

Particulars of Notice of Contravention and Review Decision
S. 49(1) *Private Career Colleges Act, 2005* (“Act”)

June 30, 2011

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 On review, an administrative penalty may be upheld, rescinded or reduced.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: May 4, 2011

Zhan Wu Li
Director
Kingsway Driving School Inc.
o/a Kingsway Professional Trucking College
302-4168 Finch Avenue East
Toronto On M1S 5H6

Description:	Original Amount:	Review Decision:
<p>Act, s. 38 (10) – Inquiries and examinations, Obstruction</p> <p>On April 21, 2011, a Restraining Order was issued to the School for contraventions of sections 7, 8, 9, and 11 of the Act.</p> <p>On April 21, 2011, the School sent an e-mail as well as a letter signed by its Director to the Superintendent stating that</p> <p><i>...on April 21, 2011, Kingsway Driving School Inc. :...</i></p> <ul style="list-style-type: none"> • <i>Has stopped operating an unregistered private career college and holding yourself out as the operator of a private career college; and</i> • <i>Has stopped providing unapproved vocational programs that require approval.</i> <p>On May 3, 2011, the Designate contacted one of the School’s students, [REDACTED] by telephone using the number provided on the registration form. The Designate asked if he was still enrolled in his AZ program. The student advised that he was, but that he had no contact with the School since paying his deposit. He had been given reading materials to study</p>	<p>\$1,000</p>	<p>Penalty of \$1,000 is upheld.</p> <p>The balance of evidence available indicates that Kingsway Driving School Inc. did obstruct the Designate of the Superintendent of Private Career Colleges during an inquiries and examinations.</p>

<p>at home but had not completed any in truck training. The Designate asked if he was aware of the Restraining Order or the School's inability to deliver the program in which he had enrolled. He advised that he was not.</p> <p>The School still had a student enrolled in one of its AZ programs who had paid fees for the program and had not advised him of the cessation of the program as of May 3, 2011; he continued to be enrolled in a vocational program that the School was ordered to stop providing. Therefore, in his e-mail and letter dated April 21, 2011 the School's director provided a statement to the Superintendent that he knew to be false or misleading.</p>		
Total:		\$1,000