

BEFORE THE
OFFICE OF ADMINISTRATIVE HEARINGS
STATE OF CALIFORNIA

In the Matter of:

PARENT ON BEHALF OF STUDENT,

v.

TORRANCE UNIFIED SCHOOL
DISTRICT.

OAH CASE NO. 2014010581

ACKNOWLEDGEMENT OF RECEIPT
OF STUDENT'S REQUEST AND
NOTICE OF NON-ACTION

On January 15, 2014, Student filed a due process hearing request naming the Torrance Unified School District (Torrance). On January 30, 2014, Torrance filed a Notice of Insufficiency (NOI) as to Student's complaint. On January 31, 2014, the Office of Administrative Hearings (OAH) issued an order determining that Student's complaint was sufficient. On January 31, 2014, Student's attorney submitted a letter to OAH indicating that she had not received a copy of the NOI and seeking an opportunity to review the NOI.¹

OAH acknowledges receipt of Student's letter; however, it does not intend to take any further action regarding the NOI. Student may request copies of pleadings from Torrance that were filed with OAH.

All parties should be aware of their need to serve documents on other parties to the dispute. If a party believes it has been denied due process due to a failure of one party to properly serve documents, then the aggrieved party may file any appropriate motions.

Dated: February 4, 2014

/s/

JOY REDMON

Administrative Law Judge

Office of Administrative Hearings

¹ It should be noted that the NOI received by OAH contained a proof of service indicating that Torrance served Student's attorney with its NOI via facsimile on January 30, 2014.