ADMINISTRATIVE ORDER OF THE CHIEF ADMINISTRATIVE JUDGE OF THE COURTS

Pursuant to the authority vested in me, and upon the advice and consent of the

Administrative Board of the Courts, I hereby amend, effective immediately, section 202.8(h)

of the Uniform Civil Rules for the Supreme and County Courts, relating to motions not

decided within 60 days, to read as follows:

(h) 60-Day Rule. If 60 days have elapsed after a motion has been finally

submitted or oral argument held, whichever was later, and no decision has been issued by the

court, counsel for the movant shall send the court a letter alerting it to this fact with copies

to all parties to the motion. The letter shall set forth the name and index number of the case

and shall state: "Pursuant to section 202.8(h) of the Uniform Civil Rules for the Supreme

and County Courts, please be advised that 60 days have elapsed after submission on (date)

of the motion by (party) for (relief requested), and no decision has been issued." The letter

shall contain no other substantive language. The letter requires no response and shall be

placed in the court or chambers file.

Chief	Administrative	Indaa	of the	Courte
Cinter A	Aaministrative	Jiiage c	or the G	COURTS

Dated:

AO/ /06