



Particulars of Notice of Contravention
S. 49(1) *Private Career Colleges Act, 2005* ("Act")

May 18, 2013

These particulars are posted following the issuance of an administrative penalty by the Superintendent of Private Career Colleges pursuant to s. 39 (1) of the Act, for which a review was not requested.

Original service date: September 7, 2012

Canadian Aesthetic Academy Inc.
4801 Steeles Avenue West, Unit 3
Toronto, ON
M7A 2W1

Description:	Original Amount:
<p>Act, s. 8 (1) - Prohibition against providing vocational programs</p> <p>On August 17, 2012, the Superintendent carried out the refusal to renew the registration of Canadian Aesthetic Academy Inc. ("School") as a Private Career College ("PCC") pursuant to s. 19(1)(a) of the <i>Private Career Colleges Act, 2005</i> ("Act").</p> <p>Between August 22 and August 24, 2012 Designates of the Superintendent ("Designates") interviewed three students who were enrolled in the School's Aesthetics program. Each of these students stated that the School would reopen on September 4, 2012, and provided documentation to demonstrate that they were enrolled in a vocational Aesthetics program at the School for which they had paid a fee.</p> <p>On August 24, 2012, Designates attended the School's campus at 4801 Steeles Avenue West, Toronto and retrieved documents showing that the students were providing spa services to clients on August 21, 2012. The Designates also observed a notice posted prominently in one of the classrooms reading "School will be closed Aug 27 – Sept 1st. Return on Tue, Sept 4/12."</p> <p>Based on this evidence the Superintendent came to the reasonable belief that the School was providing an unapproved Aesthetics program.</p>	<p>\$1,000 per day</p> <p>The School came into compliance on September 8, 2012</p>

<p>Act, s. 7 - Prohibition against operating a private career college</p> <p>Under the Act, if an institution provides one or more vocational programs to students for a fee they are by definition a private career college. The evidence offered in the previous section clearly indicates that this School is delivering a vocational program for a fee.</p> <p>Based on this evidence, the Superintendent came to the reasonable belief that this School is in contravention of section 7 of the Act for operating a PCC without being registered.</p>	<p>\$1,000 per day</p> <p>The School came into compliance on September 8, 2012</p>
<p>Total:</p>	<p>\$4,000</p>