

BEFORE THE
OFFICE OF ADMINISTRATIVE HEARINGS
STATE OF CALIFORNIA

In the Matter of:

PARENT ON BEHALF OF STUDENT,

v.

RIVERSIDE UNIFIED SCHOOL
DISTRICT.

OAH CASE NO. 2014030785

ORDER CONFIRMING EXHIBITS
ADMITTED INTO EVIDENCE AT
HEARING

The hearing in this matter took place on April 24, 28, 29, and May 1, and 2, 2014. The hearing was recorded. A decision is due in this expedited matter no later than May 16, 2014.

On May 6, 2014, upon uploading the hearing recording, the Administrative Law Judge noticed that it appeared there were several minutes that had not recorded at the conclusion of the hearing on May 2, 2014. After listening to the recording, she determined that the recording stopped in the middle of the discussion concerning the exhibits to be entered into evidence. The last few minutes recorded concerned admission of Student's exhibits 51(A) and 51(B). The final discussion, which concerned the remainder of Student's exhibits, the exhibits to be offered into evidence by District, and the concluding remarks of the ALJ closing the hearing, did not record. It does not appear that any testimony or oral closing arguments failed to record.

This Order shall therefore confirm the exhibits that were admitted at hearing.

STUDENT'S EXHIBITS ADMITTED AT HEARING:

Exhibits 1; 11; 12; 13; 14; 15; 16; 21; 22; 23; 43; 51(A); 51(B), pages 26-34; 60; 61; 62; 63; and 64.

DISTRICT'S EXHIBITS ADMITTED AT HEARING:

8; 11; 13; 15; 16; 18; 20; 30; 31; 32; 38; and 43.

If either party believes that an exhibit entered into evidence at the hearing was omitted from this list, the party shall file a letter with OAH no later than Friday, May 9, 2014, identifying the exhibit.

IT IS SO ORDERED.

DATE: May 06, 2014

/s/

DARRELL LEPKOWSKY
Administrative Law Judge
Office of Administrative Hearings