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(PRE-FILED)

3lr0664 CF 3lr1202

#### By: **Senator Lee** Requested: November 1, 2022 Introduced and read first time: January 11, 2023 Assigned to: Judicial Proceedings

# A BILL ENTITLED

### 1 AN ACT concerning

## Correctional Services – Restrictive Housing – Limitations (Maryland Mandela Act)

- FOR the purpose of requiring hearing officers and personnel involved with the supervision
  and care of individuals placed in restrictive housing to undergo certain training;
  establishing guidelines and procedures for the placement of incarcerated individuals
  in certain types of restrictive housing or disciplinary segregation; requiring each
  correctional facility to create a monthly report containing certain information about
  individuals placed in restrictive housing and to publish the report on the facility's
  website; and generally relating to restrictive housing.
- 11 BY adding to
- 12 Article Correctional Services
- 13 Section 9–614.3 and 9–614.4
- 14 Annotated Code of Maryland
- 15 (2017 Replacement Volume and 2022 Supplement)
- 16 BY repealing and reenacting, without amendments,
- 17 Article Correctional Services
- 18 Section 9–614(a)(1)
- 19 Annotated Code of Maryland
- 20 (2017 Replacement Volume and 2022 Supplement)
- 21 BY repealing and reenacting, with amendments,
- 22 Article Correctional Services
- 23 Section 9–614(a)(3)
- 24 Annotated Code of Maryland
- 25 (2017 Replacement Volume and 2022 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



	2 SENATE BILL 45
$\frac{1}{2}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
3	Article – Correctional Services
4	9-614.3.
$5 \\ 6$	(A) IN THIS SECTION, "RESTRICTIVE HOUSING" HAS THE MEANING STATED IN § $9-614$ of this subtitle.
$7\\ 8\\ 9\\ 10\\ 11$	(B) (1) ALL PERSONNEL INVOLVED IN THE SUPERVISION AND CARE OF INDIVIDUALS PLACED IN RESTRICTIVE HOUSING SHALL COMPLETE AT LEAST 40 HOURS OF TRAINING, INCLUDING TRAINING ON TRAUMA–INFORMED CARE, BEFORE BEING ASSIGNED TO A RESTRICTIVE HOUSING UNIT, AND SHALL RECEIVE AT LEAST 8 HOURS OF ADDITIONAL TRAINING ANNUALLY.
12     13     14     15     16     17	(2) A HEARING OFFICER SHALL COMPLETE AT LEAST 40 HOURS OF TRAINING, INCLUDING TRAINING ON TRAUMA-INFORMED CARE, THE PHYSICAL AND PSYCHOLOGICAL EFFECTS OF RESTRICTIVE HOUSING, PROCEDURAL AND DUE PROCESS RIGHTS OF INCARCERATED INDIVIDUALS, AND RESTORATIVE JUSTICE REMEDIES, PRIOR TO PRESIDING OVER ANY HEARINGS, AND SHALL RECEIVE AT LEAST 8 HOURS OF ADDITIONAL TRAINING ANNUALLY.
18 19 20	(C) NOTHING IN THIS SECTION SHALL BE CONSTRUED TO LIMIT OVERTIME COMPENSATION FOR PERSONNEL AND HEARING OFFICERS REQUIRED TO ATTEND TRAINING UNDER THIS SECTION.
$\begin{array}{c} 21 \\ 22 \end{array}$	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
23	Article – Correctional Services
24	9–614.
25	(a) (1) In this section the following words have the meanings indicated.
26 27 28 29 30 31 32	(3) (i) "Restrictive housing" means [a form of physical separation that has not been requested by the inmate in which the inmate is placed in a locked room or cell for approximately 22 hours or more out of a 24-hour period] ANY FORM OF HOUSING THAT SEPARATES INCARCERATED INDIVIDUALS FROM THE GENERAL PRISON POPULATION OR THAT IMPOSES RESTRICTIONS ON PROGRAMS, SERVICES, INTERACTIONS WITH OTHER INCARCERATED INDIVIDUALS, OR OTHER CONDITIONS OF CONFINEMENT.
33	(ii) "Restrictive housing" includes:

1. 1 administrative segregation [and];  $\mathbf{2}$ 2. disciplinary segregation; AND 3 3. **RESIDENTIAL REHABILITATION UNITS, IF SEPARATE** 4 FOR THERAPY, TREATMENT, AND REHABILITATIVE HOUSING IS USED  $\mathbf{5}$ **PROGRAMMING.** 6 (III) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II)3 OF THIS PARAGRAPH, "RESTRICTIVE HOUSING" DOES NOT INCLUDE A RESIDENTIAL 7 8 **REHABILITATION UNIT.** 9-614.4. 9 10 IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS (A) (1) 11 INDICATED. 12(2) "ADMINISTRATIVE SEGREGATION" MEANS A NONPUNITIVE FORM 13OF RESTRICTIVE HOUSING THAT REMOVES AN INDIVIDUAL FROM THE GENERAL POPULATION OF THE CORRECTIONAL FACILITY FOR: 1415**(I)** INVESTIGATIVE, PROTECTIVE, OR PREVENTIVE REASONS 16 **RESULTING FROM A SUBSTANTIAL AND IMMEDIATE THREAT; OR** 17INCLUDING **(II)** TRANSITIONAL REASONS, Α PENDING 18 TRANSFER, PENDING CLASSIFICATION, OR OTHER TEMPORARY ADMINISTRATIVE 19 MATTER. "DISCIPLINARY SEGREGATION" MEANS A FORM OF PHYSICAL 20 (3) 21SEPARATION IMPOSED IN RESPONSE TO AN INDIVIDUAL BEING FOUND GUILTY BY A 22HEARING OFFICER OF VIOLATING DEPARTMENT RULES, INSTITUTIONAL RULES, OR 23BOTH. (4) "PROTECTIVE CUSTODY" MEANS CUSTODIAL CONDITIONS 24PROVIDED TO AN INCARCERATED INDIVIDUAL AT THE REQUEST OF THE 25INCARCERATED INDIVIDUAL OR THROUGH A STAFF DETERMINATION THAT THE 2627INCARCERATED INDIVIDUAL REQUIRES PROTECTION. 28"RESIDENTIAL REHABILITATION UNIT" (5) MEANS SEPARATE 29HOUSING USED FOR THERAPY, TREATMENT, AND REHABILITATIVE PROGRAMMING

AS AN ALTERNATIVE TO RESTRICTIVE HOUSING FOR INCARCERATED INDIVIDUALS

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	4 SENATE BILL 45
1 2	OR FOR INCARCERATED INDIVIDUALS WHO REQUIRE SEPARATE HOUSING FOLLOWING THEIR PLACEMENT IN RESTRICTIVE HOUSING.
$\frac{3}{4}$	(6) "RESTRICTIVE HOUSING" HAS THE MEANING STATED IN § 9–614 OF THIS SUBTITLE.
5	(7) "SERIOUS MENTAL ILLNESS" MEANS A MENTAL DISORDER THAT:
6	(I) IS MANIFEST IN AN INDIVIDUAL AT LEAST 18 YEARS OLD;
7 8	(II) IS DIAGNOSED, ACCORDING TO A CURRENT DIAGNOSTIC CLASSIFICATION SYSTEM RECOGNIZED BY THE SECRETARY, AS:
9	1. SCHIZOPHRENIC DISORDER;
10	2. MAJOR AFFECTIVE DISORDER;
11	<b>3.</b> ANOTHER PSYCHOTIC DISORDER; OR
12 13 14	4. BORDERLINE OR SCHIZOTYPAL PERSONALITY DISORDER, EXCLUDING AN ABNORMALITY THAT MANIFESTS ONLY AS REPEATED CRIMINAL OR OTHERWISE ANTISOCIAL CONDUCT;
$\begin{array}{c} 15\\ 16\end{array}$	(III) IS CHARACTERIZED BY IMPAIRED FUNCTION ON A CONTINUING OR INTERMITTENT BASIS FOR AT LEAST 2 YEARS; AND
17	(IV) INCLUDES AT LEAST THREE OF THE FOLLOWING:
18	<b>1.</b> INABILITY TO MAINTAIN EMPLOYMENT;
19 20	2. SOCIAL BEHAVIOR THAT RESULTS IN INTERVENTIONS BY THE MENTAL HEALTH SYSTEM;
$\begin{array}{c} 21 \\ 22 \end{array}$	<b>3.</b> INABILITY TO PROCURE FINANCIAL ASSISTANCE TO SUPPORT LIVING IN THE COMMUNITY DUE TO COGNITIVE DISORGANIZATION;
$\begin{array}{c} 23\\24 \end{array}$	4. SEVERE INABILITY TO ESTABLISH OR MAINTAIN A PERSONAL SUPPORT SYSTEM; OR
25	<b>5.</b> NEED FOR ASSISTANCE WITH BASIC LIVING SKILLS.
26	(8) "VULNERABLE INDIVIDUAL" MEANS AN INDIVIDUAL WHO:

1	(I) IS UNDER THE AGE OF 26 YEARS OR AT LEAST 55 YEARS OLD;
2	(II) HAS A DEVELOPMENTAL DISABILITY;
3	(III) HAS BEEN IDENTIFIED AS HAVING A SERIOUS MENTAL
4	ILLNESS;
5	(IV) HAS A SERIOUS MEDICAL CONDITION THAT CANNOT
6	EFFECTIVELY BE TREATED IN ISOLATED CONFINEMENT;
7 8	(V) IS PREGNANT, IS IN THE POSTPARTUM PERIOD, OR HAS RECENTLY SUFFERED A MISCARRIAGE OR TERMINATED A PREGNANCY;
9	(VI) HAS A SIGNIFICANT AUDITORY OR VISUAL IMPAIRMENT; OR
10	(VII) IDENTIFIES AS OR IS PERCEIVED AS LESBIAN, GAY,
11	BISEXUAL, TRANSGENDER, GENDER NONCONFORMING, OR INTERSEX.
12	(B) A VULNERABLE INDIVIDUAL MAY NOT BE PLACED IN RESTRICTIVE
13	HOUSING.
14	(C) AN INDIVIDUAL MAY NOT BE PLACED IN RESTRICTIVE HOUSING BASED
15	SOLELY ON:
16	(1) CONFIDENTIAL INFORMATION CONSIDERED BY THE FACILITY
17	STAFF, BUT NOT PROVIDED TO THE INCARCERATED INDIVIDUAL OR INCLUDED IN
18	REQUIRED RECORDS;
19	(2) GANG OR ENEMY AFFILIATION; OR
20	(3) PROTECTION OF THE INDIVIDUAL FROM THE REST OF THE
21	DETAINED POPULATION OR A LIKELY ABUSER.
22	(D) THE MANAGING OFFICIAL OF A CORRECTIONAL FACILITY SHALL
23	ENSURE THAT EACH INCARCERATED INDIVIDUAL PLACED IN RESTRICTIVE HOUSING
24	IS PROVIDED THE FOLLOWING INFORMATION, IN A LANGUAGE OR MANNER THE
25	INDIVIDUAL CAN UNDERSTAND, WITHIN 24 HOURS OF THE INDIVIDUAL'S
26	PLACEMENT IN RESTRICTIVE HOUSING:
27	(1) NOTICE OF THE FACTS AND CIRCUMSTANCES THAT LED TO
28	PLACING THE INDIVIDUAL IN RESTRICTIVE HOUSING;

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#### SENATE BILL 45

1 (2) A STATEMENT THAT A LESS RESTRICTIVE INTERVENTION WOULD 2 BE INSUFFICIENT TO REDUCE RISK;

# 3 (3) THE PROCEDURES THAT THE FACILITY WILL EMPLOY TO MONITOR 4 THE INDIVIDUAL;

5 (4) THE DATE AND TIME OF THE INDIVIDUAL'S NEXT COURT DATE OR 6 ADMINISTRATIVE HEARING DATE, IF APPLICABLE;

7 (5) COPIES OF ALL DOCUMENTS, FILES, AND RECORDS RELATING TO 8 THE INDIVIDUAL'S PLACEMENT IN RESTRICTIVE HOUSING, UNLESS A DOCUMENT, 9 FILE, OR RECORD CONTAINS CONTRABAND, CLASSIFIED INFORMATION, OR 10 SENSITIVE SECURITY INFORMATION; AND

11 (6) AN EXPLANATION OF THE PROCESS TO APPEAL THE INITIAL 12 PLACEMENT OR CONTINUED PLACEMENT OF THE INCARCERATED INDIVIDUAL IN 13 RESTRICTIVE HOUSING UNDER SUBSECTION (E) OF THIS SECTION.

14 (E) (1) AN INCARCERATED INDIVIDUAL SHALL BE PROVIDED THE 15 OPPORTUNITY TO CONTEST THE RESTRICTIVE HOUSING PLACEMENT IN AN 16 ADMINISTRATIVE HEARING WITHIN 72 HOURS OF THE INITIAL PLACEMENT AND 17 EVERY 15 DAYS THEREAFTER, IN THE ABSENCE OF EXCEPTIONAL CIRCUMSTANCES, 18 UNAVOIDABLE DELAYS, OR REASONABLE POSTPONEMENTS.

19 (2) THE INCARCERATED INDIVIDUAL SHALL HAVE THE RIGHT TO 20 APPEAR AND BE REPRESENTED BY AN ATTORNEY OR ADVOCATE OF THE 21 INDIVIDUAL'S CHOOSING AND AT THE INDIVIDUAL'S OWN EXPENSE AT ALL 22 HEARINGS CONDUCTED UNDER PARAGRAPH (1) OF THIS SUBSECTION.

(3) IF AN INDIVIDUAL IS PLACED IN RESTRICTIVE HOUSING DUE TO
 EMERGENCY CIRCUMSTANCES, A REVIEW HEARING SHALL BE CONDUCTED AS SOON
 AS POSSIBLE AFTER THE INITIAL PLACEMENT.

(F) (1) IF AN INDIVIDUAL IN RESTRICTIVE HOUSING DISPUTES A
DECISION MADE BY A FACILITY STAFF MEMBER OR FACILITY MEDICAL
PROFESSIONAL REGARDING THE INDIVIDUAL'S STATUS AS A VULNERABLE
INDIVIDUAL, THE INDIVIDUAL MAY REQUEST AND RECEIVE A SECONDARY REVIEW
OF THE DETERMINATION BY THE MANAGING OFFICIAL OR CHIEF PHYSICIAN, AS
APPROPRIATE.

32 (2) AN INCARCERATED INDIVIDUAL MAY NOT BE PLACED OR 33 RETAINED IN RESTRICTIVE HOUSING IF, FOLLOWING A SECONDARY REVIEW UNDER 34 PARAGRAPH (1) OF THIS SUBSECTION, THE MANAGING OFFICIAL OR CHIEF

1 PHYSICIAN DETERMINES THAT THE INDIVIDUAL NO LONGER MEETS THE STANDARD 2 FOR CONFINEMENT.

3 (G) (1) AN INCARCERATED INDIVIDUAL MAY NOT BE SUBJECT TO 4 ADMINISTRATIVE SEGREGATION FOR MORE THAN 15 DAYS IN A 365–DAY PERIOD.

5 (2) (I) AN INCARCERATED INDIVIDUAL MAY NOT BE PLACED IN 6 RESTRICTIVE HOUSING FOR MORE THAN 3 CONSECUTIVE DAYS UNLESS THE 7 COMMISSIONER OF CORRECTION OR THE COMMISSIONER'S DESIGNEE ISSUES A 8 WRITTEN DECISION, FOLLOWING AN EVIDENTIARY HEARING, THAT STATES BASED 9 ON SPECIFIC OBJECTIVE CRITERIA THAT:

THE INCARCERATED INDIVIDUAL: 10 1. 11 A. COMMITTED AN ACT CAUSING SERIOUS INJURY TO OR 12**DEATH OF ANOTHER; B**. 13 COMMITTED SEXUAL ASSAULT; C. 14**COMMITTED EXTORTION;** 15D. COERCED OR ATTEMPTED TO COERCE ANOTHER TO 16 VIOLATE RULES OF THE FACILITY; 17Е. LED OR INCITED A RIOT; OR 18 F. PROCURED OR DEADLY WEAPONS **OTHER** 19 CONTRABAND THAT POSE A SERIOUS THREAT TO SECURITY; AND 2. 20THE ACT WAS SO HEINOUS OR DESTRUCTIVE THAT 21PLACEMENT IN THE GENERAL POPULATION WOULD CREATE A SIGNIFICANT RISK OF 22IMMINENT SERIOUS PHYSICAL INJURY. 23AN INCARCERATED INDIVIDUAL MAY NOT BE PLACED IN **(II) RESTRICTIVE HOUSING FOR MORE THAN 60 DAYS IN A 365–DAY PERIOD.** 2425**(H)** (1) AN INCARCERATED INDIVIDUAL WHO HAS BEEN FOUND GUILTY 26OF AN INFRACTION THAT IS INCLUDED IN ANY INFRACTION CATEGORY OTHER THAN 27THE MOST SERIOUS CATEGORY MAY NOT BE SUBJECT TO MORE THAN A VERBAL 28WARNING FOR A FIRST INFRACTION.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(2) (I) AN INDIVIDUAL MAY BE SUBJECT TO DISCIPLINARY SEGREGATION ONLY IF THE INDIVIDUAL IS FOUND GUILTY OF AN INFRACTION THAT IS INCLUDED IN THE MOST SERIOUS INFRACTION CATEGORY.
4 5 6	(II) FOR A FIRST INFRACTION INCLUDED IN THE MOST SERIOUS INFRACTION CATEGORY, AN INDIVIDUAL MAY NOT BE SUBJECT TO MORE THAN 15 DAYS OF DISCIPLINARY SEGREGATION EVERY 90 DAYS.
7 8 9	(III) FOR A SECOND INFRACTION INCLUDED IN THE MOST SERIOUS INFRACTION CATEGORY, AN INDIVIDUAL MAY NOT BE SUBJECT TO MORE THAN 30 DAYS OF DISCIPLINARY SEGREGATION EVERY 90 DAYS.
$     \begin{array}{r}       10 \\       11 \\       12 \\       13 \\       14 \\       15 \\       16     \end{array} $	(IV) IF AN INDIVIDUAL WAS HELD IN ADMINISTRATIVE SEGREGATION FOR AN INVESTIGATIVE, PROTECTIVE, OR PREVENTIVE REASON DURING THE INVESTIGATION OF AN INFRACTION INCLUDED IN THE MOST SERIOUS INFRACTION CATEGORY ALLEGEDLY COMMITTED BY THE INDIVIDUAL, THE CUMULATIVE TIME THAT THE INDIVIDUAL MAY BE HELD IN BOTH ADMINISTRATIVE AND DISCIPLINARY SEGREGATION MAY NOT EXCEED 15 DAYS FOR A FIRST INFRACTION AND 30 DAYS FOR A SECOND INFRACTION.
17 18 19	(I) (1) AN INCARCERATED INDIVIDUAL IN RESTRICTIVE HOUSING SHALL BE PROVIDED WITH WEEKLY COMPREHENSIVE PHYSICAL AND MENTAL HEALTH ASSESSMENTS BY A MULTIDISCIPLINARY STAFF COMMITTEE CONSISTING OF:
20	(I) AT LEAST ONE LICENSED MENTAL HEALTH PROFESSIONAL;
21	(II) AT LEAST ONE MEDICAL PROFESSIONAL; AND
$\begin{array}{c} 22\\ 23 \end{array}$	(III) AT LEAST ONE MEMBER OF THE MANAGEMENT OF THE FACILITY.
$24 \\ 25 \\ 26$	(2) AN INCARCERATED INDIVIDUAL IN RESTRICTIVE HOUSING SHALL BE PROVIDED WITH THE SAME SERVICES AND ACCESS THAT IS PROVIDED TO INCARCERATED INDIVIDUALS NOT IN RESTRICTIVE HOUSING, INCLUDING:
$\frac{27}{28}$	(I) NO LIMITATIONS ON SERVICES, TREATMENTS, OR BASIC NEEDS SUCH AS FOOD, CLOTHING, AND BEDDING;
$\begin{array}{c} 29\\ 30 \end{array}$	(II) NO IMPOSITION OF ANY CHANGE IN DIET AS A FORM OF PUNISHMENT;
31 32	(III) ACCESS TO CASE MANAGEMENT, CLERGY, AND MENTAL HEALTH PROFESSIONALS; AND

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1 (IV) MAXIMIZED ACCESS TO RECREATION, EDUCATION, READING 2 MATERIALS, AND PROGRAMMING.

3 (3) AN INCARCERATED INDIVIDUAL SHALL BE OFFERED 4 PROGRAMMING LED BY PROGRAM OR THERAPEUTIC STAFF COMPARABLE TO THE 5 PROGRAMMING OFFERED TO INCARCERATED INDIVIDUALS NOT IN RESTRICTIVE 6 HOUSING.

7 (4) (I) AN INCARCERATED INDIVIDUAL IN RESTRICTIVE HOUSING
8 SHALL BE OFFERED AT LEAST 4 HOURS OF OUT-OF-CELL PROGRAMMING PER DAY,
9 INCLUDING AT LEAST 1 HOUR FOR RECREATION.

10 (II) 1. EXCEPT AS PROVIDED IN SUBSUBPARAGRAPH 2 OF 11 THIS SUBPARAGRAPH, OUT-OF-CELL TIME MAY INCLUDE PEER-LED PROGRAMS, 12 TIME IN A DAY ROOM OR RECREATION AREA WITH OTHER INDIVIDUALS, 13 CONGREGATE MEALS, VOLUNTEER PROGRAMS, OR OTHER CONGREGATE 14 ACTIVITIES.

IF THE FACILITY ADMINISTRATOR OR MEDICAL OR 152. 16MENTAL HEALTH PROFESSIONAL DETERMINES THAT AN INDIVIDUAL POSES AN 17EXTRAORDINARY AND UNACCEPTABLE RISK OF IMMINENT PHYSICAL HARM TO THE 18 SAFETY OR SECURITY OF OTHER INCARCERATED INDIVIDUALS OR STAFF, THE FACILITY SHALL PROVIDE THE INDIVIDUAL WITH THE REQUIRED OUT-OF-CELL 19 20 TIME IN AN APPROPRIATE MANNER THAT PROVIDES ACCESS TO STAFF-BASED PROGRAMMING AND CONTACT WITH PERSONS OTHER THAN CORRECTIONAL 2122FACILITY STAFF.

233.A FACILITY SHALL DOCUMENT ANY PROGRAM24RESTRICTIONS IT IMPOSES IN WRITING, INCLUDING THE BASIS FOR LIMITING25ACCESS TO CONGREGATE PROGRAMMING AND A DESCRIPTION OF WHY THE26INDIVIDUAL CURRENTLY POSES AN EXTRAORDINARY AND UNACCEPTABLE RISK OF27IMMINENT PHYSICAL HARM TO THE SAFETY OR SECURITY OF INCARCERATED28PERSONS OR STAFF AND PROVIDE A COPY TO THE INCARCERATED INDIVIDUAL.

29(III) A FACILITY MAY NOT CONDUCT OUT-OF-CELL30PROGRAMMING OPPORTUNITIES IN A SMALLER CAGE OR THERAPY MODULE.

31(IV)TIME SPENT ON HOUSEKEEPING OR IN PAID EMPLOYMENT32MAY NOT BE CONSIDERED OUT-OF-CELL PROGRAMMING.

1 (J) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, A 2 FACILITY SHALL CONDUCT AN EXTERNAL VISUAL CHECK ON AN INDIVIDUAL 3 INVOLUNTARILY PLACED IN RESTRICTIVE HOUSING AT LEAST TWICE PER SHIFT.

4 (2) IF AN INDIVIDUAL INVOLUNTARILY PLACED IN RESTRICTIVE 5 HOUSING IS DEMONSTRATING UNUSUAL BEHAVIOR OR HAS INDICATED SUICIDALITY 6 OR SELF-HARM, THE FACILITY SHALL MONITOR THE INDIVIDUAL EVERY 15 7 MINUTES, OR MORE FREQUENTLY IF RECOMMENDED BY A MEDICAL OR MENTAL 8 HEALTH PROFESSIONAL.

9 (3) AN INDIVIDUAL INVOLUNTARILY PLACED IN RESTRICTIVE
10 HOUSING SHALL BE ASSESSED BY A MEDICAL OR MENTAL HEALTH PROFESSIONAL
11 WITHIN 24 HOURS OF PLACEMENT AND BY A MENTAL HEALTH PROFESSIONAL EVERY
12 48 HOURS THEREAFTER.

13(K) **RESTRAINTS MAY NOT BE USED ON AN INCARCERATED INDIVIDUAL** PLACED IN RESTRICTIVE HOUSING, IN THE PROCESS OF BEING PLACED IN OR 14RELEASED FROM RESTRICTIVE HOUSING, OR BEING MOVED OR TRANSPORTED TO 15OR FROM RESTRICTIVE HOUSING FOR THE PURPOSES OF RECREATION, PROGRAMS, 16 OR OTHER SERVICES, UNLESS THE FACILITY HAS DOCUMENTED THAT SUCH 1718 RESTRAINTS ARE REQUIRED DUE TO AN EXTRAORDINARY AND UNACCEPTABLE RISK 19 OF IMMINENT PHYSICAL HARM TO THE SAFETY OR SECURITY OF INCARCERATED INDIVIDUALS OR STAFF. 20

21 (L) (1) AN INCARCERATED INDIVIDUAL MAY BE PLACED IN SEGREGATED 22 HOUSING FOR MEDICAL PURPOSES, SUBJECT TO THE FOLLOWING LIMITATIONS:

(I) THE INDIVIDUAL IS KEPT IN THE SEGREGATED HOUSING
FOR THE SHORTEST AMOUNT OF TIME REQUIRED TO REDUCE THE RISK OF
INFECTION;

26 (II) THE PLACEMENT IS IN ACCORDANCE WITH STATE AND 27 FEDERAL PUBLIC HEALTH GUIDANCE; AND

28 (III) A LICENSED PHYSICIAN OR NURSE PRACTITIONER HAS 29 PROVIDED WRITTEN APPROVAL OF THE PLACEMENT.

30 (2) AN INCARCERATED INDIVIDUAL PLACED IN SEGREGATED 31 HOUSING FOR MEDICAL PURPOSES SHALL BE ALLOWED TO PARTICIPATE IN 32 PROGRAMS AND SERVICES, SUBJECT TO CONSIDERATIONS OF THE HEALTH AND 33 SECURITY OF THE INDIVIDUAL, OTHER INCARCERATED INDIVIDUALS, FACILITY 34 STAFF, VISITORS, AND THE PUBLIC. 1 (M) (1) IF AN INCARCERATED INDIVIDUAL FEARS FOR THE INDIVIDUAL'S 2 SAFETY, THE FACILITY SHALL TRANSFER THE INDIVIDUAL TO MORE APPROPRIATE 3 HOUSING OTHER THAN RESTRICTIVE HOUSING, INCLUDING A SINGLE CELL, A 4 DIFFERENT SECTION OF THE FACILITY, OR A SENSITIVE NEEDS YARD.

5 (2) AN INDIVIDUAL PLACED IN ALTERNATIVE HOUSING UNDER 6 PARAGRAPH (1) OF THIS SUBSECTION SHALL BE GRANTED FULL ACCESS TO 7 OUT-OF-CELL TIME, PROGRAMMING, AND OTHER SERVICES AVAILABLE TO THE 8 REST OF THE DETAINED POPULATION.

9 (N) THE DECISION TO REMOVE ANY PERSONAL ITEMS FROM AN 10 INCARCERATED INDIVIDUAL PLACED IN RESTRICTIVE HOUSING OR RESTRICT THE 11 INDIVIDUAL'S ACCESS TO PROGRAMS OR SERVICES WHILE IN RESTRICTIVE HOUSING 12 SHALL BE MADE BY THE MANAGING OFFICIAL OR DESIGNEE OF THE MANAGING 13 OFFICIAL BEFORE THE INCARCERATED INDIVIDUAL'S MOVE TO RESTRICTIVE 14 HOUSING OR AS SOON AS POSSIBLE AFTER.

15 (O) PLACEMENT OF AN INCARCERATED INDIVIDUAL IN ADMINISTRATIVE 16 SEGREGATION OR PROTECTIVE CUSTODY MAY NOT BE NOTED IN THE 17 INCARCERATED INDIVIDUAL'S BASE FILE OR INSTITUTIONAL RECORD IF THE 18 NOTATION WOULD SERVE TO INTERRUPT THE INCARCERATED INDIVIDUAL'S 19 PROGRAMMING ELIGIBILITY, PAROLE CONSIDERATIONS, SECURITY STATUS 20 CHANGES, OR OTHER OPPORTUNITIES.

(P) (1) EACH CORRECTIONAL FACILITY SHALL CREATE A MONTHLY
REPORT STATING THE TOTAL NUMBER OF INDIVIDUALS HELD IN RESTRICTIVE
HOUSING IN THE PRECEDING MONTH, THE LENGTH OF TIME THOSE INDIVIDUALS
HAVE BEEN HELD IN RESTRICTIVE HOUSING, AND DEMOGRAPHIC INFORMATION
FOR THOSE INDIVIDUALS, INCLUDING AGE, RACE, AND GENDER.

26 (2) A CORRECTIONAL FACILITY SHALL POST THE REPORTS 27 REQUIRED UNDER PARAGRAPH (1) OF THIS SUBSECTION TO THE CORRECTIONAL 28 FACILITY'S WEBSITE.

29 (Q) ON OR BEFORE DECEMBER 1 EACH YEAR, THE DEPARTMENT SHALL 30 REPORT TO THE GENERAL ASSEMBLY, IN ACCORDANCE WITH § 2–1257 OF THE 31 STATE GOVERNMENT ARTICLE, ON THE STEPS THE DEPARTMENT HAS TAKEN TO:

32(1) IMPROVE THE CONDITIONS OF CONFINEMENT IN RESTRICTIVE 33 HOUSING BY ALLOWING OPPORTUNITIES FOR OUT-OF-CELL TIME AND 34CONGREGATE ACTIVITY, PROVIDING INCARCERATED INDIVIDUALS IN RESTRICTIVE 35HOUSING DAILY OUTDOOR RECREATION TIME, AND CREATING MORE 36 **OPPORTUNITIES FOR PRODUCTIVE IN-CELL ACTIVITIES;** 

1 (2) LIMIT THE NUMBER OF VIOLATIONS THAT ARE ELIGIBLE FOR 2 DISCIPLINARY SANCTIONS;

3 (3) ELIMINATE RESTRICTIVE HOUSING SANCTIONS FOR MINOR 4 VIOLATIONS;

5 (4) CREATE DE-ESCALATION SPACES AND ESTABLISH A SYSTEM THAT 6 ALLOWS INCARCERATED INDIVIDUALS IN RESTRICTIVE HOUSING TO ACCESS THOSE 7 SPACES FOR MEANINGFUL PERIODS OF TIME;

8 **(5)** CREATE, IN COORDINATION WITH EACH INCARCERATED 9 INDIVIDUAL ENTERING RESTRICTIVE HOUSING, STRATEGIES DESIGNED TO RETURN 10 THE INDIVIDUAL TO THE GENERAL POPULATION IN THE LEAST AMOUNT OF TIME; 11 AND

12(6) AMEND POLICIES TO SPECIFY THAT DISCIPLINARY SEGREGATION13IS A SANCTION OF LAST RESORT.

14 SECTION 3. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall take 15 effect January 1, 2024.

SECTION 4. AND BE IT FURTHER ENACTED, That, except as provided in Section
 3 of this Act, this Act shall take effect October 1, 2023.