IMPORTANT TRANSITION AGES AND MILESTONES

It is important to begin the transition planning process early to allow time for planning and accessing the support services needed in the future. Applications for services occur at specific ages and students will begin to take on more responsibility for making decisions that affect their lives.

AGE 14

Register with the Local Community Centered Board
Students with a Developmental Disability should register for services with the local Community Centered Board. Registering early is important due to potential waitlists for employment and/or residential services. Registration does not require families to accept services upon availability.

Colorado Identification Cards
Colorado Identification Cards may be obtained for students at the Motor Vehicle office that issues drivers licenses. You will need two forms of identification. One must be a certified Birth Certificate or other certified identification such as a passport or military ID. The second form of identification may be for the student, such as a school ID, or for the parent of a minor child.

AGE 15

Substance Abuse Treatment
Substance abuse counseling and therapy can be accessed by youth at age 15 without parent permission through community or private agencies including treatment for alcohol or drug use.

IEP Includes Specific Transition Services
Beginning when the student is 15, the student must be specifically invited to attend the IEP meeting. The IEP must include the student’s postsecondary goals, the course of study needed to help the student reach those goals, and specific transition services that are linked to the needs and goals that may include adult agency support.

Mental Health Services
Beginning at the age of 15, a minor can apply for mental health services that are provided by a community based mental health organization or private provider without the consent of a parent or guardian. A minor who is fifteen years of age or older may voluntarily apply for hospitalization for mental health services. Parent permission is required for services provided by school district personnel in a school setting (Colorado Children’s Code, CRS 27-10)

AGE 18

Individuals may vote, sign contracts, get married, make decisions about medical care and be arrested as an adult. The transfer of rights from the parent to the individual in these cases is outlined in Colorado Statute.
Note: Under Colorado law, parents maintain those rights defined in IDEA for special education students who remain in public education until the age of 21. However, students are able to access their school records at age 18.

Consider Guardianship / Conservatorship
Guardianship and/or conservatorship should be considered for a child that has a disability that causes him/her to be unable to manage his/her own life. After the age of 18, without being the guardian, you cannot legally make decisions for your son or daughter. It may be necessary for a court to make a legal determination that the person is incapacitated and someone should serve as his guardian. While guardianship provides important protection, it can be restrictive.
Under limited guardianship, a guardian is responsible only for specific matters such as money management or medical decisions. Special education service providers or agency personnel may be able to assist parents with this process. For more information, contact the Guardianship Alliance at (303) 228-5382 or http://www.guardianshipallianceofcolorado.org.

Parents Rights to Records
The Family Education Rights and Privacy Act, FERPA, gives certain rights to parents regarding access to their child’s education records. Parents will have access to records for students over 18 who are dependents, and are continuing to receive special education services under IDEA.

Register for Selective Service
Young men must register for Selective Service at the age of 18 regardless of their level of disability. Registration cards may be mailed directly to the student from the Selective Service Board or may be obtained from the post office. Registration can also be completed online at https://www.sss.gov.

Eligibility for Supplemental Security Income
Eligibility for Supplemental Security Income (SSI) benefits for a child under 18 is based on the income and assets of the parents. Beginning at the age of 18, eligibility for benefits is based on the assets and earnings of the individual student. Students may apply the month of their 18th birthday. Frequently, clients are denied benefits the first time they apply, so parents may need to supply additional documentation and apply a second time during the one year appeal window. Because eligibility for SSI benefits is based on the assets of the child, it is important that parents plan carefully for the financial security of their son or daughter. Trusts and wills need to be set up by professionals who understand disability law. For more information, contact the Guardianship Alliance at (303) 228-5382 or http://www.guardianshipallianceofcolorado.org.

Age 21
The parent’s rights defined in IDEA transfer to the student who is still in public education at the age of 21. Even though many other rights in Colorado Statute transfer to the student at 18, special education rights remain with the parent until the student reaches 21 as long as the student is in public education. These include permission for assessment and placement. All rights transfer to the student at 21 unless guardianship has been awarded. A student’s right to a free appropriate public education (FAPE) ends at the end of the semester in which they turn 21 if they have not received a regular diploma before that time.

The contents of this handout were developed under a grant from the U.S. Department of Education. However, the content does not necessarily represent the policy of the U.S. Department of Education, and you should not assume endorsement by the federal government.