

SUMMARY OF SANCTION AGREEMENT MIMOZA MURATAJ

On August 27th, 2021 the Complaints Inquiry Committee approved and accepted a sanction agreement pursuant to the provisions of section 74 of the *Chartered Professional Accountants Act*.

Mimoza Murataj admitted to the allegations of unprofessional conduct as set out in the June 24, 2019 motion referring the matter to hearing, in that she:

- 1. Associated with information and representations which she knew or should have known were false and misleading in that she:
 - a. Submitted two employment record letters to CPA Alberta pursuant to her practical experience reporting as a CPA Candidate dated December 14, 2017 and March 12, 2018:
 - i. that misrepresented her employment dates, in that she represented that she was employed with CSL for one year longer and 22 months longer than she actually was; and
 - ii. in which she fraudulently attached the signature of a director of CSL;
 - b. Provided a resume to her mentor in which she misrepresented the length of her employment with CSL;
 - c. Provided a falsified note to her employer, CSL, dated February 26, 2018 purportedly from her doctor.
- 2. Entered more work hours than she actually worked into the CSL payroll software for the dates October 12, 2017 and December 4, 6 and 7, 2017;
- 2. Increased her rate of pay within the CSL payroll system in August 2017 without proper authorization from her supervisor in order to obtain remuneration to which she was not entitled;
- 3. Violated the policies of CSL to which she had agreed to adhere in that she used company technology for personal use.

AND Mimoza Murataj and the Complaints Inquiry Committee agreed that the sanctions to be imposed in consequence thereof will be:

- 1. Cancellation of registration as a candidate;
- 2. An undertaking never to reapply for registration as a candidate of CPA Alberta;
- 3. Payment of no costs;
- 4. Mandatory publication pursuant to section 98 of the CPA Act and bylaws 1550-1557;

Discipline Tribunal Secretary August 2021