



**Disciplinary Tribunal**

**Member Name:** Member Name Withheld - FIPA

**Division:** South Australia

**Date of Hearing:** 11 December 2015

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The IPA Board Disciplinary Tribunal of 11 December 2015 determined that the following case presented against the member was proven:

- a) Breached clause 98(2)(a) of the IPA Constitution as the member breached the IPA By-Laws in particular clause 2.1.3. The member was selected to participate in the Continuing Professional Education ("CPE") audit but failed to provide details of the member's CPE activities for the audit as requested;
  - b) Breached clause 98(2)(a) of the IPA Constitution as the member breached the IPA By-Laws in particular clause 7.1.6. The member failed to comply with a reasonable request made by an Officer of the Institute as the member failed to respond to letters from the Investigations Officer;
  - c) Breached clause 98(2)(h) of the IPA Constitution as the member failed to comply with a reasonable request made by an Officer of the IPA. The member did not respond to letters from the Investigations Officer;
- and
- d) Breached clause 98(2)(f) of the IPA Constitution as the member is guilty of conduct which is not in the best interests of the IPA. The above constitutes conduct that is not in the best interests of the IPA.

The Tribunal further resolved that costs of \$550.00 are imposed.

**Date of Notice: 29 January 2016**

**Reference: 3515**