

Particulars of Notice of Contravention and Review Decision

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

Tuesday July 6, 2010

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 On review, an administrative penalty may be upheld, rescinded or reduced.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: March 3, 2010

Dr. Zaid Alhihi, Director
CompuCampus Inc.
o/a CompuCampus College
301 – 1368 Ouellette Avenue
Windsor, ON N8X 1J9

Description:	Original Amount:	Review Decision:
<p>PCCA, s. 15(3) Registrant to comply with conditions</p> <p>On March 2, 2010 a designate of the Superintendent visited 171 Queens Avenue, London, Ontario to conduct a new facility inspection of CompuCampus. The Superintendent's designate found the proposed campus already open and operating without the necessary approval, and offering vocational programs without being approved at this location contrary to s. 15(3) of the Private Career Colleges Act, 2005.</p>		<p>Penalty of \$750 is upheld.</p> <p>The balance of evidence available indicates that CompuCampus Inc. was operating an unapproved campus.</p>
<p>Failure to comply with an order of the Superintendent made under s. 46 of the PCCA.</p>		<p>The penalty was rescinded.</p> <p>The balance of evidence available indicates that CompuCampus Inc. did comply with the December 24, 2009 Restraining and Compliance Order within the required time period.</p>
Total:		\$750