



SUMMARY OF SANCTION AGREEMENT MEMBER A

On the 23rd day of April 2012, the Complaints Inquiry Committee of the Institute of Chartered Accountants of Alberta (“Institute”) approved and accepted a sanction agreement pursuant to the provisions of Section 74 of the *Regulated Accounting Profession Act, R.S.A. c. R-12 (RAPA)*.

Under that Sanction Agreement Member A was guilty of unprofessional conduct in having signed a document entitled "Consent for International Travel" as a Commissioner for Oaths, dated July 23, 2010, which stated:

"Executed before me..."

when, in fact, the document had not been executed before him, notwithstanding that he recognized the signature and believed that the signatory had consented to the contents of the document.

ORDERS

AND, Member A, and the Complaints Inquiry Committee agreed that the sanctions to be imposed in consequence thereof will be:

1. Payment of fines of \$1,000 within 60 days of the issuance of the statement of costs;
2. Payment of costs of the investigation, hearing and compliance with the orders, within 60 days of the issuance of the statement of costs;
3. Notification of a summary of the sanction agreement's admissions and sanctions be provided to all provincial institutes, the Institute of Chartered Accountants of Bermuda and any other professional organization to which Member A belongs and the Institute is aware, as of the date of this order;
4. Notification of a summary of the sanction agreement's admissions and sanctions be provided to all provincial institutes to which Member A applies for membership at any time following this order;
5. A summary of the sanction agreement's admissions and sanctions be provided to any member of the public who directs an enquiry to the Institute about the discipline history of Member A;
6. A summary of the admissions and terms of the sanction agreement be published on the ICAA public website on a named basis;



7. The sanction agreement with all third parties' names replaced by pseudonyms, be published on the ICAA public website on a named basis;
8. A summary of the sanction agreement be provided to Quicklaw in accordance with the bylaws;
9. The registration of Member A will be cancelled if he fails to comply with this sanction agreement within the time specified above.

Discipline Tribunal Secretary
May 2012