Olmstead Plan Chronology

Department of Administration
Governor’s Council on Developmental Disabilities
September 13, 2018
# Table of Contents

**Acronyms**

1990 ........................................................................................................................................................................6
1999 ........................................................................................................................................................................7
2009 ........................................................................................................................................................................8
2011 ..................................................................................................................................................................... 9
2012 ..................................................................................................................................................................... 10
2013 ..................................................................................................................................................................... 11
2014 ..................................................................................................................................................................... 17
2015 ..................................................................................................................................................................... 26
2016 ..................................................................................................................................................................... 38
2017 ..................................................................................................................................................................... 47
2018 ..................................................................................................................................................................... 59
Olmstead Plan Chronology

This document provides a chronology of the development of the Olmstead Plan ("the Plan") to date, including links to relevant documents. The document is organized in chapters by year, with links located at the end of each chapter to allow for easy navigation back to the table of contents.
Acronyms

ADA: Americans with Disabilities Act
AMRTC: Anoka Metro Regional Treatment Center
AT: Assistive technology
BHH: Behavioral health home
BI: Brain Injury (Waiver)
CAC: Community Alternative Care (Waiver)
CADI: Community Access for Disability Inclusion (Waiver)
CBHH: Community behavioral health hospitals
CCRP: Community competency restoration program
CFSS: Community first services and supports
CMS: Centers for Medicare and Medicaid Services
DD: Developmental disabilities
DCI: Decision Control Inventory
DEED: Department of Employment and Economic Development
DHS: Department of Human Services
DOC: Department of Corrections
DOJ: Department of Justice
EW: Elderly Waiver
EQB: Environmental Quality Board
FACT: Forensics Assertive Community Treatment
FRP: Forensic Review Panel
HCBS: Home- and community-based services
HEDIS: Healthcare Effectiveness Data and Information Set
HHS: Health and Human Services
HQR: Health Care Research and Quality
I/DD: Intellectual and developmental disabilities
ICF/DD: Intermediate care facilities for persons with developmental disabilities
IEP: Individualized education program
IRTS: Intensive residential treatment services
MA: Medical Assistance
MCOTA: Minnesota Council on Transportation Access
MDE: Minnesota Department of Education
MDHR: Minnesota Department of Human Rights
MHFA: Minnesota Housing and Finance Agency
MI&D: Mentally ill and dangerous
MnDOT: Minnesota Department of Transportation
MSH: Minnesota security hospital
OIO: Olmstead Implementation Office
OMHDD: Office of Ombudsman for Mental Health and Developmental Disabilities
PCA: Personal care assistance
PBIS: Positive behavioral interventions and supports
PUNS: Prioritization for urgency of need for services
VRS: Vocational Rehabilitative Services
WIOA: Workforce Innovation and Opportunity Act
1990

July 26, 1990

The Americans with Disabilities Act (ADA) was enacted by Congress, prohibiting public entities from discriminating against individuals with disabilities and supporting integration.

Back to Table of Contents
1999

June 22, 1999

Olmstead v. L.C Supreme Court decision was announced. This case involved two women with disabilities who were confined in an institution even though health professionals determined they were ready to move into a community-based program. The Court held that the ADA’s integration mandate required public entities to provide community-based services to persons with disabilities when:

1. Such services were appropriate;
2. The affected individuals did not oppose community-based treatment; and
3. Community-based services could be reasonably accommodated, taking into account the resources available to the state and the needs of others who were receiving disability services from the public entity.

To comply with the integration mandate, public entities needed to reasonably modify their policies, procedures or practices to avoid discrimination. In Olmstead v. L.C., the Supreme Court stated that a state could meet this reasonable-modifications standard if it had a comprehensive, effective plan for placing people with disabilities in less restrictive settings, and a waiting list that moved at a reasonable pace not controlled by endeavors to keep state institutions fully populated. Many states developed Olmstead Plans to begin transitioning individuals with disabilities into more integrated settings. Formal Olmstead Plans were not required, but the United States Department of Justice (DOJ) offered guidance to develop these plans. In the mid-2000s, the DOJ began focusing attention on states for investigation/litigation if they were not complying with Olmstead.

Back to Table of Contents
2009

June 22, 2009

President Obama declared this the year of community living on the tenth anniversary of the *Olmstead v. L.C.* decision, challenging every federal agency to uphold rights of persons with disabilities and ensure inclusion. The DOJ increased enforcement of the Olmstead agreement, which resulted in new lawsuits in some states.

Back to [Table of Contents](#)
2011

December 5, 2011

The settlement agreement entered into in June 2011 by the Department of Human Services (DHS) and the Plaintiffs in the Jensen et al v. Minnesota Department of Human Services, et al. was approved by the Court. The agreement required the development and implementation of a Minnesota Olmstead Plan. The ruling required the elimination of unnecessary segregation of persons with disabilities, reductions in restraints and seclusions, and the adoption of a positive support rule to ensure that persons with disabilities received services in the most integrated setting appropriate to their needs.

Back to Table of Contents
Minnesota’s Olmstead Planning Committee was formed to make recommendations to the commissioner of DHS, and included individuals with disabilities, family members, providers, advocates and senior decision-makers from DHS.

**July 17, 2012**

A court monitor was appointed seven months after the approval of the Jensen agreement after the Court found that the defendants had not complied with an important element of its obligations and that there were gaps and deficiencies in the defendants’ reporting. The Court appointed David Ferleger as its independent advisor to the Court to assess and monitor implementation of the settlement agreement.

**October 23, 2012**

Minnesota's Olmstead Planning Committee presented a report to DHS Commissioner Lucinda Jesson. The report included recommendations to ensure that Minnesotans with disabilities had choices about where they live and were served in community settings more suitable to their needs and desires. One of the Committee’s recommendations asked that the Governor establish an Olmstead Subcabinet to ensure the most efficient and effective inter-agency coordination, planning and implementation of an Olmstead Plan.

Back to Table of Contents
2013

January 28, 2013

Governor Mark Dayton issued Executive Order 13-01 establishing a Subcabinet to develop and implement a comprehensive plan supporting freedom of choice and opportunity for people with disabilities. The Olmstead Subcabinet was chaired by Lieutenant Governor Yvonne Prettner Solon.

January 29, 2013

The Olmstead Subcabinet agencies began work on a comprehensive Olmstead Plan, including establishing working groups, writing teams, and holding facilitated sessions. It was agreed that consultants should provide technical assistance to agency teams as they wrote and refined the Plan. Consultants provided services and regularly attended Olmstead Subcabinet meetings through October 2013.

June 11, 2013

The Olmstead Subcabinet reviewed the first draft of the Olmstead Plan, including a discussion of goal statements and releasing the draft plan to the public for comment. For details on these discussions, refer to page 2 of the June 11, 2013 meeting minutes.

June 13, 2013

The first Olmstead Plan was submitted to the Court for review. This plan included the recommendation to form the Olmstead Implementation Office (OIO) for day-to-day oversight of the plan. Goals focused on supports and services, housing, transportation, employment, community engagement, lifelong learning and education, and healthcare and healthy living. Next steps outlined in this plan included:

1. The Olmstead Subcabinet holding listening sessions across the state and agencies seeking feedback from stakeholders.
2. Experts on Olmstead planning assisting Olmstead Subcabinet agencies.
3. Cross-agency and agency teams continuing to develop and revise plans.
4. Cross-agency teams of data experts meeting to develop measurements that could be used to show how well Minnesota was meeting its integration goals.
5. The Olmstead Subcabinet publishing revised drafts of the Olmstead Plan to gather additional feedback.
6. The final version of the Plan being released on November 1, 2013.
7. Implementing and monitoring the Plan.

June 25–August 19, 2013

A public comment period was held on the first (June) Olmstead Plan draft. Comments were solicited from the Minnesota Olmstead Plan website and email address, yielding 112 comments.

July 9, 2013

A public Olmstead Subcabinet listening session was held in St. Paul, yielding 22 comments.
August 2, 2013

A public Olmstead Subcabinet listening session was held in Moorhead, yielding 13 comments.

August 13, 2013

A public Olmstead Subcabinet listening session was held in Duluth, yielding 23 comments.

August 19, 2013

A public Olmstead Subcabinet listening session was held in Rochester, yielding 22 comments.

August 28, 2013

A Court order was issued for what the Olmstead Plan should include in the November draft: Based upon the presentations and submissions of the parties since the Court’s order of April 25, 2013, including the submissions of the court monitor, and given the continued concerns of this Court, relating to the status of the case and ongoing concerns with noncompliance with the settlement agreement by the defendants; the Court having again reviewed the procedural history of the case; and the Court being otherwise duly advised in the premises, the Court hereby enters the following:

1. The Court, having been advised by the court monitor that the parties have agreed that the Court’s retention of jurisdiction over the above-entitled matter may be extended for an additional year to December 4, 2014, beyond the current December 4, 2013 date, pursuant to Section XVIII.B. of the settlement agreement, the Court hereby extends its jurisdiction over this matter to December 4, 2014. However, the Court expressly reserves the authority and jurisdiction to order an additional extension of jurisdiction, depending upon the status of compliance by the defendants with the specific provisions of the settlement agreement, absent stipulation of the parties.

2. On or before October 15, 2013, the Minnesota Department of Human Services (“the DHS”) shall submit a proposed implementation plan for the Court’s review and approval, having first submitted by October 4, 2013 a draft of the proposed plan to the court monitor and the plaintiffs. The implementation plan shall encompass the settlement agreement requirements (aside from Rule 40 and the Olmstead Plan), shall be keyed to the evaluation criteria as set or amended by the court monitor, and shall include: tasks, specific deadlines for each task, persons responsible, anticipated obstacles or challenges, actions to be taken to overcome such obstacles or challenges, and resources required. The implementation plan shall also include a separate chronological timetable of tasks and deadlines to facilitate tracking and reporting. The implementation plan format shall be subject to approval by the court monitor and submitted to him forthwith. Monthly updates to the implementation plan shall include activities.

3. With regard to the replacement of the Cambridge facility with community-based services, the implementation plan required above shall separately include:
   - A timetable for all tasks and activities;
   - Identification of resources to be reallocated to the community services, including funding and staffing for such services;
   - The nature, quantity and location of the community-based services (residential and non-residential), sufficient to serve current Cambridge clients and those who would otherwise be served if the Cambridge facility had been maintained; and
• A description of the mechanisms through which the DHS will carefully track and monitor the replacement process.

The monthly updates to this section of the implementation plan shall provide the above information, as then current, together with information, including settlement agreement-required transition plans, for each person who leaves the Cambridge facility on or after the date of this order. The monthly updates shall also include activities undertaken pursuant to the plan, documentation of such activities, and any requests for modification of the plan’s deadlines or other elements.

4. With regard to implementation of the Rule 40 modernization, on or before October 30, 2013, the DHS shall submit a proposed Rule 40 implementation plan for the Court’s review and approval, having first submitted by October 15, 2013 a draft of the proposed plan to the court monitor and the plaintiffs. The Rule 40 implementation plan shall comply with the DHS’ own commitment, that is, that it will “[d]evelop an implementation plan that adopts the recommendations of the Advisory Committee, including a phased implementation plan that provides for the necessary training and technical assistance to support best practices, and a plan for the oversight, and monitoring of provider practices and any emergency use of restraint or seclusion.” It shall include: tasks, specific deadlines for each task, persons responsible, anticipated obstacles or challenges, actions to be taken to overcome such obstacles or challenges, and resources required. The Rule 40 implementation plan shall also include a separate chronological timetable of tasks and deadlines to facilitate tracking and reporting. The Rule 40 implementation plan format shall be subject to approval by the court monitor. Monthly updates to the implementation plan shall include activities undertaken pursuant to the plan, documentation of such activities, and any requests for modification of the plan’s deadlines or other elements.

5. With regard to implementation of the Olmstead Plan, which is due from the State and the DHS by November 1, 2013 for the Court’s review and approval, the state and the DHS shall submit a proposed implementation plan within the Olmstead Plan. The Olmstead Plan shall also include a separate chronological timetable of tasks and deadlines to facilitate tracking and reporting and for regular updates to the Court setting forth the status and progress in implementation. Updates to the Olmstead Implementation Plan shall include activities undertaken pursuant to the plan, documentation of such activities, and any requests for modification of the plan’s deadlines or other elements.

6. Any requests for modification of due dates under the above provisions of this order and memorandum, or for modification of the Plans’ deadlines or other elements, shall be in writing, for good cause shown, and shall, in the first instance, be addressed and resolved by the court monitor, subject to review by the Court on written application by any party.

7. In light of the pending replacement of the Cambridge facility, and the submission by defendants of implementation plans under this order and memorandum, the court monitor need not submit a comprehensive quarterly report this Fall, 2013, but may submit compliance or other reports which may advise the Court on matters of concern. After submission of the DHS’s implementation plan under Paragraphs 2 and 3 above, the court monitor is requested to provide the parties and the Court with a monitoring plan, which may address resumption of quarterly and other reports.

8. The Court specifically and respectfully directs the court monitor and Deputy Commissioner Anne Barry to discuss and seek an agreement on the amount of an additional deposit to the Court’s Registry to not only accommodate the additional responsibilities of the court monitor, as described herein, but to carry out the provisions of the settlement agreement in the best interests of all parties concerned, absent stipulation of the parties and approval of the Court.
September 10, 2013

During the Olmstead Subcabinet meeting, new materials for the September draft of the Olmstead Plan were reviewed, including:

- Goals for healthcare, healthy living, lifelong learning, and education were reviewed and adopted.
  - Healthcare and healthy living: People with disabilities, regardless of their age, type of disability, or place of residence, will have access to a coordinated system of health services that meets individual needs, supports good health, prevents secondary conditions, and ensures the opportunity for a satisfying and meaningful life.
  - Lifelong learning and education: People with disabilities will experience an inclusive education system at all levels and lifelong learning opportunities that enable the full development of individual talents, interests, creativity, and mental and physical abilities.
- Four overarching strategic actions: See the September 2013 draft Plan for additional details.
- Quality assurance, oversight and monitoring.

September 11–October 8, 2013

A public comment period was held on the second (September) Olmstead Plan draft. Comments were solicited from the Minnesota Olmstead Plan website and email address, yielding 32 comments.

October 8, 2013

The third Olmstead Plan was drafted. In this version of the Plan, writing teams developed specific actions and timelines related to different topic areas, such as employment, housing, and transportation. In developing this Plan, the Olmstead Subcabinet agencies listened to input from individuals with disabilities, family members and guardians, advocacy organizations, service providers, and integration experts. Goals continued to focus on supports and services, housing, transportation, employment, community engagement, lifelong learning and education, and healthcare and healthy living and overarching strategic actions remained unchanged from the September draft. An implementation plan was proposed to allow people to evaluate progress on the Plan.

October 10–31, 2013

A public comment period was held on the third (October) Olmstead Plan draft. Comments were solicited from the Minnesota Olmstead Plan website and email address, yielding 17 comments.

November 1, 2013

The fourth Olmstead Plan was drafted. Similar to previous versions of the Plan, writing teams from Olmstead Subcabinet agencies developed specific actions and timelines related to topic areas such as employment, housing, and transportation. The teams used an iterative writing process, listening to input from individuals with disabilities, family members and guardians, advocacy organizations, service providers, and national experts as they revised the draft Plan. Goals continued to focus on supports and services, housing, transportation, employment, community engagement, lifelong learning and education, and healthcare and healthy living and overarching strategic actions remained unchanged from the October draft. Plan actions and timelines were outlined for each of these topic areas, though measurable goals were not yet identified.
November 1, 2013–April 23, 2014

A public comment period was held on the fourth (November) Olmstead Plan draft. Comments were solicited from the Minnesota Olmstead Plan website and email address, yielding 63 comments.

December 11, 2013

David Sherwood-Gabrielson was named the Interim Executive Director of the OIO; David Thompson was named the Deputy Executive Director.

December 27, 2013

OIO staff were introduced to the court monitor.

December 31, 2013

The court monitor submitted a report to the Court on the Olmstead Plan: The court monitor recommends provisional approval of the Minnesota 2013 Olmstead Plan subject to de novo review after the state revises the Plan based on this report by the court monitor, and on any submissions by the plaintiff class and the litigation’s consultants. Major concerns of the court monitor include the assurance of sufficient resources in the Olmstead Implementation Office to carry the Plan forward. There are some issues which arise at the intersection of the state’s implementation of the Plan and the Court’s enforcement role:

1. The Plan does not provide any suggestions for the state’s demonstration of sufficient substantial compliance to enable the Court to relinquish active jurisdiction.
2. The Plan should more carefully address the consequences under the Court’s orders of a failure of the legislature to provide any needed statutory change, sufficient support and funding for implementation of the Plan.
3. Modification of the Plan is permitted under the process instituted by the Court. Unilateral modification of a court-ordered plan is not permissible. Therefore, the Plan’s anticipation that financial challenges would permit unilateral modification is misplaced. The Plan does not state that the Plan and amendments to it are subject to the approval of the Court.

In addition, a number of general structural matters are of concern which are present throughout the proposed Plan:

1. The settlement agreement and the order of April 25, 2013 require that the Olmstead Plan “uses measurable goals” to achieve its purposes. In very many of its action steps, the Plan falls short of stating measurable goals.
2. The Plan often references future development of baselines upon which future action steps will build. The Plan does not state that these baselines and future action steps will be incorporated into the plan subject to review and approval by the Court.
3. The Plan often references future development of recommendations, policies and processes. The Plan does not state that these policies and processes will be incorporated into the plan subject to review and approval by the Court.
4. The Plan’s baseline development requirements are weakened by further unmeasurable plans which do not require actions to be taken or results achieved.
5. Often, “goals” are mentioned without specification of whether this term refers to a requirement which is to be considered measurable for accountability of the Plan.

6. Commitments in the Plan are often phrased weakly, in a manner which would make it difficult for the state or Court to evaluate compliance.

The Plan does not address technology and assistive technology. Additionally, the Plan references “prevention” of abuse and neglect but does not cover receipt of allegations, investigations, and the competence and training of investigators. Should the Court approve this report, it is suggested that:

1. Within twenty days of the date of the approval order, the plaintiff class will file any comments or objections to the Plan as currently submitted.

2. Within twenty days of the date of the approval order, the executive director of the Minnesota Governor’s Council on Developmental Disabilities and the Ombudsman for Mental Health and Developmental Disabilities will file any comments or objections to the Plan as currently submitted.

3. The state will file its first update on the Plan within 30 days of the approval order. See order of August 28, 2013 (“updates to the Olmstead Implementation Plan shall include activities undertaken pursuant to the Plan, documentation of such activities, and any requests for modification of the Plan’s deadlines or other elements.”). Given the anticipated revised Plan, the first update may, but need not, include requests for modification.

4. The state will file a revised Plan within 120 days of the date of the approval order, after first providing a draft to the court monitor within 90 days of the date of the approval order.

Back to Table of Contents
January 2014

The OIO was operational, but appointments were minimal, interim-based, and time-limited.

January 16, 2014

The Centers for Medicare and Medicaid Services (CMS) published a rule outlining new requirements for states’ Medicaid home- and community-based services (HCBS). The intent of the rule was to ensure that individuals receiving long-term services and supports through HCBS programs had full access to benefits of community living and the opportunity to receive services in the most integrated setting appropriate to meet the needs of the individual. The rule was designed to enhance the quality of HCBS and provide protections for people who use those services. The rule defined, described and aligned requirements across the HCBS programs. It defined person-centered planning requirements for persons in home- and community-based settings. The regulations went into effect on March 17, 2014, and any new 1915(c) waivers or 1915(i) state plans had to meet the new requirements to be approved. For 1915(c) waivers and 1915(i) state plan programs that were already approved, states were afforded a maximum of a one year period to submit a transition plan for compliance. In Minnesota, this impacted the Brain Injury (BI), Community Alternative Care (CAC), Community Alternatives for Individuals with Disabilities (CAD); currently the Community Access for Disability Inclusion Waiver), Developmental Disabilities (DD), and Elderly Waiver (EW) programs. New programs under 1915(i), 1915(k) and any new 1915(c) were required to be in full compliance from the date of implementation. In Minnesota, the new Community First Services and Supports (CFSS) program needed to meet this requirement. The new federal HCBS rules required that individuals be afforded a real choice between settings in which they receive services. Minnesota’s implementation of these rules furthered the state’s progress in implementing its Olmstead goals. Later, on May 9, 2017, Health and Human Services (HHS) Secretary Tom Price and CMS Administrator Seema Verma announced a three-year extension (to March 17, 2022) for state Medicaid programs to demonstrate compliance with the final rule.

January 22, 2014

The Court provisionally approved the Olmstead Plan with revisions required: The Court has now received not only the Olmstead Plan, dated November 1, 2013, but also the court monitor’s report to the Court: Minnesota’s 2013 Olmstead Plan (“Report”). Based upon the presentations of all parties and the current procedural status of the case, and the Court having reviewed the contents of the file in this matter and being otherwise duly advised in the premises, the Court hereby enters the following:

1. The Court provisionally accepts and approves the Olmstead Plan, subject to the Court’s review after the state of Minnesota revises the Olmstead Plan based upon the report by the court monitor and after the Court has reviewed any submissions by plaintiffs’ class counsel and the executive director of the Minnesota Governor’s Council on Developmental Disabilities and the Ombudsman for Mental Health and Developmental Disabilities.

2. Within 30 days of the date of this order, plaintiffs’ class counsel may file any comments or objections to the Olmstead Plan as currently submitted.
3. Within 30 days of the date of this order, the executive director of the Minnesota Governor’s Council on Developmental Disabilities and the Ombudsman for Mental Health and Developmental Disabilities may file any comments or objections to the Olmstead Plan as currently submitted.

4. The state of Minnesota shall file its first update, including any amendment to the Olmstead Plan and a factual progress report that shall not exceed 20 pages, within 90 days of the date of this order. The Court expects the parties to address the progress toward moving individuals from segregated to integrated settings; the number of people who have moved from waiting lists; and the results of any and all quality of life assessments. The Court needs to be in a better position to evaluate whether the settlement agreement is indeed improving the lives of individuals with disabilities, as promised and contemplated by the settlement agreement itself. As the Court ordered on August 28, 2013, updates to the Olmstead implementation plan shall include activities undertaken pursuant to the plan, documentation of such activities, and any requests for modification of the Plan’s deadlines or other elements.

5. The state of Minnesota shall file a revised Olmstead Plan on or before July 15, 2014, after first providing a draft to the court monitor on or before July 5, 2014.

6. This Court respectfully directs that the Olmstead Subcabinet use all of its combined resources and talents to implement the Olmstead Plan. Further, the Court respectfully directs that the Olmstead Subcabinet cooperate, communicate, and work with the court monitor. The Court expects the Olmstead Subcabinet to discuss ongoing implementation with the court monitor, as well as the executive director of the Governor’s Council on Developmental Disabilities and the Ombudsman for Mental Health and Developmental Disabilities, on a 60-day report system, with feedback and communication between all parties, so that true progress can be realized in the lives of the individuals with disabilities intended to benefit from the settlement agreement and so their lives can truly be significantly improved.

February 11, 2014

The court monitor letter to lieutenant governor outlined the deadline (April 22, 2014) of the first update to the Plan after provisional approval of the Court on January 22, 2014. The court monitor offered to discuss the deadline and a drafted response to the court order.

February 20, 2014

The OIO joined the Olmstead Subcabinet meetings for the first time, offering support to both the Olmstead Subcabinet and the lieutenant governor’s office in areas such as report review and plan revision.

February 22, 2014

The OIO report to the Subcabinet was reviewed. This report fulfilled the bi-monthly reporting schedule on the status of work being done within the Olmstead Plan to move toward greater integration for persons with disabilities. It also was used as a mechanism to recommend other actions (e.g., modification to the Plan) to the Olmstead Subcabinet and other parties, including the Court and other stakeholders. For the Olmstead Subcabinet’s comments on the report, see page 4 of the February 20, 2014 meeting minutes.

The Quality of Life Assessment Subcabinet report was also released. The OIO recommended that an annual plan for $5,000 be developed with the Center for Outcome Analysis to create a Quality of Life assessment tool.
specific to the Minnesota Olmstead Plan recommendations. A placeholder budget of $500,000 for survey administration and analysis costs were included in the OIO budget.

**March 17, 2014**

*First draft of modifications to Minnesota's 2013 Olmstead Plan* were developed. To develop the revisions and additions in this draft, teams conferred with stakeholders and agencies (particularly mental health advocates and the Department of Corrections), and reviewed comments from the court monitor overseeing the Jensen settlement agreement. Representatives from the OIO worked closely with the court monitor and the Subcabinet’s ex officio members to identify necessary changes to the 2013 Olmstead Plan. Goals continued to focus on supports and services, housing, transportation, employment, community engagement, lifelong learning and education, and healthcare and healthy living and overarching strategic actions remained unchanged from the November draft. Some goals were updated to further address mental health/illness. Plan actions and timelines were outlined for each of these topic areas, though measurable goals were not yet identified.

**April 21, 2014**

The *Quality of Life assessment tool was reviewed and approved by the Olmstead Subcabinet*. Additionally, a contract with Management Analysis and Development was approved by the Subcabinet to conduct a pilot of the Quality of Life assessment. To review the assessment, see page 60 of the April 22 report to the Court.

**May 5, 2014**

*Darlene Zangara was appointed the Director of the OIO*, housed in the Department of Employment and Economic Development (DEED).

**June 2014**

The Quality of Life survey pilot was launched.

**June 9, 2014**

The *Olmstead Subcabinet reviewed Plan modifications* that were submitted to the court monitor. It was noted that 46 modifications were requested, of which 32 were either granted outright or with small modifications. Areas where modifications were already approved included:

- Adding assistive technology issues to the Plan and coming up with ways to address the topic in each area.
- Adding goals for the Department of Corrections (DOC).
- Incorporation of feedback from a mental health advocacy group.
- Defining baselines for employment work.

It was noted that the day training section of the employment topic focused more on processes than outcomes and needed more work. Additionally, the six areas pending approval from the court monitor were reviewed by the Subcabinet. However, exact language from the Plan regarding modifications was requested before approval would be given. For additional details on the six areas pending approval, see page 2 of the June 9, 2014 meeting minutes.
The legislature also approved a budget of $500,000, although it was noted that additional analysis would be needed to determine the breakdown of the budget. Darlene Zangara suggested several areas to focus on, including implementation of the Plan in compliance with the Court, properly resourcing the OIO, outreach and communications, and accessibility and contract services. It was also noted that additional discussions would be needed to determine the most effective structure and governance for the office and that consideration needed to be given to what legislative proposals would be brought forward for the next session regarding Olmstead. Discussion included:

- Resources for Darlene to consult.
- Resource needs for the OIO.
- Importance of everyone looking at policies and practices with an Olmstead lens.

Finally, the Olmstead Subcabinet noted that it was important to put together a plan to get to a place where there would no longer be Court oversight, although it was mentioned that implementation of the Plan was in its early stages and the Subcabinet may not be ready to be out from under the Court’s jurisdiction yet.

June 19, 2014

The Olmstead Subcabinet approved the six proposed modifications to the Plan that were pending approval at the June 9, 2014 meeting. These modifications included:

- Clarification regarding replacing the personal care assistance (PCA) programs with a more flexible personal support service, with CFSS.
- A new action item to set annual goals to increase the number of counties and tribal nations providing individualized housing options.
- New proposed language intended to broaden the person-centered concept to include all people with disabilities.
- Edit to action item to extend the deadline from March 31, 2014 to August 31, 2014 to offer enhanced person-centered planning training components to assure employment planning strategies and employment first principles were understood and incorporated into the tools and planning process.
- New language to update the section on public comments on the Olmstead Plan to include feedback received from November, 2013 to the present.
- New language to provide background information on housing issues faced by individuals with disabilities when they were released from prison. New action items to track individuals with disabilities exiting and entering state correctional facilities and their ability to access appropriate services and supports. Identify trends and gaps and set measurable goals.

July 1, 2014

The state of Minnesota allocated $500,000 to the OIO for fiscal year 2015. DEED, DHS, and Minnesota Housing (Minnesota Housing Finance Agency, or MHFA) also committed to the provision of monetary and in-kind support for the OIO in fiscal year 2015. Funding ($875,000) for the OIO for in fiscal years 2016 and 2017 was also secured as base funding.
Second draft of modifications to Minnesota’s 2013 Olmstead Plan were developed. To develop the proposed modifications in this document, teams conferred with stakeholders and agencies, considered comments from Subcabinet listening sessions held across the state, and reviewed comments from the court monitor overseeing the Jensen settlement agreement. Goals continued to focus on supports and services, housing, transportation, employment, community engagement, lifelong learning and education, and healthcare and healthy living and overarching strategic actions remained unchanged from the November draft. Plan actions and timelines were outlined for each of these topic areas, though measurable goals were not yet identified. The Olmstead Subcabinet did, however, commit to identifying specific strategic actions and timelines to modify the Plan accordingly, once baselines were established. Modifications regarding the elimination of prone restraint were made, as requested by the court monitor. Information on person-centered planning was added to the Plan for context. A full list of goal updates can be found in the summary of proposed modifications to the Olmstead Plan document.

August 11, 2014

Darlene Zangara reported that staffing of the OIO was increasing, including moving a part-time position into a full-time position and plans for future staffing.

August 18, 2014

Included in the August 18, 2014 report to the court monitor was a report on the alignment of the Minnesota Council on Transportation Access (MCOTA) with the Olmstead Plan. MCOTA was established by the Minnesota legislature in 2010 (Minn. Statute 2010 174.285) to study, evaluate, oversee, and make recommendations to improve the coordination, availability, accessibility, efficiency, cost-effectiveness, and safety of transportation services provided to the transit public. Due to the cross-agency nature of providing transportation for the Olmstead population, the Minnesota Department of Transportation (MnDOT) looked to MCOTA as a potential partner to begin the cross-agency conversation that would be needed to identify needs and expand overall awareness of Olmstead obligations. The relationship was useful for primarily exchanging information, and the strategic actions focused on gathering baseline information benefited from already planned MCOTA research. However, the connection to a more concrete strategic direction to directly contribute to Olmstead’s population based outcomes was not apparent. While many strides were made in creating greater awareness on Olmstead needs among a broader group of transportation stakeholders, MnDOT, in conjunction with the MCOTA membership, determined that inclusion of MCOTA in the Olmstead Plan would be discontinued. The primary reason was that MCOTA’s charge was advisory and the Olmstead Plan was seeking direct measurable impact to furthering Minnesota’s Olmstead Plan, which was outside of MCOTA’s purview. MnDOT did see value in maintaining a connection and MnDOT’s Olmstead agency lead continued to provide updates on Olmstead progress to MCOTA and recommended Olmstead-based research for consideration in MCOTA’s work plan. MnDOT was in the process of developing alternatives to replace MCOTA in the transportation section of Minnesota’s Olmstead Plan. Recommended replacements included:

- Inclusive transit planning: Providing technical assistance to transit systems on best models for increasing the participation of people with disabilities in the design and implementation of responsive, coordinated transportation systems.
• Enhancing communications: Providing technical assistance on improving access of persons with disabilities to transit through improved communication techniques. These techniques could include: travel training, driver sensitivity training, and improved signage.

• Development of performance measures: Identification of key measures for determining increased access by persons with disabilities. These measures could include: overall disabled ridership, customer satisfaction responses, and level of investment.

For additional details on this report, see page 82 of the August 18, 2014 report to the court monitor.

Also included in this report to the court monitor was a report on processes to access crisis services in schools in response to the action item: By June 30, 2014, establish a process for school districts to ensure that students with complex disabilities can access crisis services. This report defined key terms (e.g., complex disabilities, crisis), identified barriers to service provision in schools, and set forth goals and processes for schools to access crisis services. For additional details on this report, see page 106 of the August 18, 2014 report to the court monitor.

September 18, 2014

The Court declined adoption of the Olmstead Plan and required revisions: On July 10, 2014, the state filed the proposed Olmstead Plan that is now before the Court. In response to the proposed Olmstead Plan, the plaintiff class submitted a letter to the Court on July 24, 2014, “reiterat[ing] the settlement class positions . . . in [its] prior letters to the Court and court monitor concerning the Olmstead Plan” and observing that “issues remain, including a necessary recommitment and focus needed to complete and implement an Olmstead Plan using measurable goals.” Specifically, the plaintiff class referenced a February 25, 2014 letter to the Court in which the plaintiff class expressed concerns that “the Olmstead Plan be strategic, measurable, and clearly state who is responsible, with a listing of specific timelines, and how the Plan will be implemented, and specific resources needed,” and an October 22, 2013 letter to the court monitor in which the plaintiff class criticized DHS’ “cavalier approach to the development of the Court ordered Olmstead Plan” and the resulting “rushed, incomplete and deficient Olmstead Plan.” On August 6, 2014, the court monitor filed the Olmstead Plan report with the Court, recommending final approval of the proposed Olmstead Plan. However, in the Olmstead Plan report, the court monitor observed that “[s]ome concerns remain.” The court monitor recommended “refinement with regard to [the Olmstead Plan’s] structure and specificity,” including the need for measurable goals, new methods for presenting and reporting information, and better phrasing of commitments to enable compliance evaluation.

For the reasons discussed below, the Court declines to approve the proposed Olmstead Plan as it is currently written. The Court finds that the proposed Olmstead Plan contains significant shortfalls that require modification to comply with the comprehensive standards articulated in the settlement agreement and in subsequent Court orders and court monitor reports. The Court emphasizes two particularly deficient areas of concern:

1. The lack of measurable goals; and
2. The lack of accurate reporting.

Based on the entire record of this case, IT IS HEREBY ORDERED THAT:

1. The Court DECLINES TO ADOPT the state’s proposed Olmstead Plan at this time.
2. The parties shall submit a revised Olmstead Plan to the court monitor by November 10, 2014.

September 29, 2014

As part of its planning process, the Olmstead Subcabinet adopted a Minnesota Employment First Policy, requiring all state agencies to integrate a vision, values and guiding principles in their work, and assigning three agencies (DHS, Minnesota Department of Education, and DEED) responsibility to define, operationalize and document a process to ensure a person-centered approach and informed choice were used. The three agencies needed to align programs, funding and policies, and develop uniform data collection and reporting procedures. The operational planning process was initiated. The policy was the culmination of an Employment First Coalition effort that began in 2007.

September 30, 2014

The Continuing Care Administration and the Children and Family Services Administration within DHS released a report on potentially segregated settings. This report was produced in conjunction with the Olmstead Plan actions to:

1. Identify people with disabilities who desire to move to more integrated housing, the barriers involved, and the resources needed to increase the use of effective best practices; and
2. Support people in moving from institutions to community living, in the most integrated setting.

This report included demographic and baseline data about people receiving services in potentially segregated settings and laid out targets and timelines for moving people to more integrated settings. Included in this report were data about types of potentially segregated settings and day and employment services. This report also included information on targets and timelines related to residential interventions and day services interventions. Finally, this report included summary tables of Massachusetts, Oregon, and Rhode Island state reform initiatives around competitive, community-supported employment and community-based day support services.

September 2014–September 2015

Advocating Change Together created an Olmstead Academy and continued offering the academy on an annual basis. The academy includes training sessions on disability rights, leadership skills, and the Olmstead decision and Minnesota's Olmstead Plan. Fieldwork consists of community projects that promote full community integration.

October 13, 2014

A presentation on the Environmental Quality Board’s (EQB) framework was reviewed as a potential model for the Olmstead Subcabinet regarding structure. Concepts for consideration when designing the framework for the Olmstead structure included: the focus of the governing entity, definitions, the governing body, membership, and staff. The Olmstead Subcabinet approved moving forward with designing a permanent structure that built on the existing structure and the EQB model.
October 20, 2014

The crisis triage and hand-off process was submitted with the October 20, 2014 report to the court monitor. For additional details on this process, see page 40 of the March 27th Subcabinet status report to the Court, which includes the version of the process that was approved by the Olmstead Subcabinet.

November 3, 2014

In response to the September 18, 2014 Court order, which declined to adopt the proposed Olmstead Plan, emphasizing a concern with the lack of measurable goals, agency staff worked on each Plan action item requiring establishment of baselines and measurable goals. A worksheet was prepared for each measurable goal to provided context, background, and source information used to establish the goals. The measurable goals submitted were based on existing resources. The goals were to be reviewed and modified once the 2015 budget was approved. The Court was also concerned about the accuracy of reporting. It was discussed during the Olmstead Subcabinet meeting that the measurable goals being proposed would provide more accurate, complete, and verifiable reporting in the bimonthly reports. Additionally, the report would continue to reflect the number of people who moved from segregated to integrated settings, the number of people who were no longer on the waiting list, and the Quality of Life measures.

December 22, 2014

In their report to the court monitor, the Olmstead Subcabinet included a report on the Olmstead HCBS waiver wait list from DHS. This report addressed the definition of urgency, how to track urgency and those waiting for waiver services, and how adopting the recommended practices would result in improving the waiting list process. DHS committed to taking the following administrative actions based on the recommendations of the Olmstead Wait List Workgroup members:

Within three months of this report’s presentation, DHS will convene a group of county and disability stakeholders to discuss further action on maximizing the benefit of waiver funds. This was completed on September 5, 2014.

By December 31, 2014, DHS will:

- Establish four levels of urgency (institutional exit, immediate need, serious need, and planned need) for individuals requesting waiver services. Lead agencies will prioritize individuals applying for waiver services on their assessed level of urgency.
- Develop and distribute criteria based on statute and the prioritization for urgency of need for services (PUNS) system that will be used to determine urgency of need.
- Establish and publish a training curriculum on using the temporary electronic record system. This system will collect data on urgency of need categorizations.
- Offer support to lead agencies prior to implementation of the electronic record system.
- Create a temporary electronic record system to track the urgency of need categories across the DD, CAC, CADI and BI waivers.
By February 1, 2015, DHS will develop and publish a protocol for implementing the provisions of M.S. 256B.092, subd. 12 and M.S. 256B.49, subd. 11a, granting the commissioner the power to transfer waiver funds between lead agencies to accommodate statewide priorities.

Beginning February 1, 2015, DHS will:

- Require that individuals with the “institutional exit” categorization begin service planning within 90 days of an assessment. DHS will require that individuals with the “immediate” categorization receive services within 90 days to the extent that statewide resources are available to support them. This may be accomplished through DHS technical assistance or transferring waiver funds between lead agencies. Categorization of individuals will be completed on a rolling basis, as they are assessed and reassessed. Information about the number of days an individual has been on the waiting list will be available to DHS through the temporary electronic record system.

- Provide technical assistance to lead agencies that do not comply with the reasonable pace requirement.

- By July 1, 2015, DHS will provide technical assistance to lead agencies on their ability to access a second year to control excess spending as per M.S. 256B.0916, subdivision 11.

- Beginning February 1, 2016, DHS will provide summary data about waiting list urgency categories to the public on an annual basis.

- By February 2017, DHS will create a final electronic record system that may work with the state’s electronic assessment system to track the urgency of need categories across the DD, CAC, CADI and BI waivers. Corresponding training and support will be offered to lead agencies before this date. This system will replace the temporary electronic record system.

- DHS will participate in an upcoming discussion on waiver waiting lists, hosted by the National Association of State Directors of Developmental Disabilities Services.

For additional details on this report, see page 150 of the December 22, 2014 report to the court monitor.

December 31, 2014

The court monitor issued a report on Olmstead Plan deliverables: In this report, the court monitor notes that the current functioning of the Subcabinet and the OIO with regard to completing deliverables (reports, plans and analyses) is unacceptable. Of 26 deliverables due this past summer and fall, requirements in seven instances (27 percent) were completed and those in 19 (73 percent) have not been completed. Compliance is routinely very late. The Olmstead Implementation Office and its supervisory Subcabinet do not have a system which operates effectively to track and ensure timeliness, or to explain lateness, with regard to deliverables. This must be fixed immediately. The Subcabinet was required to issue a foundational report by August 31, 2014 on the staffing, funding and responsibilities of the Olmstead Implementation Office and on oversight and monitoring structure described above, including timelines for completion of any outstanding items. That report has not yet been issued. There is a failure to articulate a clear function for the OIO. Pursuant to the Court’s order of September 3, 2014, the court monitor finds defendants in NON-COMPLIANCE with the Olmstead Plan as described in this report and recommends that the Court act with regard to said non-compliance. In addition, the court monitor stands ready to oversee and supervise defendants’ activities under the Olmstead Plan with the goal of ensuring their substantial compliance.

Back to Table of Contents
2015

The legislature authorized initial policy changes to the Group Residential Housing program, intended to increase the flexibility of housing benefits to allow more individuals to move from segregated to integrated settings.

January 9, 2015

The Court provisionally approved the Olmstead Plan with revisions required: On November 10, 2014, the state of Minnesota submitted its proposed revisions to the Olmstead Plan (“Revised Olmstead Plan”) to the Court and the court monitor for review. For the reasons set forth below, the Court provisionally approves the revised Olmstead Plan. Pursuant to the Court’s September 18, 2014 order, the state filed the revised Olmstead Plan that is now before the Court for review. The state also submitted an accompanying exhibit that outlines the measurable goals for certain Olmstead Plan action items and, pursuant to the court monitor’s request, includes worksheets with additional explanatory information. Although the state has made progress in developing a comprehensive Olmstead Plan since its initial draft submission to the Court on October 31, 2013, the Court remains concerned that certain aspects of the revised Olmstead Plan do not meet the requirements set forth in Olmstead v. L.C. and in the numerous prior orders of this Court. In reviewing the revised Olmstead Plan, the Court finds a number of specific items to be deficient. The Court provided a section-by-section review of the seven topic areas included in their revised Olmstead Plan (employment, housing, transportation, support services, lifelong learning and education, healthcare and healthy living, community engagement). Based upon the presentations of all parties and the current procedural status of the case, and the Court having reviewed the record and being otherwise duly advised in the premises, the Court hereby enters the following:

1. The Court provisionally approves the state of Minnesota’s proposed revisions to the Olmstead Plan, subject to the Court’s review of the state’s modifications and any submissions by plaintiffs’ counsel.
2. Plaintiffs’ counsel may file any comments or objections to the Olmstead Plan as currently submitted by February 6, 2015.
3. The state shall file a revised Olmstead Plan by March 20, 2015.

January 28, 2015

Governor Mark Dayton issued Executive Order 15-03 which gave the Olmstead Subcabinet the responsibility of further defining the role and nature of the Olmstead Subcabinet, including appointment of an executive director of the OIO who would report to the chair of the Olmstead Subcabinet. Additionally a new Chair for the Olmstead Subcabinet, Mary Tingerthal, Commissioner of Minnesota Housing, was appointed.

February 2015

The Quality of Life survey pilot was completed. Key recommendations centered on improved data gathering methods, rather than findings from self-reported data.

February 9, 2015

The Olmstead Subcabinet reviewed and approved the report: Olmstead Barriers and Disincentives Identification Survey Results. For each of the Olmstead Plan’s seven topic goals, the questionnaire asked people to list barriers or disincentives that prevented each goal from happening. For each barrier or disincentive, people were asked
to list the federal or state policies, procedures, laws or funding that created the barrier or disincentive. The report was given to agencies and advocates to use as a tool as they reviewed proposals. For a complete list of participant responses by barrier or disincentive, see page 40 of the February 20 Subcabinet status report to the Court.

The Olmstead Subcabinet also reviewed and approved the 2014 Olmstead Plan annual report, which reviewed work that happened between November 1, 2013 and December 31, 2014. During this timeframe, activities were focused in large part on administrative and operational processes. In summary:

- Since the promise of Olmstead can only be achieved with cross-agency collaboration and dedication, staff roles were formalized and clarified for: the Olmstead Subcabinet, OIO, agency leads, and compliance function.
- Plan activities were focused in these five primary areas: implementation, reporting, modification, community engagement, and quality improvement.
- The Subcabinet and Olmstead staff engaged members of the disability community in order to learn from their perspective as well as build partnerships for Plan implementation.
- Financial activities by, or on behalf of, the OIO took place throughout the reporting period.

For additional details, see page 146 of the February 20 Subcabinet status report to the Court.

Additionally, the Olmstead Subcabinet reviewed and approved the OIO report in response to the strategic action: By August 31, 2014 the Subcabinet will issue a report on the staffing, funding and responsibilities of the OIO and on the oversight and monitoring structure described, including timelines for completion of any outstanding action items. The report covered activities that occurred through December 31, 2014. The report covered the execution of the first and second executive orders and the transition process. The report also included the overview of the status of outstanding action items, structure of the office, and the utilization of DHS compliance team. For additional details, see page 158 of the February 20 Subcabinet status report to the Court.

The Olmstead Subcabinet also reviewed and approved two reports in response to the strategic action: By December 31, 2014, publicize statistics, research results, and personal stories illustrating the contributions of persons with disabilities in the workplace.

A report to the legislature on the status and evaluation of the individual placement and support approach to supported employment for people with serious mental illness. The report included data, statistics, comments, and recommendations for expanding the program to comply with the Olmstead Plan and meet the needs of Minnesotans with mental illness who require employment services. For additional details, see page 192 of the February 20 Subcabinet status report to the Court.

An annual report from the State Rehabilitation Council. The report contained statistics and results of the Vocational Rehabilitation program, including personal stories about individuals who had obtained employment. For additional details, see page 200 of the February 20 Subcabinet status report to the Court.

The Olmstead Subcabinet also reviewed and approved MnDOT’s ADA Transition Plan. In addition to establishing a baseline of the accessibility of the state’s transportation system, the plan tracked MnDOT’s progress to ensure that transportation was accessible to all users. The intent of MnDOT’s transition plan was to be a living
document that would receive routine updates. Updates were scheduled to occur on a four year cycle. For additional details, see page 238 of the February 20 Subcabinet status report to the Court.

Additionally, the Olmstead Subcabinet reviewed and approved Minnesota’s statewide plan on building effective systems for implementing positive practices and supports, subject to a requirement that an implementation progress report be provided to the subcabinet by August 1, 2015. This report was drafted in response to the following strategic actions:

- By July 1, 2014, the state will create an inventory and analysis of policies and best practices across state agencies related to positive practices and use of restraint, seclusion or other practices which may cause physical, emotional, or psychological pain or distress.
- By July 1, 2014, a report outlining recommendations for a statewide plan to increase positive practices and eliminate use of restraint or seclusion will be delivered to the Olmstead Subcabinet or their designee by an assigned team of representatives from Olmstead Subcabinet agencies.
- By August 1, 2014, the state will develop, across state agencies, a common definition of incidents, including emergency use of manual restraint, that are to be reported, and create common data collection and incident reporting processes.

The report identified areas where gaps existed and included plans and timelines to address those gaps. Four major activities were used to further the vision outlined in the Olmstead Plan:

- Inventory Minnesota policies and best practices.
- Unify cross-agency definitions of key terms.
- Use best practices in positive supports.
- Use Minnesota’s state-wide plan for implementing positive supports.

For additional details, see page 362 of the February 20 Subcabinet status report to the Court.

Finally, a Quality of Life Workgroup was established to identify and analyze the recommendations of the Quality of Life report and determine the cost of the survey and the appropriate vendors. The workgroup was tasked with presenting recommendations to the Olmstead Subcabinet for next steps on the implementation of the Quality of Life survey.

February 27, 2015

The Court monitor issued a report to the Court on the Olmstead Plan update: In this report, the court monitor strongly advises the Subcabinet to immediately examine and decide how it will monitor and assure agencies’ compliance with the manifold implementation requirements of the various plans, which the Subcabinet is adopting under the Olmstead Plan. The court monitor noted that the Olmstead Plan updates essentially report on the Subcabinet’s approval/review processes and generally on Olmstead Implementation Office activities. The updates do not report on what is being done under the various approved plans. In a previous report, the Court monitor urged an “immediate fix” to the lack of a “system, which operates effectively to track and ensure timeliness, or to explain lateness, with regard to deliverables.”

The court monitor is pleased to report to the Court that the State has undertaken to improve the situation. Governor Dayton’s Executive Order 15-03 was issued on January 28, 2015, amplifying the role and authority of
the Subcabinet and the Olmstead Implementation Office. A clear decision-making process is being established, along with establishment of an Executive Committee. Mary Tingerthal, Commissioner of the Minnesota Housing Finance Agency, is the new chair. The staffing reported to the Court is insufficient to achieve effective oversight of the Plan. The Court monitor previously expressed concern about staffing: “It is imperative that the OIO have sufficient resources.” The annual report now provided includes only two staff in addition to the full-time executive director. One is a full-time assistant director and one is a half-time communications manager. The assistant director “focuses on plan compliance, interagency coordination, quality assurance and community relations.” The court monitor urged an “immediate fix” to the lack of a “system, which operates effectively to track and ensure timeliness, or to explain lateness, with regard to deliverables.” The Subcabinet report provides a schedule for action to ensure completion of all overdue deliverables at its February and March meetings.

The narrative in the Subcabinet update on movement from segregated to integrated settings includes much important data and graphs of some data. However, it does not graph census information for intermediate care facilities for persons with developmental disabilities (ICF/DD), Anoka, and Minnesota Security Hospital. The census information status over time is an important window into movement from one to another setting. Graphs for census should be provided along with the other information, which is graphed.

One key requirement was not met. The Subcabinet approved a report, which on its face is non-compliant, and the Subcabinet report does not explain the deficiency. The Olmstead Plan’s earliest substantive section (“Overarching strategic actions”) requires a “concrete plan for change, through administrative alignment and collaboration, legislative action, policy and rule changes, and funding changes and prioritization.” This concrete plan “includes other agencies and departments in Minnesota (not only subcabinet agencies).” With regard to the requirement undergirding Exhibit 6-2. Olmstead Barriers & Disincentives Identification Survey Results, the state and DHS will address the matters in the Olmstead Plan by means in addition to opinion surveys (but may include opinion surveys) and will comply with the requirement to identify options to address barriers to integration that are linked to federal legislation, regulation, or administrative procedures. This will be completed by June 1, 2015. A plan for timely completion will be provided to the court monitor by April 1, 2015.

With regard to the Quality of Life Survey, the next Subcabinet update will include analysis of the results of the pilot, and future updates will include qualitative and quantitative analysis of the survey results, and any recommendations arising therefrom.

With regard to access to services and supports for people with disabilities leaving the corrections system, the next and subsequent updates will provide qualitative and quantitative reports on both the process and results of access to services and supports.

With regard to SS 2G/SS 2G.1, the next and subsequent update will set forth a revision of the “goals” section which will include measurable goals related to demonstrating benefits to the individuals, and which will fulfill the anticipated need over the current report’s timeline (through fiscal year 2019), and with deadlines for accomplishing those efforts. There shall be no arbitrary or unexplained goals related to demonstrating benefits to the individuals.

With regard to the statewide plan for positive practices and supports, the Plan shall be supplemented in the next update to include commitments that funding, staff and other supports will be provided for all the steps in the Plan’s implementation.
March 10, 2015

The Olmstead Subcabinet procedures were approved. The procedures set forth clear and orderly processes for the Olmstead Subcabinet to implement the Olmstead Plan in furtherance of the order of the governor and the Court. The procedures outlined Olmstead Subcabinet membership, expectations of members, duties of the chair, the public nature of the meetings, the development and purpose of the executive committee, meeting regulations, duties of the Olmstead Subcabinet, the Olmstead Subcabinet’s relationship with the OIO, convening of workgroups, and procedure amendment processes. The procedures were revised twice since their initial development.

The Olmstead Subcabinet reviewed and approved the crisis triage and hand-off process. The report summarized the crisis services available through community-based mental health services, home- and community-based services, and state-operated facilities. The report also identified barriers that existed in access, available services, and follow-up for people in crisis. The barriers were addressed in a three-pronged approach to improve crisis responses, including improving crisis triage and hand-off, use of positive supports and person-centered planning, and mental health system reform. One strategy that was being piloted included a single call-in number to handle referrals that came into DHS when people were at-risk and in need of crisis services. The report included measurable goals that would result from efforts to improve the crisis system. For additional details, see page 40 of the March 27 Subcabinet status report to the Court.

Additionally, the HCBS waiver waiting list report was reviewed and approved by the Olmstead Subcabinet. The report specified a structure based upon urgency of need by the individual to allow individuals to move from the wait list at a reasonable pace. The report outlined an enhanced assessment to better gather information about the urgency people have for services. Additionally, the report specified actions to enhance data collection and analysis to improve monitoring and transparency of the process. For additional details, see page 72 of the March 27 Subcabinet status report to the Court.

The Olmstead Subcabinet also reviewed and approved the report on districts’ progress in reducing the use of restrictive procedures in Minnesota schools from the Minnesota Department of Education (MDE). This report included a summary of activities completed by the restrictive procedure stakeholder workgroup. The governor’s budget for fiscal year 2016–2017 recommended additional support at $2.3 million per year to accelerate the implementation of school wide positive behavioral intervention and supports (PBIS) in schools and districts throughout Minnesota. This funding would build on legislative priorities around the reduction in the use of restrictive procedures and actions in the Olmstead Plan. For additional details, see page 94 of the March 27 Subcabinet status report to the Court.

The Olmstead Subcabinet also reviewed and approved the Health Care and Community Supports Administration’s overview of behavioral health homes (BHHs). This report summarized the work accomplished in meeting the objective: By December 31, 2014, DHS is to engage consumers of services to inform the design of the first framework to serve adults and children; design the model; obtain approval to implement the framework and develop a contingency plan for moving work forward if approval was not obtained; and determine the fiscal effects of statewide implementation in the near term. At the time, the report was presented, DHS was working to implement BHHs as a first step in the development of a framework. The BHH work group contracted with an external entity to conduct consumer focus groups; determine service eligibility; design the service definitions and structure; determine the team makeup, qualifications and responsibilities;
develop provider standards and preliminary certification process; develop a legislative proposal for submission in the governor’s budget; and develop a state Plan amendment to be submitted to CMS for review and approval. It was noted that implementation would require additional funding and that the governor’s 2015 budget proposal included funding for the project. For additional details, see page 170 of the March 27 Subcabinet status report to the Court.

Additionally, the Olmstead Subcabinet reviewed and approved the baseline data for the current care report. In accordance with objective 2G under the healthcare and healthy living section of the Olmstead Plan, the Health Care Research and Quality (HQR) Division within DHS established baseline data for care of people with disabilities. HRQ selected several measures of health care utilization from the Healthcare Effectiveness Data and Information Set (HEDIS). Specific measures were chosen for three age groups: children birth to 20, adults aged 21-64, and adults aged 65 and older. For each measure examined, the rate of service use (i.e., billing) by Medical Assistance (MA) enrollees with disabilities was compared with the rate of service use by MA enrollees without disabilities. Summary findings included:

- Across all age groups, 48.3 percent of all comparisons (14 out of 29 comparisons) showed significantly greater service use among persons with disabilities than persons without disabilities.
- Across all age groups, 20.7 percent of all comparisons (6 out of 29) showed significantly less service use among persons with disabilities than persons without disabilities.
- Across all age groups, 31.0 percent of all comparisons (9 out of 29 comparisons) had non-significant differences in service use between the disabled and non-disabled populations.

For additional details, see page 198 of the March 27 Subcabinet status report to the Court.

The Olmstead Subcabinet also reviewed and approved a system analysis describing barriers that needed resolution for transitioning youth with special health care needs to adult health care. This report was based, in part, on information gathered during a series of community meetings. For a complete listing of barriers and suggested strategies, see page 260 of the March 27 Subcabinet status report to the Court.

Measurable goals regarding receipt of services by transition age youth with disabilities to adult health care were reviewed and approved by the Olmstead Subcabinet, for submission to the court monitor. The approved baseline was: There are 76,735 children aged 12-17 in Minnesota with special health needs. Of those youth, 36,065 or 47.1 percent receive the services necessary to make transitions to adult health care. Measurable goals included:

- By December 31, 2014, the number of Minnesota’s transition age youth with disabilities who receive the services necessary to make transitions to adult health care will increase to 38,368 (50 percent).
- By December 30, 2016, the number of Minnesota’s transition age youth with disabilities who receive the services necessary to make transitions to adult health care will increase to 42,204 (55 percent).
- By December 30, 2018, the number of Minnesota’s transition age youth with disabilities who receive the services necessary to make transitions to adult health care will increase to 46,041 (60 percent).

For additional details, see page 266 of the March 27 Subcabinet status report to the Court.

Finally, the Olmstead Subcabinet reviewed and approved the community engagement plan, which included strategies to meet the goals of four action items whose deadlines were not met:
• By December 31, 2014, leadership opportunities will be identified and implemented.
  ▪ The plan set forth three ways to increase leadership opportunities: active engagement with governor-appointed councils, groups and boards; increased participation of self-advocates on Tuesdays at the Capitol; and increased state agency employment (as set forth in Executive Order 14-14).

• By December 31, 2014, the state will develop a plan to increase opportunities for people with disabilities to meaningfully participate in policy development and provide the plan to the Olmstead Subcabinet.
  ▪ Each of the Olmstead Subcabinet agencies were provided with the community engagement plan and toolbox to supplement the engagement processes they already use. The measurement processes within the Plan were used to assess engagement of people with disabilities and the level of meaningfulness of that engagement process. The OIO provided technical assistance and training related to the engagement plan to ensure understanding.

• By December 31, 2014, in consultation with people with disabilities, family members, and diverse community groups, the state will assess the size and scope of peer support and self-advocacy programs; based on this information the state will set annual goals for progress. Recommendations, including funding and any necessary legislative changes, will be made to the Subcabinet.
  ▪ The OIO reviewed literature regarding self-advocacy and peer supports and consulted with people with disabilities, family members, community groups and state agencies in order to assess the size and scope of programs in Minnesota.

• By December 31, 2014, the state will evaluate, revise as necessary, and disseminate guidelines and criteria when public dollars are used for ensuring that people with disabilities are incorporated in public planning processes, and that plans for public facilities and events are informed by attention to inclusion of people with disabilities. The guidelines and plans for incorporating them in public processes will be reported to the Olmstead Subcabinet or their designee.
  ▪ The OIO was working with the State Treasury and Bonding Office and Minnesota Management and Budget to determine appropriate data sources for the creation of a baseline measurement of publicly funded action items at the state level. This information was the first step toward ensuring that people with disabilities were included and engaged in action items that were publicly funded and that their input was used in meaningful ways. This baseline measure was to be established by June 30, 2015. In addition to the baseline measurement and goals to be set related to publicly funded projects, cities, counties, and other local governments were to be provided with the community engagement plan and toolbox to aid them in engaging people with disabilities in their projects. The OIO was to offer education sessions to train county and other local government staff at least two times per year on the Olmstead community engagement plan. The purpose of these sessions was to familiarize staff with the plan and its requirements as well as teach them to train others on the same material.

For additional details, see page 274 of the March 27 Subcabinet status report to the Court.
March 20, 2015

The Olmstead Plan was revised. After considering the revisions, the Olmstead Subcabinet determined that more work was needed in order to appropriately respond to the Court order from January 9, 2015.

April 13, 2015

The Olmstead Subcabinet reviewed legislative and fiscal changes for the 2015 legislative season, including:

- Reform of Minnesota Supplemental Aid/Shelter Needy and Group Residential Housing to increase access to integrated housing.
- Expansion of funding for services in supportive housing for people with serious mental illnesses.
- Expansion of integrated health care for persons with mental illnesses through BHH.
- Expansion of mental health crisis services.
- Creation of assertive community treatment services for adults with mental illnesses exiting the DOC.
- Increasing funding for rental assistance for adults with mental illnesses.
- Expansion of PBIS in schools.
- Increasing funding for reducing the use of restrictive procedures and elimination of prone restraint in schools.
- Increasing funding for individual placement and supports employment service.

Budget documentation related to these items can be found on page 42 of the April 20 Subcabinet status report to the Court.

Roles and responsibilities for DEED/Vocational Rehabilitation Services (VRS), DHS, and MDE in expanding competitive employment in the most integrated setting were reviewed and approved by the Olmstead Subcabinet. Roles and responsibilities were broken down into three categories:

- Roles that increase the number of people getting competitive, integrated jobs by implementing the informed choice mandates of Minnesota’s Employment First policy.
- Roles that facilitate the movement of adults into integrated, competitive employment.
- Roles that expand the numbers of transition age youth who achieve competitive, integrated employment under the Workforce Innovation and Opportunity Act (WIOA).

For additional details on cross-agency coordination, see page 72 of the April 20 Subcabinet status report to the Court.

The Olmstead Subcabinet reviewed and approved the Interagency Employment Panel annual report. The report included recommendations to ensure that policy and practice strategies aligned with Employment First principles. Major changes at the federal level, including WIOA and the new HCBS settings rule, drove the policy and funding changes necessary to increase opportunities to competitive employment for people with disabilities. Action steps for the next year included implementation of the Employment First Policy and seeking opportunities to move employment goals forward within existing resources and any additional resources made available through the 2015 legislative session. For additional details, see page 132 of the April 20 Subcabinet status report to the Court.
The Olmstead Subcabinet also reviewed proposed legislation regarding housing and supportive services and increasing access to transportation. The housing and supportive services legislative proposal would reform state-funded income supplement programs to offer a housing benefit with flexible housing stability services. Upon full implementation, this reform would make integrated housing affordable for 3,100 people exiting institutions and other segregated settings into the community. Additional details about this proposal can be found on page 144 of the April 20 Subcabinet status report to the Court. The transportation legislative proposal sought to increase public transit (i.e., hours of service and number of rides) in Greater Minnesota. Additional details about this proposal can be found on page 150 of the April 20 Subcabinet status report to the Court.

A legislative proposal for electronic health records in correctional facilities to assist with release to community settings with appropriate levels of support was also reviewed by the Olmstead Subcabinet. The Minnesota DOC submitted a request to the governor's office for funding for an electronic health record system in September 2014. The governor included this request in his budget that was released to the legislature in January 2015. The DOC presented this request to the oversight committees in both the Minnesota House of Representatives and Senate on February 10, 2015. For additional detail on this proposal, see page 160 of the April 20 Subcabinet status report to the Court.

Additionally, the Olmstead Subcabinet reviewed a legislative proposal for forensics assertive community treatment (FACT) teams. DHS submitted a request to the governor's office for funding to develop a FACT service in October 2014. The governor included this request in his budget that was released to the legislature in January 2015. For additional detail on this proposal, see page 172 of the April 20 Subcabinet status report to the Court.

May 2015

OIO moved from DEED to Minnesota Housing.

May 6, 2015

The Court declined the March revisions to Olmstead Plan and ordered a new Plan: Pursuant to the terms of the settlement agreement, the state and the Department of Human Services (DHS) were to develop and implement a comprehensive Olmstead Plan within 18 months of the Court’s approval of the settlement agreement. After the state and DHS failed to develop and implement a comprehensive Olmstead Plan by the original due date, the Court ordered the state and DHS to file the Olmstead Plan with the Court by November 1, 2013—five months after the due date—for the Court’s review and approval. On March 20, 2015, the State filed the proposed Olmstead Plan that is now before the Court for review. In response to the state’s proposed Olmstead Plan, the plaintiff class filed objections with the Court, asserting that: [T]his Court’s specific, important guidance has been repeatedly rejected by DHS which now offers another revised Olmstead Plan without the fundamental measures needed to be successful, and accountable, to the people with disabilities and their families DHS seeks to serve. The result remains an incomplete plan in violation of the Jensen settlement agreement, the many prior orders of this Court, and the civil rights of people with disabilities in Minnesota. Accordingly, the plaintiff class requests that the proposed Olmstead Plan “be rejected as insufficient and in violation of the Jensen Class Action Settlement Agreement.”

On April 6, 2015, interested nonparties to this litigation, Advocating Change Together (ACT) and the Minnesota Disability Law Center (MDLC) of Mid-Minnesota Legal Aid filed letter responses to the proposed Olmstead Plan. ACT’s concerns focus on the proposed Olmstead Plan’s community engagement section, specifically, the lack of
supports and follow-up for person-centered plans and the lack of recognition of different engagement levels. MDLC’s concerns pertain primarily to the lack of “sufficient sound baseline data, measurable goals, or outcomes.” Consequently, MDLC contends that “[t]he Court should reject the state’s proposed plan but allow the state to continue developing a plan that fully complies with applicable law and that delivers upon the promises of the Olmstead decision and the Jensen settlement.”

On April 14, 2015, the Court monitor filed his report to the Court: “Verification of Representations by the State,” in which he observes that “[t]he current proposed revised Plan does not comply with the Court’s orders.” In light of this observation, the court monitor recommends that “[t]he state should revise the entire Olmstead Plan on a short timetable in accordance with the Court’s orders[.]” The Court has repeatedly provided defendants with the standards against which the Olmstead Plan is to be measured. As the Court has previously stated, “the proposed Olmstead Plan must contain concrete, reliable, and realistic commitments, accompanied by specific and reasonable timetables, for which the public agencies will be held accountable.” “Vague assurances of future integrated options is insufficient; to be effective, the proposed Olmstead Plan must demonstrate success in actually moving individuals to integrated settings in furtherance of the goals.” In addition, reports to the Court must be accurate, complete, and verifiable. The Court has provided numerous illustrative examples of the application of these standards in previous orders. After carefully reviewing the proposed Olmstead Plan, the Court concludes that the proposed Olmstead Plan does not comply with the comprehensive standards and requirements set forth in the settlement agreement, *Olmstead v. L.C.*, 527 U.S. 581 (1999), and in numerous prior orders of this Court. The Court has detailed with specificity the deficiencies of previous submissions by the state based on these requirements for the Olmstead Plan. Without citing each instance in which the proposed Olmstead Plan fails to meet these requirements, the Court finds that the state’s submission as a whole fails to meet the above standards. To the extent that defendants request “further clarifications” of these standards, defendants’ request is denied. The Court encourages defendants to review the above-named requirements, the Court’s previous orders, and review and revise its Olmstead Plan accordingly to comply with these requirements. Based upon the presentations and submissions of the parties and the Court monitor, and given the continued concerns of this Court relating to the status of the case and defendants’ noncompliance with the settlement agreement; and the Court being otherwise duly advised in the premises, IT IS HEREBY ORDERED that:

1. The Court DECLINES TO ADOPT the state’s proposed Olmstead Plan.
2. The parties shall submit a revised Olmstead Plan to the Court by July 10, 2015. The revised Olmstead Plan shall encompass the requirements of the settlement agreement and prior orders of this Court and shall respond to previously identified gaps and deficiencies in the state’s proposed Olmstead Plan.
3. In lieu of contempt and other sanctions at this time, the Court requires defendants to fulfill their obligations in a timely manner for the Court’s review and approval; attend any status conferences that may be scheduled by the undersigned or Magistrate Judge Becky R. Thorson regarding the Olmstead Plan; and actively seek input from the consultants to the parties, Dr. Colleen Wieck and Roberta Opheim, in this process.
4. The Court expressly reserves the right to issue an order to show cause or impose sanctions, depending upon the status of compliance with the specific provisions of the settlement agreement and the Court’s orders, as noted above.
June–August 2015

With mediation from Magistrate Judge Becky R. Thorson as required in the May 6 court order, a new draft of the Olmstead Plan was developed.

August 10, 2015

Minnesota’s Olmstead Plan was submitted to the Court for approval. The plan established a person-centered, informed-decision vision in which people with disabilities could choose where they live, with whom, and in what type of housing. This version of the plan focused on setting measurable goals to both:

1. Increase opportunities for people with disabilities to receive services that best meet their individual needs in the most integrated setting, and
2. Improve service delivery to promote a better quality of life.

In this way, the Plan differed from the original and other previous versions, which laid out processes to implement tasks, but in many areas lacked measurable goals to achieve defined outcomes.

September 29, 2015

The Court approved the Olmstead Plan: The plaintiff class asserts that the state’s submission is deficient in some respects. For example, the plaintiff class objects to the revised Olmstead Plan to the extent that it fails to expressly prohibit the use of restraint and seclusion for individuals with disabilities with a single emergency exception. The plaintiff class also objects to the waiver waiting list provisions of the Olmstead Plan. The plaintiff class further expresses concerns regarding the state’s funding commitment and implementation plan to “ensure [the state and DHS] bring about actual tangible achievements rather than empty statements on a piece of paper.” The state, on the other hand, asserts that its revised Olmstead Plan meets, and in certain respects exceeds, the requirements set forth by the Court. Based on the files, records, and proceedings herein, and the Court being otherwise duly advised in the premises, IT IS HEREBY ORDERED that:

1. The Court APPROVES the state’s Olmstead Plan.
2. The Court reserves ruling on the approval of the Olmstead Plan’s implementation plan because corresponding workplans are not yet submitted to the Court. Once these workplans are submitted, the Court will review and approve the implementation plan based on the recommendations and input of Magistrate Judge Becky R. Thorson.
3. The Court reserves the right to exercise its continuing jurisdiction with respect to the revised Olmstead Plan to ensure that compliance with the settlement agreement is verified going forward. This paragraph contemplates that the Court will continue to carry out its oversight responsibility to oversee the state’s efforts in following through on the significant commitments it has made.

Two topic areas remained under development when the Court approved the Olmstead Plan: assistive technology and preventing abuse and neglect. The approved Olmstead Plan stated that these topic areas would be developed during the first year of implementation of the Plan and would be included in the Plan as amendments.
October 10, 2015

[Workplans for the 2015 Olmstead Plan](#) were developed. The Olmstead Plan, approved by the Court on September 29, 2015, included specific strategies needed to achieve the identified measurable goals. The Plan required that these strategies be supported by workplans. These workplans were designed to make progress toward the Olmstead Subcabinet's commitment to ensure that Minnesota is a place where people with disabilities experience lives of inclusion and integration in their communities. In developing the workplans, agencies were asked to identify actions necessary to support each of the Plan's key strategies over a one to two year period. These actions needed to include verifiable outcomes, specific deadlines, and identify the agency responsible for implementation. By regularly reviewing the progress of the workplans, both the Olmstead Subcabinet and the public would be able to see that work was being done to support the achievement of the measurable goals. The workplans were data driven and focused on important process steps.

October 21, 2015

The Olmstead Subcabinet reviewed and approved (with minor changes) the compliance plan, measurable goal report process, workplan report process, and proposed timeline for reporting procedures. For an overview of these procedures, see page 3 of the October 21, 2015 meeting minutes.

December 1, 2015

Reasonable pace guidelines for waivers were implemented. These [guidelines](#) stipulated that lead agencies would approve funding at a reasonable pace (no later than 45 days) for persons:

- Exiting institutional settings;
- With an immediate need; and
- With a defined need for the DD waiver.

Back to [Table of Contents](#)
2016

January 4, 2016

A gap report on the Olmstead Subcabinet was approved by the Olmstead Subcabinet and released to provide updates on:

- The number of people who had moved from segregated settings into more integrated settings (n = 700).
- The number of people who were no longer on the waiting list (n = 412 for CADI and n = 129 for DD).
- The results of any Quality of Life measures from March 1, 2015 to September 30, 2015.

Since goals for the number of individuals moved from ICFs/DD, from Nursing Facilities, and from Minnesota Security Hospitals (MSH) into integrated settings were met, these settings were earmarked for new goals in the August 10, 2015 Olmstead Plan update. Also included in the update were goals to eliminate certain waiting lists over specified time periods and goals related to reasonable pace standards.

January 25, 2016

The role of the OIO was established by the Olmstead Subcabinet and involved:

1. Quality assurance and accountability, including compliance evaluation, verification, and oversight.
2. Engagement with the community, especially people with disabilities, including on-going management of communications and the Quality of Life Survey.

Additionally, Olmstead Subcabinet procedures were revised. A full list of procedure revisions can be found in the Subcabinet meeting minutes, beginning on page 6.

February 11, 2016

DHS released the first bulletin in a three-part series on requirements for person-centered principles and practices for people who receive publicly funded services in Minnesota. The bulletin was developed to provide a comprehensive introduction to person-centered principles and practices, including reasons for using person-centered practices, what person-centered means, and an overview of requirements to implement person-centered planning from federal rules and requirements, state rules, state statutes, and court settlement agreements.

February 12, 2016

The Chair of the Olmstead Subcabinet, Mary Tingerthal, submitted a proposed compliance, evaluation, verification, and oversight of plan to the Court. The purpose of the letter was to set forth the procedures that the OIO, under the guidance of the Olmstead Subcabinet, intended to use in carrying out its role of quality assurance and accountability, including compliance evaluation, verification, and oversight.
February 22, 2016

A Court order was issued for reporting on the Olmstead Plan outlining the submission of quarterly and annual status reports regarding Olmstead Plan implementation by DHS. Orders included details of the content of the reports as well as a reporting schedule.

Additionally, the quarterly report was approved by the Olmstead Subcabinet, including data acquired through January 31, 2016. This report included progress toward goals related to:

- Movement of people with disabilities from segregated into integrated settings (n = 532).
- Movement of individuals from waiting lists.
- Quality of Life measurement results (not available at the time of the report).
- Increasing system capacity and options for integration.

The majority of Olmstead Plan measurable goals (18 of 24) were met, on track to be met, or in process. Notable findings and planned responses include:

- The 2015 goal of increasing the number of people that moved from ICFs/DD to more integrated settings to 84 was not met. In response, the state planned to increase reporting to counties about persons in ICFs/DD, and persons who were not opposed to moving with community services. DHS also planned to monitor and provide technical assistance to counties regarding timely access to the funding and planning necessary to facilitate a transition to community services. New person-centered planning and transition protocols were also being introduced, and technical assistance through different venues was focused on those helping people leaving ICFs/DD. Additionally, work was done to increase education and technical assistance on housing subsidies, and ways to work with landlords, or services available to do so. Housing access services also expanded to be available across the different waivers by MA-enrolled providers in July 2016.
- The goal to reduce the percentage of people at Anoka Metro Regional Treatment Center (AMRTC) who did not require hospital level care and were awaiting discharge to the most integrated setting to 35 percent or more by June 20, 2016 was also not on track to be met. Proposed actions to help achieve the goal included:
  - Exploring the feasibility of community-based competency restoration services for individuals with a Treat to Competence/Rule 20.01 commitment who do not require acute inpatient care.
  - Continuing monitoring of AMRTC's monitoring and reporting on the number, percent, and length of stay for AMRTC patients under Treat to Competence/Rule 20.01 commitment on a monthly basis as part of the Olmstead workplan process.
  - Optimizing lengths of stay through care management strategies, initiatives, and transition protocols to promote timely patient flow and throughput.
- The goal to increase the average monthly number of individuals leaving MSH to 14 individuals per month by 10 or more by December 31, 2015 was also not met. Efforts to increase this number included working with counties (particularly Hennepin and Ramsey) to increase the number of providers that were willing and able to serve individuals transitioning into the community from MSH.
- As of May 30, 2015, the goal to eliminate the CADI waiting list by October 1, 2016 appeared to be on track.
March 4, 2016

DHS released the second bulletin in a three-part series on requirements for person-centered principles and practices for people who received publicly funded services in Minnesota. The bulletin was developed to provide information to professionals at lead agencies (Developmental Disabilities-Vulnerable Adult case managers, MnCHOICES certified assessors, Moving Home Minnesota case managers, relocation services coordinators, Rule 185 case managers, targeted case managers, and waiver case managers) about the Person-Centered, Informed Choice and Transition Protocol, including defined person-centered support plans, when the protocol should be used, the skills and knowledge a person should have in order to provide person-centered planning, and essential protocol elements. The bulletin also outlined expectations for lead agencies and training and technical assistance resources for lead agencies.

April 12, 2016

A Court order was issued to submit an updated August 2015 Olmstead Plan:

1. Defendants will have until May 13, 2016 to submit an updated Olmstead Plan that incorporates their proposed goals for the remaining topic areas (assistive technology and preventing abuse and neglect);
2. If the parties require further mediated discussions, they must contact Magistrate Judge Becky R. Thorson’s Chambers before April 18, 2016 for scheduling.

May 23, 2016

The quarterly report was approved by the Olmstead Subcabinet, including data acquired through April 30, 2016. This report included progress toward goals related to:

- Movement of people with disabilities from segregated into integrated settings (n = 241).
- Movement of individuals from waiting lists.
- Quality of Life measurement results (not available at the time of the report).
- Increasing system capacity and options for integration.

The majority of Olmstead Plan measurable goals (12 of 18) were met, on track to be met, or in process. Notable findings and planned responses included:

- None of the goals to move people from segregated settings into more integrated settings were on track to be met. Responses included strategies such as continual monitoring and technical assistance, continued partnerships with lead agencies to improve the supply of affordable housing and knowledge of housing subsidies, and a planned expansion of housing access services (July 2016) to broaden the array of providers.
- National Core Indicator data from Minnesota from 2014 to 2015 suggested that people with intellectual and developmental disabilities were mobile, and that there was room for improvement in the choice of living situation and community engagement.

Also, two new baselines were reviewed and approved by the Olmstead Subcabinet:

• Community Engagement 1.C: As of April 30, 2016, there are 16 individuals employed by Assertive Community Treatment teams or Intensive Residential Treatment Services (IRTS) throughout Minnesota.

For additional details on these baselines, see page 39 of the May 23, 2016 meeting materials.

Finally, amendments to new measurable goals regarding assistive technology and prevention of abuse and neglect were reviewed and approved by the Olmstead Subcabinet:

• Assistive technology: A goal was added in the lifelong learning and education topic area that worked with a set of targeted school districts. The goal was to increase the number of Individualized Education Programs (IEPs) that met the required protocols for effective consideration of assistive technology.

• Prevention of abuse and neglect: The four goals included:
  ▪ By September 30, 2016, the Olmstead Subcabinet will approve a comprehensive abuse and neglect prevention plan, designed to educate people with disabilities and their families and guardians, all mandated reporters, and the general public on how to identify, report and prevent abuse of people with disabilities.
  ▪ By January 31, 2020, the number of emergency room visits and hospitalizations of vulnerable individuals due to abuse and neglect will decrease by 50 percent compared to baseline.
  ▪ By December 31, 2021, the number of vulnerable adults who experience more than one episode of the same type of abuse or neglect within six months will be reduced by 20 percent compared to the baseline.
  ▪ By July 31, 2020, the number of identified schools that have had three or more investigations of alleged maltreatment of a student with a disability within the three preceding years will decrease by 50 percent compared to baseline. The number of students with a disability who are identified as alleged victims of maltreatment within those schools will also decrease by 50 percent by July 31, 2020.

For additional details on these goals, see page 10 of the May 23, 2016 meeting minutes.

May 25, 2016

DHS released the last bulletin in a three-part series on state protocols for monitoring lead agency compliance with requirements outlined in the Person-Centered, Informed Choice and Transition Protocol, including the monitoring process (e.g., waivers and alternative care, elderly waiver administered through managed care organizations, mental health services), expectations for lead agencies, and training and technical assistance resources for lead agencies.

June 1, 2016

The 2016 Olmstead Plan was amended and incorporated proposed goals for two new topic areas: assistive technology and preventing abuse and neglect.
June 21, 2016

The Court approved the June 1, 2016 update to the Plan, which included new goals on assistive technology and prevention of abuse and neglect.

June 27, 2016

Two new baselines were reviewed and approved by the Olmstead Subcabinet:

- **Crisis Services 4:**
  - Proposed baseline A: In fiscal year 2015, 89.21 percent of people received follow-up services within 30 days after discharge from the hospital compared to 88.56 percent in fiscal year 2014.
    - Associated proposed goals:
      - By June 30, 2017, the percentage of people who receive appropriate community services within 30 days from a hospital discharge will increase by one percent compared to the previous fiscal year.
      - By June 30, 2018, the percentage of people who receive appropriate community services within 30 days from a hospital discharge will increase by one percent compared to the previous fiscal year.
  - Proposed baseline B: In fiscal year 2015, 81.89 percent of people discharged from the hospital due to a crisis were housed five months after the date of discharge compared to 80.94 percent in fiscal year 2014.
    - Associated proposed goals:
      - By June 30, 2017, the percentage of people who are housed five months after discharge from the hospital will increase by one percent compared to the previous fiscal year.
      - By June 30, 2018, the percentage of people who are housed five months after discharge from the hospital will increase by one percent compared to the previous fiscal year.
- **Crisis Services 5:** Between September 1, 2015 and January 31, 2016, the average length of a crisis episode was 81.3 days.

For additional details on these baselines, see page 19 of the June 27, 2016 meeting materials.

July 25, 2016

The Olmstead Subcabinet reviewed and approved the preventing abuse and neglect and assistive technology workplans. For additional details on the work plans, see pages 13 and 33 of the July 25, 2016 meeting materials. For additional details on changes sought by the Olmstead Subcabinet, see pages 3 and 10 of the July 25, 2016 meeting minutes.

August 22, 2016

The quarterly report was approved by the Olmstead Subcabinet, including data acquired through July 31, 2016. This report included progress toward goals related to:
• Movement of people with disabilities from segregated to integrated settings (n = 301).
• Movement of individuals from waiting lists.
• Quality of Life measurement results (not available at the time of the report).
• Increasing system capacity and options for integration.

The majority of Olmstead Plan measurable goals (15 of 19) were met, on track to be met, or in process. Notable findings and planned responses included:

• The June 30, 2016 goal to increase the percentage of people at AMRTC awaiting discharge to 35 percent or more was not met. To address this, it was proposed that a third level of Competency Restoration Program care be developed to treat Minnesotans accused of a crime and in need of competency restoration (a large population within AMRTC; locked community residential setting), in addition to AMRTC and MSH.
• The 2016 goal to increase the average monthly number of discharges of individuals leaving MSH to 11 or more was also not on track to be met. Recommendations included MSH and county collaboration to identify individuals who were able to be served in more integrated settings while working to expand community capacity, collaboration between MSH and DHS to implement newer practices in an effort to expand re-integration options for individuals served, a proposal to increase staffing levels at MSH (funding not provided by the legislature), a bonding proposal to finish renovations to the therapeutic environment (funding not passed during the regular session), recommendations for additional resources and statutory changes to better support the mission of MSH, and specialty services necessary for patients with developmental disabilities and autism spectrum disorder, so they may be diverted (as necessary from a secure treatment setting) and reintegrated to the community in a timely fashion.
• Finally, the June 30, 2016 goals to reduce mechanical restraints to no more than 369 reports and 25 approved uses for emergency mechanical restraint were not on track to be met, though the goals were on track to realize reductions overall.

September 28, 2016

The abuse and neglect prevention plan was approved by the Olmstead Subcabinet. Additionally, the Specialty Committee was formed to oversee the implementation of the abuse and neglect prevention plan as approved by the Olmstead Subcabinet, including recommendations to the Subcabinet for baselines and annual measurable goals and the provision of cost projections for key elements of the Plan.

September 29, 2016

Work plans for the 2016 Olmstead Plan were developed. In addition to the preventing abuse and neglect and assistive technology workplans, Plan modifications were made to the person-centered planning, transition services, employment, and lifelong learning and education topic areas. Workplans covered a one- to two-year time span. They were intended to be flexible blueprints capable of modification when necessary to better accomplish strategies. By developing and then regularly reviewing the agency workplans, the Olmstead Subcabinet, the OIO, and the public would be able to see that work was being done to support the achievement of the measurable goals in the Olmstead Plan.
October 2016

The CADI waiver waiting list was eliminated.

October 6, 2016

The Improve Group was selected for the administration of the Quality of Life Survey.

October 24, 2016

The Specialty Committee’s charter was approved by the Olmstead Subcabinet. The Specialty Committee was responsible for the following areas:

- Establishing a comprehensive public awareness campaign targeted on the prevention of abuse and neglect to educate people with disabilities and their families, which included the bulleted items in the charter.
- Beginning discussions with state agencies regarding establishing a multidisciplinary approach to address violence committed against people with disabilities.
- Providing recommendations to the Subcabinet for baselines and annual measurable goals and cost projections for key elements of the Plan.

For additional details on the Specialty Committee’s charter, see page 25 of the October 24, 2016 meeting materials. For additional details on changes sought by the Olmstead Subcabinet, see page 5 of the October 24, 2016 meeting minutes.

The Community Engagement Advisory Workgroup Charter was also reviewed and approved by the Olmstead Subcabinet. The workgroup strategically focused on:

- Strengthening community engagement between members of disability communities and the OIO and state agencies on matters impacting the implementation of the Olmstead Plan.
- Supporting the implementation of a communication plan for diverse communities with disabilities.
- Supporting the public input processes for amending and extending the Olmstead Plan.

For additional details on the workgroup’s charter, see page 29 of the October 24, 2016 meeting materials. For additional details on changes sought by the Olmstead Subcabinet, see page 6 of the October 24, 2016 meeting minutes.

November 21, 2016

The quarterly report was approved by the Olmstead Subcabinet, including data acquired through October 31, 2016. This report included progress toward goals related to:

- Movement of people with disabilities from segregated to integrated settings (n = 276).
- Movement of individuals from waiting lists.
- Quality of Life measurement results (not available at the time of the report).
- Increasing system capacity and options for integration.
The majority of Olmstead Plan measurable goals (15 of 19) were met, on track to be met, or in process. Notable findings and planned responses included:

- The 2016 goal to increase the average monthly number of discharges of individuals leaving MSH to 11 or more was not on track to be met. Recommendations included MSH and county collaboration to identify individuals who were able to be served in more integrated settings, collaboration between MSH and DHS to implement newer practices in an effort to expand re-integration options for individuals served, and convening a task force on mental health (planned for November 2016) as directed by executive order from the governor.
- As expected, based on the prior quarterly report, the June 30, 2016 goal to reduce mechanical restraints to no more than 369 reports was not met.
- The 2015 goal to increase the number of passenger trips to 13,129,593 was not met, though it was noted that the lack of success in this area may have been due to decreased gasoline prices. That is, low gas prices may have been a contributing factor to the decrease in ridership.
- Finally, the June 30, 2016 goal to increase the percentage of adults who received adult mental health crisis services and remained in their community (e.g., home or other setting) after crisis to 84 percent was not met, though it was noted that the lack of success in this area may have been due to changes in reporting requirements.

Additionally, the Quality of Life Survey Workgroup Charter was reviewed and approved by the Olmstead Subcabinet. The workgroup was created to provide support and guidance to the Improve Group and OIO to sustain the survey administration plan’s progress. The charter included deliverables and benchmarks to keep the process on track. For additional details on the workgroup’s charter, see page 49 of the November 21, 2016 meeting materials.

December 19, 2016

The 2016 annual report on Olmstead Plan implementation was approved by the Olmstead Subcabinet, including data acquired through October 31, 2016. This report included progress toward goals related to:

- Movement of people with disabilities from segregated to integrated settings.
- Movement of individuals from waiting lists.
- Quality of Life measurement results.
- Increasing system capacity and options for integration.

This annual report covered the 48 measurable goals in the Olmstead Plan. Thirty-eight of the annual goals were either met or were in process. Ten annual goals were not met. Significant strides were made in the implementation of the Olmstead Plan. Two milestones that represented meaningful change in the lives of people with disabilities in the state of Minnesota included:

- The CADI waiver waiting list was eliminated as of October 1, 2016. This represented a significant number of individuals with disabilities who gained access to housing and supports, providing the opportunity to successfully live in the community.
In addition, as of the November 2016 quarterly report, the number of individuals approved for use of mechanical restraint was reduced to 13, an all-time low. This was a noteworthy trend in the right direction.

The Olmstead Subcabinet took several steps in the last year to review and update the Plan and workplan activities. With the assistance of the Court, State agencies developed new Plan goals in the areas of assistive technology and preventing abuse and neglect. The June 1, 2016 Olmstead Plan update incorporated the adopted goals and related strategies. The Court approved the updated Plan on June 21, 2016. State agencies also took a number of steps to update workplan activities. The Olmstead Subcabinet adopted new workplan activities for the new assistive technology and preventing abuse and neglect goals and strategies in July 2016. Many other successes were realized within specific domains and can be found in the annual report highlights.

Additionally, several amendments to Plan goals were reviewed and approved by the Olmstead Subcabinet. For additional details on updates to measurable goals, see page 73 of the December 19, 2016 meeting materials and page 4 of the meeting minutes.

Back to Table of Contents
2017

January 2017

The Person-Centered, Informed Choice and Transition Protocol was developed to ensure that people being served get to live the life they desire. This protocol communicated DHS’ expectations regarding person-centered practices with its lead agency partners, which include counties, tribes, and health plans. Person-centered practices were the cornerstone of the Olmstead Plan. If adopted and practiced across systems, it would result in people being able to make informed choices for themselves and having a higher quality of life. It was the intent of the state that the entire system of long-term services and supports be person-centered. Thus, person-centered principles and practices were to be applied to all people who receive long-term services and supports and mental health services.

February 2017

The Quality of Life Survey was launched.

February 22, 2017

During an Olmstead Subcabinet meeting, the Subcabinet reviewed and approved a baseline and goal for transportation goal 4: By 2025, transit systems’ on time performance will be 90 percent or greater statewide. The proposed baseline for this 10-year goal was 76 percent on time performance within a 45-minute timeframe. For additional details, see page 15 of the February 22, 2017 meeting materials.

The Olmstead Subcabinet also reviewed proposed revisions to the Plan, marking the Subcabinet’s third review of the revised Plan. Changes to the Plan included (see page 4 of the February 22, 2017 meeting minutes for additional details):

- A new introductory letter.
- A summary of public comments received, particularly around direct service workforce issues, a topic that was to be discussed in further detail over the coming year.
- Addition of language that created a strategy for expanding and improving Minnesota’s direct service workforce.
- Addition of language that created a cross-agency workgroup.
- Addition of background language to support the assistive technology topic area.

Finally, two new baselines were reviewed and approved by the Olmstead Subcabinet:

- Person-centered planning goal 1: Baseline for plans meeting protocols is 47.
- Transition services goal 1c: Baseline number of people who have moved from segregated settings to more integrated settings is 1,121.

For additional details on these baselines, see page 23 of the February 22, 2017 meeting materials.
February 27, 2017

The quarterly report was approved by the Olmstead Subcabinet, including data acquired through January 31, 2017. This report included progress toward goals related to:

- Movement of people with disabilities from segregated to integrated settings (n = 487).
- Movement of individuals from waiting lists.
- Quality of Life measurement results (not available at the time of the report).
- Increasing system capacity and options for integration.

The majority of Olmstead Plan measurable goals (18 of 25) were met, on track to be met, or in process. Notable findings and planned responses included:

- The June 30, 2017 goal to increase the percentage of people at AMRTC awaiting discharge to 33 percent or more was not on track to be met. To help address individuals under Rule 20 commitment, DHS increased capacity to provide additional community-based residential competency restoration services for individuals who no longer needed hospital level of care at AMRTC. The Community Competency Restoration Program (CCRP) was developed in late 2016 and began serving individuals in January 2017. An amendment to this goal was approved by the Olmstead Subcabinet on February 22, 2017. The amended goal focused on measurement of progress for individuals under mental health commitment.

- The 2016 goal to increase the average monthly number of discharges of individuals leaving MSH to 11 or more was not met. DHS efforts continued to expand community capacity. In addition, MSH continued to work towards the mission of Olmstead by identifying individuals who could be served in more integrated settings. Noteworthy was that MSH served a large portion of people committed as Mentally Ill and Dangerous (MI&D). Effective January 1, 2016, the Minnesota statute governing MI&D processes was updated to require that each person under MI&D commitment be reviewed every three years to consider appropriateness for a reduction in custody. A reduction in custody could include a transfer from MSH to a non-secure treatment setting, provisional discharge, or dismissal from civil commitment. This new action was anticipated to help ensure that those under MI&D commitment were also considered within Olmstead’s mission, and were being assessed for the most integrated setting. To support this initiative, MSH worked to establish an internal committee in June 2016, the Forensic Review Panel (FRP). The FRP was responsible for conducting a thorough and comprehensive review of individuals’ clinical progress and risk management factors in order to make recommendations for changes in custody.

- The June 30, 2017 goal to reduce mechanical restraints to no more than 277 reports was not on track to be met.

- The June 30, 2016 goal to decrease the number of people who discontinue waiver services after a crisis (indicating a more segregated setting) to no more than 55 people was not met. Given the small number of people being identified in any given quarter as part of this measure, beginning in March 2017, DHS staff planned to conduct person-specific research to determine the circumstances and outcomes of each identified waiver exit. This research would enable DHS to better understand the reasons why people were exiting the waiver within 60 days of receiving a service related to a behavioral crisis and target efforts where needed most to achieve this goal. Additionally, in December 2016, DHS awarded license capacity to serve 38 more people at any given time in out-of-home crisis respite services. This would
increase the system’s ability to provide crisis stabilization services for people on a waiver in a home- and community-based services environment, rather than in more segregated settings. This new capacity was scheduled to begin in March 2017.

- The October 1, 2016 goal to increase the number of students who entered into an integrated postsecondary setting within one year of leaving secondary education by 50 over baseline to 275 was not met. MDE proposed to continue working with the colleges and universities in the Minnesota State system to provide technical assistance to local education agencies for the purpose of increasing the number of students with disabilities who were enrolled in an integrated (two- and four-year colleges and universities) postsecondary education setting by 2020.

- The June 30, 2016 goal to reduce the number of students experiencing emergency use of restrictive procedures by 105 was not met, nor was the goal to reduce the number of incidents of emergency use of restrictive procedures by 750. In addition to prohibiting prone restraint, several other steps were taken to address this goal, including a request for funding during the legislative session by the Restrictive Procedures Stakeholder’s Workgroup to provide capacity building to schools so that students could remain in more inclusive settings, PBIS training for schools, and provision of resources and other technical assistance for schools.

**February 28, 2017**

**Annual amendment to the Olmstead Plan:** Several rounds of public comment on the June 2016 Plan amendment were held. Many of the recommendations focused on direct service workforce issues either in general, or as they related to person-centered planning, transition services, housing, and employment. These comments raised concern that without improvements to these workforce issues, improvement in the topic areas was unlikely.

**March 27, 2017**

The **Community Engagement Workgroup** began. Changes to the **workgroup’s charter**, including clarification on the roles and responsibilities of the workgroup and an adjustment of deadlines for completing assigned tasks, were approved by the Olmstead Subcabinet.

Additionally, the **Person-Centered, Informed Choice and Transition Protocol**, developed initially in January 2017, was approved by the Olmstead Subcabinet. This protocol communicated DHS’ expectations regarding person-centered practices with its lead agency partners, which included counties, tribes, and health plans. DHS planned to work with lead agencies to implement this protocol across the home- and community-based long-term supports and services and mental health services systems. Person-centered practices ensure that the people served get to live the life they desire. Using person-centered practices also can improve job satisfaction for the professionals who use them. It is particularly important for a person who is transitioning from one living arrangement to another to have a person-centered process and transition plan. This protocol was fundamental to reforming systems to be in compliance with the Olmstead Plan. If adopted and practiced across systems, it would result in people being able to make informed choices for themselves and having a higher quality of life. The protocol was a set of essential elements that support planners and assessors needed to use to drive Minnesota’s long-term services and supports and mental health system, including but not limited to, services provided when a person moves from one setting to another. Both parts of the protocol illustrated how these person-centered practices apply through the entire service cycle of: discovery, learning and assessment; support and action planning; implementation; and quality review.
Finally, the Olmstead Subcabinet procedures were revised, including:

- An update to the preamble to reflect the most recent updates to the Olmstead Plan.
- An update to the membership list to better reflect the Olmstead Subcabinet membership of the Ombudsman for the State of Minnesota Office of the Ombudsman for Mental Health and Developmental Disabilities and the executive director of the Minnesota Governor’s Council on Developmental Disabilities, who were granted ex officio voting status.
- Clarifications on expectations regarding designees and designee alternates.
- Clarification regarding the expectation that agencies will take appropriate steps to further progress on the Olmstead Plan goals and to comply with OIO compliance procedures.
- Clarification regarding the distribution of meeting materials; regarding public comments at meetings; regarding the duties of the OIO related to compliance procedures; and regarding approval of workgroup membership by the Chair.
- Inclusion of the dates of original approval and subsequent revisions at the top of Olmstead Subcabinet procedures for archival purposes.

For additional details, see page 5 of the March 27, 2017 meeting minutes.

April 5, 2017

A Court order was issued amending the deadline of the Plan amendment and submission of workplans. Also at the Status Conference, defendants’ counsel raised an objection to the Court’s continuing jurisdiction over this matter. Defendants’ counsel argued that this Court lacked jurisdiction in light of the terms of the parties’ settlement agreement. Plaintiffs’ class counsel responded, arguing that the Court had jurisdiction, pointing to the procedural history of this case since the settlement agreement was approved. Based upon the presentations and submissions before the Court, and the Court being otherwise duly advised in the premises, IT IS HEREBY ORDERED that:

1. At the March 24, 2017 biannual status conference, Commissioner Mary Tingerthal, the Chair of the Olmstead Subcabinet, presented two administrative proposals for the Court’s approval. First, Commissioner Tingerthal proposed an adjustment to the current reporting schedule to move the deadline for reporting Olmstead Plan amendments, to March 31. Second, Commissioner Tingerthal proposed that Olmstead Plan Workplans no longer be submitted to the Court for review or approval. The Court appreciates Commissioner Tingerthal’s attentiveness to ensuring the accuracy of Olmstead Plan reporting and the efficiency of the Olmstead Subcabinet’s efforts. Consistent with these aims, the Court APPROVES Commissioner Tingerthal’s proposals. To the extent prior orders of the Court are inconsistent with these proposals, they are hereby superseded.

2. In light of defendants’ objection to the Court’s jurisdiction, the Court directs the parties to submit briefing on this issue, addressing whether the Court presently has jurisdiction over this case. The parties shall meet and confer to establish a briefing schedule and submit a proposal to the Court for approval no later than Friday, April 14, 2017. If the parties cannot agree on a briefing schedule, the Court will impose a schedule. The Court reserves the right to hold a hearing on defendants’ jurisdictional objection or direct further briefing from the parties.
April 10-30, 2017

A public comment period was held on person-centered planning practices. Comments were obtained via email and survey, yielding 130 comments.

May 22, 2017

Two new baselines were reviewed and approved by the Olmstead Subcabinet:

- Waiting list goal 2: From January to December 2016, of the 1,584 individuals assessed, 719 individuals or 45 percent moved off the DD waiver waiting list at a reasonable pace. This baseline was updated because the 2015 baseline for Waiting List Two in the Olmstead Plan was based on the previous reporting system and cannot be used for direct comparison with current waiting list data. After a full year of urgency data was collected, this new baseline was proposed.
- Preventing abuse and neglect goal 2: Baseline number of hospital treatments that reflect abuse and/or neglect to a vulnerable individual is 50.

For additional details on these baselines, see page 17 of the May 22, 2017 meeting materials.

The quarterly report was approved by the Olmstead Subcabinet, including data acquired through April 30, 2017. This report included progress toward goals related to:

- Movement of people with disabilities from segregated to integrated settings (n = 518).
- Movement of individuals from waiting lists.
- Quality of Life measurement results (not available at the time of the report).
- Increasing system capacity and options for integration.

The majority of Olmstead Plan measurable goals (16 of 22) were met, on track to be met, or in process. Notable findings and planned responses included:

- The June 30, 2017 goal to reduce the percentage of people at AMRTC awaiting discharge to 33 percent or less was not on track to be met. It was noted that in order to meet timely discharge, individual treatment planning was necessary for patients under mental health commitment who no longer need hospital level of care. This could involve the development of customized living situations to meet their individualized needs which was almost always a very lengthy process.
- The 2017 goal to increase the average monthly number of MSH discharges to eight or more was not on track to be met. Ongoing efforts included collaboration with counties to identify individuals at MSH who had reached maximum benefit from treatment and to identify community providers and expand community capacity.
- The June 30, 2017 goal to increase the percentage of plans for people using disability- and community-based waiver services that met the required person-centered and informed choice protocols to 50 percent was not on track. In January 2018, DHS planned to begin taking corrective action, requiring remediation when lead agencies did not comply with the person-centered review protocols. When findings from case file review indicated files did not contain all required documentation, the agency would be required to bring all cases into full compliance by obtaining or correcting the documentation. All corrections would need to be made within 60 days of the lead agency review site visits.
• The June 30, 2017 goal to reduce mechanical restraints to no more than 277 reports was not on track to be met.

• The 2016 goal to increase the percentage of people with disabilities other than intellectual and developmental disabilities (I/DD) who were always in charge of their services and supports to 75 percent or higher was not met.

• The June 30, 2017 goal to increase the percentage of adults who received adult mental health crisis services and remained in their community (e.g., home or other setting) to 60 percent was not on track to be met. DHS planned to provide training to mobile crisis teams to increase their ability to work with more complex clients/situations effectively.

**June 26, 2017**

A new baseline was reviewed and approved by the Olmstead Subcabinet:

Preventing abuse and neglect goal 2: After the quarterly report was approved by the Olmstead Subcabinet, it was discovered that the baseline was improperly calculated using a span of four years rather than the actual five year span. This resulted in the Olmstead Subcabinet approving a baseline of 50. The corrected baseline of 40 was included in the quarterly report that was filed with the Court and the corrected baseline was brought back to the Olmstead Subcabinet for ratification. For additional details, see page 47 of the June 26, 2018 meeting materials.

**August 28, 2017**

A new baseline was reviewed and approved by the Olmstead Subcabinet:

Lifelong learning and education goal 3: Effective consideration of assistive technology in student IEPs baseline is 26 students with IEPs where there was active consideration of assistive technology in the IEP. For additional details, see page 11 of the August 28, 2017 meeting materials.

The quarterly report was approved by the Olmstead Subcabinet, including data acquired through July 31, 2017. This report included progress toward goals related to:

• Movement of people with disabilities from segregated to integrated settings (n = 527).
• Movement of individuals from waiting lists.
• Quality of Life measurement results (not available at the time of the report).
• Increasing system capacity and options for integration.

Just over half of Olmstead Plan measurable goals (12 of 20) were met, on track to be met, or in process. Notable findings and planned responses included:

• The June 30, 2017 goal to reduce the percentage of people at AMRTC awaiting discharge to 33 percent or less was not met. Ongoing efforts to improve progress toward this goal included collaboration between AMRTC and counties to aid in identifying more applicable community placements and resources for patients awaiting discharge as well as improvements in AMRTC’s notification process for patients who no longer met hospital criteria of care to county partners and other key stakeholders to ensure that all parties involved were informed of changes in the patient’s status and resources were
allocated towards discharge planning. As in the previous quarterly report, it was noted that in order to meet timely discharge, individual treatment planning was necessary for patients under mental health commitment who no longer need hospital level of care. AMRTC continued to collaborate with county partners to identify, expand, and develop integrated community settings. Additionally, new legislation required that $1 million in general fund revenues collected by the AMRTC and the community behavioral health hospitals (CBHHs) would be used to award grants to improve the access to and quality of community-based outpatient mental health services. Increased funding would help reduce the number of patients admitted to regional treatment centers and CBHHs and improve community resources for patients awaiting discharge.

- The 2017 goal to increase the average monthly number of discharges of individuals leaving MSH to eight or more was not on track to be met. DHS efforts continued to expand community capacity. In addition, Forensic Services continued to work towards the mission of Olmstead by identifying individuals who could be served in more integrated settings. Legislation increased the base funding to improve clinical direction and support to direct care staff treating and managing clients with complex conditions, some of whom engage in aggressive behaviors. The funding enhanced the staffing model to achieve a safe, secure and therapeutic treatment environment. Ongoing efforts also included collaboration with counties to identify individuals at MSH that reached maximum benefit from treatment and to identify community providers and expand community capacity.

- The June 30, 2017 goal to increase the percentage of individuals choosing to move to a more integrated setting who had a plan that adhered to transition protocols that met the principles of person-centered planning and informed choice to 30 percent was not on track to be met. In January 2018, DHS planned to begin taking corrective action, requiring remediation when lead agencies did not comply with the person-centered review protocols. When findings from case file review indicated files did not contain all required documentation, the agency would be required to bring all cases into full compliance by obtaining or correcting the documentation. All corrections needed to be made within 60 days of the lead agency review site visits. To address continuing compliance issues, DHS planned to conduct regional day-long training and technical assistance sessions with counties and tribes from May through September 2017. A supervisor tool kit was also being developed to support counties, tribes and contracted case management providers in the oversight of plan development according to the protocol. The expectation was that the number of plans that adhere to the protocols would increase over time and during 2018.

- The March 1, 2017 goal to eliminate the DD waiver waiting list for persons leaving an institutional setting and for persons with immediate need as defined by Minn. Statutes, sections 256B.49, subdivision 11a(b) and 256B.092, subdivision 12(b) was not met. In addition to updating this goal to more accurately define success in the institutional exit and immediate need categories accessing waiver funding at a reasonable pace, DHS planned to work with lead agencies to continue to approve funding according to the reasonable pace goals.

- National Core Indicator data from Minnesota from 2015 to 2016 suggested that the majority of people with intellectual and developmental disabilities would like a job in the community, were mobile, and that there was room for improvement in choice of living situation and community engagement.

- The June 30, 2017 goal to increase the percentage of plans for people using disability home- and community-based waiver services that met required person-centered planning and informed choice protocols to 50 percent was not on track to be met. All counties had received recommendations relating to person-centered practices. Counties were in varying stages on their person-centered journey. The
recommendations encouraged lead agencies to set expectations for the quality and content of support plans as well as to seek out and provide training for their staff on providing person-centered practices. This could involve changes in agency practices as well as changes to how agencies worked with their community partners.

- The June 30, 2017 goal to reduce mechanical restraints to no more than 277 reports of mechanical restraint was not on track to be met.
- Both June 30, 2017 goals to increase the number of self-advocates by 50 and to increase the number of people with disabilities involved in a publicly funded project by 75 were not met because there was no reliable and valid data to report.

October 23, 2017

[Work plans for the 2017 Olmstead Plan](#) were developed and approved by the Olmstead Subcabinet, subject to revisions discussed during the October 23, 2017 Subcabinet meeting.

Additionally, the Community Engagement Workgroup presented recommendations for the public input process to the Olmstead Subcabinet, which were approved with suggested edits. Major recommendations included the following—for additional details, see [page 19 of the October 23, 2017 meeting materials](#):

- Ensure that the public input process is as accessible and inclusive as possible.
- Build culturally-competent relationships and two-way communication with diverse communities.
- Develop strategies to incorporate transparency and accountability in every phase of the process.

An implementation plan for this work was to be developed by the OIO and presented to the Olmstead Subcabinet for review and approval at the November 27, 2017 Subcabinet meeting.

November 2017

The [Quality of Life Survey closed](#). At completion, 2,005 people, selected by random sample, participated in the survey. This survey was designed specifically for people with disabilities of all ages who were authorized to receive state-paid services in potentially segregated settings. This survey sought to talk directly with individuals to get their own perceptions and opinions about what affects their quality of life.

November 27, 2017

Two new baselines were reviewed and approved by the Olmstead Subcabinet:

- Employment goal 2: When the 2014 baseline was established, a data system was not yet developed to measure the number of people in competitive integrated employment. After data became available, a baseline was proposed: In 2014, of the 50,157 people age 18-64 receiving services from certain Medicaid funded programs, 6,137 were in competitive integrated employment.
- Transportation goal 3: In December 2016, public transportation in Greater Minnesota was meeting minimum service guidelines for access 47 percent on weekdays, 12 percent on Saturdays and 3 percent on Sundays.

For additional details on these baselines, see [page 15 of the November 27, 2017 meeting materials](#).
The quarterly report was approved by the Olmstead Subcabinet, including data acquired through October 31, 2017. This report included progress toward goals related to:

- Movement of people with disabilities from segregated to integrated settings (n = 495).
- Movement of individuals from waiting lists.
- Quality of Life measurement results (not available at the time of the report).
- Increasing system capacity and options for integration.

Just over half of Olmstead Plan measurable goals (17 of 26) were met, on track to be met, or in process. Notable findings and planned responses included:

- The June 30, 2018 goal to reduce the percentage of people awaiting discharge at AMRTC to 32 percent or less was not on track to be met. Ongoing efforts to improve progress toward this goal included collaboration between AMRTC and counties to aid in identifying more applicable community placements and resources for patients awaiting discharge, as well as improvements in AMRTC’s notification process for patients who no longer met hospital criteria of care to county partners and other key stakeholders to ensure that all parties involved were informed of changes in the patient’s status and resources were allocated towards discharge planning.

- The December 2017 goal to increase the average monthly number of individuals leaving MSH to a more integrated setting to eight or more was also not on track to be met. Ongoing efforts included collaboration with counties to identify individuals at MSH who reached maximum benefit from treatment and to identify community providers and expand community capacity.

- The June 30, 2017 goal to increase the percentage of those choosing to move to a more integrated setting who had a plan that adhered to transition protocols that met the principles of person-centered planning and informed choice to 30 percent was not met. Since July 2016, the lead agency review team made recommendations to each county visited on how to improve their person-centered practices. Counties were in varying stages on their person-centered journey. The recommendations encouraged lead agencies to set expectations for the quality and content of support plans as well as to seek out and provide training for their staff on providing person-centered practices. This could involve changes in agency practices as well as changes to how agencies worked with their community partners. Beginning in January 2018, DHS planned to require individual remediation when lead agencies did not comply with the person-centered protocols. When findings from a case file review indicated that files did not contain all required documentation, the agency would be required to bring all cases into full compliance by obtaining or correcting the documentation. All corrections would need to be made within 60 days of the lead agency review site visits. Corrective action plans would be required when patterns of non-compliance were evident. DHS conducted regional day-long training and technical assistance sessions with counties and tribes during May through September 2017. Due to high demand, DHS scheduled an additional five training sessions through December 2017. A supervisor tool kit was being developed to support counties, tribes and contracted case management providers in the oversight of plan development according to the protocol. The expectation was that the number of plans that adhered to the protocols would increase over time and during 2018.

- The March 1, 2017 goal to eliminate the DD waiver waiting list was not met. In addition to updating this goal to more accurately define success in the institutional exit and immediate need categories accessing
waiver funding at a reasonable pace, DHS planned to work with lead agencies to continue to approve funding for persons according to the reasonable pace goals.

- The June 30, 2017 goal to increase the percentage of plans for people using disability home- and community-based waiver services that met required protocols to 50 percent was not met. Since July 2016, the lead agency review team made recommendations to each county visited on how to improve their person-centered practices. Counties were in varying stages of their person-centered journey. The recommendations encouraged lead agencies to set expectations for the quality and content of support plans as well as to seek out and provide training for their staff on providing person-centered practices. This could involve changes in agency practices as well as changes to how agencies worked with their community partners. Beginning in January 2018, DHS planned to require individual remediation when lead agencies did not comply with the person-centered review protocols. DHS conducted regional daylong training and technical assistance sessions with counties and tribes from May through September 2017. Due to high demand, DHS scheduled an additional five training sessions through December 2017. A supervisor tool kit was being developed to support counties, tribes and contracted case management providers in the oversight of plan development according to the protocol. The expectation was that the number of plans that adhered to the protocols would increase over time and during 2018.

- The June 30, 2017 goal to reduce mechanical restraints to no more than 277 reports of mechanical restrain was not met.

- The June 30, 2017 goal to increase the number of people with disabilities who lived in the most integrated housing of their choice where they had a signed lease and received financial support to pay for the cost of their housing by 2,638 over baseline was not met.

- The June 30, 2017 goal to increase the number of students who had enrolled in an integrated postsecondary education setting within one year of leaving high school by 100 was not met, though this may have been due to the limitation of not including data from the Office of Higher Education.

- The June 30, 2017 goal to increase the percentage of people who were housed five months after discharge from the hospital to 83 percent was not met, though there was an overall increase in the number of individuals receiving services. DHS also expanded the number of grantees for the Housing with Supports for Adults with Serious Mental Illness grants. These grants would support people living with a serious mental illness that resided in a segregated setting, as well as those that were experiencing homelessness or were at-risk of homelessness, to find and maintain permanent supportive housing. The first round of grants began in June 2016, with additional rounds occurring every six months. DHS expected to see the impact of this work in later data.

Finally, an overview of the Olmstead Plan amendment public input plan was presented to the Olmstead Subcabinet and approved. The workplan included:

- From December 20, 2017 to January 31, 2018 and February 27 to March 11, 2018:
  - Five listening sessions would be held throughout the state.
  - Host venues, collaborate with organizations, and utilize technology for listening sessions as needed.
  - Olmstead Subcabinet members would be informed of the dates of the listening sessions and may be asked to participate.
  - Three focus groups would be held with traditionally under-represented communities.
  - One video/phone conference call listening session would be held.
Two online input opportunities would be provided.
- Ongoing public input through social media, email, phone, etc.
- Communications plan toolkit developed for state agencies.
- Process developed for closing the feedback loop.

For additional details, see page 79 of the November 27, 2017 meeting materials.

December 18, 2017

The Olmstead Subcabinet reviewed a preliminary Quality of Life Survey baseline report. Additionally, amendments to the Plan’s measurable goals were approved by the Olmstead Subcabinet for posting for public comment and for inclusion in the addendum to the annual report. For additional details see page 133 of the December 18, 2018 meeting materials.

The 2017 annual report on Olmstead Plan implementation was also approved by the Subcabinet, including data acquired through October 31, 2017. This report included progress toward goals related to:

- Movement of people with disabilities from segregated to integrated settings.
- Movement of individuals from waiting lists.
- Quality of Life measurement results.
- Increasing system capacity and options for integration.

This annual report covered the 50 measurable goals in the Olmstead Plan. Twenty-three of the annual goals were either met or were on track to be met. Seventeen of the annual goals were not met or on track to be met. For those 17 goals, the report documented how the agencies planned to work to improve performance on each goal. Ten goals were in process. There were a number of major activities that were completed or were in process, designed to make improvements in Olmstead Plan implementation:

- In October 2017, the Olmstead Subcabinet completed the second comprehensive review of the Olmstead Plan workplans. The annual results of the review of workplans can be found on page 70 of the annual report. Of the 294 workplan activities reviewed, only seven were reported as exceptions. The Olmstead Subcabinet initiated the second annual Olmstead Plan amendment process. This review was planned to include multiple opportunities for people with disabilities and the public to review and offer suggestions. The process was planned to be completed in March 2018.
- During 2017, the Quality of Life Survey was initiated to establish a baseline. Subsequent surveys will use the baseline to measure progress on the Plan’s impact on improving quality of life for people with disabilities. A preliminary report was due to be presented to the Olmstead Subcabinet in December 2017.
- Additionally, movement was tracked in the following areas:
  - More individuals were leaving ICF/DD programs to more integrated settings;
  - More individuals were leaving nursing facilities for more integrated settings;
  - More individuals were leaving other segregated settings to more integrated settings;
  - There was an increase in the number of individuals exiting AMRTC in a timely fashion;
  - There was an increase in the number of individuals leaving MSH to a more integrated setting.
• DHS adopted reasonable pace goals and began measuring performance in 2015. Since then, data showed fewer people were waiting to access waiver services.

• Successful efforts to provide individuals access to the CADI waiver prevented the need for a waiting list since October 2016.

• There were fewer individuals waiting for access to a DD waiver.

• There continued to be increased capacity and options for integration in housing and employment. During this reporting period:
  ▪ More people gained access to integrated housing;
  ▪ There was an increase in the number of individuals obtaining competitive integrated employment.

• The emergency use of manual restraint continued to decrease.

December 20, 2017–January 31, 2018

The first period for public comment was held to amend and extend the Olmstead Plan 2017–2018. A report of public input themes and agency responses was presented to the Olmstead Subcabinet on February 26, 2018. Comments were obtained through public listening sessions, focus groups, and written input by email and the website, yielding over 102 comments.

Back to Table of Contents
2018

Planned "strategic review" of the Olmstead Plan (to review the results of Quality of Life Survey, achievements under measurable goals, and feedback from people with disabilities, families, providers, counties, counties and tribal governments, and state agencies) in establishing annual targets for measurable goals for subsequent periods. This strategic review may also indicate that some goals should be replaced because they are not the most effective measure and/or that goals need to be added.

January 29, 2018

The comprehensive plan for prevention of abuse and neglect of people with disabilities report was accepted by the Subcabinet. This plan outlined promising actions that could be taken before abuse and neglect occurs. The Specialty Committee, created by the Subcabinet in 2016 after the addition of a goal to the Olmstead Plan to develop a comprehensive plan to educate people with disabilities, their families, and the public on how to identify and report abuse and neglect and to develop a comprehensive prevention plan, developed eight major recommendations:

1. Create primary prevention strategies that focus on removing the causes of abuse and neglect before it happens.
2. Provide education that focuses on ensuring people with disabilities have the knowledge and skills necessary to exercise their rights to protect themselves from abuse and neglect.
3. Provide education for family members and supporters on the importance of autonomy and self-choice for people with disabilities in reducing the individual’s risk of abuse and neglect.
4. Increase awareness and education of the general public on how to report suspected abuse and neglect and where to access services and support for survivors.
5. Educate disability service providers, adult and child protection agencies, criminal justice systems, health care providers and others on the incidence of abuse and neglect, effective response models, and each other’s roles in the system.
6. Prevent re-victimization by treating the immediate needs of victims and creating a system of accountability to stop perpetrators from re-offending.
7. Complete routine data analysis to identify priority areas to target long term prevention strategies, reduce abuse and neglect, promote healing, and prevent re-offending.
8. This comprehensive prevention plan, when fully implemented, aims to reduce the likelihood of abuse occurring, and when it does occur, people with disabilities will receive timely and effective response, protection, and support. The plan builds on Olmstead Plan efforts to elevate the status of people with disabilities in our society by ensuring that they are leaders and partners in the state’s comprehensive abuse and neglect prevention efforts.

Additionally, during the Olmstead Subcabinet meeting, an interest in numbers for the universe of individuals who may be affected by the work related to the measurable goals was expressed. These numbers were intended to provide context, and can be interpreted as the total number of individuals who may be impacted by the related measurable goal. This information was planned for inclusion in the March 2018 Plan revision. For details on where these numbers would help provide context for a goal, and for the locations of current information on the goals, see page 19 of the January 29, 2018 Subcabinet meeting materials.
February 26, 2018

The **Olmstead Subcabinet reviewed and approved** the baseline and annual goals for two measurable goals:

1. Preventing abuse and neglect goal 3: From July 2015 to June 2016, there were 2,835 individuals who experienced a substantiated or inconclusive abuse or neglect episode. Of those individuals, 126 (4.4 percent) had a repeat episode of the same type of abuse or neglect within six months. The annual goals previously established can remain unchanged from the February 2017 Olmstead Plan.

2. Preventing abuse and neglect goal 4: From July 2013 to June 2016, there were 13 identified schools that had three or more investigations of alleged maltreatment of a student with a disability within the three preceding years. There were 66 students with a disability who were identified as alleged victims of maltreatment within those schools.

   Proposed annual goals to reduce the number of identified schools that had three or more investigations of alleged maltreatment of a student with a disability within the three preceding years and the number of students with a disability who were identified as alleged victims of maltreatment within those schools:

   - By July 31, 2018, the number of identified schools and students will decrease by 10 percent from baseline.
   - By July 31, 2019, the number of identified schools and students will decrease by 25 percent from baseline.
   - By July 31, 2020, the number of identified schools and students will decrease by 50 percent from baseline.

The **Community Engagement Workgroup charter was approved by the Olmstead Subcabinet**. The Community Engagement Workgroup created strategies and activities to implement the Olmstead community engagement plan, making sure that engagement practices were person-centered, accessible, inclusive, transparent, and equitable for diverse communities.

Also, the **quarterly report** was approved by Olmstead Subcabinet, including data acquired through January 31, 2018. This report included progress toward goals related to:

- Movement of people with disabilities from segregated to integrated settings (n = 576).
- Movement of individuals from waiting lists.
- Quality of Life measurement results (not available at the time of the report).
- Increasing system capacity and options for integration.

Just over half of Olmstead Plan measurable goals (18 of 30) were met, on track to be met, or in process. Notable findings and planned responses included:

- The June 30, 2018 goal to reduce the percentage of people awaiting discharge at AMRTC to 32 percent or less was not on track to be met. Ongoing efforts to improve progress toward this goal included collaboration between AMRTC and counties to aid in identifying more applicable community placements and resources for patients awaiting discharge as well as improvements in AMRTC’s notification process for patients who no longer met hospital criteria of care to county partners and other key stakeholders to...
ensure that all parties involved were informed of changes in the patient’s status and resources were allocated towards discharge planning.

• The December 2017 goal to increase the average monthly number of individuals leaving MSH to a more integrated setting to eight or more was also not on track to be met. Ongoing efforts included collaboration with counties to identify individuals at MSH who had reached maximum benefit from treatment and to identify community providers and expand community capacity.

• The June 30, 2017 goal to increase the percentage of individuals choosing to move to a more integrated setting who had a plan that adhered to transition protocols that met the principles of person-centered planning and informed choice to 50 percent was not on track to be met. Since July 2016, the lead agency review team made recommendations to each county visited on how to improve their person-centered practices. Counties were in varying stages on their person-centered journey. The recommendations encouraged lead agencies to set expectations for the quality and content of support plans as well as to seek out and provide training for their staff on providing person-centered practices. This could involve changes in agency practices as well as changes to how agencies work with their community partners. Beginning in January 2018, DHS required individual remediation when lead agencies did not comply with the person-centered protocols. When findings from a case file review indicated that files did not contain all required documentation, the agency would be required to bring all cases into full compliance by obtaining or correcting the documentation. All corrections needed to be made within 60 days of the lead agency review site visits. Corrective action plans would be required when patterns of non-compliance were evident. DHS conducted regional day-long training and technical assistance sessions with counties and tribes during May through September 2017. Due to high demand, DHS scheduled an additional five training sessions through February 2018. In total 15 training sessions were offered to lead agency staff across the state. A supervisor tool kit was being developed to support counties, tribes and contracted case management providers in the oversight of plan development according to the protocol. The expectation was that the number of plans that adhered to the protocols would increase over time and during 2018.

• The March 1, 2017 goal to eliminate the DD waiver waiting list was not met. In addition to updating this goal to more accurately define success in the institutional exit and immediate need categories accessing waiver funding at a reasonable pace, DHS planned to work with lead agencies to continue to approve funding for persons according to the reasonable pace goals.

• The June 30, 2018 goal to increase the percentage of plans for people using disability home- and community-based waiver services that met required protocols to 70 percent was not on track to be met. Since July 2016, the lead agency review team made recommendations to each county visited on how to improve their person-centered practices. Counties were in varying stages on their person-centered journey. The recommendations encouraged lead agencies to set expectations for the quality and content of support plans as well as to seek out and provide training for their staff on providing person-centered practices. This could involve changes in agency practices as well as changes to how agencies worked with their community partners. Beginning in January 2018, DHS required individual remediation when lead agencies did not comply with the person-centered review protocols. DHS conducted regional day-long training and technical assistance sessions with counties and tribes during May through September 2017. Due to high demand, DHS scheduled an additional five training sessions through February 2018. In total 15 training sessions were offered to lead agency staff across the state. A supervisor tool kit was being developed to support counties, tribes and contracted case management providers in the oversight of plan development according to the protocol. The expectation was that the number of plans that adhered to the protocols would increase over time and during 2018.
providers in the oversight of plan development according to the protocol. The expectation was that the number of plans that adhered to the protocols would increase over time and during 2018.

- Neither the June 30, 2018 goals to reduce mechanical restraints to no more than 185 reports of mechanical restraint nor the goal to reduce the number of individuals approved for emergency use of mechanical restraint to 13 were on track to be met.

- The June 30, 2017 goal to decrease the number of people who discontinued waiver services after a crisis (indicating they left community services and were likely in a more segregated setting) to no more than 45 people was not met. Given the small number of people identified in any given quarter as part of this measure, as of March 2017, DHS staff began conducting person-specific research to determine the circumstances and outcome of each identified waiver exit. This would enable DHS to better understand the reasons why people were exiting the waiver within 60 days of receiving a service related to a behavioral crisis and target efforts where needed most to achieve this goal.

- The September 30, 2017 goal to increase the number of new individuals with disabilities working in competitive integrated employment to 2,969 was not met, though it was noted that this may have been related to acts that were passed (e.g., WIOA) and policies from Services for the Blind.

- The June 30, 2017 goal to reduce the number of students experiencing emergency use of restrictive procedures by 80 students or 0.02 percent of the total number of students receiving special education services was not met. The MDE Restrictive Procedures Stakeholders Workgroup (2017 Workgroup) focused its attention on reducing the use of restrictive procedures, specifically to eliminate the use of seclusion. Districts were requesting more tools to avoid the need for restrictive procedures. The 2017 Workgroup and MDE made significant progress in implementation of the 2016 statewide plan. The 2017 Workgroup and MDE continued to work toward availability of mental health services across the state, and improving the capacity of school districts to provide professional development in support of progress toward this activity’s annual goals.

- The June 30, 2017 goal to increase the percentage of children who received children's mental health crisis services and remained in their community to 83 percent was not met, though there was an overall increase. DHS worked with mobile crisis teams to identify training opportunities that would help increase their capacity to address the complexities they were seeing and committed to providing trainings in identified areas specific to crisis response. It was anticipated that this would increase the teams’ ability to work with individuals with complex conditions/situations effectively.

- The June 30, 2017 goal to increase the percentage of adults who received adult mental health crisis services and remained in their community (e.g., home or other setting) to 60 percent was not met. DHS worked with mobile crisis teams to identify training opportunities that would help increase their capacity to address the complexities being seen and committed to providing trainings in identified areas specific to crisis response. It was anticipated that this would increase the teams’ ability to work with more complex clients/situations effectively.

During their meeting, as part of the Olmstead Plan amendment process, the Olmstead Subcabinet reviewed a summary of the themes heard during the public input period. The public input period included public listening sessions, focus groups, and written input by email and through the website, yielding over 102 comments. Themes and agency responses can be found on page 87 of the February 26, 2018 Subcabinet meeting materials. Second draft amendments to Olmstead Plan measurable goals were also created. This addendum included the draft potential amendments to Olmstead Plan measurable goals that were proposed by the Olmstead
Subcabinet agencies after the first round of public comment. Changes focused on measurable goals in the following topic areas: transition services, community engagement, and preventing abuse and neglect.

March 19, 2018

A draft revision of the February 2017 Olmstead Plan was developed. Changes focused on timeliness of waiver funding and plan management oversight.

March 26, 2018

The Quality of Life Survey baseline report was accepted by the Olmstead Subcabinet after determining that the nonresponse bias weighting had no effect. The differences between this baseline survey and follow-up surveys will be used in the future to better understand whether increased community integration and self-determination occur for people with disabilities receiving services in selected settings. Key results included:

1. The survey measured participants’ decision-making, as compared to what decisions paid staff made for them. This was scored 0 to 100 on the Decision Control Inventory (DCI). Minnesota’s average DCI score was 66.2 out of 100.
2. Interviewers asked participants 14 questions, the answers to which were then calculated into an overall quality of life score. Minnesota’s baseline quality of life score was 76.6 out of 100.
3. More than 800 participants reported some earnings, including wages or piecework. On average, participants earned $95 per week. Hourly earnings ranged from $3.30 to $7.60 depending on employment type.
4. Participants averaged 32 outings per month, which was lower than the general population (46 outings outside the house per month, not counting work).
5. Integration scores were highest for activities such as competitive employment, self-employment, volunteer work, and supported employment. In contrast, integration was lowest in day training and habilitation, sheltered employment or workshops, and adult day programs. This was consistent with other research. However, these scores indicated a higher level of potential segregation in certain community-based settings.
6. Relatives were the most commonly reported relationship type (46 percent), followed by staff of any type (26 percent), and other friends (22 percent).

During their meeting, the Olmstead Subcabinet also reviewed and accepted the report: Recommendations to Expand, Diversify and Improve Minnesota’s Direct Care and Support Workforce. The recommendations were developed by the cross-agency direct care and support workforce working group. This report aimed to provide a set of clear and consistent strategic priorities for future action to address the growing crisis in the provision of direct care and support services in Minnesota. If implemented, the actions could produce meaningful progress toward alleviating the direct care and support workforce shortage in Minnesota. To review the complete report, see page 135 of the March 26, 2018 Subcabinet meeting materials. Major recommendations included:

1. Increasing worker wages and/or benefits.
2. Expansion of the worker pool.
3. Improving the workforce by enhancing training for direct care and support professionals.
4. Increasing job satisfaction (including quality of the job).
5. Raising public awareness by promoting direct care and support careers.
6. Promoting service innovation.
7. Enhancing data collection.

March 29, 2018

Annual amendment to Olmstead Plan, which included 38 measurable goals. Updates focused on employment, transportation, and community engagement.

April 23, 2018

The Olmstead Subcabinet reviewed and approved updates to existing Qualify of Life workplans. For additional details on proposed changes, see page 13 of the April 23, 2018 Subcabinet meeting materials.

May 21, 2018

The quarterly report was reviewed by the Olmstead Subcabinet, including data acquired through April 30, 2018. This report included progress toward goals related to:

- Movement of people with disabilities from segregated to integrated settings (n = 575).
- Timeliness of waiver funding.
- Quality of Life measurement results (see the Olmstead Plan Quality of Life baseline report for more details, which was presented at the March 26, 2018 Olmstead Subcabinet meeting).
- Increasing system capacity and options for integration.

This was the first quarterly report to include universe numbers when available. The universe number is the total number of individuals potentially impacted by the goal. This number provides context as it relates to the measure. The majority of Olmstead Plan Measurable goals (10 of 13) were on track to be met, or in process.

Notable findings and planned responses included:

- The June 20, 2018 goal to reduce the percentage of people at AMRTC awaiting discharge to 32 percent or less was not on track to be met. Ongoing efforts to improve progress toward this goal included collaboration between AMRTC and counties to aid in identifying more applicable community placements and resources for patients awaiting discharge as well as improvements in AMRTC’s notification process for patients who no longer met hospital criteria of care to county partners and other key stakeholders to ensure that all parties involved were informed of changes in the patient’s status and resources were allocated towards discharge planning.

- The December 31, 2018 goal to increase the average monthly number of individuals leaving MSH to a more integrated setting to nine or more was not on track to be met. Ongoing efforts included continuation of expanded community capacity, as well as identification of individuals who could be served in more integrated settings. Legislation in 2017 increased the base funding for state operated facilities to improve clinical direction and support to direct care staff treating and managing clients with complex conditions, some of whom engage in aggressive behaviors. The funding will enhance the current staffing model to achieve a safe, secure and therapeutic treatment environment. Of the 65 additional funded positions, 45 full-time equivalents were filled as of April 13, 2018. These positions consisted primarily of direct care staff such as registered nurses, forensic support specialists and human
services support specialists. The positions that remained to be filled were in professional areas such as psychologists, social workers, recreational and occupational therapists.

- The June 30, 2018 goal to reduce reports of mechanical restraint to no more than 185 was not on track to be met.

The Olmstead Subcabinet also reviewed the Community Engagement Workgroup Charter/Membership, which was an updated charter for the 2018 Community Engagement Workgroup. Updates included members selected for the workgroup and updated workgroup goals. For details on the charter update, see page 49 of the May 21, 2018 Olmstead Subcabinet meeting materials.

June 22, 2018

The Olmstead Subcabinet reviewed legislative proposals related to the priorities in the Olmstead plan. Approved proposals included:

- Through the Bonding Bill, MDE had $25 million approved for school safety grants, and a $5 million grant to the Southwest/West Central Service Center to create a rehab center in Cosmos, Minnesota.
- The Minnesota Department of Human Rights (MDHR) was involved in legislation about misrepresentation of an animal as a service animal, which is now a misdemeanor.
- DHS received close to $30 million in the bonding bill to establish regional crisis housing centers to deal with mental health crises.
- Through the Bonding Bill, Minnesota Housing received $80 million in housing infrastructure bonds. These funds were heavily used in the last five years to provide permanent supportive housing of various types, to include units for people with disabilities. From the $80 million, $30 million will be for housing for people with behavioral health needs. Minnesota Housing will be working with DHS, counties and providers to define what that means.
- Minnesota Housing also received $10 million in funds to renovate public housing throughout the state. This would be for basic repairs such as elevators, plumbing, roofs, and health and safety items. Low-income people with disabilities often live in public housing.

The contract with the Improve Group was finalized for the implementation of the Quality of Life survey, with the goal of re-surveying 500 individuals by the end of the year. Results from this survey are due for review by the Olmstead Subcabinet in December 2018.

Additionally, the Community Engagement Workgroup Charter was approved by the Olmstead Subcabinet.

The Olmstead Subcabinet also reviewed the Prevention of Abuse and Neglect Recommendations. The Comprehensive Plan for Prevention of Abuse and Neglect of People with Disabilities report was accepted by the Subcabinet on January 29, 2018. That report outlined promising actions to prevent abuse and neglect for people with disabilities. The Subcabinet directed staff from DHS, MDH, MDE, and the Office of Ombudsman for Mental Health and Developmental Disabilities (OMHDD) to review the report and identify recommendations that could be implemented by adding and updating existing strategies and workplan action items. The Prevention of Abuse and Neglect Recommendations are the results of that review. The recommendations begin on page 19 of the June 22, 2018 Olmstead Subcabinet meeting materials.

July 23, 2018
Commissioner Tingerthal provided a brief summary of a recent status conference with the Court to the Olmstead Cabinet, including the following:

- A status conference was held by the Court on July 12, 2018 on both Olmstead and the underlying Jensen litigation.
- The Court was provided an update on Olmstead, including:
  - An update on actions taken since the last status conference in December 2017.
  - Notable areas of success and areas that need improvement, which incorporated data reported in the December 2017 annual report, and the February and May 2018 quarterly reports.
  - An update on the Quality of Life Baseline Survey and the next steps in that process.
  - An overview of the process used to revise the Olmstead Plan, adopted in March 2018.
  - The upcoming strategic review process.
- The expectation was that there would be another status conference in six months.

The Olmstead Subcabinet also accepted the Direct Care/Support Workforce Report recommendations, which had been submitted for review in March 2018. This report laid out a strategic vision for tackling the crisis in the direct care and support workforce. The Cross-Agency Direct Care and Support Workforce Shortage Working Group identified seven prioritized recommendations, each which contained subordinate strategies. The Olmstead Subcabinet requested that the work group further review and edit the recommendations included in the report to:

- Prioritize the direct care report recommendations for implementation.
- Review and update the direct care report recommendations to identify:
  - Which recommendations would need legislative action.
  - Which recommendations would require state agency action.
  - Which recommendations require collaborative community efforts.

The workgroup submitted Recommendations to Expand, Diversify, and Improve Minnesota’s Direct Care and Support Workforce.

August 27, 2018

The Olmstead Subcabinet approved Transportation Goal 5, to be incorporated in the August 2018 quarterly report. This goal reads as follows:

- By 2040, 100 percent of the target population will be served by regular route level of service for prescribed market areas 1, 2, and 3 in the seven county metropolitan area.
  - Currently, the percent of the target population serviced by a regular route level of service for market area 1 is 95 percent, is 81 percent for market area 2, and is 67 percent for market area 3.
  - An interim goal was also set for Transportation Goal 5: By 2025, the percentage of target population served by regular route level of service for each market area will be 100 percent for market area 1, 95 percent for market area 2, and 70 percent for market area 3.

For additional details Transportation Goal 5, see page 5 of the August 27, 2018 Olmstead Subcabinet meeting minutes and page 13 of the August 27, 2018 Olmstead Subcabinet meeting materials.
The quarterly report was also reviewed and approved by the Olmstead Subcabinet, including data acquired through July 31, 2018. This report included progress toward goals related to:

- Movement of people with disabilities from segregated to integrated settings (n = 593).
- Movement of individuals from waiting lists.
- Quality of Life measurement results (not available at the time of the report).
- Increasing system capacity and options for integration.

Just over half of Olmstead Plan measurable goals (14 of 21) were met, on track to be met, or in process. Notable successes included:

- More individuals left ICF/DD programs to more integrated settings. During this quarter, 62 individuals left ICF/DD programs to more integrated settings. After two quarters, the total number was 104, which exceeded the annual goal of 72.
- More individuals with disabilities under age 65 in a nursing facility longer than 90 days left for more integrated settings. During this quarter, 201 individuals moved from nursing facilities to more integrated settings. After two quarters, 54 percent of the annual goal of 750 had been achieved.
- More individuals left other segregated settings to more integrated settings. During this quarter, 297 individuals moved from other segregated settings to more integrated settings. After two quarters, the total number was 595, which exceeded the annual goal of 500.
- Planning for individuals experiencing a transition has improved over the last three quarters. Adherence to Transition Protocols improved from 52.2 percent to 68.2 percent and most recently to 88.2 percent.
- The utilization of the Person Centered Protocols has improved over the last three quarters. Of the eight person centered elements measured in the protocols, performance on all elements improved over the 2017 baseline. Seven of the eight elements showed consistent progress, and four of the eight were at 90 percent or greater in this quarter.
- There were fewer individuals waiting for access to a DD waiver. At the end of the current quarter there were 94 individuals who had funding approval pending compared to 237 people the same quarter last year.
- The number of reports of use of emergency use of manual restraints was lower at 904 reports this quarter compared to 955 in the previous quarter.
- The number of individuals approved for the emergency use of mechanical restraints at the end of the quarter was 13, which is on track to meet the annual goal of 13.
- More students with Developmental Cognitive Disabilities (DCD), ages 19 – 21 entered into competitive integrated employment. During the last year, an additional 179 students entered into competitive integrated employment.
- More students had active consideration of AT during their IEP team meetings. During the last year 94.9 percent had active consideration of AT.
- More individuals with disabilities participated in Governor appointed Boards and Commissions and Olmstead Subcabinet workgroups. During the last year there were 197 individuals participating who self-identified as having a disability.

Measurable goals targeted for improvement and planned responses included:
• The June 30, 2018 goal to decrease the percent of people at AMRTC who no longer meet hospital level of care and are currently awaiting discharge to the most integrated setting to 32 percent or less was not met. Ongoing efforts from previous quarters will continue to support improvements in progress toward this goal.

• The December 31, 2018 goal to increase the number of individuals leaving the MSH to a more integrated setting to 9 or more was not on track to be met. Ongoing efforts from previous quarters will continue to support improvements in progress toward this goal. Additionally, increased funding for state operated facilities to improve clinical direction and support to direct care staff treating and managing clients with complex conditions, will enhance the current staffing model to achieve a safe, secure and therapeutic treatment environment.

• The 2018 goal to reduce the emergency use of mechanical restraints with approved individuals to 185 or less reports was not on track to be met.

• The June 30, 2018 goal to increase the percent of children who remain in the community after a mental health crisis to 85 percent was not on track to be met. DHS continues to work with mobile crisis teams to identify training opportunities for serving children in crisis, and to support the teams as they continue to support more children with complex conditions and living situations.

• The June 30, 2018 goal to increase the percent of adults who remain in their community after a mental health crisis to 62 percent was not on track to be met. DHS continues to work with mobile crisis teams to identify training opportunities that would help increase their capacity to address the complexities they are seeing and has committed to providing trainings in identified areas specific to crisis response.

Additionally, Community Engagement Goal Two (by April 30, 2018, establish a baseline and annual goals) and Preventing Abuse and Neglect Two (by January 31, 2018, the number of emergency room visits and hospitalizations due to abuse and neglect will be reduced by 10 percent compared to baseline) will be modified during the Plan amendment process, as it was determined that measures were not available to gather reliable and valid data.

Back to Table of Contents