

Quick Guide to Special Education Dispute Resolution Processes for Parents of Children & Youth (Ages 3-21)

This guide is not intended to interpret, modify, or replace any IDEA Part B procedural safeguards or requirements of federal or state law.

State regulations associated with these processes vary widely. Parents are encouraged to contact their state educational agency or parent center for more information.

	IEP				Due Process	Expedited
Processes	Facilitation	Mediation	Resolution	Written State Complaint	Complaint/	Hearing Request
	Not required by the IDEA;	Modicition	Meeting	Witten State Complaint	Hearing Request	& Resolution Meeting
	availability varies by state	A valuatory process that brings popula	A mosting that takes place offer a payort	A unitton document used to communicate		
How the	An optional early resolution process where an impartial facilitator assists the IEP team	A voluntary process that brings people together with a mediator, who helps them	A meeting that takes place after a parent files a due process complaint/hearing	A written document used to communicate that a public agency (e.g., school district)	A process used to resolve a formal complaint made by a parent or public	A special type of due process complaint/ hearing request available only in certain
Processes	with communication and problem solving.	communicate with each other and resolve	request but before a due process hearing	has not followed the IDEA, and to request	agency (e.g., school district), who are	situations that relate to a student's
Differ		their disagreements.	takes place.	an investigation.	together referred to as "the parties."	discipline and placement.
	Used when a parent and school district are unable to agree on important issues	Available anytime there is a disagreement between parents and educators about	Used to resolve issues listed in a due process complaint/hearing request.	Available anytime there is a concern about a particular child or an issue that affects	Used to resolve disagreements relating to the identification, evaluation, educational	Used when parents disagree with a school district's discipline-related decision that
What Issues	related to a child's IEP, or when a meeting	special education and/or related services.	process complainty nearing request.	children system-wide.	placement or provision of a free,	affects their child's placement, or whether
&	is expected to address complex issues or		The meeting must occur unless the parent		appropriate public education (FAPE) to a	the child's behavior is related to his or her
When Used	be controversial.		and school district agree in writing not to have the meeting, or to use the mediation		child who needs or is suspected of needing special education and related services.	disability.
			process instead.			A school district may use this process if it
						believes that a child's behavior could be
	A parent or school district may request IEP	A parent or school district may request	The school district must hold a resolution	Any person or organization may file a	A parent or school district may file a due	dangerous to the child or others. A parent or school district may file an
Who Initiates	facilitation. A state educational agency	mediation. A state educational agency may	meeting within 15 <u>calendar</u> days of	written state complaint.	process complaint/hearing request.	expedited due process complaint/hearing
Title illiciates	may also recommend this, as an alternative to a more formal process.	also recommend this, as an alternative to a more formal process.	receiving notice of a parent's due process complaint/hearing request.			request.
0	An IEP that is supported by the team	A signed, legally enforceable, written	A signed, legally enforceable, written	A written decision that includes findings	A written decision with findings of fact and	A written decision with findings of fact and
Outcome	members and benefits the child.	agreement.	agreement that resolves issues listed in the	and conclusions, and lists reasons for the	conclusions of law, which may order	conclusions of law, which may order the
Or Desired Desayle			due process complaint/hearing request.	final decision. Must also include actions required to address the needs of the child	specific activities to be carried out.	child to be provided with a specific educational placement.
Desired Result				or children related to the complaint.		oddoddonai piddomena
	IEP facilitation is an early dispute	Mediation discussions are confidential.	Resolution meetings only occur after a due	This is the only dispute resolution option	A formal record of the hearing (a written or	See Due Process Complaint/Hearing
Process	resolution option that is not required by the IDEA.	Mediation is a flexible process -	process complaint/hearing request is filed.	open to any person or organization, including those unrelated to the child.	electronic transcript) must be made and provided to the parent.	Request
Distinctions		participants may influence the process,	The resolution meeting occurs unless the			—
	IEP facilitation allows all members of the team the chance to participate fully, since	and ultimately determine the outcome.	parent and school district both agree in writing not to have the meeting, or go to	The final decision may include corrective actions that are child-specific or relate to	The decision is appealable in state or federal court.	
	the facilitator serves as the meeting leader.		mediation instead.	system-wide issues.		
					The prevailing party may attempt to recover attorneys' fees in a separate court action.	
	May build and improve relationships	Discussions are confidential – what is said	Provides a chance for the parent and	A written decision must be issued no later	From the date that the complaint is filed	This process is intended to quickly address
Benefits	among IEP team members.	in mediation can't be used as evidence in a	school district to work together to resolve	than 60 calendar days after the complaint	until the decision is final, your child stays in	decisions concerning a student's discipline
Donomo	Sometimes, team members feel better	due process hearing or civil lawsuit.	issues prior to a due process hearing.	was received, unless the timeline is extended.	his or her current educational placement, unless you and the school district agree	and placement.
	heard when a facilitator is involved.	A more flexible, less adversarial alternative	Keeps decision-making with the parent and	SACOTIAGA.	otherwise – this is called "pendency" or	
	Can help resolve disagreements more	to other dispute resolution options, like due	school district who know the child.	A written state complaint is relatively easy to file.	"stay-put."	
	quickly than other options.	process complaints/hearing requests.	The school district may only bring an	to me.	The decision is legally binding on the	
		Sometimes, participants work with the	attorney to the resolution meeting if the		parties.	
	Keeps decision-making with team members who know the child best.	mediator to design the process; in some cases, they may be allowed to select the	parent chooses to bring an attorney.		The state educational agency is	
	members who know the office best.	mediator together.	The parent or school district may cancel a		responsible for ensuring the decision is	
	The IEP team may work together more	Con help reached dispersion and an arrange	resolution agreement within 3 <u>business</u>		followed, unless it is appealed.	
	effectively and efficiently.	Can help resolve disagreements more quickly than other options.	days of the agreement being signed.			
	Parents and the school district must agree	Mediation is voluntary, so the parent and	Discussions at the resolution meeting are	The person or organization filing the	The decision is made by a hearing officer or	The expedited hearing timeline is based on
Considerations	to use IEP facilitation.	school district must both agree to participate.	not confidential, and you cannot be required to sign a confidentiality form to	complaint must provide facts to support the problems listed in their complaint.	administrative law judge who is not involved in the child's education.	school days, and the resolution meeting period is based on calendar days.
	For the process to be successful, everyone	paragrato.	participate in the meeting.	the problems listed in their complaint.	mvolved in the oring 3 education.	period is based on <u>carefular</u> days.
	at the meeting needs to respect the role of	Whether there is resolution of the issues,		This process does not require those	The decision is legally binding, even if you	It is important to keep timeline differences
	the facilitator and be willing to participate.	or an agreement is created, depends upon the participants.	Parents and the school district may choose to sign a confidentiality agreement or	involved to try resolving the dispute collaboratively. Mediation remains available	disagree with the outcome.	in mind, especially during or close to times when school is not in session, such as
	The facilitator typically does not address		include it in a resolution agreement.	anytime.	If a decision is appealed, it may not be	vacations and extended breaks.
	issues unrelated to the IEP.	Complex situations may require multiple		The IDEA does not require states to offer	carried out until the appeal is final.	The resolution period bearing and
		mediation sessions to come to agreement. There is no guarantee that a written		an appeal process for the written decision—	School districts are typically represented by	The resolution period, hearing, and decision timelines cannot be extended.
		agreement will be created.		check with your state educational agency	attorneys. If a parent hires an attorney, it is	
				for options that may be available.	at their own expense.	

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Processes	Facilitation	Mediation	Resolution	Writton State Complaint	Due Process	Expedited
	Not required by the IDEA;	Mediation	Meeting	Written State Complaint	Complaint/	Hearing Request
	availability varies by state		_		Hearing Request	& Resolution Meeting
Decision-	The IEP team.	Participants work on solutions together and	The parents and school district identify the	The state is responsible for ensuring that	A hearing officer or administrative law	See Due Process Complaint/Hearing
maker		are in control of the outcome.	terms of any agreement.	an investigation is done, if necessary, and a decision is made about the complaint.	judge makes the decision. If the decision is appealed, a judge makes the decision.	Request
	A <u>facilitator</u> typically:	A mediator typically:	The IDEA does not include a third party for	An investigator:	The hearing officer or administrative law	See Due Process Complaint/Hearing
Role of	 Helps team members develop ground 	Helps participants develop ground rules	resolution meetings.	Reviews information related to the	judge:	Request
Third Party	rules and an agenda for the meeting. Guides discussion by asking child-	for the session. • Creates a safe environment and		complaint. • May interview or meet with people	 Oversees the hearing timeline, including all pre-hearing activities. 	←
	focused questions.	encourages participants to be	Some states may provide facilitators for	related to the complaint.	 Conducts the hearing and manages 	
	 Keeps the team on task and the meeting on schedule. 	respectful of other points of view. Guides discussion by listening,	resolution meetings if requested by the parent and school district, although this is	 Makes findings and a determination based on applicable law. 	procedural matters. Uses applicable law to write a decision	
	Asks questions to clarify points of	identifying interests, and clarifying	not required.	based on applicable law.	based on evidence and testimony	
	agreement and disagreement, and help	concerns.	·		presented at the hearing.	
	identify workable solutions.Does not make decisions or determine	 Does not make decisions. Is knowledgeable of laws relating to 			 May dismiss the complaint if the issues are resolved before the hearing. 	
	if team members are right or wrong.	special education and related services.			are resolved before the hearing.	
	No specific timeline.	Available at any time, even if a due process	If the requirement is not waived, or	Under the IDEA, written state complaints	Under the IDEA, due process complaints	A resolution meeting must occur within 7
Time Frame	Meetings may be scheduled within a few	complaint/hearing request or written state complaint has already been filed.	mediation is not used, a resolution meeting must take place within 15 <u>calendar</u> days of	must be filed within 1 year of the date when the individual knew or should have	must be filed within 2 years of the date when a party knew or should have known	calendar days, unless the parties agree in writing not to have the meeting, or use
	days or weeks of a request being received.	complaint has already been filed.	the filing of a due process complaint/	known of the problem.	of the problem.	mediation instead.
		Must be scheduled in a timely manner.	hearing request.			
			A parent may ask the hearing officer or	The written decision must be issued no later than 60 calendar days from the date	The written decision must be issued within 45 calendar days from the end of the	The hearing timeline proceeds if the issue is not resolved within 15 <u>calendar</u> days.
			administrative law judge to start the	the complaint was filed, unless the timeline	resolution period, unless a party requests a	·
			hearing timeline if the school district does	is extended.	specific extension of the timeline.	The hearing must be held within 20 school
			not hold the resolution meeting on time.			days of the request being filed.
			The parties have up to 30 calendar days to			The decision must be issued within 10
			work on a resolution prior to the hearing timeline. The hearing officer or			school days of the hearing.
			administrative law judge may extend this			
			period at the request of the parties.			
	Typically, there is no cost to the parent – the meeting is provided at public expense.	No cost to the parent – the mediator and facilities are provided at public expense.	No cost to the parent – the meeting is provided at public expense.	No cost to the complainant – the investigation and decision are provided at	The hearing, hearing officer or administrative law judge, facilities, and	See Due Process Complaint/Hearing Request
Financial Cost/	the meeting is provided at public expense.	radinates are provided at public expense.	provided at public expense.	public expense.	decision are provided at public expense.	noquose
Who Pays						
					Each party pays its own expenses, which may include attorneys' fees and witnesses.	
					·	
	Having a facilitator present at IEP meetings can help team members problem-solve	A mediator may help participants problem- solve more effectively.	Resolution meetings give parents and school districts an opportunity to resolve	This process does not focus on relationships.	Due process is considered the most adversarial dispute resolution process.	See Due Process Complaint/Hearing Request
Impact	together more effectively.	Solve more effectively.	issues without going to a hearing.	relationships.	adversarial dispute resolution process.	
on		A successful mediation can help improve				
Relationships	Better communication and improved relationships often result from facilitated	the school-family relationship.	Where available, using a facilitator to guide discussion and problem-solve may result in			
	IEP meetings.		better communication.			
	It may be helpful to:	It may be helpful to:	It may be helpful to:	A complainant should:	Considerable preparation is needed to	See Due Process Complaint/Hearing
How to Prepare	 Make a list of the issues you want to discuss and questions you want to ask. 	 Identify issues you want to discuss during the mediation. 	 Bring a copy of the due process complaint/hearing request and other 	 Include information to support the problems identified when the complaint 	present a case adequately.	Request
	 Think about what is most important to 	 Make a list of your child's needs and 	materials that may be useful to you.	is filed.	Parties should be prepared to do the	
	your child and his or her needs. Be willing to listen and carefully	questions you want to ask. Think of questions that others might ask	Make a list of your child's needs.Organize materials, including dates and	 Follow state requirements for filing the complaint. (For example, some states 	following for a hearing: Gather and submit evidence.	
Additional	consider others' ideas.	and write down possible responses.	notes on documents.	require an original, signed complaint.)	 Prepare testimony, witness lists, and 	
resources are	Organize documents, put dates and	 Organize documents, put dates and 	Consider all possible solutions to the	 Provide the school district with a copy of 	other hearing documents.	
available on	notes on them, and bring extra copies. Bring materials that may be helpful to	notes on them, and bring extra copies. • Bring materials that may be helpful to	problem. Think about how you plan to deal with	the complaint. • Respond to all requests for more	 Question and cross-examine witnesses. 	
the CADRE	explain or inform others.	explain or inform others.	emotions during the meeting, and try to	information about the complaint in a	Parties choose whether to hire or consult	
Website	Think about how you plan to deal with	Be willing to listen and carefully	stay optimistic.	timely manner.	with an attorney. A person who is not	
	emotions during the meeting. Arrive a little before the meeting, so you	consider others' ideas, as well as possible solutions.	Consider asking someone to go to the meeting with you, to help you stay	 Review the school district's response to the complaint and, if appropriate, 	represented by an attorney may be referred to as appearing "pro se." This is a Latin	
	have time to get ready to participate.	 Think about how you plan to deal with 	positively focused.	provide additional information	term that means the person represents	
		emotions during the meeting.		according to the state's guidelines.	himself or herself in the legal proceeding.	

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