SPECIAL EDUCATION

Comply with RSA-Related and other Requirements in the MG (Bronx) Settlement

As shared in the September 21 edition of Principals Digest, in accordance with the terms of M.G. v. DOE (Bronx Related Services) settlement agreement, so ordered on June 22, 2021, schools located in the Bronx—including districts 7–12, D75 and D79—must continue to coordinate with their non-school-based related service authorization (RSA) liaison to comply with all RSA-related and other requirements in the settlement within the required timeframes. In particular, schools should ensure that they determine whether an RSA is required for any new related services recommendations on a students’ IEP, and if an RSA is required, inform the relevant BCO or D75 staff to generate the RSA package no later than the 15th school day after the effective date of a related service on an IEP. Additional details are included in the RSA Issuance and Parent/Guardian Support Procedures for DOE Bronx Schools (including D7–12, D75 and D79) for the 2021-2022 School Year.

For support or questions, contact your BCO administrator of special education (ASE).