

Particulars of Notice of Contravention and Review Decision

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

September 24, 2013

These particulars are posted following the issuance of an administrative penalty for which a review was requested. Penalties may be reviewed upon request within 15 days of receipt of a Notice of Contravention. The review decision is made considering not only the information originally available at the time the Notice of Contravention was issued, but also any new information not previously available that may have been supplied in support of the request for a review. On review, an administrative penalty may be upheld, rescinded or reduced. A review decision is final.

Original service date: August 9, 2012

The Centre for Transport Training Inc.
2555 Mclvor Road
Kingston, Ontario
K7L 4V4

Description:	Original Amount:	Review Decision:
Act, s. 11 – Restrictions on advertising and soliciting On June 28, 2012 two Designates attended 2555 Mclvor road, Kingston, Ontario while posing as prospective students. Upon their arrival they saw a sign at the end of the driveway which advertised airbrake training. There were two trucks on site which had "The Centre	\$1,000 per day	Penalty of \$1,000 per day is upheld from August 9, 2012 to August 20, 2012 (inclusive). The balance of evidence available indicates that the Centre for Transport Training Inc. was advertising at least one unapproved truck driver program, intended to train students to enter an occupation

Description:	Original Amount:	Review Decision:
<p>for Transport Training Inc.” (“School”) written on them, as well several trailers.</p> <p>The Designates spoke with a representative of the School and were advised that the School offers training which prepares students to obtain an ARZ licence. The representative said that the training would cost \$2,000 and would be 42 hours in duration. The representative proceeded to mention that the School also offers four weeks of AZ training for \$8,000.</p> <p>When Designates contacted the School using information the School made public and posed as students, they were offered the opportunity to enroll in an unapproved ARZ truck training program.</p> <p>Therefore the School has advertised an unregistered private career college contrary to section 11(1) of the Act.</p>		<p>included in National Occupational Code 7411 – Truck Drivers.</p> <p>Evidence indicates that the Centre for Transport Training Inc. was aware of the legislative requirements to register and obtain program approval under the Act prior to advertising or providing a vocational program.</p> <p>Original penalty: \$12,000</p> <p>Penalty following review: \$12,000</p>
<p>Act, s. 8 (1) – Prohibition against providing vocational programs</p> <p>On June 28, 2012 two Designates, posing as prospective students, spoke with a representative of the School about obtaining truck driver training. The representative advised them that the School offers training which prepares students to obtain an ARZ licence. The representative said that the training would cost \$2,000 and would be 42 hours in</p>	<p>\$1,000 per day</p>	<p>Penalty of \$1,000 per day is rescinded.</p> <p>While evidence indicates that the Centre for Transport Training Inc. was advertising and offering at least one unapproved vocational program to students for a fee, there is insufficient evidence of students undergoing vocational training at the School and receipt of payment for this training.</p>

Description:	Original Amount:	Review Decision:
<p>duration. When the Designates asked when the next round of training would begin, he stated that two students were already enrolled.</p> <p>By enrolling students into its ARZ training program, and describing the program to the Designates and offering them the opportunity to enroll in it, the School has offered an unapproved vocational program for a fee contrary to section 8(1) of the Act.</p>		<p>Original penalty: \$12,000</p> <p>Penalty following review: \$0</p>
<p>Act, s. 7 – Prohibition against operating a private career college</p> <p>As described above, the School advertised itself as a training centre, offered an unapproved vocational program, and enrolled students into an unapproved vocational program. A representative of the School also advised Designates, who were posing as students, that the only significant difference between the School and a registered private career college was that the School is not eligible to receive government funding.</p> <p>Therefore, the School has operated as a private career college contrary to section 7 of the Act.</p>	<p>\$1,000 per day</p>	<p>Penalty of \$1,000 per day is upheld from August 9, 2012 to August 20, 2012 (inclusive).</p> <p>The balance of evidence available indicates that the Centre for Transport Training Inc. was operating an unregistered private career college, including advertising and offering unapproved vocational programs to students for a fee.</p> <p>Original penalty: \$12,000</p> <p>Penalty following review: \$12,000</p>
Total:		\$24,000