## **HOUSE . . . . . . . . . . . . . . . . No. 3715**

## The Commonwealth of Massachusetts

## In the Year Two Thousand Thirteen

An Act to permit the Department of Developmental Services provide services to adults with developmental disabilities.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 SECTION 1. Section 1 of chapter 123B as appearing in the 2010 Official Edition, is 2 hereby amended 3 by inserting the following definition, following line 17: 4 "Person with a developmental disability", a person with a severe, chronic disability of an 5 individual 5 years of age or older that: 6 (1) Is attributable to a mental or physical impairment's resulting from intellectual 7 disability, Autism or Prader-Eilli Syndrome; 8 (2) Is manifested before the individual attains age 22; 9 (3) Is likely to continue indefinitely; 10 (4) Results in substantial functional limitations in three or more of the following areas of 11 major life activity; 12 (i) Self-care; 13 (ii) Receptive and expressive language; 14 (iii) Learning; (iv) Mobility; 15

16	(v) Self-direction;
17	(vi) Capacity for independent living; and
18	(vii) Economic self-sufficiency.
19	(5) Reflects the individual's need for a combination and sequence of special,
20	interdisciplinary, or generic services, supports, or other assistance that is of lifelong or
21	extended duration and is individually planned and coordinated, except that such term,
22	when applied to infants and young children means individuals from birth to age 5,
23	inclusive, who have substantial developmental delay or specific congenital or acquired
24	conditions with a high probability of resulting in developmental disabilities if services are
25	not provided.
26	A person who has a developmental disability may be considered to be mentally ill;
27	provided, however, that no person with a developmental disability shall be considered to
28	be mentally ill solely by reason of the person's developmental disability.
29	SECTION 2:
30	Section 2 of chapter 123B as appearing in the 2010 Official Edition is hereby amended
31	by adding the following paragraph, following line 13:
32	The department shall, in accordance with section two of chapter thirty A and subject to
33	appropriation, adopt regulations consistent with this chapter which establish procedures
34	and the highest practicable professional standards for community services for persons
35	with developmental disabilities.
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37	SECTION 3:
38	Section 1 of chapter 19B as appearing in the 2010 Official Edition is hereby amended by
39	inserting, on line 7, following "persons with an intellectual disability" the words -
40	or persons with a developmental disability.

41	Said Section 1 of chapter 19B as appearing in the 2010 Official Edition is hereby further
12	amended by striking "mental retardation services" on line 23 and inserting in place
43	thereof the words-services for persons with an intellectual disability
14	Said Section 1 of chapter 19B as appearing in the 2010 Official Edition is hereby further
45	amended by striking "intellectual disabilities services" on lines 27 and 28, and inserting
46	in place thereof the words—
<del>1</del> 7	services for persons with an intellectual disability or a developmental disability.
48	Section 2 of chapter 19B as appearing in the 2010 Official Edition is hereby amended by
19	striking "mental retardation" on line 2, and inserting in place thereof the wordsof
50	the department of developmental services
51	Said Section 2 of chapter 19B as appearing in the 2010 Official Edition is hereby further
52	amended by striking "mental retardation" on line 18.
53	Section 2 of chapter 19B as appearing in the 2010 Official Edition is hereby amended by
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55	striking "for mental retardation in the commonwealth" on line 31 and inserting in place
56	thereof the words for
57	persons with intellectual disabilities and services served for people with
58	developmental disabilities in the commonwealth.
59	Section 12 of chapter 19B as appearing in the 2010 Official Edition is hereby amended
50	by striking "mental retardation programs" on line 4 and inserting in place thereof the
51	words persons
52	for persons with an intellectual disability
63	SECTION 3:
54	Chapter 19B as appearing in the 2010 Official Edition is hereby amended by inserting
65	after Section 12 the following section:

66	Section 12A. The department, subject to appropriation, shall establish a
67	comprehensive program of community developmental disability services, and
68	shall establish standards for the development of programs at appropriate
69	geographic areas to ensure access to needed services. The commissioner shall
70	ensure citizen, consumer and family participation in the oversight of community
71	developmental disability services at all such levels, including the local level.
72	Section 13 of chapter 19B as appearing in the 2010 Official Edition is hereby amended
73	by inserting, on lines 2 and 3, following "community intellectual disability services" the
74	words—
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76	and community developmental disability services
77	Section 13 of chapter 19B as appearing in the 2010 Official Edition is hereby amended
78	by inserting on lines 8 and 9, following "intellectual disability", the words—
79	and developmental disability services
80	Section 13 of chapter 19B as appearing in the 2010 Official Edition is hereby amended
81	by inserting, on line 13 following "Intellectual disability services" the words—
82	and developmental disability services
83	SECTION 4:
84	Chapter 19B as appearing in the 2010 Official Edition is hereby amended by the inserting
85	after Section 15 the following section:
86	Section 15A. (a) The department shall issue for a term of two years, and may
87	renew for like terms, a license, subject to revocation by it for cause, to any
88	program which offers to the public residential or day care services and is
89	represented as providing treatment of persons with a developmental disability,
90	and which is deemed by it to be responsible and suitable to meet applicable

licensure standards and requirements, except that: (1) the department may license those programs providing care but not treatment of persons with an intellectual disability; and (2) licensing by the department is not required where such residential or day care treatment is provided within an institution or facility licensed by the department of public health under the provisions of chapter one 5

hundred and eleven. Whether or not a license is issued under clause (1), the department shall make regulations for the operation of such programs. The department may grant the type of license which it deems suitable for the program. The department shall fix reasonable fees for licenses and renewal thereof.

- (b) Each program licensed under the provisions of this section shall maintain and make available to the department such statistical and diagnostic data as may be required by the department.
- (c) Each such program licensed by the department shall be subject to the supervision, visitation and inspection of the department, and the department may make regulations for the proper operation of such programs.
- (d) The department may refuse to grant, suspend, revoke, limit or restrict the applicability of or refuse to renew a license granted under this section, subject to the procedural requirements of section thirteen of chapter thirty A for any violation of its regulations or standards concerning such program. The department may temporarily suspend a license prior to a hearing in cases of emergency if it deems that such suspension would be in the public interest; provided, however, that upon request of an aggrieved party, a hearing pursuant to section thirteen of chapter thirty A, shall be held after the license is suspended. Any party aggrieved by a decision of the department under this section may appeal in accordance with

117	(e) No program for which a license is required under paragraph (a), shall provide
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119	residential or day care services for the treatment or care of persons with a
120	developmental disability unless it has obtained a license under the provisions of
121	this section. The superior court sitting in equity shall have jurisdiction, upon
122	petition of the department, to restrain any violation of the provisions of this
123	section or to take such other action as equity and justice may require. Whoever
124	violates the provisions of this section shall be punished for the first offense by a
125	fine of not more than one thousand dollars or by imprisonment for not more than
126	two years.
127	(f) Each person served by such a program, shall be granted protection from
128	commercial and private exploitation of any kind. No person shall be video taped,
129	audio taped, photographed, interviewed or exposed to the public without either
130	the person's express written consent, or that of the person's legal guardian.
131	Whoever violates the provision of this paragraph shall be punished by a fine of
132	not more than two thousand dollars or by imprisonment for not more than two and
133	one-half years in a house of correction or by imprisonment for not more than five
134	years in the state prison.
135	(g) Notwithstanding the provisions of paragraphs (a) to (f), inclusive, any child
136	care center, family child care home, family child care system, family foster care
137	or group care facility as defined in section 1A of chapter 15D, shall not be subject
138	to the provisions of this section.
139	SECTION 5:
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the provisions of section fourteen of chapter thirty A.

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141	Section 17 of chapter 19B as appearing in the 2010 Official Edition is hereby amended
142	by striking "mentally retarded persons" on lines 1 and 2 and inserting in place thereof the
143	wordspersons
144	with an intellectual disability or a developmental disability
145	Section 17 of chapter 19B as appearing in the 2010 Official Edition is hereby amended
146	by striking "mentally regarded person" on line 11 and inserting in place thereof the
147	words persons with an intellectual disability or a developmental disability
148	SECTION 6:
149	Section 18 of chapter 19B as appearing in the 2010 Official Edition is hereby amended
150	by striking "mentally ill and persons with an intellectual disability" on line 10 and
151 152	inserting in place thereof the words persons with mental illness and intellectual or developmental disabilities
153	Section 18 of chapter 19B as appearing in the 2010 Official Edition is hereby amended
154	by striking "mentally ill and mentally retarded individuals" on lines 14 and 15 and
155 156	inserting in place thereof the words persons with mental illness and intellectual or developmental disabilities
157	Section 18 of chapter 19B as appearing in the 2010 Official Edition is hereby amended
158	by striking "a person with an intellectual disability and mentally ill" on lines 16 and 17
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160	and inserting in place thereof the words a
161	person with an intellectual or developmental disability and a mental illness
162	Section 18 of chapter 19B as appearing in the 2010 Official Edition is hereby amended
163	by inserting, on line 29-30 following "intellectual disability", the words or
164	a developmental disability,
165	SECTION 7.

The department of developmental services shall file an annual report reviewing its progress in the implementation of this act on or before the first business day of February starting with February 3, 2015. The report shall include, but not be limited to: (1) the number of new clients with autism or Prader Willi Syndrome; (2) the number of individuals, if any, on a waitlist for the services provided for in this act and the reasons for and the expected duration of the waitlist; (3) the number of additional staff hired to assess and evaluate the new clients and services; (4) the number of staff hired to deliver, manage and administer the new services; (5) challenges encountered and met in serving these new clients; (6) challenges that continue and those that are foreseen in the near future; (7) additional costs incurred in serving these new clients; and (8) savings if any realized.