SCHOOL REQUESTS HEARING – EXPEDITED TIMELINES

WITHIN 10 CALENDAR DAYS OF RECEIVING A REQUEST FOR A DUE PROCESS HEARING

• The parent (or the parent's attorney) must provide a <u>written response to the School's due process</u> <u>hearing request</u> specifically addressing the issues identified in the due process hearing request.

WITHIN 20 INSTRUCTIONAL DAYS OF RECEIVING A REQUEST FOR A DUE PROCESS HEARING

• A hearing must be conducted.

WITHIN 10 INSTRUCTIONAL DAYS OF THE HEARING

• A written decision must be rendered by the hearing officer.

Note:

- The requirements of sufficiency pertaining to hearing requests are not applicable in expedited due process hearings.
- A hearing officer shall not grant extensions of time in an expedited due process hearing.
- A hearing officer's decision can be appealed to court pursuant to 511 IAC 7-45-9.