January 24, 2018

ADOPT FINDING THAT PUPILS ARE NON-RESIDENTS OF THE CITY OF CHICAGO INDEBTED TO THE CHICAGO PUBLIC SCHOOLS FOR NON-RESIDENT TUITION

THE ACTING CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

That the Chicago Board of Education: (i) find that the custodial parents of CPS pupils (I.D.# 40779663, 42122882, and 44137542) were non-residents of the City of Chicago from the time they enrolled each pupil (I.D.# 40779663, 42122882, and 44137542) through the 2011-2012 school year (ID# 40779663), the 2013-2014 school year (ID# 42122882), and the 2016-2017 school year (ID# 44137542); (ii) hold the pupils' custodial parents accountable as indebted to the Board for non-resident tuition for the pupils' attendance in the Chicago Public Schools for the pupils' enrollment for the 2000-2001 through 2011-2012 school years (ID# 40779663), the 2002-2003 through 2013-2014 school years (ID# 42122882), and the 2005-2006 through 2016-2017 school years (ID# 44137542), in the total amount of \$345,615.37; and (iii) reject any objections by the parents to the Board's findings.

DESCRIPTION:

Sections 10-20.12a and 10-20.12b (105 ILCS 5/10-20.12a and 10-20.12b) of the Illinois School Code and Board Rule 5-12 authorize and empower the Board to charge tuition, not exceeding 110% of the per capita cost of maintaining its schools during the preceding school year, to pupils enrolled in the Chicago Public Schools determined to be non-residents of the City of Chicago. Further, section 10-20.12b provides that a hearing be held, when requested by the person who enrolled the pupils, to determine whether or not a pupil who is believed to be a non-resident resides within the City of Chicago. If after notice of the initial determination of non-residency, the person who enrolled the pupil does not request a hearing or, if requested, the hearing results in a finding that the pupil does not reside in the district, the person who enrolled the pupil shall be charged tuition for the period of non-resident school attendance and the pupil shall be barred from attending school in the district. A hearing was not requested after notice of the initial determination of non-residency.

LSC REVIEW: LSC review is not applicable to this report.

AFFIRMATIVE

ACTION REVIEW: Affirmative action review is not applicable to this report.

FINANCIAL: If the pupils are found to have been non-residents during any time the pupils

attended the Chicago Public Schools, the person(s) who enrolled the pupil shall

be charged tuition for that time.

PERSONNEL

IMPLICATIONS: None.

Approved:

JANICE K. VACKSON Acting Chief Executive Officer

Approved as to Legal Form

Douglas A. Henring

Acting General Counsel