California Department of Corrections and Rehabilitation

It Has Poorly Administered the Integrated Services for Mentally Ill Parolees Program, and With Current Funding Cuts, It Must Find Ways to Transition Parolees to County Services

August 2020
August 20, 2020

State Capitol
Sacramento, California 95814

Dear Governor and Legislative Leaders:

As directed by the Joint Legislative Audit Committee, my office conducted an audit of the California Department of Corrections and Rehabilitation (Corrections), and the following report details the audit’s findings and conclusions. Our assessment focused on the Integrated Services for Mentally Ill Parolees program (integrated services program), which has provided mental health and intensive case management services, as well as supportive housing, to parolees. In general, we determined that Corrections’ oversight of the program was poor. We also found that Corrections will need to take steps to successfully transition homeless parolees with mental illnesses to county services because the Budget Act of 2020 eliminates the program’s funding.

Corrections has not fulfilled its role in overseeing the program, and it has not demonstrated a clear link between the program’s services and reduced rates of reincarceration among participants, one of the Legislature’s primary intentions when establishing the program. Among the problematic conditions we observed were the following:

- Corrections seldom conducted the meetings and on-site reviews outlined in its contracts with providers.
- Corrections chronically understaffed the program.
- Corrections was a poor steward of the public funds it received because it failed to verify providers’ housing reimbursement claims before paying them.
- Corrections could have saved $3.7 million per year had all the providers billed Medi-Cal for eligible services.

Moreover, Corrections lacks comprehensive, consistent data on program participation and services, which makes it impossible to reach conclusions about whether the program met its goals of lowering recidivism by stabilizing the health and housing of the parolees the program serves.

Our review also identified steps that Corrections can take to ensure that homeless parolees with mental illness receive the services they need after the program ends in December 2020. Even with the program ending, Corrections still has the responsibility to ensure that parolees safely re-enter their communities. Corrections faces a difficult task in finding adequate replacements for the program’s services; however, providing its parole agents with training, resources, and support are ways to mitigate the loss of the program and the effects that will have on parolees suffering from mental illness and homelessness.

Respectfully submitted,

ELAINE M. HOWLE, CPA
California State Auditor
Contents

Summary 1

Introduction 7

Audit Results
Corrections Has Not Provided Adequate Oversight of Critical Aspects of the Integrated Services Program 15

Corrections Has Not Collected Data to Demonstrate That the Program Has Met the Legislature’s Intended Outcomes 22

Corrections Must Take Steps to Mitigate the Risks for Parolees From the Cancellation of the Program 25

Appendix 35

Response to the Audit

California Department of Corrections and Rehabilitation 39
Summary

Results in Brief

Parolees face many challenges as they re-enter their communities. Stable and affordable housing, as well as access to food, clothing, and job readiness, are just some of those challenges. For those with a mental illness, these challenges increase. The Integrated Services for Mentally Ill Parolees program (program) provides individuals on parole (parolees) with mental health and housing services as they transition back into society. However, the California Department of Corrections and Rehabilitation (Corrections), which operates the program, has not fulfilled its role in overseeing it. In addition, Corrections has not demonstrated a clear link between the program’s services and reduced rates of reincarceration among participants, one of the Legislature’s primary intentions when establishing the program.

With the Budget Act of 2020, the Legislature adopted the Governor’s proposal to eliminate funding for the program, and Corrections will phase out the program in December 2020. However, eliminating the program does not remove Corrections’ responsibility for helping parolees with mental illness re-enter their communities safely. In eliminating the funding, the Legislature noted that existing county mental health programs can and do serve individuals on parole. Although Corrections remains responsible for helping individuals on parole to register for county programs, including mental health services, it is unclear how well Corrections performs this function. Further, it is unclear whether the critical services the integrated services program has offered participants, such as housing, will be available and in adequate supply through county programs.

The Legislature’s stated intentions for the program are threefold: integrate parolees into their communities more successfully, increase public safety, and reduce state costs by lowering recidivism rates, the rates at which individuals are reincarcerated. Corrections currently contracts with five providers to deliver mental health, housing, and other services to program participants in eight counties. For fiscal year 2019–20, Corrections budgeted $15.8 million to serve a total of 615 participants in these eight counties at any one time. In the integrated services program, participants must meet certain enrollment requirements in state law, such as being severely mentally ill and either homeless or likely to become homeless upon release from prison; however, participation is voluntary.

Audit Highlights . . .

Our audit of Corrections’ Integrated Services for Mentally Ill Parolees program highlighted the following:

» Corrections’ oversight of the program was inadequate.

• It performed little of the oversight its contracts with providers specified, such as status meetings, on-site reviews, and periodic reporting.

• It paid housing invoices for parolee housing without verifying their accuracy or pre-approving rents in excess of allowed amounts.

• It could have saved nearly $3.7 million per year had it helped private providers bill Medi-Cal for eligible services for program participants.

• It failed to adequately document the eligibility of individuals it referred to the program, leaving in question whether the program serves the individuals intended.

» Corrections lacks comprehensive, consistent data on program participation and services; thus, it cannot show whether the program meets the Legislature’s goals.

continued on next page . . .
Corrections’ oversight of the program has been weak. Although its contracts with its providers spell out a multilayered oversight program of provider meetings, on-site reviews, and periodic program reporting, Corrections has performed little of this oversight, thereby limiting its ability to ensure that its providers are operating the program correctly. It is also a poor steward of public funds. For example, it does not verify providers’ claims for reimbursement for parolee housing or ensure that claims in excess of allowed monthly rents are valid and necessary before paying them. In addition, Corrections could have saved nearly $3.7 million per year had all the providers billed California Medical Assistance Program (Medi-Cal) for eligible services for program participants. Doing so would have required Corrections to rely on county Medi-Cal billing systems, but Corrections was unsuccessful in its efforts to enlist the counties in its efforts to bill Medi-Cal.

Corrections’ program administrator offered several reasons why Corrections has not engaged in more program oversight, the most significant being a lack of staff. However, our analysis of the program’s budget and staffing shows that Corrections has placed its priorities elsewhere, not on the program. Specifically, in 2013 Corrections reduced the number of program staff from four analysts to one, a staffing level it has maintained to the present. However, from fiscal years 2014–15 through 2018–19, Corrections had a total of $16 million that it did not budget for contracted services, which it may have been able to use to justify a request for an adequate number of staff to oversee the program.

We also reviewed case files for individuals whom Corrections referred to the program. Under state law, their mental illness has to be severe enough to affect daily functioning and they also must have issues with homelessness. However, the case files we reviewed did not always corroborate that Corrections determined that the individuals were qualified for those reasons. One contributing factor to this discrepancy is that Corrections has no written standard that delineates what information its staff must review or retain to justify a referral to the program. Because Corrections has failed to adequately document the eligibility reasons for referral, it is not possible for Corrections or for us to determine whether the program has been serving the individuals it is intended to serve.

Corrections also cannot demonstrate whether the program is meeting the Legislature’s intentions. Although Corrections has access to data sources that it maintains about parolees and it receives regular reports about program participation from its providers, it has not ensured that the information is uniform in content and format. Thus, Corrections has no comparable aggregate data with which to determine program trends or outcomes. For example, Corrections could not identify common reasons why

- Corrections will phase the program out in December 2020 because the current state budget cut the program’s funding.
- Current participants and future parolees with mental illness who are homeless will need to rely on county mental health and other programs.
- It is unclear whether Corrections staff are adequately prepared to perform the functions that the program’s contracted service providers performed.
- The availability and supply of county programs to replace critical services the integrated services program currently offers, such as housing, is also in question.
some participants exited the program before completing it. It also did not have aggregate information it could use to analyze the types of housing that participants receive and the time it takes participants to receive housing. As a result, Corrections could not demonstrate whether the program has accomplished its goals of lowering recidivism by stabilizing the health and housing of parolees with mental illness.

Because its program funding is set to expire, in those counties where the program has operated, Corrections needs to augment its existing efforts—called prerelease—to transition inmates with severe mental illness and who risk homelessness to available county services as they get ready to start parole. Even with the program ending, Corrections still has the responsibility to ensure that all parolees safely transition back into their communities. Corrections and county services may be able to replace some of the key services the program provides; however, there are weaknesses and risks associated with these replacement services and programs. For example, Corrections’ parole agents receive training and resources that cover the subject of connecting people on parole to community services. However, Corrections’ parole agents focus on many other law enforcement tasks and do not necessarily have the singular focus and experience the program providers have in serving the parolees in the program. Corrections also has not conducted any reviews of how well parole agents make those connections to county services. Corrections faces a difficult task in finding adequate replacements for services the program previously provided. In those locations that are losing the program, providing its parole agents with additional training, resources, and support are ways to mitigate the impact of the program’s loss.

Even when parolees get connected to county services, those services may not be a complete replacement for the program or have the capacity to accept new clients. We spoke with officials in several counties where Corrections currently operates the program about serving the parolees who would qualify for Corrections’ integrated services program. Several officials raised concerns that their counties’ programs are already at full capacity and may be subject to upcoming budget cuts. Consequently, even if parole agents successfully connect parolees with mental illness who are homeless to county programs, it may be that mental health and housing services from these county programs will not be available in time or in sufficient quantity to safely transition these individuals into the community as their parole begins and their prison terms end.

Corrections recognizes that transitioning parolees from the program to county services will take effort and has begun this transition. Corrections has met with representatives from four counties in which it operated the program and with representatives from other
counts to discuss the transition. In addition, Corrections has tasked staff involved in the program currently to act as liaisons to facilitate communication between Corrections and counties. Finally, Corrections agreed that reviewing its effectiveness at connecting parolees with mental illness who are homeless to county services would be useful for identifying any barriers to serving them.

**Recommendations**

To increase public safety and reduce the likelihood of recidivism, Corrections should take the following actions:

- **Track individuals who would have qualified for the integrated services program and assign them to parole agents who have the training and experience to serve this population.** Corrections should focus its efforts on at least the eight counties that are losing the integrated services program and complete this step by February 2021.

- **Meet with the appropriate staff in the behavioral health departments of the eight counties where the integrated services program currently operates to facilitate coordination between Corrections’ parole agents, the providers, and the counties.** Corrections should begin holding these meetings by October 2020 and continue them until all necessary processes are in place.

- **Create a regular forum for subject matter experts, including Corrections’ staff and county services staff, to share information regarding their respective efforts and for Corrections’ staff to receive updated training as necessary.** Corrections should include its staff from the eight counties that are losing the integrated services program and other relevant parties as necessary, and should begin hosting these forums by October 2020.

To determine whether parolees with mental illness who have housing needs are receiving necessary services and supports during their parole terms, Corrections should review its processes for connecting these individuals to county services. Corrections should review the services provided in at least the eight counties formerly served by the integrated services program, and it should define the appropriate metrics and goals for evaluation, identify data to collect, set a timeline for making regular reviews, describe how it will use the findings to improve its processes as necessary, and make these reviews public. Corrections should develop its review plan by July 2021 and complete its first review by December 2021.
Agency Comments

 Corrections stated that it takes seriously its role of providing services to mentally ill parolees and that it is actively communicating with county representative about alternative services for parolees to mitigate lapses in care and housing. Corrections stated that it will address the recommendations in a corrective action plan within the timelines the report reflects.
Introduction

Background

Formerly incarcerated individuals face many challenges as they re-enter their communities, and chief among these is finding and securing housing. Due to a variety of causes, including a lack of affordable housing, limited work histories, and resistance by landlords and community residents, such individuals struggle to find places to live. For those with mental illness, these challenges increase. In the past it was believed that a person with mental illness who is homeless first needed to obtain treatment for the illness and address any substance use disorders before moving into housing. Now, however, many entities, including the California Legislature, have adopted a “housing first” model, which recognizes that a person with mental illness who is homeless needs a safe, decent place to live in order to stabilize and improve his or her health.

The California Department of Corrections and Rehabilitation (Corrections) has been operating the Integrated Services for Mentally Ill Parolees program (program) to provide services to parolees who are seriously mentally ill and homeless as they re-enter their communities during parole. The program is administered by the Division of Adult Parole Operations (parole division). According to a January 2020 policy brief from Corrections, 29 percent of its incarcerated population have a serious mental illness and 70 percent have a substance use disorder. In 2007 the Legislature authorized Corrections to obtain day treatment and crisis care services for parolees who have a mental illness, and by 2009 Corrections had begun contracting with public and private providers to offer these services. In 2012, the Legislature added a focus on housing to the program’s scope, with a twofold goal of providing short-term housing during parole and helping program participants secure long-term housing after their parole term. The Legislature’s stated intent in enacting the program was to integrate those transitioning off parole into the community more successfully and to increase public safety. The Legislature also intended the program to help reduce state costs by lowering the rates of recidivism, that is, the rates at which individuals are reincarcerated. Figure 1 presents a timeline of efforts by the Legislature and Corrections to study and modify the program to accomplish the stated goals.
Figure 1
History of the Integrated Services Program

<table>
<thead>
<tr>
<th>LEGISLATURE</th>
<th>CORRECTIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Authorized Program</strong></td>
<td>2007</td>
</tr>
<tr>
<td>AB 900 allowed Corrections to contract with counties for mental health services for at least 300 parolees.</td>
<td></td>
</tr>
<tr>
<td><strong>Solicited County Interest</strong></td>
<td>2008</td>
</tr>
<tr>
<td>Offered to contract with counties to operate the program. Santa Clara County accepted.</td>
<td></td>
</tr>
<tr>
<td><strong>Awarded Contracts</strong></td>
<td>2009</td>
</tr>
<tr>
<td>Awarded contracts to three private providers and San Francisco County.</td>
<td></td>
</tr>
<tr>
<td><strong>Added Housing</strong></td>
<td>2011</td>
</tr>
<tr>
<td>SB 1021 added subsidies for housing and defined eligibility requirements for the program.</td>
<td></td>
</tr>
<tr>
<td><strong>Increased Capacity</strong></td>
<td>2012</td>
</tr>
<tr>
<td>The Budget Act of 2013 increased the program funding to serve up to 1,000 eligible parolees.</td>
<td></td>
</tr>
<tr>
<td><strong>Commissioned Study</strong></td>
<td>2013</td>
</tr>
<tr>
<td>The Budget Act of 2014 provided funding to study the program’s effects on recidivism.</td>
<td></td>
</tr>
<tr>
<td><strong>Educated Staff</strong></td>
<td>2014</td>
</tr>
<tr>
<td>Issued internal memo reminding parole agents about the program.</td>
<td></td>
</tr>
<tr>
<td><strong>Studied Recidivism</strong></td>
<td>2015</td>
</tr>
<tr>
<td>Drafted report comparing recidivism rates for the program participants to nonparticipants.</td>
<td></td>
</tr>
<tr>
<td><strong>Updated Program Scope</strong></td>
<td>2016</td>
</tr>
<tr>
<td>Added funding to contracts for rental subsidies for program participants.</td>
<td></td>
</tr>
<tr>
<td><strong>Contracted for Study</strong></td>
<td>2017</td>
</tr>
<tr>
<td>Entered into a contract with the University of California, Los Angeles (UCLA), to evaluate the program’s costs relative to the cost savings of reduced recidivism.</td>
<td></td>
</tr>
<tr>
<td><strong>Modified Program Structure</strong></td>
<td>2018</td>
</tr>
<tr>
<td>Defined the program’s phases, placed senior psychologists in liaison roles, and required providers to establish housing coordinator positions.</td>
<td></td>
</tr>
<tr>
<td><strong>Drafted Legislation</strong></td>
<td>2019</td>
</tr>
<tr>
<td>Introduced SB 282 and AB 816 to change the program. The Senate bill is in suspense and the Assembly bill died in committee.</td>
<td></td>
</tr>
<tr>
<td><strong>Budget Act of 2020</strong></td>
<td>2020</td>
</tr>
<tr>
<td>Phases out funding for the program by June 2021.</td>
<td></td>
</tr>
<tr>
<td><strong>Suspended the Program</strong></td>
<td></td>
</tr>
<tr>
<td>Notified the providers the program would end on December 31, 2020.</td>
<td></td>
</tr>
</tbody>
</table>

Source: Analysis of state laws enacted and introduced, and various documents from Corrections.
Program Structure

State law outlines certain requirements for participation in the integrated services program. Corrections can identify an individual as eligible either while he or she is still incarcerated or during parole. To qualify, an individual needs to have a serious mental disorder, and Corrections has to have treated that disorder either in prison or at a parole outpatient clinic. These clinics, located in parole offices, provide mental health treatment and services to parolees. If identified as having a serious mental disorder while still in prison, the individual needs to be likely to become homeless upon release to be eligible for the program; if already on parole, the individual needs to be currently homeless. Corrections’ parole agents and mental health clinicians identify potential candidates and then refer them to Corrections’ senior psychologists, who make the final eligibility determination. An individual’s participation in the program is voluntary.

Although Corrections screens individuals for eligibility for the program, it contracts for program services. As of June 2020, Corrections had contracts with five providers: two public and three private. As Figure 2 shows, the counties of San Francisco and Santa Clara operate programs, and three private providers operate programs in six other counties: Sacramento, Fresno, Kern, Los Angeles, San Bernardino, and San Diego. Each location offers placements for a certain number of participants at one time; in total, they manage 615 placements. From fiscal years 2014–15 through 2019–20, the program’s budget averaged $14 million per year and Corrections’ expenditures on its program contracts averaged $10 million per year. We discuss the program’s budget and expenditures in more detail in the Audit Results.

Corrections oversees the integrated services program with a small staff. A program administrator located in the parole division has primary oversight of the program; the administrator also has other responsibilities not related to the program. As of June 2020, Corrections had a program manager reporting to that program administrator whose assigned duties include receiving and reviewing monthly invoices from the providers, assembling annual reports on the program, and conducting on-site reviews of the providers. Also as of June 2020, five senior psychologists located in the parole division were providing support for the program; they are responsible for screening individuals for eligibility and participating in meetings with the providers to assess participants’ progress.
**Figure 2**
Program Locations of the Five Program Providers With Contracts in Fiscal Year 2019–2020

![Map of California showing program locations](image)

**SERVICE PROVIDERS**
- Quality Group Homes, Inc.
- Telecare Corporation
- Turning Point of Central California, Inc.
- San Francisco Department of Public Health Behavioral Health Services
- Santa Clara County Behavioral Health Services

**Source:** Corrections’ contracts with providers, fiscal year 2019–20.
Program Services

While enrolled in the program, participants receive help with meeting immediate needs and with planning for transitioning to long-term resources. Figure 3 shows the intended progression of participants in the program and depicts some possible goals of program participants. Ideally, a participant completes the program within 12 to 14 months. When a participant first enters the program, a case manager works with him or her to determine goals for the program from among a list of what are termed presenting needs. These needs include food, clothing, income, medical and dental services, and shelter, among others. The provider also uses a housing subsidy to place the participant in housing while he or she is in the program, which often consists of a sober-living home that provides supportive services to its residents, such as a 12-step program to address substance use disorders. Both Corrections and the providers monitor participants’ progress through the program. When a participant has met his or her goals for at least six presenting needs, he or she works with the provider to transition out of the program and into community services, usually county mental health services and other county or community programs.

The program participants also have access to many other provider and county-based services. For example, most providers must maintain a drop-in center with on-site amenities and support, such as a recreation room, a computer lab, bathrooms, and a dining area. All providers must also maintain a 24-hour crisis hotline. Although the providers connect participants to medical care, the providers themselves do not administer medical treatment, and participants generally need to have health insurance or other financial resources for health care treatment. Changes to California Medical Assistance Program (Medi-Cal) in 2014 increased the number of formerly incarcerated persons eligible to sign up for that health insurance; thus, many participants are likely eligible for Medi-Cal. Similarly, in 2019 the Legislature amended the Mental Health Services Act to allow counties to use funding from that act to provide services to parolees who have mental health disabilities. The amended law took effect January 1, 2020.

Program Funding Halted

Corrections has not been able to demonstrate the program’s effectiveness at reducing recidivism. Two studies between 2013 and 2017, which are both reflected in Figure 1, did not show convincingly that the program significantly reduced the rate of arrest and reincarceration for participants. In 2013 Corrections’ office of research issued a report concluding that when controlling for factors such as age and release date, the program reduced the rate of reincarceration within one year of release from prison for
Figure 3
Example of a Participant’s Progression Through the Program

TOGETHER, PROVIDER AND PARTICIPANT

Address immediate needs...
- FOOD
- CLOTHING
- SHELTER
- MEDICATION

Set and work toward goals...
- MENTAL HEALTH
- INCOME
- HOUSING

Plan how to maintain...
- ID/LICENSE
- EMPLOYMENT
- SOBRIETY

Work to transition participant to county mental health services

Source: Analysis of provider contracts.
some program participants. The study showed that participants with severe mental illness diagnoses had a reduced recidivism rate, but those participants with less severe mental illness diagnoses did not. A subsequent 2017 study that the University of California, Los Angeles, published also reported mixed results stating that, although the program appeared to reduce participants’ rate of return to prison in the first year after release, it did not significantly reduce their rate of arrest and conviction in that time frame. Ultimately, the study concluded that there was no strong evidence that the program reduced subsequent criminal involvement.

In June 2020 the Legislature and the Governor chose to eliminate funding for the program. The Governor stated that Corrections will connect the population the program has been serving to county resources. The Governor’s fiscal year 2020–21 May revision to the budget summary cited the program’s limited effectiveness at reducing recidivism as one justification for eliminating funding for the program. It also noted that because this population tends to qualify for Medi-Cal or other insurance under the Affordable Care Act, most parolees now have access to mental health services and community resources, which ultimately provide a better long-term continuity of care. The approved budget for the 2020–21 fiscal year appropriates half of the integrated services program’s budget for fiscal year 2020–21 and eliminates all funding in fiscal year 2021–22. Additional legislation eliminates the law that added housing to the program’s focus. According to the program’s administrator, Corrections will phase out the program by informing the providers that it will end in December 2020, halfway through the fiscal year.

In response to the program’s loss of funding, the executive officer of Corrections’ Council on Criminal Justice and Behavioral Health, which promotes strategies to end the criminalization of individuals with mental illness, stated that finding housing for these individuals was now an urgent concern.

All California counties offer programs that provide mental health and housing services. Parolees with mental illness in the 50 counties that do not currently have a provider offering the integrated services program may, with the help of their parole agents, sign up for and take advantage of these county services. Thus, similar to other county residents, parolees must learn to navigate the service systems to have their needs met. They must also compete for finite services and, like other county residents, could face long wait times for services or be denied services because of limited program capacities. They may also face additional constraints. For example, we are aware of at least two differences between the housing services in the integrated services program and those in county services. First, county housing programs may not be designed to serve individuals on parole who have committed certain criminal offenses, such as those that require registration as a sex offender.
Their housing must be situated outside of allowed boundaries from schools and parks, and the housing provider may bar individuals who have committed such offenses. Second, county housing subsidies may be short-term, a maximum of 90 days, for example, and they may require repayment. Although the integrated services program generally limits housing to nine months, Corrections does not require program participants to repay the housing subsidy. In the last section of the report, we discuss the various options for replacing key services the program provides, and the risks and weaknesses associated with these options.
Audit Results

Corrections Has Not Provided Adequate Oversight of Critical Aspects of the Integrated Services Program

Corrections has limited its ability to ensure that its providers are operating the program correctly by not conducting all required provider reviews. Its contracts with its providers spell out a multi-layered oversight program that includes meeting with its providers, performing on-site reviews, and receiving and reviewing periodic program reports. However, Corrections has performed little of this oversight. Further, it has poorly stewarded the program’s public funds because it has not verified providers’ claims for housing reimbursement for program participants or ensured that claims that exceed the allowed monthly rents are valid before paying them. In addition, we estimate that Corrections could have saved up to $3.7 million each year had all of its providers billed Medi-Cal for mental health care services for program participants. Moreover, in reviewing case files for participants, we found that the files did not always corroborate why individuals qualified for the program.

Corrections Has Performed Little Oversight of Its Providers or the Housing Payments It Makes to Them

Corrections has failed to perform oversight in two categories: frequent and infrequent. The frequent oversight was to consist of quarterly meetings with providers as well as weekly, monthly, quarterly, and annual reports from those providers. However, Corrections has conducted few of the quarterly meetings. In fact, the program manager told us that she has held meetings with staff at only one of the eight program locations with any frequency; these were quarterly conference calls with Telecare—Los Angeles. With regard to the periodic reports, although Corrections has received them from its providers, it has done little with the information. For example, the program manager confirmed that no one has systematically reviewed the quarterly reports from the providers or followed up on their contents. This type of frequent oversight could have provided Corrections with insights into program participation, including what services participants received and their status. For example, Corrections could have identified how many participants had completed or dropped out of the program. Through a systematic review of these reports, Corrections could also have learned about program outcomes, such as how many participants had transitioned to county mental health services and permanent housing.
The infrequent type of program oversight is related to site visits, and here again we found that Corrections’ record for conducting these visits is poor. Beginning in 2009, Corrections notified its providers that it might conduct optional annual reviews of each provider to assess how well the provider is adhering to laws and contract provisions. In sum, Corrections conducted only three sets of reviews in the nine years from 2009 through 2017. These reviews occurred in 2012, 2013, and 2017, and Corrections could not provide evidence that it had reviewed all of the program locations. It reviewed four of eight locations in 2012, two of eight locations in 2013, and five of eight locations in 2017. During the 2012 and 2017 reviews, Corrections generally reviewed records and documents as well as staff qualifications, inspected facilities and housing, and interviewed the providers’ program directors. However, the 2013 reviews were of facilities only; Corrections did not assess case files or personnel files. Across these reviews Corrections found that providers were generally compliant with contract provisions. Beginning with the 2018 contract with its private providers, Corrections is required to perform site visits, and it did so at all locations in 2019. It also performed site visits at Santa Clara and San Francisco counties in 2019, although it was not required to do so.

Corrections also has not exercised enough oversight of its housing reimbursements to providers. It has not verified that the amounts the providers claimed for reimbursement reconcile with the rents the providers paid to landlords. Corrections’ contracts allow the providers to spend up to $1,000 per month per participant for housing. To exceed this amount, the providers have to seek preapproval by submitting a form to Corrections. The providers’ contracts with Corrections also require them to maintain all rental agreements and provide copies on request. The program manager stated that she looks at the providers’ monthly housing invoices for red flags, such as if a provider claims an amount over $1,000 without approval, yet she confirmed that she sometimes pays invoices without ensuring that the providers have submitted requests to pay rents higher than $1,000 per month. She also confirmed that she does not compare the providers’ housing invoices to the rental agreements between the participants and landlords to verify that the providers are invoicing Corrections the correct amounts. Neither the program administrator nor the program manager could show that Corrections had ever conducted this sort of verification. Because housing subsidies account for a significant portion of the providers’ contracts, such verification is important. For example, the contract with Quality Group Homes for the three-year period from July 2018 through June 2021 totals $8.4 million, and housing makes up $3 million, or 36 percent, of the total contract. Corrections’ program administrator offered several reasons that Corrections had not engaged in more program

Although housing subsidies account for a significant portion of the providers’ contracts, Corrections has not verified that the amounts the providers claimed for reimbursement reconcile with the rents the providers paid to landlords.
oversight, the most significant being a lack of staff. We analyzed program staffing and found that since 2013, the program has had one full-time position: the program manager. However, as we discuss in the following section, the program likely had funds to justify requesting additional staff, but Corrections did not do that.

Further, had the private program providers billed Medi-Cal for eligible services for program participants, Corrections could have saved millions per year. To bill Medi-Cal, the program providers have to be county-approved Medi-Cal providers. Corrections' goal has been to help the providers enter agreements with their respective counties to bill Medi-Cal for eligible program services. Doing so would save the State money, since counties can receive reimbursements from the federal government of up to 95 percent of the cost of providing services to Medi-Cal clients. However, the private providers have not billed Medi-Cal. Only one of the providers, Santa Clara County, bills Medi-Cal for services. As such, Santa Clara County saves the program about $6,400 per participant slot each year. Based on that savings, we estimate Corrections may have been able to save the program as much as $3.7 million per year had it successfully helped its private providers bill Medi-Cal for program services.

Corrections has made efforts to assist its providers with billing Medi-Cal, but it has not succeeded at overcoming the barriers to enlisting the counties in its efforts. For example, Corrections tried in 2013 to contract directly with Los Angeles County for the program, but it was unsuccessful because Los Angeles planned to subcontract the program provider role, and that raised concerns over state contracting requirements for subcontracting and competitive bidding. In addition, the program administrator stated that Corrections was willing to cover the county's administrative expenditures for billing Medi-Cal, but Corrections and Los Angeles County could not agree on which expenditures not covered by Medi-Cal were attributable to the integrated services program. Several of the providers reported to Corrections in 2016 that they were in various stages of applying to become Medi-Cal providers in their respective counties. One of those providers—Turning Point—Kern—told us that negotiations with the county fell through when Corrections and Kern County could not agree on administrative costs. Corrections tried again to contract with Los Angeles County in 2016 but was unsuccessful in negotiating a contract.
Corrections Did Not Use All of the Program’s Funds on Program Services, and It Understaffed the Program

Corrections has used contracted providers to deliver program services to participants, and its contracts with those providers are the program’s largest expenditure. From fiscal years 2014–15 through 2019–20, the program’s budget was between $12.3 million and $15.8 million per year, and as Table 1 shows, Corrections’ tracked contract expenditures ranged from $8.3 million to $12 million. Although these figures demonstrate that Corrections did not spend all of its allotted program funds on these contracted services each year, according to a budget manager, Corrections could not further isolate integrated services program expenditures for our analysis. Thus, neither Corrections nor we could determine whether Corrections had spent the budgeted funds on the program.

We were able to ascertain that Corrections has understaffed the program for a number of years. In 2009, Corrections had four staff positions to complete oversight and administrative tasks for the program. This number agreed with a 2007 Corrections workload analysis for the program. However, in 2013 Corrections reduced the

### Table 1

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Program budget</td>
<td>$13,605</td>
<td>$12,320</td>
<td>$13,135</td>
<td>$12,986</td>
<td>$14,320</td>
<td>$15,805</td>
</tr>
<tr>
<td><strong>Contract costs, by service category</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Program services</td>
<td>NA†</td>
<td>NA†</td>
<td>$8,275</td>
<td>$8,513</td>
<td>$8,936</td>
<td>$6,896</td>
</tr>
<tr>
<td>Housing</td>
<td>NA†</td>
<td>NA†</td>
<td>1,674</td>
<td>2,096</td>
<td>2,786</td>
<td>2,472</td>
</tr>
<tr>
<td>Inpatient care</td>
<td>NA†</td>
<td>NA†</td>
<td>387</td>
<td>500</td>
<td>334</td>
<td>184</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td>$8,312</td>
<td>$8,339</td>
<td>$10,336</td>
<td>$11,109</td>
<td>$12,056</td>
<td>$9,552</td>
</tr>
<tr>
<td><strong>Contract costs as a percentage of the program’s budget</strong></td>
<td>61%</td>
<td>68%</td>
<td>79%</td>
<td>86%</td>
<td>84%</td>
<td>60%</td>
</tr>
<tr>
<td><strong>Difference between the program’s budget and contract costs</strong></td>
<td>$5,293</td>
<td>$3,981</td>
<td>$2,799</td>
<td>$1,877</td>
<td>$2,264</td>
<td>$6,253</td>
</tr>
</tbody>
</table>

Source: Analysis of enacted budgets, Corrections’ budget calculations, and program expenditure data.
NA = Not available.
* Contract costs for fiscal year 2019–20 include data that Corrections entered into its accounting system as of April 22, 2020.
† Corrections’ data do not break out contract expenditures by category for fiscal years 2014–15 and 2015–16.
program’s staff to one analyst as part of a reduction in staffing levels across the agency when it implemented realignment—changes to California’s prison system to reduce costs and overcrowding. In a 2018 budget change proposal, Corrections requested and received a number of analyst positions for the parole division, the parent division of the integrated services program. Corrections’ internal analysis reflects that one of the 23 positions requested for the division was specifically for the integrated services program; this would have doubled the number of staff working on the program. However, Corrections ultimately determined another unit had a greater need and allocated the position elsewhere within the division. Therefore, since 2013 Corrections has administered the program with a single analyst. At its start, the program contracted with five providers to serve 300 participants at one time, but by 2019 the providers were serving 615 participants at one time. In addition, Corrections was obligated to conduct oversight, including periodic meetings and site visits. Despite this growth in the program and the increased responsibility for oversight, Corrections did not increase the number of staff administering the program. Corrections’ failure to staff the program properly has contributed to the oversight and management weaknesses we discuss earlier.

Some of the funds Corrections did not spend on contracted services could have supported a request to increase program staffing levels. According to the program administrator, Corrections did not prioritize allocating additional staff to the program because realignment constrained the parole division’s budget. As Table 1 shows, Corrections spent between 61 percent and 86 percent of available funds on contracted services from fiscal years 2014–15 through 2018–19, leaving between $2 million and $5 million in funds each year that were potentially available for other expenditures, such as analysts to perform oversight. The program funding Corrections did not use for contracted services would likely have been sufficient to pay for additional staff. For example, according to Corrections’ cost estimates, one program analyst costs the program about $115,000 each year. Costs for three additional analysts would equal about $345,000 annually, which is still only a small fraction of the program funds Corrections did not use for contracted services. In addition, Corrections can only demonstrate its expenditures specifically on the program’s contracts; it cannot demonstrate how it spent the rest of the program’s funds. Given the amount of funds budgeted to the program beyond those spent on contracts, and the very small size of the program’s staffing, the program likely had resources available to justify a request for additional staff beyond the request it made in 2018.
Corrections Cannot Demonstrate That All Participants Met the Eligibility Requirements

During the program referral process, Corrections is responsible for ensuring that program participants meet all eligibility criteria related to severe mental illness and homelessness. The contracted program providers are responsible during enrollment for ensuring that participants agree to participate in the program voluntarily. Corrections documents its referral decisions on referral forms and maintains case files with supporting information for the individuals it assesses for program eligibility. However, for the 10 referrals we reviewed, which Corrections processed in 2019, the case files did not always corroborate how the individuals had qualified for the program. Because Corrections has failed to adequately document that participants meet eligibility requirements, it is not possible for it or for us to know whether Corrections has accepted into the program only those individuals whom the program is intended to serve. In contrast, we found that the providers obtained written consent from the referred individuals to participate voluntarily in the program.

Corrections’ referral forms and case files did not always clearly document that the individuals Corrections referred to the program met the requirements for a serious mental health disorder. Under state law, parolees or inmates must have a serious mental disorder and exhibit substantial functional impairments or symptoms in order to qualify for the program, among other requirements. We expected to find that the referral form made these criteria clear and reflected how the individual was impaired as justification for how he or she qualified for the program, yet that was not the case. In addition, the supporting information in the case files did not always make clear how the disorder impeded the individual’s day-to-day functioning. For example, the referral form for an individual in Santa Clara listed the individual as having depressive disorder and anxiety but stated that the individual had been stable for the previous six months. Neither the referral form nor the information in the case file explained how the stable depression and anxiety was impairing the individual’s functioning.

Corrections also did not always clearly document on the referral form that an individual was homeless or at risk of homelessness. According to state law, inmates are eligible for the program if they are at risk of homelessness and parolees are eligible for the program if they are homeless. State law largely relies on the definitions established in federal law to determine this status. Federal law describes five patterns for risk of homelessness and for homelessness, which range from imminent eviction with no subsequent residence identified to lacking a fixed, regular, and adequate nighttime residence. As with the mental health eligibility
criteria, we expected that Corrections would have made clear on
the referral form or in the case file documents how each individual
met these homelessness requirements. However, eight of the
10 case files we reviewed did not make clear that the individuals
met those criteria. For example, five referral forms listed addresses
in the Residence boxes on the forms—indicating the individuals
had places to live—and three other files contained addresses on
some forms and the word “transient” on other forms, making
it unclear whether those individuals had housing and were not
therefore homeless.

A combination of factors contributed to the concerns we
describe above about individuals meeting the mental illness
and homelessness requirements to participate in the program,
including a reliance on institution-based classifications and the
lack of a standard for documenting referral decisions. Two of the
five senior psychologists working on the program said that, for
those individuals with mental illness they review for qualifying for
the program, they rely upon the individuals having designations
of EOP (Enhanced Outpatient Program) or Correctional Clinical
Case Management Systems (CCCMS). Corrections assigns these
designations to individuals in prison depending on their mental
health. Case files from the other senior psychologists reflected the
same. We believe that the EOP and CCCMS designations should
have been only the starting point for determining eligibility for the
program; the classifications alone were not sufficient to indicate
that an individual met the mental health requirement in state law.
Inmates with EOP designations require increased mental health
care and are typically in segregated housing to receive this care,
whereas those designated as CCCMS require a lower level of
mental health care and are typically housed with a prison’s general
population. Although individuals with EOP designations could
qualify for the program, their mental disorders would have to be
severe and persistent, and the case files we reviewed did not make
those conclusions clear. Individuals with a CCCMS designation
in the case files we reviewed had stable behavior by Corrections’
definition, meaning their symptoms were largely controlled and
they did not require a structured, clinical environment; based on
that designation alone, they would not qualify for the program.

Corrections also has no standard for the information that it expects
its senior psychologists to place in each case file as support for
their referral decisions. The program administrator stated that
completing the referral form requires the senior psychologists to
review at least four Corrections databases to complete the fields
on the referral form, such as those concerning disabilities and
accommodations, and identifying other programs the parolee may
be enrolled in, but he indicated that Corrections does not provide
specific instruction on this. We found that the referral case files
did not show that each senior psychologist had reviewed all of these databases. Although the senior psychologists stated that they reviewed some clinical case notes on a parolee or inmate to assist with a referral, they did not clearly document which sources they evaluated or how their review of case notes informed their referral decision.

Finally, Corrections does not offer eligibility training for those involved in the referral process, including parole agents, mental health clinicians in parole outpatient clinics who identify program candidates, as well as senior psychologists who are responsible for ensuring that those candidates meet all program eligibility criteria. It is reasonable to assume that a lack of familiarity and understanding of the eligibility requirements contributed to the poor or omitted justifications for how individuals were deemed eligible for the program. Because of the lack of training and the poor documentation in case files, it is not possible for Corrections or for us to determine if Corrections adequately considered whether the individuals it referred to the program met all necessary eligibility requirements.

All individuals referred to the program have to agree voluntarily to participate, and the providers are tasked with obtaining their consent. As the providers enroll individuals in their programs, each has the individuals sign enrollment forms that represent their consent to participate. In our review of case files, we found that they contained signed forms of consent, except when the individuals chose not to enroll.

**Corrections Has Not Collected Data to Demonstrate That the Program Has Met the Legislature's Intended Outcomes**

Corrections has also not maintained comprehensive data on the program, which has prevented it from monitoring and evaluating program outcomes. Corrections does collect some information on program participation from program providers and from its various internal data sources. From the providers, Corrections receives regular reports containing the participants’ names, the dates they received services, and the specific services they received. The providers also submit information on participants who have received housing. However, the information the providers submit to Corrections is in a mix of formats instead of a uniform format that Corrections could use to aggregate the data to view trends or to easily identify the participants who received services over a specific period of time. For example, Corrections could not easily identify common reasons why some participants exited the program early. Corrections also does not have aggregated information it could use to analyze the types of housing that program participants
have received or how long it took them to receive housing. As a result, Corrections could not determine whether the program has accomplished its goals.

Corrections’ internal data were also inconsistent, hampering its ability to identify whether the program benefited participants. Corrections only recently began tracking program participation in a useful way. In August 2019, Corrections updated its Parolee Automated Tracking System database to accept the dates its senior psychologists referred individuals to the program. Before 2019 that information was stored in different places. According to a computing resources manager at Corrections, senior psychologists noted referral decisions and the dates in free-form case notes on staff interactions with participants. Also, Corrections’ mental health staff entered program referrals in yet another database, and each of the senior psychologists maintained independent tracking spreadsheets of individuals they referred to the program. As we explain later, without centralized, consistent data, Corrections has not been able to analyze important information such as recidivism rates.

Because Corrections lacks comprehensive, consistent data on program participation and services, we also could not reach conclusions about program effectiveness and outcomes. The Joint Legislative Audit Committee (Audit Committee) asked us to identify information about program outcomes, such as the number of participants who received interim interventions or housing and the reasons why some participants dropped out of the program. The Audit Committee also asked us to analyze participants’ Medi-Cal eligibility and recidivism. A key to performing these analyses was identifying participants by name and by Corrections’ assigned identifier in order to search for participants in the California Department of Justice’s database of arrests and convictions. However, Corrections does not maintain a master participant list; rather, that information is reflected in individual invoices Corrections receives from its providers.

In addition, creating our own dataset identifying participants’ services and housing received and program completion rates would have required manual compilation of this information from each of the providers’ monthly invoices for the past five years. This same problem confronted a 2017 University of California, Los Angeles, research team that undertook a study of the program’s effects on recidivism, albeit to a lesser extent. We believe that the research team manually built its dataset because, although its report states that the team used data from a program-specific treatment and housing database, according to the Corrections program administrator, Corrections does not maintain such a database. In addition, the research team studied the rate of recidivism only for the one year immediately
following the parolees’ release from prison, rather than the standard three-year period following release. The research team’s analysis would have required a much smaller dataset than one we would have needed to create. Because of these data limitations and others we describe in the Scope and Methodology in Appendix A, we did not build a dataset manually.

Corrections also does not gather enough information about housing to understand certain program outcomes, and the providers record housing information inconsistently. As we mention in the Introduction, in 2012 the Legislature made housing services a key part of the program. State law requires the providers to offer services to participants that would help them obtain and maintain housing stability during their parole, services that include locating housing, assisting with move-in costs, and subsidizing rent. Providers also need to help participants develop a plan for remaining housed in the future, both after they complete the program and after they complete their parole. Because housing is a critical program element, we expected Corrections to have gathered a detailed understanding of participants’ housing needs. We also expected it to have defined key housing terms and to collect basic information on housing services. Instead, we found that Corrections collects minimal housing information and does not provide enough guidance to its providers on what and how to report on housing, so even the basic information the providers report to Corrections is inconsistent.

That inconsistent information has hampered Corrections’ ability to determine the effectiveness of the program’s housing services. Varying terms to describe program housing appear in state law or Corrections’ contracts with the providers, including supportive housing, transitional housing, permanent housing, and independent housing. With so many housing categories, it is essential that Corrections give the providers guidance on what the terms mean and how to categorize housing for reporting purposes, but Corrections has not done so. Every month, each provider sends Corrections an invoice for housing costs that lists each participant, the cost of his or her housing, and the housing type secured for the participant. However, because Corrections has not provided guidance on the terminology, the providers use different housing categories for the same housing type. For example, Telecare–Los Angeles categorized a sober-living home as “permanent” housing and Turning Point categorized this same type of housing placement as “transitional.” Therefore, Corrections could not be certain in what type of housing the providers had placed participants, and because it did not have consistent classifications, it lacked the necessary, accurate information to evaluate the type of housing where program participants thrived, and thus the program’s effectiveness in reducing and resolving homelessness.
Similarly, other undefined program measures have hampered Corrections’ ability to demonstrate participant progress and the program’s overall effectiveness. Corrections requires the providers to determine each participant’s goals at the beginning of the program and to categorize those goals among a list of what it terms *presenting needs*, including food, clothing, income, medical and dental services, and shelter, among others. Each month, the providers submit a register of program participants that indicates whether participants have met their identified needs. Corrections could use the “shelter” need to measure whether participants’ housing goals have been met. However, Corrections has not defined the criteria for meeting this need, and consequently, the providers are again submitting inconsistent information.

Telecare–San Diego and Turning Point, for instance, both stated that they check that the need has been met when they help fulfill either a short-term or long-term housing need for a participant. Telecare–Los Angeles, though, marks it only if it has fulfilled a participant’s long-term need. This inconsistency among providers’ reports has made it impossible for Corrections to measure the program’s effectiveness related to housing. Although program managers have communicated verbally and through email with the providers over the years on how to report housing information, these communications were in response to questions the providers asked and the program managers did not then issue clarifying guidance to all providers. When combined with turnover in program management at Corrections, inconsistencies in the information persisted.

**Corrections Must Take Steps to Mitigate the Risks for Parolees From the Cancellation of the Program**

Because its program funding is set to expire, Corrections needs to augment its existing efforts—called *prerelease*—to transition inmates with severe mental illness and who risk homelessness to available county services as they get ready to start parole. As we discuss in the Introduction, funding for the program will no longer be available after December 2020. Even so, Corrections retains the responsibility to assist people on parole to safely transition back into communities. As Table 2 details, Corrections and county services may be able to replace some of the key services the program provides. However, there are weaknesses and risks associated with these options. For example, Corrections has not conducted any internal or external reviews of how well parole agents perform their functions of identifying parolees’ key needs and attempting to connect them to available services, as specified in Corrections policy. With the program ending, Corrections will now be relying on parole agents in the eight counties that have the program to perform these functions effectively. Additionally, the
officials in those counties that we spoke with reported that their existing programs are already at full capacity and they expect to face upcoming budget cuts. Consequently, even if parole agents successfully connect parolees who have mental illness to county programs, the possibility exists that county-based mental health and housing services will not be available in time to safely transition these individuals into the community as their parole terms begin. Corrections will need to mitigate the risks associated with the loss of the program, and we have identified ways for it to do so.

Table 2
How Corrections May Be Able to Mitigate the Impact of Losing Key Services Provided by the Integrated Services Program

<table>
<thead>
<tr>
<th>Key Program Services</th>
<th>POTENTIAL REPLACEMENT FOR THE PROGRAM</th>
<th>POSSIBLE WEAKNESSES AND RISKS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Intensive case management</td>
<td>• Corrections’ prerelease programs identify inmates’ needs and help enroll them in Medi-Cal.</td>
<td>• Prerelease efforts do not go beyond Medi-Cal enrollment to directly connect inmates to county case management services they will need once paroled.</td>
</tr>
<tr>
<td></td>
<td>• Corrections’ parole agents set reintegration goals with parolees, refer them to parole outpatient clinics (POC), and follow up with providers of services.</td>
<td>• Corrections has not reviewed these efforts.</td>
</tr>
<tr>
<td></td>
<td>• Parole agents and POC staff may help identify resources for parolees, including county case management services.</td>
<td>• Limited availability of county services.*</td>
</tr>
<tr>
<td>Mental health and medication support services</td>
<td>• POC staff provide mental health services to parolees: evaluation, medication management, therapy, crisis intervention, and case management.</td>
<td>• Unlike the program, POCs do not operate 24/7.</td>
</tr>
<tr>
<td></td>
<td>• Corrections’ parole agents and POC staff may help identify resources for parolees, including county outpatient mental health treatment.</td>
<td>• Corrections has not reviewed parole agent and POC efforts to connect parolees to county services.</td>
</tr>
<tr>
<td></td>
<td>• Parole agents and POC staff may help identify resources for parolees, including county outpatient mental health treatment.</td>
<td>• Limited availability of county services.*</td>
</tr>
<tr>
<td>Housing</td>
<td>• Parole agents and POCs may refer parolees to Corrections’ transitional housing programs for specific populations, such as individuals who abuse substances.</td>
<td>• Corrections did not design its transitional housing programs for those with a serious mental illness.</td>
</tr>
<tr>
<td></td>
<td>• Corrections’ parole agents and POC staff may help identify resources for parolees, such as county-operated sober living homes or other supportive housing.</td>
<td>• Counties may not have relationships with housing providers that will accept certain parolees.</td>
</tr>
<tr>
<td></td>
<td>• Corrections’ parole agents and POC staff may help identify resources for parolees, such as county-operated sober living homes or other supportive housing.</td>
<td>• Limited availability of county services.*</td>
</tr>
</tbody>
</table>

Source: Analysis of Corrections’ policies and procedures as well as reviews of integrated services program documentation and interviews with officials from selected counties.

* Some counties indicated their programs may not be an exact match for the integrated services program, are already at full capacity, and are expected to face upcoming budget cuts.
Corrections Must Successfully Mobilize Existing Resources to Meet Its Responsibilities to Reintegrate Parolees Into Their Communities

Eliminating the integrated services program will not remove Corrections’ responsibility for helping parolees with mental illness and homelessness risks re-enter their communities safely, so Corrections must leverage its parole agents to connect these individuals to the services they need. Although Corrections has operated the program in only eight of California’s 58 counties, four of those counties—Los Angeles, Sacramento, San Bernardino, and San Diego—account for 50 percent of Corrections’ population of parolees. Los Angeles alone accounted for 31 percent of individuals released to parole in 2018 and had the highest number of program slots, 220. Because many parolees have mental illness, the loss of the program represents a significant challenge for Corrections of safely re-integrating those parolees into their communities.

Corrections’ parole agents are in a key position to help connect individuals who would typically participate in the integrated services program to necessary services upon release from prison. As outlined in Corrections’ parole operations manual, agents are already required to meet with parolees in order to set goals for addressing their criminal risk factors, including housing stability, employment skills, substance use treatment, and reliable income. The parole operations manual also directs parole agents to follow up with providers of mental health services, which may include county-administered services, to ensure that the parolees are receiving the appropriate services.

Key partners for the parole agents in safely re-integrating parolees with mental illness are the clinical staff of Corrections’ parole outpatient clinics. Corrections maintains these clinics throughout the State. State law requires parole agents to refer individuals to a parole outpatient clinic if they were in a mental health treatment program while incarcerated or if they begin exhibiting symptoms of mental illness after release. Clinical staff—psychiatrists, psychologists, and social workers—at the clinics address parolees’ mental health needs. The clinical staff evaluate mental illness and provide medication management, therapy, crisis intervention, and case management services. They may also assist parolees in connecting to county services as necessary.

Counties operate a number of programs that parolees with mental illness can access. Counties fund their mental health programs through a mix of federal, state, and local funds, including funding from the Mental Health Services Act and Medi-Cal. Each county has contracted with the California Department of Health Care Services (Health Care Services) to provide mental health services through county mental health plans, which under state law must provide care to Medi-Cal-eligible beneficiaries within the county.
who require mental health services, including parolees. Using these various funding streams, counties are to offer support, such as case management services, mental health services, and medication support services. They also offer housing programs, which include sober-living homes and other types of housing that provide supportive services to the residents. With the integrated services program ending, Corrections’ parole agents and outpatient clinical staff will need to coordinate closely with the counties to ensure that the needs of the individuals previously served by the program are met through county services. As we discuss next, although existing county systems serve the mental health needs of individuals—including parolees—there are significant risks and challenges associated in transitioning participants from the integrated services program to county programs.

Replacing the Program’s Case Management Services Will Require Additional Focus on Parole Agents’ Ability to Connect Parolees to Community-Based Services

Providing its parole agents with additional support in finding adequate replacements for services the program previously provided is one way for Corrections to mitigate the impact of the loss of the program. The contracted providers have assisted participants with meeting immediate needs, such as food and clothing, as well as in meeting longer-term needs, such as establishing steady income and benefits. The providers have acted as full-time case managers, assisting participants with whatever needs arise. As we discuss previously, because of Corrections’ poor management of the program, sufficient data are not available to demonstrate how effective these providers have been at helping participants meet those needs. However, it is reasonable to conclude that the contracted providers possess the requisite focus and skills to provide these intensive case management services because they are licensed social workers and therapists and the work is in line with their training. Parole agents, on the other hand, must perform numerous other duties, including apprehending individuals who violate their parole, preparing required reports, and testifying in court proceedings.

Corrections’ parole outpatient clinics may also not be complete replacements for the program’s mental health services. For example, the integrated services program providers are required to provide 24-hour crisis care, but the parole outpatient clinics are not available outside of regular business hours; thus, the parole outpatient clinics’ crisis services do not fully replace those of the program. In addition, although Corrections maintains various transitional housing programs throughout the State, none of them exist specifically to serve individuals with serious mental illness
who are at risk of homelessness. Therefore, it is unclear whether Corrections’ existing housing programs will have the capacity and expertise necessary to accommodate all of the relatively low-functioning parolees previously housed through the integrated services program.

As the integrated services program is set to expire in December 2020, Corrections needs to ensure that its parole agents can successfully connect individuals on parole to county services. To its credit, Corrections has increased its efforts in recent years to enroll individuals in Medi-Cal and to screen them for mental illness before their release from prison. Through its prerelease benefit application assistance program, Corrections reported that it had enrolled 86 percent—27,000—of the more than 30,000 inmates it screened in fiscal year 2018–19. Corrections also maintains records of parolees who received a mental illness diagnosis while in prison. However, these necessary efforts do not actually connect inmates nearing release to county services. Although parole agents receive training and resources that cover the subject of connecting parolees to community services, Corrections needs to identify particular parole agents to specialize in serving the program’s target population. It then needs to supplement the training of these agents with tools or resources that make it easier for them to identify and leverage community-based services. Finally, as it has not conducted any reviews—internal or external—of how well parole agents currently connect parolees to these services, Corrections is faced with relying on what can be considered an untested resource. A review of how effective its parole agents are in connecting parolees with mental illness to county services will help ensure that the at-risk population the program has been serving receives services for their needs.

Corrections also needs to ensure that its parole outpatient clinic staff have the tools they need to connect parolees to county services. Staff in the parole outpatient clinics do not receive specific training on connecting parolees to county services. According to the program administrator, who also oversees the parole outpatient clinics, clinic staff learn about available community services on the job through education and networking with parole agents and providers. As we discuss above for parole agents, Corrections has not conducted internal or external studies of how effective its parole outpatient clinic staff are in connecting individuals to necessary county services. As a result, it is unclear how well staff in the parole outpatient clinics will be able to connect individuals who would have previously participated in the program to county services.

Corrections needs to identify particular parole agents to specialize in serving the program’s target population. It then needs to supplement the training of these agents with tools or resources that make it easier for them to identify and leverage community-based services.
Counties May Not Have Adequate Mental Health and Housing Programs to Serve the Population Associated With the Program

Even when parolees get connected to county services, those services may not be a complete replacement for the integrated services program or have the capacity to accept new clients. We contacted officials in six counties—Fresno, Kern, Los Angeles, Sacramento, San Bernardino, and San Diego—in which the integrated services program operated to get their perspective on the elimination of the program and how county services could replace it. Several officials raised concerns about finding space in their existing services. Kern County, for example, operates a program called the Adult Transition Team, which includes case management services and focuses on reducing or eliminating individuals’ risks of re-entry into jail or prison while providing specialty mental health treatment. It currently serves around 500 adults each year. According to the deputy director of Kern County’s Behavioral Health and Recovery Services (Kern County deputy director), this program is at full capacity and does not offer as intensive a level of services as the integrated services program.

Counties are also likely to face upcoming budget cuts that will affect their behavioral health departments at the same time that their client population expands. Whereas the providers of the integrated services program serve only parolees, individuals paroled after December 2020 who formerly could have been program participants will now join a growing population that needs services through county programs. The County Behavioral Health Directors Association (directors association), a nonprofit advocacy association, sent a letter to the Legislature opposing the elimination of the integrated services program and noted that funding for county mental health programs may drop by up to 19 percent over the next three years from the impacts of COVID-19. The letter noted that counties may also experience an increase in the number of people needing services. The directors association anticipates that Medi-Cal caseloads will grow by 1.2 to 2 million beneficiaries over the next year.

Counties may also not be able to replace the housing services the integrated services program has provided. Participants in the program had access to, at minimum, nine months of housing subsidies, which they did not need to repay. The Kern County deputy director noted that the county provides some short-term housing subsidies, typically three months. However, recipients must reimburse the county once they have an income. A different concern is that some parolees, such as registered sex offenders, must abide by additional housing restrictions or may be excluded from programs. Behavioral health department staff we spoke to in other counties also noted the challenges of finding housing for...
this population. The integrated services program providers have built relationships with landlords who would accept program participants. The director of Sacramento County’s Behavioral Health Services referred to these relationships as “priceless.” These relationships now may be lost, and as a result counties may struggle to meet the unique needs of parolees.

Counties in which the integrated services program has not operated offer services that possess many of the same risks and weaknesses. We contacted officials in four counties—Orange, Riverside, Shasta, and San Joaquin—to get a better understanding of the services available in those counties to parolees who have a mental illness. Orange and Riverside are among the counties that receive the most parolees in the State, and Shasta and San Joaquin receive high numbers of parolees relative to their respective populations. The counties operate some programs that are designed specifically for parolees or others involved in the justice system. Orange County, for instance, operates a program that provides services to adults with severe mental illness who have recent involvement in the criminal justice system. According to the director of operations of Orange County’s Behavioral Health Services, the program has a capacity of approximately 140 slots. However, because there are many ways to have involvement in the criminal justice system, including being on parole, the program serves a much larger population than one focused on parolees only and parolees might face more competition in accessing these services. We also learned that other county programs may not always accept parolees. For example, a social worker in Shasta County explained that the crisis residential and recovery center accepts registered sex offenders only under certain circumstances and rarely accepts anyone with a history of violence, in order to protect the safety of staff and other clients. Similarly, officials from Riverside and Orange counties noted that it was challenging to find housing for registered sex offenders. An official with San Joaquin County did not respond to our inquiry.

Corrections recognizes that transitioning parolees from the program to county services will take effort, and it has begun this transition. The program administrator has acknowledged that the services Corrections’ parole agents and outpatient clinics can offer after the program ends will not fully replace the program’s services. As such, he met in May 2020 with representatives from four counties in which Corrections operates the program, and with representatives from other counties, to discuss how to transition program participants and future parolees to county services. The program administrator told us that he plans to continue meeting with county representatives to discuss the transition and to establish an ongoing referral process for parolees. He also has affirmed that Corrections’ senior psychologists will act as...
liaisons to facilitate communication between Corrections and the counties. Further, Corrections maintains 24 parole agent specialists throughout the State who have localized expertise and training in connecting parolees to available programs. A parole administrator from Corrections stated that those agents can help transition parolees with mental illness and homelessness risks to county services. Finally, the program administrator agreed that conducting a review of Corrections’ effectiveness at connecting individuals to county services would be useful for ensuring that parolees are receiving the mental health and housing services they need, as well as for identifying any barriers to accessing services.

Recommendations

To increase public safety and reduce the likelihood of recidivism, Corrections should take the following actions:

- Establish a separate category in the appropriate data system to track the individuals who would have qualified for the integrated services program. It should also ensure that staff in the institutions, including mental health clinicians and staff involved in prerelease planning, coordinate with parole to assign these individuals to parole agents with specialized caseloads who have the training and experience to serve this population. Corrections should focus its efforts on at least the eight counties that are losing the integrated services program and complete the steps noted in this recommendation by February 2021.

- Continue to meet with the appropriate staff in the behavioral health departments of the eight counties where the integrated services program currently operates to facilitate coordination among Corrections’ staff, the providers, and the counties. The coordination should focus on smoothly transitioning current program participants to the county services they need and on developing processes for future parolees with mental illness and issues with homelessness who will transition to county services. Corrections should begin holding these meetings by October 2020 and continue them until all necessary processes are in place.

- Create a regular forum for subject-matter experts to share information regarding their respective efforts to smoothly transition current program participants to county services and to develop processes for future parolees with mental illness and issues with homelessness who will transition to county services. Corrections should include its staff from the eight counties in which the integrated services program will no longer operate, including staff in the institutions, such as mental health clinicians.
and staff involved in prerelease planning, parole agents, and parole outpatient clinical staff. Corrections should also include the providers currently under contract, county services staff, and others as necessary. The forums should offer Corrections’ staff the opportunity to receive updated training as necessary, and Corrections should begin hosting these forums by October 2020.

To determine whether parolees with mental illness who have housing needs are receiving necessary services and support during their parole terms, Corrections should review its processes for connecting these individuals to county services by:

- Determining the appropriate metrics to evaluate its processes and setting goals related to those metrics.

- Ensuring that it is collecting sufficient, consistent data to review those metrics.

- Establishing a timeline for conducting reviews regularly, but at least every three years.

- Reporting on its success in meeting its goals to the Council on Criminal Justice and Behavioral Health and the public.

- Using the reviews to identify changes to improve its processes for connecting parolees to resources, including improving training for Corrections’ staff.

Corrections should develop its plan by July 2021 and include at least the eight counties formerly served by the integrated services program. Corrections should complete its first review by December 2021.

We conducted this performance audit in accordance with generally accepted government auditing standards and under the authority vested in the California State Auditor by Government Code 8543 et seq. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on the audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives.

Respectfully submitted,

Elaine M. Howle
ELAINE M. HOWLE, CPA
California State Auditor

August 20, 2020
Appendix

Scope and Methodology

The Audit Committee directed the California State Auditor to conduct an audit of Corrections to determine whether it has appropriately managed the integrated services program. Specifically, we examined Corrections’ oversight and program management as well as certain issues related to program outcomes. Table A lists the objectives that the Audit Committee approved and the methods we used to address them.

Audit Objectives and the Methods Used to Address Them

<table>
<thead>
<tr>
<th>AUDIT OBJECTIVE</th>
<th>METHOD</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Review and evaluate the laws, rules, and regulations significant to the audit objectives.</td>
<td>Reviewed relevant state laws, regulations, and other background material applicable to the program.</td>
</tr>
</tbody>
</table>
| 2 Identify and analyze the roles of state-level entities related to the program and evaluate Corrections’ oversight of the program to determine whether the State’s oversight is adequate. | • Reviewed laws and reports that the Council on Criminal Justice and Behavioral Health (council) and the California Rehabilitative Oversight Board produced.  
  • Interviewed Corrections’ staff and the executive director of the council. We determined that Corrections has sole responsibility for the program, including necessary oversight.  
  • Reviewed Corrections’ contracts with the program’s providers and determined the types of oversight Corrections was required to perform.  
  • Interviewed Corrections’ staff to understand the oversight activities that Corrections has performed.  
  • Obtained and reviewed various documents, including emails from the program manager, for the past year to understand her level of communication with the providers. We also reviewed reports the providers prepared and summaries of Corrections’ site reviews. |
| 3 Identify the program’s annual appropriations for the past 10 fiscal years. For the past five fiscal years, break down expenditures by categories covering contracts for health care providers, housing, and administration. | • Reviewed laws, historical budget documents, and Corrections’ accounting data to obtain this information. Due to records retention policies, not all information was available for the 10-year period. Thus, we could not include the entire 10-year period for appropriations.  
  • Interviewed Corrections’ staff and reviewed relevant Corrections data and documents to evaluate the program’s staffing levels.  
  • Determined the number of program slots for participants authorized in state law and in program contracts. |
| 4 Determine who refers participants to the program, what training they receive, and what criteria they use when referring participants. | • Interviewed Corrections’ staff.  
  • Reviewed law, program policy, contracts, and other relevant information related to the program and participant eligibility.  
  • Reviewed staff training materials and related information to ascertain how specific the training was to program eligibility. |
### AUDIT OBJECTIVE

<table>
<thead>
<tr>
<th>5</th>
<th>Analyze the selection process for program participants, including the following:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>a. Identify criteria used to select participants, including an individual’s risk of homelessness and housing status, and how the criteria are weighted.</td>
</tr>
<tr>
<td></td>
<td>b. Determine whether Corrections uses evidence-based tools in its selection process.</td>
</tr>
<tr>
<td></td>
<td>c. Determine what data, such as housing status, Corrections collects for consideration in selecting participants.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>METHOD</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Reviewed relevant state and federal laws to identify eligibility criteria.</td>
</tr>
<tr>
<td>• Interviewed Corrections’ and contracted providers’ staff about the processes they follow to refer individuals to the program and enroll them.</td>
</tr>
<tr>
<td>• Randomly selected two case files from each of five senior psychologists, for a total of 10 case files. Reviewed the case files to determine whether Corrections considered the applicable criteria (mental illness and homelessness) when issuing a referral, and whether support for a referral decision was clearly documented in the case file.</td>
</tr>
<tr>
<td>• Determined how Corrections weighs referral criteria and whether Corrections uses evidence-based tools in its selection process. We determined that Corrections does not have a process to weigh one eligibility criterion over another, nor does it use evidence-based tools in its referral process.</td>
</tr>
</tbody>
</table>

| 6 | Determine whether Corrections adequately collects, tracks, and analyzes program data related to housing status, the services participants receive, and recidivism. To the extent possible, determine the number and cost of services provided through the program that could have otherwise been funded through Medi-Cal. |

<table>
<thead>
<tr>
<th>METHOD</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Interviewed Corrections’ staff and reviewed data and information sources maintained by Corrections that track information related to program participants' eligibility, referrals, and participation.</td>
</tr>
<tr>
<td>• Evaluated the sufficiency of these sources for conducting analysis of the performance or effectiveness of the program.</td>
</tr>
<tr>
<td>• Reviewed and analyzed documentation from Health Care Services related to county mental health plans and the billing process for related mental health services.</td>
</tr>
<tr>
<td>• Interviewed Corrections’ and provider staff to determine the obstacles to billing Medi-Cal for the program.</td>
</tr>
<tr>
<td>• Calculated the amount Santa Clara County has received in Medi-Cal reimbursements for program services in the past three completed fiscal years.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>7</th>
<th>To the extent possible, for the past five fiscal years, perform the following related to recidivism rates:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>a. Calculate the recidivism rate for participants.</td>
</tr>
<tr>
<td></td>
<td>b. Determine how many eligible parolees were unable to participate because of a lack of program space, and calculate their recidivism rates.</td>
</tr>
<tr>
<td></td>
<td>c. Compare the recidivism rates of both groups and summarize the types of crimes for which recidivists were convicted.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>METHOD</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Interviewed Corrections’ staff to identify relevant data sources.</td>
</tr>
<tr>
<td>• Reviewed data sources from Corrections and Health Care Services. We also obtained and reviewed invoices from the contracted providers that they submitted to Corrections for reimbursement for program services and housing. We determined that Corrections does not maintain sufficient or consistent information on program participants, services, and outcomes. In addition, the provider information was in a mix of formats, some electronic and some hard-copy documents. Corrections does not have a complete or consistent dataset to support the analysis specified in this objective.</td>
</tr>
</tbody>
</table>
### Audit Objective

<table>
<thead>
<tr>
<th>Objective</th>
<th>Method</th>
</tr>
</thead>
</table>
| **8** | To the extent possible, determine the following about participants:  
  a. The number of participants who were homeless when they first enrolled in the program and the number who became homeless while participating in the program.  
  b. The number of participants who receive housing assistance under the program by the type of housing provided, such as housing in treatment settings, time-limited housing, or permanent housing. Determine the number of participants who share a bedroom.  
  c. The number of participants who received interim interventions, such as shelter stays or bridge housing, and whether and when these participants were eventually connected to permanent housing.  
  d. The dropout rate for the program, the reasons that participants dropped out, and the average length of participation for those who dropped out.  
  e. The number of participants who remained in the program until they dropped out.  
  f. The number of participants who are Medi-Cal eligible and the number enrolled in Medi-Cal. | See Method described in Objective 7. |
| **9** | Determine who refers participants to housing and evaluate how payments are made to housing providers. | • Interviewed Corrections staff and provider staff.  
• Reviewed provider contracts and identified the required referral process and requirements for housing subsidies and payments.  
• Evaluated Corrections’ process for monitoring housing payments and determined its sufficiency.  
• Reviewed information collected about program housing services in monthly and quarterly reports and evaluated its sufficiency. |
| **10** | For a selection of program providers, determine the extent to which they connected participants to local housing programs. | • Interviewed provider staff, including administrators and housing coordinators.  
• Randomly selected nine cases of participants who completed the program from Quality Group Homes–Fresno, Telecare–Los Angeles, and Turning Point. |
| **11** | Evaluate Corrections’ and legislative efforts to improve the program’s outcomes. Determine what steps Corrections has taken to coordinate with counties, the outcomes of those steps, and plans to improve coordination with counties in the future. | • Reviewed laws and bills as well as contemporaneous documentation from Corrections detailing the Legislature and Corrections’ efforts to improve the program.  
• Interviewed Corrections’ program administrator to document Corrections’ plans for improving coordination with counties.  
• Analyzed Corrections’ and University of California, Los Angeles’s, reports on the program. |
AUDIT OBJECTIVE | METHOD
--- | ---
12 Review and assess any other issues that are significant to the audit. | In response to the Budget Act of 2020, which eliminated funding for the program, we performed the following steps:

• Interviewed Corrections’ staff.
• Reviewed Corrections’ training materials, policies, and procedures to identify existing processes for connecting parolees to other mental health and housing services. Analyzed the processes we identified to understand potential risks and weaknesses in those processes.
• Inquired with Corrections for reviews on the effectiveness of parole agents and staff in parole outpatient clinics at connecting individuals to county services. We also searched public websites for any external reviews.
• Reviewed county mental health plans and contacted staff in the behavioral health departments of Orange, Riverside, San Joaquin, and Shasta Counties. We asked for assistance in identifying county services for parolees with a mental illness because the integrated services program did not operate in these counties. Interviewed staff about potential risks and weaknesses of the county services. San Joaquin did not acknowledge our inquiry.
• Contacted staff in behavioral health departments in Fresno, Kern, Los Angeles, Sacramento, San Bernardino, and San Diego Counties to obtain their perspectives on the elimination of the program. Interviewed staff about the potential risks and weaknesses of replacement services. Los Angeles and Fresno did not acknowledge our inquiry.
• Interviewed staff at the County Behavioral Health Directors Association to obtain their perspective on the elimination of the program.

Source: Analysis of Audit Committee’s audit request number 2020-103, state law, and information and documentation identified in the column titled Method.

Assessment of Data Reliability

The U.S. Government Accountability Office, whose standards we are statutorily obligated to follow, requires us to assess the sufficiency and appropriateness of computer-processed information we use to support our findings, conclusions, or recommendations. In performing this audit, we relied on electronic data files that we obtained from Corrections. These files included lists of referrals maintained by senior psychologists and data exports from Corrections’ parolee tracking system. Because Corrections does not maintain a comprehensive database of all program referrals and participants, our analysis of these files was limited to verifying that we had received the information we requested. We did so by confirming with the agency staff that the number of records in the files we received was correct. We cannot ensure the completeness of the files we obtained; however, there is sufficient evidence in total to support our audit findings, conclusions, and recommendations.
August 5, 2020

Ms. Elaine M. Howle, State Auditor  
California State Auditor  
621 Capitol Mall, Suite 1200  
Sacramento, CA 95814

Dear Ms. Howle:

The California Department of Corrections and Rehabilitation (CDCR) submits this letter in response to the California State Auditor’s (CSA) audit of CDCR’s community-based Integrated Services for Mentally Ill Parolees (ISMIP) program.

CDCR takes seriously its role in providing reintegration services to mentally ill parolees. With the 2020 State Budget Act phasing out the ISMIP program by January 1, 2021, CDCR has been in active communication with county representatives on transitioning current ISMIP parolee participants to alternative services to mitigate lapses in care and housing.

The report finds that if CDCR had been able to accomplish additional ISMIP contracts with counties, the State could have saved on ISMIP costs by way of leveraging the federal Medicaid system. Although many attempts were made to increase federal reimbursements for specialty mental health services, CDCR cannot accomplish this without county partnerships. With the recent removal of the parolee exclusion in the Mental Health Services Act, and planned elimination of the ISMIP program, the likelihood that parolees will receive specialty mental health services from county providers has increased. Since counties leverage federal reimbursement for specialty mental health services, additional savings to the state should occur without CDCR funding the services directly.

CDCR is appreciative of the audit team’s extensive review and ability to be flexible during this unprecedented time as many CDCR and CSA staff telework, while maintaining operations and navigating new and additional workloads in response to the COVID-19 pandemic. CDCR will address the recommendations in a corrective action plan within the timelines of the report. If you have further questions, please contact me at (916) 323-6001.

Sincerely,

Ralph M. Diaz  
Secretary