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

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

DESCRIPTION:

That the Chicago Board of Education: (i) find that the parent of CPS pupil (I.D.# 45237818) was a non-resident of the City of Chicago from the time they enrolled the pupil to the present academic school year, for the time that the identified pupil attended CPS schools; (ii) find that the custodial parent of CPS pupil (I.D. # 50210065) was a non-resident of the City of Chicago as of October 2017 while the pupil attended CPS schools; (iii) hold the pupil's (ID # 45237818) custodial parents accountable as indebted to the Board for non-resident tuition for the pupil's attendance in the Chicago Public Schools for the pupil's respective times of enrollment, which occurred in the 2017-2018 school year, in the total amount of \$13,467.82; (iv) reject any objections by the parents to the Board's findings; (v) disenroll both pupils (ID # 45237818 and ID # 50210065) from the pupils' current schools of attendance; and (vi) permanently ban pupil ID # 45237818 from attending any Selective Enrollment School or program for the life of his primary and secondary education.

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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