



ADMINISTRATIVE POLICIES
AND PROCEDURES
State of Tennessee
Department of Correction

Index 502.06

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Effective Date: May 15, 2015

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Supersedes: 502.06 (4/15/13)
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Approved by: Derrick D. Schofield

Subject: PRISON RAPE ELIMINATION ACT (PREA) IMPLEMENTATION AND COMPLIANCE

- I. AUTHORITY: TCA 4-3-603, TCA 4-3-606, TCA 39-13-501, TCA 39-13-503, TCA 39-16-408, TCA 40-39-202, Title 28 CFR Part 115, and the Prison Rape Elimination Act of 2003, 42 USC 15601 through 15609 (PREA).
- II. PURPOSE: To prevent sexual abuse of inmates and residents under the jurisdiction of the Tennessee Department of Correction (TDOC).
- III. APPLICATION: All TDOC staff, inmates, residents, other employees as defined within this policy, and privately managed institutions.
- IV. DEFINITIONS:
 - A. Employee: For the purpose of this policy, any full-time or part-time staff member, TRICOR employees, volunteer, vendor, intern, contractor, or employee of a contractor.
 - B. Facility/Site PREA Coordinator (FPC): Associate Wardens of Treatment at TDOC institutions and Assistant Wardens of privately managed institutions who coordinate local PREA programming activities and reporting requirements and oversees the functions of the PREA Compliance Manager. The Director of Community Correction shall serve as the FPC for community confinement centers (residential transitional centers, halfway houses, etc. who are under contract with the TDOC)
 - C. Potential Sexual Aggressor: Any inmate within TDOC custody who has been identified, utilizing the PREA Screening System Application as an individual who is at risk of sexual abusive tendencies. Any resident in a TDOC contracted confinement or residential facility who has been identified, utilizing the Sexual Aggressor Classification Screening (CR-3737 for females and CR-3638 for males).
 - D. Potential Sexual Victim: Any inmate within TDOC custody who has been identified, utilizing the PREA Screening System Application as an individual with a past history of victimization. Any resident in a TDOC contracted confinement or residential facility who has been identified, utilizing the Sexual Victim Classification Screening (CR-3737 for females and CR-3638 for males).
 - E. Prison Rape Elimination Act (PREA): Federal legislation which was enacted and signed by President George W. Bush in 2003 to prevent, detect, and respond to prison rapes, sexual assaults, and sexual harassment within the United States.
 - F. PREA Compliance Manager (PCM): Individual appointed by the facility PREA coordinator to ensure the facility's compliance with PREA.
 - G. PREA-Free Walk: A walk (inspection) conducted on a monthly basis at TDOC confinement or residential locations.

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- H. PREA Screening System Application: Computer application located on the TDOC intranet that is used to screen inmates upon intake and transfer for their risk of being sexually abused by other inmates or sexually abusive toward other inmates. This application replaces the Sexual Aggressor/Victim Classification Screening (CR-3737 for females and CR-3638 for males) NOTE: The CR forms will continue to be used by the residents in contracted facilities supervised by the TDOC Division of Community Supervision.
- I. Resident: Any person confined within a community confinement facility, (e.g. halfway houses and residential confinement supervised transitional centers, etc.)
- J. Sexual Abuse: Encompasses inmate-on-inmate sexual abuse; inmate-on-inmate sexual harassment; staff-on-inmate sexual abuse; and staff-on-inmate sexual harassment. (These definitions include and are the same for resident-on-resident and staff-on-resident incidents)
1. Inmate-on-inmate sexual abuse: Encompasses all incidents of inmate-on-inmate sexually abusive contact and inmate-on-inmate sexually abusive penetration.
 2. Inmate-on-inmate sexually abusive contact: Non-penetrative touching (either directly or through the clothing) of the genitalia, anus, groin, breast, inner thigh, or buttocks without penetration by an inmate of another inmate without the latter's consent, or of an inmate who is coerced into sexual contact by threats of violence, or of an inmate who is unable to consent or refuse.
 3. Inmate-on-inmate sexually abusive penetration: Penetration by an inmate of another inmate without the latter's consent, or of an inmate who is coerced into sexually abusive penetration by threats of violence, or of an inmate who is unable to consent or refuse. The sexual acts included are:
 - a. Contact between the penis and the vagina or the anus;
 - b. Contact between the mouth and the penis, vagina, or anus; or
 - c. Penetration of the anal or genital opening of another person by a hand, finger, or other object.
 4. Inmate-on-inmate sexual harassment: Repeated and unwelcome sexual advances, requests for sexual favors, verbal comments, or gestures or actions of a derogatory or offensive sexual nature by one inmate directed towards another inmate.
 5. Staff-on-inmate sexual abuse: Encompasses all occurrences of staff-on-inmate sexually abusive contact, staff-on-inmate sexually abusive penetration, staff-on-inmate indecent exposure, and staff-on-inmate voyeurism. Staff solicitations of inmates to engage in sexual contact or penetration constitute attempted staff-on-inmate sexual abuse.
 6. Staff-on-inmate sexually abusive contact: Non-penetrative touching (either directly or through the clothing) of the genitalia, anus, groin, breast, inner thigh, or buttocks by a staff member of an inmate with or without the latter's consent that is unrelated to official duties.
 7. Staff-on-inmate sexually abusive penetration: Penetration by a staff member of an inmate with or without the latter's consent. The sexual acts included are:
 - a. Contact between the penis and the vagina or the anus;

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- b. Contact between the mouth and the penis, vagina, or anus; or
 - c. Penetration of the anal or genital opening of another person by a hand, finger, or other object.
- 8. Staff-on-inmate indecent exposure: The display by a staff member of his or her uncovered genitalia, buttocks, or breast in the presence of an inmate.
- 9. Staff-on-inmate voyeurism: An invasion of an inmate's privacy by an employee for reasons unrelated to official duties or when otherwise not necessary for safety and security reason, such as peering at an inmate who is using a toilet in his or her cell; requiring an inmate to expose his or her buttocks, genitals, or breasts; or taking images of all or part of an inmate's naked body or of an inmate performing bodily functions and distributing or publishing them.
- 10. Staff-on-inmate sexual harassment: Repeated verbal comments or gestures of a sexual nature to an inmate by a staff member. Such statements include demeaning references to gender, sexually suggestive or derogatory comments about body or clothing, or obscene language or gestures.
- K. Sexual Aggressor: Any inmate within TDOC custody who has been identified, utilizing the PREA Screening System Application as an individual with a past history of institutional sexually aggressive behavior. Also, any resident within a TDOC contracted residential or confinement facility who has been identified, utilizing Sexual Aggressor/Victim Classification Screening (CR-3737 for females and CR-3638 for males).
- L. TDOC PREA Coordinator: Individual designated by the Commissioner to oversee, develop, implement, and monitor the Department's PREA programming and reporting responsibilities.
- M. Victim: Any inmate within TDOC custody who has been identified, utilizing the PREA Screening System Application as an individual who is a former victim of prison or facility rape or sexual assault. Also, any resident within a TDOC contracted residential or confinement facility who has been identified, utilizing Sexual Aggressor/Victim Classification Screening (CR-3737 for females and CR-3638 for males).
- V. POLICY: It is the policy of the TDOC to provide a safe, humane, and appropriately secure environment, free from threat of sexual abuse and sexual harassment for all inmates, by maintaining a program of prevention, detection, response, investigation, and tracking of all alleged and substantiated sexual assaults and sexual harassment. TDOC has zero tolerance for incidences of sexual abuse and sexual harassment within its facilities.
- VI. PROCEDURES:
 - A. The TDOC shall have an absolute zero tolerance towards sexual acts between staff and inmates as well as inmates and inmates. There are no consensual sexual acts in a custodial or supervisory relationship. Any sexual abuse or sexual harassment between employees and inmates is inconsistent with the professional, ethical principles, and policies of the TDOC. There are also no consensual sexual contacts between inmates. All allegations of sexual abuse will be reported and investigated.

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- B. The Commissioner shall appoint a TDOC PREA Coordinator who will be responsible for implementing, developing, overseeing, and monitoring the Department's PREA activities, policy development and training,
- C. The Facility PREA Coordinator (Associate Warden of Treatment/Associate Warden) shall appoint a local PREA Compliance Manager (PCM) who will ensure the facility's compliance with PREA standards. The PCM shall keep the facility PREA coordinator apprised on a monthly basis as to the facility's compliance status. Each facility shall develop internal procedures to document this process.
- D. Inmate/Resident Orientation and Education:
1. All inmates entering the TDOC system shall receive verbal and written information concerning sexual abuse within 24 hours of intake at the reception centers. (See Policy #404.05)
 2. All contractors housing offenders shall have written policy and procedures providing for resident orientation and education; these policy and procedures shall be approved by the TDOC.
 3. Facility staff shall take appropriate steps to ensure that inmates with disabilities (including, inmates who are deaf or hard of hearing, those who are blind or have low vision, or those who have intellectual, psychiatric, or speech disabilities) have an equal opportunity to participate in or benefit from all aspects of the staff's efforts to prevent, detect, and respond to sexual abuse and sexual harassment.
 4. Facility staff shall ensure that written materials are provided in formats or through methods that ensure effective communication with inmates who have disabilities, including inmates who have intellectual disabilities, limited reading skill, or who are blind or have low vision.
 5. Staff shall not rely on inmate/resident interpreters, inmate/resident readers, or other types of inmate/resident assistants except in limited circumstances such as an extended delay in obtaining an effective interpreter could compromise the inmate's safety, the performance of first-responder duties or the investigation of the inmate's claim. TOMIS Contact Note-LCDG shall be posted identifying the name of the assistor and their organization.
 6. Facility staff shall take reasonable steps to ensure meaningful access to all aspects of TDOC's efforts to prevent, detect, and respond to sexual abuse and sexual harassment to inmates 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.
- E. The screening of inmates and residents for sexual aggressor or sexual victim potential and any eventual actual identification as aggressor or victim shall be conducted in accordance with Policy #502.06.1 and the Department's classification processes.
- F. Monitoring of sexual abuse or sexual harassment against inmates and residents shall be conducted in accordance with Policy #502.06.1.

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- G. All allegations of sexual abuse and sexual harassment shall be investigated in accordance with Policy #502.06.2.
- H. Each facility shall develop a staffing pattern that provides for the adequate levels of staffing and monitoring to protect inmates and residents against sexual abuse. By July 1st of each calendar year the Warden/AWT shall assess, determine, and document whether adjustments are needed to the facility staffing plan. This review will follow the guidelines of CFR 113.13(a), (b) and (c). A written report shall be provided to the Assistant Commissioner of Prisons and the TDOC PREA Coordinator of the findings of this review. Regardless of any current contractual language between the State and a private residential vendor regarding staffing patterns, these staffing patterns are to be reviewed annually in accordance with PREA required standards upon issuance of this policy.
- I. Each PREA site coordinator and/or PREA Compliance Manager shall ensure that an unannounced PREA-free walk (inspection) is conducted on a monthly basis in accordance with PREA Inspection Team Worksheet, CR-3821. This inspection shall be conducted ~~on all shifts~~ to identify and deter staff sexual abuse and sexual harassment.
- J. Each Security Shift Supervisor shall conduct and document unannounced rounds to identify and deter staff sexual abuse and sexual harassment. The unit/program area Log Book shall be annotated with "Unannounced PREA Inspection" by the security shift supervisor when signing into the unit/program area. Additionally, the shift report shall be annotated with the date and time to the unannounced PREA inspection. Any staff member alerting other staff members that these unannounced rounds are occurring will be subject to appropriate disciplinary action.
- K. Employee Training:
1. All TDOC employees shall be trained regarding:
 - a. TDOC's zero-tolerance policy for sexual abuse and sexual harassment;
 - b. How to fulfill their responsibilities under TDOC sexual abuse and sexual harassment prevention, detection, response, and reporting of sexual abuse and sexual harassment. (See Policies #110.01 and #110.05);
 - c. Inmates' rights to be free from sexual abuse and sexual harassment;
 - d. The right of inmates and employees to be free from retaliation for reporting sexual abuse and sexual harassment;
 - e. The dynamics of sexual abuse and sexual harassment in confinement;
 - f. The common reactions of sexual abuse and sexual harassment victims;
 - g. How to detect and respond to signs of threatened and actual sexual abuse;
 - h. How to avoid inappropriate relationships with inmates;

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- i. How to communicate effectively and professionally with inmates, including lesbian, gay, bisexual, transgender, intersex, or gender nonconforming inmates; and
 - j. How to comply with relevant laws related to mandatory report of sexual abuse to outside authorities.
- 2. Such training shall be tailored to the gender of the inmates at the employee's facility. The employee shall receive additional training if the employee is reassigned from a facility that houses only female inmates, or vice versa.
- 3. Security staff shall be trained how to conduct cross-gender pat-down searches, and searches of transgender and intersex inmates, in a professional and respectful manner, in the least intrusive manner possible, consistent with security needs. The Academy shall develop appropriate Lesson Plans for pre-service and in-service security staff.
- 4. Employees shall document through signature that they have received the training listed in Section VI.(J)(1)(a-j) and that they understand the training they have received.
- L. Volunteer and Contractor Training: Each Warden/AWT shall ensure that all volunteers and contractors who have contact with inmates have been trained on their responsibilities under TDOC's sexual abuse and sexual harassment prevention, detection and response policies and procedures. Volunteers shall receive their PREA training in accordance with Policy #115.01. Training acknowledgement for volunteers and contractors shall be documented through signature that they understand the training they have received.
- M. Specialized Training for Medical and Mental Health Staff: All full and part-time medical and mental health care practitioners who work regularly in the facility shall be trained in:
 - a. How to detect and assess signs of sexual abuse and sexual harassment
 - b. How to preserve physical evidence of sexual abuse
 - c. How to respond effectively and professionally to victims of sexual abuse and sexual harassment
 - d. How and to whom to report allegations or suspicions of sexual abuse and sexual harassment
- N. Employees of privately managed facilities shall receive PREA training as part of the pre-service and in-service training requirements established by the Contractor and approved by TDOC.
- O. The Director of Contracts Administration shall ensure that all new TDOC contracts or contract renewals include language requiring the development of policies and procedures to ensure compliance with PREA standards and training regarding PREA compliance.
- P. Any awarded contracts or contract renewals, including Community Supervision contracts, shall be monitored by the Director of Compliance using appropriate inspection instruments during the annual inspection. The inspection instrument shall be developed in conjunction with the TDOC PREA Coordinator to ensure vendor compliance with PREA standards.

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- Q. Facility staff shall collect accurate uniform data for every allegation of sexual abuse at facilities under its direct control using a standardized instrument and set of definitions, and the PREA Allegation System (PAS). TDOC shall aggregate the incident-based sexual abuse data at least annually. This report shall be prepared by the Decision Support: Research & Planning staff utilizing the DOJ annual reporting format. TDOC shall maintain, review, and collect data via the PAS as needed from all available incident-based documents, including reports, investigation files, and sexual abuse incident review.
- R. The TDOC PREA Coordinator shall review data collected and aggregated in order to assess and improve the effectiveness of its sexual abuse prevention, detection, and response policies, practices, and training, including:
1. Identifying problem area
 2. Taking corrective action on an ongoing basis
 3. Preparing an annual report of its finding and corrective action for each facility as well as TDOC as a whole. This report shall include a comparison of the current year's data and corrective actions with those from prior years and shall provide an assessment of TDOC's progress in addressing sexual abuse. This report shall be approved by the Commissioner and made readily available to the public through the Department's website.
- S. The TDOC PREA Coordinator shall ensure that data collected is securely retained. TDOC shall make all aggregated sexual abuse data, from TDOC facilities and private facilities with which it contracts, readily available to the public at least annually through the TDOC website. Personal identifiers shall be removed prior to the date being made publicly available.
- T. The TDOC PREA Coordinator shall maintain sexual abuse data collected for at least ten years after the date of the initial collection unless federal, state or local law require otherwise.
- U. PREA Audit Documentation Retention: Audit documents shall be retained for 12 months following the deadline for any facility audit appeal. Longer document retention may be requested by the U.S Department of Justice.

VII. ACA STANDARDS: 4-4084-1, 4-4281 through 4-4281-8, 4-4282, 4-4371, and 4-4406.

VIII. EXPIRATION DATE: May 15, 2018.



**TENNESSEE DEPARTMENT OF CORRECTION
FEMALE SEXUAL AGGRESSOR/SEXUAL VICTIM CLASSIFICATION SCREENING**

RESIDENT NAME (Please Print)

NUMBER

STAFF MEMBER(S) (Please Print)

DATE

SEXUAL VICTIM FACTORS

		YES	NO
1.	Prior history of violent offenses	<input type="checkbox"/>	<input type="checkbox"/>
2.	Former victim of Institution (Prison or Jail) rape or sexual assault	<input type="checkbox"/>	<input type="checkbox"/>
3.	Youth age (25 or younger) or Elderly (60 or older)	<input type="checkbox"/>	<input type="checkbox"/>
4.	Small in physical stature (Less than 110 lbs.)	<input type="checkbox"/>	<input type="checkbox"/>
5.	Developmental disability/Mental illness/Medical issues which may contribute to victimization	<input type="checkbox"/>	<input type="checkbox"/>
6.	First incarceration ever (Prison or Jail)	<input type="checkbox"/>	<input type="checkbox"/>
7.	Inmate is or is perceived to be lesbian, bisexual, transgender, intersex or gender non-conforming	<input type="checkbox"/>	<input type="checkbox"/>
8.	History of prior sexual victimization	<input type="checkbox"/>	<input type="checkbox"/>
9.	History of facility consensual sex	<input type="checkbox"/>	<input type="checkbox"/>
10.	Prior history of protective custody (Adult or Juvenile)	<input type="checkbox"/>	<input type="checkbox"/>
11.	Conviction for sex offenses against an adult or child	<input type="checkbox"/>	<input type="checkbox"/>

Is the offender found to be a:

- VICTIM** - If question #2 is answered yes, the offender is classified as a **victim** regardless of the other questions.
- POTENTIAL VICTIM** - If 3 or more of questions #2 – 10 are checked, the offender is classified as a **potential victim**.
- N/A** - If 2 or less of questions # 2-10 are checked, the classification designations are Not Applicable (**N/A**).

Do you recommend another victim finding level? YES NO

If yes, which level is recommended? Potential Victim N/A Monitoring YES NO

Explanation: _____

FEMALE SEXUAL AGGRESSOR/SEXUAL VICTIM CLASSIFICATION SCREENING
continued

RESIDENT NAME *(Please Print)*

NUMBER

STAFF MEMBER(S) *(Please Print)*

DATE

SEXUAL AGGRESSOR FACTORS

		YES	NO
1.	Any history of institutional (<i>prison or jail</i>) sexual aggressor behavior	<input type="checkbox"/>	<input type="checkbox"/>
2.	Current or prior rape conviction	<input type="checkbox"/>	<input type="checkbox"/>
3.	Any history of sexual abuse/sexual assault toward others	<input type="checkbox"/>	<input type="checkbox"/>
4.	Any history of physical abuse toward others	<input type="checkbox"/>	<input type="checkbox"/>
5.	Any history of domestic violence toward others	<input type="checkbox"/>	<input type="checkbox"/>
6.	Confirmed gang affiliation	<input type="checkbox"/>	<input type="checkbox"/>

Is the offender found to be a:

SEXUAL AGGRESSOR - If question #1 is yes, the offender is classified as a **sexual aggressor** regardless of the other questions.

Any resident classified as SEXUAL AGGRESSOR is to be monitored quarterly for a minimum of one calendar year and is to be re-evaluated for monitoring purposes at annual re-class.

POTENTIAL SEXUAL AGGRESSOR - If 2 or more of questions #2 – 6 are checked, the offender is classified as a **potential sexual aggressor**.

N/A - If 1 or less of questions # 2 6 are checked, the classification designations are Not Applicable (**N/A**).

Do you recommend another aggressor finding level? YES NO

If yes, which level is recommended?

Potential Sexual Aggressor N/A Monitoring YES NO

LS/CMI Review (if available) especially sections 1.8 and sections 2 (perpetrator and victim) and section 4 (other client issues).

Explanation: _____



**TENNESSEE DEPARTMENT OF CORRECTION
MALE SEXUAL AGGRESSOR/SEXUAL VICTIM CLASSIFICATION SCREENING**

RESIDENT NAME (Please Print)

NUMBER

STAFF MEMBER(S) (Please Print)

DATE

SEXUAL VICTIM FACTORS

		YES	NO
1.	Prior history of violent offenses	<input type="checkbox"/>	<input type="checkbox"/>
2.	Former victim of Institution (Prison or Jail) rape or sexual assault	<input type="checkbox"/>	<input type="checkbox"/>
3.	Youth age (25 or younger) or Elderly (60 or older)	<input type="checkbox"/>	<input type="checkbox"/>
4.	Small in physical stature (Less than 110 lbs.)	<input type="checkbox"/>	<input type="checkbox"/>
5.	Developmental disability/Mental illness/Medical issues which may contribute to victimization	<input type="checkbox"/>	<input type="checkbox"/>
6.	First incarceration ever (Prison or Jail)	<input type="checkbox"/>	<input type="checkbox"/>
7.	Inmate is or is perceived to be gay, bisexual, transgender, intersex or gender non-conforming	<input type="checkbox"/>	<input type="checkbox"/>
8.	History of prior sexual victimization	<input type="checkbox"/>	<input type="checkbox"/>
9.	History of facility consensual sex	<input type="checkbox"/>	<input type="checkbox"/>
10.	Prior history of protective custody (Adult or Juvenile)	<input type="checkbox"/>	<input type="checkbox"/>
11.	Conviction for sex offenses against an adult or child	<input type="checkbox"/>	<input type="checkbox"/>

Is the offender found to be a:

- VICTIM** - If question #2 is answered yes, the offender is classified as a **victim** regardless of the other questions.
- POTENTIAL VICTIM** - If 3 or more of questions #2 – 10 are checked, the offender is classified as a **potential victim**.
- N/A** - If 2 or less of questions # 2-10 are checked, the classification designations are Not Applicable (**N/A**).

Do you recommend another victim finding level? YES NO

If yes, which level is recommended? Potential Victim N/A Monitoring YES NO

Explanation: _____

MALE SEXUAL AGGRESSOR/SEXUAL VICTIM CLASSIFICATION SCREENING
continued

RESIDENT NAME (Please Print)

NUMBER

STAFF MEMBER(S) (Please Print)

DATE

SEXUAL AGGRESSOR FACTORS

		YES	NO
1.	Any history of institutional (<i>prison or jail</i>) sexual aggressor behavior	<input type="checkbox"/>	<input type="checkbox"/>
2.	Current or prior rape conviction	<input type="checkbox"/>	<input type="checkbox"/>
3.	Any history of sexual abuse/sexual assault toward others	<input type="checkbox"/>	<input type="checkbox"/>
4.	Any history of physical abuse toward others	<input type="checkbox"/>	<input type="checkbox"/>
5.	Any history of domestic violence toward others	<input type="checkbox"/>	<input type="checkbox"/>
6.	Confirmed gang affiliation	<input type="checkbox"/>	<input type="checkbox"/>

Is the offender found to be a:

SEXUAL AGGRESSOR - If question #1 is yes, the offender is classified as a **sexual aggressor** regardless of the other questions.

Any resident classified as SEXUAL AGGRESSOR is to be monitored quarterly for a minimum of one calendar year and is to be re-evaluated for monitoring purposes at annual re-class.

POTENTIAL SEXUAL AGGRESSOR - If 2 or more of questions #2 – 6 are checked, the offender is classified as a **potential sexual aggressor**.

N/A - If 1 or less of questions # 2 6 are checked, the classification designations are Not Applicable (**N/A**).

Do you recommend another aggressor finding level? YES NO

If yes, which level is recommended?

Potential Sexual Aggressor N/A Monitoring YES NO

LS/CMI Review (if available) especially sections 1.8 and sections 2 (perpetrator and victim) and section 4 (other client issues).

Explanation: _____



TENNESSEE DEPARTMENT OF CORRECTION

**INSPECTION TEAM WORKSHEET
PRISON RAPE ELIMINATION ACT (PREA) OF 2003**

_____ INSTITUTION _____

_____ DATE _____

_____ TEAM LEADER _____

POSITION

MEMBERS PRESENT: _____
 SART COORDINATOR/DESIGNEE: _____
 SART SECURITY REPRESENTATIVE _____
 SART MEDICAL REPRESENTATIVE _____
 SART MENTAL HEALTH REPRESENTATIVE _____
 OTHER: _____
 OTHER: _____

REVIEW PRIOR MONTH'S REPORT	
Findings: Previous findings corrected?	
Area Toured:	
Findings:	
Staff Quizzed?	
Findings/Comments	
Area Sup. Briefed?	
Comments	
PREA Drill Conducted	
Findings/Comments	
Cameras working?	
Additional comments	