

## IMPORTANT NOTICE

### Parents of Children with Disabilities

## **NEW Transition Rights for *all* 14 and 15 year olds!** **(Chapter 205 of the Acts of 2008)**

In August, Governor Patrick signed a **new law** (S.286) which requires school districts to initiate special education **transition planning and transition services at age 14**, rather than age 16. Parents and educators applaud law-makers for this critical legislation, as delay until age 16 (the middle of high school) is too late to facilitate effective transition planning.

### What to do if you are the parent of a 14 or 15 year old?

- Request an *IEP meeting* (in writing) to discuss transition using the Transition Planning Form
  - Note: The IEP Transition Planning Form is simply a planning document, and is **not** included in your child's IEP
- Request a *transition assessment* (in writing) to address transition goals, objectives, and services
- Make sure that your child's IEP includes measurable *IEP transition goals and objectives* related to
  - Training
  - Education
  - Employment
  - Independent living, as appropriate
- Your child is entitled to *transition services* that will help meet her transition goals and facilitate movement to post-school activities, including:
  - Instruction
  - Related services
  - Community experience
  - Development of employment (including integrated supported employment) and other post-school adult living objectives
  - Acquisition of daily living skills
  - Functional vocational evaluation

Be sure to list specific transition services in the IEP.

- Transition goals and services must be based on your child's needs, taking into account his *strengths, preferences, and interests*.
- Your child must be invited to the IEP Team meeting starting at age 14. Help to determine the best way for your child to participate.

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