

Bill Summary Comparison of Health and Human Services

House File 2414-2
Article 3: Direct Care and
Treatment

Senate File UEH2414-1
Article 6: Direct Care and
Treatment

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HOUSE

SENATE

Section	Article 3: Direct Care and Treatment		Article 6: Direct Care and Treatment
1	<p>Administrative review of county liability for cost of care. Amends § 246.54 by adding subd. 3.</p> <p>Establishes a process for a county to request an administrative review of the county share of the cost of care when a delay in discharging a client from a direct care and treatment facility is caused by specific actions or inaction by the facility.</p>	<p>Similar. House clarifies that commissioner’s determination is not subject to appeal. Other differences are technical.</p> <p>Staff recommends House.</p>	<p>Section 1 (246.54, subdivision 3) establishes an administrative review process for a county to dispute the cost of care for clients in state-operated facilities, when the client’s discharge is delayed due to lack of notice that the client no longer qualifies for the facility’s services, due to the facility’s disagreement with the county’s recommended discharge plan, or due to incomplete paperwork. The section also precludes the commissioner of human services from recovering from the client any remaining cost following the administrative review.</p>
2	<p>Liability of county; reimbursement. Amends § 246B.10. Specifies that the county share for the cost of care for a civilly committed sex offender is 10 percent per day, for individuals admitted to the MSOP before August 1, 2011.</p> <p>Specifies that the county share for the cost of care is 25 percent per day for individuals admitted to the MSOP on or after August 1, 2011, for days at the facility or services received while the individual is on provisional discharge.</p> <p>Modifies conditions requiring the county to pay the state the remaining amount for the MSOP cost of care.</p> <p>Makes this section effective July 1, 2019.</p>	<p>House Only</p>	

HOUSE

SENATE

Section	Article 3: Direct Care and Treatment		Article 6: Direct Care and Treatment
3	<p>Direction to commissioner; report required. Requires the commissioner to submit a report to the legislature by January 1, 2023, providing an update on county and state efforts to reduce unnecessary days spent in state-operated direct care and treatment facilities; requires the report to include information on the fiscal impact of such stays.</p>	<p>Similar. Technical difference in header language. Staff recommends Senate.</p>	<p>Section 2 (Direction to the Commissioner; delayed discharge reduction) directs the commissioner of human services to report to the legislature by January 1, 2023, regarding efforts to reduce the number of days that clients spend in state-operated facilities after discharge is determined to be appropriate. The report must also include the fiscal impact of these discharge delays.</p>
4	<p>Direction to commissioner; discharge coordination with counties. Requires the commissioner to consult with counties to develop incentives for housing individuals discharged and provisionally discharged from MSOP.</p>	<p>House Only</p>	
		<p>Senate Only</p>	<p>Section 3 (Direction to the Commissioner; MSOCS Coon Rapids Ilex closure) directs the commissioner of human services to close the MSOCS Coon Rapids Ilex state-operated community services program. The commissioner is prohibited from reopening or redesigning the program.</p>
5	<p>Repealer. (a) Repeals § 246.18, subs. 8 and 9 (related to the state-operated services account). (b) Repeals Laws 2010, First Special Session chapter 1, article 25, section 3, subdivision 10 (state-operated services appropriations).</p>	<p>Similar. House includes Governor’s proposal to repeal 2010 rider language relating to Direct Care and Treatment dental clinics.</p>	<p>Section 4 (Repealer) repeals statutory sections relating to the State-Operated Services Account.</p>