[PNP CIRCULAR NO. 2010-023, November 03, 2010]

AMENDMENTS ON PNP CIRCULAR NUMBER 2008-005 ENTITLED GUIDELINES ON AWOL CASES DATED MAY 17, 2008

1. REFERENCES

a. NAPOLCOM Memorandum Circular 2010-001, entitled "Amending Sections 9 and 10 of NAPOLCOM Memorandum Circular No. 95-017 entitled: "Prescribing the Guidelines Governing the Personnel Action of Dropping from the Rolls of Officers and Non-Officers of the Philippine National Police (PNP) for incurring Absences Without Official Leave/ and Authorized Absences";

b. NAPOLCOM Memorandum Circular 95-017 entitled: "Prescribing the Guidelines Governing the Personnel Action of Dropping from the Rolls of Officers and Non-Officers of the Philippine National Police (PNP) for incurring Absences Without Official Leave/ and Authorized Absences";

c. NAPOLCOM Memorandum Circular 2007-001 entitled: "Uniform Rules of Procedure Before the Administrative Disciplinary Authorities and the Internal Affairs Service of the Philippine National Police";

d. PNP Circular No. 2008-005 entitled: "Guidelines on AWOL Cases"; and

e. Memorandum from TCDS dated May 26, 2010 on the item herein abovementioned.

2. PURPOSE

This Circular amends certain provisions of PNP Circular No. 2008-005 or the Guidelines on AWOL Cases dated May 17, 2008 pursuant to the issuance of NAPOLCOM Memorandum Circular No. 2010-001 entitled "Amending Sections 9 and 10 of NAPOLCOM Memorandum Circular No. 95-017 entitled: "Prescribing the Guidelines Governing the Personnel Action of Dropping from the Rolls of Officers and Non-Officers of the Philippine National Police (PNP) for incurring Absences Without Official Leave/ and Authorized Absences."

3. AMENDMENTS

Pursuant to the issuance of NAPOLCOM Memorandum Circular No. 2010-001, Sections 6 (a) 7 and 8 of PNP Circular 2008-005 is hereby amended as follows:

"7) Within fifteen (15) days from receipt of the Order of Dropped from the Rolls, the concerned PNP member may file a Motion for Reconsideration with the non-disciplinary authority who issued the order, which motion shall be resolved within the same period. Only one (1) motion for reconsideration shall be allowed. However, failure of the appellant to file his motion for reconsideration and/or appeal as the case