JOSH GREEN, M.D. GOVERNOR KE KIA'ĂINA



GOV. MSG. NO. 1395

EXECUTIVE CHAMBERS KE KE'ENA O KE KIA'ĀINA

July 3, 2025

The Honorable Ronald D. Kouchi President of the Senate, and Members of the Senate Thirty-Third State Legislature State Capitol, Room 409 Honolulu, Hawai'i 96813 The Honorable Nadine Nakamura Speaker, and Members of the House of Representatives Thirty-Third State Legislature State Capitol, Room 431 Honolulu, Hawai'i 96813

Aloha President Kouchi, Speaker Nakamura, and Members of the Legislature:

This is to inform you that on July 3, 2025, the following bill was signed into law:

S.B. NO. 104, S.D. 2, H.D. 3, C.D. 1 RELATING TO CORRECTIONS. ACT 292

Mahalo,

nh Green M.D.

Josh Green, M.D. Governor, State of Hawai'i

Approved by the Governor

on

JUL 3 2025

THE SENATE THIRTY-THIRD LEGISLATURE, 2025 STATE OF HAWAII

ACT 292 S.B. NO. ¹⁰⁴ S.D. 2 H.D. 3 C.D. 1

A BILL FOR AN ACT

RELATING TO CORRECTIONS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that experts have long documented the detrimental effects of restrictive housing on 2 3 individuals. Spending time in restrictive housing has been found to increase the risk of premature death, even after 4 5 release from incarceration. Restrictive housing is a severe 6 form of punishment that is closely associated with long-lasting 7 psychological harm and poor post-release outcomes. The official 8 purposes of restrictive housing are typically divided into 9 punishment and correctional facility management. When used as 10 punishment by facility authorities, sometimes called "disciplinary custody" or "disciplinary segregation", 11 12 restrictive housing serves as a response to misconduct charges 13 such as fighting or drug use. When used for correctional 14 facility management, often called "administrative custody" or 15 "administrative segregation", restrictive housing serves to 16 separate inmates deemed to pose a threat to staff or other 17 inmates, or as protective custody for inmates who seem or are

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determined to be unsafe in the general prison population.
Although the purposes of restrictive housing vary, correctional
facility conditions and restrictions are often similar whether
an incarcerated person is in disciplinary or administrative
custody.

6 The legislature also finds that an overwhelming body of 7 evidence shows that restrictive housing, which deprives inmates 8 of meaningful human contact, including phone privileges that 9 allow them to speak with loved ones, creates permanent 10 psychological, neurological, and physical damage. Studies show 11 that the detrimental effects of restrictive housing far exceed 12 the immediate psychological consequences identified by previous 13 research, such as anxiety, depression, and hallucinations. 14 Unfortunately, these detrimental effects do not disappear once 15 an inmate is released from restrictive housing. Even after 16 release back into a community setting, a former inmate faces an 17 elevated risk of suicide, drug overdose, heart attack, and 18 stroke.

19 The legislature recognizes that as of 2021, legislation to 20 ban or limit the use of restrictive housing in prison has been 21 introduced in thirty-two states and the United States Congress.

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| 1 | Further, | twenty-four states have enacted statutes that limit or |
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| 2 | prohibit | restrictive housing while other states have limited its |
| 3 | use throu | gh administrative code, policy, or court rules. Many |
| 4 | of these | new laws, codes, policies, or court rules represent |
| 5 | significa | nt reforms to existing practices and thus have the |
| 6 | potential | to facilitate more humane and effective practices in |
| 7 | prisons a | nd jails. |
| 8 | Ассо | rdingly, the purpose of this Act is to: |
| 9 | (1) | Beginning July 1, 2026, restrict the use of |
| 10 | | restrictive housing in state-operated and |
| 11 | | state-contracted correctional facilities, with certain |
| 12 | | specified exceptions; |
| 13 | (2) | Establish a restrictive housing legislative working |
| 14 | | group by August 1, 2025, to develop and recommend more |
| 15 | | comprehensive laws, policies, and procedures regarding |
| 16 | | restrictive housing for members of vulnerable |
| 17 | | populations by January 8, 2027; |
| 18 | (3) | Require the Hawaii correctional system oversight |
| 19 | | commission to review restrictive housing placements on |
| 20 | | an annual basis; |

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| 1 | (4) | Authorize the department of corrections and |
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| 2 | | rehabilitation, by December 1, 2027, to implement, if |
| 3 | | practicable, policies and procedures recommended by |
| 4 | | the restrictive housing working group related to |
| 5 | | committed persons who are members of certain |
| 6 | | vulnerable populations and placed in restrictive |
| 7 | | housing and develop transition and service plans for |
| 8 | | these committed persons in restrictive housing; and |
| 9 | (5) | Require interim and final reports to the legislature |
| 10 | | and Hawaii correctional system oversight commission. |
| 11 | SECT | ION 2. Chapter 353, Hawaii Revised Statutes, is |
| 12 | amended b | y adding a new section to be appropriately designated |
| 13 | and to re | ad as follows: |
| 14 | " <u>\$35</u> | 3- <u>Restrictive housing; restrictions on use;</u> |
| 15 | policies | and procedures. (a) Beginning July 1, 2026, except as |
| 16 | otherwise | provided in subsection (d), the use of restrictive |
| 17 | <u>housing i</u> | n correctional facilities shall be restricted as |
| 18 | follows: | |
| 19 | (1) | A committed person shall not be placed in restrictive |
| 20 | | housing unless there is reasonable cause to believe |
| 21 | | that the committed person would create a substantial |



| 1 | | risk | of immediate serious harm to the committed | | |
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| 2 | | pers | on's self or another, as evidenced by recent | | |
| 3 | | thre | ats or conduct, and that a less restrictive | | |
| 4 | | inte | intervention would be insufficient to reduce this | | |
| 5 | | <u>risk</u> | ; provided that the correctional facility shall | | |
| 6 | | bear | the burden of establishing the foregoing by clear | | |
| 7 | | and | convincing evidence; | | |
| 8 | (2) | A co | mmitted person shall only be held in restrictive | | |
| 9 | | hous | ing pursuant to initial procedures and reviews | | |
| 10 | | that | that provide timely, fair, and meaningful | | |
| 11 | | opportunities for the committed person to contest the | | | |
| 12 | | confinement. These procedures and reviews shall | | | |
| 13 | | incl | ude the right to: | | |
| 14 | | <u>(A)</u> | An initial hearing held within twenty-four hours | | |
| 15 | | | of placement in restrictive housing, in the | | |
| 16 | | | absence of exceptional circumstances, unavoidable | | |
| 17 | | | delays, or reasonable postponements; | | |
| 18 | | <u>(B)</u> | Appear at the hearing; | | |
| 19 | | <u>(C)</u> | Be represented at the hearing; | | |
| 20 | | (D) | An independent hearings officer; and | | |



| 1 | | (E) Receive a written statement of reasons for the |
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| 2 | | decision made at the hearing; |
| 3 | (3) | The final decision to place a committed person in |
| 4 | | restrictive housing shall be made by the warden or the |
| 5 | | warden's designee; |
| 6 | (4) | A committed person shall not be placed or held in |
| 7 | | restrictive housing if the warden or the warden's |
| 8 | | designee determines that the committed person no |
| 9 | | longer meets the criteria for the confinement; |
| 10 | (5) | A disciplinary sanction of restrictive housing imposed |
| 11 | | on a committed person who is subsequently removed from |
| 12 | | restrictive housing pursuant to this subsection shall |
| 13 | | be deemed completed; |
| 14 | (6) | During a facility-wide lockdown, a committed person |
| 15 | | shall not be placed in restrictive housing for more |
| 16 | | than thirty consecutive days, or for more than |
| 17 | | forty-five days total during any sixty-day period; |
| 18 | (7) | Cells or other holding or living space used for |
| 19 | | restrictive housing shall be properly ventilated, lit, |
| 20 | | temperature-controlled, clean, and equipped with |
| 21 | | properly functioning sanitary fixtures; |



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| 1 | (8) | A correctional facility shall maximize the amount of |
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| 2 | | time spent outside of the cell by a committed person |
| 3 | | held in restrictive housing by providing the committed |
| 4 | | person with access to recreation, education, |
| 5 | | clinically appropriate treatment therapies, |
| 6 | | skill-building activities, and social interaction with |
| 7 | | staff and other committed persons, as appropriate; |
| 8 | (9) | A committed person held in restrictive housing shall |
| 9 | | not be denied access to: |
| 10 | | (A) Food, water, or any other necessity; |
| 11 | | (B) Appropriate medical care, including emergency |
| 12 | | medical care; and |
| 13 | | (C) Legal counsel; |
| 14 | (10) | Each committed person held in restrictive housing |
| 15 | | shall receive a written copy of the committed person's |
| 16 | | sanction and the criteria for a pathway back into the |
| 17 | | general population. The department shall ensure that |
| 18 | | the committed person understands the reason for the |
| 19 | | sanction and the criteria for the pathway back into |
| 20 | | the general population. The committed person's case |
| 21 | | manager shall work with the committed person in |

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| 1 | | restrictive housing to develop a plan of action to | | |
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| 2 | | reduce the committed person's violations, return the | | |
| 3 | | committed person to the general population, and work | | |
| 4 | | on the committed person's rehabilitation; and | | |
| 5 | (11) | A committed person shall not be released directly from | | |
| 6 | | restrictive housing to the community during the final | | |
| 7 | | one hundred eighty days of the committed person's term | | |
| 8 | | of incarceration, unless necessary for the safety of | | |
| 9 | | the committed person, staff, other committed persons, | | |
| 10 | | or the public. This paragraph shall not be | | |
| 11 | | interpreted to delay a committed person's scheduled | | |
| 12 | | release. | | |
| 13 | (b) | Beginning July 1, 2026, except as otherwise provided | | |
| 14 | <u>in subsec</u> | tion (c), a committed person who is twenty-one years of | | |
| 15 | age or yo | unger, or is pregnant, in the postpartum period, or | | |
| 16 | recently | suffered a miscarriage or terminated pregnancy shall | | |
| 17 | not be pl | aced in restrictive housing; provided that a committed | | |
| 18 | person wh | <u>o:</u> | | |
| 19 | (1) | Is twenty-one years of age or younger, has a | | |
| 20 | | disability based on mental illness, or has a | | |
| 21 | | developmental disability shall: | | |

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| 1 | | <u>(A)</u> | Not be subject to discipline for refusing |
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| 2 | | | treatment or medication, or for engaging in |
| 3 | | | self-harm or related conduct or threatening to do |
| 4 | | | so; and |
| 5 | | <u>(B)</u> | Be screened by a correctional facility clinician |
| 6 | | | or the appropriate screening service pursuant to |
| 7 | | | rules and, if found to meet the criteria for |
| 8 | | | civil commitment, shall be placed in a |
| 9 | | | specialized unit designated by the director or |
| 10 | | | deputy director of the department, or civilly |
| 11 | | | committed to the least restrictive appropriate |
| 12 | | | short-term care or psychiatric facility |
| 13 | | | designated by the department of health, but only |
| 14 | | | if the committed person would otherwise have been |
| 15 | | | placed in restrictive housing; or |
| 16 | (2) | <u>Is p</u> | regnant, is in the postpartum period, or recently |
| 17 | | suff | ered a miscarriage or terminated a pregnancy, |
| 18 | | shal | l alternatively be placed in an appropriate |
| 19 | | medi | cal or other unit designated by the director or |
| 20 | | depu | ty director of the department, but only if the |



| 1 | | committed person would otherwise have been placed in |
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| 2 | | restrictive housing. |
| 3 | (c) | Beginning July 1, 2026, the use of restrictive housing |
| 4 | in correct | tional facilities shall be permitted only under the |
| 5 | following | limited circumstances: |
| 6 | (1) | The warden or the warden's designee determines that a |
| 7 | | facility-wide lockdown is necessary to ensure the |
| 8 | | safety of committed persons in the facility, until the |
| 9 | | warden or the warden's designee determines that the |
| 10 | | threat to a committed person's safety no longer |
| 11 | | exists. The warden or the warden's designee shall |
| 12 | | document the specific reasons that any facility-wide |
| 13 | | lockdown was necessary for more than twenty-four |
| 14 | | hours, and the specific reasons why less restrictive |
| 15 | | interventions were insufficient to accomplish the |
| 16 | | facility's safety goals. Within twelve hours of a |
| 17 | | decision to extend a facility-wide lockdown beyond |
| 18 | | twenty-four hours, the director or deputy director of |
| 19 | | the department shall publish the foregoing reasons on |
| 20 | | the department's website and shall provide meaningful |



| 1 | | notice to the legislature of the reasons for the | | |
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| 2 | | lockdown; | | |
| 3 | (2) | The warden or the warden's designee determines that a | | |
| 4 | | committed person should be placed in emergency | | |
| 5 | | confinement; provided that: | | |
| 6 | | (A) A committed person shall not be held in emergency | | |
| 7 | | confinement for more than forty-eight hours; and | | |
| 8 | | (B) A committed person placed in emergency | | |
| 9 | | confinement shall receive an initial medical and | | |
| 10 | | mental health evaluation within twelve hours and | | |
| 11 | | a personal and comprehensive medical and mental | | |
| 12 | | health examination conducted by a clinician | | |
| 13 | | within twenty-four hours. Reports of these | | |
| 14 | | evaluations shall be immediately provided to the | | |
| 15 | | warden or the warden's designee; | | |
| 16 | (3) | A physician, based upon the physician's personal | | |
| 17 | | examination of a committed person, determines that the | | |
| 18 | | committed person should be placed or held in medical | | |
| 19 | | isolation; provided that any decision to place or hold | | |
| 20 | | a committed person in medical isolation due to a | | |
| 21 | | mental health emergency shall be made by a clinician | | |



| 1 | | and | based upon the clinician's personal examination of | |
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| 2 | | the | committed person. In any case of medical | |
| 3 | | isol | ation occurring under this paragraph, a clinical | |
| 4 | | revi | ew shall be conducted at least every twelve hours | |
| 5 | | and_ | as clinically indicated. A committed person in | |
| 6 | | medi | cal isolation due to a mental health emergency | |
| 7 | | purs | uant to this paragraph shall be placed in a mental | |
| 8 | | <u>heal</u> | th unit designated by the director or deputy | |
| 9 | | <u>dire</u> | ctor of the department; | |
| 10 | (4) | The | warden or the warden's designee determines that a | |
| 11 | | committed person should be placed in protective | | |
| 12 | | <u>cust</u> | ody; provided that: | |
| 13 | | <u>(A)</u> | A committed person may be placed in voluntary | |
| 14 | | | protective custody only when the committed person | |
| 15 | | | has provided voluntary, informed, and written | |
| 16 | | | consent and there is reasonable cause to believe | |
| 17 | | | that protective custody is necessary to prevent | |
| 18 | | | reasonably foreseeable harm. When a committed | |
| 19 | | | person makes a voluntary, informed, and written | |
| 20 | | | request to be placed in protective custody and | |
| 21 | | | the request is denied, the correctional facility | |





| 1 | | shall bear the burden of establishing a basis for |
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| 2 | | denying the request; |
| 3 | <u>(B)</u> | A committed person may be placed in involuntary |
| 4 | | protective custody only when the correctional |
| 5 | | facility is able to establish by clear and |
| 6 | | convincing evidence that protective custody is |
| 7 | | necessary to prevent reasonably foreseeable harm |
| 8 | | and that a less restrictive intervention would be |
| 9 | | insufficient to prevent the harm; |
| 10 | <u>(C)</u> | A committed person placed in protective custody |
| 11 | | shall be provided opportunities for activities, |
| 12 | | movement, and social interaction, in a manner |
| 13 | | consistent with ensuring the committed person's |
| 14 | | safety and the safety of other persons, that are |
| 15 | | comparable to the opportunities provided to |
| 16 | | committed persons in the facility's general |
| 17 | | population; |
| 18 | (D) | A committed person subject to removal from |
| 19 | | protective custody shall be provided with a |
| 20 | | timely, fair, and meaningful opportunity to |
| 21 | | contest the removal; |





| 1 | | <u>(E)</u> | A committed person who is currently or may be |
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| 2 | | | placed in voluntary protective custody may opt |
| 3 | | | out of that status by providing voluntary, |
| 4 | | | informed, and written refusal of that status; and |
| 5 | | <u>(F)</u> | Before placing a committed person in protective |
| 6 | | | custody, the warden or the warden's designee |
| 7 | | | shall use a less restrictive intervention, |
| 8 | | | including transfer to the general population of |
| 9 | | | another facility or to a special-purpose housing |
| 10 | | | unit for committed persons who face similar |
| 11 | | | threats, unless the committed person poses an |
| 12 | | | extraordinary security risk so great that |
| 13 | | | transferring the committed person would be |
| 14 | | | insufficient to ensure the committed person's |
| 15 | | | safety; and |
| 16 | (5) | The | warden or the warden's designee determines that a |
| 17 | | COMM | itted person should be placed in restrictive |
| 18 | | <u>hous</u> | ing pending investigation of an alleged |
| 19 | | <u>disc</u> | iplinary offense; provided that: |
| 20 | | <u>(A)</u> | The committed person's placement in restrictive |
| 21 | | | housing is pursuant to approval granted by the |



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| 1 | | warden or the warden's designee in an emergency |
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| 2 | | situation, or is because the committed person's |
| 3 | | presence in the facility's general population |
| 4 | | while the investigation is ongoing poses a danger |
| 5 | | to the committed person, staff, other committed |
| 6 | | persons, or the public; provided further that the |
| 7 | | determination of danger shall be based upon a |
| 8 | | consideration of the seriousness of the committed |
| 9 | | person's alleged offense, including whether the |
| 10 | | offense involved violence or escape, or posed a |
| 11 | | threat to institutional safety by encouraging |
| 12 | | other persons to engage in misconduct; |
| 13 | <u>(B)</u> | The committed person's placement in restrictive |
| 14 | | housing shall not revert to another form of |
| 15 | | segregation after the initial sanction has been |
| 16 | | served; |
| 17 | <u>(C)</u> | A committed person's placement in restrictive |
| 18 | | housing pending investigation of an alleged |
| 19 | | disciplinary offense shall be reviewed within |
| 20 | | twenty-four hours by a supervisory-level employee |



| 1 | | who was not involved in the initial placement |
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| 2 | | decision; and |
| 3 | | (D) A committed person who has been placed in |
| 4 | | restrictive housing pending investigation of an |
| 5 | | alleged disciplinary offense shall be considered |
| 6 | | for release to the facility's general population |
| 7 | | if the committed person demonstrates good |
| 8 | | behavior while in restrictive housing. If the |
| 9 | | committed person is found guilty of the |
| 10 | | disciplinary offense, the committed person's good |
| 11 | | behavior shall be considered when determining the |
| 12 | | appropriate penalty for the offense. |
| 13 | <u>(d)</u> | No later than July 1, 2026, the department shall |
| 14 | develop wr | itten policies and implement procedures, as necessary |
| 15 | and approp | priate, to effectuate this section, including: |
| 16 | (1) | Establishing less restrictive interventions as |
| 17 | | alternatives to restrictive housing, including |
| 18 | | separation from other committed persons, transfer to |
| 19 | | other correctional facilities, and any other sanction |
| 20 | | not involving restrictive housing that is authorized |
| 21 | | by the department's policies and procedures; provided |





| 1 | | that any temporary restrictions on a committed |
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| 2 | | person's privileges or access to resources, including |
| 3 | | religious services, mail and telephone privileges, |
| 4 | | visitation by contacts, and outdoor or recreation |
| 5 | | access, shall be imposed only when necessary to ensure |
| 6 | | the safety of the committed person or other persons, |
| 7 | | and shall not restrict the committed person's access |
| 8 | | to food, water, basic necessities, or legal |
| 9 | | assistance; |
| 10 | (2) | Requiring periodic training of disciplinary staff and |
| 11 | | all other staff who interact with committed persons |
| 12 | | held in restrictive housing; provided that the |
| 13 | | training: |
| 14 | | (A) Is developed and conducted with assistance from |
| 15 | | appropriately trained and qualified |
| 16 | | professionals; and |
| 17 | | (B) Clearly communicates the applicable standards for |
| 18 | | restrictive housing, including the standards set |
| 19 | | forth in this section; |



| 1 | (3) | Requ | iring documentation of all decisions, procedures, |
|----|-----|------------|----------------------------------------------------|
| 2 | | and | reviews of committed persons placed in restrictive |
| 3 | | hous | ing; |
| 4 | (4) | Requ | iring monitoring of compliance with all rules |
| 5 | | gove | rning cells, units, and other spaces used for |
| 6 | | rest | rictive housing; |
| 7 | (5) | Requ | iring the posting of quarterly reports on the |
| 8 | | depa | rtment's official website that: |
| 9 | | <u>(A)</u> | Describe the nature and extent of each |
| 10 | | | correctional facility's use of restrictive |
| 11 | | | housing and include data on the age, sex, gender |
| 12 | | | identity, ethnicity, incidence of mental illness, |
| 13 | | | and type of confinement status for committed |
| 14 | | | persons placed in restrictive housing; |
| 15 | | <u>(B)</u> | Include the population of committed persons as of |
| 16 | | | the last day of each quarter and a |
| 17 | | | non-duplicative, cumulative count of the number |
| 18 | | | of committed persons placed in restrictive |
| 19 | | | housing during the fiscal year; |
| 20 | | <u>(C)</u> | Include the incidence of emergency confinement, |
| 21 | | | self-harm, suicide, and assault in any |

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| 1 | | | restrictive housing unit, as well as explanations |
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| 2 | | | for each instance of facility-wide lockdown; and |
| 3 | | <u>(D)</u> | Exclude personally identifiable information |
| 4 | | | regarding any committed person; and |
| 5 | (6) | Upda | ting the department's corrections administration |
| 6 | | <u>poli</u> | cy and procedures manual, as necessary and |
| 7 | | <u>appr</u> | opriate, to comply with this section, including |
| 8 | | the | requirement to use appropriate alternatives to |
| 9 | | rest | rictive housing for committed persons. |
| 10 | <u>(e)</u> | Foll | owing the initial hearing for the placement of an |
| 11 | individua | <u>l int</u> | o restrictive housing, the department shall |
| 12 | immediate | ly no | tify and transmit all relevant documentation to |
| 13 | the Hawai | i cor | rectional system oversight commission. The Hawaii |
| 14 | correctio | nal s | ystem oversight commission shall review the |
| 15 | determina | tions | regarding the imposition, ongoing use, and |
| 16 | terminati | on of | restrictive housing for fairness, impartiality, |
| 17 | alignment | with | best practices, and availability of resources and |
| 18 | adequate | staff | ing, and shall issue annual reports on the |
| 19 | utilizati | on th | ereof. |
| 20 | The | Hawai | i correctional system oversight commission shall |
| 21 | actively | monit | or and review all housing placements involving |



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| 1 | individuals subjected to twenty or more hours of cell |
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| 2 | confinement, irrespective of whether the placements are |
| 3 | designated as restrictive housing by the department or |
| 4 | state-contracted facilities, to ensure that the department and |
| 5 | its contracted entities do not implement cell confinement |
| 6 | exceeding twenty or more hours without proper adherence to the |
| 7 | procedures set forth in this section. |
| 8 | (f) As used in this section: |
| 9 | "Correctional facility" means a state prison, other penal |
| 10 | institution, or an institution or a facility designated by the |
| 11 | department as a place of confinement under this chapter. |
| 12 | "Correctional facility" includes community correctional centers, |
| 13 | high-security correctional facilities, temporary correctional |
| 14 | facilities, in-state correctional facilities, state-contracted |
| 15 | correctional facilities operated by private entities, and jails |
| 16 | maintained by county police departments. |
| 17 | "Restrictive housing" is defined as occurring when all of |
| 18 | the following conditions are present: |
| 19 | (1) A committed person is confined in a correctional |
| 2 0 | facility pursuant to disciplinary, administrative, |
| 21 | protective, investigative, medical, or other purposes; |



| 1 | (2) | The | confinement occurs in a cell or similarly |
|----|-----------|-------------|---------------------------------------------------|
| 2 | | phys | ically restrictive holding or living space, |
| 3 | | whet | her alone or with one or more other committed |
| 4 | | pers | ons, for twenty hours or more per day; and |
| 5 | (3) | The | committed person's activities, movements, and |
| 6 | | <u>soci</u> | al interactions are severely restricted." |
| 7 | SECT | ION 3 | . (a) A restrictive housing legislative working |
| 8 | group sha | ll be | convened by August 1, 2025, to: |
| 9 | (1) | Revi | ew, consider, and identify laws, policies, and |
| 10 | | proc | edures regarding restrictive housing for members |
| 11 | | of v | ulnerable populations including committed persons |
| 12 | | who: | |
| 13 | | (A) | Are sixty years of age or older; |
| 14 | | (B) | Have a physical or mental disability, a history |
| 15 | | | of psychiatric hospitalization, or recently |
| 16 | | | exhibited conduct, including serious |
| 17 | | | self-mutilation, that indicates the need for |
| 18 | | | further observation or evaluation to determine |
| 19 | | | the presence of mental illness; |
| 20 | | (C) | Have a developmental disability, as defined in |
| 21 | | | section 333F-1, Hawaii Revised Statutes; |



| 1 | | (D) | Have a serious medical condition that cannot be |
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| 2 | | | effectively treated while the committed person is |
| 3 | | | in restrictive housing; |
| 4 | | (E) | Have a significant auditory or visual impairment; |
| 5 | | | or |
| 6 | | (F) | Is perceived to be lesbian, gay, bisexual, |
| 7 | | | transgender, or intersex; and |
| 8 | (2) | By J | anuary 8, 2027, make recommendations to the |
| 9 | | legi | slature regarding more comprehensive laws, |
| 10 | | poli | cies, and procedures regarding restrictive housing |
| 11 | | for 1 | members of vulnerable populations. |
| 12 | (b) | The | restrictive housing legislative working group |
| 13 | shall con | sist (| of the following members, or their designees: |
| 14 | (1) | The | chairperson of the house of representatives |
| 15 | | stan | ding committee with primary jurisdiction over |
| 16 | | corr | ections and rehabilitation, who shall serve as |
| 17 | | co-cl | hairperson; |
| 18 | (2) | The o | chairperson of the senate standing committee with |
| 19 | | prima | ary jurisdiction over corrections and |
| 20 | | rehal | bilitation, who shall serve as co-chairperson; |
| 21 | (3) | The o | director of corrections and rehabilitation; |
| | | | |



| 1 | (4) | The senior advisor for mental health and the justice |
|----|-----------|---------------------------------------------------------|
| 2 | | system in the office of the governor; and |
| 3 | (5) | A commissioner on the Hawaii correctional system |
| 4 | | oversight commission. |
| 5 | (c) | The co-chairpersons of the working group shall invite |
| 6 | the follo | wing individuals to serve as members of the working |
| 7 | group: | |
| 8 | (1) | A representative of the office of Hawaiian affairs; |
| 9 | (2) | A representative from the American Civil Liberties |
| 10 | | Union of Hawaii; |
| 11 | (3) | A representative from the Community Alliance on |
| 12 | | Prisons; and |
| 13 | (4) | Any other individuals identified by the chairpersons |
| 14 | | of the working group. |
| 15 | (d) | The working group shall be dissolved on January 8, |
| 16 | 2027, or | upon submission of its final report to the legislature, |
| 17 | whichever | is later. |
| 18 | (e) | The department of corrections and rehabilitation may |
| 19 | implement | , if practicable by December 1, 2027, recommended |
| 20 | policies | and procedures of the restrictive housing legislative |
| 21 | working g | roup regarding the placement of committed persons who |



are members of certain vulnerable populations into restrictive
housing and develop transition and service plans for these
committed persons in restrictive housing.

4 SECTION 4. (a) No later than forty days prior to the 5 convening of the regular sessions of 2026 and 2027, the 6 department of corrections and rehabilitation shall submit to the 7 legislature and Hawaii correctional system oversight commission 8 interim reports of the department's progress toward full 9 compliance with this Act, along with draft copies of written 10 policies and procedures implemented pursuant to this Act.

11 No later than January 12, 2028, the department of (b) 12 corrections and rehabilitation shall submit to the legislature 13 and Hawaii correctional system oversight commission a final 14 report of the department's progress toward full compliance with 15 this Act and implementing any recommendations in the final 16 report of the restrictive housing legislative working group. 17 SECTION 5. New statutory material is underscored. SECTION 6. This Act shall take effect on July 1, 2025. 18

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S.B. NO. ¹⁰⁴ S.D. 2 H.D. 3 C.D. 1

APPROVED this 3rd day of July , 2025

Lat Dree Mp.

GOVERNOR OF THE STATE OF HAWAI'I

S.B. No. 104, S.D. 2, H.D. 3, C.D. 1

THE SENATE OF THE STATE OF HAWAI'I

Date: April 30, 2025 Honolulu, Hawai'i 96813

We hereby certify that the foregoing Bill this day passed Final Reading in the Senate

of the Thirty-Third Legislature of the State of Hawai'i, Regular Session of 2025.

President of the Senate

austr

Clerk of the Senate

THE HOUSE OF REPRESENTATIVES OF THE STATE OF HAWAII

Date: April 30, 2025 Honolulu, Hawaii

We hereby certify that the above-referenced Bill on this day passed Final Reading in the House of Representatives of the Thirty-Third Legislature of the State of Hawaii, Regular Session of 2025.

Nudmie K. Mahn_

Nadine K. Nakamura Speaker House of Representatives

Hih. Tele

Brian L. Takeshita Chief Clerk House of Representatives