In the Matter of the Amendments

of the

Hawaii Rules of Court

## ORDER AMENDING JUNE 15, 2005 ORDER THAT AMENDED THE HAWAI I RULES OF COURT

(By: Moon, C.J.; Levinson, Nakayama, Acoba, and Duffy, JJ.)

IT IS HEREBY ORDERED that paragraph 7 of the June 15, 2005 Order Amending the Hawaii Rules of Court is amended to read as follows:

7. Rule 45(e) of the Hawaii Rules of Appellate Procedure is amended as follows:

## Rule 45. DUTIES OF APPELLATE CLERKS.

\* \* \*

- (e) Costs and fees to be collected by the appellate clerk. . . .
- 1. For copies of any document in any public record:

\* \* \*

- (e) audio tapes, <u>electronic copy of any document</u> [computer diskette (per hearing or document, in the appellate court's format, if available and appellate court or clerical staff can make the copy)]: \$10.00
- (2) Parties to a pending case shall not be charged for [a] the first [paper] copy of the appellate court's order, opinion, judgment or any other item entered in the case by the appellate court, whether provided on paper or electronically.
- (3) The appellate clerk shall charge the actual cost of mailing copies of any item, provided that parties to a pending case shall not be charged for the mailing of  $\left[\frac{1}{a}\right]$  the first paper copy of an order, opinion, or other item entered in the case by the appellate court.

\* \* \*

DATED: Honolulu, Hawaii, June 22, 2005.