	DEPARTMENT OF CORRECTIONS AND REHABILITATION CORRECTIONS ADMINISTRATION POLICY AND PROCEDURES	EFFECTIVE DATE: January 1, 2024	POLICY NO.: COR.08.10
		SUPERSEDES (Policy No. & Date): COR.08.10 & March 19, 2018	
SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM		Page 1 of 22	

1.0 PURPOSE

To establish a standardized statewide program to detect, control and deter the unauthorized use and/or abuse of drugs and alcohol by adult inmates/defendants in order to support the Department of Correction and Rehabilitation (DCR) commitment to its policy of zero-tolerance for substance abuse.

2.0 SCOPE

This policy applies to all adult offenders; inmates and defendants detained and/or incarcerated, and apply to all correctional facilities and ISCs of the DCR.

3.0 REFERENCES, DEFINITION AND FORMS

.1 References:

- a. Department of Corrections and Rehabilitation (DCR) Policy & Procedures (P&P) COR. 13.03, Adjustment Procedures Governing Serious Misconduct Violations and the Adjustment of Minor Misconduct Violations.
- b. Hawaii Administrative Rules (HAR), Title 23, Title 23, Department of Public Safety, Subtitle 1, Administration, Chapter 1, General Provision, § 23-1-6, Inmate Control.
- c. Hawaii Revised Statutes (HRS) § 353-13.4, Substance Abuse Testing of Inmates.
- d. HRS, Chapter 353G, Criminal Offender Treatment Act.

.2 Definition

- a. Abnormal test results – Tests results which show that the urine sample did not have normal creatinine levels.
- b. Adulterated urine – Any urine sample that has been diluted with a foreign substance.
- c. Chain of Custody – The process undertaken to ensure the integrity of the urine specimen taken from each inmate and/or defendant, from the time the inmate and/or defendant is selected to provide a urine specimen, to the final disposition of the urine specimen.

NOT CONFIDENTIAL

COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 2 of 22

- d. Coded – Defined as identifying the specimen with the inmate's or defendant's State Identification (SID) number and the date the specimen was taken.
- e. Confirmation Test – A second analytical test performed by a certified and licensed laboratory contracted by DCR, on an inmate's or defendant's urine specimen, which was initially found to be positive for drugs and/or alcohol. This test will be conducted at an inmate's or defendant's request and expense. At this time, liquid chromatography/mass spectrometry is utilized.
- f. Creatinine – A by-product of muscle metabolism that is excreted in the urine, and its measurement is routinely used clinically to evaluate kidney function. Urinary creatinine determination is also an important parameter for evaluating the validity of a urine specimen for drugs abuse detection. Normal creatinine levels are:
 - 1. 40-300 mg/dL for men.
 - 2. 37-250 mg/dL for women.
- g. Defendant – Any person charged as an adult of committing a crime under State criminal law, that has been released by the court to Intake Service Center (ISC) supervision.
- h. Diluted urine – Any urine sample without sufficient creatinine.
- i. EtG – Ethyl Glucuronide. A biological marker found in the urine to indicate alcohol consumption.
- j. Illicit Substances – Shall include, but may not be limited to marijuana, cocaine including crack cocaine, opiates, phencyclidine, barbiturates, amphetamines, benzodiazepines, methadone, methaqualone, propoxyphene, alcohol, spice, and any others as required by state law.
- k. Inconsistent – Indicates that the test results are positive for a drug/substance which is not indicated on the inmate's medications list.
- l. Jail Inmate - Any individual who is convicted of a crime and committed by the courts for a period of LESS THAN ONE (1) YEAR (this includes probation violators awaiting adjudication of their violation hearings, pretrial detainees, Federal/other State holds).

NOT CONFIDENTIAL

COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 3 of 22

- m. Negative test results – Test results of a urine sample which shows no evidence of illicit substances.
- n. Positive test results – Test results of a urine sample which shows evidence of illicit substances.
- o. Prison Inmate – Any individual who is convicted of a crime and sentenced by the courts for a period of MORE THAN ONE (1) YEAR (this includes anyone that has been SENTENCED to a CONSECUTIVE term TOTALLING more than one (1) year combined) and parole violators returned to custody.
- p. Random Testing – A method for selecting inmates and/or defendants for testing which results in an equal probability that any inmate or defendant will be selected.
- q. Reasonable Suspicion – A belief by facility and/or ISC staff that an inmate or defendant is using or has used illicit substances in violation of this policy, based upon objective and articulable facts and reasonable inferences and observable behavior, such as:
 - 1. Slurred speech, staggered gait, loss of equilibrium, bloodshot eyes, odor of alcohol on breath, odor of marijuana, confusion, disorientation, lack of lucidity, etc.;
 - 2. Direct observation of illicit substance use;
 - 3. A report of illicit substance use, provided by a reliable and credible source, and which has been independently corroborated.
 - 4. Evidence that an inmate or defendant has tampered with a urine test; and/or
 - 5. Evidence that an inmate or defendant is or has been involved in the use, possession, sale, solicitation, or transfer of illicit substances while incarcerated.
- r. Working days – Weekdays, Mondays through Fridays, excludes weekends and holidays.

.3 Forms:

- a. DCR 8718 – Urinalysis Testing Program (attached).

NOT CONFIDENTIAL

COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 4 of 22

- b. DCR 8719 – Notice of Drug Detection Test form (attached).
- c. DCR 8720 – Urinalysis Test Record/Chain of Custody form (attached).
- d. DCR 8728 – Urinalysis Testing Result form (attached).
- e. DCR 8729 – Substance Abuse Monthly Urinalysis Report Log Sheet (attached).

4.0 POLICY

- .1 The use of illicit substances by inmates/defendants presents a serious threat to the safety and security of correctional facilities and to the community.
- .2 Urinalysis has been proven to be an effective means of maintaining drug free correctional environments, controlling contraband, detecting illicit use of drugs and alcohol, identifying substance abusers, determining treatment needs, and holding inmates and defendants accountable for their actions. Test results provide information useful for assigning inmates and defendants to appropriate treatment programs. Testing is also important in determining compliance with program rules, and imposing discipline on those who illicitly use drugs and alcohol. Urine testing is, therefore, an important management tool for staff, a deterrent for inmates/defendants, and it enhances public safety.
- .3 DCR has established controls to prevent the use of illicit substances by inmates and defendants. Wardens shall establish and ensure the proper implementation and maintenance of the urine testing program for inmates within their facilities. Intake Service Center (ISC) managers shall establish a urine testing program for defendants under their supervision. All inmates and/or defendants in community supervision programs shall be subjected to urine testing as described in this policy. It is the policy of DCR that all incidents of positive drug and/or alcohol tests will be met with appropriate sanctions and/or treatment interventions.
- .4 Each facility and ISC shall designate one person in writing to be responsible for ensuring that the program is carried out according to this policy and procedure.

NOT CONFIDENTIAL

COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 5 of 22

5.0 REASONS FOR TESTING

- .1 Testing shall be conducted for any of the following reasons:
 - a. Random testing as described in 7.0 of this policy and procedure.
 - b. For cause as described in 8.0 of this policy and procedure.
 - c. In connection with a substance abuse treatment program as described in 9.0.
 - d. In connection with community-based correctional programs as described in 10.0.
 - e. In all cases requiring urinalysis testing as a court-ordered condition of supervised release as covered in section 11.0.
 - f. For security reasons with respect to transferring of inmates/defendants.
- .2 All testing (7.0 – 11.0) shall be done in accordance with the general procedures established in 6.0 of this policy and procedure.
- .3 There shall be mandatory drug testing for repeat offenders.

6.0 PROCEDURES

The procedures in this section apply to all urinalysis testing conducted in accordance with 5.0 of this policy and procedure.

- .1 Identifying the inmate/defendant to be tested.
 - a. The Warden or ISC Manager shall authorize a urinalysis for any inmate/defendant. The inmate/defendant shall be randomly selected for testing as outlined in 7.0 below. An inmate/defendant may be purposely selected for testing if there is reasonable suspicion that the inmate/defendant is using or has used an illicit substance(s).
 - b. Notice of urine testing for defendants shall be documented on DCR 8718, Urinalysis Testing Program, and notice of drug detection testing for inmates shall be documented on DCR 8719, Notice of Drug Detection Test.

NOT CONFIDENTIAL

COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 6 of 22

- c. The inmate/defendant ordered to submit a specimen shall be informed of the reason (reasonable suspicion, routine, or random, etc.) he/she is being ordered to submit a specimen, and documented on DCR 8719 for inmates and DCR 8718 for defendants.
- d. The inmate/defendant shall have two (2) hours from the time he/she signs DCR 8718, Urinalysis Testing Program, or DCR 8719, Notice of Drug Detection Test, in which to produce the required specimen.
- e. If the inmate/defendant refuses or is unable to provide a specimen, he/she shall be informed that such refusal or inability to provide a specimen will be considered an inference of guilt of a positive test; 7(9) misconduct violation in accordance with DCR, P & P, COR.13.03 Adjustment Procedures Governing Serious Misconduct Violations and the Adjustment of Minor Misconduct Violations.

.2 Place of Testing

- a. Inmates/defendants shall be tested within the facility in which they are held, or at the furlough site.
- b. Defendants under the jurisdiction of the ISC may be referred to a correctional facility to be tested or a certified laboratory contracted by DCR to perform such analysis. An ISC Manager shall designate an alternate site when the court specifically mandates it.
- c. The inmate/defendant shall be escorted or directed to a designated area affording reasonable security, privacy, and sanitary conditions. Staff of the same sex shall collect the urine specimen.
- d. ISC defendants tested at a facility will not be permitted to enter the secured part of the facility. ISC defendants will have their urine collected in an area accessible to the public such as the administrative area or inmate visit area.
- e. All bleach cleansing materials, household products, food condiments and any other substances or objects that the inmate/defendant could use to contaminate a sample, shall be kept away from the inmate's/defendant's reach, or removed from the sample collection area.

NOT CONFIDENTIAL

COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 7 of 22

.3 Obtaining the Urine Specimen.

- a. The inmate shall be pat or strip-searched prior to submitting the urine specimen to ensure that the specimen submitted is that of the inmate/defendant. Inmates shall be required to wash their hands prior to submitting the urine specimen.
- b. ISC defendants shall be pat searched prior to submitting the urine specimen to ensure that the specimen submitted is that of the defendant. ISC defendants shall be stripped searched if there is reasonable cause to believe there is an attempt to conceal any unauthorized substance. In all instances, defendants shall be required to wash their hands prior to submitting the urine specimen.
- c. The inmate/defendant shall be asked if he/she has been taking any medication recently, and the response shall be noted on DCR 8720, Urinalysis Record/Chain of Custody.
 1. Prescribed medication will be verified by the medical unit when a positive result is obtained. The UA staff member shall notify the health care unit.
 2. Medication manufacturer's guidelines shall also be used to identify the impact of the medication on urinalysis testing results.
 3. If a confirmation test is requested, the licensed, certified laboratory technician conducting the confirmation test should determine whether the medication consumed resulted in illicit drugs being falsely detected.
- d. Staff shall provide a specimen container at the time of testing, and ensure that the specimen container is properly coded with the SID number, current date and sealed in the presence of the inmate/defendant.
 1. The SID number and current date shall be typed or written in indelible ink on a label, which is then affixed to the specimen container.
 2. Staff shall also ensure that the specimen container is properly dated.
- e. After the specimen container has been properly coded in the presence of the inmate/defendant, the inmate/defendant shall be pat or strip-searched, and visually observed urinating into the container.

NOT CONFIDENTIAL

COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 8 of 22

1. Female inmates/defendants may be asked to squat and cough prior to providing a specimen to preclude the use of vaginal set-ups or adulterants.

- f. The inmate/defendant is expected to provide a fresh, clean, unadulterated, undiluted specimen of at least 30ml.

- g. If the inmate/defendant is unable to provide a urine specimen of 30 ml immediately, these procedures shall be followed in order to ensure the integrity of the specimen to be collected.
 1. If the inmate/defendant has provided a urine specimen of less than 30 ml, this specimen shall be discarded, and the inmate/defendant shall be detained until for up to two hours until a specimen can be provided.

 2. The inmate/defendant shall be detained in a secured room for up to two hours.
 - a) The two hours for the inmate shall begin at the time the inmate has signed DCR 8719.

 - b) The two hours for the defendant shall begin at the time the defendant has signed DCR 8718.

 3. During the waiting period, staff shall not give the inmate/defendant more than two cups of water to consume.
 - a) While being held in the secured room, the inmate/defendant shall not have access to drinkable fluids, other than what is given to him/her by staff.

 4. Staff shall maintain control of the specimen container until such time as the inmate/defendant is able to provide a urine sample.

 5. When the inmate/defendant feels that he/she is ready to provide a specimen, the inmate/defendant shall be escorted from the secure room to the toilet, at which time the previously marked specimen container shall be provided to the inmate/defendant.

NOT CONFIDENTIAL

<p>COR P & PM</p>	<p>SUBJECT:</p>	<p>POLICY NO.:</p>
	<p>INMATE/DEFENDANT DRUG DETECTION PROGRAM</p>	<p>COR.08.10</p>
		<p>January 1, 2024</p>
		<p>Page 9 of 22</p>

6. The tamper proof seal on the specimen container shall be broken only then the inmate/defendant is ready to provide a sample and resealed with a new tamper proof tape when required amount provided.
7. If an inmate is unable to provide a specimen in two hours, it shall be considered a refusal; 7(9) misconduct violation in accordance with P&P COR.13.03, Adjustment Procedures Governing Serious Misconduct Violations and the Adjustment of Minor Misconduct Violations.
 - h. After collecting the specimen, staff shall ensure that the container is properly sealed with tamper proof tape, the tamper proof tape is then initialed, and the container is properly coded in the presence of the inmate/defendant.
 - i. All specimen containers shall be labeled and sealed in the presence of the inmate/defendant. The inmate/defendant shall sign his/her name in the appropriate section on DCR 8720, Urinalysis Test Record/Chain of Custody, acknowledging that the specimen container was sealed and coded in his/her presence.
 - j. The DCR staff collecting the urine specimen from the inmate/defendant shall make the appropriate notations on DCR 8720, Urinalysis Test Record/Chain of Custody.
 - k. Any failure by an inmate/defendant to provide an adequate and valid specimen, absent a documented certification/statement from a qualified physician verifying that the medical condition precludes the inmate's ability to provide an adequate and valid specimen, will be considered a failure to comply with the requirements of the testing program. The inmate/defendant may be sanctioned for failing to provide an adequate and valid specimen.
 - l. If an inmate/defendant refuses to submit a urine specimen, it shall be taken as an inference of guilt of a positive test; 7(9) misconduct violation in accordance with DCR, P & P, COR.13.03 Adjustment Procedures Governing Serious Misconduct Violations and the Adjustment of Minor Misconduct Violations. The defendant shall be sanctioned by ISC guidelines.
 - m. Unless there is an affirmative act of attempting, tampering, or obstructing the lawful collection of a urine sample, the appropriate charge shall be 7(9). If there is an affirmative act of attempting, tampering, or obstructing the lawful collection of a urine sample, the inmate may be in violation of 6(16) in accordance with DCR, P & P, COR.13.03 Adjustment Procedures Governing

NOT CONFIDENTIAL

COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 10 of 22

Serious Misconduct Violations and the Adjustment of Minor Misconduct Violations. The defendant shall be sanctioned by ISC guidelines.

- n. P&P COR.13.03, Adjustment Procedures Governing Serious Misconduct Violations and the Adjustment of Minor Misconduct Violations, does not apply to defendants under ISC supervision.

.4 Processing the Urine Specimen.

- a. All persons accessing the specimen shall make an appropriate notation of his/her name, and the date on DCR 8720, Urinalysis Test Record/Chain of Custody.
- b. In the event the collector of the urine specimen is the same individual as the urine specimen tester, the name of the individual is to be noted on DCR 8720, at "Specimen obtained by and Test Performed by."
- c. A logbook shall be kept in the vicinity of the refrigerator(s) and/or freezer(s). Each person opening the refrigerator(s) or freezer(s) shall note his/her name, date, time of access, purpose, and identification of specimens handled, in the logbook. In addition to the logbook, each time specimens are handled, the Chain of Custody section on each DCR 8720 shall be filled out, indicating procedure taken.
- d. Urinalysis tester shall place the specimen in a secure refrigerator if it is not tested immediately, for up to three working days. After the third working day, the specimen shall be frozen. The specimen shall be tested within ten working days after collection. "Tamper proof" tape shall be used to secure specimen containers.
- e. The Warden/ISC Manager will ensure that only authorized staff will have access to the secured refrigerator(s) or freezer(s).

.5 Discarding the Urine Samples.

- a. Urine samples with negative results should be disposed of immediately after testing has been completed. The following procedures should be followed:
 - 1. Urine should be emptied in the facility's toilet after having been tested.
 - 2. Used specimen containers may be disposed of in trash bins.

NOT CONFIDENTIAL

COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 11 of 22

.6 Retaining Positive Urine Samples.

- a. Urine samples with positive results shall be kept in a secured freezer until the confirmation test results are received from the contracted, certified laboratory. Once the results are received, the specimen shall be discarded as outlined in Section 6.5 above.
- b. A positive result is obtained due to medication taken by the inmate/defendant.
 1. The UA staff shall contact the medical unit staff regarding the inmate/defendant's use of medication.
 - a) Upon contact by the UA staff, the medical unit staff shall secure a signed release from the inmate/defendant allowing his/her medical information to be shared by the medical unit regarding the use of medications.
 2. The UA staff member responsible for urinalysis testing will consult the manufacturer's guidelines to identify the impact of the type of medication on the urinalysis test results.
 3. The UA staff member obtaining the information shall document this information on DCR 8720, Urinalysis Test Record/Chain of Custody.

.7 Confirmation Testing.

- a. Those inmates/defendants who test positive on the initial test, shall be notified in writing that they may request for a confirmation test by a certified laboratory.
 1. Inmates shall request confirmation testing on DCR 8719, Notice of Drug Detection Test, Request/Refusal for Confirmatory Testing.
 2. Defendants shall request confirmation testing on DCR 8718, Urinalysis Testing Program, Request/Refusal for Confirmatory Testing
- b. Upon a request for a confirmation test, the sample will be split with half being sent for confirmation to the certified laboratory, and the other half being retained until the confirming results are obtained.

NOT CONFIDENTIAL

COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 12 of 22

- c. The inmate/defendant shall pay the cost of confirmation tests if the results of the confirmation tests are the same as the initial test results.
- d. DCR shall pay the cost of confirmation tests, if the results of the confirmation tests are negative for drugs and/or alcohol.
- e. A urine specimen identified as an abnormal, adulterated or diluted sample, may be submitted for confirmation testing. A confirmatory test will **only confirm** that dilution has occurred; the test will not show a positive finding for any particular drug.
- f. Positive test results and the availability of a confirmation test shall be provided to the inmate/defendant in writing.
 - 1. UA staff shall be responsible for ensuring that the inmate/defendant sign the acknowledgement of receipt of the initial test result and the confirmation test results contained on DCR 8719 and/or DCR 8718.
 - 2. Form DCR 8719 and/or DCR 8718, shall be used to notify inmates/defendants of the results and availability of a confirmation test.
 - 3. The UA staff shall notify the facility business office within two working days that the inmate/defendant requested a confirmation test to be conducted.

.8 Method of Payment for Confirmation Tests

The following procedures shall be followed when a confirmation test is requested:

- a. The contracted laboratory will submit two invoices to the DCR, Corrections Program Services Division, Substance Abuse Services Branch (SA Branch), to be paid in full for all the confirmation tests conducted.
 - 1. The invoice will include a list of the inmate's/defendant's name and as to whether the confirmatory test was positive or negative.
 - 2. The SA Branch Administrator shall be responsible to pay for all the negative confirmatory test results.

NOT CONFIDENTIAL

COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 13 of 22

b. Inmates:

1. The Notice of Drug Detection Test form, DCR 8719, shall be used to initiate all confirmation tests for inmates.
2. The urinalysis tester shall submit a copy of DCR 8719 to the facility's business office within two (2) working days of the confirmation request.
3. The facility's business office shall freeze (prohibit the transfer) an amount equal to the cost of each drug confirmation test from the inmate's spendable account.
 - a) Transactions will be made within ten (10) working days of the confirmation test request.
 - b) Upon a finding of indigence, the facility shall require the person to pay as much of the fee as is consistent with the person's ability to pay (HRS § 353G-10).
 - c) If the confirmation test result is negative, the amount frozen from the inmate's account for the confirmation test fee shall be transferred back to the inmate's spending account. The business office shall perform this transaction within five (5) working days of receiving the results of the confirmation test.

c. Defendants:

1. The Notice of Drug Detection Test form, DCR 8718, shall be used to initiate all confirmation tests for defendants.
2. The urinalysis tester will submit a copy of DCR 8718 to the ISC office within two working days of the confirmation request.
3. For defendants not in custody, the ISC office shall be collect the confirmation test fees from the defendant in the form of a Cashier's check, payable to cash, prior to processing the confirmation test.
4. The ISC office shall retain the confirmation test fees until results of the confirmation tests have been received.

NOT CONFIDENTIAL

COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 14 of 22

5. If the confirmation test result is negative, the ISC office shall return the confirmation test fees to the defendant.
- d. The inmates and defendants in custody with positive confirmation test results shall be responsible to reimburse the SA Branch for the cost of the confirmation test.
 1. The facility's business office, within three (3) working days of receiving the invoice, shall debit the inmate's/defendant's account and send a check to the SA Branch.
 2. The check shall be made payable to: State of Hawaii, Director of Finance.
 3. The Invoice Number and the Purchase Order Number shall be noted on the check in order to credit the correct individual.
 - e. The SA Branch Administrator shall be responsible for the payment of the confirmation test if the results are returned from the laboratory as negative.

.9 Chain of Custody

- a. DCR 8720, Urinalysis Test Record/Chain of Custody, shall be used to document the testing procedure both both inmates and defendants.
- b. DCR 8720, Urinalysis Test Record/Chain of Custody, shall be filled out completely and accompany the urine sample until it is tested.
- c. If an inmate/defendant opts to appeal the results of the test, DCR 8720, Urinalysis Test Record/Chain of Custody, shall be kept on file for the duration of the grievance process.
- d. Ensure that the specimen container has been properly coded in front of the inmate/defendant, and that the taper proof seal is not removed until the inmate/defendant is ready to provide a specimen.
- e. In order to maintain the integrity of specimen, staff shall maintain control of the specimen container during the process, which shall be noted on DCR 8720.

COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 15 of 22

.10 Documentation.

- a. Facilities will be responsible for maintaining a log of urinalysis tests results and for submitting monthly reports to DCR's Substance Abuse Program Manager.
- b. At a minimum, facilities shall keep the information contained in DCR 8728, Urinalysis Testing Result, and DCR 8729, Substance Abuse Monthly Urinalysis Report Log Sheet.
- c. The documents shall be submitted to the Substance Abuse Program Manager by the fifth of each month for urinalysis tests conducted during the previous month.

.11 Method of Testing.

- a. DCR shall specify the equipment or methods used to conduct urinalysis tests in accordance with HRS Chapter 353G, and § 353-13.4.

.12 Urinalysis Tester.

- a. Each facility shall designate a person or persons who is (are) responsible for urinalysis testing and determining test results.
- b. Only properly trained staff (i.e., by the manufacturer or DCR) shall conduct urinalysis tests using equipment approved by DCR.
- c. Other security or facility personnel may collect the samples for testing, provided they follow all proper procedures as outlined above.

.13 Notification of Test Results.

The inmate/defendant ordered to submit a urine specimen should be informed of his/her positive test result within five (5) working days of the test. Positive test results and the availability of a confirmation test are to be provided to the inmate/defendant in writing. DCR 8719 shall be used to notify inmate/defendants.

.14 Sample Rejection.

A urine sample submitted for drug testing is rejected and, therefore, cannot be analyzed if:

NOT CONFIDENTIAL

COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 16 of 22

- a. The evidence tape is altered.
- b. There is a break in the tamper-proof evidence tape, which questions the integrity of the sample.
- c. The label is not filled out with complete information to identify the donor.
- d. The sample is less than 30ml. The sample shall be discarded.

7.0 RANDOM URINALYSIS TESTING

The purpose of random urinalysis testing is to identify and deter the use of drugs and alcohol for all inmates and defendants in the custody of DCR. Each facility and ISC shall conduct random urinalysis at least once each month according to the following procedure:

- .1 The random targets are based on monthly population caseload or counts, including inmate transfers and new admissions. The targets shall be used by the facility, center or ISC as the minimum number of random tests to be conducted each month. For correctional facilities and centers, the target number of tests conducted each month will be equivalent to a minimum of 5% of the inmate population caseload or count on the first of the month. The ISCs may also utilize the 5% random target of their caseload. All facilities, centers and ISCs will use the following method for conducting random urinalysis tests:

- a. All urinalysis testers shall obtain a current facility roster or module roster from the Warden/ISC Manager or his/her designee.
- b. The urinalysis tester shall determine the number of random tests to be conducted that day (for example the number of tests to be conducted is 16).
- c. The tester shall divide the total number of names on the roster (for example 80) by the number of tests to be conducted (for example 16); this is the count number.

Example: $80 \div 16 = 5$ (count number)

- d. When the count number includes a remainder, use the whole number and ignore the remainder.

Example: $90 \div 4 = 22.5$ or 22 (count number)

NOT CONFIDENTIAL

COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 17 of 22

- e. The urinalysis tester shall determine the starting point on the roster by randomly selecting a number. For example the tester draws a three (3). Then the tester uses the third name on the roster as the starting point.
 - f. From the determined starting point (three in example), the tester then uses the count number to count down the list. These are the individuals who shall be subject to a random test. In the example, starting with the third person on the list, every fifth person shall be randomly tested (8, 13, 18, etc.)
- .2 The names of inmates/defendants to be tested shall remain strictly confidential. Access to the list shall be limited to the tester and the Warden or his/her designee until the time of testing.
 - .3 Each inmate/defendant whose name has been randomly selected for testing, shall be notified in writing as required in Section 6.10 - "Ordering an Inmate/Defendant to be Tested."
 - .4 Facilities shall follow all procedures outlined in 7.0 in conducting random testing.
 - .5 Sanctions under P&P COR.13.03 shall be applied to any individual, excluding defendants on supervised release by the courts and under the jurisdiction of an ISC, whose urinalysis test is positive, for failure to give a sample or is subsequently found guilty of any illicit substance abuse violation including the possession of drug paraphernalia such as a scale, hypodermic needle, butane torch, rolling paper, etc., or sample has been tampered/obstructed during a lawful collection.

8.0 TESTING FOR SUSPICION OR CAUSE

- .1 Inmates/defendants may be tested for suspicion or cause when documentation has been made that reflects one or more of the following:
 - a. Correctional staff have reason to believe the inmate/defendant is under the influence of drugs or alcohol;
 - b. The inmate/defendant is found to be in possession of suspected illicit drugs, or when suspected illicit drugs or drug paraphernalia are detected or found in an area controlled, occupied, or inhabited by the inmate/defendant. Drug paraphernalia includes but may not be limited to: a scale, hypodermic needle, butane torch, rolling paper, etc.;

NOT CONFIDENTIAL

COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 18 of 22

- c. Correctional staff receives information that the inmate//defendant is currently under the influence of drugs or alcohol, has recently used illicit drugs or ION scan detected traces of drugs;
- d. An inmate/defendant returns late from: 1) furlough, 2) work or study release, 3) temporary release off grounds, or 4) any outside work detail;
- e. An inmate/defendant is found unconscious and is not known to be injured;
- f. An inmate/defendant exhibits unusual drug-related behavior; and/or
- g. An inmate/defendant exhibits signs of drug use, such as needle marks.

.2 Sanctions.

Inmates who test positive for suspicion or cause, fail to give a sample or are subsequently found guilty of any substance abuse violation, including the possession of drug paraphernalia, and/or an affirmative act of tampering with or attempts to tamper with a sample, or sample has been tampered/obstructed during the lawful collection, shall be sanctioned in accordance with the schedule of sanctions in P&P COR.13.03.

P&P COR.13.03 does not apply to defendants under ISC supervision.

.3 Frequency of Testing.

Inmates/defendants shall be tested whenever a correctional staff person has reason to believe the inmate/defendant meets the criteria of Section 8.1. The Warden/ISC Manager or his/her designee shall authorize all tests.

9.0 TESTING IN CONNECTION WITH TREATMENT PROGRAMS

- .1 All individuals participating in DCR's substance abuse treatment programs or programs providing services under contract with DCR, will be subject to urinalysis testing.
- .2 Inmates/defendants approved for transfer to a treatment program may be tested within 3 days prior to the scheduled transfer date. If the test result is positive, the transfer will be revoked and the inmate/defendant sanctioned in accordance with policies and procedures.

COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 19 of 22

- .3 Treatment programs include, but are not limited to: individual, group, and family counseling; residential services; and Therapeutic Community programs. The purpose of testing participants in treatment is to maintain the integrity of the program and to ensure that all persons in treatment remain alcohol and drug free.
- .4 Frequency of Testing.
 - a. Inmates participating in Outpatient, Intensive Outpatient, or Residential substance abuse treatment programs while incarcerated shall be tested at a minimum of once a month.
 - b. Inmates/defendants participating in community based substance abuse treatment programs (Furlough Status) shall be tested at a minimum of twice per month.
- .5 Sanctions
 - a. Inmates who test positive while participating in treatment programs, fail to provide a sample, or are subsequently found guilty of any substance abuse violation including the possession of drug paraphernalia, and/or an affirmative act of tampering with or attempts to tamper with a sample, or sample has been tampered/obstructed during the lawful collection, shall be sanctioned in accordance with the schedule of sanctions in P&P COR.13.03.

10.0 TESTING IN CONNECTION WITH COMMUNITY BASED CORRECTIONAL PROGRAMS

- .1 All individuals participating in DCR's community-based correctional programs (i.e., furlough, extended furlough, community work lines, day-reporting centers, halfway houses, community residential beds, etc.) may be subject to, as a condition of participation, urinalysis testing upon request.
- .2 Inmates approved for transfer to a community-based program may be tested within 3 days prior to the scheduled transfer date. If the test result is positive, the transfer shall be revoked and the inmate will be sanctioned in accordance with DCR policies and procedures.
- .3 Frequency of Testing.
 - a. All participants in community-based correctional programs shall be tested at any time during their participation in the program and at a minimum of twice per month.

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COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 20 of 22

- .4 Inmates/defendants in community-based programs may be selected at any time to provide a urine specimen for testing.
- .5 Inmates/defendants in community-based correctional programs who test positive while participating in treatment programs, or are subsequently found guilty of any substance abuse violation, including the possession of drug paraphernalia, and/or an affirmative act of tampering with or attempts to tamper with a sample, or sample has been tampered/obstructed during the lawful collection, shall be sanctioned in accordance with the schedule of sanctions in P&P COR.13.03. Their transfer will be revoked.

11.0 TESTING DEFENDANTS WHO ARE ORDERED BY THE COURTS TO SUBMIT A URINALYSIS SPECIMEN AS A CONDITION FOR PRETRIAL SUPERVISION

- .1 The ISC shall test defendants on supervised release that are mandated by the Courts.
- .2 Defendants or retakes (i.e., probation violators, parole violators, individuals arrested for contempt of court, bench warrants, individuals detained pending arraignment and plea hearing, etc.) may also be tested anytime for cause when counselors and staff have reason to believe they are under the influence of drugs and/or alcohol. The criteria for testing for cause are defined in Section 8.0.
 - a. Procedures.
 - 1. Defendants shall be required to present identifications before submitting to testing. Identifications will be made available to all defendants who have been court-ordered to submit to urinalysis testing. The ISCs shall be responsible for providing the identifications so that correctional facilities can correctly identify those that have been referred for testing.
 - 2. In cases where the counselors conduct the collection of urine, the ISC Manager or his/her designee will ensure that the chain of custody is properly followed as outlined in Section 6.3.
 - 3. DCR 8718, Urinalysis Testing Program, will be fully and completely filled out by the defendant, counselor, and correctional facility.
 - a) Correctional facilities shall notify counselors when a defendant refuses to submit to a urine test, and/or fails to produce a specimen or his/her identification.

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COR P & PM	SUBJECT: INMATE/DEFENDANT DRUG DETECTION PROGRAM	POLICY NO.: COR.08.10
		January 1, 2024
		Page 21 of 22

- b) An unexcused absence shall also constitute a refusal to submit to testing.
 - 4. Should a defendant, pre-trial defendant or retake, be unable to provide a sample on demand, the correctional facility will allow the defendant two (2) hours in which to submit a sample.
 - a) Should the defendant, pre-trial defendant or retake, at the end of the two-hour period, still be unable to or refuse to submit a sample, the correctional staff shall make appropriate notations on DCR 8718.
 - b) The counselor will then confer with his or her supervisor for further action.
 - 5. ISCs will be responsible for maintaining a log of urinalysis tests results and for submitting monthly reports to the Department's Substance Abuse Program Manager.
 - a) At a minimum, ISCs shall keep the information contained on DCR 8729, Substance Abuse Monthly Urinalysis Report Log Sheet, and DCR 8728, Urinalysis Testing Result.
 - b) The documents shall be submitted to the Substance Abuse Program Manager by the fifth of each month for tests conducted in the previous month.
- b. Sanctions
 - 1. ISC Manager will notify the Court upon motion regarding defendants who test positive in urinalysis testing, and/or defendants who refuse to provide a sample, or who has committed an affirmative act of attempting, tampering, or obstructing the lawful collection of a urine sample.

12.0 DOCUMENTATION

- .1 Facilities will be responsible for maintaining monthly outcomes of defendants/inmates testing positive and the appropriate sanctions and/or reprogramming action taken.

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
COR P & PM	SUBJECT:	POLICY NO.:
	INMATE/DEFENDANT DRUG DETECTION PROGRAM	COR.08.10
		January 1, 2024
		Page 22 of 22

- .2 Monthly reports on DCR 8729, Substance Abuse Monthly Urinalysis Report Log Sheet, and DCR 8728, Urinalysis Testing Result, shall be submitted to the Substance Abuse Program Manager by the fifth of each month.


13.0 COMPLIANCE

It is the responsibility of the Warden/ISC Manager to ensure compliance with this policy and procedure. A positive test result from a substance abuse test that fails to meet the requirements of HRS §353-13.4 shall not be reported or recorded.

APPROVAL RECOMMENDED:


 _____ JAN 01 2024
 Deputy Director for Corrections Date

APPROVED:


 _____ JAN 01 2024
 DIRECTOR Date

**STATE OF HAWAII
DEPARTMENT OF CORRECTIONS AND REHABILITATION
URINALYSIS TESTING PROGRAM**

TO: _____

As part of your court-ordered conditions for drug testing, you are instructed to report to

_____ on _____

between the hours of _____ and _____

1. Drink liquids before you report to the correctional center (CCC) or lab, it will speed up the process. You have two hours to produce a sample.
2. Show your I.D. at the CCC or lab. They will be expecting you and will match you with your I.D.
3. If you fail to give a sample, it will be considered a refusal. A refusal to comply with the testing procedures will be taken as an inference of guilt for introduction or use of any narcotic, drug, or intoxicant and will result in sanctions being imposed as though a "positive" finding were received in the test. Failure to provide a urine sample within 2 hours is considered a refusal, 7(9) misconduct violation.
4. Do not tamper with the sample. If there is an affirmative act of attempting, tampering, or obstructing the lawful collection of a urine sample, the inmate may be in violation of 6(16).

I understand the conditions of the program and I agree to abide by them.

Signature SSN

NOTIFICATION OF NON-COMPLIANCE

_____ has not attended urinalysis testing that

Name

was scheduled for _____

Date

RESULTS OF URINALYSIS DRUG SCREEN TEST

The urine sample you provided on _____ was tested and a

Positive _____ Negative _____ was received

indicating the use of _____

Defendant's Signature: _____ Date: _____ Time: _____

ACKNOWLEDGEMENT OF DRUG TEST RESULTS

I, _____ acknowledge receipt of my Urinalysis

Drug Test Results on _____ at _____ .

Inmate's Signature: _____ Date: _____

***REQUEST / REFUSAL FOR CONFIRMATORY TEST**

I, _____ , request / refuse a confirmation test at a

NIDA-Certified laboratory for _____ .

I understand that if the test is confirmed positive, the cost for each drug-tested positive (approximately \$22.00 per drug) will be charged to my account (\$22.00 per drug X 2 confirmatory drugs tested positive = \$44.00). I also understand that Creatinine Confirmatory Testing is approximately \$12.00 and will be charged to my account.

Inmate's Signature: _____ Date: _____

RESULTS OF CONFIRMATION TEST

The urine sample you provided on _____ was tested by a

NIDA-Certified laboratory and a Positive _____ Negative _____

result was received indicating the use of _____ .

You will _____ You will not _____ be charged with the cost of the confirmation test.

Signature of Tester: _____ Date: _____

ACKNOWLEDGEMENT OF RECEIPT OF CONFIRMATORY TEST RESULTS

I, _____ , acknowledge receipt of my CONFIRMATORY URINALYSIS DRUG TESTING results.

Signature of Inmate: _____ Date: _____

**STATE OF HAWAII
DEPARTMENT OF CORRECTIONS AND REHABILITATION
NOTICE OF DRUG DETECTION TEST**

TO: _____ SID: _____
(Inmate's Name)

You are hereby notified that you will be subjected to a drug detection test based on:

(Justification, including random testing)

A FINDING OF "POSITIVE" OR "ABNORMAL WILL SUBJECT YOU TO PRESCRIBED SANCTIONS IN ACCORDANCE WITH THE POLICIES AND PROCEDURES OF THE CORRECTIONS DIVISION.

A refusal to comply with the testing procedures will be taken as an inference of guilt for introduction or use of any narcotic, drug, or intoxicant and will result in sanctions being imposed as though a "positive" finding were received in the test. Failure to provide a urine sample within two (2) hours is considered a refusal, 7(9) misconduct violation. You are required to provide a fresh, clean, unadulterated, undiluted urine sample of no less than 30 ml.

Failure to provide a urine sample is considered a refusal.

You may appeal any sanction imposed via the approved grievance procedure.

Employee: _____ Date: _____

Witness: _____ Location: _____

Acknowledgement of Notice:

Inmate's Signature: _____

Date: _____ Time: _____

RESULTS OF URINALYSIS DRUG SCREEN TEST

The urine sample you provided on _____ was tested, and a

Positive _____ Negative _____ was received, indicating the use of _____

_____, and/or the urine sample provided was

Abnormal _____, indicating a diluted sample Normal _____, indicating an undiluted sample.

No sample provided _____

Inmate's Signature: _____ Date: _____

Tester's Signature: _____ Date: _____

CONFIRMATORY TESTING FROM AN APPROVED LABORATORY IS PERMITTED. IN INSTANCES WHERE A POSITIVE AND/OR ABNORMAL TEST RESULT IS CONFIRMED, THE INMATE SHALL PAY FOR THE COST OF EACH CONFIRMATORY TEST.

ACKNOWLEDGEMENT OF DRUG TEST RESULTS

I, _____, acknowledge receipt of my Urinalysis Drug Test Results on _____ at _____.

Inmate's Signature: _____ Date: _____

REQUEST/REFUSAL FOR CONFIRMATORY TEST

I, _____, request / refuse a confirmation test at a NIDA-Certified Laboratory for _____.

I understand that if the test is confirmed positive, the cost for each drug-tested positive (approximately \$22.00 per drug) will be charged to my account (\$22.00 per drug X 2 confirmatory drugs tested positive = \$44.00). I also understand that Creatinine Confirmatory Testing is approximately \$12.00 and will be charged to my account.

Inmate's Signature: _____ Date: _____

RESULTS OF CONFIRMATION TEST

The urine sample you provided on _____ was tested by a NIDA-Certified Laboratory and a **Negative** _____ **Positive** _____ result was received indicating the use of _____.

The urine sample was: _____ **Normal**, indicating an undiluted sample.
_____ **Abnormal** indicating a diluted sample.

_____ You will not be charged with the cost of the confirmation test.

_____ You will be charged with the cost of the confirmation test.

_____ tests @ \$22.00/test = _____

_____ tests @ \$12.00/test = _____

Signature of Tester: _____ Date: _____

ACKNOWLEDGEMENT OF RECEIPT OF CONFIRMATORY TEST RESULTS

I, _____, acknowledge receipt of my CONFIRMATORY URINALYSIS DRUG TESTING results.

Inmate's Signature: _____ Date: _____

**STATE OF HAWAII
DEPARTMENT OF CORRECTIONS AND REHABILITATION
URINALYSIS TEST RECORD/CHAIN OF CUSTODY**

Donor's Name: _____ SID#: _____ Facility: _____

Requestor: _____ Date: _____

Action Leading to Request: _____

Agent Suspected: Checklist

Marijuana	_____
Cocaine	_____
Opiates	_____
Alcohol	_____
Amphetamines	_____
Methamphetamines	_____
Creatinine	_____
Other	_____

If other, specify: _____

Test Approved by: _____ Date: _____

Specimen Container Sealed/Coded by: _____ Date: _____

Acknowledgement specimen container sealed and coded in donor's presence:

Donor's Signature: _____ Date: _____

Test Performed by: _____ Date: _____

Donor told the underlying reason why he/she is being ordered to submit to a urine same.

Circle one:

Suspicion or Cause / Random / Treatment / Community-Based Correctional Program

Donor told by: _____ Date: _____ Time: _____

Has Donor taken medication? No _____ Yes _____

If Yes, specify: _____

Manufacturer's guidelines of impact? _____

Specimen obtained by: _____

CHAIN OF CUSTODY (Starting with staff obtaining urine specimen):

From: _____	To: _____	Date: _____	Time: _____
From: _____	To: _____	Date: _____	Time: _____
From: _____	To: _____	Date: _____	Time: _____
From: _____	To: _____	Date: _____	Time: _____
From: _____	To: _____	Date: _____	Time: _____
From: _____	To: _____	Date: _____	Time: _____

FIRST TEST

Sample tested by: _____ Date: _____ Time: _____

Results: Checklist

	Positive	Negative
Marijuana	_____	_____
Cocaine	_____	_____
Opiates	_____	_____
Alcohol	_____	_____
Amphetamines	_____	_____
Methamphetamines	_____	_____
Other	_____	_____

Creatinine Level: _____ mg/dL

FIRST TEST

Sample tested by: _____ Date: _____ Time: _____

Results: Checklist

	Positive	Negative
Marijuana	_____	_____
Cocaine	_____	_____
Opiates	_____	_____
Alcohol	_____	_____
Amphetamines	_____	_____
Methamphetamines	_____	_____
Other	_____	_____

Creatinine Level: _____ mg/dL

THIS FORM IS TO BE FILLED OUT COMPLETELY. IT IS TO ACCOMPANY THE URINE SAMPLE UNTIL THE SPECIMEN IS TESTED AND CONFIRMED. ONE COPY OF THE TEST RESULTS IS TO BE STAPLED TO THIS FORM AND DELIVERED TO THE OFFICER RESPONSIBLE FOR DISCIPLINE, REGARDLESS OF THE RESULTS.

STATE OF HAWAII
DEPARTMENT OF CORRECTIONS AND REHABILITATION
URINALYSIS TESTING RESULTS

Inmate Population Count _____
 Correctional Facilities Correctional Centers

TOTALS

RANDOM	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Incarcerated									
Work Release									
Furlough									
Ext. Furlough									
Supervised Release									
Level II									
Level III									

CAUSED	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Incarcerated									
Work Release									
Furlough									
Ext. Furlough									
Supervised Release									
Level II									
Level III									

TREATMENT	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Incarcerated									
Work Release									
Furlough									
Ext. Furlough									
Supervised Release									
Level II									
Level III									

OISC	RANDOM	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
	Supervised Release									
	CAUSE									
	Supervised Release									

KISC	RANDOM	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
	Supervised Release									
	CAUSE									
	Supervised Release									

HISC	RANDOM	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
	Supervised Release									
	CAUSE									
	Supervised Release									

MISC	RANDOM	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
	Supervised Release									
	CAUSE									
	Supervised Release									

SUBTOTALS for Intake Service Centers

RANDOM	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Supervised Release									

CAUSED	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Supervised Release									

HCF	RANDOM 5%	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
	General Population									
	Level II									

CAUSED	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
General Population									
Level II									

TREATMENT	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Clean & Sober									
Level II									

KCF	RANDOM 5%	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
	General Population									
	Level II									
	KASHBOX									

CAUSED	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
General Population									
Level II									
	KASHBOX								

TREATMENT	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Level II									
	KASHBOX								

WCF	RANDOM 5%	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
	General Population									
	Level II									
	KASHBOX									

CAUSED	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
General Population									
Level II									
	KASHBOX								

TREATMENT	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Level II									
	KASHBOX								

SUBTOTALS for Correctional Facilities

RANDOM 5%	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
General Population									
Level II									
	KASHBOX								

CAUSED	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
General Population									
Level II									
	KASHBOX								

TREATMENT	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Level II									
	KASHBOX								

KCCC	RANDOM 5%	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
	Incarcerated									
	Work Release									
	Furlough									
	Ext Furlough									
	Supervised Release									
	Life Stand									

CAUSE	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Incarcerated									
Work Release									
Furlough									
Ext Furlough									
Supervised Release									
Life Stand									

TREATMENT	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Incarcerated									
Work Release									
Furlough									
Ext Furlough									
Supervised Release									

MCCC	RANDOM 5%	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
	Incarcerated									
	Work Release									
	Furlough									
	Ext Furlough									
	Supervised Release									
	Life Stand/Aloha House									

CAUSE	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Incarcerated									
Work Release									
Furlough									
Ext Furlough									
Supervised Release									
Life Stand/Aloha House									

TREATMENT	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Incarcerated									
Work Release									
Furlough									
Ext Furlough									
Supervised Release									
Life Stand/Aloha House									

MCCC	RANDOM 5%	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
	Incarcerated									
	Work Release									
	Level II									
	Ext Furlough									
	Supervised Release									
	BISAC									

CAUSE	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Incarcerated									
Work Release									
Level II									
Ext Furlough									
Supervised Release									
BISAC									

TREATMENT	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Incarcerated									
Work Release									
Level II									
Ext Furlough									
Supervised Release									
BISAC									

OCCC	RANDOM 5%	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
	Incarcerated									
	Work Release									
	Community Service									
	LWFC: Level II									
	Ext Furlough									
	Project Bridge									
	Day Reporting Center									

CAUSE	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Incarcerated									
Work Release									
Community Service									
LWFC: Level II									
Ext Furlough									
Project Bridge									
Day Reporting Center									

TREATMENT	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Incarcerated									
Work Release									
Community Service									
LWFC: Level II									
Ext Furlough									
Project Bridge									
Day Reporting Center									

WCCC	RANDOM 5%	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
	Incarcerated									
	Work Release									
	Furlough									
	Ext Furlough									
	Supervised Release									
	Day Reporting Center									
	Level II									
	Ho'omana									

CAUSE	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Incarcerated									
Work Release									
Furlough									
Ext Furlough									
Supervised Release									
Day Reporting Center									
Level II									
Ho'omana									

TREATMENT	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Incarcerated									
Work Release									
Furlough									
Ext Furlough									
Supervised Release									
Day Reporting Center									
Level II									
Ho'omana									

SUBTOTALS for Correctional Centers

RANDOM	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Incarcerated									
Work Release									
LWFC									
LWFC: Level II									
Ext Furlough									
Supervised Release									
Project Bridge									
Level II									
Ho'omana									
Day Reporting Center									

CAUSE	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Incarcerated									
Work Release									
LWFC									
LWFC: Level II									
Ext Furlough									
Supervised Release									
Project Bridge									
Level II									
Ho'omana									
Day Reporting Center									

TREATMENT	Given	#Pos.	%Pos.	Marijua.	Cocaine	Opiates	Amphet	Alcohol	Other
Incarcerated									
Work Release									
LWFC									
LWFC: Level II									
Ext Furlough									
Supervised Release									
Project Bridge									
Level II									
Ho'omana									
Day Reporting Center									

**STATE OF HAWAII
DEPARTMENT OF CORRECTIONS AND REHABILITATION**

SUBSTANCE ABUSE MONTHLY URINALYSIS REPORT LOG SHEET

Reporting Month/Year:		Facility:								
Reporting Officer:		Inmate Population on the first day of the month:								
R A N D O M	STATUS	#TEST	#POS	Marjuana	Cocaine	Opiates	Amphet	Alcohol	Other	
	Incarcerated	Sent. Felon								
		S.F. Prob.								
		PV								
		PRBV								
		Sent. Misd.								
	Pre-Trial									
	Work Release									
	Furlough									
	Supervised Release									
	Day Reporting									
	Project Bridge									
	Treatment/Level II									
	Treatment/ Level III									
	Parole									
Other (specify)										
TOTAL:										
C A U S E	Incarcerated	Sent. Felon								
		S.F. Prob.								
		PV								
		PRBV								
		Sent. Misd.								
	Pre-Trial									
	Work Release									
	Furlough									
	Supervised Release									
	Day Reporting									
	Project Bridge									
	Treatment/Level II									
	Treatment/ Level III									
	Parole									
	Other (specify)									
TOTAL:										
T R E A T M E N T	Incarcerated	Sent. Felon								
		S.F. Prob.								
		PV								
		PRBV								
		Sent. Misd.								
	Pre-Trial									
	Work Release									
	Furlough									
	Supervised Release									
	Day Reporting									
	Project Bridge									
	Treatment/Level II									
	Treatment/ Level III									
	Parole									
	Other (specify)									
TOTAL:										
C O N F I R M	Incarcerated	Sent. Felon								
		S.F. Prob.								
		PV								
		PRBV								
		Sent. Misd.								
	Pre-Trial									
	Work Release									
	Furlough									
	Supervised Release									
	Day Reporting									
	Project Bridge									
	Treatment/Level II									
	Treatment/ Level III									
	Parole									
	Other (specify)									
TOTAL:										