

BEFORE THE  
OFFICE OF ADMINISTRATIVE HEARINGS  
STATE OF CALIFORNIA

In the Matter of:

PARENT ON BEHALF OF STUDENT,

v.

ARCADIA UNIFIED SCHOOL DISTRICT.

OAH CASE NO. 2014050840

ORDER DENYING DISTRICT  
REQUEST TO RESET DATES

On May 23, 2014, the District filed a request to reset all dates on the ground that OAH had opened the file on May 14, 2014, but District first received notice of the content of the due process hearing request on May 21, 2014. No opposition was received.

District's motion is denied. The fact that District received notice of the content of the due process hearing request five business days after OAH opened the file has no impact on the hearing schedule or District's rights and responsibilities. The mandatory resolution session, District's time to issue a response, and District's option to file a notice of insufficiency are all timed based on the date District received notice, not the date OAH opened the matter. (See Ed. Code, §§ 56501.5, subd. (a)(1); 56502, subds. (d)(1) & (d)(2)(A). )

All dates are confirmed.

DATE: May 30, 2014

/s/

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