

BEFORE THE
OFFICE OF ADMINISTRATIVE HEARINGS
STATE OF CALIFORNIA

In the Consolidated Matters of:

STUDENT,

v.

TEMECULA VALLEY UNIFIED SCHOOL
DISTRICT,

AND RELATED CASES

OAH CASE NOS. 2012020458, 2012020005
and 2012090247

ORDER GRANTING REQUEST TO
REOPEN RECORD TO TAKE
ADDITIONAL EVIDENCE

The hearing in this matter concluded on November 29, 2012. On December 10, 2012, the parties filed their written closing argument and the case was taken under submission. On December 10, 2012, Student filed a motion to reopen the record to permit the taking of new evidence. Along with the motion, Student filed a declaration of Student's mother and attached documentation which Student wished to include into evidence.

On December 12, 2012, the Temecula Valley Unified School District (District) filed a response to Student's motion. The District did not object to reopening the record to permit Student's declaration and attachments to be received into evidence, provided that the record could also be supplemented by a declaration of District's counsel and attachments.

Good cause appearing, both parties' requests to supplement the record with additional evidence are hereby granted. Student's moving papers, declaration and attachments have been admitted into evidence as Exhibit TT. The District's responsive papers, declaration and attachments have been admitted into evidence as Exhibit 120.

IT IS SO ORDERED.

Dated: December 20, 2012

/s/

SUSAN RUFF
Administrative Law Judge
Office of Administrative Hearings