

## Particulars of Notice of Contravention and Review Decision

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

October 10, 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 On review, an administrative penalty may be upheld, rescinded or reduced.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: November 7, 2013

Island Air Flight School & Charters Inc.

15 Fieldcrest Court

Woodbridge, Ontario

L4L 8Y2

Description:	Original Amount:	Review Decision:
<p>Act, s. 11 – Restrictions on advertising and soliciting</p> <p>On October 23, 2012 and November 1, 2012 a Designate of the Superintendent ("Designate") reviewed Island Air Flight School &amp; Charters Inc.'s ("School's") <a href="#">website</a>, and found that it advertised a Commercial Pilot Licence ("CPL") training</p>	<p>\$2,000 per day</p>	<p>Penalty of \$2,000 per day is upheld for November 7, 2012.</p> <p>The balance of evidence indicates that Island Air Flight School &amp; Charters Inc. was advertising an unapproved Commercial Pilot Flight Training program. Evidence supports that the School was also aware of the</p>

Description:	Original Amount:	Review Decision:
<p>program. A brochure found on the website stated that the estimated cost of the School's Private Pilot Licence, Night Rating, CPL, Multi-Engine Rating, and Multi-Engine Instrument Rating training was \$36,990.</p> <p>On October 23, 2012, a Designate, posing as a student, sent an e-mail to the School to inquire about its CPL training. A representative of the School responded via e-mail on the same day to affirm that the School offers CPL training. A brochure was attached which contained the following statements: "Island Air Flight School provides training for Private and Commercial pilot licences.;" and "Island Air offers both PPL and CPL regular Ground School..." Information found within the brochure suggested that the cost of completing a CPL program with the School would be between \$12,290 and \$20,730.</p> <p>By advertising a vocational program on its website and via brochures issued to prospective students, the School was acting in contravention of section 11(2) of the Act.</p>		<p>legislative requirements to register and obtain program approval prior to advertising a vocational program.</p> <p>Original penalty: \$2,000 Penalty following review: \$2,000</p>

Description:	Original Amount:	Review Decision:
<p>Act, s. 8 (1) – Prohibition against providing vocational programs</p> <p>On October 23, 2012, a Designate, posing as a student, sent an e-mail to the School to inquire about its CPL training. A representative of the School responded via e-mail on the same day to affirm that the School could provide that training. A brochure which provided information about the approximate costs was attached.</p> <p>By offering to provide a Designate with an unapproved vocational program, the School contravened section 8 of the Act.</p>	<p>\$1,000 per day</p>	<p>Penalty of \$1,000 per day is upheld for November 7, 2012.</p> <p>The balance of evidence available indicates that Island Air Flight School &amp; Charters Inc. was providing an unapproved vocational program to students for a fee.</p> <p>If the School was experiencing problems with its website and accidentally attaching an outdated information package when corresponding with prospective students, it would have had the opportunity to remedy this problem prior to the November 11<sup>th</sup> Notice of Contravention.</p> <p>Original penalty: \$1,000 Penalty following review: \$1,000</p>
<p>Total Original Penalties: \$3,000</p>	<p>Total Penalties Following Review: \$3,000</p>	