RULE 115.2 - ADMINISTRATIVE COSTS

- A. The Hearing Officer may assess administrative costs against the violator when it finds that a violation has occurred and that compliance has not been achieved within the time specified in the citation or order.
- B. The Hearing Officer may assess administrative costs against the District when it finds that evidence available to the District before the hearing was convened that reasonably established that a violation had not occurred or that compliance had been achieved within the time specified in the citation or order.
- C. The administrative costs may include reasonable and necessary costs incurred in connection with the matter before the Hearing Officer including, but not limited to, costs of investigation, costs incurred to prepare for the hearing and for the hearing itself, and costs for all re-inspections necessary to enforce the citation or order.
- D. The Hearing Officer may waive the assessment of administrative costs against either party where unique circumstances are present, or in the interests of justice.

Rule added by Ordinance No. 133 (5/19/2008)