RULE XII

SUSPENSION/REVOCATION/WITHDRAWAL OF PERMIT

Rule 12. Revocation/Withdrawal of Permit. The CHED shall revoke or cancel the permit to operate review courses and/or close the review center/class/course for valid cause pursuant to existing laws, rules, policies and regulations and after due process. The school shall be duly notified in writing by the CHED. Such causes shall include but not limited to mismanagement, deceit in the application for permit, fraud in procuring review materials, involvement in unethical practices such as the facilitation of cheating or leakage of licensure examinations, unauthorized advertisement or operation of review courses, poor performance of reviewees in the licensure examinations, infringement of intellectual property rights, misleading and deceptive advertisements and/or claims, unfair trade practices.

Rule 13. Order of Suspension of Operation. The Chairman, upon the recommendation of the Director-in-charge of Review Centers, upon receipt of a verified complaint on alleged violations by the Review Center/School of the provisions of this IRR and stating therein the request and basis for suspension of operation, shall immediately order the conduct of a fact-finding investigation to determine prima facie evidence against the said Review Center/School. Upon finding of prima facie evidence and determination of the urgency of the situation to prevent further injury to the students or reviewees, the Chairman, upon the recommendation of the Director-in-Charge, may issue an Order of Suspension of Operation, pending formal investigation over the complaint pursuant to existing rules for a period of not more than ninety (90) days only.

RULE XIII

ADVERTISEMENT


14.1 Any advertisement or announcement referring to the review centers/review course or courses being offered shall be done only after the petitioner/applicant shall have obtained the required permit from the Commission on Higher Education. It shall be deemed a violation of this Order and Executive Order No. 566 for entities to make advertisements or announcements in connection with the operation of review centers or classes when no authorization or permit has been actually issued.