Ms Chia Fui Min (Ms Chia), a public accountant (Registration No.: 00915), practising as a sole proprietor in the accounting firms FM Chia & Co and HM Accountants, both located at 7500A Beach Road, #06-302 The Plaza, Singapore 199591, has failed to pass her revisit practice review. The PAOC had on 10 May 2019 ordered, among others, that:

a. Ms Chia be restricted from performing any audit and reporting of financial statements for the entities specified below during the periods specified below.

<u>Entities</u>	<u>Period</u>
(i) Any public company <sup>1</sup> that is not dormant <sup>2</sup> ;	6 months (from 25 May 2019 to 24 November 2019)
<ul> <li>(ii) Any private company<sup>3</sup> that is not dormant and not an exempt private company (EPC); and</li> </ul>	
(iii) Any EPC that is not dormant and has annual revenue of more than \$10 million.	
All public interest entities <sup>4</sup>	24 months (from 25 May 2019 to 24 May 2021) or until she has undergone and has been informed that she has passed her next practice review, whichever is earlier

b. Ms Chia be required to undergo a review<sup>5</sup> (commonly known as "hot review") by a hot review partner approved by ACRA, for 10 audit engagements signed off by Chia, each involving annual turnover greater than \$\$10 million, within a period of 9 months commencing from 25 November 2019.

Arising from the above orders, Ms Chia shall not be an audit principal<sup>6</sup> from 25 May 2019 until the end of the restriction period, and until she completes her hot review order, if this is later than the end of the restriction period.

 $<sup>^{\</sup>rm 1}\,$  As defined in section 4(1) of the Companies Act, Cap.50

<sup>&</sup>lt;sup>2</sup> As defined in section 205B(2) of the Companies Act, Cap. 50

<sup>&</sup>lt;sup>3</sup> As defined in section 4(1) of the Companies Act, Cap.50

<sup>&</sup>lt;sup>4</sup> The phrase "public interest entities" as used here has the same meaning as defined in paragraph 290.25, SG290.25A and SG290.25B in the *Code of Professional Conduct and Ethics for Public Accountants and Accounting Entities* at the Fourth Schedule of the Accountants (Public Accountants) Rules.

<sup>&</sup>lt;sup>5</sup> More details on hot review orders can be found in Practice Direction No. 4 of 2010 at <a href="https://www.acra.gov.sg/docs/default-source/default-document-library/training-and-resources/publications/practice-directions/2010/PRACTICEDIRECTIONNO4of201015July.pdf">https://www.acra.gov.sg/docs/default-source/default-document-library/training-and-resources/publications/practice-directions/2010/PRACTICEDIRECTIONNO4of201015July.pdf</a>

<sup>&</sup>lt;sup>6</sup> An audit principal is a public accountant who directly supervises or undertakes the overall oversight of a pupil's acquisition of qualifying audit experience. The public accountant must have at least 5 years' experience in public practice and must not be subject to any of the following PAOC orders:

<sup>(</sup>i) An order prohibiting the public accountant from being an audit principal;

<sup>(</sup>ii) A hot review order;

<sup>(</sup>iii) A restriction order;

<sup>(</sup>iv) A suspension order.