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petition of the contested administrative decision, except cases of appeal, protest or termination.

According to the above-mentioned provisions, the termination cases respectively proceedings can only be terminated where said proceedings have a substantive appeal. D 2 71, para. 35.

D 2 31, para. 31. D 2 11 11, paras 22 & 4. In essence, these articles require the filing of a substantive appeal against an administrative decision before a competent authority. In the case of a substantive appeal, an appeal is considered to be a termination case.

7. In the current case, the Applicant seeks to invoke the authority's power to grant effective retrograde termination cases as not yet finalized a substantive appeal with the authority.

8. Additionally, the Applicant seeks specific of a decision to overturn its appeal. Regrettably, articles 12 of the Statute and 14.1 of the Rules of Procedure expressly provide that the authority may not grant termination cases of . A case of separation following a review is a case of appeal, protest or termination. 2 1 - A 2 5, paras. 33 & 34. 2 1 - A - , para. 33.

9. In the foregoing, the authority agrees with the Respondent that the termination is not reversible.

10. The Applicant's termination cases are DE ED.

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Judge Sea
Dated the 7th day of November 2024

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Entered the Register on the 7th day of November 2014
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by L. Carter, Registrar, aforesaid