Type of Order: DISCIPLINARY CONSENT ORDER

Date of Order: 28 November 2023

Committee name: REGULATION AND CONDUCT COMMITTEE ('the Committee')

Details of IP: Nigel Price, formerly of Elwell, Watchorn & Saxton LLP, an

Insolvency Practitioners Association ('IPA') member, and

Licensed Insolvency Practitioner.

Summary of complaint: This Order is made in relation to an allegation that Mr Price

breached the fundamental principle of competence and due care of the Insolvency Code of Ethics when in his role as officeholder of 45 cases, he failed to satisfy the IPA that adequate Professional Indemnity Insurance ('PII') cover was in place in

breach of the IPA's PII regulations.

Summary of sanctions: The Common Sanctions Guidance ('CSG') provides for a severe

reprimand and a fine of £5,000 as the starting point for a serious failure to comply with the fundamental principle of

professional competence and due care.

When considering the appropriate sanction, the Committee decided that Mr Price's failure to bring the lack of PII cover to the attention of the IPA at the time it was identified was an aggravating factor. However, in mitigation the Committee agreed that Mr Price was dealing with the complexities of exiting a business partnership at the time the issue arose; he had only exposed himself to the risk; and had taken remedial action to obtain retrospective cover. The Committee agreed that the mitigating factors outweighed the aggravating factors and that a fair sanction should be lower than the proposed

starting point in the CSG.

The Committee imposed a disciplinary order that Mr Price be

reprimanded and fined £2,000.