# Comparison of House File 2434 (third engrossment) House File 2434 (first unofficial engrossment)

House Article 1 – Aging Services
Senate Article 1 of UEH2434-1 – Aging and Older Adult Services

House section (Art. 1)	Senate section (Art. 1)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
	2-6, 11, 14, 24, 27, 28, 37	R1-12 R19, R22, R29, R31-R32, R39	Nursing facility payment changes- repeals planned closure rates, single bed incentives and layaways	Senate only See sch2115a10			
1, 2, 14	6	R11-12, R27	Modifies the nursing home license surcharge fee and the corresponding portion of the nursing facility external fixed costs payment rate related to the surcharge; clarifies procedures for notifying providers of payment withholds for delinquent surcharges	House 1/Senate 6 modify the nursing facility surcharge.  House includes additional DHS clean up; increases the surcharge beginning 1/1/2026; and modifies authority to increase the surcharge and Senate does not.			

House section (Art. 1)	Senate section (Art. 1)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
				House 2 and 4 are House only			
	7, 8, 34, and 35	R14-R17 R37-R38	Codifies the Age-Friendly Minnesota Council	Senate only			
3	9 and 10	R17	Modifies allowable uses of nutrition support services funding allocated to area agencies on aging by the Board on Aging and specifies state funding for senior nutrition programs is not subject to federal requirements	Senate 9 is Senate only Technical differences between House 3/Senate 10 Staff recommends House	Board on aging/AAA have requested an amdt		
4 and 5		R18-R19	Modifies essential community supports eligibility criteria	House only			
	12	R21	NF payment changes- repeals the annual APS property rate inflation adjustment	Senate only			
6		R21	Removes the sunset date for certain facility-specific nursing facility property rate increases	House only			
	13, 15, 18, 37	R22, R23, R39	Nursing facility payment changes- Health insurance	Senate only See sch2115a10			
7	14	R22, R23	Modifies the definition of "external fixed costs" in the chapter of statutes governing nursing facility payment rates	Different.  House expands the definition by adding conforming			

House section (Art. 1)	Senate section (Art. 1)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
				changes and Senate simplifies the definition See sch2115a10			
8, 11-13, and 15		R23, R24, R26, and R32-R34	Adds an inflationary factor to the nursing facility payment rate system and a temporary rate adjustment for nursing home wage standards established by the Nursing Home Workforce Standards Board	House only			
9, 10, and 16	1, 16, 17 and 29	R1 R23 and R34-R36	Nursing facility payment changes - PDPM case mix classification implementation	House 9 and 10/Senate 16 and 17 are the same.  See sch2115a10  House 19/Senate 29 have technical differences. Staff recommends Senate			
	19	R25	Temporarily modifies the total care related payment rate limit resulting in low quality facilities potentially receiving a lower rate	Senate only			
	20, 21, 22	R26-R27	Temporarily places a 4% annual cap on future increases in nursing facility operating payment rate	Senate only			
14	23, 25, and 26	R27-R28	Modifies nursing facility external fixed costs payment rate	Different.  House increases the value of the provider surcharge component and incorporates an inflationary factor into the			

House section (Art. 1)	Senate section (Art. 1)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
				health insurance cost component and Senate does not  Senate repeals the planned closure rate adjustment, single bed incentive, and border city adjustment and House does not  House and Senate include different conforming changes Other technical differences. Different effective dates.			
	30	R36	Funds the Nursing Home Workforce Standards Board minimum wage rule	Senate only			
	31-33, 36 and 37	R36-R37 R38, R39	Removes the sunset of the EW customized living rate floor for disproportionate share facilities and requires a study of impact of repeal of the assisted living disproportionate share rate floor	Senate only			
	37	R39	Repeals:  • obsolete language related to nursing facility rate adjustments for replacement beds; the definition of "prior system operating"	Senate only See sch2115a10			

House section (Art. 1)	Senate section (Art. 1)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
			cost payment rate" and the initial VBR implementation hold harmless;				
			<ul> <li>the planned closure rate adjustments, the single-bed room incentive; and the border city facility rate adjustment;</li> </ul>				
			<ul> <li>the allocation of self-insurance cost; and</li> </ul>				
			<ul> <li>the prohibition on reductions to a facility's total care-related payment rate limit greater than five percent of the median total care-related costs per day.</li> </ul>				
			<ul> <li>the sunset of the customized living disproportionate share program.</li> </ul>				

# House Article 2 – Disability Services Senate Article 2 of UEH2434-1 – Disability Services

House section (Art. 2)	Senate section (Art. 2)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
1-3, 20	1-3, 27, 37		Removes BI and CADI from the existing definition of NFLOC determinations and establishes a new nursing facility level of care criteria for the purposes of BI and CADI	Different House 1/Senate 1 are the same			

House section (Art. 2)	Senate section (Art. 2)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
				House 2/Senate 2 have technical differences; Staff recommends Senate			
				House 3 includes clinical monitoring; Senate 3 does not.			
				Senate 3 requires for behavioral or cognitive needs constant supervision or interventions that cannot be scheduled; House does not.			
				House 3/Senate 3 have technical differences; staff recommends Senate.			
				House 20/Senate 27 are similar. Senate specifies a timeline to find alternative services if a person becomes ineligible for CADI or BI due to changes in level of care criteria; House does not.			
				Senate 37 is Senate only			

House section (Art. 2)	Senate section (Art. 2)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
	4, 13, 82, 83	R3	ICS report and temporary moratorium on approvals of new ICS settings.	Senate only			
4, 11, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 62, 63	5, 19, 57, 58 62, 64, 65, 66, 67, 68, 69, 70, 78, 76, 77	R4, R24, R74-R87, R95-R96	Fund the self-directed worker bargaining agreement	House 4/senate 5 technical differences; staff recommends House House 11, 40/Senate 19, 58 are the same House 39/Senate 57 are different. Both House and Senate increase the enhanced rate under CFSS. Senate removes the additional training requirements for the enhanced rate effective 1/1/2027; House does not. House 41/Senate 62 are different. House clarifies that CFSS budgets qualify for an enhanced rate if the support worker providing the services has received the required additional training; Senate removes the requirement for			

House section (Art. 2)	Senate section (Art. 2)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
				additional support worker training effective 1/1/2027.			
				House 42/Senate 64 have technical differences. Staff recommends Senate.			
				House 43 and 44/Senate 65 and 66 have technical differences. Staff recommends House.			
				House 45/Senate 67 have technical differences. Staff recommends Senate with House headnote and effective date.			
				House 46/Senate 68 have technical differences. Staff recommends Senate.			
				House 47/Senate 69 have technical differences. Staff recommends House.			
				House 48/Senate 70 have technical differences. Staff recommends Senate with House effective date.			

House section (Art. 2)	Senate section (Art. 2)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
				House 62/Senate 76 have technical differences. Staff recommends Senate.			
				House 63/Senate 77 have technical differences. Staff recommends House amended to include "of human services" on line 80.3 after "commissioner"			
	6, 7, 8	R5	Providing for 245D licensing compliance education and modifications to orders of conditional license for 245D providers	Senate only			
5, 6, 24, 25, 26, 49, 50	9, 10, 18, 31, 32, 33, 34, 35, 36, 71, 72, 86, 87, 91		EIDBI provisional licensure and related modifications to EIDBI enrollment requirements and provider requirements	House 5/Senate 9 are different.  House 6/Senate 10 are similar. House cross-references EIDBI background study requirement in the provisional licensing proposal; Senate does not.  Senate 31 and 32 are Senate only.			

House section (Art. 2)	Senate section (Art. 2)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
				House 24/Senate 33 have technical differences; staff recommends Senate.			
				House 25/Senate 34 are different. Senate requires:			
				<ul> <li>EIDBI agencies prior to licensure to designate a compliance officer</li> </ul>			
				<ul> <li>an EIDBI agency to demonstrate compliance with service delivery and billing laws</li> </ul>			
				<ul> <li>EIDBI agencies to have specified business practices and written procedures</li> </ul>			
				<ul> <li>EIDBI agencies to provide DHS with certain information upon request; House does not.</li> </ul>			
				Senate requires one hour of clinical supervision for every			

House section (Art. 2)	Senate section (Art. 2)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
				20 hours of treatment; House requires one hour of supervision for every ten hours of treatment.			
				House includes language related to clinical supervision standards; Senate does not.			
				Senate permits remote monthly EIDBI intervention observation and direction for two consecutive months; House does not.			
				House 26 is House only			
				Senate 36, 86, and 87 are Senate only			
				House 49/Senate 71 are the same			
				House 50/Senate 72 are similar. Senate includes explicit language related to unlicensed EIDBI providers; different effective dates.			

House section (Art. 2)	Senate section (Art. 2)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
7, 8, 60	11, 12, 81	R10-R13, R92	Modifies positive support provider qualifications	Different, but see HF2115-3			
9	14	R14-R16	Out of home respite for children exemption for unlicensed settings	Same, except technical differences Staff recommends House			
	15, 17, 56, 84, 85	R16, R17, R73, R98	Establishes swimming lessons for children under 12 as an allowable use of family support grants and consumer support grant funding and as a covered service under	Senate only			
	16, 29	R17, R33	requires the commissioner to establish and maintain a team of certified MnCHOICES assessors	Senate only			
10	75	R19-R21	Establishes the disability services technology and advocacy expansion grant	Similar. House codifies grant and Senate does not. Senate requires the grantee to work with the STAR program and House does not. Other technical differences.			
12, 13, 15, 16, 22	20, 21, 23, 28	R25-R26, R27-R28, R32	Permitting lead agencies to contract with hospitals to perform assessments of patients and assessment backlog reporting by lead agency	House 12, 13, and 15/Senate 20, 21, and 23 are the same. House 16 is House only			

House section (Art. 2)	Senate section (Art. 2)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
				House 22/Senate 28 have technical differences; staff recommends House			
14	22	R26-R27	Modifies MnCHOICES certified assessor qualifications	Same			
17-19, 21	24-26	R28-R29, R31-R32	MnChoices reassessment changes: increasing permitted frequency of consecutive remote assessments from 2 years to 4; permitting alternatives to required recipient signatures on reassessments; permitting attestation to no change in condition;	House 17/Senate 24 are the same.  House 18/Senate 25 are similar. House permits an alternative to verbal attestation and requires written attestation or signature within 30 days of completion of a reassessment; Senate does not.  House 19/Senate 26 are similar. Technical differences in paragraph (a); staff recommends Senate. House provides appeal rights for			
				denial of attestation of no change; Senate does not.  House 21 is House only			

House section (Art. 2)	Senate section (Art. 2)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
23	30	R33-R35	Specifies Tribes are allowable providers of VA/DD targeted case management	Same			
27		R44-R45	Imposes a 33% county share for all disability waiver services received by an individual who is receiving a DWRS rate exception	House only			
	38	R45	Modifications of CADI service authorizations  NOTE: due to a drafting error – this section was included here an not in Senate only Article 3.	Senate only See Senate Only Article 3			
28, 30, 36	39, 41, 50	R47-R49, R49-R51, R64-R66	Establishes asleep and awake night supervision service rates under DWRS	House 28/Senate 39 have technical differences; staff recommends Senate.  House 30/Senate 41 are the same.  House 36/Senate 50 are the same except for paragraph (c). Senate temporarily increases the competitive workforce factor for unit-based services without programming under DWRS; House does not.			
29, 31	40, 42	R49, R51- 52	Modifies future DWRS inflationary adjustments	Different. Senate temporarily suspends updates to BLS			

House section (Art. 2)	Senate section (Art. 2)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
				data; House makes this change permanent.  Senate temporarily updates the base wage index based on CPI-U before returning to BLS wage data updates of the base wage index; House permanently changes to biennial adjustments based on CPI-U. House limits biennial inflationary adjustments to 8%; Senate does not.			
	43 - 50	R52-R64	Temporarily increases competitive workforce factor	Senate only			
32, 33, 34		R52-R57	Removes the absence and utilization factor from the DWRS formula for residential services  • See Senate sections 43 to 45 – amend the same statutory sections but by temporarily increasing the competitive workforce factor for residential services; different effective dates.	House only			
35	49	R62-R64	Imposes a daily cap on individualized home supports with training	Similar. House effective date is January 1, 2027, and Senate effective date is January 1,			

House section (Art. 2)	Senate section (Art. 2)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
			Senate language also temporarily increases the competitive workforce factor for residential services.	2026. House daily limit is eight hours; Senate daily limit is nine hours.			
37	51	R66-R67	Establishes additional criteria for evaluating requests for DWRS rate exceptions and annual renewals of existing rate exceptions	Similar.  Senate limits circumstances for rate exceptions to the absence and utilization factor; House does not.  Senate requires federal approval; House does not.  Other technical differences.			
38	52	R67	Subjects DWRS payments to MA sanctions and monetary recovery requirements	Same			
	53, 54, 55, 56, 59, 60, 61, 63	R68-R74, R77-R79, R82	Technical changes to consultation services	Senate only			
51, 52, 61, 64	73, 74	R88-R90, R102	Waiver reimagine modifications; requiring individualized budget exceptions to allow for assessed needs for home care nursing	House 51/Senate 73 are different.  House delays implementation of Waiver Reimage by one year compared with current			

House section (Art. 2)	Senate section (Art. 2)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
				expected implementation; Senate does not.			
				House moves the online support planning tool to this section; Senate does not.			
				House 52 is House only (modifies Waiver Reimagine legislative report)			
				House 61 is House only (establishes an Advisory Task Force on Waiver Reimagine)			
				Senate 74 is Senate only (modifies online support planning tool)			
				House 64 is House only (repeals Waiver Reimagine Advisory Council and online support planning tool)			
53 – 57, and 59		R90-R91	Delay by two years until 1/1/2028 the implementation of the HCBS life-sharing services and the commissioner established rates for both family residential services and life sharing.	House only But see Senate section 88			

House section (Art. 2)	Senate section (Art. 2)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
58	See Senate Article 11, section 2	R91	Delays the supported-decision-making grants report to the legislature	See Senate article 11, section 2 Different. House delays report 2 years; Senate 1 year.			
	79	R96	requires the commissioner of human services to both review the data collection requirements for providers reimbursed under DWRS and review the medical assistance direct support professional compensation requirements for providers reimbursed under DWRS	Senate only			
	80	R97	permits medical assistance reimbursement for CFSS services provided while participant is receiving acute inpatient hospital services	Senate only			
	82	R97	requires the commissioner to consult with interested parties to develop draft legislation to codify in Minnesota statute the standards and requirements for integrated community supports provided under the disability waivers	Senate only			
	88	R100	increases the previously established but not yet effective rates for family residential services	Senate only But see House sections 53 – 57, and 59			

House section (Art. 2)	Senate section (Art. 2)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
	89	R100	Requires the commissioner to conduct a rate study for waiver case management rates. The study must also include an evaluation of waiver case management service delivery.	Senate only			
	90	R101	Requires DHS to conduct a business process analysis of and redesign of its licensing activities, particularly its licensing activities related to 245D providers in order to improve efficiencies and timeliness of issuing licenses.	Senate only			
64	91	R102	Repealer	Different.  House repeals the Waiver Reimagine Advisory Committee and online planning support tool (this language is moved to another section); Senate does not.  Senate repeals obsolete HCBS licensing provisions; direct care provider premiums; the Legislative Task Force on Guardianship; and EIDBI revision of treatment modalities; House does not.			

House section (Art. 2)	Senate section (Art. 2)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted

#### House Article 3 – Health Care Senate Article 6 of UEH2434-1– Health Care

House section (Art. 3)	Senate section (Art. 6)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
1-14, and 16		R1 to R6 and R11- R12	Governor's proposal to reinstate TEFRA parental fees for parents with income equal to or greater than 675% of the federal poverty guidelines	House only			
15	1	R6	Enhances Medicaid disability determinations	Same see sch2115A10			
	2	R6	Requires the commissioner to establish a process and designate staff to implement an expedited disability determination process within the existing state medical review team.	Senate only			
	3	R7	Increases the NEMT base rate for protected transport	Senate only			
17	4	R12-R15	Makes technical changes and extends the sunset date of temporary rates for enteral nutrition and supplies from June 30, 2025, to June 30, 2027	Same			

House section (Art. 3)	Senate section (Art. 6)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
	5	R15	establishes up to two three-year pilot programs for the administration of nonemergency medical transportation	Senate only			

## Portions of House Article 4 – Behavioral Health Senate Article 4 of UEH2434-1– Substance Use Disorder Treatment

House section (Art. 4)	Senate section (Art. 4)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
11, 13-29, 32, 49, 58, 68	1-7, 9-17, 19, 26, 30, 38	R10-R12, R13-R23, R24, R41, R54-57, R71	Governor's DHS budget bill; substance use disorder treatment program and service changes and provider qualification changes; technical cross-reference changes.	Sections 11 and 13 House only  Sections 14 and 28 technical differences  Sections 15-19, 21-22, 24-26, 29, 49, 58, 68 same  Sections 20 and 27 eff. date difference  Section 23 different – House adds navigator assistance, Senate does not  Section 32 same			

House section (Art. 4)	Senate section (Art. 4)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
	8	R15	Modifies the provider qualifications for the administration of comprehensive assessments.	Senate only  But see HF 2115 CCR, Art 4, section 21			
12, 33, 50- 56, 60, 62- 64	31	R12-R13, R24, R41- R51, R59- 60, R63- R66	Changes "sober homes" to "recovery residences" and establishes requirements and certification for recovery residences, and a workgroup.	House only, except section 60 – same.			
23, 65	11	R18-R19, R66	Substance use disorder care coordination and navigator services; evaluation and recommendations.	Section 23 different – House adds navigator assistance, Senate does not. 65 House only.			
30, 31, 34- 43, 47, 48	18, 20, 21, 25	R23-R24, R25-R34, R40	Governor's DHS budget bill; behavioral health fund payment reforms; prohibits new room and board services vendors from receiving behavioral health fund payments.	Section 30 different - House has 4 units per month; Senate has 1 unit per month  Sections 31, 34-37, 39-41, 43, 47 House only  Section 38 different – House replaces "local agency" with "commissioner" for eligibility determination and access	DHS has requested that "15- minute" be added before "unit" in House 30/Senate 18		

House section (Art. 4)	Senate section (Art. 4)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
				assistance. Eff. Date differences. Section 42 similar – House adds compliance training requirement for RCOs, Senate does not Section 48 same			
44, 45	22, 23, 33, 36, 37	R34-R38	Adjusts SUD treatment service rates based on rate study; adds annual inflation.	Section 44 – technical differences  Section 45 – different. Rate percentages different; Senate begins annual inflation adjustments in 2028; House includes paragraph (c) specifying that new rate cannot be lower than rate in effect on 12/31/2025.			
46		R38-R39	Requires compliance training for recovery community organization owners active in management, managers, and supervisors.	House only			
	24	R39	limits substance use disorder treatment service billing practices that exploit time-based billing codes to fraudulently bill for time during which services were not provided or time during which another service	Senate only			

House section (Art. 4)	Senate section (Art. 4)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
			was provided, resulting in billing for the same time period more than once.	But see Article 6 side-by-side matching with H2434-3, Art 6, Sec 15			
	27-29,	R51-R53	Eliminates a \$3 million annual statutory appropriation from the opiate epidemic response fund to the commissioner of human services for safe-recovery site start-up and capacity building grants and makes conforming changes; repeals safe-recovery site grants	Senate only			
57		R51-R53	House: Governor's DHS budget bill; requires direct payments to Tribal Nations and urban Indian communities for traditional healing practices and culturally specific providers, rather than grants.  Senate:	Different – House makes direct payment change; Senate does not. Senate removes safe recovery site grants.			
61	32	R60-R61	Adding medication and nonmedication treatment for opioid use disorder to medical assistance reentry waiver services.	Technical difference Staff recommends House			
	34	R68	requires the commissioner to conduct a study and make recommendations to eliminate any limitations on licensed health professionals' ability to provide substance use disorder treatment services while practicing within their licensed or statutory scopes of practice	Senate only			
67	35	R68	Requires the commissioner to establish new billing codes for nonresidential SUD services, identify rates, and update the fee schedule.	Technical differences Staff recommends Senate			

House section (Art. 4)	Senate section (Art. 4)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
69	39	R71-R72	House: repeals statutes related to substance use disorder treatment, sober homes, and the behavioral health fund.  Senate: also repeals safe recovery sites grants	Different: House repeals additional and different sections, eff. date differences.			

### House Article 5 – Background Studies

House section (Art. 5)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
4-6, 8	R1-R2, R3	Governor's DHS budget bill; specifies that background studies are required for owners, operators, employees, or volunteers providing direct contact HCBS, housing stabilization, and EIDBI services.	House only			
7	R2-R3	Governor's DHS budget bill; technical changes and requiring unlicensed HCBS and housing stabilization providers to initiate background studies before initial enrollment under specified circumstances.	House only			
11, paragraph (c) only	R3-R5	EIDBI background study requirements.	Only para (c) is available for consideration.			

# House Article 6 – Department of Human Services Program Integrity Senate Article 14 of UEH2435-1 – Department of Human Services Program Integrity

House section (Art. 6)	Senate section (Art. 14)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
15	UEH2435- 1, Article 14, section 7	R23	Prohibits duplicative claim submission for behavioral health fund substance use disorder treatment services.	Same See also, Senate article 4, section 24			
	UEH2435- 1, Article 14, section 9, paragraph (b) only	R24-R28	allows the commissioner of human services, at the commissioner's discretion, to revalidate any other Medicaid-only provider type the commissioner deems "high risk."	Senate only, but see also Senate Article 2, section 18			
18		R31	Governor's DHS budget bill; requires EIDBI agencies to comply with chapter 245C human services background study requirements and to maintain documentation of background study requests and results.	House only, but see Senate article 2, section 35			

## House Article 7 – Direct Care and Treatment Senate Article 7 of UEH2434-1 – Direct Care and Treatment

House section (Art. 7)	Senate section (Art. 7)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
	1	R1	requires the commissioner of human services and the Direct Care and Treatment executive board to provide free voice and other communication to patients and clients in the programs and settings under the control of either state agency unless a particular patient or client is subject to a civil commitment order that restricts communication.	Senate only			
1-2		R1-R3	Extends expiration of exceptions for Anoka-Metro Regional Treatment Center and community behavioral health hospital county shares of cost of care to June 30, 2029.	House only			
3		R3-R4	Increases county responsibility for cost of care for individuals in MSOP, effective July 1, 2027.	House only			
4		R4	Requires \$5,000,000 of general fund cost of care collections to be deposited into the DCT systems account to support electronic health record system and IT projects.	House only			
5-11	2-4	R4-R8	Provisions related to inpatient examination and competency attainment programs; county of financial responsibility, costs, information and data access.	Sections 5-8 House only Section 9 similar: House includes provision addressing county payment of costs not covered by a health plan; Senate does not.			

House section (Art. 7)	Senate section (Art. 7)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
				Section 10 – Same Section 11 – Similar. House includes July 1, 2027 effective date; Senate does not.			

### House Article 8 - Homelessness, Housing and Support Services

House section (Art. 8)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
1-2	R1	Modifies housing stabilization services provider enrollment requirements by requiring effective January 1, 2027 that HSS providers complete compliance training before submitting an enrollment application and that all HSS providers complete compliance training every three years.				

### House Only Article 9 - Miscellaneous

Hou secti (Art.	on	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
1		R1-R2	Makes a conforming change to MnCHOICES assessment timelines	House only			

House section (Art. 29)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
2	R2	Requires DHS to provide technical assistance and legal assistance referrals to 245D license holders upon request	House only			
3	R2	Authorizes DHS to draw down federal match for reentry waiver capacity building and implementation grants	House only			

### Senate Only Article 3 of UEH2434-1 – Long-term Services and Supports Reform

	Senate section (Art. 3)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
See Senate	Council sect	ion by sectio	n summary				
	1-3 see also Art 2, section 38	R1-R2 R45A2	Modifies processes for CADI waiver service plan authorization by requiring case manager training on appropriate service authorizations, requiring supervisor approval of service plans prior to service plans being submitted to DHS for approval; and DHS staff to manually reauthorize CADI service plans with proposed authorized amounts that exceed enacted rate increases based on information submitted by the lead agency.	Senate only			
	4	R2	Requires the commissioner to convene a working group to develop LTSS reform proposals to submit to the legislature that would save \$135 million in the 28.29 biennium if enacted by the legislature. If the legislature did not enact the proposals sufficient to save this amount, the commissioner is	Senate only			

Senate section (Art. 3)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
		authorized to reduce rates under DWRS by an amount sufficient to save that amount.				
5	R4	Requires the commissioner to convene a working group to identify cost-savings proposals to submit to the legislature that would save \$135 million in the 28.29 biennium if enacted by the legislature. If the legislature did not enact the proposals sufficient to save this amount, the commissioner is authorized to reduce rates under DWRS by an amount sufficient to save that amount.	Senate only			
6	R5	Requires the commissioner to consider amending the CFSS plan to allow consultation services to be optional for those individuals who are already receiving waiver case management.	Senate only			
7	R5	Requires the commissioner to develop an alternative payment methodology for MnCHOICES assessments that will save at least \$18 million dollars in the 28/29 biennium, and if the legislature does not enact provisions sufficient to save this amount, the commissioner is authorized to reduce reimbursement to lead agencies by an amount sufficient to achieve the net savings required.	Senate only			
8	R6	Requires the commissioner to estimate the amount of savings during the 28/29 biennium attributable to the modifications of the CADI waiver service plan authorizations and offset by that amount the savings required under the previous provision related to MnCHOICES payment methodology reform.	Senate only			

#### Senate Only Article 5 of UEH2434-1 – Housing Supports

House section (Art. 8)	Senate section (Art. 5)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted			
See Senate	See Senate Counsel section by section summary									
	1	R1	Specifies a supplementary rate for a housing support provider in Blue Earth County	Senate only						
	2	R1	Specifies a supplementary rate for a housing support provider in Otter Tail County	Senate only						

### Senate Only Article 8 of UEH2434-1 - Department of Direct Care Treatment Establishment

Senate section (Art. 8)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
1-28	R1-R11	Converts the governance structure of DCT from an agency headed by an executive board to an agency governed by a commissioner.	Senate only			

### Senate Only Article 9 of UEH2434-1 - Department of Direct Care and Treatment Conforming Changes

Senate section (Art. 9)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
1-38	R1-R23	Conforming changes related to converting the governance structure of DCT from an agency headed by an executive board to an agency governed by a commissioner	Senate only			

#### Senate Only Article 11 of UEH2434-1 - Miscellaneous

Senate section (Art. 11)	Revisor pages	Description	Comparison	Amdts	Proposed motion	Adopted
1	R1	Supported decision-making program grant extension.	Senate only			
2-5	R1-R2	Delays the sunset of the Mentally III and Dangerous Civil Commitment Reform Taskforce and adds the duty to examine expungement and vacating civil commitments as mental iII and dangerous.	Senate only			