



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

Thursday, December 24, 2009

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 On review, an administrative penalty may be upheld, rescinded or reduced.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: December 14, 2009

Dr. Ziad Alhihi, Ph.D.  
Director  
CompuCampus Inc. operating as CompuCampus College  
301-1368 Ouellette Avenue  
Windsor, ON N8X 1J9

<b>Description:</b>	<b>Original Amount:</b>	<b>Review Decision:</b>
Act s. 23 (6) – changes to a vocational program (Count 2) Ministry interviews with students on December 7 and 8, 2009 indicate that CompuCampus offered modules of approved programs without any qualified instructor as required.	\$750	Upheld \$750 – One time penalty.
Act s. 23 (6) – changes to a vocational program (Count 3)	\$750	Rescinded
Act, s. 33 – Advertising, read with O. Reg. 415/06, s.16 (1) paragraph 2 – Content of advertisement CompuCampus was found to have misleading advertising on their website (onward from December 11, 2009) in	\$1,000	Upheld \$1,000 – One time penalty.

<p>relation to its Graphic Design program. The institution indicates on its website that this program offers “up to date technologies” and “state of the art hardware and software”. CompuCampus sent correspondence to the Ministry confirming a list of software programs taught; subsequent research shows that the majority of these programs are outdated and do not provide the graduate with employable skills.</p>		
<p>Act, s. 38 (6) – Inquiries and examinations, Duty to assist</p>	\$1,000	Rescinded
<p>Act, s.38 (10) – Inquiries and examinations, Obstruction</p> <p>CompuCampus deliberately attempted to mislead the Ministry when requested to provide instructor data qualification forms for computer instructors. CompuCampus provided two Instructor Qualification Forms purporting to identify two administrative staff as qualified instructors. Neither of them were actually employed in instructor roles, nor were they qualified as instructors under the PCCA, 2005. In addition, Ziad Alhihi, acting as a Director of the corporation, hindered the Superintendent’s designate in her attempts to conduct inquiries and examinations, by refusing on November 30, 2009 to supply information or provide assistance required by the Superintendent’s designate.</p>	\$1,000	Upheld \$1,000 – One time penalty.
<p>*Act s. 23 (6) – changes to a vocational program (Count 1)</p>	\$750	Upheld \$750 – One time penalty.
<b>Total:</b>		<b>\$3,500</b>

\* On Wednesday, January 13, 2010 a decision in regards to the review of this particular contravention was issued.