#402-09JO

AGENCY DKT. NO. 245-8/08

BOARD OF EDUCATION OF THE BOROUGH:

OF RUTHERFORD, BERGEN COUNTY,

:

PETITIONER,

:

V. COMMISSIONER OF EDUCATION

en A.L. ORDER

J.L. and F.L. on behalf of minor children A.L. and B.L.,

RESPONDENT.

.

On October 9, 2008, a final agency decision was rendered in this matter, wherein the Commissioner assessed respondents, Juan and Fabiola Lecea, \$71,442 in tuition to compensate the petitioning board of education for their children's period of ineligible attendance in the public schools of the district, pursuant to *N.J.S.A.* 18A:38-1. The Board subsequently requested that the Commissioner seek entry of the unsatisfied portion of the assessment on the judgment docket of the Superior Court pursuant to *N.J.S.A.* 2A:58-10. Petitioners offered no reasons why the judgment against them should not be so docketed, although given an opportunity by this agency to do so.

By order dated December 10, 2008, the Commissioner directed the Superior Court Clerk to enter the judgment onto the court judgment docket. The entry was effectuated on or about October 2, 2009.

It has come to the attention of the Commissioner that the respondents' name was incorrectly spelled on the Commissioner's December 10, 2008 order and the consequent entry onto the judgment docket. Accordingly, as respondents are – pursuant to *N.J.S.A.* 2A:58-10 – subject to entry of a judgment by the court in the amount of \$71,442, with interest to accrue as provided by

law, the Commissioner directs that judgment in that amount be docketed against Juan and Fabiola Lecea, and that the previous incorrect judgment docketing be corrected.

IT IS SO ORDERED.

COMMISSIONER OF EDUCATION

Date of Decision: December 7, 2009

Date of Mailing: December 8, 2009