

BEFORE THE
OFFICE OF ADMINISTRATIVE HEARINGS
STATE OF CALIFORNIA

In the Matter of:

PARENT on behalf of STUDENT,

v.

LOS ANGELES UNIFIED SCHOOL
DISTRICT; GRANADA CHARTER HIGH
SCHOOL.

OAH CASE NO. 2009020235

ORDER GRANTING REQUEST TO
RESET TIMELINES BASED ON
PRIOR MOTION TO ADD PARTY

On March 10, 2009, Granada Charter High School (Granada) was added as a party to this action. Granada has since requested that a new scheduling order be issued so as to afford it time for a resolution session. The March 10 OAH order did not reset the timelines due to the addition of a new party. That Order is modified as ordered below. This request to reset the timelines is granted.

ORDER

1. The prehearing and hearing dates confirmed in the OAH Order of March 10, 2009 Granting Motion to Add Party are hereby vacated.
2. Pursuant to section 1415(c)(2)(E)(ii), the applicable timeline for this due process hearing, including the resolution session, recommences as of the date of this order.
3. A new scheduling order will issue.

Dated: March 27, 2009

/s/

ANN F. MACMURRAY
Presiding Administrative Law Judge
Office of Administrative Hearings