

BEFORE THE  
OFFICE OF ADMINISTRATIVE HEARINGS  
STATE OF CALIFORNIA

In the Matter of:

PARENT ON BEHALF OF STUDENT,

v.

LOS ANGELES UNIFIED SCHOOL  
DISTRICT.

OAH CASE NO. 2013060923

SECOND ORDER FOR  
SUPPLEMENTAL BRIEFING ON  
STUDENT'S LAST AGREED AND  
IMPLEMENTED PLACEMENT

On June 27, 2013, the undersigned ALJ issued an order for supplemental briefing regarding Student's stay put motion. Student was ordered to produce a signed copy of the last implemented IEP showing consent. Student responded to the order for supplemental briefing in a timely matter. However, Student did not have a clear copy of the last signed IEP showing consent. Although the District sent an opposition to Student's stay put motion, it did not address the issue of the last agreed and implemented IEP placement.

ORDER

The District is ordered to file a copy of the IEP it regards as Student's last agreed upon and implemented IEP and to respond to Student's contention that Student's last agreed and implemented placement is Glenholme School pursuant to the December 2012 IEP. The District is ordered to respond on this issue only by July 11, 2013.

IT IS SO ORDERED.

Dated: July 09, 2013

/s/

---

MARGARET BROUSSARD  
Administrative Law Judge  
Office of Administrative Hearings