THE BOARD OF SUPERVISORS OF THE COUNTY OF STANISLAUS

ACTION AGENDA SUN	
DEPT: Environmental Resources	BOARD AGENDA # *B-4
Urgent Routine 🔳 📈	AGENDA DATE November 24, 2015
CEO Concurs with Recommendation YES NO (Information Attache	4/5 Vote Required YES NO land
SUBJECT:	
Acceptance of the Annual Local Detention Facilities Hea Safety Code Section 101045	alth Inspection Report Pursuant to Health and
STAFF RECOMMENDATIONS:	
Accept the Annual Local Detention Facilities Health Insp Section 101045.	pection Report Pursuant to Health and Safety Code
FISCAL IMPACT: Approximately 95 hours of combined Department of	Environmental Resources and Health Services
Agency staff time was expended to comply with Section These costs, including the staff time to perform the in written report, are covered in the two departments' existi	101045 of the California Health and Safety Code. ispections, evaluate compliance, and prepare the
BOARD ACTION AS FOLLOWS:	No. 2015-583
On motion of Supervisor_Chiesa, S and approved by the following vote, Ayes: Supervisors: O'Brien, Chiesa, Monteith, DeMartini, and C Noes: Supervisors: None Excused or Absent: Supervisors: None	hairman Withrow
Abstaining: Supervisor: None 1) X Approved as recommended	
2) Denied	
3) Approved as amended	
4) Other:	
MOTION:	

Christine Turaro
CHRISTINE FERRARO TALLMAN, Clerk

ATTEST:

File No.

Acceptance of the Annual Local Detention Facilities Health Inspection Report Pursuant to Health and Safety Code Section 101045

DISCUSSION:

The California Health and Safety Code, Section 101045, requires the annual inspection of local jail/detention facilities and the submission of a written report to the California Standards Authority, which evaluates compliance with the legally mandated minimum standards. The evaluation is coordinated and compiled every other year by the Health Services Agency (HSA). The Department of Environmental Resources (DER) compiles the evaluation on alternate years. The inspections and evaluation of the facilities are conducted using a survey team approach comprised of HSA and DER staff.

The various sections were assigned to the appropriate staff of the Department of Environmental Resources and the Health Services Agency. The criteria for evaluation of detention facilities are contained in Title 15 of the California Code of Regulations. The Standard, contained in Section 101045, also requires that the Sheriff, Probation Chief, Jail Administrators, and the Board of Supervisors receive a report. The annual inspections/evaluations are enclosed as Attachment A. Summarized findings and comments are as follows:

ENVIRONMENTAL HEALTH INSPECTIONS

During 2015, representatives from the Department of Environmental Resources inspected four facilities consisting of: the Men's Jail, the Public Safety Center, the Juvenile Justice Center, and the Turlock Public Safety Facility. No deficiencies were noted.

NUTRITION INSPECTIONS

Nutritional inspections were conducted by a registered dietician from the Health Services Agency's Nutrition Program. The Juvenile Justice Center has a kitchen facility on site and provides staffing. The kitchen at the Public Safety Center is managed by the Sheriff's Department and provides food service for the two county facilities (Men's Jail and the Public Safety Center). Since the City of Turlock Holding Facility only houses detainees for a maximum of six hours, it lacks food service facilities. If necessary, food can be obtained from a local permitted food business. The summary of nutritional evaluations indicate all documents are in order and no outstanding issues were noted.

MEDICAL/MENTAL HEALTH INSPECTIONS

The quarterly Medical Quality Assurance meetings continued. The onsite inspections included random audits of electronic health records, review of the Policy and Procedure Manuals, meetings with facility management, and interviews with key medical and mental health staff. No deficiencies were identified, and the facility managers commended the current medical/mental health contractor for the services provided to inmates and detainees.

POLICY ISSUE:

Acceptance of this report ensures the County's compliance with the California Health and Safety Code, which requires that it annually inspect, evaluate and submit a written report to the

Acceptance of the Annual Local Detention Facilities Health Inspection Report Pursuant to Health and Safety Code Section 101045

California Standards Authority, Sheriff, Jail Administrators, and the Board of Supervisors. This report supports the Board's priorities of A Safe Community, A Healthy Community, and the Efficient Delivery of Public Services by ensuring that local Jail/Detention Facilities are meeting the requirements of the State of California's Health and Safety Code.

STAFFING IMPACT:

Existing staff from the Department of Environmental Resources and Health Services Agency conducted the inspections/evaluations. Approximately 95 hours of combined staff time from the two departments was necessary in order to perform this year's inspections/evaluations and to produce the required report.

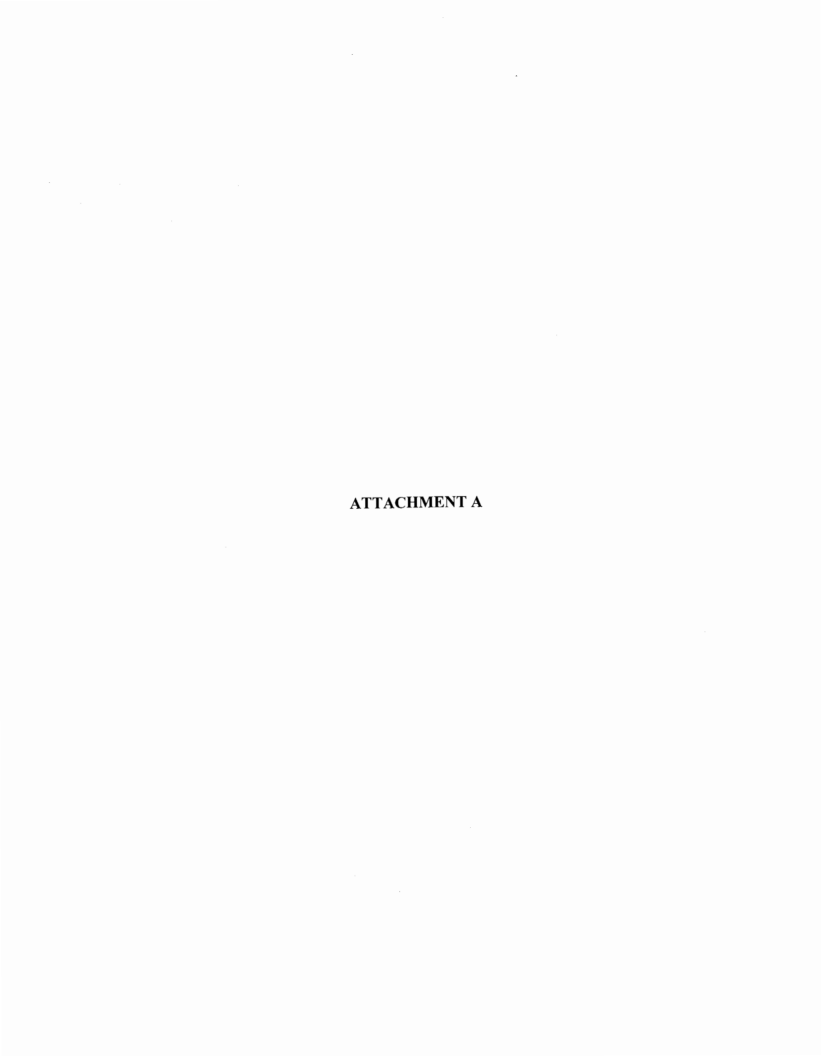
CONTACT PERSON:

Jami Aggers, Director of Environmental Resources

Telephone: 209-525-6770

ATTACHMENT:

A. Local Detention Facility Health Inspection Report



ADULT TYPE I, II, III and IV FACILITIES Local Detention Facility Health Inspection Report Health and Safety Code Section 101045

BSCC	#:	
-------------	----	--

FACILITY NAME:	COU	NTY:						
Men's Jail Stanislaus								
FACILITY ADDRESS (STREET, CITY, ZIP CODE,	TELEPHONE):		_L					
1115 H Street, Modesto, CA 95354, (209) 525-6427								
CHECK THE FACILITY TYPE AS DEFINED IN TITLE 15, SECTION 1006:								
ENVIRONMENTAL HEALTH EVALUATION				ECTED: April 15, 2 DN: 353	2015			
ENVIRONMENTAL HEALTH EVALUATORS (NA	ME, TITLE, TELEP							
Karl Quinn, R.E.H.S., Sr. Environmental Health Speci	alist, (209) 525-6757	7						
FACILITY STAFF INTERVIEWED (NAME, TITLE	, TELEPHONE):							
Sgt. Vincent Truffa, Sergeant, (209) 491-8729								
NUTRITIONAL EVALUATION		DAT	E INSP	ECTED: N/A				
NUTRITIONAL EVALUATORS (NAME, TITLE, T	ELEPHONE):	,, <u> </u>						
N/A								
FACILITY STAFF INTERVIEWED (NAME, TITLE	, TELEPHONE):							
N/A	N/A							
MEDICAL/MENTAL HEALTH EVALUATION DATE INSPECTED: July 28, 2015								
MEDICAL/MENTAL HEALTH EVALUATORS (NAME, TITLE, TELEPHONE):								
John Walker, MD, Stanislaus County Public Health Officer, (209) 558-8804								
FACILITY STAFF INTERVIEWED (NAME, TITLE, TELEPHONE):								
Grashika Devendra, RN, Psychiatric Nurse, (209) 525-5667								

This checklist is to be completed pursuant to the attached instructions.

I. ENVIRONMENTAL HEALTH EVALUATION Adult Type I, II, III and IV Facilities

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
		le 12. F		
Approach for Providing Food Service			1	
California Retail Food Code "CalCode" (HSC Division 104, Part 7, Chapter 1-13, Section 11370 et seq.) has been incorporated into Title 15 for local detention facilities through the rulemaking process.		X		
Food served in the facility is prepared in the facility. If "No," respond to items 1 and 2 below prior to continuing with the checklist.				
 Food is prepared at another city or county detention facility. 	X			
Food is contracted through a private vendor who had been inspected and complies with provisions of CalCode.		X		
1230 Food Handlers (Note: Title 15, § 1230 is in Article 11, MMH, but inspected under Environmental Health due to CalCode reference.) Policy and procedures have been developed and implemented for medical screening of inmate food handlers prior to working in the facility.	Х			The Environmental Health Inspector retains primary responsibility to determine compliance with Section 1230. Compliance should be assessed in consultation with the Nutrition Inspector so that the findings on the Environmental Health Evaluation reflect the observations, expertise and consensus of both parties.
There are procedures for education, ongoing monitoring, and cleanliness of food handlers in accordance with CalCode.	х			
There is a food services plan that complies with applicable California Retail Food Code (CalCode). Facilities with an average daily population of 100 or more have a trained and experienced food service manager to prepare and implement a food services plan. The plan includes: planning menus; purchasing food; storage and inventory control; food preparation; food serving; transporting food; orientation and ongoing training; personnel supervision; budgets and food cost accounting; documentation and record keeping; emergency feeding plan; waste management; and, maintenance and repair.	Do not identify compliance with this section here. See comments.			The Nutrition Inspector retains primary responsibility to determine compliance with Section 1243. Compliance should be assessed in consultation with the Environmental Health Inspector so that the findings on the Nutritional Health Evaluation reflect the observations, expertise and consensus of both parties. The text of the regulation is provided here for reference only.
In facilities with less than 100 average daily population that do not employ or have access to a food services manager, the facility administrator has prepared a food services plan that addresses the applicable elements listed above.				

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
1245 Kitchen Facilities, Sanitation and Food Service Kitchen facilities, sanitation, and food preparation, service and storage comply with standards set forth in CalCode.	X			The Environmental Health Inspector retains primary responsibility to determine compliance with Section 1245. Compliance should be assessed in consultation with the Nutrition Inspector so that the findings on the Environmental Health Evaluation reflect the observations, expertise and consensus of both parties.
In facilities where inmates prepare meals for self-consumption, or where frozen meals or prepared food from other facilities permitted pursuant to HSC §114381 is (re)heated and served, the following CalCode standards may be waived by the local health officer. (Note: while the regulation uses the word "waived," the intent is that the inspector exercises professional latitude to approve alternative methods that that provide for food safety and sanitation in these situations.)			X	
HSC § 114130-114141. HSC § 114099.6, 114095-114099.5,114101- 114109, 114123 and 114125 if a domestic or commercial dishwasher, capable of providing heat to the surface of utensils of at least 165 degrees Fahrenheit, is used to clean and sanitize multi-service utensils and multi-service consumer utensils;	X		X	This facility does not prepare any food. All food is prepared at the Public Safety Center.
HSC § 114149-114149.3, except that, regardless of such a waiver, the facility shall provide mechanical ventilation sufficient to remove gases, odors, steam, heat, grease, vapors and smoke from the kitchen;		_	Х	This facility does not prepare any food. All food is prepared at the Public Safety Center.
HSC § 114268-114269	X			
HSC § 114279-114282	X			
Policies and procedures ensure that appropriate work assignments are made and food handlers are adequately supervised. Food is prepared and served only under the immediate supervision of a staff member.	X			The Environmental Health Inspector retains primary responsibility to determine compliance with Section 1246. Compliance should be assessed in consultation with the Nutrition Inspector so that the findings on the Environmental Health Evaluation reflect the observations, expertise and consensus of both parties.
Article 13. In	mate Clo	thing an	d Persoi	nal Hygiene
Personal undergarments and footwear may be substituted for the institutional undergarments and footwear specified in this regulation; however, the facility has the primary responsibility to provide these items.				
There is a standard issue of climatically suitable clothing for inmates held after arraignment in Type 1, II and III facilities, which includes, but is not limited to:				
Clean socks and footwear;	X			
Clean outer garments; and, Clean undergarments, including shorts and tee shirt for males; or, bra and two pairs of panties for females.	X	:		Men's only facility

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Clothing is reasonably fitted, durable, easily laundered and repaired.	X			
1261 Special Clothing		_		
•				
Provision is made to issue suitable additional	X		:	
clothing essential for inmates to perform special				
work assignments (e.g., food service, medical, farm, sanitation, mechanical and other specified work).				
1262 Clothing Exchange		_		
1202 Clothing Exchange				
There are policies and procedures for the scheduled exchange of clothing.	X			
Unless work, climatic conditions, illness, or the			_	
CalCode necessitates more frequent exchange, outer				
garments, except footwear, are exchanged at least	X			
once each week. Undergarments and socks are				
exchanged twice each week.		*		
1263 Clothing Supply				
There is a quantity of clothing, bedding, and linen	X			
available for actual use and replacement needs of	^			
the inmate population.				
There are policies and procedures for the handling				
of laundry that is known or suspected to be	X			
contaminated with infectious material.		_		
1264 Control of Vermin in Inmates Personal				
Clothing				
There are policies and procedures to control the	X			
contamination and/or spread of vermin in all inmate	1			
personal clothing.				
Infested clothing is cleaned, disinfected, or stored in				
a closed container so as to eradicate or stop the	X			
spread of the vermin.				
1265 Issue of Personal Care Items				
	X			
There are policies and procedures for issuing personal hygiene items.			,	
Each female inmate is issued sanitary napkins				Men's only facility
and/or tampons as needed.			X	Wen's only facility
Each inmate to be held over 24 hours who is unable				
to supply himself/herself with personal care items, is			}	
issued the following personal care items:	X			
m all I				
Toothbrush; Dentifrice;	X	·		
Soap;	X			
Comb; and,	X			
Shaving implements.	X			
With the possible exception of shaving implements,				Inmates do not share shaving implements.
inmates are not required to share any personal care	X			
items listed above.				
Inmates do not share disposable razors. Double-				
edged safety razors, electric razors, and other				
shaving instruments capable of breaking the skin,				
when shared among inmates are disinfected between	X			
individual uses by the method prescribed by the State Board of Barbering and Cosmetology in § 979			[
and 980, Division 9, Title 16, CCR.				
	ı	L	L	<u> </u>

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
1266 Personal Hygiene	1	1.5	1	2002020
There are policies and procedures for inmate showering/bathing.	x			
Inmates are permitted to shower/bathe upon	-			
assignment to a housing unit and, thereafter, at least	$ $ $ $			
every other day or more often if possible.				
1267 Hair Care Services				
	X			
Hair care services are available.				
Except for those inmates who may not shave for				
court identification reasons, or those who have had				
their shaving privileges suspended by the facility administrator because they are a danger to	X			
themselves or others, inmates are allowed to shave	^			
daily and receive hair care services at least once a				
month.			1	
Equipment is disinfected after each use by a method			 	
approved by the State Board of Barbering and	X			
Cosmetology to meet the requirements of Title 16,	, A			
Division 9, § 979 and 980, CCR.				
	icle 14. B	edding a	and Line	ns
1270 Standard Bedding and Linen Issue				
For each immate entaning a living unit and competed				
For each inmate entering a living unit and expected to remain overnight, the standard issue of clean	X			
suitable bedding and linens includes, but is not			1	
limited to:				
One serviceable mattress which meets the	V		-	Mattresses observed appeared to be in satisfactory
requirements of § 1272 of these regulations;	X			condition.
One mattress cover or one sheet;	X			
One towel; and,	X			
One blanket or more, depending upon climatic	X			
conditions.		_		
1271 Bedding and Linen Exchange				
There are policies and procedures for the scheduled	X	1		
exchange of laundered and/or sanitized bedding and	1			
linen issued to each inmate housed.				
Washable items such as sheets, mattress covers, and				
towels are exchanged for clean replacement at least	X			
once each week.				
Where a top sheet is not issued, blankets are]	
laundered or dry cleaned at least once a month. When a top sheet is issued, blankets are laundered	X			
or dry cleaned at least once every three months.				
1272 Mattresses				
Mattresses are enclosed in an easily cleaned, non-				
absorbent ticking and conform to the size of the	X			
bunk as referenced in Title 24, Section 470A.3.5			1	
Beds (at least 30" wide X 76" long).				
Any mattress purchased for issue to an inmate in a		}	1	
facility which is locked to prevent unimpeded			1	
access to the outdoors, is certified by the	_ v			
manufacturer as meeting all requirements of the	X			
State Fire Marshal and Bureau of Home Furnishings for penal mattresses at the time of purchase.				
for penal mattresses at the time of purchase.		ĺ	1	
		L		

ARTICLE/SECTION	YES	_NO	N/A	COMMENTS
Article 1	5. Facilit	y Sanita	tion and	Safety
1280 Facility Sanitation, Safety and				
Maintenance				
There are policies and procedures for the	X			
maintenance of an acceptable level of cleanliness,				
repair and safety throughout the facility.				
The plan provides for a regular schedule of				
housekeeping tasks and inspections to identify and				
correct unsanitary or unsafe conditions or work	X			
practices.				
Medical care housing as described in Title 24, Part				
2, § 470A.2.14 is cleaned and sanitized according to				
policies and procedures established by the health	X			
authority.				
	Other Ap		Codes	
Title 24, Uniform Building Code – Plumbing		7	2030	All toilets checked during the inspection were
, zanang zoot kiamonig				operating properly.
Toilet bowls, wash basins, drinking fountains, and	X			
showers are clean and in good repair.				
Title 24, Uniform Building Code – Cleanliness				Unable to verify the effectiveness of correction
and Repair				for the deficiency noted on March 13, 2012.
and Repair			X	"Rain water intrusion from outside the building
Floors, walls, windows, grillwork and ceilings are			^	coming through ceiling of underground tunnel a
clean and in good repair.				
				doorway". See summary page for details.
Title 24, Part 1, 13-102(c)6 – Heating and			1	
Cooling				
Th				
There is provision for a comfortable living	X			
environment in accordance with the heating,				
ventilating, and air conditioning requirements of				
Parts 2 and 4 and energy conservation requirements				
of Part 6, Title 24, CCR.	-			
Title 24, Uniform Plumbing Code – Floor Drains	37			
Plane during and floor during the	X			
Floor drains are flushed at least weekly.	37			
Traps contain water to prevent escape of sewer gas.	X			
Grids and grates are present.	X			
Title 24, Part 2, 470A.3.6 – Lighting				
File to the formation of the second s	,			
Lighting in housing units, dayrooms and activity	X			
areas is sufficient to permit easy reading by a person				
with normal vision.				F 22
20 foot candles light are provided at desk level and			. ,	Facility constructed prior to 1980.
in the grooming area. (Applicable to facilities			X	
constructed after 1980.)				
Lighting is centrally controlled or occupant	$\mid X \mid$			
controlled in housing cells or rooms.				
Night lighting provides good vision for supervision.			Х	Facility constructed prior to 1980.
(Applicable to facilities constructed after 1980.)				
CA Safe Drinking Water Act				Water services are provided by City of Modesto
	X			Municipal Services.
Potable water is supplied from an approved source	^			
in satisfactory compliance with this Act.	ı		I	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Local Ordinances				
Solid, toxic and infectious wastes are disposed of in accordance with state and local laws and regulations.	X			
HSC § 1803				
The facility is free of vermin (or vermin signs), and general housekeeping is satisfactory.	X			
General Industry Safety Order, Title 8-3362			X	Unable to determine if structural hazards are present. No obvious safety hazards observed.
The facility is free of structural and other safety hazards.				

Summary of environmental health evaluation:

A Title 15 inspection was conducted on April 15, 2015. During the inspection, the contact person was Sgt. Vincent Truffa and Deputy Phillip Boles. The inmate population at the time of inspection was 353. Several occupied cells were randomly selected for inspection (S Single, X Single, IWQ and the underground corridor) and appeared to be in satisfactory condition.

Due to the shortage of rain fall this year, the repair made for the underground tunnel cannot be verified at the time of inspection. Further evaluation of the repair during the next inspections is required.

This facility uses Clark Pest Control Services.

MEDICAL/MENTAL HEALTH EVALUATION Adult Type I, II, III and IV Facilities

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
		11. Healt	h	
·	Se	rvices		
1200 Responsibility For Health Care Services				
	X]	
The facility administrator has developed a plan to ensure provision of emergency and basic health care	A			
services to all inmates.				
Clinical judgments are the sole province of the			ļ	
responsible physician, dentist, and psychiatrist or	X			
psychologist, respectively.	11			
Security regulations are applicable to facility staff				
and health care personnel.	X		}	
At least one physician is available.	X			
In Type IV facilities where routine health services are				
provided by access to the community, there is a written				
plan for the treatment, transfer, or referral of	X		:	
emergencies. (When Type IV facilities provide health	A		}	
services within the facility, they must meet applicable				
regulations, as do other facilities.)				
1202 Health Service Audits (Applicable to facilities				
with on-site health care staff)				
There is a written alon for annual statistical	X			
There is a written plan for annual statistical				
summaries of health care and pharmaceutical services that are provided.				
There is a mechanism to assure that the quality and				
adequacy of health care services are assessed	X		i	
annually.				
There is a process for correcting identified				
deficiencies in the health care and pharmaceutical	X			
services delivered.				
Based on information from these audits, the health			ļ	
authority provides the facility administrator with an	X			
annual written report on health care and				
pharmaceutical services delivered.				
1203 Health Care Staff Qualifications (Applicable				
to facilities with on-site health care staff)				
There are policies and procedures to assure that state	X			
licensing, certification, or registration requirements	11			
and restrictions that apply in the community, also				
apply to health care personnel in the facility.				
Health care staff credentials are on file at the facility				
or another central location where they are available	X			
for review.		<u>-, -</u>		
1204 Health Care Procedures (Applicable to		i		
facilities with on-site health care staff)	J			
	X			
Medical care performed by personnel other than a				
physician, is performed pursuant to written protocol				
or order of the responsible physician.	Ц		I	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
1205 Health Care Records (Applicable to facilities with	122	1,0	1-13//-	COMMENTS
on-site health care staff)				
3.7				
Individual, complete and dated health records are				
maintained and include, but are not limited to:				
Receiving screening form/history (Note: The intake				
receiving screening form may also be included in the	X			
custody file. See Guidelines for discussion.);				
Medical/mental health evaluation reports;	X			
Complaints of illness or injury;	X			
Names of personnel who treat prescribe, and/or	V			
administer/deliver prescription medication;	X			
Medical/mental health evaluation reports;	X			
Complaints of illness or injury;	X			
Names of personnel who treat prescribe, and/or	7.7		<u> </u>	
administer/deliver prescription medication;	X		1	
Location where treatment is provided; and,	X		 	
Medication records in conformance with Title 15				
§ 1216.	X			
Physician-patient confidentiality privilege is			†	
applied to the record; the health authority				
controls access; health record files are maintained				
separately from other inmate jail records.				
1				
The responsible physician or designee communicates	X			
information obtained in the course of medical-mental				
health screening and care to jail authorities when	.			
necessary for the protection of the welfare of the inmate or				
others, management of the jail, or maintenance of jail				
security and order.				
The inmate's written authorization is necessary for			1	
transfer of health record information unless otherwise	X			
provided by law or regulation.				
Inmates are not used for medical record keeping.	X			
1206 Health Care Procedures Manual (Applicable to				
facilities with on-site health care staff)			1	
There is a health services manual, with policies and	,,			
procedures that conform to applicable state and federal	X			
law. The manual is reviewed and updated at least				
annually.	ł		1	
The health care manual includes, but is not limited to: Summoning and application of proper medical				
	X			
aid; Contact and consultation with private physicians;	X		+	
Emergency and non-emergency medical and			+	
dental services, including transportation;	X			
Provision for medically required dental and		**	 	
medical prostheses and eyeglasses;	X			
Notification of next of kin or legal guardian in			+	
case of serious illness which may result in death;	X		1	
Provision for screening and care of pregnant and			+	
lactating women, including postpartum care, and	X			
other services mandated by statute;	^			
Screening, referral and care of mentally		<u> </u>	+	
disordered and developmentally disabled	X			
• • •				
inmates;	<u> </u>	<u> </u>		

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Implementation of special medical programs;	X			
Management of inmates suspected of or	X			
confirmed to have communicable diseases;				
The procurement, storage, repackaging, labeling,				
dispensing, administration-delivery to inmates, and	X			
disposal of pharmaceuticals;			<u> </u>	
Use of non-physician personnel in providing	X			
medical care;				
Provision of medical diets;				
Patient confidentiality and its exceptions;	X			
Transfer of pertinent individualized health care				
information (or documentation that no health care				
information is available), to the health authority of				
another correctional system, medical facility or mental				
health facility at the time each inmate is transferred	X			
and prior to notification to HSC Sections 121361 and				
121362 for inmates with known or suspected active				
tuberculosis disease;				
Procedures for notifying facility health care				
staff of a pending transfer allow sufficient time	X		1	
to prepare the summary.				
The summary information identifies the				
sending facility, is in a consistent format that				
includes the need for follow-up care, diagnostic				
tests performed, medications prescribed, pending	X			
appointments,				
significant health problems and other				
information that is necessary to provide for				
continuity of health care.			<u> </u>	
Necessary inmate medication and health	}			
care information are provided to the transporting				
staff, together with precautions necessary to	$\mid x \mid$			
protect staff and inmate passengers from disease				
transmission during transport.				
Forensic medical services, including drawing of	1			
blood alcohol samples, body cavity searches, and				
other functions for the purpose of prosecution	x			
are not be performed by medical personnel				
responsible for providing ongoing health care to the	}			
inmates. 1206.5 Management of Communicable Diseases			+	
1200.5 Wanagement of Communicable Diseases				
There is a written plan that addresses the identification,				
treatment, control and follow-up management of				
communicable diseases. The plan reflects the current	X		}	
local incidence of communicable diseases which threaten				
the health of inmates and staff and includes:				
and meanth of minates and stair and morades.				
Intake health screening procedures;	X			
Identification of relevant symptoms;	X			
Referral for medical evaluation;	X		1	
Treatment responsibilities during incarceration;			+	
and,	X		1	·
Coordination with public and private	 		-	
community-based resources for follow-up	x		1	
treatment.	^			
treatment.	L			<u> </u>

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Consistent with the plan, there are policies and	[]			
procedures that conform with applicable state and	X			
federal law, which include but are not limited to:				
The types of communicable diseases to be	X			
reported;	Λ			
The persons who must receive the medical	\mathbf{x}			
reports;				
Sharing of medical information with inmates and	X			
custody staff;	^			
Medical procedures required to identify the				
presence of disease(s) and lessen the risk of	X			
exposure to others;				
Medical confidentiality requirements;	X			
Housing considerations based upon behavior,				
medical needs, and safety of the affected	X			
inmates;				
Provision for inmates consent that address the				
limits of confidentiality; and,	X			
Reporting and appropriate action upon the				
possible exposure of custody staff to a	$\mid _{\mathrm{X}} \mid$			
communicable disease.] ^]			
1207 Medical Receiving Screening				Screening questionnaire is completed by
1207 Medical Receiving Screening				custody staff. Medical personnel are
A receiving screening is performed on all inmates at	X			notified if indicated.
the time of intake. (See regulation for exception.)				notified if indicated.
This screening is completed in accordance with				
procedures established by the responsible physician	x			
	^			
in cooperation with the facility administrator.	-			
The screening includes, but is not limited to, medical,				
mental health, developmental disabilities, and	x			
communicable diseases, including, TB and other				
airborne diseases.				
The screening is performed by licensed health care	x			
staff or by trained facility staff.	<u> </u>			
There is a written plan for compliance with PC§				
2656, which allows prisoners to keep prescribed	x			
orthopedic or prosthetic appliances unless an				
immediate risk to security has been determined.				
There is a written plan to provide medical care for				
any inmate who appears in the need of or requests	X			
medical, mental health or developmental disability	^^			
treatment.				
1207.5 Special Mental Disorder Assessment (Not				
applicable Type I & IV. Type I facilities are				
expected to transfer these women to an appropriate				
facility where the assessment can occur.)]			
	,			
There are written procedures for the mental health	X			
screening of women who have given birth within the				
past year and are charged with murder or attempted				
murder of their infant. Screening occurs at intake and,		:		
if postpartum psychosis is indicated, a referral for		l		
further evaluation is made.				1

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
1208 Access to Treatment	1100	110	11/71	COMMINIO
1200 Access to 11 cathlett				
A written plan has been developed and implemented				
for identifying, assessing, treating and/or referring any	X			
inmate who appears to be in need of medical,	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \			
• •]		J	
mental health or developmental disability treatment at	ŀ			
any time during incarceration.	V			
Health care personnel perform the evaluation.	X			
1209 Transfer to a Treatment Facility				
(Not applicable Type I and IV.)				
There are policies and procedures to provide mental	X			
health services that include but are not limited to:				
Screening for mental health problems;	X			·
Crisis intervention and management of acute	X			
psychiatric episodes;	A		1	
Stabilization and treatment of mental disorders;				
and,	X			
Medication support services.	X			
Provision is made to evaluate or transfer mentally	<u> </u>		 	
disordered inmates to a Lanterman Petris Short	\ \ \ _V			
treatment facility for further evaluation as provided in	X			
PC § 4011.6 or 4011.8, unless the jail contains a				
designated treatment facility.				
1210 Individualized Treatment Plans				
			ļ	
Treatment staff develops a written individualized	X			
plan for each inmate treated by the medical and/or				
mental health staff.			1	
Custody staff is informed of the treatment plan when				
necessary to ensure coordination and cooperation in	X			
the ongoing care of the inmate.	1			
Where recommended by treatment staff, the plan			 	
includes referral to treatment after release from the	X			
	Λ			
facility.				
1211 Sick Call	1			
mi 1'' i i 0 i'' '	X			
There are policies and procedures for daily sick call				
for all inmates.	_			
Any inmate requesting health care is provided that				
attention.	X		<u> </u>	
1212 Vermin Control				
There is a written plan for the control and treatment				
of vermin infested inmates, including medical	X			
protocols, for treating persons suspected of being			1	
infested or having contact with vermin-infested			1	
inmates.				
1213 Detoxification Treatment				
(Not applicable Type IV.)				
(1.00 appriouste 2 Jpe 17.)				
Madical policies on detayification which a statement		1		
Medical policies on detoxification which a statement	$ $ $ $		1	
as to whether detoxification will be provided within the	^			
facility or require transfer to a licensed medical				
facility, and, procedures and symptoms necessitating				
immediate transfer to a hospital or other medical		[]	
facility.		<u> </u>	<u> </u>	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
When medically licensed personnel are not in				
attendance, inmates undergoing withdrawal reactions,			İ	
judged or defined as not readily controllable with	X			
available medical treatment, are transferred to an				
appropriate medical facility.				
1214 Informed Consent				
	X			
There is a written plan to assure informed consent of	^			
inmates in a language understood by the inmate.				
Except in emergencies, as defined in Business and				
Professional Code § 2397 and Title 15 § 1217, all			1	
examination, treatments and procedures affected by	X			
informed consent standards in the community are				
likewise observed for inmate care.]	
For minors and conservatees, the informed consent of				
parent, guardian, or legal custodian applies when the			ļ]
law requires it. Absent informed consent in non-			X	
emergency situations, a court order is required before				
involuntary treatment is done.				
Any inmate who has not been adjudicated to be				
incompetent may refuse non-emergency health care.	X			
1215 Dental Care	 			
1213 Dental Care				
Emergency and medically required dental care is	X			Emergency only
provided to inmates, upon request.				Emergency only
1216 Pharmaceutical Management				
1210 Filar maceutical Management			ĺ	
Pharmaceutical policies, procedures, space and	X			
accessories include, but are not limited to:				
Securely lockable cabinets, closets and	 			
refrigeration units:	X			
A means for the positive identification of the	-			
recipient of the prescribed medication;	X]	
Administration/delivery of medicines to minors				
•	X			
as prescribed;	ļ <u> </u>			
Confirmation that the recipient has ingested the				
medication or accounting for medication under	X			
self-administration procedures outlined in Title				
15, § 1216;	 			
Documenting that prescribed medications have	N V			
or have not been administered, by whom, and if	X			
not, for what reason;	V			
Prohibiting delivery of drugs by inmates;	X			
Limitation to the length of time medication may	.,			
be administered without further medical	X			
evaluation;			ļ	
Limitation to the length of time allowable for a	X			
physician's signature on verbal orders, and,				
An annual written report is prepared by a				
pharmacist on the status of pharmacy services,	X		1	
and provided to the health authority and facility				
administrator.				
There are written protocols that are consistent with				
pharmacy laws and regulations, and limit the	X			
following functions to being performed by the	^			
identified personnel:				
Procurement is done only by a physician, dentist,	X			
pharmacist, or other person authorized by law.	^			

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Medication storage assures that stock supplies of legend medications are accessed only by licensed health care personnel. Supplies of legend medications that have been properly dispensed and supplies of over-the-counter medications may be accessed by both licensed and non-licensed staff.	X			
Repackaging is done only by a physician, dentist, pharmacist, or other persons authorized by law.	X			
Labels are prepared by either licensed or non- licensed personnel, provided the label is checked and affixed to the container by the physician, dentist, or pharmacist before administration or delivery to the inmate. Labels are prepared in accordance with Business and Professions Code § 4076.	X			
Dispensing is only done by a physician, dentist, pharmacist, or persons authorized by law.	Х			
Administration of medication is only done by authorized and licensed health care personnel acting on the order of a prescriber.	X			
Licensed and non-licensed personnel may deliver medication acting on the order of a prescriber.	Х			
Disposal of legend medication is done accordance with pharmacy laws and regulations and requires any combination of two of the following classifications: physician, dentist, pharmacist, or reregistered nurse. Controlled substances are disposed of in accordance with Drug Enforcement Administration disposal procedures.	X			
There are written procedures for managing and providing over-the-counter medications, which include but are not limited to how they are made available, documentation when delivered by staff and precautions against hoarding large quantities.	X			
Policy and procedures may allow inmate self-administration of prescribed medication under limited circumstances (see regulation text). If self-administration of prescription drugs is not allowed, this subsection is "not applicable." When allowed, policies and procedures must include but are not limited to:			Х	No self-administration program
Medications permitted for self-administration are limited to those with no recognized abuse potential. Medication for treating tuberculosis, psychotropic medication, controlled substances, injectables and any medications for which documentation of ingestion is essential, are excluded from self-administration.			Х	
Inmates with histories of frequent rule violations of any type, or those who are found to be in violation of rules regarding self-administration, cannot participate.			X	

Prescribing health care staff must document that		
each inmate participating in self-administration is		
capable of understanding and following the rules	X	
of the program and instructions for medication		
use.		

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Provisions are made for the secure storage of the				
prescribed medication when it is not on the			X	
inmate's person.				
Provisions are made for consistent enforcement				
of self-medication rules by both custody and health				
care staff, with systems of communication among	i I		X	
them when either one finds that an inmate is in				
violation of rules regarding the program.				
Health care staff performs documented		-		
assessments of inmate compliance with self-				
administration medication regimens.		}	37	
Compliance evaluations are done with sufficient			X	
frequency to guard against hoarding medication				
and deterioration of the inmate's health.			1	
1217 Psychotropic Medications				
(Not applicable Type IV.)			1	
(Ivol applicable Type Ivi)				
There are policies and procedures governing the use	X			
of psychotropic medications.	7.			
Involuntary administration of psychotropic			!	
medication is limited to emergencies. (See Business				
and Professional Code § 2397 and the text of Title 15	X		ĺ	
į, į				
§ 1217 for definition of an emergency.)				
If psychotropic medication is administered in an	v			
emergency, such medication is only that which is	X			
required to treat the emergency condition.				
Medication is prescribed by a physician in written				
form in the inmate's record or by verbal order in a				
dosage appropriate to the inmate's need. Verbal	X			
orders are entered in the inmate's record and signed				
by a physician within 72 hours.				
There is a protocol for supervising and monitoring				
inmates who are involuntarily receiving psychotropic	X			
medication.				
Psychotropic medication is not administered to an				
inmate absent an emergency unless: (1) the inmate has	j			
given his or her informed consent in accordance with				
WIC § 5326.2; or, (2) has been found to lack the				
capacity to give consent pursuant to the county's	X			
hearing procedures under the Lanterman-Petris-Short	\ \text{\tint{\text{\tiny{\tint{\text{\tiny{\tint{\text{\tiny{\text{\tiny{\tiny{\text{\tiny{\tiny{\tiny{\tiny{\tiny{\tiny{\tiny{\tiny{\tiny{\tiny{\titil\tiny{\tin			
(LPS) Act for handling capacity determinations and		!		
subsequent reviews. (Note: Inspectors need to be	ĺ	ĺ		
aware of differing consent requirements for juveniles				
held in adult facilities.)				
Policies limit the length of time both voluntary and				
involuntary psychotropic medications may be	X	:		
administered.				
There is a plan for monitoring and re-evaluating all				
inmates receiving psychotropic medications,	X			
including a review of all emergency situations.				
The administration of psychotropic medication is not	37			
allowed for disciplinary reasons.	X	1		
1219 Suicide Prevention Program				
1217 Saleige I Intellition I 1081 am				
There is a written suicide prevention plan designed to	X			
	1		I	
identify, monitor and provide treatment for those	Į.			

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
1220 First Aid Kits				
One or more first aid kits are available in the facility.	X			
The responsible physician has approved the contents,			 	
number, location and procedure for periodic	X			
inspection of the kit(s).	Λ			
1051 Communicable Diseases			 	
Upon identification, all inmates with suspected	X	ļ		
communicable diseases are segregated until a medical				
evaluation can be completed.				
In absence of medically trained personnel at the time				
of intake into the facility, an inquiry is made to			ĺ	
determine if the inmate has or has had any				
communicable diseases, or has observable symptoms of	X		·	
communicable diseases, including but not limited to	71		1	
tuberculosis or other airborne diseases, or other special				
medical problems identified by the health authority.				
The inmate's response is noted on the booking form			 	
and/or screening device.	X			
1052 Mentally Disordered Inmates				
There are policies and procedures to identify and	X			
evaluate all mentally disordered inmates, with	Λ			
segregation provided, if necessary to protect the			1 1	
safety of the inmate of others.				
A physician's opinion is secured within 24 hours of				
identification or at the next daily sick call, whichever is earliest.	X			
1055 Use of Safety Cell				
1035 Ose of Safety Cen				
A safety cell, specified in Title 24, Section 2-]]	
470A.2.5, is used only to hold inmates who display	X			
behavior that results in the destruction of property or			ļ į	
reveals an intent to cause physical harm to self or				
others.				
There are policies and procedures, written by the				
facility administrator in cooperation with the	X			
responsible physician, governing safety cell use.				
Safety cells are not used for punishment or as a substitute for treatment.	X			
Placement requires the approval of the facility			 	
manager or watch commander, or a physician	X			
delegated by the facility manager.	1			
There are procedures that assure necessary nutrition				
and fluids are administered.	X			
Continued retention of the inmate is reviewed a	X			
minimum of every eight hours.				
Inmates are allowed to retain sufficient clothing, or				
are provided with a "safety garment" to provide for	X			
personal privacy unless risks to the inmate's safety or	1			
facility security are documented.	<u> </u>			
Direct visual observation is conducted at least twice	X			
every 30 minutes and is documented.				
Continued retention of inmate is reviewed a minimum	X			
of every eight hours.		I	1 1	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
A medical assessment is secured within 12 hours of				
placement in this cell or at the next daily sick call,				
whichever is earliest, and medical clearance for	X			
continued retention is secured every 24 hours				
thereafter.				
A mental health opinion on placement and retention	X	1		
is secured within 24 hours of placement.				
1056 Use of Sobering Cell	:		ļ	
Pursuant to policies and procedures, a sobering cell,				
specified in Title 24, Part 2 § 470A.2.4, is used only	1	ĺ		
for housing inmates who are a threat to their own	X			
safety or the safety of others due to their state of				
intoxication. Policies and procedures for managing				•
the sobering cell, include handling both males and				
females.				
Intermittent direct visual observation of inmates in	X			
sobering cells conducted no less than every half hour.				
An evaluation by a medical staff person or by custody				
staff, pursuant to written medical procedures in				
accordance with Section 1213 of these regulations,	X	1	ł	
occurs whenever any inmate is retained in a sobering				
cell for more than six hours.				
Such inmates are removed from the sobering cell	X			
when they are able to continue with processing.				
1057 Developmentally Disabled Inmates				
There are procedures to identify and evaluate all	X			
developmentally disabled inmates. (Note:				
Appropriate housing is based on T-15 § 1050,]		
Classification.)				
A contact to the regional center occurs within 24				
hours when an inmate is suspected or confirmed to be	X			
developmentally disabled. (Applicable only in facilities				
holding inmates in excess of 24 hours.)			ļ <u>.</u>	
1058 Use of Restraint Devices		ļ		
OL COLLEGE 15 Control to the Control				
(Note: The regulation distinguishes "use of force"				
from use of restraints. The provisions of this		ļ		
regulation do not apply to the use of handcuffs,				
shackles or other restraint devices when used to	}	ļ		
restrain minors for movement or transportation. Health				
inspectors should familiarize themselves with this				
discussion in the Medical-Mental Health Guidelines				
and contact their CSA Field Representative if there are				
questions regarding applicability to a particular		j		
facility.)				
Destroints are used only to held immeter who display	X			
Restraints are used only to hold inmates who display	1			
behavior that results in the destruction of property or				
reveals an intent to cause physical harm to self or]			
others Restraints are not used as a discipline or as a	 	-	 	
substitute for treatment.	X			
substitute for treatment.	L	L	Ц	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
There are polices and procedures for the use of restraint devices including acceptable restraint devices; signs or symptoms which should result in immediate medical/mental health referral; availability of CPR equipment; protective housing of restrained persons;	X			
provisions for hydration and sanitation needs; and exercising of extremities.				
Inmates are placed in restraints only with approval of the facility manager, watch commander, or if delegated, a physician.	X			
All inmates in restraints are housed alone or in a specified area for restrained inmates.	X			
Direct visual observation is conducted and logged at least twice every 30 minutes.	X			
Continued retention in such restraints is reviewed every <u>two</u> hours.	X			
A medical opinion on placement and retention is secured as soon as possible but no later than <u>four</u> hours from the time of placement.	X			
Medical review for continued retention in restraint devices occurs at a minimum of every <u>six</u> hours.	X			•
A mental health consultation is secured as soon as possible, but no later than <u>eight</u> hours from the time of placement.	X			
1121 HEALTH EDUCATION FOR MINORS IN JAILS				This section only applies to Type 11 facilities that hold adjudicated minors during the 12 months prior to the date of this inspection.
Written policy and procedures assure that age- and sex-appropriate health education and disease prevention programs are offered to minors.			X	
The health education programs are updated as necessary to reflect current health priorities and meet the needs of the confined population.			Х	
1122 REPRODUCTIVE INFORMATION AND SERVICES FOR MINORS IN JAILS		-		This section only applies to Type II facilities that hold adjudicated minors during the 12 months prior to the date of this inspection.
Written policy and procedures assure that reproductive health services are available to both male and female minors.			X	
Reproductive services shall include but not be limited to those prescribed in WIC § 220, 221 and 222, and HSC § 123450.			X	
1123 HEALTH APPRAISALS/MEDICAL EXAMINATIONS FOR MINORS IN JAILS				This section only applies to Type II facilities that held adjudicated minors during the 12 months prior to the date of this inspection.
For minors who are transferred to jails, policy and procedures assure that the health appraisal/medical examination:			X	
is received from the sending facility;			X	
is reviewed by designated health care staff at the receiving facility; and,			X	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
absent a previous appraisal/examination or receipt of the record, a health appraisal/medical examination, as outlined in Minimum Standards for Juvenile Facilities, Section 1432, is completed on the minor within 96 hours of admission.			X	
1124 PROSTHESES AND ORTHOPEDIC DEVICES				This section only applies to Type II facilities that hold adjudicated minors during the 12 months prior to the date of this inspection.
There are written policy and procedures regarding the provision, retention and removal of medical and dental prostheses, including eyeglasses and hearing aids.			X	
Prostheses are provided when the health of the minor would otherwise be adversely affected, as determined by the responsible physician.			Х	
Procedures for the retention and removal of prostheses shall comply with the requirements of Penal Code § 2656.			X	
1125 PSYCHOTROPIC MEDICATIONS				This section only applies to Type II facilities that hold adjudicated minors during the 12 months
The impact for Type II facilities is that, in addition to being in compliance with Title 15, Section 1214 (Consent) and Section 1217 (Psychotropic Medications). The following additional policies and procedures must be implemented for juveniles held in custody:				prior to the date of this inspection.
(a; 4) provision that minors who are on psychotropic medications prescribed in the community are continued on their medications pending reevaluation and further determination by a physician;			X	
(a; 5) provision that the necessity for continuation on psychotropic medications is addressed in prerelease planning and prior to transfer to another facility or program; and,			Х	
(b; 1) minors are informed of the expected benefits, potential side effects and alternatives to psychotropic medications.			X	
Other Applicable Codes	<u> </u>			
Title 24 Part 2 § 470.2.12 – Medical Exam Room Availability				
In facilities constructed after 2-1-99, a medical examination room is available in every facility that provides on-site health care. Prior to 2-1-99, every Type II and III facility designed to house 25 or more inmates must have a medical exam room. The examination room must:	X			
Be suitably equipped;	X			
Be located within the security area and provide for inmate privacy;	X			

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Have at least 100 square feet of floor space with	X			
no single dimension less than 7 feet;	Λ			
Provide hot and cold running water (Note: For facilities constructed after 2-1-99, any rooms where medical procedures are provided must be equipped with hot and cold running water, even though this area may not technically be an "examination room"); and,	X			
Have lockable storage for medical supplies (Applicable to facilities constructed after 2-1-99).	X			
Title 24 Part 2, § 470A.2.13 – Pharmaceutical Storage Space				
There is lockable storage space for medical supplies and pharmaceutical preparation as referenced in Title 15, § 1216.	X			
Title 24 Part 2 § 470A.2.14 – Medical Care Housing				
There is a means to provide medical care and housing to ill and/or infirm inmates. If this housing is located in the jail, it must:				
Provide lockable storage space for medical instruments; and,	X			
Be located within the security area of the facility, accessible to both female and male inmates, but not in the living are of either.	X			
If negative pressure isolation rooms are being planned, they are designed to the community standard (Applicable to facilities constructed after 2-1-99).	X	Į.		
Title 24 Part 2 § 470.2.25—Confidential Interview Rooms				
In facilities constructed after 2-1-99, there must be a minimum of one suitably furnished interview room for confidential interviews in every facility that provides on-site health care. For facilities constructed prior to 2-1-99, every Type II and III facility designed to house 25 or more inmates must have a confidential interview room. The interview room must:	X			
Be suitably equipped;	X		-	
Be located within the security area accessible to both female and male inmates; and,	X			No females at jail
Provide no less than 70 square feet of floor space with no single dimension less than 6 feet.	X			
HSC 11222 and 11877 Addicted Arrestee Care Where there is reasonable cause to believe an arrestee is addicted to a controlled substance, there is provision for medical aid to relieve symptoms.	X		i i	Short-term symptomatic treatment
In accordance with statute, persons on methadone maintenance are allowed to continue until conviction, at the direction of the licensed methadone program director.		X		Methadone maintenance is continued only for pregnant inmates. There are no women housed at the Men's Jail.

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
PC 4023.6 Female Inmates' Physician				
Reasonable procedures are established to allow a female prisoner to summon and receive the services of any physician of choice to determine pregnancy.			X	No females at the Men's Jail
Procedures allow female inmates to receive needed medical services.			X	
These procedures are posted in at least one conspicuous place in which all female inmates have access.			X	
PC 4023.5 Female Inmate – Personal Care At their request, female inmates are allowed to continue use of materials for:			Х	
Personal hygiene regarding menstrual cycle; and,			X	
Birth control measures as prescribed by their physician.			X	
The county furnishes females who are confined in the facility with information and education regarding the availability of family planning services.			X	
Family planning services are offered to each female inmate at least 60 days prior to a scheduled release date and services of a licensed physician are available to meet her family planning needs at the time of release.			х	
PC 4028 Abortions	1			
Pregnant inmates, if eligible, are permitted to obtain an abortion pursuant to law. Such rights are posted in at least one conspicuous place accessed by all female inmates.			X	

Nursing Chart Audit & Review of the Electronic Medical Record System:

A random chart review was conducted of 8 adult medical records. The jail system continues to implement and upgrade the UNIEK electronic medical record (EMR) system, a real time data entry system. The medical records were reviewed for availability of intake screenings, physical and mental health appraisals, vaccination and medication records and consents. We also audited for self-reported health problems (KITES) and their follow-up, laboratory testing, and documentation of medical treatment in and outside of jail. The Public Health nurse chart auditors looked for proper medical provider signatures as well as entries made by counselors. The S.O.A.P charting format is used.

All information requested for the audit was readily available in the system and the team had no difficulty locating current or historical data for patients. The many steps needed to find medical record information the previous years were not noticeable this year and staff seemed very fluent in the use of this EMR system.

Administrative Medical/Mental Health Audit by the Public Health Officer:

Dr. Walker reviewed the Policy and Procedure Manual, as well as the Quality Assurance Program log. It was current, in order and compliant with State Title 15 & Institute for Medical Quality standards. The Public Health Officer continues to attend quarterly quality assurance meetings with representation from CFMG, the Probation Department, Sheriff's Department, Behavioral Health and Recovery Services, and the County CEO's Office.

In addition, Dr. Walker interviewed the psychiatric nurse at the Main Jail regarding the UNIEK electronic medical record system. Medical and psychiatric records are integrated and accessible for entries and review at all inmate facilities within Stanislaus County.

ADULT TYPE I, II, III and IV FACILITIES Local Detention Facility Health Inspection Report Health and Safety Code Section 101045

CSA	#.		
CSA	#.		

FACILITY NAME:		COUNTY:						
Stanislaus County Public Safety Center		Stanislaus						
FACILITY ADDRESS (STREET, CITY, ZIP CODE, TELEPHONE):								
424 E. Hackett Road, Modesto, CA 95351, (209) 525-5600								
CHECK THE FACILITY TYPE AS DEFINED IN TITLE 15, SECTION 1006:	TYPE I: X	TYP	E II: X	TYPE III: X	TYPE IV:			
ENVIRONMENTAL HEALTH EVALUATION			DATE INSP POPULATION	ECTED: May 13, 2 ON: Males Females Total	2015 615 128 743			
ENVIRONMENTAL HEALTH EVALUATORS (NAM	IE, TITLE, TELEPH	IONE)):					
Karl Quinn, R.E.H.S., Sr. Environmental Health Special	ist, (209) 525-6757							
FACILITY STAFF INTERVIEWED (NAME, TITLE,	TELEPHONE):							
Sergeant Steve Junqueiro, (209) 525-5602								
NUTRITIONAL EVALUATION			DATE INSP	ECTED: July 16, 2	015			
NUTRITIONAL EVALUATORS (NAME, TITLE, TEI	LEPHONE):							
Phoebe Leung, RD, Interim Assistant Director, Public H	lealth Services, (209)	272-4	4176					
FACILITY STAFF INTERVIEWED (NAME, TITLE,	TELEPHONE):							
Cris McNally, Food Service Supervisor, Adult Detention, (209) 652-2297								
MEDICAL/MENTAL HEALTH EVALUATION	ļ	DATE INSPECTED: July 23, 2015						
MEDICAL/MENTAL HEALTH EVALUATORS (NAME, TITLE, TELEPHONE):								
John Walker, MD, Public Health Officer, Stanislaus County, (209) 558-8804								
FACILITY STAFF INTERVIEWED (NAME, TITLE, TELEPHONE):								
Lisa Larranaga, RN, Program Manager, (209) 525-5667 Jennifer Diaz, CCHP, Assistant Program Manager, (209) 525-5609 Andrew Ho, MD, Medical Director (209) 525-5676								

This checklist is to be completed pursuant to the attached instructions.

I. ENVIRONMENTAL HEALTH EVALUATION Adult Type I, II, III and IV Facilities

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
	Artic	cle 12. I	ood	
Approach for Providing Food Service				
California Retail Food Code "CalCode" (HSC Division 104, Part 7, Chapter 1-13, Section 11370 et seq.) has been incorporated into Title 15 for local detention facilities through the rulemaking process.	X			
Food served in the facility is prepared in the facility. If "No," respond to items 1 and 2 below prior to continuing with the checklist.				
3. Food is prepared at another city or county detention facility.			х	
4. Food is contracted through a private vendor who had been inspected and complies with provisions of CalCode.			X	
1230 Food Handlers (Note: Title 15, § 1230 is in Article 11, MMH, but inspected under Environmental Health due to CalCode reference.) Policy and procedures have been developed and implemented for medical screening of inmate food handlers prior to working in the facility.	х			The Environmental Health Inspector retains primary responsibility to determine compliance with Section 1230. Compliance should be assessed in consultation with the Nutrition Inspector so that the findings on the Environmental Health Evaluation reflect the observations, expertise and consensus of both parties.
There are procedures for education, ongoing monitoring, and cleanliness of food handlers in accordance with CalCode.	x	!		
There is a food services plan that complies with applicable California Retail Food Code (CalCode). Facilities with an average daily population of 100 or more have a trained and experienced food service manager to prepare and implement a food services plan. The plan includes: planning menus; purchasing food; storage and inventory control; food preparation; food serving; transporting food; orientation and ongoing training; personnel supervision; budgets and food cost accounting; documentation and record keeping; emergency feeding plan; waste management; and, maintenance and repair. In facilities with less than 100 average daily population that do not employ or have access to a food services manager, the facility administrator has prepared a food services plan that addresses the	comp se	not iden liance wi ection he e comme	th this re.	The Nutrition Inspector retains primary responsibility to determine compliance with Section 1243. Compliance should be assessed in consultation with the Environmental Health Inspector so that the findings on the Nutritional Health Evaluation reflect the observations, expertise and consensus of both parties. The text of the regulation is provided here for reference only.

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
1245 Kitchen Facilities, Sanitation and Food				The Environmental Health Inspector retains
Service	1			primary responsibility to determine compliance
				with Section 1245. Compliance should be assessed
Kitchen facilities, sanitation, and food preparation,	X			in consultation with the Nutrition Inspector so that
service and storage comply with standards set forth	İ			the findings on the Environmental Health
in CalCode.	}	1		Evaluation reflect the observations, expertise and
				consensus of both parties.
In facilities where inmates prepare meals for self-	i			
consumption, or where frozen meals or prepared				
food from other facilities permitted pursuant to HSC				
§114381 is (re)heated and served, the following		1	ì	
CalCode standards may be waived by the local			X	
health officer. (Note: while the regulation uses the			1	
word "waived," the intent is that the inspector				
exercises professional latitude to approve			į	
alternative methods that that provide for food safety and sanitation in these situations.)				
	X			
HSC § 114130-114141.			 	
HSC § 114099.6, 114095-114099.5,114101- 114109, 114123 and 114125 if a domestic or		[
commercial dishwasher, capable of providing				
heat to the surface of utensils of at least 165	X			
degrees Fahrenheit, is used to clean and sanitize	_ ^	ļ		
multi-service utensils and multi-service				
consumer utensils;	Ī	ĺ		·
HSC § 114149-114149.3, except that,	 	<u> </u>		
regardless of such a waiver, the facility shall			ļ	
provide mechanical ventilation sufficient to	X			
remove gases, odors, steam, heat, grease,	1			
vapors and smoke from the kitchen;		ĺ		
HSC § 114268-114269	X		 	
HSC § 114279-114282	X			
1246 Food Serving and Supervision				The Environmental Health Inspector retains
0 1				primary responsibility to determine compliance
Policies and procedures ensure that appropriate				with Section 1246. Compliance should be assessed
work assignments are made and food handlers are	X			in consultation with the Nutrition Inspector so that
adequately supervised. Food is prepared and served	l			the findings on the Environmental Health
only under the immediate supervision of a staff				Evaluation reflect the observations, expertise and
member.				consensus of both parties.
	nmate Cl	othing a	nd Perso	nal Hygiene
1260 Standard Institutional Clothing Issue				Observed the inmate clothing storage area. The
D 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1			randomly inspected clothing appeared satisfactory.
Personal undergarments and footwear may be				
substituted for the institutional undergarments and	ļ			
footwear specified in this regulation; however, the				
facility has the primary responsibility to provide	X			
these items.		{		
There is a standard issue of climatically suitable				
clothing for inmates held after arraignment in Type	}]		
1, II and III facilities, which includes, but is not				
limited to:				
Clean socks and footwear;	X	 	-	
Clean outergarments; and,	X	 		
Clean undergarments, including shorts and tee	 	<u> </u>	 	
shirt for males; or, bra and two pairs of panties	X			
for females.				
	L			

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Clothing is reasonably fitted, durable, easily	X			
laundered and repaired.	Λ			
1261 Special Clothing				Observed heavy weight denim outer garments.
Provision is made to issue suitable additional clothing essential for inmates to perform special work assignments (e.g., food service, medical, farm, sanitation, mechanical and other specified work).	X			
1262 Clothing Exchange				
There are policies and procedures for the scheduled exchange of clothing.	X			
Unless work, climatic conditions, illness, or the CalCode necessitates more frequent exchange, outer garments, except footwear, are exchanged at least once each week. Undergarments and socks are exchanged twice each week.	X			
1263 Clothing Supply				
There is a quantity of clothing, bedding, and linen available for actual use and replacement needs of the inmate population.	X			
There are policies and procedures for the handling of laundry that is known or suspected to be contaminated with infectious material.	X			Reviewed procedures with laundry management.
1264 Control of Vermin in Inmates Personal Clothing There are policies and procedures to control the contamination and/or spread of vermin in all inmate personal clothing.	X			
Infested clothing is cleaned, disinfected, or stored in a closed container so as to eradicate or stop the spread of the vermin.	X	11-17-T-		As per the Adult Detention Procedure Manual (ADPM).
1265 Issue of Personal Care Items There are policies and procedures for issuing personal hygiene items.	Х			
Each female inmate is issued sanitary napkins	X			
and/or tampons as needed. Each inmate to be held over 24 hours who is unable to supply himself/herself with personal care items, is issued the following personal care items:	X			
Toothbrush;				
Dentifrice;	X			
Soap;	X			
Comb; and,	X			
Shaving implements.	X			
With the possible exception of shaving implements, inmates are not required to share any personal care items listed above.	X			Inmates do not share shaving implements.

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Inmates do not share disposable razors. Double-edged safety razors, electric razors, and other shaving instruments capable of breaking the skin, when shared among inmates are disinfected between individual uses by the method prescribed by the State Board of Barbering and Cosmetology in § 979 and 980, Division 9, Title 16, CCR.	X			
1266 Personal Hygiene There are policies and procedures for inmate	X			
showering/bathing. Inmates are permitted to shower/bathe upon assignment to a housing unit and, thereafter, at least every other day or more often if possible.	Х			
1267 Hair Care Services	Х			
Hair care services are available. Except for those inmates who may not shave for court identification reasons, or those who have had their shaving privileges suspended by the facility administrator because they are a danger to themselves or others, inmates are allowed to shave daily and receive hair care services at least once a month.	X			
Equipment is disinfected after each use by a method approved by the State Board of Barbering and Cosmetology to meet the requirements of Title 16, Division 9, § 979 and 980, CCR.	х			
	ticle 14.	Bedding	and Lin	ens
For each inmate entering a living unit and expected to remain overnight, the standard issue of clean suitable bedding and linens includes, but is not limited to:	х			As per the ADPM.
One serviceable mattress which meets the requirements of § 1272 of these regulations;	Х			Mattresses observed appeared to be in satisfactory condition.
One mattress cover or one sheet;	X			
One towel; and, One blanket or more, depending upon climatic	X			
conditions.				
There are policies and procedures for the scheduled exchange of laundered and/or sanitized bedding and linen issued to each inmate housed.	Х			
Washable items such as sheets, mattress covers, and towels are exchanged for clean replacement at least once each week.	X			
Where a top sheet is not issued, blankets are laundered or dry cleaned at least once a month. When a top sheet is issued, blankets are laundered or dry cleaned at least once every three months.	X			
1272 Mattresses Mattresses are enclosed in an easily cleaned, non- absorbent ticking and conform to the size of the bunk as referenced in Title 24, Section 470A.3.5 Beds (at least 30" wide X 76" long).	X			

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Any mattress purchased for issue to an inmate in a facility which is locked to prevent unimpeded access to the outdoors, is certified by the manufacturer as meeting all requirements of the State Fire Marshal and Bureau of Home Furnishings for penal mattresses at the time of purchase.	X			
	15. Facili	ty Sanit	ation and	d Safety
1280 Facility Sanitation, Safety and Maintenance	v			
There are policies and procedures for the maintenance of an acceptable level of cleanliness, repair and safety throughout the facility.	X			
The plan provides for a regular schedule of housekeeping tasks and inspections to identify and correct unsanitary or unsafe conditions or work practices.	Х			
Medical care housing as described in Title 24, Part 2, § 470A.2.14 is cleaned and sanitized according to policies and procedures established by the health authority.	X			Observed sober cell (A128 and A130) and shower facilities in each unit.
	Other A	pplicabl	e Codes	
Title 24, Uniform Building Code - Plumbing				
Toilet bowls, wash basins, drinking fountains, and showers are clean and in good repair.	X			
Title 24, Uniform Building Code – Cleanliness and Repair Floors, walls, windows, grillwork and ceilings are clean and in good repair.	X			
Title 24, Part 1, 13-102(c)6 – Heating and Cooling There is provision for a comfortable living environment in accordance with the heating, ventilating, and air conditioning requirements of Parts 2 and 4 and energy conservation requirements of Part 6, Title 24, CCR.	X			
Title 24, Uniform Plumbing Code – Floor Drains Floor drains are flushed at least weekly.	Х			
Traps contain water to prevent escape of sewer gas.	X		ļ	
Grids and grates are present. Title 24, Part 2, 470A.3.6 – Lighting	X			
Lighting in housing units, dayrooms and activity areas is sufficient to permit easy reading by a person with normal vision.	X			
20 foot candles light are provided at desk level and in the grooming area. (Applicable to facilities constructed after 1980.)	X			
Lighting is centrally controlled or occupant controlled in housing cells or rooms.	X			
Night lighting provides good vision for supervision. (Applicable to facilities constructed after 1980.)			X	Unknown

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
CA Safe Drinking Water Act	Х			Water services are provided by City of Ceres Municipal Services.
Potable water is supplied from an approved source in satisfactory compliance with this Act.	^			
Local Ordinances				
Solid, toxic and infectious wastes are disposed of in accordance with state and local laws and regulations.	X			
HSC § 1803				
The facility is free of vermin (or vermin signs), and general housekeeping is satisfactory.	X			
General Industry Safety Order, Title 8-3362				Unable to determine if structural hazards are present. No obvious safety hazards observed.
The facility is free of structural and other safety hazards.				

Summary of environmental health evaluation:

A Title 15 inspection was conducted on May 13, 2015. During the inspection, the contact person was Sgt. Steve Junqueiro. Several occupied cells (D218, G103, E112, F112, I201, B232) were randomly selected for inspection and found to be in satisfactory condition. The on-site laundry facilities were observed, where hot water was recorded at 155°F. Also, the temperature of the dryers was noted at 185°F. Temperatures and drying times are pre-set. The climate inside all facilities inspected was comfortable. The Sheriff's Department staff does a good job in maintaining the facilities in a sanitary condition.

II. NUTRITIONAL HEALTH EVALUATION Adult Type I, II, III and IV Facilities

ARTICLE/SECTION	YES	NO N/A	COMMENTS		
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Article	12. Food			
(Note: Title 15, § 1230 is in Article 11, MMH, but inspected under Environmental Health due to CalCode reference.) Policy and procedures have been developed and implemented for medical screening of (inmate) food handlers prior to working in the facility. There are procedures for education, supervision and cleanliness of food handlers in accordance with standards set forth in California Retail Food Code	Do not identify compliance with this regulation here. See comments.		The Environmental Health Inspector retains primary responsibility to determine compliance with Section 1230. Compliance should be assessed in consultation with the Nutrition Inspector so that the findings on the Environmental Health Evaluation reflect the observations, expertise and consensus of both parties. The text of the regulation is provided here for reference only.		
(CalCode).					
1240 Frequency of Serving	v				
Food is sorved three times in any 24 hour period	X				
Food is served three times in any 24-hour period. At least one meal includes hot food.			Breakfast and dinner are served hot		
If more than 14 hours passes between these meals,	X		Breakfast and diffier are served not		
supplemental food is served.	X				
Supplemental food is served in less than the 14-hour					
period for inmates on medical diets, if prescribed by	x				
the responsible physician	^				
A minimum of fifteen minutes is allowed for the			20 minutes provided for meals		
actual consumption of each meal except for those			20 minutes provided for means		
inmates on therapeutic diets where the responsible	X				
physician has prescribed additional time.	1	1			
Inmates who miss or may miss a regularly scheduled			Sandwiches and/or snacks are provided		
facility meal, are provided with a beverage and a	x		·		
sandwich or a substitute meal.					
Inmates on therapeutic diets who miss a regularly					
scheduled meal, are provided with their prescribed	X	l			
meal.					
1241 Minimum Diet					
(See regulation and guidelines for equivalencies and					
serving requirements.)					
The minimum diet in every 24-hour period consists	x				
of the full number of servings specified from each of					
the food groups below. Facilities electing to provide					
vegetarian diets for any reason also conform to the		-			
dietary guidelines.					
Protein Group. One serving equals 14 grams or more					
of protein. The daily requirement is equal to three	x				
servings (a total of 42 grams per day or 294 grams					
per week).					
There is an additional, fourth serving of legumes three days per week.	x	1			
Dairy Group. The daily requirement for milk or milk		·			
equivalents is three servings.	х	1			
A serving is equivalent to 8 fluid ounces of milk					
and provides at least 250 mg. of calcium.	х				
The requirement for persons who are 15-17 years					
of age and for pregnant and lactating women is	x)			
four servings of milk or milk products.					

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
All milk is fortified with Vitamin A and D.	х			
One serving can be from a fortified food	v			
containing at least 250 mg. of calcium.	X			
Vegetable-Fruit Group. The daily requirement is at				
least five servings. At least one serving is from each	x			
of the following categories.				
One serving of a fresh fruit or vegetable per day,				
or seven servings per week.	Х			
One serving of a Vitamin C source containing 30				
mg. or more per day or seven servings per week.	X			
One serving of a Vitamin A source containing				
200 micrograms Retinol Equivalents (RE) or	X			
more per day, or seven servings per week.		_		
Grain Group. The daily requirement is at least six				All breads are whole wheat
servings. At least three servings from this group are	x		1	
made with some whole grain products.				
Additional servings from the dairy, vegetable-fruit,				
and grain groups are provided in amounts to assure				
caloric supply is at the required levels. (See RDA for	X			
recommended caloric intakes.)				
Fat is added only in minimum amounts necessary to				
make the diet palatable. Total dietary fat does not	X			
exceed 30 percent of total calories on a weekly basis.				
1242 Menus (Applicable in Type II and III facilities				Menus are on a 2 week cycle
and in those Type IV facilities where food is served.)				·
Menus are planned at least one month in advance of	X			
their use. Menus are planned to provide a variety of				
foods, thus preventing repetitive meals.		. =		
A registered dietitian approves menus before they are				
used.	X			
If any meal served varies from the planned menu, the				,
change is noted in writing on the menu and/or	x			
production sheet.			<u> </u>	
A registered dietitian evaluates menus, as planned	V			
and including changes, at least annually.	X			
1243 Food Service Plan				The Nutrition Health Inspector retains primary
				responsibility to determine compliance with
There is a food services plan that complies with				Section 1243. Compliance should be assessed in
applicable CalCode. Facilities with an average daily	X			consultation with the Environmental Health
population of 100 or more have a trained and				Inspector so that the findings on the Nutritional
experienced food service manager to prepare and				Health Evaluation reflect the observations,
implement a food services plan that includes:				expertise and consensus of both parties.
Planning menus;	X		1	
Purchasing food;	X			
Storage and inventory control;	X			
Food preparation;	X	 		
Food serving;	x			
Transporting food;	x			
Orientation and ongoing training;	X			
Personnel supervision;	Х			
Budgets and food cost accounting;	X			
Documentation and record keeping;	х			
Emergency feeding plan;	х			
Waste management; and,	X			
Maintenance and repair.	x		 	
Trialitenative and repair.		L		

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
In facilities of less than 100 average daily population	IES	NO	11/A	COMMENTS
that do not employ or have access to a food services				
manager, the facility administrator has prepared a				
food services plan that addresses the applicable				
elements listed above.				
		L		The Environmental Health Inspector retains
Service Kitchen facilities, sanitation, and food preparation, service and storage comply with standards set forth in CalCode. In facilities where inmates prepare meals for self-consumption, or where frozen meals or prepared food from other facilities permitted pursuant to CalCode is (re)heated and served, the following CalCode standards may be waived by the local health officer. (Note: while the regulation uses the word "waived," the intent is that the inspector exercises professional latitude to approve alternative methods that that provide for food safety and sanitation in these situations.) CalCode requirements for new or replacement equipment. CalCode requirements for cleaning and sanitizing consumer utensils. CalCode§ 114149-114149.3, except that, regardless of such a waiver, the facility shall provide mechanical ventilation sufficient to remove gases, odors, steam, heat, grease, vapors and smoke from the kitchen. CalCode requirements for floors. CalCode requirements for storage area(s) for cleaning equipment and supplies.	comp reg	not iden liance wi ulation h	th this ere.	The Environmental Health Inspector retains primary responsibility to determine compliance with Section 1245. Compliance should be assessed in consultation with the Nutrition Inspector so that the findings on the Environmental Health Evaluation reflect the observations, expertise and consensus of both parties. The text of the regulation is provided here for reference only.
1246 Food Serving and Supervision				The Environmental Health Inspector retains
9 B				primary responsibility to determine compliance
Policies and procedures ensure that work assignments	Do	not iden	tify	with Section 1230. Compliance should be assessed
are appropriate and food handlers are adequately		liance wi		in consultation with the Nutrition Inspector so that
supervised. Food is prepared and served only under		ulation h		the findings on the Environmental Health
the immediate supervision of a staff member.	See comments.			Evaluation reflect the observations, expertise and
				consensus of both parties. The text of the
				regulation is provided here for reference only.
1247 Disciplinary Isolation Diet				
-				
No inmate receiving a prescribed medical diet is	x			
placed on a disciplinary isolation diet without review	_ ^			
by the responsible physician or pursuant to a plan				
approved by the physician.		L	<u> </u>	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
The disciplinary isolation diet is an exception to the three-meal-a-day standard and is served twice in each 24-hour period.				
Each serving consists of one-half of the loaf (or a minimum of 19 ounces cooked loaf) described in the regulation or, if approved by the Corrections Standards Authority, another equally nutritious diet. Additionally the inmate receives two slices of whole wheat bread and at least one quart of drinking water, if the cell does not have a water supply.	X			
1248 Medical Diets Policies identify who is authorized to prescribe medical diets.	х			
Therapeutic diets utilized by a facility are planned, prepared and served with consultation from a registered dietitian.	X			
The facility manager complies with providing any medical diet prescribed for an inmate.	х			
There is a medical diet manual that includes sample menus. It is available to in-facility medical personnel and food service staff for reference and information.	х			
A registered dietitian reviews, and the responsible physician approves, the diet manual on an annual basis.	х			
Pregnant women are provided a balanced, nutritious diet approved by a doctor.	х			

Summary of nutritional evaluation:

- All the documentation including diet manual and food service plan are in order
- Diet manual including therapeutic diets have been reviewed and approved by Registered Dietitian as well as responsible physician
- All menus have been reviewed and signed off by Registered Dietitian
- No outstanding issues

III. MEDICAL/MENTAL HEALTH EVALUATION Adult Type I, II, III and IV Facilities

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
	Article 11	. Healtl	1 Service:	S
1200 Responsibility For Health Care Services				
The facility administrator has developed a plan to	X			
ensure provision of emergency and basic health care				
services to all inmates.				
Clinical judgments are the sole province of the				
responsible physician, dentist, and psychiatrist or	X			
psychologist, respectively.				
Security regulations are applicable to facility staff				
and health care personnel.	X			
At least one physician is available.	X			
In Type IV facilities where routine health services are	†			
provided by access to the community, there is a				
written plan for the treatment, transfer, or referral of				
emergencies. (When Type IV facilities provide health	X			
services within the facility, they must meet applicable				
regulations, as do other facilities.)				
1202 Health Service Audits (Applicable to facilities	<u> </u>		-	
with on-site health care staff)				
with on-site neatth care stayy				
Those is a visition plan for annual statistical	X		:	
There is a written plan for annual statistical	^			
summaries of health care and pharmaceutical services	}			
that are provided.				
There is a mechanism to assure that the quality and	v			
adequacy of health care services are assessed	X			
annually.	ļ			
There is a process for correcting identified				
deficiencies in the health care and pharmaceutical	X			
services delivered.		_		
Based on information from these audits, the health				
authority provides the facility administrator with an	X			
annual written report on health care and				
pharmaceutical services delivered.				
1203 Health Care Staff Qualifications (Applicable				
to facilities with on-site health care staff)				
There are policies and procedures to assure that state	X			
licensing, certification, or registration requirements				
and restrictions that apply in the community, also				
apply to health care personnel in the facility.				
Health care staff credentials are on file at the facility				
or another central location where they are available	X			
for review.				
1204 Health Care Procedures (Applicable to				
facilities with on-site health care staff)				
Medical care performed by personnel other than a	X			
physician, is performed pursuant to written protocol				
or order of the responsible physician.				
1205 Health Care Records (Applicable to facilities				
with on-site health care staff)				
	X			
Individual, complete and dated health records are				
maintained and include, but are not limited to:				
	1			<u> </u>

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Receiving screening form/history (Note: The intake				
receiving screening form may also be included in the				
custody file. See Guidelines for discussion.);			ļ	
Medical/mental health evaluation reports;	X		<u> </u>	
Complaints of illness or injury;	X		ļ	
Names of personnel who treat prescribe, and/or	X		ł	
administer/deliver prescription medication;				
Medical/mental health evaluation reports;	X			
Complaints of illness or injury;	X			
Names of personnel who treat prescribe, and/or	X			
administer/deliver prescription medication;	V.		 	
Location where treatment is provided; and,	X		ļ	
Medication records in conformance with Title 15 § 1216.	X			
Physician-patient confidentiality privilege is		_		
applied to the record; the health authority				
controls access; health record files are maintained				
separately from other inmate jail records.				
separately from other innate junifections.				
The responsible physician or designee communicates	_X			
information obtained in the course of medical-mental				
health screening and care to jail authorities when			1	
necessary for the protection of the welfare of the				
inmate or others, management of the jail, or				
maintenance of jail security and order.				
The inmate's written authorization is necessary for				
transfer of health record information unless otherwise	(X (
provided by law or regulation.				
Inmates are not used for medical record keeping.	X			
1206 Health Care Procedures Manual (Applicable				
to facilities with on-site health care staff)				•
There is a health services manual, with policies and				
procedures that conform to applicable state and	X			
federal law. The manual is reviewed and updated at				
least annually.			ļ	
The health care manual includes, but is not limited to:				
Summoning and application of proper medical		_		
aid;	X			
Contact and consultation with private physicians;	X			
Emergency and non-emergency medical and	v	_		
dental services, including transportation;	X			
Provision for medically required dental and				Dentist performs temporary fillings and extractions
medical prostheses and eyeglasses;		•		those requiring oral surgery are referred to Baker &
	X			Cadra, DDS, Necessary eye exams or care are
	^		}	provided by Sylvan Eye Care. Any services, repairs,
				etc. for inmates with prosthetic devises Hanger
			<u> </u>	Prosthetics is used.
Notification of next of kin or legal guardian in	X			
case of serious illness which may result in death;			 	
Provision for screening and care of pregnant and		I	-	
lactating women, including postpartum care, and	X			
other services mandated by statute;			ļ	A
Screening, referral and care of mentally				
disordered and developmentally disabled	X			
inmates;	 		<u> </u>	
Implementation of special medical programs;	X		l	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Management of inmates suspected of or	Х			
confirmed to have communicable diseases;	^	_		
The procurement, storage, repackaging, labeling,				
dispensing, administration-delivery to inmates,	X			
and disposal of pharmaceuticals;		_		
Use of non-physician personnel in providing medical care;	X	1		
Provision of medical diets;	X	_	-	
Patient confidentiality and its exceptions;	X	_		
Transfer of pertinent individualized health care		_	 	
information (or documentation that no health				
care information is available), to the health				
authority of another correctional system, medical				
facility or mental health facility at the time each	X			
inmate is transferred and prior to notification to				
HSC Sections 121361 and 121362 for inmates			ļ	
with known or suspected active tuberculosis				
disease;			_	180-7
Procedures for notifying facility health care				
staff of a pending transfer allow sufficient	X			
time to prepare the summary.				
The summary information identifies the sending facility, is in a consistent format that				
includes the need for follow-up care,				
diagnostic tests performed, medications				
prescribed, pending appointments,	X			
significant health problems and other			1	
information that is necessary to provide for				
continuity of health care.				
Necessary inmate medication and health				
care information are provided to the				
transporting staff, together with precautions	\mathbf{x}			
necessary to protect staff and inmate				
passengers from disease transmission during transport.				
Forensic medical services, including drawing of			 	
blood alcohol samples, body cavity searches, and				
other functions for the purpose of prosecution				
are not be performed by medical personnel	X			
responsible for providing ongoing health care to				
the inmates.		_		
1206.5 Management of Communicable Diseases			}	
]			
There is a written plan that addresses the identification, treatment, control and follow-up				
management of communicable diseases. The plan	X			
reflects the current local incidence of communicable				
diseases which threaten the health of inmates and		II		
staff and includes:				
Intake health screening procedures;	X		1	
Identification of relevant symptoms;	X			
Referral for medical evaluation;	X			
Treatment responsibilities during incarceration;	Х			
and,	^			
Coordination with public and private				
community-based resources for follow-up	X			
treatment.			<u> </u>	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Consistent with the plan, there are policies and				
procedures that conform with applicable state and	X			
federal law, which include but are not limited to:				· · ·
The types of communicable diseases to be	v			
reported;	X		ľ	
The persons who must receive the medical	V			
reports;	X			
Sharing of medical information with inmates and	3,7			
custody staff;	X			
Medical procedures required to identify the				
presence of disease(s) and lessen the risk of	X			
exposure to others;				
Medical confidentiality requirements;	X			
Housing considerations based upon behavior,				
medical needs, and safety of the affected	X			
inmates;				
Provision for inmates consent that address the				
limits of confidentiality; and,	X			
Reporting and appropriate action upon the			 	
possible exposure of custody staff to a	X			
communicable disease.	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \			
			 	
1207 Medical Receiving Screening			·	
A receiving screening is performed on all inmates at	X			
the time of intake. (See regulation for exception.)	^			
This screening is completed in accordance with				
	X		1	
procedures established by the responsible physician	Λ			
in cooperation with the facility administrator.				
The screening includes, but is not limited to, medical,				
mental health, developmental disabilities, and	X		1	
communicable diseases, including, TB and other airborne diseases.			}	
			 	
The screening is performed by licensed health care	X			Custody staff do screening questionnaire and contact
staff or by trained facility staff.			<u> </u>	medical staff for evaluation when indicated.
There is a written plan for compliance with PC§				
2656, which allows prisoners to keep prescribed	X			
orthopedic or prosthetic appliances unless an				
immediate risk to security has been determined.				
There is a written plan to provide medical care for				
any inmate who appears in the need of or requests	X			
medical, mental health or developmental disability]			
treatment.			-	
1207.5 Special Mental Disorder Assessment				
(Not applicable Type I & IV. Type I facilities are				
expected to transfer these women to an appropriate				
facility where the assessment can occur.)]			
Thorse are written presedures for the second backle	x			
There are written procedures for the mental health	^			
screening of women who have given birth within the				
past year and are charged with murder or attempted	'			
murder of their infant. Screening occurs at intake				
and, if postpartum psychosis is indicated, a referral			1	1
for further evaluation is made.			L	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
1208 Access to Treatment				
A written plan has been developed and implemented				
for identifying, assessing, treating and/or referring	X			
any inmate who appears to be in need of medical,				
mental health or developmental disability treatment at				
any time during incarceration.				
Health care personnel perform the evaluation.	X			
1209 Transfer to a Treatment Facility			1	
(Not applicable Type I and IV.)				
There are relicies and procedures to avoide montal				
There are policies and procedures to provide mental health services that include but are not limited to:				
	X	-		
Screening for mental health problems;	^			
Crisis intervention and management of acute psychiatric episodes;	X			
Stabilization and treatment of mental disorders; and,	X			
	X			
Medication support services.				
Provision is made to evaluate or transfer mentally disordered inmates to a Lanterman Petris Short				
treatment facility for further evaluation as provided in	X			
PC § 4011.6 or 4011.8, unless the jail contains a	^			
designated treatment facility.				
1210 Individualized Treatment Plans	-			
1210 Individuanzed Treatment Flans				
Treatment staff develops a written individualized	X			Plan under S.O.A.P. note for each incident or illness.
plan for each inmate treated by the medical and/or	'`			Than ander 5.0.7.1. Here for each morden of finness.
mental health staff.				
Custody staff is informed of the treatment plan when				
necessary to ensure coordination and cooperation in	X			
the ongoing care of the inmate.		·		
Where recommended by treatment staff, the plan				
includes referral to treatment after release from the	X			
facility.				
1211 Sick Call				
	X		}	
There are policies and procedures for daily sick call	_ ^			
for all inmates.				
Any inmate requesting health care is provided that	X			
attention.				
1212 Vermin Control				
There is a written also for the control and treatment				
There is a written plan for the control and treatment of vermin infested inmates, including medical	X			
protocols, for treating persons suspected of being	Λ	i		
infested or having contact with vermin-infested				
inmates.				
1213 Detoxification Treatment				
(Not applicable Type IV.)				
Medical policies on detoxification which a statement				
as to whether detoxification will be provided within	X			
the facility or require transfer to a licensed medical				
facility, and, procedures and symptoms necessitating				
immediate transfer to a hospital or other medical				
facility.	<u> </u>			

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
When medically licensed personnel are not in attendance, inmates undergoing withdrawal reactions, judged or defined as not readily controllable with available medical treatment, are transferred to an appropriate medical facility.	X			
1214 Informed Consent			_	
There is a written plan to assure informed consent of inmates in a language understood by the inmate.	X			
Except in emergencies, as defined in Business and Professional Code § 2397 and Title 15 § 1217, all examination, treatments and procedures affected by informed consent standards in the community are likewise observed for inmate care.	X			
For minors and conservatees, the informed consent of parent, guardian, or legal custodian applies when the law requires it. Absent informed consent in non-emergency situations, a court order is required before involuntary treatment is done.	X			
Any inmate who has not been adjudicated to be incompetent may refuse non-emergency health care.	X			
1215 Dental Care			[
Emergency and medically required dental care is provided to inmates, upon request.	X			Dental care provided for infection or pain only.
1216 Pharmaceutical Management				
Pharmaceutical policies, procedures, space and accessories include, but are not limited to:				
Securely lockable cabinets, closets and refrigeration units:	X			
A means for the positive identification of the recipient of the prescribed medication;	X			
Administration/delivery of medicines to minors as prescribed;	Х			
Confirmation that the recipient has ingested the medication or accounting for medication under self-administration procedures outlined in Title 15, § 1216;	Х			
Documenting that prescribed medications have or have not been administered, by whom, and if not, for what reason;	Х			
Prohibiting delivery of drugs by inmates;	X			
Limitation to the length of time medication may be administered without further medical evaluation;	Х			
Limitation to the length of time allowable for a physician's signature on verbal orders, and,	Х			
An annual written report is prepared by a pharmacist on the status of pharmacy services, and provided to the health authority and facility administrator.	Х			
There are written protocols that are consistent with pharmacy laws and regulations, and limit the following functions to being performed by the identified personnel:				
Procurement is done only by a physician, dentist,		L	 	
pharmacist, or other person authorized by law.	X	<u> </u>		

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Medication storage assures that stock supplies of legend medications are accessed only by licensed health care personnel. Supplies of legend medications that have been properly dispensed and supplies of over-the-counter medications may be accessed by both licensed and non-licensed staff.	Х			
Repackaging is done only by a physician, dentist, pharmacist, or other persons authorized by law.	Х			
Labels are prepared by either licensed or non-licensed personnel, provided the label is checked and affixed to the container by the physician, dentist, or pharmacist before administration or delivery to the inmate. Labels are prepared in accordance with Business and Professions Code § 4076.	х			
Dispensing is only done by a physician, dentist, pharmacist, or persons authorized by law.	Х			
Administration of medication is only done by authorized and licensed health care personnel acting on the order of a prescriber.	Х			
Licensed and non-licensed personnel may deliver medication acting on the order of a prescriber.	X			
Disposal of legend medication is done accordance with pharmacy laws and regulations and requires any combination of two of the following classifications: physician, dentist, pharmacist, or reregistered nurse. Controlled substances are disposed of in accordance with Drug Enforcement Administration disposal procedures.	Х			
There are written procedures for managing and providing over-the-counter medications, which include but are not limited to how they are made available, documentation when delivered by staff and precautions against hoarding large quantities.	Х			
Policy and procedures may allow inmate self-administration of prescribed medication under limited circumstances (see regulation text). If self-administration of prescription drugs is not allowed, this subsection is "not applicable." When allowed, policies and procedures must include but are not limited to:			х	
Medications permitted for self-administration are limited to those with no recognized abuse potential. Medication for treating tuberculosis, psychotropic medication, controlled substances, injectables and any medications for which documentation of ingestion is essential, are excluded from self-administration.			x	
Inmates with histories of frequent rule violations of any type, or those who are found to be in violation of rules regarding self-administration, cannot participate.		,,,,,	X	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Prescribing health care staff must document that				
each inmate participating in self-administration				
is capable of understanding and following the			X	
rules of the program and instructions for				
medication use.		_		
Provisions are made for the secure storage of the				
prescribed medication when it is not on the			X	
inmate's person.				
Provisions are made for consistent enforcement				
of self-medication rules by both custody and				
health care staff, with systems of communication			X	
among them when either one finds that an inmate				
is in violation of rules regarding the program.				
Health care staff performs documented				
assessments of inmate compliance with self-				
administration medication regimens.				
Compliance evaluations are done with sufficient	ľ		X	
frequency to guard against hoarding medication				
and deterioration of the inmate's health.				
1217 Psychotropic Medications			-	
(Not applicable Type IV.)	v			
The control of the co	X			
There are policies and procedures governing the use				
of psychotropic medications.				
Involuntary administration of psychotropic	•			
medication is limited to emergencies. (See Business	X			
and Professional Code § 2397 and the text of Title 15				
§ 1217 for definition of an emergency.)				
If psychotropic medication is administered in an				
emergency, such medication is only that which is	X			
required to treat the emergency condition.				
Medication is prescribed by a physician in written				
form in the inmate's record or by verbal order in a				
dosage appropriate to the inmate's need. Verbal	X			
orders are entered in the inmate's record and signed	·			
by a physician within 72 hours.				
There is a protocol for supervising and monitoring				
inmates who are involuntarily receiving psychotropic	X			
medication.				
Psychotropic medication is not administered to an				
inmate absent an emergency unless: (1) the inmate				
has given his or her informed consent in accordance				
with WIC § 5326.2; or, (2) has been found to lack the				
capacity to give consent pursuant to the county's				
hearing procedures under the Lanterman-Petris-Short	X			
(LPS) Act for handling capacity determinations and				
subsequent reviews. (Note: Inspectors need to be				
aware of differing consent requirements for juveniles				
held in adult facilities.)				
Policies limit the length of time both voluntary and		ļ .	 	
involuntary psychotropic medications may be	X	1		
administered.				
There is a plan for monitoring and re-evaluating all	v	1		
inmates receiving psychotropic medications,	X			
including a review of all emergency situations.		<u> </u>	ļ	
The administration of psychotropic medication is not	X			
allowed for disciplinary reasons.	I	l	1	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
1219 Suicide Prevention Program				
There is a written suicide prevention plan designed to	X			
identify, monitor and provide treatment for those				
inmates who present a suicide risk.			ļ	
1220 First Aid Kits		 	l	
	X			
One or more first aid kits are available in the facility.			<u> </u>	
The responsible physician has approved the contents,	7.7			
number, location and procedure for periodic	X			
inspection of the kit(s).			<u> </u>	
1051 Communicable Diseases				
Upon identification, all inmates with suspected	X			
communicable diseases are segregated until a medical	Λ			
evaluation can be completed.				
In absence of medically trained personnel at the time				
of intake into the facility, an inquiry is made to				
determine if the inmate has or has had any				
communicable diseases, or has observable symptoms			1	
of communicable diseases, including but not limited	X			
to tuberculosis or other airborne diseases, or other			}	
special medical problems identified by the health			-	
authority.				
The inmate's response is noted on the booking form				
and/or screening device.	X			
1052 Mentally Disordered Inmates		_		
•				
There are policies and procedures to identify and	X			
evaluate all mentally disordered inmates, with	^			
segregation provided, if necessary to protect the				
safety of the inmate of others.				
A physician's opinion is secured within 24 hours of				
identification or at the next daily sick call, whichever	X			
is earliest.				
1055 Use of Safety Cell				
4 0 11 17 11 17 14 04 0 11 0				
A safety cell, specified in Title 24, Section 2-	, v			
470A.2.5, is used only to hold inmates who display	X			
behavior that results in the destruction of property or reveals an intent to cause physical harm to self or				
others.				
There are policies and procedures, written by the				
facility administrator in cooperation with the	X			
responsible physician, governing safety cell use.	^		l	
Safety cells are not used for punishment or as a			<u> </u>	
substitute for treatment.	X			
Placement requires the approval of the facility				
manager or watch commander, or a physician	X			
delegated by the facility manager.				
There are procedures that assure necessary nutrition	37			
and fluids are administered.	X			
Continued retention of the inmate is reviewed a	37			
minimum of every eight hours.	X			
Inmates are allowed to retain sufficient clothing, or				
are provided with a "safety garment" to provide for	37			
personal privacy unless risks to the inmate's safety or	X			
facility security are documented.				

Direct visual observation is conducted at least twice every 30 minutes and is documented. Continued retention of immate is reviewed a minimum of every eight hours. A medical assessment is secured within 12 hours of placement in this cell or at the next daily sick call, whichever is earliest, and medical clearance for continued retention is secured every 24 hours thereafter. A mental health opinion on placement and retention is secured within 24 hours of placement. 1056 Use of Sobering Cell Pursuant to policies and procedures, a sobering cell, specified in Title 24, Part 2 § 470A.24, is used only for housing inmates who are a threat to their own a safety or others due to their state of intoxication. Policies and procedures for managing the sobering cell, include handling both males and females. Intermittent direct visual observation of inmates in soboring cells conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any inmate is retained in a sobering cell for more than six hours. Such immates are removed from the sobering cell when they are able to continue with processing. There are procedures to identify and evaluate all developmentally disabled immates. (Note: Appropriate hosting is based on T-15 § 1059, Classification.) A contact to the regional center occurs within 24 hours when an immate is suspected or continued to be developmentally disabled immates. (Note: Appropriate hosting is based on T-15 § 1059, Classification.) 1057 Developmentally disabled immates. (Note: Appropriate hosting is based on T-15 § 1059, Classification.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Heather the provisions of this regulation do	ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Continued retention of immate is reviewed a minimum of every eight hours. A medical assessment is secured within 12 hours of placement in this cell or at the next daily sick call, whichever is earliest, and medical clearance for continued retention is secured every 24 hours thereafter. A mental health opinion on placement and retention is secured within 24 hours of placement. 1056 Use of Sobering Cell Pursuant to policies and procedures, a sobering cell, specified in Title 24, Part 2 § 4700.2.4, is used only for housing immates who are a threat to their own safety or the safety of others due to their state of intoxication. Policies and procedures for managing the sobering cell, include handling both males and females. Intermittent direct visual observation of immates in sobering cell, include handling both males and females. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 121 50 these regulations, occurs whenever any immate is retained in a sobering cell for more than six hours. Such immates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Immates. There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on 7-15 8 1050, Classification.) A contact to the regional center occurs within 24 hours when an immate is suspected or confirmed to be developmentally disabled inmates. (Note: Appropriate housing is based on 7-15 8 1050, Classification.) A contact to the regional center occurs within 24 hours when an immate is suspected or confirmed to be developmentally disabled inmates. (Note: The regulation do not apply to the use of handcuffs, shaddles or other retartial devices when used to restraints. The provisions of this regulation do not apply to the use of handcuffs, shadkles or other retartial devices when used to restrain minors for movement or transportation. Health inspectors should familiarize them	Direct visual observation is conducted at least twice	x			
A medical assessment is secured within 12 hours of placement in this cell or at the next daily sick call, whichever is earliest, and medical clearance for continued retention is secured every 24 hours thereafter. A mental health opinion on placement and retention is secured within 24 hours of placement. 1956 Use of Sobering Cell Pursuant to policies and procedures, a sobering cell, specified in Title 24, Part 2 § 470A.2.4, is used only for housing inmates who are a threat to their own safety or the safety of others due to their own safety or the safety of others due to their state of intoxication. Policies and procedures for managing the sobering cell, include handling both males and females. Intermittent direct visual observation of inmates in sobering cells conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any immate is retained in a sobering cell for more than six hours. Such inmates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Immates There are procedures to identify and evaluate all developmentally disabled immates. (Note: Appropriate housing is based on 7-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an immate is suspected or confirmed to be developmentally disabled immates. (Note: Appropriate housing is based on 7-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an immate is suspected or confirmed to be developmentally disabled immates, (Note: Appropriate housing is based on 7-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an immate is suspected or confirmed to be developmentally disabled (hearth and the substant in the security of this regulation do not apply to the use of handcuffs, shackles or other restraint. The provisions of this regulation o		11			400
A medical assessment is secured within 12 hours of placement in this cell or at the next daily sick call, whichever is cardiest, and medical clearance for continued retention is secured every 24 hours thereafter. A mental health opinion on placement and retention is secured within 24 hours of placement. 1056 Use of Sobering Cell Pursuant to policies and procedures, a sobering cell, specified in Title 24, Part 2 § 4700.2.4, is used only for housing inmates who are at threat to their own safety or the safety of others due to their state of intoxication. Policies and procedures for managing the sobering cell, include handling both males and females. Intermittent direct visual observation of inmates in sobering cells, conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any inmate is retained in a sobering cell for more than six hours. Such inmates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Inmates. There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is baxed on 7-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an immate is suspected or confirmed to be developmentally disabled inmates. (Note: Appropriate housing is baxed on 7-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an immate is expected or confirmed to be developmentally disabled inmates. (Note: Appropriate document of the suspected or confirmed to the developmentally disabled inmates. (Note: Appropriate document of this regulation do not apply to the use of handcuffs, shackles or other retraint devices when used to restrains. The provisions of this regulation do not apply to the use of handcuffs, shackles or other retraint devices when used to restrain minors for movement or transporta		X			
placement in this cell or at the next daily sick call, whichever is earliest, and medical clearance for continued retention is secured every 24 hours thereafter. A mental health opinion on placement and retention is secured within 24 hours of placement. 1056 Use of Sobering Cell Pursuant to policies and procedures, a sobering cell, specified in Title 24, Part 2 § 470A.2.4, is used only for housing immates who are a threat to their own safety or the safety of others due to their state of intoxication. Policies and procedures for managing the sobering cell, include handling both males and females. Internittent direct visual observation of immates in sobering cells conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, coccurs whenever any inmate is retained in a sobering cell for more than six hours. Such inmates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Immates There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on 7-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled inmates. (Note: Appropriate housing is based on 7-15 § 1050, Classification.) 1058 Use of Restraints. The provisions of this regulation do not apply to the use of handcuffs, slauckles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize tenselves with this discussion in the Medical-Mental Health Guidelines and content their CSA Field Representative if there are questions regarding					
whichever is earliest, and medical clearance for continued retention is secured werey 24 hours thereafter. A mental health opinion on placement and retention is secured within 24 hours of placement. 1056 Use of Sobering Cell Pursuant to policies and procedures, a sobering cell, specified in Title 24, Part 2 § 470A.24, is used only for housing immates who are a threat to their own safety or the safety of others due to their state of intoxication. Policies and procedures for managing the sobering cell, include handling both males and females. Intermittent direct visual observation of inmates in sobering cells conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any immate is retained in a sobering cell for more than six hours. Such immates are removed from the sobering cell when they are able to continue with processing. There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an immate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding immates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding					
continued retention is secured every 24 hours thereafter. A mental health opinion on placement and retention is secured within 24 hours of placement. 1056 Use of Sobering Cell Pursuant to policies and procedures, a sobering cell, specified in Title 24, Part 2 § 470A.2.4, is used only for housing immates who are a threat to their own active; or the safety of others due to their state of intoxication. Policies and procedures for managing the sobering cell, include handling both males and females. Internittent direct visual observation of immates in sobering cells conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, coccurs whenever any immate is retained in a sobering cell for more than six hours. Such immates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Immates There are procedures to identify and evaluate all developmentally disabled immates. (Note: Appropriate housing is based on T-15 § 1050. Classification.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to erestrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guildelines and contact their CSA Field Representative if there are questions regarding		, v		1	
thereafter. A mental health opinion on placement and retention is secured within 24 hours of placement. 1056 Use of Sobering Cell Pursuant to policies and procedures, a sobering cell, specified in Title 24, Part 2 § 470A.2.4, is used only for housing immates who are a threat to their own safety or the safety of others due to their state of intoxication. Policies and procedures for managing the sobering cell, include handling both males and females. Intermittent direct visual observation of inmates in sobering cells conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any inmate is retained in a sobering cell for more than six hours. Such inmates are removed from the sobering cell when they are able to continue with processing. There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding immates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restrain devices when used to restrain minors for movement or transportation. Health inspectors should familiarize thenselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding		X			
A mental health opinion on placement and retention is secured within 24 hours of placement. 1056 Use of Sobering Cell Pursuant to policies and procedures, a sobering cell, specified in Title 24, Part 2 § 470A.2.4, is used only for housing immates who are a threat to their own safety or the safety of others due to their state of intoxication. Policies and procedures for managing the sobering cell, include handling both males and females. Intermittent direct visual observation of immates in sobering cells conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any immate is retained in a sobering cell for more than six hours. Such immates are removed from the sobering cell when they are able to continue with processing. There are procedures to identify and evaluate all developmentally disabled immates. (Note: Apprepriate housing is based on T-15 § 1050, CCLassification.) A contact to the regional center occurs within 24 hours when an immate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding immates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize threaked to torestrain minors for movement or transportation. Health inspectors should familiarize threaked to the restraint for the restraint devices when used to restrain minors for movement or transportation.					
is secured within 24 hours of placement. 1056 Use of Sobering Cell Pursuant to policies and procedures, a sobering cell, specified in Title 24, Part 2 § 470A.2.4, is used only for housing inmates who are a threat to their own safety or the safety of others due to their state of intoxication. Policies and procedures for managing the sobering cell, include handling both males and females. Intermittent direct visual observation of inmates in sobering cells, conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any inmate is retained in a sobering cell for more than six hours. Such inmates are removed from the sobering cell when they are able to continue with processing. There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding inmates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restrain devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Quidelines and contact their CSA Field Representative if there are questions regarding					
Pursuant to policies and procedures, a sobering cell, specified in Title 24, Part 2 § 470A.2.4, is used only for housing immates who are a threat to their own safety or the safety of others due to their state of intoxication. Policies and procedures for managing the sobering cell, include handling both males and females. Intermittent direct visual observation of inmates in sobering cells conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any inmate is retained in a sobering cell for more than six hours. Such inmates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Inmates There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on T-15 § 1050. Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding inmates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding		X			
Pursuant to policies and procedures, a sobering cell, specified in Title 24, Part 2 § 470A.2.4, is used only for housing inmates who are a threat to their own safety or the safety of others due to their state of intoxication. Policies and procedures for managing the sobering cell, include handling both males and females. Intermittent direct visual observation of inmates in sobering cells conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any inmate is retained in a sobering cell for more than six hours. Such inmates are removed from the sobering cell when they are able to continue with processing. There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an immate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding immates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handouffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding				-	
specified in Title 24, Part 2 § 470A.24, is used only for housing inmates who are a threat to their own safety or the safety of others due to their state of intoxication. Policies and procedures for managing the sobering cell, include handling both males and females. Intermittent direct visual observation of inmates in sobering cells conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any inmate is retained in a sobering cell for more than six hours. Such immates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Inmates. There are procedures to identify and evaluate all developmentally disabled immates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding immates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding	1050 Ose of Sobering Cen				
specified in Title 24, Part 2 § 470A.24, is used only for housing inmates who are a threat to their own safety or the safety of others due to their state of intoxication. Policies and procedures for managing the sobering cell, include handling both males and females. Intermittent direct visual observation of inmates in sobering cells conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any inmate is retained in a sobering cell for more than six hours. Such immates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Inmates. There are procedures to identify and evaluate all developmentally disabled immates. Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding immates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding	Pursuant to policies and procedures, a sobering cell				
for housing immates who are a threat to their own safety or the safety of others due to their state of intoxication. Policies and procedures for managing the sobering cell, include handling both males and females. Intermittent direct visual observation of inmates in sobering cells conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any inmate is retained in a sobering cell for more than six hours. Such immates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Immates There are procedures to identify and evaluate all developmentally disabled immates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an immate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding immates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding					·
safety or the safety of others due to their state of intoxication. Policies and procedures for managing the sobering cell, include handling both males and females. Intermittent direct visual observation of inmates in sobering cells conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any inmate is retained in a sobering cell for more than six hours. Such immates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Inmates There are procedures to identify and evaluate all developmentally disabled immates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding immates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding		x			
intoxication. Policies and procedures for managing the sobering cell, include handling both males and females. Intermittent direct visual observation of inmates in sobering cells conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any inmate is retained in a sobering cell for more than six hours. Such inmates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Inmates There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on 7-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding inmates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding		11			
the sobering cell, include handling both males and females. Intermittent direct visual observation of inmates in sobering cells conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any inmate is retained in a sobering cell for more than six hours. Such inmates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Inmates There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding immates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding					
Intermittent direct visual observation of inmates in sobering cells conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any inmate is retained in a sobering cell for more than six hours. Such inmates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Inmates There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding inmates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restrain devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding					
sobering cells conducted no less than every half hour. An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any inmate is retained in a sobering cell for more than six hours. Such inmates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Inmates There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on 7-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an immate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding immates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding					
An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any immate is retained in a sobering cell for more than six hours. Such inmates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Inmates There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding immates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding	Intermittent direct visual observation of inmates in	V			
staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any inmate is retained in a sobering cell for more than six hours. Such inmates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Inmates There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding inmates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding	sobering cells conducted no less than every half hour.	A.		ľ	
accordance with Section 1213 of these regulations, occurs whenever any inmate is retained in a sobering cell for more than six hours. Such inmates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Inmates There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding inmates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding	An evaluation by a medical staff person or by custody				
occurs whenever any inmate is retained in a sobering cell for more than six hours. Such inmates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Inmates There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding inmates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding	staff, pursuant to written medical procedures in				
Such immates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Inmates There are procedures to identify and evaluate all developmentally disabled immates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding immates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding		X			
Such inmates are removed from the sobering cell when they are able to continue with processing. 1057 Developmentally Disabled Inmates There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding inmates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding					
when they are able to continue with processing. 1057 Developmentally Disabled Inmates There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding inmates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding					
There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding inmates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding		$\mid \mathbf{x} \mid$			
There are procedures to identify and evaluate all developmentally disabled inmates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding inmates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding					1000
developmentally disabled inmates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding immates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding	1057 Developmentally Disabled Inmates				
developmentally disabled inmates. (Note: Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding immates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding	There are procedures to identify and avaluate all			1	
Appropriate housing is based on T-15 § 1050, Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding inmates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding		X			
Classification.) A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding inmates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding					
A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding inmates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding					
hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding inmates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding			_		
developmentally disabled. (Applicable only in facilities holding inmates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health X Guidelines and contact their CSA Field Representative if there are questions regarding	-				
facilities holding inmates in excess of 24 hours.) 1058 Use of Restraint Devices (Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding	•	X			
(Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding					
from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health X Guidelines and contact their CSA Field Representative if there are questions regarding	1058 Use of Restraint Devices				
from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health X Guidelines and contact their CSA Field Representative if there are questions regarding					
regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding		· .		}	
shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding	•				
restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding					
Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding					
this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding					
Guidelines and contact their CSA Field Representative if there are questions regarding	•	v		ł	
Representative if there are questions regarding		^			
application to a particular racinity.					
	abbinous to a barrowing mornel.)				
Restraints are used only to hold inmates who display	Restraints are used only to hold inmates who display			1	
behavior that results in the destruction of property or					
reveals an intent to cause physical harm to self or					
others.	* *				
Restraints are not used as a discipline or as a		x			
substitute for treatment.	substitute for treatment.	Λ	L	<u></u>	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
There are polices and procedures for the use of				
restraint devices including acceptable restraint				
devices; signs or symptoms which should result in				
immediate medical/mental health referral; availability	X			
of CPR equipment; protective housing of restrained				
persons; provisions for hydration and sanitation			1	
needs; and exercising of extremities.				
Inmates are placed in restraints only with approval of				
the facility manager, watch commander, or if	X			
delegated, a physician.				
All inmates in restraints are housed alone or in a	Х			
specified area for restrained inmates.	Λ			
Direct visual observation is conducted and logged at	V			
least twice every 30 minutes.	X			
Continued retention in such restraints is reviewed				M.4990
every two hours.	X			•
A medical opinion on placement and retention is			_	
secured as soon as possible but no later than four	X			
hours from the time of placement.				·
Medical review for continued retention in restraint			-	
devices occurs at a minimum of every six hours.	X			
A mental health consultation is secured as soon as			-	
possible, but no later than eight hours from the time				
of placement.	X			
or placement.			ŀ	
1121 HEALTH EDUCATION FOR MINORS				This section only applies to Type II facilities that
IN JAILS			}	held adjudicated minors during the 12 months prior
IN JAILS				to the date of this inspection.
arren de la la decembra de la companya del companya del companya de la companya d			X	to the date of this hispection.
Written policy and procedures assure that age- and			^	
sex-appropriate health education and disease				
prevention programs are offered to minors.		_	_	
The health education programs are updated as				
necessary to reflect current health priorities and meet			X	
the needs of the confined population.				
1122 REPRODUCTIVE INFORMATION			}	This section only applies to Type II facilities that
AND SERVICES FOR MINORS IN				held adjudicated minors during the 12 months prior
<u>JAILS</u>			Į.	to the date of this inspection.
Written policy and procedures assure that			X	
reproductive health services are available to both				
male and female minors.				
Reproductive services shall include but not be limited				
to those prescribed in WIC § 220, 221 and 222, and			X	
HSC § 123450.			_ ^	
1123 HEALTH APPRAISALS/MEDICAL				This section only applies to Type II facilities that
EXAMINATIONS FOR MINORS IN				held adjudicated minors during the 12 months prior
<u>JAILS</u>				to the date of this inspection.
For minors who are transferred to jails, policy and				
procedures assure that the health appraisal/medical				
			1	
examination:				
			X	
examination: is received from the sending facility; is reviewed by designated health care staff at the			X	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
absent a previous appraisal/examination or receipt of the record, a health appraisal/medical examination, as outlined in Minimum Standards for Juvenile Facilities, Section 1432, is completed on the minor within 96 hours of admission.			x	
1124 PROSTHESES AND ORTHOPEDIC DEVICES		!		This section only applies to Type II facilities that held adjudicated minors during the 12 months prior
There are written policy and procedures regarding the provision, retention and removal of medical and dental prostheses, including eyeglasses and hearing aids.			Х	to the date of this inspection.
Prostheses are provided when the health of the minor would otherwise be adversely affected, as determined by the responsible physician.			Х	
Procedures for the retention and removal of prostheses shall comply with the requirements of Penal Code § 2656.			x	
The impact for Type II facilities is that, in addition to being in compliance with Title 15, Section 1214 (Consent) and Section 1217 (Psychotropic Medications). The following additional policies and procedures must be implemented for juveniles held in custody:			x	This section only applies to Type II facilities that held adjudicated minors during the 12 months prior to the date of this inspection.
(a; 4) provision that minors who are on psychotropic medications prescribed in the community are continued on their medications pending re-evaluation and further determination by a physician;				
(a; 5) provision that the necessity for continuation on psychotropic medications is addressed in prerelease planning and prior to transfer to another facility or program; and,	!		Х	
(b; 1) minors are informed of the expected benefits, potential side effects and alternatives to psychotropic medications.	-		X	
Other Applicable Codes			-	
Title 24 Part 2 § 470.2.12 – Medical Exam Room Availability				
In facilities constructed after 2-1-99, a medical examination room is available in every facility that provides on-site health care. Prior to 2-1-99, every Type II and III facility designed to house 25 or more inmates must have a medical exam room. The				
examination room must:	V		 	
Be suitably equipped; Be located within the security area and provide for inmate privacy;	X			

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Have at least 100 square feet of floor space with no single dimension less than 7 feet;	X			
Provide hot and cold running water (Note: For facilities constructed after 2-1-99, any rooms where medical procedures are provided must be equipped with hot and cold running water, even though this area may not technically be an "examination room"); and,	х			
Have lockable storage for medical supplies (Applicable to facilities constructed after 2-1-99).	x			
Fitle 24 Part 2, § 470A.2.13 – Pharmaceutical Storage Space There is lockable storage space for medical supplies and pharmaceutical preparation as referenced in Title 15, § 1216.	х			
Fitle 24 Part 2 § 470A.2.14 – Medical Care				
Housing There is a means to provide medical care and housing to ill and/or infirm inmates. If this housing is located in the jail, it must:	X			
Provide lockable storage space for medical instruments; and,	X			
Be located within the security area of the facility, accessible to both female and male inmates, but not in the living are of either.	X			
If negative pressure isolation rooms are being planned, they are designed to the community standard (Applicable to facilities constructed after 2-1-99).	Х			
Rooms In facilities constructed after 2-1-99, there must be a minimum of one suitably furnished interview room for confidential interviews in every facility that	X			
provides on-site health care. For facilities constructed prior to 2-1-99, every Type II and III acility designed to house 25 or more inmates must have a confidential interview room. The interview oom must:	ı			
Be suitably equipped;	X			
Be located within the security area accessible to both female and male inmates; and,	X			
Provide no less than 70 square feet of floor space with no single dimension less than 6 feet. HSC 11222 and 11877 Addicted Arrestee Care	X			
Where there is reasonable cause to believe an arrestee s addicted to a controlled substance, there is provision for medical aid to relieve symptoms.	X			Short term symptomatic treatment is provided. Inmate is monitored by nursing and/or medical personnel.
In accordance with statute, persons on methadone maintenance are allowed to continue until conviction, at the direction of the licensed methadone program director.		Х		Methadone continued only for pregnant females. Tapered and discontinued for male inmates.

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
PC 4023.6 Female Inmates' Physician				
Reasonable procedures are established to allow a female prisoner to summon and receive the services of any physician of choice to determine pregnancy.	X			
Procedures allow female inmates to receive needed medical services.	Х			
These procedures are posted in at least one conspicuous place in which all female inmates have access.	Х			
PC 4023.5 Female Inmate – Personal Care				
At their request, female inmates are allowed to continue use of materials for:				
Personal hygiene regarding menstrual cycle; and,	X			
Birth control measures as prescribed by their physician.	X			
The county furnishes females who are confined in the facility with information and education regarding the availability of family planning services.	x			
Family planning services are offered to each female inmate at least 60 days prior to a scheduled release date and services of a licensed physician are available to meet her family planning needs at the time of release.	X			
PC 4028 Abortions				
Pregnant inmates, if eligible, are permitted to obtain an abortion pursuant to law. Such rights are posted in at least one conspicuous place accessed by all female inmates.	Х			

Public Health Nurses' Chart Audit & Review of the Electronic Medical Record System:

A random chart review was conducted of 8 adult medical records. The jail system continues to implement and upgrade the UNIEK electronic medical record (EMR) system, a real time data entry system. The medical records were reviewed for availability of intake screenings, physical and mental health appraisals, vaccination and medication records and consents.

The nursing team also audited for self-reported health problems (KITES) and their follow-up, laboratory testing, and documentation of medical treatment in and outside of jail. The Public Health nurse chart auditors looked for proper medical provider signatures as well as entries made by counselors. The S.O.A.P charting format is used.

All information requested for the audit was readily available in the system and the team had no difficulty locating current or historical data for patients. The many steps needed to find medical record information the previous years were not noticeable this year and staff seemed very fluent in the use of this EMR system.

Administrative Medical/Mental Health Audit by the Public Health Officer:

Dr. Walker reviewed the 2015 Policy and Procedure Manual. It was in order and compliant with State Title 15 & Institute for Medical Quality standards. The manual also contained two new documents for communicable disease control –

- Ebola: Prisoner Screening Protocol
- Intake Health Screening Form Ebola Viral Disease

The Quality Assurance Program Manual was particularly commendable. There is a separate manual for the adult and juvenile facilities. The schedule of audits lists the projects by month and IMQ standard. The manual also contains the signature of staff at each of the facilities acknowledging participation in the improvement projects. CFMG staff members are reportedly encouraged to make suggestions regarding current and future QA initiatives. The Public Health Officer continues to attend quarterly quality

assurance meetings with representation Recovery Services, and the County CEO's	from CFMG, s Office.	the	Probation	Department,	Sheriff's	Department,	Behavioral	Health	and

JUVENILE FACILITY HEALTH INSPECTION REPORT

Juvenile Halls, Special Purpose Juvenile Halls and Camps Health and Safety Code Section 101045

BSCC #:	
---------	--

FACILITY NAME:	COUNTY:								
Stanislaus County Probation Department Juvenile Justic	Stanislaus								
FACILITY ADDRESS (STREET, CITY, ZIP CODE, TELEPHONE):									
2215 Blue Gum Avenue, Modesto, CA 95358, (209) 525-4578									
CHECK THE FACILITY TYPE AS DEFINED IN TITLE 15, SECTION 1302:	SPECIAL PURPOSE CAMP: JUVENILE HALL:								
ENVIRONMENTAL HEALTH EVALUATION	DATE INSPECTED: April 10 MALE FEMAI	90 LE 14							
ENWIDONIMENTAL HEALTH EVALUATORS (MAN	AE TITLE TELEDITONIE	TOTAL	104						
ENVIRONMENTAL HEALTH EVALUATORS (NAM	AE, IIILE, IELEPHONE):							
Karl Quinn, R.E.H.S, Senior Environmental Health Spe	,								
FACILITY STAFF INTERVIEWED (NAME, TITLE,	TELEPHONE):								
Steve Jackson, Probation Manager, 209-567-4126, jacksons@stancounty.com David Camelio, Juvenile Commitment Facility, 209-525-4580, cameliod@stancounty.com Chris Griffin, Juvenile Hall, 209-567-4722, griffinc@stancounty.com									
NUTRITIONAL EVALUATION		DATE INSPECTED: July 16, 2015							
NUTRITIONAL EVALUATORS (NAME, TITLE, TE	LEPHONE):	- 100 AUGUST - 110							
Phoebe Leung, RD, Interim Assistant Director, Public I	Phoebe Leung, RD, Interim Assistant Director, Public Health Services, (209) 272-4176								
FACILITY STAFF INTERVIEWED (NAME, TITLE, TELEPHONE):									
FACILITY STAFF INTERVIEWED (NAME, TITLE,	TELEPHONE):								
Alicia Gunsolley, Supervising Custodial Cook, Probatic		1723							
		1723 DATE INSPECTED: July 17,	2015						
Alicia Gunsolley, Supervising Custodial Cook, Probatic	on Department, (209) 567-2	DATE INSPECTED: July 17,	2015						
Alicia Gunsolley, Supervising Custodial Cook, Probatic	on Department, (209) 567-2	DATE INSPECTED: July 17,	2015						
Alicia Gunsolley, Supervising Custodial Cook, Probatic MEDICAL/MENTAL HEALTH EVALUATION MEDICAL/MENTAL HEALTH EVALUATORS (NA Trudi Prevette, RN, (209) 558-5670	on Department, (209) 567-4 ME, TITLE, TELEPHONI	DATE INSPECTED: July 17,	2015						

This checklist is to be completed pursuant to the attached instructions.

I. ENVIRONMENTAL HEALTH EVALUATION Juvenile Halls, Special Purpose Juvenile Halls and Camps

ARTICLE/SECTION	YES NO N/A			COMMENTS		
	Arti	cle 9. Foo	od			
There is a written food services plan that complies with the applicable sections of California Retail food Code ((CalCode). In facilities with an average daily population of 50 or more, a trained and experienced food services manager is employed or available to prepare a food services plan. In facilities with an average daily population that is less than 50, that do not have a food services manager, the facility manager prepares the plan. The plan includes, but is not limited to the following policies and procedures: menu planning; purchasing; storage and inventory control; food preparation; food serving; transporting food; orientation and on-going training; personnel supervision; budgets and food costs accounting; documentation and record keeping; emergency feeding plan; waste management; and, maintenance and repair.	Do not identify compliance with this section here. See comments.			The Nutrition Inspector retains primary responsibility to determine compliance with Section 1464. Compliance should be assessed in consultation with the Environmental Health Inspector so that the findings on the Nutritional Health Evaluation reflect the observations, expertise and consensus of both parties. The text of the regulation is provided here for reference only.		
1465 Food Handlers Education and Monitoring CalCode, the California retail food Code(HSC Division 104, Part 7, Chapter 1-I3, , Section 11370 et seq.) has been incorporated into Title 15 for local detention facilities through the rulemaking process. There are procedures to ensure that supervisory staff and food handlers receive ongoing training in safe food handling and hygiene techniques, in accordance with HSC § 113967, 113952-113961,113973,I13977. Compliance with food handling and hygiene requirements is monitored.	X			The Environmental Health Inspector retains primary responsibility to determine compliance with Section 1465. Compliance should be assessed in consultation with the Nutrition Inspector so that the findings on the Environmental Health Evaluation reflect the observations, expertise and consensus of both parties.		
1466 Kitchen Facilities, Sanitation, and Food Storage Kitchen facilities, sanitation, and food preparation, service and storage comply with standards set forth in CalCode. In facilities where minors prepare meals for self-consumption, or where frozen meals or prepared food from other facilities (permitted pursuant to HSC § 114381) is (re)heated and served, the following CalCode standards may be waived by the local health officer. (Note: While the regulation uses the word "waived," the intent is that the inspector exercises professional latitude to approve alternative methods that that provide for food safety and sanitation.)	X			The Environmental Health Inspector retains primary responsibility to determine compliance with Section 1466. Compliance should be assessed in consultation with the Nutrition Inspector so that the findings on the Environmental Health Evaluation reflect the observations, expertise and consensus of both parties.		

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
HSC § 114419-114423, Hazard Analysis				
Critical Control Point (HACCP) plans, review,	X			
approval, suspension, revocation; hearing;				
HSC § 114130-114141, 114163, New or	37			
replacement equipment;	X			
HSC § 114099.6, 114107 Utensil and	3,7			
equipment cleaning and sanitation;	X			
HSC § 114149-114149.3 Ventilation;	X			
HSC § 114268-114269 (a) Floors; and,	X			
HSC § 114279-114282 Storage area for	11			
cleaning equipment and supplies; disposal of	X			
mop bucket and wastes and other liquid wastes.				
				The Environmental Health Inspector retains
There are policies and procedures to ensure that appropriate work assignments are made, that food handlers are adequately supervised and that food is prepared and served only under the immediate supervision of a staff member.	х			primary responsibility to determine compliance with Section 1467. Compliance should be assessed in consultation with the Nutrition Inspector so that the findings on the Environmental Health Evaluation reflect the observations, expertise and consensus of both parties.
Article 10. Clothing and Personal Hygiene	, , , , , , , , , , , , , , , , , , , 			
1480 Standard Facility Clothing Issue				Laundry room is in sanitary condition. Randomly
	·			checked garments are clean and in good
Note: Personal clothing and footwear may be				condition.
substituted for the institutional clothing and	,			
footwear specified in this regulation. The facility	X			
has the primary responsibility to provide clothing				
and footwear.				
Clothing provisions ensure that:				
Clothing is clean, reasonably fitted, durable,				
easily laundered, and in good repair; and,	X			
The standard issue of climatically suitable				
clothing for minors consists of but not be				
limited to:				
Socks and serviceable footwear;	X			
The state of the s	X			
Outer garments; and, Undergarments, are freshly laundered and	_ ^			
	l v			
free of stains, including shorts and tee shirt	X			
for males; and, bra and panties for females.	<u> </u>			
1481 Special Clothing			1	
Provision is made to issue suitable additional				
clothing essential for minors to perform special	X			
work assignments when the issue of regular clothing			,	
would be unsanitary or inappropriate.				
1482 Clothing Exchange			-	
1402 Clothing Exchange				
There are policies and procedures for the cleaning	X			
and scheduled exchange of clothing.				
			 	
Unless work, climatic conditions or illness				
necessitates more frequent exchange, outer				
garments, except footwear, are exchanged at least	X			1
once each week. Undergarments and socks are				
exchanged daily.	1			<u></u>

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
1483 Clothing, Bedding and Linen Supply				
There is a quantity of clothing, bedding and linen available for actual and replacement needs of the facility population. Written procedures describe the acquisition, handling, storage, transportation and processing of clothing, bedding and linen in a clean and sanitary manner.	X			
1484 Control of Vermin in Minors' Personal				
Clothing There are policies and procedures to control the contamination and/or spread of vermin in all minors' personal clothing.	Х			
Infested clothing is cleaned or stored in a closed container so as to eradicate or stop the spread of the vermin.	X			
1485 Issue of Personal Care Items	,			
There are policies and procedures that ensure the availability of personal hygiene items.	Х			
Each female minor is provided with sanitary	X			
napkins and/or tampons as needed.			ļ	
Each minor to be held over 24 hours is provided with the following personal care items:	X			Personal care items noted are checked and in good condition
Toothbrush;			1	
Dentifrice;	X			
Soap;	X			
Comb; and,	X			
Shaving implements.	X			
With the possible exception of shaving implements (discussed below), minors are not required to share any personal care items listed above.	Х			
Minors do not share disposable razors. Double-edged safety razors, electric razors, and other shaving instruments capable of breaking the skin, when shared among minors are disinfected between individual uses by the method prescribed by the State Board of Barbering and Cosmetology in § 979 and 980, Chapter 9, Title 16, CCR.	x			No items are shared.
1486 Personal Hygiene				
There are policies and procedures for showering/bathing and brushing of teeth.	Х			
Minors are permitted to shower/bathe upon assignment to a housing unit and on a daily basis thereafter and given an opportunity to brush their teeth after each meal.	х			
Minors, except those who may not shave for reasons of identification in court, are allowed to shave daily. The facility administrator may suspend shaving for minors who are considered to be a danger to themselves or others.	X			

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
1488 Hair Care Services	1		1	
Hair care services are available in all juvenile	X			
facilities. Minors receive hair care services				
monthly.				
Equipment is cleaned and disinfected after each				
haircut or procedure, by a method approved by the	X			
State Board of Barbering and Cosmetology in §	^			
979 and 980, Chapter 9, Title 16, CCR.		5		
Art	icle 11. B	edding a	and Line	ns
1500 Standard Bedding and Linen Issue				
Each minor entering a living area and expected to	X			
remain overnight, is provided with laundered, clean	^			
and suitable bedding and linens which are in good				
repair. This includes, but is not limited to:				
One clean and serviceable mattress (or				
mattress-pillow combination) which meets the	X			
requirements of Title 15 § 1502;				
One pillow and a pillow case (unless provided	X			
in combination with the mattress;	Λ			
One mattress cover and a sheet or two sheets;	X			
One towel; and,	X			
One or more blankets, depending upon climatic	X			
conditions.	^			
1501 Bedding and Linen Exchange				
There are policies and procedures for the scheduled	X			
exchange of laundered bedding and linen issued to				
each minor housed.				
Washable items such as sheets, mattress covers,				
pillowcases and towels are exchanged for a clean	X			
replacement at least once each week.				
The covering blanket is cleaned or laundered at	X			
least once a month.		<u> </u>		
1502 Mattresses				
				·
Mattresses conform to the size of the bed (Title 24,	X			
Section 460A.25) and are enclosed in an easily				
cleaned, non-absorbent ticking.				
Any mattress purchased for issue to a minor in a				
facility that is locked to prevent unimpeded access				
to the outdoors, is certified by the manufacturer as	37			
meeting all requirements of the State Fire Marshal	X			
and Bureau of Home Furnishings test standard for				
penal mattresses (Technical Information Bulletin				
Number 121, April 1980).	 2. Facili	ty Sonite	tion and	
	Z. Facili	iy Sanita	Thom and	Salety
1510 Facility Sanitation, Safety and				
Maintenance				
The second secon	X			
There are policies and procedures for the			1	
maintenance of an acceptable level of cleanliness,				
repair and safety throughout the facility.	L	I	L	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
The plan provides for a regular schedule of				
housekeeping tasks, equipment and physical plant				
maintenance, and inspections to identify and correct	X			
unsanitary or unsafe conditions or work practices in				
a timely manner.				
Medical care housing as described in Title 24, Part				
1 § 13-201(c)6 is cleaned and sanitized according to	37			
policies and procedures established by the health	X			
administrator.				
1511 Smoke Free Environment				
There are policies and procedures to assure that				
State laws prohibiting minors from smoking are				
enforced in all juvenile facilities, related work	X			
details, and other programs. Policies and	Α			
procedures assure that minors are not exposed to				
second-hand smoke while in the facility or in the	1			
custody of staff.				
	 Other A _l	pplicable	Codes	L
Title 24, Uniform Building Code				
Toilat howle wash basing drinking fountains and	X			
Toilet bowls, wash basins, drinking fountains, and showers are clean and in good repair.				
Title 24, Uniform Building Code			_	
g				
Floors, walls, windows, grillwork and ceilings are	X			
clean and in good repair.	1			
Title 24, Part 1, 13-201(c)6				
There is provision for a comfortable living				
environment in accordance with the heating,	X			
ventilating, and air conditioning requirements of	7.			
Parts 2 and 4 and energy conservation requirements,				
of Part 6, Title 24, CCR.				
			_	
Title 24, Uniform Plumbing Code	X			
Floor drains are flushed at least weekly.	^			
Traps contain water to prevent escape of sewer gas.	X			
Grids and grates are present.	X		_	
	<u> </u>		-	Water corvines are provided by City of Madat
CA Safe Drinking Water Act				Water services are provided by City of Modesto
Datable water is supplied from an approved source	X			Municipal Services.
Potable water is supplied from an approved source	1			
in satisfactory compliance with this Act. Local Ordinances			_	
Local Oldinances				
Solid, toxic and infectious wastes are disposed of in	X			
accordance with state and local laws and				
regulations.				
HSC and CCR Titles 22 and 24 Relating to			-	There is no swimming pool at this facility.
Public Pools				There is no swimming poor at this facility.
			X	
Swimming pools are designed, constructed,			^	
operated, and maintained in accordance with state				
and local laws and regulations				
and took turns and regulations	L	L		<u> </u>

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Health and Safety Code, § 1803 and 2271				There are no animal operations at this facility.
(Farms, petting zoos, etc.) All animal operations are removed from the immediate living area, designed, constructed, and maintained to minimize odor, vermin, and physical hazards.			X	
The facility is free of vermin (or vermin signs), and general housekeeping is satisfactory.	X			
General Industry Safety Order, Title 8-3362				Unknown.
The facility is free of structural and other safety hazards.			X	

Summary of Environmental Health Evaluation:

The annual Title 15 Environmental Health inspection was performed on April 10, 2015. Present were Steve Jackson, David Camelio for Juvenile Commitment Facility, Chris Griffin for Juvenile Hall, and myself, Karl Quinn, Senior Environmental Health Specialist from the Stanislaus County Department of Environmental Resources. Several occupied cells (Rooms 5 and 9 in Unit 1, Rooms 2 and 7 in Unit 2, Rooms 114 and 216 in Unit 5, Rooms 128 and 226 in Unit 6, Rooms 138 and 142 in Unit 7, Rooms 112 and 115 in Unit 8, Rooms 2-C and 11-C in Unit C) were randomly selected for inspection and found to be in satisfactory condition. The on-site laundry facilities were inspected. The facility was in sanitary condition and randomly selected garments were in clean and good condition.

No visible signs of any pests were noted during the inspection. The facility uses Clark Pest Control Services. The climate inside all facilities inspected was comfortable.

At the time of inspection, Unit #3, Unit #4, Unit A, and Unit B were not in use, and were completely vacant.

Overall, the general sanitation and cleanliness were good.

II. NUTRITIONAL HEALTH EVALUATION Juvenile Halls, Special Purpose Juvenile Halls and Camps

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
	Art	icle 9. F	ood	-
1460 Frequency of Serving				3 meals plus one snack
	X			
Food is served three times in any 24-hour period.		ļ		
At least one meal includes hot food.	x			2 hot meals a day, dinner is hot and the other meal
				rotates between breakfast and lunch
If more than 14 hours passes between these meals,	x		İ	Intake snack is given, sandwich, fruit and milk
supplemental food is served.			ļ	A Administration of the second
Supplemental food is offered at initial intake.	X			
Food is served to minors on medical diets as	x			
prescribed by the attending physician.				
A minimum of twenty minutes is allowed for the]	J		30 minutes provided for consumption of meal
actual consumption of each meal except for those	x			
minors on medical diets where the responsible physician has prescribed additional time.				
Minors who miss a regularly scheduled facility				
meal, are provided with a beverage and a substitute				
meal.	X		}	
Minors on medical diets are provided with their			1	
prescribed meal.	x			
1461 Minimum Diet				
Note: See regulations for equivalencies and				
serving requirements. Snacks may be included as	,	ļ	ţ	
part of the minimum diet. A wide variety of foods				
should be served and spices should be used to				
improve the taste and eye appeal of food that is]			
served.				
	x	ļ		
The minimum diet that is provided in the facility is				
based on the nutritional and caloric requirements				
found in the 1999-2002 Dietary Reference Intakes				
(DRI) of the Food and Nutrition Board, Institute of				
Medicine of the National Academies; the 2005		1	1	
California Daily Food Guide; and, the 2000 Dietary				
Guidelines for Americans.				
Religious and vegetarian diets conform to these	x			
nutritional standards.				
Protein Group. There are two servings each day			1	
and an additional third serving from the legumes	X			
three days a week.			-	
One serving equals 14 or more grams of	x			
protein.		ļ		
Milk Group. There are four daily servings of milk	ļ	ļ		
or milk equivalents for persons 9-18 years of age,	X			
including pregnant and lactating women.		ļ		
A serving is equivalent to eight ounces of fluid	x			
milk and provides at least 250 mg. of calcium.		 	-	
All milk products are pasteurized and fortified	x]	
with vitamins A and D.		<u> </u>	-	
Vegetable-Fruit Group. There are at least six				
servings each day, including the specified type and	X			
frequency in each of the following categories:				
One serving of a fresh fruit or vegetable.	X	<u> </u>	-	
One serving of a Vitamin C source containing	x			
30 mg. or more.		<u></u>		Attachment A (page 57 of 8

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
One serving of a Vitamin A source fruit or				
vegetable containing at least 200 micrograms	x			
Retinol Equivalents (RE).				
Grain Group. There are at least six servings each				
day, at least three of which are made with some	x			
whole grain products.				
Calories. Note: Providing only the minimum				
serving is not sufficient to meet the minor's caloric				
requirements. Based on activity levels, additional			ļ	
servings from dairy, vegetable-fruit, and bread-				
cereal (grain) groups must be provided to meet				
caloric requirements. Pregnant minors must				
receive a supplemental snack if medically	x		ľ	
indicated. The RDA allows for a plus or minus				
20% of the recommended caloric intake.				
TI C C 1				
The average daily caloric allowance for female				
minors between 11-18 years of age is 2200 calories				
and for males in that age category, 2500-3000				
calories each day. Total dietary fat does not exceed 30% of total				
calories on a weekly basis.	x			
1462 Medical Diets			ļ	
1402 Medical Diets				
Only the attending physician prescribes a medical	X			
diet.				
Medical diets that are utilized by a facility are			-	
planned, prepared and served in consultation with a	x			
registered dietitian.				
The facility manager provides any medical diet				
prescribed for a minor.	X			·
Diet orders are maintained on file for at least one				
year.	X			
There is a medical diet manual that includes sample				
menus. It is available in the medical and food	x			
service offices.				
A registered dietitian reviews, and the responsible			1	
physician approves, the diet manual on an annual	x			
basis.			ļ	
1463 Menus			}	5 week rotation
				•
Menus are planned at least one month in advance of	x			
their use. Menus provide a variety of foods considering the cultural and ethnic makeup of the	ļ]	
facility thus preventing repetitive meals.				
A registered dietitian approves menus before they			 	
are used.	x			
Changes are noted on the menu and/or production			-	
worksheet when any meal that is served varies from	x			
the planned menu.	^			
Menus, as planned and including changes, are				
retained for one year and evaluated by a registered	x			
dietitian at least annually.				
arvarian at 1900 annianing.	L			<u> </u>

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
There is a written food services plan that complies with the applicable sections of California Retail food Code (CalCode). In facilities with an average daily population of 50 or more, a trained and experienced food services manager is employed or available to prepare a food services plan. In facilities with an average daily population that is less than 50, that do not have a food services manager, the facility manager prepares the plan.	x			The Nutrition Health Inspector retains primary responsibility to determine compliance with Section 1464. Compliance should be assessed in consultation with the Environmental Health Inspector so that the findings on the Nutritional Health Evaluation reflect the observations, expertise and consensus of both parties.
The plan includes, but is not limited to the following policies and procedures;				
menu planning;	x			
purchasing;	x		<u> </u>	
storage and inventory control;	x			
food preparation;	x			
food serving;	X			
transporting food;	x			<u> </u>
orientation and on-going training;	x			
personnel supervision;	x			
budgets and food costs accounting;	х			
documentation and record keeping;	х			
emergency feeding plan;	х			
waste management; and,	х			
maintenance and repair.	х	_	1	
CalCode, the California retail food Code(HSC Division 104, Part 7, Chapters 1-13, Section 11370 et seq.) has been incorporated into Title 15 for local detention facilities through the rulemaking process. There are procedures to ensure that supervisory staff and food handlers receive ongoing training in safe food handling and hygiene techniques, in accordance with HSC § 113967,113952-113961,113973,113977. Compliance with food handling and hygiene requirements is monitored. 1466 Kitchen Facilities, Sanitation, and Food	Do not identify compliance with this regulation here. See comments.			The Environmental Health Inspector retains primary responsibility to determine compliance with Section 1465. Compliance should be assessed in consultation with the Nutrition Inspector so that the findings on the Environmental Health Evaluation reflect the observations, expertise and consensus of both parties. The text of the regulation is provided here for reference only.
Storage Kitchen facilities, sanitation, and food preparation, service and storage comply with standards set forth in CalCode. In facilities where minors prepare meals for self-consumption, or where frozen meals or prepared food from other facilities (permitted pursuant to HSC § 114381) is (re)heated and served, the following CalCodestandards may be waived by the local health officer. (Note: While the regulation uses the word "waived," the intent is that the inspector exercises professional latitude to approve alternative methods that that provide for food safety and sanitation.)	Do not identify compliance with this regulation here. See comments.			primary responsibility to determine compliance with Section 1466. Compliance should be assessed in consultation with the Nutrition Inspector so that the findings on the Environmental Health Evaluation reflect the observations, expertise and consensus of both parties. The text of the regulation is provided here for reference only.

·		
		The Environmental Health Inspector retains
		primary responsibility to determine compliance
		with Section 1467. Compliance should be
not iden	itify	assessed in consultation with the Nutrition
iance wi	ith this	Inspector so that the findings on the
lation h	ere.	Environmental Health Evaluation reflect the
comme	nts.	observations, expertise and consensus of both
		parties. The text of the regulation is provided here
		for reference only.
i	iance wi ulation h	not identify iance with this ulation here.

Summary of nutritional evaluation:

All documents in place, including Diet Manual and Food Service Plan Menus and Diet Manual reviewed and signed off by Registered Dietitian. Diet Manual signed off by responsible physician Nutrient Analysis program, NutriKids, was purchased and utilized for nutrition analysis of meals and snacks

III. MEDICAL/MENTAL HEALTH EVALUATION Juvenile Halls, Special Purpose Juvenile Halls and Camps

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
	Article 8.	Health	Services	1000
1400 Responsibility For Health Care Services				
	X			
Health care services are provided to all minors.				
There is a designated health administrator who, in	,			
cooperation with the mental health director and the				
facility administrator, has responsibility for				
administrative health care policies.			1	
A responsible physician is designated to develop	37			
policy in health care matters involving clinical	X			
judgments. 1401 Patient Treatment Decisions			 	
1401 Patient Treatment Decisions				
Clinical decisions about the treatment of individual				
minors are the sole province of licensed health care	X			
professionals operating within the scope of their				
license and within facility policy.				
Security policies and procedures apply to both child			1 1	
supervision and health care personnel.	X			
1402 Scope of Health Care				
		İ		
Policy and procedures define which health care	X			
services are provided in the facility and which				
services are provided through community providers.				
There is at least one physician available to	X			
provide treatment.				
Health care services meet the minimum				
requirements of these regulations and are			}	
provided at a level to address acute symptoms and/or conditions and avoid preventable	X			
deterioration of the minor's health while in		i		
confinement.				
Staff, space, equipment, supplies, materials and				
resource manuals are adequate for the level of health	X		1 1	
care provided in the facility.			1	
There is provision for parents, guardians, or other			1	
legal custodians to arrange for health care that is	X			
permitted by law, at their expense.				
1403 Health Care Monitoring and Audits				
(Applicable to facilities with on-site health care staff)			1	
	X			
There are policies and procedures to collect statistical				
data and submit at least annual summaries of health care services to the facility administrator.]	
There are policies and procedures requiring that the			-	
quality and adequacy of health care services are	X			
assessed at least annually.	A			
There is a process for correcting identified				
deficiencies in the medical, dental, mental health	X]]	
and pharmaceutical services delivered.				
The health administrator provides the facility				
administrator with an annual written report on				
medical, dental, mental health and	X			
pharmaceutical services. (Inspectors are				
requested to verify existence of these reports.)				

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
At least quarterly, there are documented				
administrative meetings between health and facility	X			
administrators to review medical, mental health and	11			
medical services.			 	
1404 Health Care Staff Qualifications (Applicable				
to facilities with on-site health care staff)				
Recruitment education and experience requirements	X			
are consistent with those in the community.				
There are policies and procedures to assure that state			 	
license, certification, or registration requirements and				
restrictions that apply in the community, also apply to	X			
health care personnel in the facility			ļ	
Health care staff credentials are on file at the facility				
or another central location where they are available				
for review. Policies and procedures require that these	X]	
credentials are periodically reviewed and remain				
current.				
Position descriptions and actual practice reflect that				
health care staff receive the supervision required by	X			
their license and operate within the scope of their				
practice.				
1405 Health Care Procedures (Applicable to			}	
facilities with on-site health care staff)				
When the responsible physician determines that a				
clinical function can be delegated to health care staff	X			
other than a physician, that function is performed by	11			
staff operating within their scope of practice,				
pursuant to written protocol standardized procedures			ļ	
or direct medical order.				
1406 Health Care Records (Applicable to facilities				
with on-site health care staff)				
Complete, individual and dated health records are				
maintained and include, but are not limited to:				
Intake health screening form (Note: The intake				
screening form may also be included in the probation file as a non-confidential document.	X			
See guidelines for discussion.);				
Health appraisals/medical examinations;	X		 	
Treatin appraisars/medicar examinations,	<u> </u>			
Heath service reports (e.g., emergency				·
department, dental, psychiatric and other	X	i	1	
consultations);				
Complaints of illness or injury;	X			
Names of personnel who treat prescribe, and/or				
administer/deliver prescription medication;				
Location where treatment is provided;	X			
Medication records in conformance with Title 15	X			
§ 1438;			<u> </u>	
Progress notes;	X			
Consent forms;	X			
Authorization for release of information;	X			
Copies of previous health records;	X			
Immunization records; and,	X		ļ	
Laboratory reports.	X		<u> </u>	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Policies/procedures and practice require that health	-			
records are in a locked area separate from the	X			
confinement record.				
The health administrator controls access to health	-			
records and confidentiality laws related to provider-				
patient privilege apply. Minors are not used to	X		1	
translate confidential medical information for non-				
English speaking minors.				
Health records are retained in accordance with	Х			
community standards.	^		Í	
1407 Confidentiality				
Policy and procedures for multi-disciplinary sharing			1	
of health information, address providing information	X			
to the court, child supervision staff and to probation.				
Information from minors' (probation) case files is			ļ	
shared with health care staff when relevant.				
The nature and extent of information shared is				
appropriate to: treatment planning; program needs;	X			
protecting the minor or others; facility management;	11			
security or preservation of safety; and, order.				
1408 Transfer of Health Care Summary Records				
			l	
Policy and procedures assure that:				
A summary of the health record, in an	X]	
established format, or documentation that no				
health record exists in the facility, is transferred				
to another jurisdiction prior to or at the time of transfer;				
Relevant health records are forwarded to the				
	X			
health care staff of the receiving facility; Advance notification is provided to the local				
health officer in the sending jurisdiction and the			}	
responsible physician of the receiving facility	X			
prior to the release or transfer of minors with	Λ			
known or suspected active tuberculosis disease;				
Written authorization from the parent and/or				
legal guardian is obtained prior to transferring				
copies of actual health records, unless otherwise	Х			
provided by court order, statute or regulation	71		ì	
having the force and effect of law; and,				
Confidentiality of health records is maintained			· · · · ·	
during transfer.	X	i	Į	
•	X			
parent or guardian.				
			X	
transfer.				
In facilities without on-site health care staff, policies and procedures assure that child supervision staff forward non-confidential information on medications and other treatment orders, prior to or at the time of	х		X	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
1409 Health Care Procedures Manual (Applicable				
to facilities with on-site health care staff)				
There is a facility-specific health services manual for written policies and procedures that, at a minimum, address all health care related standards that are applicable to the facility. (Note: "Facility specific" means that policies and procedures for that facility are included. In multi-facility systems policies and procedures for more than one facility in that system	Х			
may be included in the same manual.)				
The manual is available to all health care staff, the facility administrator, the facility manager, and other individuals as appropriate to ensure effective service delivery.	X			
There is a documented annual review of the health	X			
care procedures manual, with revisions as necessary. The facility administrator, the facility manager, the health administrator and the responsible physician have approved and signed the manual.	X			
1410 Management of Communicable Diseases			 	
Policy and procedures have been developed in cooperation with the local health officer to address the identification, treatment, control and follow-up management of communicable diseases. Policy and procedures include:	х			
Intake health screening procedures;	X			W-3
Identification of relevant symptoms;	X			
Referral for medical evaluation;	X			
Treatment responsibilities during detention;	X			
Coordination with public and private community-based resources for follow-up treatment;	Х			
Applicable reporting requirements, and,	X			
Strategies for handling disease outbreaks.	X		·	
Policies and procedures are updated as necessary to reflect local disease priorities.	Х			
1411 Access to Treatment Policy and procedures provide unimpeded access to health care.	Х			
1412 First Aid and Emergency Response				
Policy and procedures assure access to first aid and emergency services.	X	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
First aid kits are available in designated areas of each juvenile facility.	X		_	
The responsible physician approved the contents, number, location and procedure for periodic inspection of the first aid kits.	X			
Child supervision and health care staff is trained and there are policies and procedures to respond to emergencies requiring first aid.	X			

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
1413 Individualized Treatment Plans (Excluding				
Special Purpose Juvenile Halls)				
	x			
Policy and procedures direct that health care	_ ^			
treatment plans are developed for minors who receive				
services for significant health care concerns.	}			
Health care treatment plans are considered in facility	77			
program planning.	X			
Health care restrictions do not limit participation in				
school, work, exercise and other programs beyond	!			
what is necessary to protect the health of the minor or	X			
others.				
Medical and mental health information is shared with			-	
supervision staff in accordance with §1407 for				
purposes of programming, treatment planning and	X			
implementation.				
Program planning includes pre-release arrangements				
for continuing health care, together with participation	X			
in relevant programs upon release.	^			
			 -	
Minors who are suspected or confirmed to be				
developmentally disabled are referred to the local				
Regional Center for the Developmentally Disabled	X			
within 24 hours of identification, excluding holidays			}	
and weekends. (See also Title 15 § 1355, Assessment				
and Plan)				
1414 Health Clearance for in-Custody Work and				
Program Assignments				
	37			
There are health screening and monitoring	X			
procedures for work and program assignments that	1		ł	
have health care implications, including, but not				
limited to food handlers. (See also Title 15 § 1465.)				
1415 Health Education (Excluding Special Purpose]	
Juvenile Halls)				
	X		İ	
Policy and procedures assure that age- and sex-				
appropriate health education and disease prevention				
programs are offered to minors.				
The health education programs are updated as				
necessary to reflect current health priorities and meet	X			
the needs of the offender population.				
1416 Reproductive Services				
	37			
Policy and procedures assure that reproductive health	X		1	
services are available to both male and female				
minors.				
Reproductive services include but are not be limited	37		1	
to those prescribed in WIC § 220, 221 and 222, and	X			
HSC § 123450.				
1430 Intake Health Screening]]	
Dell'alian and annual dense de Constant and the Addi				
Policies and procedures define when a health	v			
evaluation and/or treatment must be obtained prior to	X			
acceptance for booking, and establish a documented			1	
intake screening procedure to be conducted				
immediately upon entry into the facility.	L	L	<u> </u>	<u></u>

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Consistent with facility resources to safely hold a				
minor, the responsible physician has identified health				
conditions that would preclude a minor's acceptance	X			
into a facility without a documented medical				
clearance. At a minimum, intake criteria provide that:				
Unconscious minors are not accepted;	X			
Minors who are known to have ingested or who				
appear to be under the influence of intoxicating				
substances are cleared in accordance with Title	X			
15 § 1431, (Intoxicated and Substance Abusing				
Minors)				
Circumstances and reasons for requiring a				
medical clearance are documented whenever a	X		ļ	
minor is not accepted for booking; and,				
Written medical clearance is received prior to				
accepting any minor who was referred for pre-	X			
booking treatment and clearance.	Λ.		ł	
An intake screening, consisting of a defined,				
systematic inquiry and observation of every minor				
booked into the facility is conducted by health care or	X			
trained child supervision staff at the time of entry into	^			
			l	
the facility.				
Screening procedures address medical, dental and			}	
mental health concerns that may pose a hazard to the	v			
minor or others in the facility, as well as health	X		,	
conditions that require treatment while the minor is in			ļ	
the facility.				
Minors suspected of having a communicable disease	**			
are separated from the general population pending the	X			
outcome of an evaluation by medical staff.			ļ	
There is provision for a timely referral for health care				
commensurate with the nature of any problems or	X			
compliant identified during the screening process.				
1431 Intoxicated and Substance Abusing Minors				
There are policy and procedures for the identification				
and management of alcohol and other drug		J	ľ	
intoxication that address:				
Designated housing, including protective				
environments for placement of intoxicated	X		}	
minors;				
Symptoms or known history of ingestion that				
should prompt immediate referral for medical	X			
evaluation and treatment;				
Determining when the minor is no longer				
considered intoxicated and documenting when	X			
the monitoring requirements of this regulation		İ	}	
are discontinued;				
Medical responses to minors experiencing	X			
intoxication or withdrawal reactions;	11			
Management of pregnant minors who use alcohol	X			
or other drugs;	Λ		<u> </u>	
Initiation of substance abuse counseling during				
confinement and referral procedures for				
continuation upon release to the community,	X			
consistent with Title 15 § 1413 and Title 15 §				
1355; and,				
				·

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Coordination of mental health services in cases				
of substance abusing minors with known or	X			
suspected mental illness.			1	
A medical clearance is obtained prior to booking any				
minor who displays outward signs of intoxication or	X			
is known or suspected to have ingested any substance	^		1	
that could result in a medical emergency.				
Supervision of intoxicated minors who are				
cleared to be booked into a facility includes	X			
monitoring no less often than every 15 minutes			1 1	
until resolution of the intoxicated state.				
The monitoring observations are documented,	X			
with actual time of occurrence recorded.	Λ			
Medical, or child supervision staff operating				
pursuant to medical protocols, conduct a medical				
evaluation for all minors whose intoxicated	X]]	
behavior persists beyond six hours from the time				
of admission.				
1432 Health Appraisals/Medical Examinations				
	X		1 1	
Policy and procedures require a health	11			
appraisal/medical examination of minors.				
The health appraisal/medical examination is]	
completed within 96 hours of admission, in a location				
that protects the minor's privacy and by a physician	X			
or other licensed or certified health professional				
working under direction of a physician.				
This health evaluation includes a health history,]			
medical examination, laboratory and diagnostic	X			
testing and necessary immunizations.				
The health history includes: Review of the				
intake health screening, history of illnesses,				
operations, injuries, medications, allergies,				
immunizations, systems review, exposure to			li	
communicable diseases, family health history,				
habits (e.g., tobacco, alcohol and other drugs),	X			
developmental history (e.g., school, home, and				
peer relations), sexual activity, contraceptive				
methods, reproductive history, physical and				
sexual abuse, neglect, history of mental illness,				
self-injury, and suicidal ideation. The examination includes: Temperature, height,			ļ	
weight, pulse, blood pressure, appearance, gait,			!	
]]	
head and neck, a preliminary dental and visual				
acuity screening, gross hearing test, lymph nodes, chest and cardiovascular, breasts,	X			
abdomen, genital (pelvic and rectal examination,				
with consent, if clinically indicated),	ł	j		
musculoskeletal neurological.				
Laboratory and diagnostic testing includes:	 			
Tuberculosis testing, pap smears and testing for			j ,	
sexually transmitted diseases for sexually active				
minors. Additional testing is available as	X			
clinically indicated, including pregnancy testing,				
urinalysis, hemoglobin or hematocrit.	['			
urmarysis, hemoglobili of hematociti.	I		L	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Immunizations are verified and, within two				
weeks of the Health Appraisal/ Medical				
Examination, a program is started to bring the	X			
minor's immunizations up-to-date in accordance				
with current public health guidelines.				
The responsible physician may modify the health				
examination for minors admitted with an				
adequate examination done within the previous				
12 months, provided there is reason to believe	.,			
that no substantial change would have occurred	X			
since the full evaluation. When this is done, health care staff review the intake health		J		
screening form and conduct a face-to-face				
interview with the minor.	1			
There are policy and procedures for a medical			<u> </u>	
evaluation and clearance for adjudicated minors who				
are confined in any juvenile facility for successive			1	
stays, each of which totals less than 96 hours.				
5	$\mid x \mid$			
When this evaluation and clearance cannot be				
completed at the facility during the initial stay, it is				
completed prior to acceptance at the facility and				
includes screening for tuberculosis.			İ	
For minors who are transferred to jails and juvenile				
facilities outside their detention system, policy and	X			,
procedures assure that the health appraisal/medical	Λ			
examination:			ļ	
Is received from the sending facility;	X			
Is reviewed by designated health care staff at the	X			
receiving facility; and,				
Absent a previous appraisal/examination or)			
receipt of the record, a health appraisal/medical	v			
examination, as outlined in this regulation, is completed on the minor within 96 hours of	X			
admission.				
Policy and procedures require that minors who are				
transferred among juvenile facilities within the same				
detention system, receive a written health care				
clearance. The health appraisal/medical examination	X			
is reviewed and updated prior to transfer and	1.			
forwarded to facilities that have licensed on-site				
health care staff.				
1433 Requests for Health Care Services				
Policy and procedures establish a daily routine for	Х			
minors to convey requests for emergency and non-				
emergency health care requests and include the			ł	
following:			 	
There is opportunity for both written and verbal				
requests, with provision for minors having	X			
language or literacy barriers.	-,-		-	
Supervision staff relays requests from the minor, initiate referrals when the need for health care	1			
	X			
services is observed, and advocate for the minor when the need for services appears urgent.				
Designated staff inquires and make observations	 	<u> </u>	 	
regarding the health of each minor on a daily	X			
basis and in the event of possible injury.	^			
ousis and in the event of possible injury.	L	L	L	<u> </u>

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
There is 24-hour opportunity for minors and staff				
to communicate the need for emergency health	X			
care services.				
There is provision for any minor requesting				
health care, or observed to need such care, to be	X			
given that attention by licensed or certified	Λ			
health care staff.				
All health care requests are documented and				
maintained.	X			
1434 Consent for Health Care		-		
140 Consent for Health Care				
Policy and procedures require informed consent for	X			
health care examinations.				
Examinations, treatments, and procedures				
requiring verbal or written consent in the				
community also require that consent for confined	X			
minors.				
			-	
There is provision for obtaining parental consent				
and obtaining authorization for health care	v			
services from the court when there is no parent-	X			
guardian or other person standing in loco				
parentis.				
Policy and procedures are consistent with				
applicable statute in those instances where the	X			
minor's consent for testing or treatment is				
sufficient or specifically required.				
Conservators provide consent only within limits	X			
of their court authorization.	Λ			
Minors may refuse non-emergency medical and	V			
mental health care, verbally or in writing.	X			
1435 Dental Care				
Policy and procedures require that dental treatment is	3.7			
provided to minors as necessary to respond to acute	X			
conditions and to avert adverse effects on the minor's				
health. Treatment is not limited to extractions.				
1436 Prostheses and Orthopedic Devices				
1 100 1 100 meses and Orthopeare Devices	'			
Policy and procedures address the provision,	X			
retention and removal of medical and dental	11			
prostheses, including eyeglasses and hearing aids.				
Prostheses are provided when the responsible				
physician determines that the health of the minor	X			
would be adversely affected without them.	A		ŀ	
Procedures for the retention and removal of				
prostheses comply with the requirements of Penal	X			
	^			
Code § 2656. (See guidelines discussion.)				
1437 Mental Health Services and Transfer to a				
Treatment Facility				
Delian and ano advance as a line asset the asset of				
Policy and procedures require providing mental				
health services that include but not limited to:		-	 	
Screening for mental heath problems at intake;	X		 	
Crisis intervention and the management of acute	X		1	
psychiatric episodes;	^			
Stabilization of the mentally ill and prevention of	X	1		
psychiatric deterioration in the facility setting;	^	J	1	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Elective therapy services and preventive	Х			
treatment, where resources permit;				
Medication support services; and,	X	_		
Provision for referral and admission to licensed mental health facilities for minors whose psychiatric needs exceed the treatment capability of the facility.	х			
Any minor who displays significant symptoms of severe depression, suicidal ideation, irrational, violent or self-destructive behaviors, or who is receiving psychotropic medication, is provided a mental status assessment by a licensed mental health clinician, psychologist or psychiatrist.	X			
A mentally disordered minor who appears to be a danger to himself or others or to be gravely disabled, is evaluated pursuant to Penal Code § 4011.6 or Welfare and Institutions Code § 6551. Absent an emergency, unless the facility has been designated as a Lanterman-Petris-Short (LPS) facility, and minors meet the criteria for involuntary commitment under the LPS Act in Welfare and Institutions Code § 5000 et seq., all services are provided on a voluntary basis. Voluntary mental health admissions may be sought pursuant to Penal Code § 4011.8 or Welfare and Institutions Code § 6552,	X			
1438 Pharmaceutical Management				
Pharmaceutical policies, procedures, space and accessories include but not be limited to:				
Securely lockable cabinets, closets and refrigeration units:	Х			
A means for the positive identification of the recipient of the prescribed medication;	X			
Administration/delivery of medicines to minors as prescribed;	X			
Confirmation that the recipient has ingested the	x			
medication;				
Documenting that prescribed medications have or have not been administered by whom, and if not, for what reason;	Х			
Prohibition of the delivery of drugs from one minor to another:	X			
Limitation to the length of time medication may				
be administered without further medical	X			
evaluation;	^		1	
The length of time allowable for a physician's	Х			
signature on verbal orders;			 	
Training for non-licensed personnel includes, but is not limited to: delivery procedures and				
documentation; recognizing common symptoms				
and side-effects that should result in contacting			[
health care staff for evaluation; procedures for				
confirming ingestion of medication; and,				
consultation with health care staff for monitoring				
the minor's response to medication; and,		<u></u>		

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
At least annually, a pharmacist prepares a written report on the status of pharmacy services in the facility. The report is provided to the health authority and the facility administrator. (See also Title 15 § 1403.)	X			
Written protocols are consistent with pharmacy laws and regulations and limit the following functions to being performed by the identified personnel:	X	l		
Procurement is done only by a physician, dentist, pharmacist, or other person authorized by law.	X	_		
Medication storage assures that stock supplies of legend medications are accessed only by licensed health care personnel. Supplies of legend medications that have been properly dispensed and supplies of over-the-counter medications may be accessed by both licensed and trained non-licensed staff.	х			
Repackaging is done only by a physician, dentist, pharmacist, or other persons authorized by law.	X			
Labels are prepared by a physician, dentist, pharmacist or other personnel, either licensed or trained non-licensed, provided the label is checked and affixed to the medication container by the physician, dentist, or pharmacist before administration or delivery to the minor. Labels are prepared in accordance with Business and Professions Code § 4047.5.	Х			
Dispensing is only done by a physician, dentist, pharmacist, or other person authorized by law.	x			
Administration of medication is only done by licensed health care personnel who are authorized to administer medication and acting on the order of a prescriber.	х			
Licensed and trained non-licensed personnel may deliver medication acting on the order of a prescriber.	X			
Disposal of legend medication is done accordance with pharmacy laws and regulations and requires any combination of two of the following classifications: physician, dentist, pharmacist, or reregistered nurse. Controlled substances are disposed of in accordance with Drug Enforcement Administration disposal procedures.	Х			
There are written procedures for managing and providing over-the-counter medications to minors.	X			
Policies and procedures govern the use of voluntary and involuntary medications. These policies and procedures include, but are not limited to:	х			
Protocols for physicians' written and verbal orders for psychotropic medications in dosages appropriate for the minor's need;	X			
Requirements that verbal orders be entered in the minor's health record and signed by a physician within 72 hours;	Х			

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
The length of time voluntary and involuntary				
medications may be ordered and administered	X			
before re-evaluation by a physician;		_		
Provision that minors who are on psychotropic				
medications prescribed in the community are				
continued on their medications pending re-	X			
evaluation and further determination by a				
physician;				
Provision that the necessity for continuation on				
psychotropic medication is addressed in pre-	X		,	
release planning and prior to transfer to another				
facility or program; and,				
Provision for regular clinical-administrative				
review for utilization patterns for all	X			
psychotropic medications, including every	Λ			
emergency situation.				
Psychotropic medications are not administered to a		_		
minor absent an emergency unless informed consent	X			
has been given by the legally authorized person or	^			
entity.				
Minors are informed of the expected benefits,				
potential side effects and alternatives to	X		[[
psychotropic medications.				
Absent an emergency, minors may refuse	77			
treatment.	X			
Minors found by a physician to be a danger to				
themselves or others by reason of a mental disorder,			İ	
may be involuntarily given psychotropic medication				
that is immediately necessary for the preservation of				
life or the prevention of serious bodily harm. This				
can only be done when there is insufficient time to	X			
obtain consent from the parent, guardian or court			}	
before the threatened harm would occur. It is not				
necessary for harm to take place or become				
unavoidable prior to initiating treatment.				
Assessment and diagnosis supports the administration				
of psychotropic medications and administration of	v			
psychotropic medication is not allowed for	X			
disciplinary reasons.				
1450 Suicide Prevention Program				
_				
There is a written suicide prevention plan, with				
policies and procedures to train staff to identify	X			
minors who present a suicide risk, appropriately				
monitor their condition, and provide for the necessary				
treatment and follow-up.				
1452 Collection of Forensic Evidence]	
Policy and procedures assure that forensic medical				
services, including drawing of blood alcohol samples,	X			
body cavity searches, and other functions for the	Λ			
purpose of prosecution are collected by appropriately)	
trained medical personnel who are not responsible for				
providing ongoing health care to the minor.				
1453 Sexual Assaults				-
There is policy and procedures for treating victims of	X			
sexual assaults and for reporting such incidents, when				
they occur in the facility, to local law enforcement.				

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
The evidentiary examination and initial treatment of victims of sexual assault is conducted at a health facility that is separate from the custodial facility and is properly equipped and staffed with personnel trained and experienced in such procedures.	Х			
1454 Participation in Research				
Policy and procedures govern biomedical or behavioral research involving minors and require assurances for informed consent and the safety of the minor. Such research occurs only when ethical, medical and legal standards for human research are met.	х			
Participation in research is not a condition for obtaining privileges or other rewards and the court, health administrator, and facility administrator are informed of all proposed actions.	Х			
Policies and procedures govern the use of restraint devices. The policies address: known medical conditions that would contraindicate certain restraint devices and/or techniques; acceptable restraint devices; signs or symptoms which should result in immediate medical/mental health referral; availability of cardiopulmonary resuscitation equipment; protective housing of restrained minors; provision for hydration and sanitation needs; exercising of extremities.	X			
Physical restraints are utilized only when it appears less restrictive alternatives would be ineffective in controlling the disordered behavior.	х			
Restraints are used only for those minors who present an immediate danger to themselves or others, who exhibit behavior that results in the destruction of property, or reveals the intent to cause self-inflicted physical harm.	X			
Minors are placed in restraints only with the approval of the facility manager or the shift supervisor. The facility manager may delegate authority to place a minor in restraints to a physician.	х			
Continued retention in restraints is reviewed a	X			
minimum of every hour. A medical opinion on the safety of placement and retention is secured as soon as possible, but no later than two hours from the time of placement. The minor is medically cleared for continued retention at least every three hours after the initial medical opinion.	X			
A mental health consultation to assess the need for mental health treatment is secured as soon as possible, but in no case longer than four hours from the time of placement.	X			
Continuous direct visual supervision is conducted and documented to ensure that the restraints are properly employed and to ensure the well-being of the minor.	Х			
All minors in restraint devices are housed alone or in a specified housing area for restrained minors with provisions to protect the minor from abuse.	X			

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Restraints are not used as punishment, discipline, or	Х			
as a substitution for treatment.	^			
The affixing of hands and feet together behind the				
back (hog-tying) is prohibited.	X			
1000 0 0 0			-	
1359 Safety Room Procedures				
Policies and procedures govern the use of safety	x			
rooms, as described in Title 24, Part 2, Section	Λ			
460A.1.13.				
The safety room is used to hold only those minors				
who present an immediate danger to themselves or				
others who exhibit behavior that results in the	X		1	•
destruction of property, or reveals the intent to cause				
self-inflicted physical harm.				
The safety room is not to be used for punishment,]]	
discipline, or as a substitute for treatment. Policies	X			
and procedures:				
Include provisions for administration of necessary				
nutrition and fluids, access to a toilet, and suitable	X			
clothing to provide for privacy;				
Provide for approval of the facility administrator, or	X			
designed shift supervisor, before a minor is placed into a safety room;	A			
Provide for continuous direct visual observation;	X		 	
Provide that the minor is evaluated by the facility				
administrator, or designee, every four hours;	X			
Provide for immediate medical assessment, where			+	
appropriate, or an assessment at the next daily sick	X			
call;				
Provide that a minor is medically cleared for	v			
continued retention every 24 hours;	X		<u> </u>	
Provide that a mental health opinion is secured within	Х			
24 hours; and,	^		<u> </u>	
Provide a process for documenting the reason for]	
placement, including attempts to use less restrictive				
means of control, observations of the minor during	X	1		
confinement, and decisions to continue and end	1.			
placement.				

Nursing Chart Audit & Review of the Electronic Medical Record System:

A random chart review was conducted of 7 juvenile medical records and 16 adult medical records.

The jail system continues to use the UNIEK electronic medical record (EMR) system, a real time data entry system. The medical records were reviewed for availability of intake screenings, physical and mental health appraisals, vaccination and medication records and consents. We also audited for self-reported health problems (KITES) and their follow-up, laboratory testing, and documentation of medical treatment in and outside of jail. The Public Health nurse chart auditors looked for proper medical provider signatures as well as entries made by counselors. The S.O.A.P charting format is used.

All information requested for the audit was readily available in the system and the team had no difficulty locating current or historical data for patients.

The many steps needed to find medical record information the previous years were not noticeable this year and staff seemed very fluent in the use of this EMR system. Also, the nurse reviewers toured the "new" Commitment Center.

Administrative Medical/Mental Health Audit by the Public Health Officer:

Dr. Walker reviewed the Policy and Procedure Manual, as well as the Quality Assurance Program log. It was current, in order and compliant with State Title 15 & Institute for Medical Quality standards. The Public Health Officer continues to attend quarterly quality assurance meetings with representation from CFMG, the Probation Department, Sheriff's Department, Behavioral Health and Recovery Services, and the County CEO's Office.

ADULT COURT AND TEMPORARY HOLDING FACILITIES

Local Detention Facility Health Inspection Report Health and Safety Code Section 101045

BSCC #:_____

FACILITY NAME:	COUNTY:							
Turlock Public Safety Facility (Temporary Detention Fa	Stanislaus							
FACILITY ADDRESS (STREET, CITY, ZIP CODE, TELEPHONE):								
224 N. Broadway Ave., Turlock, CA 95380 (209) 668-5550								
CHECK THE FACILITY TYPE AS DEFINED IN TITLE 15, SECTION 1006:	COURT HOLDING FACILITY:		TEMPORARY HOLDING FACILITY: X					
ENVIRONMENTAL HEALTH EVALUATION		DATE INSP	ECTED: 7/23/2015					
ENVIRONMENTAL HEALTH EVALUATORS (NAM	ME, TITLE, TELEPHONE	(i):						
Karl Quinn, R.E.H.S. Senior Environmental Health Specialist (209) 525-6757								
FACILITY STAFF INTERVIEWED (NAME, TITLE,	TELEPHONE):		,					
Sgt. Steve Webb (209) 664-7318		1199-						
NUTRITIONAL EVALUATION		DATE INSP	ECTED: N/A					
NUTRITIONAL EVALUATORS (NAME, TITLE, TE	LEPHONE):							
N/A								
FACILITY STAFF INTERVIEWED (NAME, TITLE,	TELEPHONE):							
N/A								
MEDICAL/MENTAL HEALTH EVALUATION DATE INSPECTED: 7/20/2015								
MEDICAL/MENTAL HEALTH EVALUATORS (NAME, TITLE, TELEPHONE):								
John Walker, M.D Public Health Officer (209) 558-8804								
FACILITY STAFF INTERVIEWED (NAME, TITLE, TELEPHONE):								
Sergeant Steve Webb (209) 664-7318								

I. ENVIRONMENTAL HEALTH EVALUATION Adult Court and Temporary Holding Facilities

ARTICLE/SECTION	YES NO	N/A	COMMENTS
	Article 12.	Food	
Approach for Providing Food Service (Not applicable for CH.)			Food services are not provided at this facility. This facility will hold detainees for no more than 6 hours.
The California Retail Rood Code, CalCode (HSC Division 104, Part 7, Chapter 1-13 Section 11370 et			
seq.) has been incorporated into Title 15 for local detention facilities through the rulemaking process.		X	
Food served in the facility is prepared in the facility. If "No," respond to items 1 and 2 below prior to			
continuing with the checklist. 1. Food is prepared at another city or county		X	
detention facility.			
2. Food is contracted through a private vendor who had been inspected and complies with provisions of CalCode.		X	
1245 Kitchen Facilities, Sanitation and Food			
Service (Not applicable for CH.)			
Kitchen facilities, sanitation, and food preparation, service and storage comply with standards set forth in CalCode.		X	
In facilities where inmates prepare meals for self-consumption, or where frozen meals or prepared food from other facilities permitted pursuant to HSC §114381 is (re)heated and served, the following CalCode standards may be waived by the local health officer. (Note: while the regulation uses the word "waived," the intent is that the inspector exercises professional latitude to approve alternative methods that that provide for food safety and sanitation in these situations.)		х	
HSC § 114130-114141		X	
HSC § 114099.6, 114095-114099.5,114101- 114109, 114123 and 114125 if a domestic or commercial dishwasher, capable of providing heat to the surface of utensils of at least 165 degrees Fahrenheit, is used to clean and sanitize multi-service utensils and multi-service		X	
consumer utensils; HSC § 114149-114149.3 except that, regardless of such a waiver, the facility shall provide mechanical ventilation sufficient to remove		X	
gases, odors, steam, heat, grease, vapors and smoke from the kitchen;			
HSC § 114268-114269		X	
HSC § 114279-114282		X	
Policies and procedures ensure that appropriate work assignments are made and food handlers are adequately supervised. Food is prepared and served only under the immediate supervision of a staff member.		X	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
	icle 14. I	Bedding :	and Line	
1270 Standard Bedding and Linen Issue				Facility will hold detainees for no more than six
(Not applicable for CH.)	1		Ì	hours.
			v	
The standard issue of clean suitable bedding and			X	
linens, for each inmate held for longer than 12 hours	1	ļ	ļ	
includes:	İ		_	
One serviceable mattress which meets the			X	
requirements of Title 15 § 1272;			^	
One mattress cover or one sheet;			X	
One blanket, or more, depending upon climatic			v	
conditions.			X	
1272 Mattresses (Not applicable for CH.)				
Mattresses are enclosed in an easily cleaned, non-		İ	v	
absorbent ticking and conform to the size of the bunk]	X .	
as referenced in Title 24, Section 470 A.3.5 Beds (at				
least 30" wide X 76" long).			l	l
Any mattress purchased for issue to an inmate in a				
facility, which is locked to prevent unimpeded access	1	1		
to the outdoors, is certified by the manufacturer as			X	
meeting all requirements of the State Fire Marshal			^	
and Bureau of Home Furnishings for penal	1			
mattresses at the time of purchase.				
Article 1	15. Facil	ity Sanit	ation an	d Safety
1280 Facility Sanitation, Safety and Maintenance				
			ĺ	
There are policies and procedures for the	X	!		
maintenance of an acceptable level of cleanliness,				
repair and safety throughout the facility.				
The plan provides for a regular schedule of				
housekeeping tasks and inspections to identify and	X			·
correct unsanitary or unsafe conditions or work	1	1	ļ	
practices.				
	Other A	pplicable	Codes	
Title 24, Uniform Building Code – Plumbing				
	X		[
Toilet bowls, wash basins, drinking fountains, and				
showers are clean and in good repair.				
Title 24, Uniform Building Code – Cleanliness	ł	}	}	ł
and Repair	v			
F1	X			
Floors, walls, windows, grillwork and ceilings are			J]
clean and in good repair.			<u> </u>	
Title 24, Part 1, 13-102(c)6 – Heating and Cooling				
Those is provision for a comfortable living				
There is provision for a comfortable living environment in accordance with the heating,	X	1	ľ	1
	^			
ventilating, and air conditioning requirements of Parts 2 and 4 and energy conservation requirements				
		1	ļ	1
of Part 6, Title 24, CCR.	 	 		
Title 24, Uniform Plumbing Code – Floor Drains	_ v			
Elega drains are flushed at least weed by	X			
Floor drains are flushed at least weekly.	v	 	 -	
Traps contain water to prevent escape of sewer gas.	X			
Grids and grates are present.	X		l	

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
Title 24, Part 2, 470A.3.6 – Lighting				
Lighting in housing units, dayrooms and activity areas is sufficient to permit easy reading by a person with normal vision.	X			
20 foot candles light are provided at desk level and in the grooming area. (Applicable to facilities constructed after 1980.)			X	Unable to determine. It is comfortable to read at the desk level with the existing lighting level.
Lighting is centrally controlled or occupant controlled in housing cells or rooms.	X			
Night lighting provides good vision for supervision. (Applicable to facilities constructed after 1980.)	Х			
CA Safe Drinking Water Act Potable water is supplied from an approved source in satisfactory compliance with this Act.	Х			Water services are provided by City of Turlock Municipal Services.
Local Ordinances Solid, toxic and infectious wastes are disposed of in accordance with state and local laws and regulations.	х			
HSC § 114244-114245.8 The facility is free of vermin (or vermin signs), and general housekeeping is satisfactory.	х			
General Industry Safety Order, Title 8-3362 The facility is free of structural and other safety hazards.	X			

Summary of environmental health evaluation:

A Title 15 routine inspection was conducted on July 23, 2015. Present during the inspection was Sgt. Steve Webb from the Turlock Police Department and myself, Karl Quinn, R.E.H.S. with the Stanislaus County Department of Environmental Resources. A review of the Detention Facilities Operations Manual was made. A copy is maintained by Sergeant Steve Webb.

The facility was observed in a clean and sanitary condition. All the plumbing fixtures were noted functioning properly. At the time of inspection, all cells were vacant. Toilet paper dispensers were empty. According to Sergeant Steve Webb, the dispensers will be filled once the cell is occupied.

II. MEDICAL/MENTAL HEALTH EVALUATION Adult Court and Temporary Holding Facilities

ARTICLE/SECTION	YES	NO	N/A	COMMENTS
	Article 11	. Health	Service	S
1200 Responsibility For Health Care Services				
The facility administrator has developed a plan to ensure provision of emergency and basic health care services to all inmates.	х			
1207 Medical Receiving Screening				For confidentiality, medical and mental health
(Not applicable for CH.) A receiving screening is performed on all inmates at the time of intake. (See regulation for exception.)	X			screening form maintained separately from the crime report.
This screening is completed in accordance with written procedures established by the facility administrator.	х			
The screening includes, but is not limited to, medical, mental health, developmental disabilities, and communicable diseases, including, TB and other airborne diseases.	х			
The screening is performed by licensed health care staff or by trained facility staff.		X		By arresting officers
There is a written plan for compliance with PC§ 2656, which allows prisoners to keep prescribed orthopedic or prosthetic appliances unless an immediate risk to security has been determined.			х	
There is a written plan to provide medical care for any inmate who appears in the need of or requests medical, mental health or developmental disability treatment.	Х			Custody is limited to a maximum of six (6) hours.
1209 Transfer to a Treatment Facility Not applicable CH.)				
There are policies and procedures to provide mental health services that include but are not limited to:				
Screening for mental health problems;	X			
Crisis intervention and management of acute psychiatric episodes;		Х		Do not detain. Refer to Doctor's Medical Center
Stabilization and treatment of mental disorders; and,		х		Same
Medication support services.		X		Same
Provision is made to evaluate or transfer mentally disordered inmates to a Lanterman Petris Short treatment facility for further evaluation as provided in PC § 4011.6 or 4011.8, unless the jail contains a designated treatment facility.	Х			Transported to Doctor's Medical Center in Modesto
1212 Vermin Control (Not applicable for CH.) There is a written plan for the control and treatment of vermin infested inmates, including medical protocols, for treating persons suspected of being infested or having contact with vermin-infested	х			

1213 Detoxification Treatment				
(Not applicable for CH.)				
The state of the s				Referred for medical evaluation. Detoxification not
Medical policies on detoxification include a				done. No detoxification cell.
statement as to whether detoxification will be			X	
provided within the facility or require transfer to a				
licensed medical facility, and, procedures and				
symptoms necessitating immediate transfer to a				
hospital or other medical facility.				
When medically licensed personnel are not in				
attendance, inmates undergoing withdrawal reactions,				
judged or defined as not readily controllable with			X	Detention limited to six (6) hours.
available medical treatment, are transferred to an			\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Detention inneed to six (6) flours.
appropriate medical facility.				
1219 Suicide Prevention Program				
1219 Suicide Frevention Frogram				·
There is a written suicide prevention plan designed to	X			
identify, monitor and provide treatment for those			1	
inmates who present a suicide risk.				
1220 First Aid Kits				
	X			
One or more first aid kits are available in the facility.				
The facility administrator has approved the contents,				
number, location and procedure for periodic	X			
inspection of the kit(s).				
1046 Death in Custody				
Written policy and procedures assure that there is a				
review of each in-custody death. The review team				
includes the facility administrator and/or manager;	X			
the health administrator; the responsible physician;				
and other health care and supervision staff who are			Ì	
relevant to the incident.				1
Wilson and the first Conflict the American Conflict the C				
When a minor dies in a facility, the administrator of			ŀ	
the facility provides the Corrections Standards			-	
Authority with a copy of the death in custody report	37			
that is submitted to the Attorney General under	X		1	
Government Code Section 12525, within 10 days of				
the death.				
1051 Communicable Diseases				
The distinct of the state of th	v			
Upon identification, all inmates with suspected	X		1	
communicable diseases are segregated until a medical				
evaluation can be completed.			 	
In absence of medically trained personnel at the time				
of intake into the facility, an inquiry is made to				
determine if the inmate has or has had any				
communicable diseases, or has observable symptoms	X			
of communicable diseases, including but not limited				
to tuberculosis or other airborne diseases, or other				
special medical problems identified by the health				
authority.		1	ļ	
The inmate's response is noted on the booking form	x		İ	
and/or screening device.	<u> </u>		<u> </u>	

1052 Mentally Disordered Inmates			
There are policies and procedures to identify and evaluate all mentally disordered inmates, with segregation provided, if necessary to protect the safety of the inmate of others.	X		
A physician's opinion is secured within 24 hours of identification or at the next daily sick call, whichever is earliest.		X	Not detained.
1055 Use of Safety Cell (Not applicable for CH)			
A safety cell, specified in Title 24, Part II, Section 1231.2.5, is used only to hold inmates who display behavior that results in the destruction of property or reveals an intent to cause physical harm to self or others.		x	No Safety Cells.
There are policies and procedures, written by the facility administrator in cooperation with the responsible physician, governing safety cell use.		Х	
Safety cells are not used for punishment or as a substitute for treatment.		X	
Placement requires the approval of the facility manager or watch commander, or a physician delegated by the facility manager.		х	
There are procedures that assure necessary nutrition and fluids are administered.		X	
Continued retention of the inmate is reviewed a minimum of every eight hours.	-	X	
Inmates are allowed to retain sufficient clothing, or are provided with a "safety garment" to provide for personal privacy unless risks to the inmate's safety or facility security are documented.		X	
Direct visual observation is conducted at least twice every 30 minutes and is documented.		X	
Continued retention of inmate is reviewed a minimum of every eight hours.		X	
A medical assessment is secured within 12 hours of placement in this cell or at the next daily sick call, whichever is earliest, and medical clearance for continued retention is secured every 24 hours thereafter.		х	
A mental health opinion on placement and retention is secured within 24 hours of placement.		X	
1056 Use of Sobering Cell (Not applicable for CH)			
Pursuant to policies and procedures, a sobering cell, specified in Title 24, Part II, Section 1231.2.4, is used only for housing inmates who are a threat to their own safety or the safety of others due to their state of intoxication. There are policies and procedures for managing the sobering cell, including		X	
handling both males and females. Intermittent direct visual observation of inmates in			
sobering cells conducted no less than every half hour.		X	
An evaluation by a medical staff person or by custody staff, pursuant to written medical procedures in accordance with Section 1213 of these regulations, occurs whenever any inmate is retained in a sobering		X	
cell for more than six hours.		<u> </u>	

Such inmates are removed from the sobering cell		X	
when they are able to continue with processing.		A	
1057 Developmentally Disabled Inmates			
There are procedures for the identification and evaluation of all developmentally disabled inmates. (Note: Appropriate housing is based on T-15 § 1050, Classification.)	X		
A contact to the regional center occurs within 24 hours when an inmate is suspected or confirmed to be developmentally disabled. (Applicable only in facilities holding inmates in excess of 24 hours.) 1058 Use of Restraint Devices		X	
(Note: The regulation distinguishes "use of force" from use of restraints. The provisions of this regulation do not apply to the use of handcuffs, shackles or other restraint devices when used to restrain minors for movement or transportation. Health inspectors should familiarize themselves with this discussion in the Medical-Mental Health Guidelines and contact their CSA Field Representative if there are questions regarding applicability to a particular facility.) Restraints are used only to hold inmates who display behavior that results in the destruction of property or reveals an intent to cause physical harm to self or others.	X		
Restraints are not used as discipline or as a substitute for treatment.	X		
There are policies and procedures for the use of restraint devices including acceptable restraint devices; signs or symptoms which should result in immediate medical/mental health referral; availability of CPR equipment; protective housing of restrained persons; provisions for hydration and sanitation needs; and exercising of extremities.	X		
Inmates are placed in restraints only with approval of the facility manager, watch commander, or if delegated, a physician.	X		
All inmates in restraints are housed alone or in a specified area for restrained inmates.	X		
Direct visual observation is conducted and logged at least twice every 30 minutes.	X		
Continued retention in such restraints is reviewed every two hours.	X		
A medical opinion on placement and retention is secured as soon as possible but no later than <u>four</u> hours from the time of placement.	X		
Medical review for continued retention in restraint devices occurs at a minimum of every six hours.	Х		
A mental health consultation is secured as soon as possible, but no later than <u>eight</u> hours from the time of placement.	X		

Summary of medical/mental health evaluation

The new Turlock Holding Facility was completed in late 2013; however, it did not become operational until January 2015. The facility has capacity for eight detainees: six adults and two juveniles. There are a total of four cells: three adult and one juvenile. The juvenile Attachment A (page 83 of 84)

cell is in the area immediately adjacent to the watch station. Sgt. Webb indicated that a special panel, including a juvenile judge, toured the facility prior to its availability for juveniles. To date during 2015, there have been adult detainees, but no juveniles.

The Policy and Procedure manual was updated in 2011. There have been no additional policies since that time.