

EXHIBIT 5

THE SCOTT LAW FIRM

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Via Facsimile and U.S. Mail

Kathleen Darmagnac
Stubbs & Leone
2176 N. California Blvd., #900
Walnut Creek, CA 94596

Re: *Carrasco v. San Ramon Valley Unified School District*, USDC # C04-02395 CRB

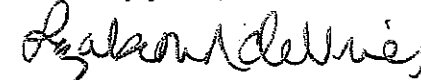
Dear Ms. Darmagnac:

I am writing this letter in good faith as a **third attempt** to meet and confer with you, following my May 10, 2005 letter to you and my June 10, 2005 discussion with your colleague, Patricia Parker. This letter concerns the District's discovery responses to the Plaintiff's second document request, number nine, which requests the following:

Any and all DOCUMENTS evidencing agreements between the San Ramon Valley Unified School District and the food service company commonly known as "Sodexo," from 2000 to the present, including but not limited to, those related to Larry Shannon, Sandy Queirolo and Bessie Argallon.

The District objected to this request based on privacy rights of third parties and confidentiality. David Lake, the Sodexo employee responsible for negotiating food service consulting contracts with the District, testified in his June 10, 2005 deposition that these agreements do not include the names any third parties. It is unclear to me whose privacy rights the District is asserting. Further, it is my understanding of the law that a public entity may not enter into a confidential agreement. If you have a different understanding of the law or the facts, I ask that you please provide it to me. Otherwise, please produce all responsive documents.

Very truly yours,



Lizabeth N. de Vries

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