[HLURB MEMORANDUM CIRCULAR NO. 12, S. 1997, May 22, 1997]

RESOLUTION NO. R-598, AMENDMENT TO THE GUIDELINES ON ENTRY OF JUDGMENT PURSUANT TO RULE XIX OF THE 1996 HLURB RULES OF PROCEDURE

- 1. The Board of Commissioners approved on 19 May 1997 Resolution No. R-598, amending the Guidelines on Entry of Judgment Pursuant to Rule XIX of the 1996 HLURB Rules of Procedure, by DELETING from the coverage thereof Items B.d and B.e, to wit:
 - "B. Coverage

XXX

- [d. Decisions d the Board acted upon by the Office of the President, after thirty (30) days from receipt of Notice of Decision.
- e. Decisions of the Board acted upon by the Supreme Court, forty five (45) days after receipt of Notice of Supreme Court Decision."]

f. x x x

- 2. The amendment shall have the following effect:
- 2.1 Item B, Coverage, of the Guidelines shall now read as follows:
- B. Coverage

Entry of Judgment shall cover final and executory decisions which shall consist of the following:

- a. Decisions of the Housing and Land Use Regulatory Arbiter that were not appealed within thirty (30) days after receipt by the parties.
- b. Judgments upon Compromise Agreements/Amicable Settlements between parties.
- c. Decisions of the Board that were not appealed to the Office of the President despite the lapse of fifteen (15) days after receipt by the parties.
- d. Interlocutory Orders/Resolutions directing specific acts and/or imposing sanctions and administrative fines after thirty (30) days upon receipt by the parties."