EB/SG

17-0006

## SENATE STATE OF MINNESOTA NINETIETH SESSION

## S.F. No. 562

(SENATE AUTH	IORS: ABEI	LER and Hoffman)
DATE	D-PG	OFFICIAL STATUS
02/02/2017	491	Introduction and first reading
		Referred to Human Services Reform Finance and Policy
03/01/2017	931	Author added Hoffman
03/02/2017		Comm report: To pass as amended
		Second reading
		-

1.1	A bill for an act
1.2	relating to human services; modifying certain provisions governing autism early
1.3 1.4	intensive intervention benefit; amending Minnesota Statutes 2016, section 256B.0949.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2016, section 256B.0949, is amended to read:
1.7	256B.0949 AUTISM EARLY INTENSIVE DEVELOPMENTAL AND
1.8	<b>BEHAVIORAL</b> INTERVENTION BENEFIT.
1.9	Subdivision 1. Purpose. This section ereates a new benefit authorizes the early intensive
1.10	developmental and behavioral intervention (EIDBI) benefit to provide early intensive
1.11	intervention to a child person with an autism spectrum disorder diagnosis or a related
1.12	condition. This benefit must provide coverage for diagnosis a comprehensive,
1.13	multidisciplinary assessment evaluation, ongoing progress evaluation, and medically
1.14	necessary early intensive treatment of autism spectrum disorder or a related condition.
1.15	Subd. 2. Definitions. (a) For the purposes of this section, The terms defined used in this
1.16	subdivision section have the meanings given in this subdivision.
1.17	(b) "Autism spectrum disorder diagnosis" is defined by diagnostic code 299 in the current
1.18	version of the Diagnostic and Statistical Manual of Mental Disorders (DSM).
1.19	(b) "Agency" means the legal entity that is enrolled with Minnesota health care programs
1.20	as a medical assistance provider according to Minnesota Rules, part 9505.0195, to provide
1.21	EIDBI services and that has the legal responsibility to ensure that its employees or contractors
1.22	carry out the responsibilities defined in this section. Agency includes a licensed individual
1.23	professional who practices independently and acts as an agency.

Section 1.

	01/19/17	REVISOR	EB/SG	17-0006	as introduced
2.1	<u>(c)</u> "Autisi	n spectrum disord	er or a related con	dition" or "ASD or a rela	ated condition"
2.2	means either a	autism spectrum d	isorder (ASD) as d	lefined in the current ver	rsion of the
2.3	Diagnostic an	d Statistical Manu	al of Mental Disor	ders (DSM) or a conditi	on that is found
2.4	to be closely r	related to ASD, as	identified under the	e current version of the I	DSM, and meets
2.5	all of the follo	owing criteria:			
2.6	<u>(1) is seve</u>	re and chronic;			
2.7	(2) results	in impairment of	adaptive behavior	and function similar to t	hat of a person
2.8	with ASD;				
2.9	(3) require	es treatment or serv	vices similar to the	ose required for a person	with ASD; and
2.10	(4) results	in substantial fund	ctional limitations	in three core developme	ntal deficits of
2.11	ASD: social in	nteraction; nonver	bal or social comm	nunication; and restrictiv	ve, repetitive
2.12	behaviors or h	syperreactivity or h	hyporeactivity to se	ensory input; and may in	clude deficits or
2.13	a high level of	f support in one or	more of the follow	wing domains:	
2.14	(i) self-reg	gulation;			
2.15	(ii) self-ca	re;			
2.16	(iii) behav	ioral challenges;			
2.17	(iv) expres	ssive communicati	<u>on;</u>		
2.18	(v) recepti	ve communication	<u>1;</u>		
2.19	(vi) cognit	ive functioning; o	<u>r</u>		
2.20	(vii) safety	<u>/.</u>			
2.21	(e) (e) "Ch	nild Person" means	s a person under <del>th</del>	e age of 18 21 years of a	ige.
2.22	(f) "Clinic	al supervision" me	eans the overall res	sponsibility for the contr	ol and direction

- of EIDBI service delivery, including individual treatment planning, staff supervision,
- 2.24 individual treatment plan progress monitoring, and treatment review for each person. Clinical
- 2.25 supervision is provided by a qualified supervising professional (QSP) who takes full
- 2.26 professional responsibility for the service provided by each supervisee.
- 2.27 (d) (g) "Commissioner" means the commissioner of human services, unless otherwise 2.28 specified.
- 2.29 (h) "Comprehensive multidisciplinary evaluation" or "CMDE" means a comprehensive
- 2.30 evaluation of a person to determine medical necessity for EIDBI services based on the
- 2.31 <u>requirements in subdivision 5.</u>

3.1	(i) "Department" means the Department of Human Services, unless otherwise specified.
3.2	(e) (j) "Early intensive developmental and behavioral intervention benefit" or "EIDBI
3.3	benefit" means autism treatment options a variety of individualized, intensive treatment
3.4	modalities approved by the commissioner that are based in behavioral and developmental
3.5	science, which may include modalities such as applied behavior analysis, developmental
3.6	treatment approaches, and naturalistic and parent training models consistent with best
3.7	practices on effectiveness.
3.8	(f) (k) "Generalizable goals" means results or gains that are observed during a variety
3.9	of activities over time with different people, such as providers, family members, other adults,
3.10	and ehildren people, and in different environments including, but not limited to, clinics,
3.11	homes, schools, and the community.
3.12	(1) "Incident" means when any of the following occur:
3.13	(1) an illness, accident, or injury that requires first aid treatment;
3.14	(2) a bump or blow to the head; or
3.15	(3) an unusual or unexpected event that jeopardizes the safety of a person or staff,
3.16	including a person leaving the agency unattended.
3.17	(m) "Individual treatment plan" or "ITP" means the person-centered, individualized
3.18	written plan of care that integrates and coordinates person and family information from the
3.19	CMDE for a person who meets medical necessity for the EIDBI benefit. An individual
3.20	treatment plan must meet the standards in subdivision 6.
3.21	(n) "Legal representative" means the parent of a child who is under 18 years of age, a
3.22	court-appointed guardian, or other representative with legal authority to make decisions
3.23	about service for a person. For the purpose of this subdivision, "other representative with
3.24	legal authority to make decisions" includes a health care agent or an attorney-in-fact
3.25	authorized through a health care directive or power of attorney.
3.26	(g) (o) "Mental health professional" has the meaning given in section 245.4871,
3.27	subdivision 27, clauses (1) to (6).
3.28	(p) "Person-centered" means a service that both responds to the identified needs, interests,
3.29	values, preferences, and desired outcomes of the person or the person's legal representative
3.30	and respects the person's history, dignity, and cultural background and allows inclusion and
3.31	participation in the person's community.

	01/19/17	REVISOR	EB/SG	17-0006	as introduced		
4.1	<u>(q)</u> "Qual	lified EIDBI provid	er" means a pers	on who is a QSP or a lev	vel I, level II, or		
4.2	level III treat	tment provider.					
4.3	Subd. 3. Initial EIDBI eligibility. This benefit An EIDBI service is available to a child						
4.4	person enrol	led in medical assis	tance who:				
4.5	(1) has <del>ar</del>	autism spectrum d	<del>isorder<u>a</u> diagnos</del>	is of ASD or a related co	ndition that meets		
4.6	the criteria o	f subdivision 4; and	1				
4.7	<del>(2) has ha</del>	nd a diagnostic asses	sment described	in subdivision 5, which I	ecommends early		
4.8	intensive inte	ervention services;	and				
4.9	<del>(3) (2)</del> m	eets the criteria for	medically necess	ary <del>autism early intensi</del>	ve intervention		
4.10	services for t	the EIDBI benefit.					
4.11	Subd. 3a.	Culturally and lin	nguistically app	ropriate requirement.	The person's and		
4.12	family's prin	nary spoken langua	ge and culture, v	alues, goals, and prefere	nces must be		
4.13	reflected thro	oughout the covered	d services. The C	MDE provider and QSP	' must determine		
4.14	how to adapt	t the evaluation, trea	atment recomme	ndations, and individual	treatment plan to		
4.15	the person's	and family's culture	e, values, and lan	guage preferences. A pro	ovider must have		
4.16	a limited Eng	glish proficiency (L	EP) plan in comp	liance with title VI of the	e Civil Rights Act		
4.17	<u>of 1964, Uni</u>	ted States Code, tit	le 42, section 200	00d to 2000d-7.			
4.18	Subd. 4.	<b>Diagnosis.</b> (a) A di	agnosis of ASD	or a related condition m	ust:		
4.19	(1) be bas	sed upon current DS	SM criteria includ	ing direct observations of	of the <del>child</del> person		
4.20	and <del>reports</del> in	nformation from <del>pa</del>	<del>cents</del> the person's	legal representative or pr	rimary caregivers;		
4.21	and						
4.22	(2) be con	mpleted by either (i	) a licensed physi	cian or advanced practic	e registered nurse		
4.23	or (ii) a men	tal health profession	nal <u>; and</u>				
4.24	(3) meet	the requirements of	Minnesota Rule	s, part 9505.0372, subpa	art 1, items B and		
4.25	<u>C</u> .						
4.26	(b) Addit	ional <del>diagnostic</del> ass	sessment informa	tion may be considered	to complete a		
4.27	diagnostic as	sessment including	from specialized t	ests administered through	special education		
4.28	evaluations a	and licensed school	personnel, and f	rom professionals licens	ed in the fields of		
4.29	medicine, sp	eech and language,	psychology, occ	upational therapy, and p	hysical therapy.		
4.30	A diagnostic	assessment may in	clude treatment	ecommendations.			
4.31	Subd. 5.	Diagnostic assessn	<del>ient<u>Comp</u>rehe</del> r	sive multidisciplinary	evaluation. The		
4.32	following (a)	A CMDE must be a	completed to dete	rmine medical necessity	of EIDBI services		

01/19/17	REVISOR	EB/SG	17-0006	as introduced
For the com	nissioner to authoriz	ze EIDBI servio	ces, the CMDE provider 1	must submit the
CMDE to the	e commissioner and t	he person or the	e person's legal representat	tive as determined
by the comm	issioner. Information	n and assessmer	nts must be performed, rev	viewed, and relied
upon for the e	eligibility determinat	ion, treatment a	nd services recommendation	ons, and treatment
plan develop	ment for the ehild:	person.		
<u>(b)</u> The C	CMDE must:			
(1) <u>includ</u>	le an assessment of th	ne <del>child's</del> person	<u>'s</u> developmental skills, fu	nctional behavior,
needs, and ca	apacities based on d	irect observatio	n of the <del>child person</del> whi	ch must be
administered	by a licensed menta	l health professi	<del>onal <u>CMDE</u> provider</del> , <del>mu</del>	<del>st</del> include medical
or assessmen	t information from th	ne <del>child's</del> persor	<u>i's</u> physician or advanced p	practice registered
nurse, and m	ay also include obse	ervations input	from family members, sc	hool personnel,
child care pr	oviders, or other car	egivers, as well	as any medical or assess	ment information
from other li	censed professional	s such as rehab	ilitation or habilitation the	erapists, licensed
school perso	nnel, or mental heal	th professionals	s; <del>and</del>	
<del>(2) an ass</del>	sessment of parental	or caregiver ca	pacity to participate in th	erapy including
the type and	level of parental or	caregiver invol	vement and training reco	mmended.
<u>(2) inclue</u>	le and document the	person's legal	representative's or prima	ry caregiver's
preferences t	for involvement in the	he person's trea	tment; and	
<u>(3) provid</u>	le information about	the range of cur	rent EIDBI treatment mod	lalities recognized
by the comm	nissioner.			
Subd. 5a.	<b>Comprehensive</b> m	ultidisciplinar	y evaluation provider q	ualification. A
CMDE prov	ider must:			
(1) be a l	icensed physician, a	dvanced practic	ce registered nurse, a mer	ntal health
professional,	or a mental health p	ractitioner who	meets the requirements o	f a clinical trainee
as defined in	Minnesota Rules, p	oart 9505.0371,	subpart 5, item C;	
(2) have a	at least 2,000 hours	of clinical expe	rience in the evaluation a	and treatment of
people with A	ASD or a related cond	dition or equival	lent documented coursewo	ork at the graduate
level by an a	ccredited university	in the following	g content areas: ASD or a	related condition
diagnosis, A	SD or a related conc	lition treatment	strategies, and child dev	elopment; and
(3) be ab	le to diagnose, evalu	ate, or provide	treatment within the prov	vider's scope of
practice and	professional license	<u>-</u>		
Subd. 6.	<u>Individual</u> treatme	nt plan. (a) <u>Th</u>	e QSP, level I treatment p	provider, or level
II traatmant	nravidar wha inter-		notes person and family i	nformation fram

17-0006

as introduced

5.33 II treatment provider who integrates and coordinates person and family information from

Section 1.

01/19/17

REVISOR

EB/SG

	01/19/17	REVISOR	EB/SG	17-0006	as introduced
6.1	the CMDE a	and ITP progress mo	onitoring process	to develop the ITP must	develop and
6.2	monitor the	ITP.			
6.3	<u>(b)</u> Each	child's treatment pl	<del>an</del> person's ITP r	nust be:	
6.4	<u>(1) cultu</u>	rally and linguistica	lly appropriate, a	s required under subdivis	ion 3a,
6.5	individualiz	ed, and person-cente	ered; and		
6.6	( <u>1) (2)</u> ba	ased on the <del>diagnos</del> t	tic assessment di	agnosis and CMDE inform	nation specified
6.7	in subdivisio	ons 4 and 5 <del>;</del> .			
6.8	(2) coord	inated with medicall	y necessary occuj	pational, physical, and spec	<del>xch and language</del>
6.9	therapies, sp	becial education, and	l other services t	ne child and family are re-	eeiving;
6.10	<del>(3) famil</del>	y-centered;			
6.11	<del>(4) cultu</del>	rally sensitive; and			
6.12	<del>(5) indiv</del>	idualized based on t	he child's develo	pmental status and the chi	<del>ld's and family's</del>
6.13	identified no	<del>eds.</del>			
6.14	<del>(b) (c)</del> T	he <del>treatment plan<u>11</u></del>	<u>P</u> must specify <del>t</del>	<del>he</del> :	
6.15	<del>(1) child</del>	's goals which are d	evelopmentally a	ppropriate, functional, an	<del>d generalizable;</del>
6.16	(2) treatr	nent modality;			
6.17	(3) treatr	nent intensity;			
6.18	(4) settin	i <del>g; and</del>			
6.19	(5) level	and type of parenta	l or caregiver inv	<del>olvement.</del>	
6.20	(1) the m	nedically necessary	treatment and ser	vice;	
6.21	(2) the tr	eatment modality th	at shall be used to	o meet the goals and objec	tives, including:
6.22	<u>(i) baseli</u>	ne measures and pro	ojected dates of a	eccomplishment;	
6.23	(ii) the fr	requency, intensity,	location, and dur	ation of each service prov	rided;
6.24	<u>(iii) the l</u>	evel of legal represe	entative or prima	ry caregiver training and o	counseling;
6.25	(iv) any	change or modificat	ion to the physic	al and social environment	s necessary to
6.26	provide a se	rvice;			
6.27	(v) signi	ficant changes in the	e person's conditi	on or family circumstance	<u>e;</u>
6.28	(vi) any	specialized equipme	ent or material re	quired;	

	01/19/17	REVISOR	EB/SG	17-0006	as introduced
7.1	(vii) techn	iques that support	and are consistent	with the person's com	nunication mode
7.2	and learning s			•	
7.3		ame of the QSP; a	nd		
7.4	(ix) progre	ss evaluation resul	ts and goal maste	ry data; and	
7.5	(3) the disc	charge criteria that	shall be used and	a defined transition pla	an that meets the
7.6	requirement o	f paragraph (g).			
7.7	<del>(e)</del> (d) Imp	lementation of the	treatment ITP m	ust be supervised by a <del>r</del>	professional with
7.8	expertise and t	raining in autism a	nd child developm	ent who is a licensed phy	<del>ysician, advanced</del>
7.9	practice regist	ered nurse, or men	tal health profess	ional <u>QSP</u> .	
7.10	<del>(d) (e)</del> The	e <del>treatment plan<u></u> IT</del>	P must be submit	ted to the commissioner	and the person
7.11	or the person's	legal representativ	<u>e</u> for approval in a	manner determined by	the commissioner
7.12	for this purpos	se.			
7.13	(e) Service	es authorized must	be consistent with	n the child's approved to	<del>eatment plan.</del>
7.14	(f) Service	s A service include	ed in the <del>treatmen</del>	t plan ITP must meet a	ll applicable
7.15	requirements	for medical necess	ity and coverage.		
7.16	(g) To term	ninate service, the	provider must ser	d notice of termination	to the person or
7.17	the person's leg	gal representative.	The transition peri	od begins when the pers	on or the person's
7.18	legal represen	tative receives not	ice of termination	from the EIDBI servic	e and ends when

7.19 the EIDBI service is terminated. Up to 30 days of continued service is allowed during the

7.20 transition period. Services during the transition period shall be consistent with the ITP. The

- 7.21 <u>transition plan shall include:</u>
- 7.22 (1) protocols for changing service when medically necessary;
- 7.23 (2) how the transition will occur;
- 7.24 (3) the time allowed to make the transition; and

## 7.25 (4) a description of how the person or the person's legal representative will be informed 7.26 of and involved in the transition.

7.27 Subd. 7. Ongoing eligibility Individualized treatment plan progress monitoring. (a)

7.28 An independent <u>ITP</u> progress evaluation conducted by a licensed mental health professional

7.29 with expertise and training in autism spectrum disorder and child development must be

- 7.30 <u>completed submitted</u> after each six months of treatment, or more frequently as determined
- 7.31 by the commissioner <u>CMDE provider or QSP</u>, to determine if progress is being made toward
- 7.32 achieving targeted functional and generalizable goals and meeting functional goals contained

	· · · · · · · · · · · · · · · · · · ·	1 ITD D 1		• • • •1
81	specified in the treatment	<del>-nlan</del> ITP Based or	n the results of LLP n	rogress monitoring the
0.1	specifica in the treatment	plair 111. Dubea of	i une results of the p	

- 8.2 ITP must be adjusted as needed and must document that the EIDBI service continues to be
- 8.3 <u>medically necessary for the person or the person is referred to other services</u>.
- 8.4 (b) The <u>ITP</u> progress evaluation must include:
- 8.5 (1) the treating provider's report;
- 8.6 (2) parental or caregiver (1) input from the person's legal representative or the person's
  8.7 primary caregiver;
- binnary caregiver,
- 8.8 (3)(2) an independent observation of the child which can be person that is performed
- 8.9 by the child's the QSP, level I treatment provider, or level II treatment provider and may
- 8.10 <u>include input from licensed special education staff or other licensed health care provider;</u>
- 8.11 (3) documentation of the person's current level of performance on primary treatment
- 8.12 goal domains including when a goal or objective is achieved, changed, or discontinued;
- 8.13 (4) any significant change in the person's condition or family circumstances;
- 8.14 (4) (5) any treatment plan modifications modification and the rationale for any change
- 8.15 made, including treatment modality, intensity, frequency, and duration; and
- 8.16 (5) (6) recommendations for continued treatment services.
- 8.17 (c) <u>The ITP</u> progress <u>evaluations monitoring</u> must be submitted to the commissioner in
  8.18 <u>a manner and the person or the person's legal representative in a manner determined by the</u>
  8.19 commissioner for <u>this purpose the reauthorization of EIDBI services</u>.
- 8.20 (d) A <u>child person</u> who continues to <u>achieve generalizable goals and make reasonable</u>
  8.21 <u>progress toward</u> treatment goals as specified in the <u>treatment plan ITP</u> is eligible to continue
  8.22 receiving <u>this benefit EIDBI services</u>.
- (e) A <u>child's person's</u> treatment shall continue during the <u>ITP</u> progress <u>evaluation</u>
  monitoring using the process determined under <del>subdivision 8, clause (8)</del> this subdivision.
  Treatment may continue during an appeal pursuant to section 256.045.
- 8.26 Subd. 8. Refining the benefit with stakeholders. The commissioner must develop the
  8.27 implementation refine the details of the benefit in consultation with stakeholders and consider
  8.28 recommendations from the Health Services Advisory Council, the Department of Human
  8.29 Services Autism Spectrum Disorder Early Intensive Developmental and Behavioral
  8.30 Intervention Advisory Council, the Legislative Autism Spectrum Disorder Task Force early
  8.31 intensive developmental and behavioral intervention learning collaborative, and the
- 8.32 Interagency Task Force of the Departments of Health, Education, Employment and Economic

Development, and Human Services. The commissioner must release these details for a

9.2 **30-day public comment period prior to submission to the federal government for approval.** 

The implementation details must include, but are not limited to, the following components:

(1) a definition of the qualifications, standards, and roles of the treatment team, including
recommendations after stakeholder consultation on whether board-certified behavior analysts
and other types of professionals certified in other treatment approaches recognized by the
department or trained in autism spectrum disorder ASD or a related condition and child
development should be added as mental health or other professionals for treatment qualified

9.9 <u>to provide EIDBI clinical</u> supervision or other functions under medical assistance;

9.10 (2) development of initial, refinement of uniform parameters for comprehensive
 9.11 multidisciplinary diagnostic assessment information <u>CMDE</u> and <u>progress evaluation ongoing</u>

9.12 <u>ITP progress evaluation</u> standards;

9.1

9.3

9.13 (3) the design of an effective and consistent process for assessing parent the person's

9.14 and the person's legal representative's and caregiver capacity the person's caregiver's

9.15 <u>preferences and options</u> to participate in the <u>child's person's</u> early intervention treatment

9.16 and efficacy of methods of involving the parents to involve and educate the person's legal
9.17 representative and caregivers caregiver in the treatment of the child person;

9.18 (4) formulation of a collaborative process in which professionals have opportunities to
9.19 collectively inform a comprehensive, multidisciplinary diagnostic assessment provider
9.20 standards and qualifications; standards for CMDE; medical necessity determination; efficacy
9.21 of treatment apparatus, including modality, intensity, frequency, and duration; and progress
9.22 evaluation ITP progress evaluation processes and standards to support quality improvement
9.23 of early intensive intervention EIDBI services;

9.24 (5) coordination of this benefit and its interaction with other services provided by the
9.25 Departments of Human Services, Health, Employment and Economic Development, and
9.26 Education;

9.27 (6) evaluation, on an ongoing basis, of research regarding the program EIDBI services
9.28 <u>outcomes and efficacy of treatment modalities provided to children people</u> under this benefit;
9.29 and

9.30 (7) <u>as provided under subdivision 17</u>, determination of the availability of <del>licensed</del>
9.31 <u>physicians, nurse practitioners, and mental health professionals qualified EIDBI providers</u>
9.32 with <u>necessary</u> expertise and training in <del>autism spectrum disorder</del> ASD or a related condition
9.33 throughout the state to assess whether there are sufficient professionals to require involvement
9.34 of both a physician or nurse practitioner and a mental health professional to provide <u>timely</u>

Section 1.

access and prevent delay in the <u>diagnosis</u> <u>CMDE</u> and treatment of <del>young children, so as to</del>

implement subdivision 4, and to ensure treatment is effective, timely, and accessible; and
a person with ASD or a related condition.

- 10.4 (8) development of the process for the progress evaluation that will be used to determine
   10.5 the ongoing eligibility, including necessary documentation, timelines, and responsibilities
   10.6 of all parties.
- Subd. 9. Revision of treatment options. (a) The commissioner may revise covered
  treatment options as needed based on outcome data and other evidence. <u>EIDBI treatment</u>
  modalities approved by the department must:
- 10.10 (1) cause no harm to the person or the person's family;
- 10.11 (2) be individualized and person-centered;
- 10.12 (3) be developmentally appropriate and highly structured, with well-defined goals and
- 10.13 objectives that provide a strategic direction for treatment;
- 10.14 (4) be based in recognized principles of developmental and behavioral science;
- 10.15 (5) utilize sound practices that are replicable across providers and maintain the fidelity
- 10.16 of the specific modality;
- 10.17 (6) demonstrate an evidentiary basis;
- 10.18 (7) have goals and objectives that are measurable, achievable, and be regularly evaluated
- 10.19 and adjusted to ensure that adequate progress is being made;
- 10.20 (8) be provided intensively with a high staff-to-person ratio; and
- 10.21 (9) include participation by the person and the person's legal representative in decision
- 10.22 <u>making, knowledge building and capacity building, and developing and implementing the</u>
  10.23 person's ITP.
- (b) Before the changes revisions in department recognized treatment modalities become
  effective, the commissioner must provide public notice of the changes, the reasons for the
  change, and a 30-day public comment period to those who request notice through an
  electronic list accessible to the public on the department's Web site.
- Subd. 10. Coordination between agencies <u>and other benefits. (a)</u> The commissioners
  of human services and education must develop the capacity to coordinate services and
  information including diagnostic, functional, developmental, medical, and educational
  assessments; service delivery; and progress evaluations across health and education sectors.

(b) An EIDBI service provided under this section is not intended to replace a service 11.1 provided in school or other settings. A person's ITP must document that EIDBI services 11.2 11.3 coordinate with, but do not include or replace, special education and related services defined in the person's individualized education plan (IEP), or individualized family service plan 11.4 (IFSP), when the service is available under the Individuals with Disabilities Education 11.5 Improvement Act of 2004, United States Code, title 20, chapter 33, through a local education 11.6 agency. This provision does not preclude EIDBI treatment during school hours. A program 11.7 11.8 for birth to three years of age and additional resources must also coordinate with EIDBI services. A resource for a person over 18 years of age must also be coordinated with EIDBI 11.9 services under this section. 11.10 (c) The commissioner shall integrate medical authorization procedures for an EIDBI 11.11

11.12 service with authorization procedures for other health and mental health services and home

and community-based services to ensure that the person receives services that are the most

11.14 appropriate and effective in meeting the person's needs.

Subd. 11. Federal approval of the <u>autism\_EIDBI</u> benefit. (a) This section shall apply to state plan services under title XIX of the Social Security Act when federal approval is granted under a 1915(i) waiver or other authority which allows children eligible for medical assistance through the TEFRA option under section 256B.055, subdivision 12, to qualify and includes children eligible for medical assistance in families over 150 percent of the federal poverty guidelines.

(b) The commissioner may use the federal authority for a Medicaid state plan amendment 11.21 under Early and Periodic Screening Diagnosis and Treatment (EPSDT), United States Code, 11.22 title 42, section 1396D(R)(5), or other Medicaid provision for any aspect or type of treatment 11.23 covered in this section if new federal guidance is helpful in achieving one or more of the 11.24 purposes of this section in a cost-effective manner. Notwithstanding subdivisions 2 and 3, 11.25 any treatment services submitted for federal approval under EPSDT shall include appropriate 11.26 medical criteria to qualify for the service and shall cover children through age 20 years of 11.27 11.28 age.

Subd. 12. Autism EIDBI benefit; training provided. After approval of the autism early
intensive intervention EIDBI benefit under this section by the Centers for Medicare and
Medicaid Services, the commissioner shall provide statewide training on the benefit for
culturally and linguistically diverse communities. Training for autism service EIDBI
providers on culturally appropriate practices must be online, accessible, and available in
multiple languages. The training for families, lead agencies, advocates, and other interested
parties must provide information about the EIDBI benefit and how to access it.

as introduced
---------------

12.1	Subd. 13. Covered services. (a) The services described in paragraphs (b) to (i) are
12.2	eligible for reimbursement by medical assistance under this section. Services must be
12.3	provided by a qualified EIDBI provider and supervised by a QSP. An EIDBI service must
12.4	address the person's medically necessary treatment goals and must be targeted to develop,
12.5	enhance, or maintain the individual developmental skills of a person with ASD or a related
12.6	condition to improve functional communication, social or interpersonal interaction, behavioral
12.7	challenges and self-regulation, cognition, learning and play, self-care, safety, and level of
12.8	support needed.
12.9	(b) EIDBI modalities include, but are not limited to:
12.10	(1) applied behavior analysis (ABA);
12.11	(2) developmental individual-difference relationship-based model (DIR/Floortime);
12.12	(3) early start Denver model (ESDM);
12.13	(4) PLAY project; or
12.14	(5) relationship development intervention (RDI).
12.15	(c) An EIDBI provider may use one or more of the EIDBI modalities in paragraph (b),
12.16	clauses (1) to (5), as the primary modality for treatment as a covered service, or several
12.17	EIDBI modalities in combination as the primary modality of treatment, as approved by the
12.18	commissioner. An EIDBI provider that identifies and provides assurance of qualifications
12.19	for a single specific treatment modality must document the required qualifications to meet
12.20	fidelity to the specific model. Additional EIDBI modalities not listed in paragraph (b) may
12.21	be covered upon approval by the commissioner.
12.22	(d) CMDE is a comprehensive evaluation of the person's developmental status to
12.23	determine medical necessity for EIDBI services and meets the requirements of subdivision
12.24	5. The services must be provided by a qualified CMDE provider.
12.25	(e) EIDBI intervention observation and direction is the clinical direction and oversight
12.26	of EIDBI services by the QSP, level I treatment provider, or level II treatment provider,
12.27	including developmental and behavioral techniques, progress measurement, data collection,
12.28	function of behaviors, and generalization of acquired skills for the direct benefit of a person.
12.29	EIDBI intervention observation and direction informs any modification of the methods to
12.30	support the outcomes in the ITP. EIDBI intervention observation and direction provides a
12.31	real-time response to EIDBI interventions to maximize the benefit to the person.
12.32	(f) ITP development and ITP progress monitoring is development of the initial, annual,
12.33	and progress monitoring of an ITP. ITP development and ITP progress monitoring

01/19/17	REVISOR	EB/SG	17-0006	as introduced
----------	---------	-------	---------	---------------

documents, provides oversight and ongoing evaluation of a person's treatment and progress
on targeted goals and objectives, and integrates and coordinates the person's and the person's
legal representative's information from the CMDE and ITP progress monitoring. This service
must be reviewed and completed by the QSP, and may include input from a level I treatment
provider or a level II treatment provider.
(g) Family caregiver training and counseling is specialized training and education for a
family or primary caregiver to understand the person's developmental status and help with
the person's needs and development. This service must be provided by the QSP, level I
treatment provider, or level II treatment provider.
(h) A coordinated care conference is a voluntary face-to-face meeting with the person
and the person's family to review the CMDE or ITP progress evaluation and to integrate
and coordinate services across providers and service-delivery systems to develop the ITP.
This service must be provided by the QSP and may include the CMDE provider or a level
I treatment provider or a level II treatment provider.
(i) Travel time is allowable billing for traveling to and from the person's home, school,
a community setting, or place of service outside of an EIDBI center, clinic, or office from
a specified location to provide face-to-face EIDBI intervention, observation and direction,
or family caregiver training and counseling. The person's ITP must specify the reasons the
provider must travel to the person.
(j) Medical assistance covers medically necessary EIDBI services and consultations
delivered by a licensed health care provider via telemedicine, as defined under section
256B.0625, subdivision 3b, in the same manner as if the service or consultation was delivered
in person. Medical assistance coverage is limited to three telemedicine services per person
per calendar week.
Subd. 14. Person's rights. A person or the person's legal representative has the right to:
(1) protection as defined under the health care bill of rights under section 144.651;
(2) designate an advocate to be present in all aspects of the person's and person's family's
services at the request of the person or the person's legal representative;
(3) be informed of the agency policy on assigning staff to a person;
(4) be informed of the opportunity to observe the person while receiving services;
(5) be informed of services in a manner that respects and takes into consideration the
person's and the person's legal representative's culture, values, and preferences in accordance
with subdivision 3a;

Section 1.

14.1	(6) be free from seclusion and restraint, except for emergency use of manual restraint
14.2	in emergencies as defined in section 245D.02, subdivision 8a;
14.3	(7) be under the supervision of a responsible adult at all times;
14.4	(8) be notified by the agency within 24 hours if an incident occurs or the person is injured
14.5	while receiving services, including what occurred and how agency staff responded to the
14.6	incident;
14.7	(9) request a voluntary coordinated care conference; and
14.8	(10) request a CMDE provider of the person's or the person's legal representative's
14.9	choice.
14.10	Subd. 15. EIDBI provider qualifications. (a) A QSP must be employed by an agency
14.11	and be:
14.12	(1) a licensed mental health professional who has at least 2,000 hours of supervised
14.13	clinical experience or training in examining or treating people with ASD or a related condition
14.14	or equivalent documented coursework at the graduate level by an accredited university in
14.15	ASD diagnostics, ASD developmental and behavioral treatment strategies, and typical child
14.16	development; or
14.17	(2) a developmental or behavioral pediatrician who has at least 2,000 hours of supervised
14.18	clinical experience or training in examining or treating people with ASD or a related condition
14.19	or equivalent documented coursework at the graduate level by an accredited university in
14.20	the areas of ASD diagnostics, ASD developmental and behavioral treatment strategies, and
14.21	typical child development.
14.22	(b) A level I treatment provider must be employed by an agency and:
14.23	(1) have at least 2,000 hours of supervised clinical experience or training in examining
14.24	or treating people with ASD or a related condition or equivalent documented coursework
14.25	at the graduate level by an accredited university in ASD diagnostics, ASD developmental
14.26	and behavioral treatment strategies, and typical child development or an equivalent
14.27	combination of documented coursework or hours of experience; and
14.28	(2) have or be at least one of the following:
14.29	(i) a master's degree in behavioral health or child development or related fields including,
14.30	but not limited to, mental health, special education, social work, psychology, speech
14.31	pathology, or occupational therapy from an accredited college or university;

01/19/17

REVISOR

EB/SG

17-0006

as introduced

01/19/17	REVISOR	EB/SG	17-0006	as introduced
----------	---------	-------	---------	---------------

15.1	(ii) a bachelor's degree in a behavioral health, child development, or related field
15.2	including, but not limited to, mental health, special education, social work, psychology,
15.3	speech pathology, or occupational therapy, from an accredited college or university, and
15.4	advanced certification in a treatment modality recognized by the department; or
15.5	(iii) a board-certified assistant behavior analyst with 4,000 hours of supervised clinical
15.6	experience that meets all registration, supervision, and continuing education requirements
15.7	of the certification.
15.8	(c) A level II treatment provider must be employed by an agency and must be:
15.9	(1) a person who has a bachelor's degree from an accredited college or university in a
15.10	behavioral or child development science or related field including, but not limited to, mental
15.11	health, special education, social work, psychology, speech pathology, or occupational
15.12	therapy; and meet at least one of the following:
15.13	(i) has at least 1,000 hours of supervised clinical experience or training in examining or
15.14	treating people with ASD or a related condition or equivalent documented coursework at
15.15	the graduate level by an accredited university in ASD diagnostics, ASD developmental and
15.16	behavioral treatment strategies, and typical child development or a combination of
15.17	coursework or hours of experience;
15.18	(ii) certification as a board-certified assistant behavior analyst from the Behavior Analyst
15.19	Certification Board;
15.20	(iii) is a registered behavior technician as defined by the Behavior Analyst Certification
15.21	Board; or
15.22	(iv) is certified in one of the other treatment modalities recognized by the department;
15.23	<u>or</u>
15.24	(2) a person who has:
15.25	(i) an associate's degree in a behavioral or child development science or related field
15.26	including, but not limited to, mental health, special education, social work, psychology,
15.27	speech pathology, or occupational therapy from an accredited college or university; and
15.28	(ii) at least 2,000 hours of supervised clinical experience in delivering treatment to people
15.29	with ASD or a related condition. Hours worked as a mental health behavioral aide or level
15.30	III treatment provider may be included in the required hours of experience; or
15.31	(3) a person who has at least 4,000 hours of supervised clinical experience in delivering
15.32	treatment to people with ASD or a related condition. Hours worked as a mental health

	01/19/17	REVISOR	EB/SG	17-0006	as introduced
16.1	behavioral aid	de or level III treat	ment provider m	ay be included in the requ	uired hours of
16.2	experience; or				
16.3	<u>(4) a perso</u>	on who is a graduate	e student in a beha	avioral science, child deve	lopment science,
16.4	or related fiel	d and is receiving	clinical supervis	ion by a QSP affiliated w	ith an agency to
16.5	meet the clini	cal training requir	ements for exper	ience and training with pe	cople with ASD
16.6	or a related co	ondition; or			
16.7	<u>(5) a perso</u>	on who is at least 1	8 years of age an	nd who:	
16.8	(i) is fluen	nt in a non-English	language;		
16.9	(ii) comple	eted the level III E	EIDBI training re	quirements; and	
16.10	(iii) receiv	ves observation and	d direction from a	a QSP or level I treatment	provider at least
16.11	once a week u	until the person me	eets 1,000 hours	of supervised clinical exp	erience.
16.12	(d) A leve	l III treatment pro	vider must be em	ployed by an agency, hav	ve completed the
16.13	level III traini	ing requirement, b	e at least 18 year	s of age, and have at least	t one of the
16.14	following:				
16.15	<u>(1) a high</u>	school diploma or	general equival	ency diploma (GED);	
16.16	(2) fluency	y in a non-English	language; or		
16.17	(3) one year	ar of experience as	a primary person	al care assistant, communi	ty health worker,
16.18	waiver service	e provider, or spec	ial education ass	istant to a person with AS	SD or a related
16.19	condition with	hin the previous fi	ve years.		
16.20	Subd. 16.	Agency duties. (a	) An agency deliv	vering an EIDBI service u	nder this section
16.21	<u>must:</u>				
16.22	(1) enroll	as a medical assist	ance Minnesota	health care program provi	der according to
16.23	Minnesota Ru	ıles, part 9505.019	95, and section 25	56B.04, subdivision 21, an	nd meet all
16.24	applicable pro	ovider standards a	nd requirements;		
16.25	<u>(2) demon</u>	istrate compliance	with federal and	state laws for EIDBI serv	vice;
16.26	(3) verify	and maintain reco	rds of a service p	rovided to the person or t	he person's legal
16.27	representative	e as required under	Minnesota Rule	es, parts 9505.2175 and 95	505.2197;
16.28	<u>(4)</u> demon	strate that while e	nrolled or seekin	g enrollment as a Minnes	ota health care
16.29	program prov	ider the agency di	d not have a lead	agency contract or provi	der agreement
16.30	discontinued	because of a convi	ction of fraud; or	did not have an owner, b	oard member, or
16.31	manager fail a	a state or federal c	riminal backgrou	nd check or appear on the	list of excluded

17.1	individuals or entities maintained by the federal Department of Human Services Office of
17.2	Inspector General;
17.3	(5) have established business practices including written policies and procedures, internal
17.4	controls, and a system that demonstrates the organization's ability to deliver quality EIDBI
17.5	services;
17.6	(6) have an office located in Minnesota;
17.7	(7) conduct a criminal background check on an individual who has direct contact with
17.8	the person or the person's legal representative;
17.9	(8) report maltreatment according to sections 626.556 and 626.557;
17.10	(9) comply with any data requests consistent with the Minnesota Government Data
17.11	Practices Act, sections 256B.064 and 256B.27;
17.12	(10) provide training for all agency staff on the requirements and responsibilities listed
17.13	in the Maltreatment of Minors Act, section 626.556, and the Vulnerable Adult Protection
17.14	Act, section 626.557, including mandated and voluntary reporting, nonretaliation, and the
17.15	agency's policy for all staff on how to report suspected abuse and neglect;
17.16	(11) have a written policy to resolve issues collaboratively with the person and the
17.17	person's legal representative when possible. The policy must include a timeline for when
17.18	the person and the person's legal representative will be notified about issues that arise in
17.19	the provision of services;
17.20	(12) provide the person's legal representative with prompt notification if the person is
17.21	injured while being served by the agency. An incident report must be completed by the
17.22	agency staff member in charge of the person. A copy of all incident and injury reports must
17.23	remain on file at the agency for at least five years from the report of the incident; and
17.24	(13) before starting a service, provide the person or the person's legal representative a
17.25	description of the treatment modality that the person shall receive, including the staffing
17.26	certification levels and training of the staff who shall provide a treatment.
17.27	(b) When delivering the ITP, and annually thereafter, an agency must provide the person
17.28	or the person's legal representative with:
17.29	(1) a written copy and a verbal explanation of the person's or person's legal
17.30	representative's rights and the agency's responsibilities;

01/19/17

REVISOR

EB/SG

17-0006

as introduced

	01/19/17	REVISOR	EB/SG	17-0006	as introduced
18.1	(2) docur	nent in the person's	s file the date that	the person or the person	n's legal
18.2	<u> </u>	•		the person's or person'	
18.3		e's rights and the a			
18.4	(3) reason	able accommodati	ons to provide the	information in another f	ormat or language
18.5	<u> </u>		•	's or person's legal repr	
18.6		cy's responsibilities		is of person's legal repr	esentative s rights
				vacantians (a) In consu	ultation with the
18.7				exceptions. (a) In consu	
18.8				tervention Advisory Co	
18.9				arents of people with A	
18.10				issioner shall determin	
18.11				bdivision, "shortage of	-
18.12	means a lack	of availability of p	providers who mee	et the EIDBI provider of	ualification
18.13	requirements	under subdivision	15 that results in th	ne delay of access to tim	ely services under
18.14	this section,	or that significantly	y impairs the abilit	y of a provider agency	to have sufficient
18.15	providers to	meet the requireme	ents of this section	. The commissioner sh	all consider
18.16	geographic f	actors when determ	nining the prevaler	nce of a shortage. The c	ommissioner may
18.17	determine th	at a shortage exists	only in a specific	region of the state, mu	ltiple regions of
18.18	the state, or s	tatewide. The com	nissioner shall also	consider the availabili	ty of various types
18.19	of treatment	modalities covered	l under this sectior	<u>l.</u>	
18.20	<u>(b)</u> The c	ommissioner, in co	onsultation with the	e Early Intensive Devel	lopmental and
18.21	Behavioral I	ntervention Adviso	ory Council and sta	keholders, must establ	ish processes and
18.22	criteria for g	ranting an exception	on under this parag	raph. The commission	er may grant an
18.23	exception on	ly if the exception	would not compro	omise a person's safety	and not diminish
18.24	the quality an	nd effectiveness of	the treatment. The	e commissioner may gr	ant an exception
18.25	for the follow	ving:			
18.26	<u>(1)</u> EIDB	I provider qualifica	ations under this s	ection;	
18.27	<u>(2) medic</u>	al assistance provi	der enrollment rec	uirements under sectio	on 256B.04,
18.28	subdivision 2	21; or			
18.29	<u>(3) EIDB</u>	I provider or agend	cy standards or rec	uirements.	
18.30	(c) If the	commissioner, in c	consultation with t	he Early Intensive Dev	elopmental and
18.31	Behavioral I	ntervention Adviso	ory Council and sta	keholders, determines	that a shortage no
18.32	longer exists	, the commissioner	must submit a not	tice that a shortage no le	onger exists to the
18.33	chairs and ra	nking minority me	mbers of the senat	e and the house of repr	esentatives
18.34	committees v	with jurisdiction ov	er health and hum	an services. The comm	issioner must post

Section 1.

01/19/17	REVISOR	EB/SG	17-0006	as introduced
----------	---------	-------	---------	---------------

19.1	the notice for	public comment for 3	30 days. T	he commissioner	shall consider all public

19.2 comments before the commissioner makes a final determination regarding the termination

19.3 and timeline for termination of an exception granted under this subdivision. Until the shortage

- 19.4 ends, the commissioner shall annually provide an update on the status of the provider
- 19.5 shortage and exception process to the chairs and ranking minority members of the senate
- 19.6 and house of representatives committees with jurisdiction over health and human services.
- 19.7 **EFFECTIVE DATE.** Subdivisions 15 and 17 are effective the day following final
- 19.8 enactment. Subdivisions 1 to 9, 13, 14, and 16 are effective July 1, 2017.