



**Board Resolution No. 183
Series of 2011**

**AMO Written Examination as Prerequisite to the Filing of
New License Application**

Whereas, Section 19, Article IV of Republic Act 4566 authorizes the PCAB to investigate, classify and qualify applicants for contractors' licenses by written or oral examination, or both;

Whereas, the existing procedure allow the administering of applicants' written examination even after the applications are filed;

Whereas, that practice appeared to be inefficient and counter-productive since applicants do not appear on the scheduled date of examination or failed the same thereby causing delay in the processing of applications; and


Whereas, prolonged processing of applications contravenes the provisions of the Citizen's Charter, R.A. 9485, mandating all government offices to act expeditiously on requests/applications filed before them;

NOW, THEREFORE, in view of the foregoing, to ensure that only qualified applicants are given the chance to file applications for new license and for expediency, the Board RESOLVES, as it is hereby RESOLVED, to require the passage of the written examination by all proprietors or nominated authorized managing officers as prerequisite to the filing of new license applications.

This resolution shall become effective starting July 31, 2011.

SO ORDERED.

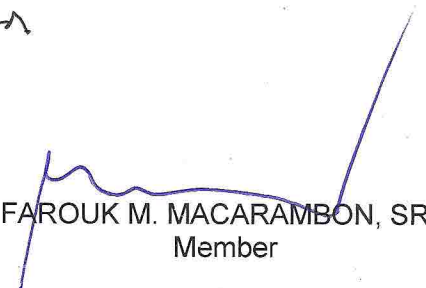
04 March 2011, Makati City



VICTORINO BENJAMIN V. LAHOZ
Member




RAMON F. ALLADO
Chairman



FAROUK M. MACARAMBON, SR.
Member

Attested by:



RENE E. FAJARDO
Officer-in-Charge



CONSOLACION V. VILLAFUERTE
Board Secretary