## 246C.18 FUNDING, REDESIGNS, AND CLOSURES.

Subdivision 1. **Notification to legislature required.** The executive board shall notify the chairs and ranking minority members of the relevant legislative committees regarding the redesign, closure, or relocation of state-operated services programs.

- Subd. 2. Closure of regional treatment centers. (a) The executive board is prohibited from closing any regional treatment center or state-operated nursing home or any program at any of the regional treatment centers or state-operated nursing homes, without specific legislative authorization.
- (b) Prior to closing or downsizing a regional treatment center, the executive board is responsible for assuring that community-based alternatives developed in response are adequate to meet the program needs identified by each county within the catchment area and do not require additional local county property tax expenditures.
- (c) The nonfederal share of the cost of alternative treatment or care developed as the result of the closure of a regional treatment center, including costs associated with fulfillment of responsibilities under chapter 253B must be paid from state money appropriated for purposes specified in section 246C.11.
- Subd. 3. **Diversion of money prohibited.** The executive board must not divert state money used for providing for care or treatment of persons residing in a regional treatment center for purposes unrelated to the care and treatment of such persons.
- Subd. 4. **Legislative approval required.** If the closure of a state-operated facility is proposed, and the executive board and respective bargaining units fail to arrive at a mutually agreed upon solution to transfer affected state employees to other state jobs, the closure of the facility requires legislative approval.
- Subd. 5. Services to families after closure or redesign. (a) The executive board shall publicize the planned changes to the facilities operated by the executive board. A parent, other involved family member, private guardian, or health care agent of a resident of a facility must be notified of the changes planned for each facility. When new services developed for a person require the person to move, the executive board shall provide each parent, family member, health care agent, and guardian of that person with the following:
  - (1) names and telephone numbers of the state and county contacts;
  - (2) information on types of services to be developed;
- (3) information on how the individual planning process works, including how alternative placements will be determined, and how family members can be involved;
- (4) information on the process to be followed when a parent, other family member, health care agent, or guardian disagrees with the proposed services; and
  - (5) a list of additional resources such as advocates, local volunteer coordinators, and family groups.
  - (b) At least one staff person in each facility must be available to provide information about:
  - (1) community placements;
- (2) the opportunity for interested family members, guardians, and health care agents to participate in program planning; and

(3) family support groups.

**History:** 1989 c 282 art 6 s 10; 1992 c 513 art 9 s 18; 1Sp1993 c 1 art 7 s 24; 2005 c 56 s 1; 2009 c 108 s 6; 1Sp2010 c 1 art 19 s 5,6; 2013 c 59 art 2 s 7; 2014 c 262 art 3 s 8; 2023 c 50 art 1 s 19; 2024 c 79 art 1 s 3,9; art 10 s 1,3; 2024 c 125 art 4 s 2; art 5 s 38; 2024 c 127 art 49 s 2; art 50 s 38