

April 24, 2018

Bill Elder, Sheriff El Paso County Criminal Justice Center 2739 E. Las Vegas Street Colorado Springs, CO 80906

Dear Sheriff Elder:

Congratulations! The Accreditation Committee of the National Commission on Correctional Health Care (NCCHC), during its meeting on April 22, 2018, voted to continue to accredit El Paso County Criminal Justice Center for its compliance with NCCHC's *Standards for Health Services in Jails*. Please find the accreditation report and Certificate of Accreditation enclosed. Your health services administrator will also receive a copy of the accreditation report.

NCCHC congratulates you on your achievement and wishes you continued success in the future. It is anticipated that the next scheduled on-site survey of the facility will occur sometime prior to October 1, 2020. If we can be of any assistance to you, please feel free to contact us.

Sincerely,

Tracey Titus, RN, CCHP-RN Vice President, Accreditation

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Enclosure

cc: James R. Pavletich, MHA, CHE, Chief Executive Officer

Jerri Fitz

National Commission on Correctional Health Care

Sertificate of Accreditation

El Paso County Criminal Justice Center Colorado Springs, Colorado The above named facility is hereby recognized by the National Commission on Correctional Health Care upon recommendation of its Accreditation Committee to have met all the requirements of accreditation under NCCHC's Standards for Health Services.

December 2017

Jayre R. Busell

Chair, NCCHC Accreditation Committee



Barbaro Waken Chair, NCCHC Board of Directors

James R. Ranktick President, NCCHC



National Commission on Correctional Health Care

ACCREDITATION UPDATE REPORT OF

THE HEALTH CARE SERVICES AT

EL PASO COUNTY CRIMINAL JUSTICE CENTER

Colorado Springs, CO

April 22, 2018

National Commission on Correctional Health Care 1145 W. Diversey Pkwy. Chicago, IL 60614-1318 (773) 880-1460

El Paso County Criminal Justice Center, CO April 22, 2018 UPDATE REPORT

The National Commission on Correctional Health Care is dedicated to improving the quality of correctional health services and helping correctional facilities provide effective and efficient care. NCCHC grew out of a program begun at the American Medical Association in the 1970s. The standards are NCCHC's recommended requirements for the proper management of a correctional health services delivery system. These standards have helped correctional facilities improve the health of their inmates and the communities to which they return, increase the efficiency of their health services delivery, strengthen their organizational effectiveness, and reduce their risk of adverse patient outcomes and legal judgments.

On October 2-3, 2017 NCCHC conducted its review for continuing accreditation of the El Paso County Criminal Justice Center under the NCCHC 2014 Standards for Health Services in Jails. On December 8, 2017, NCCHC placed the facility on probation. Subsequently, the RHA has submitted corrective action, which brought the facility into compliance with applicable essential and important standards. This report focuses primarily on issues that required corrective action for compliance with the standards and is most effective when read in conjunction with NCCHC's December 8, 2017 report.

There are 40 essential standards; 39 are applicable to this facility and 39 (100%) were found to be in compliance. One hundred percent of the applicable essential standards must be met. *The El Paso County Criminal Justice Center has now met this condition.*

Essential Standards Not in Compliance None

Essential Standard Not Applicable J-G-03 Infirmary Care

There are 27 important standards; 26 are applicable to this facility and 25 (96%) were found to be in compliance. Eighty-five percent or more of the applicable important standards must be met. **The El Paso County Criminal Justice Center has met this condition.**

Important Standard Not in Compliance
J-C-02 Clinical Performance Enhancement

Important Standard Not Applicable
J-C-08 Health Care Liaison

Decision: On April 22, 2018, NCCHC's Accreditation Committee voted to continue to accredit the El Paso County Criminal Justice Center.

requirements of the standard should be included. Corrective action is required in order to meet this standard.

In March 2018, the RHA indicated the orientation plan had been reviewed and signed by the RHA and facility administrator and included a copy verifying review and approval in September 2017. A "Day 1" security packet was developed, and the nurse educator, director of nursing, and administrative assistant were trained to provide the "day 1" orientation packet to all new employees. The submission included the revised orientation agenda and the respective modules (which appeared to address the first day requirements). The RHA further indicated that as of October 9, 2017, all newly hired staff had received the "day 1" orientation packet and signed acknowledgement form. **The standard is now met.**

J-E-04 Initial Health Assessment (E). The full population initial health assessment has been implemented at this facility. The RN completes the hands-on portion of the health assessment and was trained to do so by the responsible physician. We verified that the assessments consists of the required elements, including a review of the receiving screening results. Initial health assessments with positive findings are referred to the responsible physician for review. Specific health problems are integrated into an initial problem list. Diagnostic and therapeutic plans are developed as clinically indicated for each identified medical problem. According to the RHA, at the time that the vendor took over care of this facility, there were over 1600 health assessments that had not been completed. The RHA stated that they had been able to get that number down to approximately 380 by the time of this survey. The RHA provides influenza immunization and Hepatitis B vaccine when clinically necessary.

However, our review of the electronic health records indicated that a significant number of an initial health assessments (more than 50) were significantly past the 14 day expectation. The diagnostic assessments component of the initial health assessment includes laboratory or diagnostic tests for communicable diseases when the patient is symptomatic or requests it. Individuals age 23 or younger will have a urine test and if it tests positive for bacteria, the urine will be tested for chlamydia and gonorrhea. Otherwise, there was no routine testing for communicable diseases, nor was there verification from the health department that the prevalence rate does not warrant testing. The standard is not met.

Corrective action is required for Compliance Indicator #1. All inmates should receive an initial health assessment as soon as possible, but no later than 14 calendar days after admission to the facility, to ensure that individuals with serious medical or mental health needs are identified. Deterioration in their level of functioning may be prevented and necessary treatment can be given in a timely fashion if these inmates are identified quickly. Documentation of corrective action is required in order to verify that initial health assessments are conducted in this 14-day time frame. Acceptable documentation includes a plan by the RHA on how this standard will be corrected including any policy and procedure changes and staff training if necessary. In addition, a CQI study that assesses the effectiveness of the corrective action plan should also be included. The CQI study should also include a sufficient number of examples of charts to demonstrate compliance with the standard. In order to receive accreditation, verification that this standard has been met is required.

Corrective action is required for Compliance Indicator #1. Oral screening should be conducted by the dentist or qualified health care professionals trained by the dentist within 14 days of admission. Acceptable documentation includes a plan by the RHA on how this standard will be corrected including any policy and procedure changes and staff training. In addition, the results of a CQI study assessing the timeliness of oral screening should be submitted. In order to receive accreditation, verification that this standard has been met is required.

Corrective action is required for Compliance Indicator #2. Instruction in oral hygiene and preventive oral education should be given within 30 days of admission. Acceptable documentation includes: (a) a plan that addresses how such education is being provided (e.g., handouts or other written materials or verbal instruction documented during the oral screening); and (b) results of a CQI process study assessing the timeliness of how instruction in oral hygiene and preventive oral hygiene is provided and documented. In order to receive accreditation, verification that this standard has been met is required.

In March 2018, the RHA indicated that the RN's time management has been enhanced, and additional RN staff have been trained to provide the oral screening, which is part of the health assessment. See J-E-04 Initial Health Assessment for further corrective action on the 14-day time line.

The RHA further indicated that the training addressed instructing patients (verbally and in writing) on oral care as part of the screening, and submitted sample handouts. CQl studies were also submitted as requested. **The standard is now met.**

J-E-07 Nonemergency Health Care Requests and Services (E). All inmates, regardless of housing assignment, have access to regularly scheduled times for routine health care.

However, the frequency and duration of response to requests for health services does not appear sufficient for the inmate population. Nonemergency sick call is scheduled seven out of fourteen shifts every two weeks; Sunday through Tuesday one week and Sunday through Wednesday the following week. A single nurse was assigned to sick call, and this is her work rotation. Sick call requests are entered through an electronic "kiosk' located in each housing unit and go directly to the medical section for triage and review. According the nurse assigned to this task, she does not triaged sick call requests. Inmates requiring a face-to-face encounter are not seen within 48 to 72 hours. In a majority of the logs provided for review, it is seven days or more before the sick call request is evaluated and a response given. At the time of the survey, there was a significant back log of patients waiting to be seen. The standard is not met.

Corrective action is required for Compliance Indicator #1, #2 and #4. Oral or written requests for health care must be picked up daily by qualified health care professionals and triaged within 24 hours to ensure that inmates' routine health needs are met. When a request describes a clinical symptom, a face-to-face encounter between the patient and qualified health care professional occurs within the next 24 hours (72 on the weekends). When responding to health services requests, qualified health care professionals should make timely assessments in a clinical setting. Qualified health care professionals should provide treatment according to clinical priorities or, when indicated, schedule patients as

Corrective action is required for Compliance Indicator #2a-#2d. There should be evidence that all new nursing staff are trained; demonstration of knowledge and competency; evidence of annual review of competency as it relates to nurses' training in protocol use; and evidence of retraining when protocols are introduced or revised. The standard intends to ensure that nurses who provide clinical services are trained and competent in their use and use the protocols under specified guidelines. Acceptable documentation includes a plan by the RHA on how the standard will be corrected and evidence of implementation. Corrective action is required in order to meet this standard.

In March 2018, the RHA indicated that all health staff had completed the orientation process, and nursing staff had completed part C (nursing assessment protocols) as well as emergency readiness training, and submitted a summary verifying that both components were completed within a few months of hire; as current contract staff began on July 15, 2017, an annual review of competency was not yet indicated but would be completed at the appropriate time. The submission also included the orientation agenda, and checklists. **The standard is now met.**

J-E-12 Continuity and Coordination of Care During Incarceration (E). The clinical orders were found to be evidenced-based and that deviations were clinically justified, documented and shared with the patient. The clinician reviews diagnostic tests in a timely manner, discusses the need for these tests with the patient, and modifies treatment plans as clinically indicated.

When a patient returns from the emergency room, urgent care or hospitalization, protocols are followed in accordance with the standard, and a medical provider evaluates the patient. If a provider is not available when a patient returns, the next level provider evaluates the patient and consults the on-call provider if necessary. The responsible physician determines the frequency of periodic health assessments on the basis of protocols promulgated by nationally recognized professional health organizations. The responsible physician reviews medical records to assure that clinically appropriate care is ordered and implemented.

However, the clinicians reported that specimens were frequently not being collected as ordered. All abnormal diagnostic test findings are shared with the patient, but normal results are only shared with those patients in chronic care clinics. There was no mechanism in place to share normal diagnostic findings with other patients. Because of a delay in scanning paper communications from an outside health care provider, recommendations from specialty consultations are not always reviewed and acted upon by the clinician in a timely manner. The standard is not met.

Corrective action is required for Compliance Indicators #1, #5, and #7. All aspects of care should be coordinated and monitored from admission to discharge. Clinician orders should be evidence-based and *implemented in a timely manner*. Treatment plans, including test results should be shared and discussed with patients. Recommendations from specialty consultations should be reviewed and acted upon by clinicians in a timely manner. Acceptable documentation includes a plan by the RHA on how all aspects of this standard will be corrected. The plan should include necessary policy and procedure changes as well as evidence of training for appropriate staff. In addition, a CQI process study that evaluates the continuity and coordination of care following the implementation of the corrective action plan should be included. The CQI study should include a sufficient

El Paso County Criminal Justice Center, CO Update Report

RHA indicated that by having a suicide 'safe' cell located in a high observation area, the staff was providing coverage for patient safety. The standard is not met.

Corrective action is required for Compliance Indicator #1c. Acutely suicidal inmates should be placed on constant observation. The RHA should submit a plan addressing how acutely suicidal inmates will be monitored in accordance with the standard including necessary changes in policy and training of staff. In addition, the results of a 30-day CQI study assessing the monitoring of acutely suicidal inmates should also be submitted. In order to receive accreditation, verification that this standard has been met is required.

In March 2018, the RHA submitted a revised (January 2018) policy and procedure that requires acutely suicidal inmates to be monitored continuously; a redesigned mental health intake form to allow a more expeditious manner of referral and precaution referral system to ensure housing decisions are also efficient for security staff; and evidence of staff training in January 2018 on the new "purple sheet" system implemented to identify the acutely suicidal (meeting minutes and attendance roster included). The RHA further indicated that such patients are not common at this facility, and none had been identified during the 64-day period that ended on March 23, 2018. **The standard is now met.**

J-H-01 Health Record Format and Contents (E). Inmates' medical and mental health records are integrated in a combined format. By policy, all paper documents are scanned into the individual patient's electronic health record, but at the time of the survey, there was a significant delay in this process. Consequently, the clinicians often do not have timely access to consent and refusals forms; results of specialty consultations and off-site referral documents; and discharge summaries of hospitalizations and other inpatient stays. The standard is not met.

Corrective action is required for Compliance Indicator #2. If electronic records are used, procedures should address integration of health information in electronic and paper forms. Acceptable documentation includes a plan by the RHA on how this standard will be corrected and proper integration of the records will occur, with evidence of the plan's implementation. In order to receive accreditation, verification that this standard has been met is required.

See J-E-12 Continuity and Coordination of Care During Incarceration for corrective action taken regarding the backlog of documents to be scanned into the health record; a random sample of 30 records indicated the necessary documents had been scanned and were present. The RHA also indicated the backlog had been brought current by January 23, 2018, and at the time of the submission, remained current. **The standard is now met.**