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(SENATE AUTHORS: KIFFMEYER and Relph)

ACF/RC

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 2823

DATE 03/01/2018	D-PG 6234	OFFICIAL STATUS Introduction and first reading
05/01/2010	0254	Referred to Human Services Reform Finance and Policy
		A bill for an act
provideo	l at Anok	n services; modifying a county's payment of the cost of care a-Metro Regional Treatment Center; amending Minnesota Statutes 5.54, subdivision 1a.
BE IT ENAC	CTED BY	THE LEGISLATURE OF THE STATE OF MINNESOTA:
Section 1.	Minnesot	a Statutes 2016, section 246.54, subdivision 1a, is amended to read:
Subd. 1a.	Anoka-	Metro Regional Treatment Center. (a) A county's payment of the
cost of care p	provided	at Anoka-Metro Regional Treatment Center shall be according to the
following sci	hedule:	
(1) zero p	percent fo	or the first 30 days;
(2) 20 per	rcent for	days 31 and over if the stay is determined to be clinically appropriate
for the client	; and	
$(3) 100 \mathrm{p}$	ercent fo	r each day during the stay, including the day of admission, when the
		at it is clinically appropriate for the client to be discharged.
lacinty uctor		it it is eninearly appropriate for the chefit to be discharged.
(b) If pay	ments red	ceived by the state under sections 246.50 to 246.53 exceed 80 percent
of the cost of	care for	days over 31 for clients who meet the criteria in paragraph (a), clause
(2), the coun	ty shall b	e responsible for paying the state only the remaining amount. The
county shall	not be en	titled to reimbursement from the client, the client's estate, or from the
client's relati	ves, exce	ept as provided in section 246.53.
<u>(c)</u> A cou	nty shall	be charged the competency restoration program rate regardless of the

1.21 facility in which the client is located if (1) a client does not meet hospital-level medical

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- 2.1 <u>necessity criteria, and (2) a client's discharge or transfer is delayed to the competency</u>
- 2.2 restoration program because of insufficient competency restoration program resources.