

## **PARTICULARS OF A NOTICE OF IMMEDIATE SUSPENSION OF REGISTRATION AND PROPOSAL TO REVOKE REGISTRATION**

*S. 49(1) Private Career Colleges Act, 2005 ("Act")*

October 18, 2011

These particulars are posted following the expiry of the 15-day period for a registrant to require a hearing of the Licence Appeal Tribunal under s. 19(3) of the Act. The Superintendent issued a notice of Immediate Suspension pursuant to s. 19(1) (b) of the Act and a proposal to Revoke Registration pursuant to s. 18(2) and 20(1) of the Act. This proposal has now been carried out pursuant to s. 19 (4) of the Act as of today.

Original service date: September 29, 2011

Amawattie ("Maylene") Singh, Director of Operations  
Shawn Singh, Admissions Director  
Guyana Training School for International Skills Inc.  
o/a Academy for Allied Dental and Health Care Studies  
11-100 Westmore Drive  
Toronto, ON  
M9V5C3

### **Reasons for Decision**

The Superintendent proposed to revoke the Academy for Allied Dental and health Care Studies' (the "School") registration for the following reasons:

- He was no longer satisfied that the vocational programs provided meet the requirements of the Act and regulations (s. 18(2)(a) read with s. 14(1)(c));
- He was no longer satisfied that the School will operate a PCC in accordance with the Act and regulations (s. 18(2)(a) read with s. 14(1)(b));
- He was no longer satisfied that the School is not carrying on activities that are in contravention of the Act or regulations (s. 18(2)(a) read with s. 14(1)(f));
- The School has failed to comply with the Act and regulations (s. 18(2)(c));

- The School has breached a condition of its registration (s. 18(2)(b)); and
- He was no longer satisfied that the past conduct of the School's officers and directors provides grounds for the belief that the PCC will be operated in accordance with the law and with integrity and honesty (s. 18(2)(a) read with s. 14(1)(e)).

Evidence in support of the proposal showed that:

- The School was delivering a program that is substantially different from its approved version;
- The School had failed to hire qualified instructors and maintain the Instructor Qualification records in accordance with the Act and regulations;
- The School had failed to maintain staff qualified under the Ministry of Health requirements for the operation of an X-ray machine;
- The School had failed to maintain its student files in accordance with the Act and regulations;
- The School had failed to properly contract students in accordance with the Act and regulations;
- The School had continued to present misleading information on its website after confirming to Designates of the Superintendent (Designates) that it had been removed; and
- The Admissions Director, who is also a part-time instructor and former Director of the School's corporation (Guyana Training School for International Skills Inc.) and is the son of the current Director of the corporation, admitted to Designates that he and his father, husband of the current Director of the corporation, provided misleading information in order to obtain government funding to attend a vocational program at the School. The Admissions Director admitted that he had lied to Designates to cover up this fact. Documents (student files and attendance sheets) were created by the Admissions Director and his father in furtherance of this misrepresentation. No disclosure of the Admissions Director and his father's relationship to the school was made to the funding agency. The Admissions Director and his father worked with a representative of a third party (non-governmental) service provider to obtain the funding and paid a fee to the representative in order to obtain that funding.