Summary of Technical Edits to Whose IDEA is This? Published April 2, 2012

1) Updated cover page with current governor, current superintendent, current ODE websites and emails.
2) Provided direct phone numbers for mediation, facilitation, due process and complaints.
3) Updated appropriate references:
   • Limited English proficient (LEP) students to English language learners (ELL) and
   • Complaint notice to due process complaint notice.
4) Simplified language: For example, "Provides interventions (systematic assistance)..." to "Tries different teaching strategies to..."
5) Consent section (page 14) added 2 bullets:
   • Is not required to consider your child to be eligible for services; and
   • Must make reasonable efforts to get your consent and must keep a record of its attempts to get your consent.
6) Due Process section (page 41) deleted the sentence: Discussions that take place at the resolution meeting must be kept private and cannot be used as evidence in a due process hearing or the appeal of that decision.

   Per Questions and Answers on Procedural Safeguards and Due Process Procedures for Parents and Children with Disabilities (Revised June 2009) at http://www2.ed.gov/policy/speced/guid/idea/procedural-safeguards-q-a.doc: “Unlike mediation, the IDEA and the regulations do not prohibit or require discussions that occur during a resolution meeting to remain confidential. However, the confidentiality provisions in the Part B regulations at 34 CFR §300.610 and FERPA and its regulations apply.”
7) Corrected spelling errors, grammatical errors and pagination.