

RESTRAINING ORDER

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June 7, 2010

Softech Canada Inc. o/a
Huron College of Management Technology and Healthcare
175 Rexdale Blvd
Toronto, ON
M9W 1P7

Attention: Bilal Rashid, President

This is a **Restraining Order** issued under the authority of section 46 of the Private Career Colleges Act, 2005 (PCCA, 2005). As the Superintendent of Private Career Colleges, I **HEREBY ORDER Softech Canada Inc. o/a Huron College of Management Technology and Healthcare (“Huron”) to stop contravening s.15(3) of the *Private Career Colleges Act, 2005.***

The detailed reasons supporting my order are set out in Schedule A, attached. In brief, Huron continued to enrol students in its Dental Hygiene Program in contravention of a condition of its registration.

Consequences of Failure to Comply with this Order

Failure to comply with this order may result in any or all of the following actions by the Superintendent:

1. Application for a court order from the Superior Court of Justice to compel Huron to comply;
2. The issuance of further Administrative Monetary Penalties.
3. Prosecution for the offence of failure to comply. Upon conviction by a court of that offence, a corporation is subject to a fine of up to \$100,000; an individual, including an officer or director of a corporation who concurs in the commission of the offence, is subject to a fine of up to \$25,000, a prison term of up to one year, or both.

Obtaining a Copy of the PCCA, 2005

As noted above, the applicable legislation is the *Private Career Colleges Act, 2005* and the regulations made thereunder. The legislation and regulations are available at www.e-laws.on.ca. If you are unable to access any relevant information on e-laws, you may contact our offices at (416) 314-0500 to request that a copy of the legislation and regulations be sent to you.

Sincerely,

ORIGINAL SIGNED BY:

Allan Scott
Superintendent
Private Career Colleges

Attachments: Schedule A – Detailed Reasons for Decision

Schedule A – Detailed Reasons for Decision

On April 6, 2010, in response to ongoing concerns pertaining to Huron's Dental Hygiene Program, the Superintendent wrote to the school and, *inter alia*, prohibited the school from enrolling any further students in its Dental Hygiene Program by adding a condition to its registration to that effect. The following is a quote from that letter:

Notice of Condition Added to Registration

Pursuant to s. 15(2) of the Private Career Colleges Act, 2005, I also hereby add the following condition to the private career college registration (ID #102218) of Huron College:

Until such time as the Dental Hygiene program is re-approved, no new students may be enrolled in this program.

On June 4, 2010 a designate of the Superintendent, posing as a prospective student, phoned Huron to inquire if she could enroll as a student in the school's Dental Hygiene Program. Instead of being told that the school could not enroll students in the program at this time, as was expected, she was instead invited to attend the school to discuss the matter further. On June 7, 2010, the Superintendent's designate accepted the school's invitation, and attended at its campus at 175 Rexdale Blvd. in Toronto.

She met with Teena Varghese, Student Advisor and Bilal Rashid, Director. During this meeting, the Ministry staff person provided a \$200.00 deposit in cash, which was accepted by Teena and Bilal as a deposit for enrolment into Huron's Dental Hygiene Program. The designate was provided with both a receipt and an acceptance letter for entry into the program, setting out program start and end dates, and payment information.

Ministry Investigators then entered Huron's premises and met with Bilal and Teena. During this meeting both Bilal and Teena admitted that they had taken the \$200.00 deposit for the purpose enrolling the Ministry staff person into the Dental Hygiene Program at Huron. They also stated that they collected funds for another student named XXXX X XXXX however, they could not recall the amount of her deposit, the date it was made nor any other details surrounding the enrolment. Bilal indicated that both the Ministry staff person and XXXXX XXXXX were meant to start their program in September 2010.

Both student enrolments constitute contraventions of the condition added to the school's registration by the Superintendent on April 6, 2010.