, and may provide such information to the Department of Justice. (f) The agency shall ensure that the auditor's final report is published on the agency's website if it has one, or is otherwise made readily available to the public.	
				115.404	Audit corrective action plan. (a) A finding of "Does Not Meet Standard" with one or more standards shall trigger a 180-day corrective action period. (b) The auditor and the agency shall jointly develop a corrective action plan to achieve compliance. (c) The auditor shall take necessary and appropriate steps to verify implementation	

NOTE: While the NPREC Standards included community corrections facilities, probation, parole and pretrial supervision schemas, the DOJ revised standards do not include probation or parole. According to the DOJ report, "the Department feels that to the extent the definition [of community corrections] includes supervision of individuals in a non-residential setting, it exceeds the scope of PREA's definition of jail and prison which include only confinement facilities." NPREC Standards denoted with a * are standards intended to cover community corrections facilities as well as probation, parole and pretrial supervision

Created by the Project on Addressing Prison Rape at the Washington College of Law

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Standards for Community Corrections

NPF	REC STANDARD	DOJ RI	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
	(June 2009) (FEBRUARY 2011)		(May 2012)			
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					of the corrective action plan, such as reviewing updated policies and procedures or reinspecting portions of a facility. (d) After the 180-day corrective action period ends, the auditor shall issue a final determination as to whether the facility has achieved compliance with those standards requiring corrective action. (e) If the agency does not achieve compliance with each standard, it may (at its discretion and cost) request a subsequent audit once it believes that is has achieved compliance.	
				115.405	Audit appeals. (a) An agency may lodge an appeal with the Department of Justice regarding any specific	

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Standards for Community Corrections

NI	PREC STANDARD	DOJ RI	EVISED STANDARD	DOJ F	INAL STANDARD	ANALYSIS
	(June 2009)	(FI	EBRUARY 2011)	(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
					audit finding that it believes to be incorrect. Such appeal must be lodged within 90 days of the auditor's final determination. (b) If the Department determines that the agency has stated good cause for a reevaluation, the agency may commission a re-audit by an auditor mutually agreed upon by the Department and the agency. The agency shall bear the costs of this re-audit. (c) The findings of the re-audit shall be considered final.	

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Standards for Community Corrections

NPR	NPREC STANDARD		DOJ REVISED STANDARD		INAL STANDARD	ANALYSIS
	(June 2009) (FEBRUARY 2011)			(May 2012)		
NUMBER	STANDARD	NUMBER	STANDARD	NUMBER	STANDARD	
S	State Compliance		State Compliance	S	tate Compliance	State Compliance
				115.501	State determination and	
					certification of full	
					compliance.	
					(a) In determining pursuant to	
					42 U.S.C. 15607(c)(2)	
					whether the State is in full	
					compliance with the PREA	
					standards, the Governor shall	
					consider the results of the	
					most recent agency audits. (b) The Gover nor's	
					certification shall apply to all	
					facilities in the State under the	
					operational control of the	
					State's executive branch,	
					including facilities operated	
					by private entities on behalf of	
					the State's executive branch.	

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