

BEFORE THE  
OFFICE OF ADMINISTRATIVE HEARINGS  
STATE OF CALIFORNIA

In the Matter of:

PARENT ON BEHALF OF STUDENT,

v.

ELK GROVE UNIFIED SCHOOL  
DISTRICT.

OAH CASE NO. 2013020224

ORDER GRANTING REQUEST FOR  
EXTENSION OF TIME TO FILE A  
RESPONSE TO STUDENT'S  
AMENDED MOTION FOR STAY PUT

On February March 21, 2013, Student filed an amended Motion for Stay Put following the Office of Administrative Hearings' (OAH's) February 19, 2013's order denying Student's original Motion for Stay Put without prejudice.<sup>1</sup> On March 22, 2013, the Elk Grove Unified School District (District) filed a request for extension of time to file a response to Student's amended Motion for Stay Put (Request). In the request, Ms. Cathy Holmes, the attorney for District, explained that District is currently on spring break through March 29, 2013, and that she would not be able to obtain factual basis and/or written declarations needed to present an appropriate response to Student's amended Motion for Stay Put. Thus, District requested until May 5, 2013, in order to file a response to Student's amended Motion for Stay Put. Student has not responded or opposed District's request.

The request for extension of time is reasonable, and is thus granted. District is allowed until April 5, 2013, to file its response or opposition to Student's amended Motion for Stay Put. **The response or opposition shall be received by OAH by 5:00 P.M. on April 5, 2013.**

IT IS SO ORDERED.

Dated: March 26, 2013

/s/

ADENIYI AYOADE  
Administrative Law Judge  
Office of Administrative Hearings

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<sup>1</sup> According to the order, the original Motion for Stay Put was denied "because Student has not pled facts sufficient to determine whether Elk Grove School District is a proper party to any determination of stay put."