

**SINGLE MEMBER OF REGULATORY TRIBUNAL  
DECISION SHEET**

**RICS Regulatory Tribunal Rules 2020  
Part VI, Regulatory Tribunal Single Member Decision**

**Regulated Member: Campbell Abercrombie**  
**Single Member Decision of: Patrick Bligh-  
Cheesman**  
**Case Number: CON001522**  
**Date of Decision: 8.2. 2023**

**1.CHARGE:**

Between 1 January 2021 and 1 February 2022, you failed to comply with RICS' requirements in respect of Continuing Professional Development (CPD) in that you have not completed and recorded or caused to be recorded, at least 20 hours of CPD on the RICS CPD portal.

**2. ALLEGED RULE/S BREACH**

Contrary to Rule 6 of the Rules of Conduct for Members 2007 version 6.

The Regulated Member is therefore liable to disciplinary action under Bye-law 5.2.2(c)

**3. MATERIALS CONSIDERED**

I have considered the Investigation Report, together with the associated statements and exhibits.

**4.BACKGROUND**

Mr Abercrombie is a member of RICS (MRICS) and was first admitted on 28.11.1986. This is his third breach of CPD requirements.

**5. FINDINGS OF FACT**

The records show that he recorded 1 hours CPD in 2018 and 3 hours in 2020 and received a caution and caution and fine respectively for those breaches. Mr Abercrombie has recorded 6.25 hours CPD for 2021. Having been a member since 1986 and been subject to two previous sanctions, I am satisfied that he would have been aware of his obligations in respect of CPD. The fine in respect of the 2020 breach has been paid as has the membership subscription for 2021.

During the investigation, the records indicate that Mr Abercrombie should have received 8 written communications from RICS by way of reminders in respect of his CPD both before

and after the due date for the 2021 CPD. On 2.8.2022 RICS sent a Letter before disciplinary action. No response was received from Mr Abercrombie. A Disciplinary Proceedings letter was sent to Mr Abercrombie on 26.10.2022 together with a listing questionnaire, schedule of costs and means form. RICS received no response to this letter. There are no recorded relevant exemptions or concessions. Furthermore, there is no returned listing questionnaire in the report.

I find the facts as set out in the investigation report proved.

## **6. LIABILITY FOR DISCIPLINARY ACTION**

The requirement to complete and record CPD is designed to ensure that a member's knowledge is up to date and ultimately to ensure public protection. I find that Mr Abercrombie's failure to comply with those requirements is sufficiently serious as to give rise to a liability to disciplinary action.

## **7. REGULATORY SANCTION**

This is Mr Abercrombie's third breach of the RICS requirements for CPD and I find that he is liable to regulatory sanction. There is a presumption of expulsion for a third breach subject to the circumstances of the case and any mitigating or aggravating factors.

I have carefully considered the Sanctions Policy and the aggravating and mitigating factors of this case. I have noted that this is the second year running that Mr Abercrombie has failed to meet RICS' CPD requirements and that he has failed to engage with the disciplinary process. Given the previous sanctions given to Mr Abercrombie for breach of CPD requirements, I do not consider that either a caution, reprimand or fine or combination thereof would be sufficient in this case. I do not consider that either a condition or undertaking to do something that is already an obligation upon the regulated member would be appropriate, I have therefore decided that Mr Abercrombie should be subject to expulsion from membership.

## **8. ORDER MADE**

In accordance with Part VI of the Regulatory Tribunal Rules, I make the following order:

That Mr Abercrombie be expelled from RICS membership.

## **9. TAKING EFFECT OF ORDER**

In accordance with Part VI of the Regulatory Tribunal Rules, this order will take effect 14 days from service of the Single Member's decision upon the Regulated Member, unless notification in writing is received from the Regulated Member or RICS stating that they consider that the findings and/or the Regulatory Sanction imposed by the Single Member are wrong.

## **10. COSTS**

In accordance with Part VI of the Regulatory Tribunal Rules, I make the following order in respect to costs:

In the absence of any statement of means and/or any documentary evidence of Mr Abercrombie's financial circumstances, I have been unable to identify any reason for reducing the costs. I have concluded that the costs are fair and reasonable. I therefore order that Mr Abercrombie pay the costs of £350.

## **11. PUBLICATION**

In accordance with Part VI of the Regulatory Tribunal Rules the Single Member's Record of Decision will be published following the expiry of 14 days from service of the Single Member's decision upon the Regulated Member.