— HOUSE RESEARCH — Bill Summary

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Overview

This bill modifies treatment requirements, services, and staff qualifications for mental health crisis intervention and stabilization services.

Section

- **1 Treatment alternatives.** Amends § 253B.066, subd. 1. Adds, in addition to services already listed in statute, that the court may order assertive community treatment, crisis stabilization, and partial hospitalization when the court orders early intervention as an alternative to commitment.
- 2 Eligibility. Amends § 256B.0615, subd. 3. Adds that peer support services may be made available to consumers of mental health mobile crisis intervention.
- **3 Definitions.** Amends § 256B.0624, subd. 2. Adds to the definition of mental health assessment that this can include assessing whether the person will accept voluntary treatment, whether the person has an advance directive, and obtaining history from family members and caretakers.

Requires a treatment plan for crisis intervention to include recommendations for how to engage the service recipient in treatment planning and family psychoeducation.

Clarifies that crisis stabilization services include family psychoeducation.

- 4 **Mobile crisis intervention staff qualifications.** Amends § 256B.0624, subd. 5. Requires staff to be experienced in treatment engagement strategies and working with families.
- 5 Crisis assessment and mobile intervention treatment planning. Amends §256B.0624,

Section

subd. 6. Requires treatment team to link the recipient to services and ensure the recipient is receiving the services. Requires the team or case manager to work with the recipient to develop an advance directive.

6 Recipient file. Amends § 256B.0624, subd. 10. Requires an advance directive to be included in the recipient's file if a directive is available.