

BEFORE THE
OFFICE OF ADMINISTRATIVE HEARINGS
STATE OF CALIFORNIA

In the Matter of:

PARENT ON BEHALF OF STUDENT,

v.

WEST COVINA UNIFIED SCHOOL
DISTRICT.

OAH CASE NO. 2013070381

ORDER DENYING REQUEST FOR
RECONSIDERATION

On October 24, 2013, OAH issued an order denying a second request for a continuance on the ground that good cause had not been shown. The order denying the continuance expressly stated: “Even if the ‘interim’ agreement was executed in August of 2013, good cause was not shown for a continuance of this length.” On October 25, 2013, the parties filed a request for reconsideration on the ground that there was a new fact, i.e., that an interim agreement had been reached in August of 2013, not April of 2013, as erroneously recited by the parties.

The Office of Administrative Hearings will generally reconsider a ruling upon a showing of new or different facts, circumstances, or law justifying reconsideration, when the party seeks reconsideration within a reasonable period of time. (See, e.g., Gov. Code, § 11521; Code Civ. Proc., § 1008.) The party seeking reconsideration may also be required to provide an explanation for its failure to previously provide the different facts, circumstances or law. (See *Baldwin v. Home Savings of America* (1997) 59 Cal.App.4th 1192, 1199-1200.)

Here, the new “fact” raised by the parties in their motion for reconsideration had already been considered by OAH. Accordingly, reconsideration is denied.

IT IS SO ORDERED.

Dated: October 25, 2013

/s/

RICHARD T. BREEN
Presiding Administrative Law Judge
Office of Administrative Hearings