Biennial Report regarding the Texas Civil Commitment Office
December 1, 2016 – November 30, 2018

Prepared for the Office of the Governor, Lieutenant Governor, and Speaker of the House of Representatives
Pursuant to Texas Government Code Section 420A.007
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Biennial Report Regarding the Texas Civil Commitment Office

Overview

The Texas Civil Commitment Office (TCCO) is a small state agency with limited resources tasked with the huge responsibility of providing supervision and treatment to civilly committed sexually violent predators (SVPs) through the case management system. TCCO is governed by a five-member board appointed by the Governor, three of whom must meet the following criteria:

1. One member experienced in the management of sex offenders;
2. One member experienced in the investigation or prosecution of sex offenses; and
3. One member experienced in counseling or advocating on behalf of victims of sexual assault.

TCCO board members serve staggered, six-year terms with the terms of one or two members expiring on February 1 of each odd-numbered year. The current members of the TCCO Board are:

Christy Jack, Chair
Fort Worth, Texas
Term Expires: 02/01/2023
Katie McClure
Kingwood, Texas
Term Expires: 02/01/2021
Roberto Dominguez
Mission, Texas
Term Expires: 02/01/2023
Jose Aliseda
Beeville, Texas
Term Expires: 02/01/2019
Rona Stratton Gouyton
Fort Worth, Texas
Term Expires: 02/01/2021

TCCO Executive Staff

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Agency Mission, Philosophy, Objectives

TCCO recognizes that the civil commitment of sexually violent predators to long-term, comprehensive, and offense-specific supervision and treatment is necessary for the protection of the citizens of the State of Texas. The current TCCO mission is to enhance public safety by developing and implementing strategic management policies to protect the citizens of Texas and enhance protection of victims and potential victims through research-based management of civilly committed sexually violent predators. TCCO’s administration is focused on the agency’s equally important responsibilities for public safety, supervision, and treatment.

Agency History

Sexually Violent Predator (SVP) civil commitment was enacted in Texas in 1999. In enacting the SVP Act, Chapter 841 of the Texas Health and Safety Code, the legislature determined that a small, but extremely dangerous group of SVPs were being released from prison with a behavioral abnormality that was not amenable to traditional mental illness treatment modalities and existing involuntary commitment provisions were not sufficient to address the risk posed by these sexually violent predators. The legislature further found that these individuals were likely to engage in repeated acts of predatory sexual violence. Accordingly, the Texas civil commitment program was created to provide intensive supervision and treatment to those sexually violent predators suffering from a behavioral abnormality.

From its inception in 1999 until 2011, the Council on Sex Offender Treatment (CSOT) was responsible for the administration and implementation of the Texas civil commitment program. In 2011, the Office of Violent Sex Offender Management (OVSOM), was created as a separate state agency to perform the functions relating to the sexually violent predator treatment program. Civil commitment in Texas was administered by the OVSOM from 2011 until 2015 when the agency was renamed TCCO as a result of the 84th Legislative Session, Senate Bill 746.
What is a Sexually Violent Predator?

A sexually violent predator or SVP, as defined by Section 841.003 of the Texas Health and Safety Code, is a repeat sexually violent offender that suffers from a behavioral abnormality that makes the person likely to engage in a predatory act of sexual violence. A person is considered a repeat sexually violent offender if: the person is 1) convicted of more than one sexually violent offense and a sentence was imposed for at least one of the offenses; or 2) if the person was convicted of a sexually violent offense regardless of whether a sentence was imposed, or entered a plea of guilty or no contest to a sexually violent offense for a grant of deferred adjudication, or is adjudicated by a juvenile court as having engaged in delinquent conduct constituting a sexually violent offense and after that date the person is convicted, receives deferred adjudication, or is adjudicated as having engaged in delinquent conduct the person commits a sexually violent offense for which the person is convicted and a sentence imposed.

Qualifying sexually violent offenses, as defined by Section 841.002(8), include: Continuous Sexual Assault of a Child; Indecency with a Child by Contact; Sexual Assault; Aggravated Sexual Assault; Aggravated Kidnapping with the Intent to Sexually Abuse or Violate the Victim; Burglary of a Habitation with the Intent to Commit a Sexual Offense; Murder or Capital Murder Based On Sexually Motivated Conduct; or the attempt, conspiracy, or solicitation to commit one of the listed offenses. Additionally, an offense under the law of another state, federal law, or the Uniform Code of Military Justice which contains elements substantially similar to the Penal Code offenses listed above constitute sexually violent offenses.

A behavioral abnormality is defined in Section 841.002 of the Health and Safety Code as a congenital or acquired condition that, by affecting a person’s emotional or volitional capacity, predisposes the person to commit a sexually violent offense to the extent that the person becomes a menace to the health and safety of another person.
Civil Commitment Process

Review by Texas Department of Criminal Justice
The civil commitment process begins approximately two years prior to an offender’s release from the Texas Department of Criminal Justice (TDCJ). TDCJ reviews all offenders to determine whether the offender has more than one qualifying sexually violent offense and gives notice to a multidisciplinary team (MDT) of the anticipated release of a person who is serving a sentence for a sexually violent offense and may be a repeat sexually violent offender. The notice is required to provide the MDT with certain information regarding the person including name, identifying factors, anticipated residence after release or discharge, criminal history information, documentation of institutional adjustment, any treatment provided, and an assessment of the likelihood that the person will commit a sexually violent offense after release or discharge.

Multidisciplinary Team Review
The MDT is a seven-member panel composed of: one mental health professional from the Department of State Health Services, one licensed peace officer with five years’ experience or the officer’s designee from the Department of Public Safety, one licensed sex offender treatment provider from CSOT, two members from TCCO, and two members from TDCJ to include one member from Victims’ Services Division and one from the sex offender rehabilitation program. MDT members are required to receive training regarding the eligibility criteria for commitment, the process of evaluating people for commitment and the sex offender treatment program for civilly committed individuals. The training is conducted by TDCJ and TCCO staff.

Upon receiving notice regarding a potential sexually violent predator, the MDT is required to review that individual’s case within sixty days. The MDT’s task is to assess whether the person is a repeat sexually violent offender and whether the person is likely to commit a sexually violent offense after release or discharge, provide notice of the results of that assessment to TDCJ, and recommend the assessment of the person for a behavioral abnormality, if appropriate. A majority vote is required to recommend that the offender receive further evaluation to determine whether the offender suffers from a behavioral abnormality that makes him or her likely to engage in repeated predatory acts of sexual violence. MDT may not re-review a case that was previously
reviewed and recommended for a behavioral abnormality assessment unless, after that previous recommendation, the individual has been convicted of a new sexually violent offense or if the individual’s parole was revoked due to the commission of a sexually violent offense, failure to adhere to sex offender treatment and supervision requirements, or failure to register as a sex offender.

**Evaluation for a Behavioral Abnormality**

If the MDT refers a person for a behavioral abnormality assessment, TDCJ is required within sixty days of referral to assess whether the person suffers from a behavioral abnormality that makes him or her likely to engage in a predatory act of sexual violence. This is completed through an expert evaluation to include a clinical interview, psychological testing for psychopathy, a review of risk assessments, a review of records, a review of victim impact statements, institutional adjustment, and all relevant medical or psychiatric records or reports. The goal of the evaluation is to determine whether the person meets the definition of a behavioral abnormality, as set forth in the Health and Safety Code.

**Referral to Prosecutor**

If the evaluator determines that the offender suffers from a behavioral abnormality, TDCJ is required to provide notice of the assessment and supporting documentation to the attorney representing the state. Until June 17, 2015, the attorney representing the state was defined in Chapter 841 as an attorney employed by the civil division of the Special Prosecutions Unit (SPU) and all cases were filed in Montgomery County in the 435th District Court. Following the passage of Senate Bill 746 in 2015, the attorney representing the state is the District Attorney in the county of the offender’s last conviction for a sexually violent offense. The attorney representing the state, upon receiving notice of the assessment and supporting documentation, reviews the case further to determine whether to file a petition for civil commitment in the offender’s court of last conviction for a sexually violent offense. The attorney representing the state has the discretion to determine which cases are filed; the statute does not mandate that all cases in which a behavioral abnormality has been diagnosed result in a civil commitment proceeding. The decision whether to file a petition for civil commitment must be made within 90 days of receiving the case referral from TDCJ.
While the SPU is no longer formally assigned to handle civil commitment cases, they are required by statute to provide assistance upon request. Section 841.042 of the Health and Safety Code directs that upon the request of the attorney representing the state, the SPU shall provide legal, financial, and technical assistance for civil commitment proceedings. Until 2015, the SPU was funded for a maximum of fifty trials per year. This funding limit put a maximum on the number of cases that would be filed in any given year. However, under the amended statute with cases being filed in the offender’s county of last conviction rather than in Montgomery County, this limit no longer exists.

Filing a Petition and Trial

If the prosecutor moves forward with filing a petition and trial, the offender is represented by the State Counsel for Offenders (SCFO) and both the prosecutor and the SCFO are entitled to obtain an additional evaluation of the offender. The offender can choose to enter into an agreed judgment and admit that he or she is a sexually violent predator or the offender can move forward to trial. Section 841.065 of the Health and Safety Code specifies that any agreed order of civil commitment must require that the SVP submit to the treatment and supervision of TCCO. This is to ensure that all civilly committed SVPs are provided with appropriate supervision and treatment, which TCCO is required by Section 841.007 to provide.

If a case goes to trial, the offender has the right to a jury trial but can waive that right and elect for a bench trial. The Texas Rules of Civil Procedure apply to the civil commitment proceedings, including rules related to pre-trial discovery. At trial, the prosecutor is required to prove beyond a reasonable doubt that the offender 1) is a repeat sexually violent offender and 2) suffers from a behavioral abnormality that makes him or her likely to engage in a predatory act of sexual violence. If the jury, or judge in a bench trial, determines that the offender met the two criteria of an SVP, the judge is required to commit the person for treatment and supervision to be coordinated by TCCO.
Final Judgment & Order of Commitment

An order of civil commitment and final judgment are then signed by the judge. The order of civil commitment, pursuant to Section 841.082 of the Health and Safety Code, imposes requirements upon the person to ensure the SVP’s compliance with treatment and supervision. The order of civil commitment requires: 1) that the SVP reside where instructed by TCCO; 2) a prohibition against the SVP contacting his victim; 3) that the SVP participate in and comply with the sex offender treatment program and written requirements imposed by the office; 4) that the SVP submit to GPS monitoring and refrain from tampering with or manipulating the GPS device; and 5) a prohibition against the SVP leaving the state without TCCO’s authorization.

Table: MDT Presentations, Referrals to SPU or County, and Civil Commitments by Fiscal Year

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>Presented to MDT</th>
<th>Referred to Prosecutor</th>
<th>Civilly Committed</th>
</tr>
</thead>
<tbody>
<tr>
<td>2010</td>
<td>528</td>
<td>84</td>
<td>37</td>
</tr>
<tr>
<td>2011</td>
<td>560</td>
<td>74</td>
<td>47</td>
</tr>
<tr>
<td>2012</td>
<td>640</td>
<td>89</td>
<td>43</td>
</tr>
<tr>
<td>2013</td>
<td>816</td>
<td>130</td>
<td>44</td>
</tr>
<tr>
<td>2014</td>
<td>1062</td>
<td>159</td>
<td>43</td>
</tr>
<tr>
<td>2015</td>
<td>966</td>
<td>57</td>
<td>32</td>
</tr>
<tr>
<td>2016</td>
<td>935</td>
<td>70</td>
<td>18</td>
</tr>
<tr>
<td>2017</td>
<td>784</td>
<td>47</td>
<td>41</td>
</tr>
<tr>
<td>2018</td>
<td>653</td>
<td>49</td>
<td>29</td>
</tr>
</tbody>
</table>

Violations

Under the previous version of the statute, any violation of the order of commitment or of the OVSOM’s rules could be prosecuted as a third degree felony violation of Section 841.085 of the Texas Health and Safety Code. As a result, many SVPs were returned to TDCJ each year for violations of their civil commitment order. Senate Bill 746, effective June 17, 2015, removed the majority of the criminal penalties from the civil commitment program but left the most serious violations in place. Specifically, four types of violations remain subject to criminal penalties: 1)
not residing where instructed by the TCCO; 2) contacting a victim; 3) leaving the state without permission; and 4) GPS violations. This change in statute has greatly reduced the number of SVPs returned to TDCJ for violations and allows TCCO to deal with violations in a treatment setting.

Violation cases, pursuant to the amended version of Article 13.315 of the Texas Code of Criminal Procedure, may be prosecuted in the county in which any element of the offense occurred or in the court which retains jurisdiction over the case. If an SVP is convicted of a civil commitment violation, or any other offense, and returns to TDCJ his civil commitment remains in effect throughout the SVP’s incarceration. However, pursuant to Section 841.150 of the Texas Health and Safety Code, TCCO’s requirements regarding the SVP’s civil commitment are suspended throughout his incarceration. Upon the SVP’s release from TDCJ, the SVP returns to the TCCO caseload and is provided with supervision and treatment by TCCO. TCCO closely tracks the release dates of any SVP who has returned to TDCJ on a violation in order to prepare for the impact on TCCO’s caseload.

*Table: SVPs Returned to TDCJ by Year as of 09/19/2018*

<table>
<thead>
<tr>
<th>Year</th>
<th>SVPs Returned to TDCJ</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011</td>
<td>25</td>
</tr>
<tr>
<td>2012</td>
<td>31</td>
</tr>
<tr>
<td>2013</td>
<td>51</td>
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<tr>
<td>2014</td>
<td>43</td>
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<tr>
<td>2015</td>
<td>5</td>
</tr>
<tr>
<td>2016</td>
<td>2</td>
</tr>
<tr>
<td>2017</td>
<td>5</td>
</tr>
<tr>
<td>2018</td>
<td>3</td>
</tr>
</tbody>
</table>
Biennial Reviews and Petitions for Release

Once an individual has been civilly committed, a court order from the court of commitment or a higher court is required in order to release that person from civil commitment. If an appellate court overturns the district court’s decision committing an individual as an SVP, TCCO has a policy and procedure in place to release that individual. The court of commitment can also issue an order to release a client from civil commitment.

Chapter 841 envisions two procedures by which an SVP can be released from civil commitment: the biennial review process or through a petition for release. Each SVP has a right to file an unauthorized petition for release with the court of commitment alleging that he no longer suffers from a behavioral abnormality and should be released. TCCO is required by statute to remind each SVP of this right on an annual basis. SVPs are also entitled to a review of their commitment status every two years. TCCO contracts with clinical examiners to provide biennial evaluations of SVPs. The evaluation’s purpose is to determine whether the SVP’s behavioral abnormality has changed such that he is no longer likely to engage in a predatory act of sexual violence. The clinical examiner’s report along with a report from the SVP’s assigned case manager and treatment provider are filed with the court of commitment. A copy of the biennial examination is provided to the attorney representing the state, the SVP’s attorney, and to the SVP.

An SVP is entitled by Chapter 841 to representation by counsel during the biennial review process and SCFO is appointed for that purpose; however, the SVP is not entitled to be present during a biennial review unless a hearing is set. If the court determines there is probable cause to believe that the SVP’s behavioral abnormality has changed such that he or she is no longer likely to engage in a predatory act of sexual violence, the court is required to set the case for a hearing. The hearing can be held before a jury if requested by the SVP or the state. If a hearing is set, the state and the SVP are entitled to an additional examination by an expert. At the hearing, the state is required to prove beyond a reasonable doubt that the SVP’s behavioral abnormality has not changed to the extent that he or she is no longer likely to engage in a predatory act of sexual violence. If the state fails to meet the burden, the court will issue an order releasing the SVP from civil commitment.
TCCO Client Demographics & Offense Statistics

Although Chapter 841 of the Health and Safety Code does not preclude female sex offenders from being referred for civil commitment, at present all TCCO clients are men. TCCO clients range in age from 24 years old to 90 years old. The majority of TCCO clients, 54.62% are Caucasian. The remaining population is divided as follows: 25.38% African-American, 19.57% Hispanic, 0.22% Native American, and 0.22% Other. As of September 2018 the SVPs in TCCO’s program had last counties of conviction spanning 105 counties throughout the state with many areas having only one SVP.

Table: Last Counties of Conviction as of 09/01/2018
Each of the SVPs has committed at least two qualifying offenses as required by Chapter 841. The majority of the SVPs, 67.10%, committed their offenses against female victims only. Of the remaining SVPs, 18.28% committed offenses against both male and female victims and 14.62% committed offenses against male victims only. The victims of the SVPs’ offenses are classified as strangers, acquaintances, or family members for purposes of TCCO’s statistics. Many of the SVPs committed an offense against more than one type of victim. However, as of October 31, 2018 the SVPs had the following types of victims: 154 committed at least one sex offense against a family member, 184 committed at least one sex offense against a stranger, and 320 committed at least one sex offense against an acquaintance. A chart illustrating the victim profiles of the SVPs is below.

Table: SVP Victim Types
Tiered Treatment Program

The SVP Act requires TCCO to provide appropriate and necessary supervision and treatment to civilly committed SVPs and requires TCCO to develop a tiered program for the supervision and treatment of SVPs. Section 841.0831 of the Health and Safety Code requires the tiered program to provide for the seamless transition of SVPs from total confinement to less restrictive housing and supervision to eventual release from commitment based upon the SVP’s progress in treatment and behavior. TCCO is required to transfer a SVP to less restrictive housing and supervision if the transfer is in the best interests of the SVP and conditions can be imposed to adequately protect the community. Additionally, if transferred to a less restrictive tier, a SVP can be returned to a more restrictive tier if the transfer is necessary to further the SVP’s treatment and protect the community. Further, a SVP who wishes to transfer to a less restrictive tier may file a petition with the court for a transfer and an SVP who has been returned to a more restrictive tier may file a petition with the court to review the transfer.

TCCO operates a five-tiered sex offender treatment program for SVPs. Tiers One through Four take place at the Texas Civil Commitment Center in Littlefield, Texas and Tier Five takes place in the community. The tiered program utilizes cognitive behavioral therapy incorporating the Good Lives and Risk Needs Responsivity models. Each tier builds upon the previous tier and has several tasks or assignments and behavioral targets which must be met or completed in order to move to the next tier. A SVP that does move to a higher tier but struggles with that tier or has treatment or behavioral setbacks can move back down to repeat a step if necessary. All movement is based on individual progress. The entire tiered program is positive programming designed with the goal of getting the SVP to a point where he is able to successfully and safely reside in the community and ultimately, be released from civil commitment.

Tiers One through Four

Tier One introduces the language and concepts of the Good Lives model which is founded on the belief that all humans share primary needs. The curriculum utilized in Tier One builds problem solving skills and teaches SVPs how good decisions are made. Additionally, Tier One addresses individual needs and considers the various levels of skills each SVP has for managing their own
life. Tier One clients participate in six hours of group sex offender treatment per week, are required to attend a weekly therapeutic study hall, and participate in individual treatment sessions on a quarterly basis or more frequently as needed.

Tier Two builds upon the concepts from Tier One and assist the client in developing a path toward establishing a balanced, self-determined lifestyle free from offending behaviors. In Tier Two clients participate in disclosure groups that discuss their offending behaviors, relationships and sexual history. Tier Two clients participate in six hours of group sex offender treatment per week, are required to attend a weekly therapeutic study hall, and participate in individual treatment sessions on a quarterly basis or more frequently as needed.

Tier Three helps the SVP client develop the skills to control his or her psychological risk factors. Tier Three also focuses on relationship skills and the ability to develop and maintain an emotionally close relationship with adults. Additionally, Tier Three focuses on relationship skills and provides clients with the skills to understand and share with others in a more empathic and emotionally healthy manner. Finally, throughout Tier Three clients continue ongoing development and practice of their self-control behaviors, thoughts and emotions. Tier Three clients participate in six hours of group sex offender treatment per week, individual treatment sessions on a quarterly basis or more frequently as needed, and are not required to but can choose to attend a weekly therapeutic study hall.

Tier Four SVP clients are nearing readiness to return to the community. The focus of their treatment is maintenance and discharge planning. Clients in Tier Four receive support and guidance to reinforce the skills they have learned in treatment and prepare to return to the community through individually-tailored curriculum. Tier Four clients also have the opportunity to mentor clients in lower tiers. Tier Four clients participate in six hours of group sex offender treatment per week, individual treatment sessions on a quarterly basis or more frequently as needed and may choose to attend therapeutic study hall but are not required to do so. The most advanced Tier Four SVPs are able to reside in an Advanced Group Environment or AGE Dorm in which the residents are able to focus on preparing to return to the community.
Additional Programming at the Texas Civil Commitment Center

The treatment program for Tiers One through Four at the Texas Civil Commitment Center also encourages SVPs to develop a healthy and prosocial lifestyle by offering other treatment-related activities such as life skills classes, employment services, budget planning, AA/NA groups, substance abuse treatment and basic education/GED classes. SVPs also participate in one hour of therapeutic community meetings per week with the other residents of their dorms to allow SVPs to discuss issues that have arisen in their community during that week, provide ideas of possible improvements or changes to the dorm, and suggest topics to be brought to the facility-wide Resident Council. The Resident Council is made up of a SVP from each dorm as well as the facility administration and a TCCO case manager. This allows SVPs to voice concerns in a productive manner and provide feedback on the treatment program, life at the facility, and services provided as well as encourages positive communication among all parties involved. The Texas Civil Commitment Center also offers a paid therapeutic work program for SVPs; SVPs are able to apply and interview for positions within the center. SVPs in Tiers 2, 3, and 4 are able to participate in the therapeutic work program. The SVPs who participate in the therapeutic work program opportunities receive real-world experience of developing a resume, interviewing for a job, managing time on the job, reporting to a supervisor, and budgeting income.

Table: Tier Levels of Clients at TCCC as of November 16, 2018

<table>
<thead>
<tr>
<th>Tiers at TCCC</th>
<th>Total 306</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
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</tr>
<tr>
<td>2</td>
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</tr>
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<td>3</td>
<td>52</td>
</tr>
<tr>
<td>4</td>
<td>14</td>
</tr>
</tbody>
</table>

Tier Five

Tier Five takes place in the community in the SVP’s county of last conviction for a sexually violent offense unless there are not adequate opportunities for the SVP’s treatment, housing, or supervision in that county. SVPs in Tier Five attend sex offender treatment in the community and receive group and individual treatment sessions. The number of hours of group and individual
treatment are determined by the SVP’s treatment provider, in coordination with TCCO, dependent upon the SVP’s individual needs. Currently, there are three SVPs in Tier 5 in the community.

Other Treatment Programming

SVPs in all tiers also participate in polygraph examinations and penile plethysmograph examinations to determine compliance with treatment and supervision requirements and to measure the client’s progress in controlling sexual deviance. Additionally, the SVP Act encourages financial responsibility by requiring all non-indigent SVPs to reimburse the state for the cost of their housing, treatment and GPS monitoring. TCCO has implemented this requirement by enacting a policy that non-indigent SVPs are required to pay 33.33% of their income toward their housing, treatment, and GPS costs or the actual cost of services, whichever is less.

Table: Cost Recovery FY 2016 to FY 2018

<table>
<thead>
<tr>
<th></th>
<th>FY 2016 Treatment, Housing, GPS</th>
<th>FY 2017 Treatment, Housing, GPS</th>
<th>FY 2018 Treatment, Housing, GPS</th>
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<tbody>
<tr>
<td>FY 2016</td>
<td>$145,335.70</td>
<td>$169,946.07</td>
<td>$190,767.97</td>
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</table>

TCCO Client Population

Current Population Data

As of November 16, 2018 there are 469 active civilly committed sex offenders. An additional six SVPs who were found by their biennial examiners to no longer have a behavioral abnormality have been completely released from civil commitment by the court. Of the 469 SVPs, 143 are in prison and 326 are in the community. The majority of the SVPs in the community, a total of 306, are located at the Texas Civil Commitment Center in Littlefield, Texas. Three SVPs are in Tier 5 in the community; one in Austin and two in Fort Worth. An additional 11 SVPs are in state hospitals or state supported living centers, four are in a county jail, one is in a nursing home in Fort Worth, and one SVP that passed away is pending case closure with the court.
Caseload Growth

TCCO’s caseload of SVPs in the community has grown significantly over the last five years. Between FY 2014 and FY 2018, TCCO’s caseload grew by 83% from 174 SVPs in the community in FY 2014 to 319 SVPs in the community at the end of FY 2018. TCCO continually monitors anticipated caseload growth in order to estimate the type, amount and cost services that will be necessary for the SVP clients, including the space that is necessary to house SVPs. The Texas Civil Commitment Center is the only confined treatment facility for SVPs in Texas. The facility, which is owned by the City of Littlefield and leased to the vendor that operates the facility under contract with TCCO, has a capacity of 346 SVPs.

Throughout 2018, TCCO has worked with TDCJ to conduct a review of the pipeline of inmates eligible for civil commitment in order to revamp TCCO’s caseload projection model. At the end of FY 2017, there were 33,457 sex offenders incarcerated in TDCJ. As of April 30, 2018 there were 10,923 inmates in TDCJ that had been flagged as having two qualifying offenses and being civil commitment eligible. This number did not include those inmates with one qualifying offense that then required a manual review by TDCJ to determine whether a previous or out of state offense rendered the inmate civil commitment eligible. This pool of TDCJ sex offenders provides a steady pipeline of individuals who could be civilly committed as SVPs. Utilizing this information along with commitment rates and average time between SVP commitment and release from TDCJ, TCCO developed a caseload projection model for the coming years. The number of SVPs who are civilly committed and in the community on TCCO’s caseload is projected to reach 370 in FY 2019, 409 in FY 2020 and 444 in FY 2021. Based on these caseload growth projections, the Texas Civil Commitment Center will reach capacity in the second half of FY 2019 at 346 SVPs.
**TCCO Fiscal Information**

**Size of Budget**

TCCO is responsible for providing appropriate and necessary treatment and supervision for SVPs civilly committed to the State’s Civil Commitment Program. TCCO employs Case Managers to provide supervision and manage civil commitment caseloads. SVP clients are monitored twenty-four hours a day, seven days a week by real-time GPS tracking. TCCO contracts with vendors to provide necessary services such as: housing in a confined treatment facility, sex offender treatment, substance abuse treatment, clinical examinations, polygraphs, medical services, transportation and related program services. The TCCO is administratively attached to the Health & Human Services Commission which minimizes administrative costs and helps the agency focus...
on program service delivery. Between FY 2014 and FY 2018, TCCO’s caseload has increased by 83% from 174 SVPs to 319 SVPs.

To fund the significant caseload growth and implement legislatively mandated changes, the size of the agency’s budget has significantly increased. The following chart shows the growth in the agency’s appropriated funds, the number of authorized FTEs and the number of SVPs provided services.

<table>
<thead>
<tr>
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<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Appropriated Funds</td>
<td>$6,029,249</td>
<td>$6,902,262</td>
<td>$12,250,269</td>
<td>$12,250,270</td>
<td>$16,775,737</td>
<td>$16,310,808</td>
</tr>
<tr>
<td>Authorized FTEs</td>
<td>35</td>
<td>35</td>
<td>35</td>
<td>35</td>
<td>35</td>
<td>35</td>
</tr>
<tr>
<td>SVPs Served</td>
<td>174</td>
<td>201</td>
<td>248</td>
<td>287</td>
<td>319</td>
<td>370 (est.)</td>
</tr>
</tbody>
</table>

The TCCO’s budget is 100% funded by General Revenue. Currently, 88% of the agency’s budget is spent on outsourced services for treatment, housing, security, medical, electronic monitoring, transportation and other program-related services provided for SVPs. An additional 8% of the agency’s budget is spent on intensive supervision and case management of SVPs by experienced case managers and program staff. Only 4% of the agency’s budget is spent on agency administration and support. In FY 2018, the TCCO spent an average of $44,012 on each SVP.

**Legislative Appropriations Request**

As specified in the General Appropriations Act, the TCCO is an independent agency that is administratively attached to the Health and Human Services Commission (HHSC). As a result of the administrative attachment, TCCO does not submit a Legislative Appropriations Request, but instead is a part of the HHSC request and is reflected as Goal 13, Objective 1, Strategy 1. The following is a summary of the TCCO 2020-2021 Baseline and Exceptional Item request:
**BASELINE REQUEST**

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>FY 2020</td>
<td>$16,543,273</td>
</tr>
<tr>
<td>FY 2021</td>
<td>$16,543,272</td>
</tr>
<tr>
<td>Baseline</td>
<td>$33,086,545</td>
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</tbody>
</table>

TCCO’s baseline funding is made up of $32,962,545 in general revenue funds and $124,000 in cost recovery reimbursements received from SVPs who are not indigent, for their housing, treatment and GPS tracking costs. TCCO’s baseline request retains our 35 authorized FTEs. The baseline level of funding maintains current operations and supports the existing SVP caseload, but it does not fund the projected increase in the number of clients committed to the SVP civil commitment program. To fund the increase in the number of SVPs committed to the civil commitment program and other program needs TCCO has requested the following Exceptional Items funding.

**EXCEPTIONAL ITEM REQUEST**

TCCO has submitted four Exceptional Items for legislative consideration.

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Requested FY 2020</td>
<td>$1,576,553</td>
</tr>
<tr>
<td>Total Requested FY 2021</td>
<td>$3,371,685</td>
</tr>
<tr>
<td>Total, Exceptional Items</td>
<td>$4,948,238</td>
</tr>
</tbody>
</table>

1. **Caseload Growth** - The number of civilly committed SVPs will continue to grow as cases are tried and local courts order the commitment of SVPs. Responsibility for prosecuting civil commitment cases rests with local District Attorneys in the SVP’s county of last conviction. TCCO has no control over the number of individuals that are committed each year, but is required by law to provide supervision and treatment. The number of SVPs who are civilly committed into TCCO’s program is projected to increase to 409 in FY 2020 and 444 in FY 2021. The total requested for the FY 2020-2021 biennium is $2,400,193.
2. **Increased Facility Capacity** - The Texas Civil Commitment Center (TCCC) in Littlefield, Texas is the only confined facility in the state that houses SVPs and it will reach capacity in late FY 2019 at 346 SVPs. In February 2018 TCCO initiated a RFP through the HHSC to explore vendor/facility options to secure additional capacity. The RFP was published on October 26, 2018 and responses are due back on February 1, 2019. TCCO is also exploring the feasibility of increased capacity at the Littlefield facility. We expect that either a second facility or additional capacity at the TCCC will increase costs equivalent to the initial FY 2016 daily per diem rate of $128.70. Therefore, this exceptional item requests the difference between the initial daily per diem rate of $128.70 and the current daily per diem rate of $85.58 ($43.12) for capacity above 346 SVPs. The total requested for the FY 2020-2021 biennium is $1,951,611.

3. **Offsite Healthcare** - The SVP population which continues to grow at the TCCC in Littlefield, average 55 years of age and many require considerable medical care. Our TCCC contract includes an on-site primary health care clinic and covers the first $25,000 in off-site medical care for each SVP, but it specifically excludes Hepatitis C medications because of their costs. The funds requested in this Exceptional Item would pay for SVP off-site medical care above $25,000 and Hepatitis C treatment to help ensure that catastrophic medical care does not fall on the taxpayers of a small community which could overwhelm their local indigent care system. The total requested for the FY 2020-2021 biennium is $535,474.

4. **Case Manager Career Ladder** - TCCO is required to develop and implement a salary career ladder for its Case Managers based on the Case Manager’s classification and years of service with the agency. TCCO’s Case Manager Career Ladder provides for an annual salary adjustment to the next higher career ladder pay level within the same salary group. The agency anticipates that the implementation of the TCCO Case Manager Career Ladder will have a positive impact on the recruitment and retention of qualified and experienced Case Management staff and reduce turnover in these critical positions. Total requested for the FY 2020-2021 biennium is $60,960.
Future Challenges and Focus Points

Throughout 2019 and in the coming biennium, TCCO will focus on maintaining the quality of its programs while also locating necessary resources for SVP client services. TCCO continues to evaluate the tiered treatment program to make changes as necessary and to review programming in other states to ensure that we are utilizing the most effective treatment methodologies. TCCO has an ongoing focus on contract monitoring and oversight to include weekly contract monitoring activities regarding the Texas Civil Commitment Center to ensure that services are being provided as required and at an acceptable quality level. At the same time, TCCO will continue to review opportunities for expansion to accommodate caseload growth either at the existing Texas Civil Commitment Center or at a second location and continues to work to locate necessary resources for SVPs transitioning to Tier 5 in the community.

Contact Information for Questions

If you have any questions regarding TCCO or any of the information included within this report, please contact:

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Phone: (512) 341-4637