

**List of Commitments that the PRBoA Made** (for the period 2007 through end 2008, as announced by the PRBoA on 03 August 2007 at the 2<sup>nd</sup> Consultative Meeting of the **PRBoA**, the UAP-IAPOA and the Other Architectural Organizations

1. complete the PRBoA representation with the Office of the President, the Cabinet, GOCCs, GFIs and LGUs (particularly in the Metro Manila Area) in regard to the absolute need to enforce R.A. No. 9266;
2. **with the aid of the appointed PRC Special Prosecutor** (and possibly of collaborating private counsel or private investigator) and with the requisite backing of the PRC, the PRBoA shall:
  - a) cause the investigation by the Supreme Court of the judge/ court that hurriedly issued the injunction against Sec. 302.3 and 4 of the 2004 IRR of PD 1096 in May 2005 and refuses to lift the injunction to date;
  - b) cause the filing of a petition for mandamus against DPWH, DILG and all other agencies which refuse to implement R.A. No. 9266, only after exhaustion of all administrative processes prescribed under law;
  - c) conduct the *motu proprio* investigations of Registered and Licensed Architects (RLAs) who aid and abet the practice of unregistered persons, with the end view of permanently revoking their respective certificates and licenses to practice architecture;
  - d) cause the filing of complaints at the Ombudsman for the criminal violation of R.A. No. 9266 against LGU officials who refuse to implement and enforce R.A. No. 9266, only after exhaustion of all administrative processes prescribed under law;
  - e) cause the filing of a criminal complaint against a Building Official (or Acting Building Official) who accepted architectural plans signed and sealed by a CE over the period 10 April 2004 to 24 May 2005 or before the injunction was issued), only after exhaustion of all administrative processes prescribed under law; and
  - f) attempt to finally convince the PRC to declare as illegal the practice of CEs of preparing, signing and sealing architectural plans and documents;
3. commence with the PRC registration of **architectural firms** to rationalize and legitimize the practice and so that this can also be used to ferret illegal practitioners;
4. commence with the PRC application process for the granting of special or temporary permits to **foreign architects** (including former Filipinos) so that their activities can be curtailed;
5. accredit CPD providers (other than the IAPOA) and of CPD courses so that the mass base for CPD instruction (and by extension, the number of specialization courses) can be widened to include other architectural organizations, schools, institutions, NGOs, architectural offices, government and the like;
6. help the IAPOA finish the update and repeal of the ANC (UAP Documents), otherwise referred to as the Standards of Practice under R.A. No. 9266; and
7. embark on a tri-media campaign for the effective implementation and enforcement of R.A. No. 9266. *Nothing follows.*