

## SUMMARY OF SANCTION AGREEMENT ROMEO NICANOR LATINA LATINA PROFESSIONAL CORPORATION, CGA

On the 17<sup>th</sup> day of September, 2018, the Complaints Inquiry Committee approved and accepted a sanction agreement pursuant to the provisions of s. 74 of the *Chartered Professional Accountants Act*.

Under that agreement Romeo Latina admitted to the allegations of unprofessional conduct as set out in the May 16, 2018 motion referring the matter to hearing in that he:

- 1. Disclosed the confidential and personal information of J.C., without the proper and specific authority to do so, in an email to J.P., specifically:
  - a. Four (4) pages from J.C.'s 2015 T1 Personal Income Tax Return.

AND, Romeo Latina on his own behalf and on behalf of Latina Professional Corporation, CGA, and the Complaints Inquiry Committee agree that the sanctions to be imposed in consequence thereof will be:

- 1. a written reprimand;
- 2. payment of a fine of \$1,500 within 30 days of the statement of costs being served;
- 3. payment of costs of the investigation, hearing and compliance with the orders, in accordance with bylaw 1601, within 30 days of the statement of costs being served;
- 4. mandatory publication pursuant to section 98 of the CPA Act and bylaw 1550; and
- 5. if Romeo Latina fail to comply with these sanctions within the time specified, his registration and the registration of his firm will be cancelled.

Discipline Tribunal Secretary October 2018