[LTFRB MEMORANDUM CIRCULAR NO. 95-001, January 25, 1995]

RESETTING OF CASES FOR HEARING

Effective immediately, all applications for franchises to operate public land transport services on newly-opened or developmental routes, as declared by the DOTC, which are uncontested and the hearing of which was suspended because of the Temporary Restraining Order issued by the Supreme Court on June 20, 1994, shall now be chronologically scheduled for hearing at the convenience of the Board's calendar. There is no longer need for applicants to re-file their applications.

For the information and guidance of all concerned.

Adopted: 25 Jan. 1995

(SGD.) DANTE M. LANTIN Chairman

(SGD.) NABOR C. GAVIOLA Board Member

(SGD.) JESUS C. CRUZ Board Member



Source: Supreme Court E-Library This page was dynamically generated by the E-Library Content Management System (E-LibCMS)