1	Kamala D. Harris	
2	Attorney General of California JAMES M. LEDAKIS	
3	Supervising Deputy Attorney General MARICHELLE S. TAHIMIC	
4	Deputy Attorney General State Bar No. 147392	
5	110 West "A" Street, Suite 1100	General of California LEDAKIS ng Deputy Attorney General LLE S. TAHIMIC ttorney General LLE S. TAHIMIC ttorney General LLE S. TAHIMIC ttorney General No. 147392 st "A" Street, Suite 1100 go, CA 92101 x 85266 go, CA 92186-5266 ne: (619) 645-3154 le: (619) 645-2061 for Complainant BEFORE THE DEPARTMENT OF CONSUMER AFFAIRS FOR THE BUREAU FOR PRIVATE POSTSECONDARY EDUCATION STATE OF CALIFORNIA tter of the First Amended Statement Against: SFOR PROGRESS INC.; SER DR PROGRESS INC.; S
6	P.O. Box 85266	
7	Telephone: (619) 645-3154	
. 8	Attorneys for Complainant	
9		
l	FOR THE BUREAU FOR PRIVATE	POSTSECONDARY EDUCATION
10	SIATE OF C	ALIFUKNIA
11		
12	In the Matter of the First Amended Statement of Issues Against:	
13	Issues Against: FIRST AMENDED	
14	SER JOBS FOR PROGRESS INC.; SER JOBS FOR PROGRESS INC. OF	STATEMENT OF ISSUES
15	ORANGE COUNTY, 100% OWNER	
16	Application for Renewal of Approval to	
17	Operate	
18	School Code: 3003731	
19		
20		
21	Complainant alleges:	
22		TTES
23	· · · · · · · · · · · · · · · · · · ·	this First Amended Statement of Issues solely
24	in her official capacity as the Chief of the Bureau	
25		. Ior i frate i osiseoulitary Education,
26	Department of Consumer Affairs.	and for Driver Destrong for Education
27		eau for Private Postsecondary Education
28	received an Application for a Renewal of Approv	al to Operate and Otter Educational Programs
	· · · · · · · · · · · · · · · · · · ·	
		FIRST AMENDED STATEMENT OF ISSUES

1	for Non-Accredited Institutions from SER Jobs for Progress Inc., SER Jobs for Progress Inc. of
2	Orange County, 100% owner (Respondent). On or about March 15, 2012, Ronald W. Puente, as
3	Executive Director of SER Jobs for Progress Inc. certified under penalty of perjury to the
4	truthfulness of all statements, answers, and representations in the application. The Bureau denied
5	the application on September 22, 2014.
6	JURISDICTION
7	3. This First Amended Statement of Issues is brought before the Director of the
8	Department of Consumer Affairs (Director) for the Bureau for Private Postsecondary Education,
9	under the authority of the following laws. <sup>1</sup> All section references are to the Education Code
10	unless otherwise indicated.
11	4. Education Code (hereinafter "Code") Section 94886 states:
12	Except as exempted in Article 4 (commencing with section 94874) or in
13	compliance with the transition provisions in Article 2 (commencing with Section 94802), a person shall not open, conduct, or do business as a private
14	postsecondary educational institution in this state without obtaining an approval to operate under this chapter.
15	5. Code Section 94887 states:
16	An approval to operate shall be granted only after an applicant has presented sufficient evidence to the bureau, and the bureau has independently verified the
17	information provided by the applicant through site visits or other methods deemed appropriate by the bureau, that the applicant has the capacity to satisfy
18	the minimum operating standards. The bureau shall deny an application for an approval to operate if the application does not satisfy those standards.
19	approval to operate if the application does not satisfy mose standards.
20	STATUTORY AND REGULATORY PROVISIONS
21	6. Code section 94891, subdivision (b) stated that "[t]o be granted a renewal of an
22	approval to operate, the institution shall demonstrate its continued capacity to meet the minimum
23	operating standards."
24	
25	
26	1
27	<sup>1</sup> "The California Private Postsecondary Education Act of 2009 was recently amended, effective January 1, 2015. See Senate Bill No. 1247. This Statement of Issues is based on
28	amended version of the Act."
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ł	FIRST AMENDED STATEMENT OF ISSUES

7. Code section 94837 defines "educational program" as "a planned sequence composed
7. Code section 94857 defines educational program as a plained sequence composed
of a single course or module, or set of related courses or modules, that provides education,
raining, skills, or experience, or a combination of these."
8. Code section 94838 defines "educational program approval" as "authorization by the
pureau, another government agency of this state, or a federal government agency, to provide
ducational programs, and is an element of an approval to operate."
9. Code section 94897 states in part:
An institution shall not do any of the following:
(1) Use the terms "approval," "approved," "approval to operate," or "approved to operate" without stating clearly and conspicuously that approval to operate
means compliance with state standards as set forth in this chapter. If the bureau has granted an institution approval to operate, the institution may indicate that
the institution is "licensed" or "licensed to operate," but may not state or imply either of the following:
(1) The institution or its educational programs are endorsed or recommended by the state or by the bureau.
(2) The approval to operate indicates that the institution exceeds minimum state standards as set forth in this chapter.
····
10. Code section 94904 states in part:
(a) Before an ability-to-benefit student may execute an enrollment agreement,
the institution shall have the student take an independently administered examination from the list of examinations prescribed as of July 1, 2012, by the
United States Department of Education pursuant to Section 484(d) of the federal Higher Education Act of 1965 (20 U.S.C. Sec. 1070a et seq.). The student shall not enough unless the student schemes a secret as specified by the
student shall not enroll unless the student achieves a score, as specified by the United States Department of Education, demonstrating that the student may benefit from the education and training being offered
benefit from the education and training being offered.
····
11. Code Section 94909 states in part:
(a) Except as provided in subdivision (d), prior to enrollment, an institution shall provide a prospective student, either in writing or electronically, with a subject state of the following:
school catalog containing, at a minimum, all of the following:
3 FIRST AMENDED STATEMENT OF ISSUES

### (3) The following statements:

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(B) "As a prospective student, you are encouraged to review this catalog prior to signing an enrollment agreement. You are also encouraged to review the School Performance Fact Sheet, which must be provided to you prior to signing an enrollment agreement."

(C) "A student or any member of the public may file a complaint about this institution with the Bureau for Private Postsecondary Education by calling (toll-free telephone number) or by completing a complaint form, which can be obtained on the bureau's Internet Web site (Internet Web site address)."

(5) A description of the programs offered and a description of the instruction provided in each of the courses offered by the institution, the requirements for completion of each program, including required courses, any final tests or examinations, any required internships or externships, and the total number of credit hours, clock hours, or other increments required for completion.

(8) A detailed description of institutional policies in the following areas:

(A) Admissions policies, including the institution's policies regarding the acceptance of credits earned at other institutions or through challenge examinations and achievement tests, admissions requirements for ability-to-benefit students, and a list describing any transfer or articulation agreements between the institution and any other college or university that provides for the transfer of credits earned in the program of instruction. If the institution has not entered into an articulation or transfer agreement with any other college or university, the institution shall disclose that fact.

(9) The schedule of total charges for a period of attendance and an estimated schedule of total charges for the entire educational program.

(10) A statement reporting whether the institution participates in federal and state financial aid programs, and if so, all consumer information that is required to be disclosed to the student pursuant to the applicable federal and state financial aid programs.

(14) A description of the student's rights and responsibilities with respect to the Student Tuition Recovery Fund. This statement shall specify that it is a state requirement that a student who pays his or her tuition is required to pay a state-imposed assessment for the Student Tuition Recovery Fund. This

statement shall also describe the purpose and operation of the Student Tuition 1 Recovery Fund and the requirements for filing a claim against the Student Tuition Recovery Fund. 2 3 (15) The following statement: 4 "NOTICE CONCERNING TRANSFERABILITY OF CREDITS 5 AND CREDENTIALS EARNED AT OUR INSTITUTION 6 The transferability of credits you earn at (name of institution) is at the complete discretion of an institution to which you may seek to 7 transfer. Acceptance of the (degree, diploma, or certificate) you earn in (name of educational program) is also at the complete 8 discretion of the institution to which you may seek to transfer. If the (credits or degree, diploma, or certificate) that you earn at this 9 institution are not accepted at the institution to which you seek to transfer, you may be required to repeat some or all of your 10 coursework at that institution. For this reason you should make certain that your attendance at this institution will meet your educational goals. This may include contacting an institution to 11 which you may seek to transfer after attending (name of institution) 12 to determine if your (credits or degree, diploma, or certificate) will transfer." 13 (16) A statement specifying whether the institution, or any of its degree 14 programs, are accredited by an accrediting agency recognized by the United States Department of Education. If the institution is unaccredited and offers an 15 associate, baccalaureate, master's, or doctoral degree, or is accredited and offers an unaccredited program for an associate, baccalaureate, master's, or doctoral 16 degree, the statement shall disclose the known limitations of the degree program, including, but not limited to, all of the following: 17 (A) Whether a graduate of the degree program will be eligible to sit 18 for the applicable licensure exam in California and other states. 19 (B) A degree program that is unaccredited or a degree from an unaccredited institution is not recognized for some employment positions, 20 including, but not limited to, positions with the State of California. 21 (C) That a student enrolled in an unaccredited institution is not eligible for federal financial aid programs. 2223 24 12. Code Section 94910 states: 25 Except as provided in subdivision (d) of Section 94909 and Section 94910.5, prior to enrollment, an institution shall provide a prospective student with a School Performance Fact Sheet containing, at a minimum, the following 26 information, as it relates to the educational program: 27(a) Completion rates, as calculated pursuant to Article 16 (commencing with 28Section 94928). 5

(b) Placement rates, for each educational program, as calculated pursuant to 1 Article 16 (commencing with Section 94928), if the educational program is designed to lead to, or the institution makes any express or implied claim 2 related to preparing students for, a recognized career, occupation, vocation, job, or job title. 3 (c) License examination passage rates for programs leading to employment for 4 which passage of a state licensing examination is required, as calculated pursuant to Article 16 (commencing with Section 94928). 5 (d) Salary or wage information, as calculated pursuant to Article 16 6 (commencing with Section 94928). 7 (e) If a program is too new to provide data for any of the categories listed in this subdivision, the institution shall state on its fact sheet: "This program is new. 8 Therefore, the number of students who graduate, the number of students who are placed, or the starting salary you can earn after finishing the educational 9 program are unknown at this time. Information regarding general salary and placement statistics may be available from government sources or from the 10 institution, but is not equivalent to actual performance data." 11 (f) All of the following: 12 (1) A description of the manner in which the figures described in subdivisions (a) to (d), inclusive, are calculated or a statement informing the 13 reader of where he or she may obtain a description of the manner in which the figures described in subdivisions (a) to (d), inclusive, are calculated. 14 (2) A statement informing the reader of where he or she may obtain from 15 the institution a list of the employment positions determined to be within the field for which a student received education and training for the calculation of 16 job placement rates as required by subdivision (b). 17 (3) A statement informing the reader of where he or she may obtain from the institution a list of the objective sources of information used to substantiate 18 the salary disclosure as required by subdivision (d). 19 (g) The following statements: 20 (1) "This fact sheet is filed with the Bureau for Private Postsecondary Education. Regardless of any information you may have relating to completion 21 rates, placement rates, starting salaries, or license exam passage rates, this fact sheet contains the information as calculated pursuant to state law." 22 (2) "Any questions a student may have regarding this fact sheet that have 23 not been satisfactorily answered by the institution may be directed to the Bureau for Private Postsecondary Education at (address), Sacramento, CA (ZIP 24 Code), (Internet Web site address), (telephone and fax numbers)."" 25(h) If the institution participates in federal financial aid programs, the most recent three-year cohort default rate reported by the United States Department 26 of Education for the institution and the percentage of enrolled students receiving federal student loans. 27(i) Data and information disclosed pursuant to subdivisions (a) to (d), inclusive, 28 is not required to include students who satisfy the qualifications specified in

subdivision (d) of Section 94909, but an institution shall disclose whether the 1 data, information, or both provided in its fact sheet excludes students pursuant to this subdivision. An institution shall not actively use data specific to the fact 2 sheet in its recruitment materials or other recruitment efforts of students who are not California residents and do not reside in California at the time of their 3 enrollment. 4 Section 94911 of the Education Code states: 13. 5 An enrollment agreement shall include, at a minimum, all of the following: 6 (a) The name of the institution and the name of the educational program, 7 including the total number of credit hours, clock hours, or other increment required to complete the educational program. 8 (b) A schedule of total charges, including a list of any charges that are 9 nonrefundable and the student's obligations to the Student Tuition Recovery Fund, clearly identified as nonrefundable charges. 10 ... 11 (d) A clear and conspicuous statement that the enrollment agreement is legally binding when signed by the student and accepted by the institution. 12 (1) A disclosure with a clear and conspicuous caption, 'STUDENT'S 13 (e) RIGHT TO CANCEL,' under which it is explained that the student has the right 14 to cancel the enrollment agreement and obtain a refund of charges paid through attendance at the first class session, or the seventh day after enrollment, 15 whichever is later. 16 (2) The disclosure shall contain the institution's refund policy and a statement that, if the student has received federal student financial aid funds, the 17student is entitled to a refund of moneys not paid from federal student financial aid program funds. 18 (3) The text shall also include a description of the procedures that a 19 student is required to follow to cancel the enrollment agreement or withdraw from the institution and obtain a refund. 2021 (g) A statement specifying that, if the student is eligible for a loan guaranteed 22 by the federal or state government and the student defaults on the loan, both of the following may occur: 23 (1) The federal or state government or a loan guarantee agency may take 24action against the student, including applying any income tax refund to which the person is entitled to reduce the balance owed on the loan. 25 (2) The student may not be eligible for any other federal student financial aid at another institution or other government assistance until the loan is repaid. 2627(h) The transferability disclosure that is required to be included in the school catalog, as specified in paragraph (15) of subdivision (a) of Section 94909. 287

(i) ... (2) Immediately following the statement required by paragraph (1), a line for the student to initial, including the following statement: 'I certify that I have 1 received the catalog, School Performance Fact Sheet, and information regarding completion rates, placement rates, license examination passage rates, and salary 2 or wage information and the most recent three-year cohort default rate, if applicable, included in the School Performance Fact sheet, and have signed, 3 4 initialed, and dated the information provided in the School Performance Fact Sheet.' 5 (j) The following statements: 6 (1) 'Any questions a student may have regarding this enrollment 7 agreement that have not been satisfactorily answered by the institution may be directed to the Bureau for Private Postsecondary Education at (address), 8 Sacramento, CA (ZIP Code), (Internet Web site address), (telephone and fax numbers).' 9 . . . 10 (k) The following statement above the space for the student's signature: 'I understand that this is a legally binding contract. My signature below certifies 11 that I have read, understood, and agreed to my rights and responsibilities, and that the institution's cancellation and refund policies have been clearly 12 explained to me.' 13 Code section 94913 states: 14. 14 (a) An institution that maintains an Internet Web site shall provide on that 15 Internet Web site all of the following: 16 (1) The school catalog. (2) A School Performance Fact Sheet for each educational program 17 offered by the institution. 18 (3) Student brochures offered by the institution. 19 (4) A link to the bureau's Internet Web site. 20(5) The institution's most recent annual report submitted to the bureau. 21(b) An institution shall include information concerning where students may 22 access the bureau's Internet Web site anywhere the institution identifies itself as being approved by the bureau. 23 15. Code section 94927.5 states in part: 24 (a) Prior to closing, an institution shall provide the bureau with the following: 25(1) Pertinent student records, including transcripts, as determined by the 26 bureau, pursuant to regulations adopted by the bureau.  $\overline{27}$ . . . 28 8

1	16. Code section 94928 states in part:
2	As used in this article, the following terms have the following meanings:
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4	(c) "Graduates" means the number of students who complete a program within
5	100 percent of the published program length. An institution may separately state completion information for students completing the program within 150 percent of the original contracted time, but that information may not replace
6 7	completion information for students completing within the original scheduled time. Completion information shall be separately stated for each campus or branch of the institution.
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9	17. Title 5, California Code of Regulations (hereinafter "CCR"), section 71475 states in
10	part:
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12	(b) An institution seeking to renew its Approval to Operate pursuant to section 94891 of the Code shall, prior to its expiration, complete and submit to the
13	Bureau the "Application for Renewal of Approval to Operate and Offer Educations Programs for Non-Accredited Institutions," Form Application
14	94891 (rev. 2/10).
15	•••
16	(k) The institution shall identify in the application the chief executive officer, chief operating officer, and chief academic officer and describe their education,
17 18	experience, and qualifications to perform their duties and responsibilities. If there have been no substantive changes since the last submission, the institution may so state and is not required to submit documentation.
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20	(p) If an institution receives financial aid because its students qualify for it
21	under any state or federal financial aid program, the application shall include a statement of its policies, practices, and disclosures regarding financial aid. If there have been no substantive changes since the last submission, the institution
22	may so state and is not required to submit documentation.
23	••••
24	(t) In addition, the institution shall list in the application, the following for each educational program offered unless there have been no substantive changes
25	since the last submission. If there have been no substantive changes made the institution may so state and is not required to provide documentation.
26	instruction may so state and is not required to provide documentation.
27	(2) If applicable information regarding the ability to honofit examination
28	(2) If applicable, information regarding the ability-to-benefit examination as required by section 94904 of the Code.
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	FIRST AMENDED STATEMENT OF ISSUES

1 (5) The mode of instruction; 2 (6) The graduation requirements. 3 4 (u) For each educational program that the institution offers or proposes to offer, 5 the application shall contain a statement that the educational program meets the requirements of section 71710, as well as the following unless there have been 6 no substantive changes since the last submission. If there have been no substantive changes made the institution may so state and is not required to 7 provide documentation; 8 (1) A description of the educational program. 9 (2) A description of the equipment to be used during the educational program. 10 11 (4) A projection, and the bases for the projection, of the number of students that the institution plans to enroll in the educational program during 12 each of the three years following the date the application was submitted. 13 . . . 14 (cc) The institution shall submit with the application, a copy of the document 15 that is awarded to a graduating student upon successful completion of each educational program unless there have been no substantive changes since the 16 last submission. If there have been no substantive changes made the institution may so state and is not required to provide documentation. 1718 (kk) An incomplete application filed under this section will render the 19 institution ineligible for renewal. Title 5, CCR, section 71700 states: 18. 2021The Bureau may request that an institution document compliance with the standards set forth in the Act and this Division to obtain and maintain an 22 approval to operate. 19. Title 5, CCR, section 71710 states: 2324 In order to meet its mission and objectives, the educational program defined in section 94837 of the Code shall be comprised of a curriculum that includes: 25 (a) those subject areas that are necessary for a student to achieve the 26 educational objectives of the educational program in which the student is enrolled; 27 (b) subject areas and courses or modules that are presented in a logically 28organized manner or sequence to students; 10

1	(c) course or module materials that are designed or organized by duly qualified
1 2	faculty. For each course or module, each student shall be provided with a syllabus or course outline that contains:
2	(1) a short, descriptive title of the educational program;
4	(2) a statement of educational objectives;
5	(3) length of the educational program;
6	(4) sequence and frequency of lessons or class sessions;
7	(5) complete citations of textbooks and other required written materials;
8	(6) sequential and detailed outline of subject matter to be addressed or a list of skills to be learned and how those skills are to be measured;
9	(7) instructional mode or methods.
10	(d) if degree granting, require research of an appropriate degree that utilizes a library and other learning resources;
11	(e) specific learning outcomes tied to the sequence of the presentation of the
12	material to measure the students' learning of the material; and
13	(f) evaluation by duly qualified faculty of those learning outcomes.
14	20. Title 5, CCR, section 71750 states:
15 16	(a) Every institution shall make refunds that are no less than the refunds required under the Act and this Division.
17	(b) An institution may not enforce any refund policy that is not specified in the catalog as required pursuant to section 94909(a)(B) of the Code, and must
18	refund all institutional charges upon a student's withdrawal. Withdrawal policy procedures pursuant to section 94909(a)((8)(B) of the Code shall include, at a
19	minimum: the acceptable methods of delivery of a notice to withdraw; whether withdrawal can be accomplished by conduct, and if so, how; the position or
20	positions to whom the notice to withdraw must be delivered; and the date that the notice to withdraw is considered effective, which shall be no later than the date received by the institution.
21	(c) A pro rata refund pursuant to section 94919(c) or 94920(d) or 94927 of the
22	Code shall be no less than the total amount owed by the student for the portion of the educational program provided subtracted from the amount paid by the
23	student, calculated as follows:
24	(1) The amount owed equals the daily charge for the program (total institutional charge, divided by the number of days or hours in the program)
25	institutional charge, divided by the number of days or hours in the program), multiplied by the number of days student attended, or was scheduled to attend,
26	prior to withdrawal. (2) Except as provided for in subdivision (a)(3) of this section all
27 28	(2) Except as provided for in subdivision $(a)(3)$ of this section, all amounts paid by the student in excess of what is owed as calculated in subdivision $(a)(1)$ shall be refunded.
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	FIRST AMENDED STATEMENT OF IS

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(3) Except as provided herein, all amounts that the student has paid shall be subject to refund unless the enrollment agreement and the refund policy outlined in the catalog specify amounts paid for an application fee or deposit not more than \$250.00, books, supplies, or equipment, and specify whether and under what circumstances those amounts are non-refundable. Except when an institution provides a 100% refund pursuant to section 94919(d) or section 94920(b) of the Code, any assessment paid pursuant to section 94923 of the Code is non-refundable.

(4) For purposes of determining a refund under the Act and this section, a student shall be considered to have withdrawn from an educational program when he or she withdraws or is deemed withdrawn in accordance with the withdrawal policy stated in its catalog.

(d) If an institution has collected money from a student for transmittal on the student's behalf to a third party for a bond, library usage, or fees for a license, application, or examination and the institution has not paid the money to the third party at the time of the student's withdrawal or cancellation, the institution shall refund the money to the student within 45 days of the student's withdrawal or cancellation.

(e) An institution shall refund any credit balance on the student's account within 45 days after the date of the student's completion of, or withdrawal from, the educational program in which the student was enrolled. For purposes of this subdivision and section 94919(d) of the Code, "day" means calendar day.

(f) The institution shall maintain a cancellation and withdrawal log, kept current on a monthly basis, which shall include the names, addresses, telephone numbers, and dates of cancellations or withdrawal of all students who have cancelled the enrollment agreement with, or withdrawn from, the institution during the calendar year.

21. Title 5, CCR, section 71770 states in part:

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(a) The institution shall establish specific written standards for student admissions for each educational program. These standards shall be related to the particular educational program. An institution shall not admit any student who is obviously unqualified or who does not appear to have a reasonable prospect of completing the program. In addition to any specific standards for an educational program, the admissions standards must specify as applicable that:

(1) Each student admitted to an undergraduate degree program, or a diploma program, shall possess a high school diploma or its equivalent, or otherwise successfully take and pass the relevant examination as required by section 94904 of the Code.

(b) The institution shall specify the maximum credit it will transfer from another institution for each educational program, and the basis upon which the transferred credit will be awarded.

(1) Except as limited by subdivision (c) of this section, a maximum of 75 percent of the units or credit that may be applied toward the award of a

bachelor's degree may be derived from a combination of any or both of the

following:

1 (A) Units earned at institutions approved by the Bureau, public or 2 private institutions of higher learning accredited by an accrediting association recognized by the U.S. Department of Education, or any 3 institution of higher learning, including foreign institutions, if the institution offering the undergraduate program documents that the 4 institution of higher learning at which the units were earned offers degree programs equivalent to degree programs approved by the Bureau or 5 accredited by an accrediting association recognized by the U.S. Department of Education; 6 (B) Challenge examinations and standardized tests such as the 7 College Level Placement Tests (CLEP) for specific academic disciplines. 8 (2) No more than 20% of graduate semester units or the equivalent in other units awarded by another institution may be transferred for credit toward 9 a Master's degree. An institution may accept transfer credits only from the institutions of higher learning described in subsection (1)(A). 10 (3) No more than 30 graduate semester credits or its equivalent awarded 11 by another institution may be credited toward a doctoral degree. This subdivision does not apply to graduate programs that lead to a profession or an 12 occupation requiring state licensure where the licensing agency has a regulation permitting a different standard. 13 22. Title 5, CCR, section 71800 states in part: 14 In addition to the requirements of section 94911 of the Code, an institution shall 15 provide to each student an enrollment agreement that contains at the least the following information: 16 ... 17 (d) Date by which the student must exercise his or her right to cancel or 18 withdraw, and the refund policy, including any alternative method of calculation if approved by the Bureau pursuant to section 94921 of the Code. 19 2023. Title 5, CCR, section 71810 states in part: 21 .... 22 (b) The catalog shall contain the information prescribed by Section 94909 of the 23 Code and all of the following: 24 ... 25 (4) Language proficiency information, including: 26(A) the level of English language proficiency required of students and the kind of documentation of proficiency, such as the Test of English 27as a Foreign Language (TOEFL), that will be accepted; and 28 (B) whether English language services, including instruction such as 13

}	
1	ESL, are provided and, if so, the nature of the service and its cost;
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3	(7) The institution's policies and procedures for the award of credit for prior experiential learning, including assessment policies and procedures,
4	provisions for appeal, and all charges that a student may be required to pay;
5	••••
6	(13) Housing information including all of the following:
7	(A) Whether the institution has dormitory facilities under its control;
8	(B) The availability of housing located reasonably near the institution's facilities and an estimation of the approximate cost or range of cost of the housing; and
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10	(C) If the institution has no responsibility to find or assist a student in finding housing, a clear and conspicuous statement so indicating. A
11	statement that the program is "non- residential" does not satisfy this subparagraph.
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13	24. Title 5, CCR, section 74112 states in part:
14	(a) Format. The format for the Performance Fact Sheet shall be in at least 12 pt.
15	type, in an easily readable font, with 1.15 line spacing. The Performance Fact Sheet shall contain all and only the information required or specifically permitted by section 94910 of the Code or this chapter.
16	(b) In addition to the definitions contained in section 94928 of the Code:
17	(1) "Number of Students Who Began Program" means the number of
18	students who began a program who are scheduled to complete the program within 100% of the published program length within the reporting calendar
19	year, and includes all the students who remained enrolled after their cancellation period.
20	(2) "Number of Graduates" means the number of students who completed
21	the program within 100% of the published program length within the reporting calendar year.
22	(3) "Graduates Employed in the Field" means those graduates who meet
23	the definition of section 94928(e) of the Code, who have reported their employment to the institution.
24	(c) Reporting periods:
25	(1) An Annual Report shall include data for all educational programs as
26	defined in section 94837 of the Code for the previous one calendar year.
27	(2) A Performance Fact Sheet shall be current and available not later than August 1st, and shall report data for the previous two calendar years based upon
28	the "number of students who began program" or the "number of graduates," as
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defined in subdivision (b), for each reported calendar year.				
(d) Con	pletion Rates. Reporti	ng of completio	on rates for an in	stitution's Annua
the num	and Performance Fact Suber of students who h	began program	as defined in sul	bdivision (b), the
	of students availablion rate(s). An option			
rate dat	a for students complet For an institution r	ting within 101	-150% of the pu	iblished program
94929(b	) of the Code, compl n. The Performance Fac	etion data shal	1 be separately r	eported for each
data is	being reported for stu length, and that dat	dents completing	ng within 150%	of the published
	ing the program within			
	tion rates shall be incl ially similar to the cl			
	lates, numbers, and oth			
Completi	on Rates (includes data	a for the two cal	lendar years prior	to reporting)
Name of	Educational Program	ı (Program Len	gth)	
<u> </u>	Number of	Students	3	
Calendar Year	Students Who Began Program <sup>i</sup>	Available for Graduation <sup>2</sup>	Graduates <sup>3</sup>	Completion Rate <sup>4</sup>
20XX	100	98	70	71%
20XY	80	80	55	69%
Students	Completing After Publ	ished Program	Length - 150% C	ompletion Rate
Name of	Educational Program	(Program Leng	;th)	
	Number of	Students		
Calendar Year	Students Who Began Program <sup>1</sup>	Available for Graduation <sup>2</sup>	150% Graduates <sup>3</sup>	150% Completion
				$Rate^4$
20XX	100	98	70	26%
20XY	80	80	55	29%
1 "Num	ber of Students Who he program who are g calendar year.	Began Program scheduled to c	n" is the number complete the pro	of students who gram within the
	•			lanta mileo becan
reporting	ents available for grad	duation" is the	number of stud	ients who begar
reporting 2 "Stude program	ents available for grad minus the number of hose students who had duty.	of "Students ur	navailable for gr	aduation," which

1	3 "Graduates" is the number of students who completed the program within 100% of the published program length.
2	4 "Completion Rate" is the number of Graduates divided by the Number of Students Available for Graduation.
3	5 "150% Graduates" is the number of students who completed the program within 101-150% of the published program length.
5	6 "150% Completion Rate" is the number of students who completed the
6	program in the reported calendar year within 101-150% of the published program length divided by the Number of Students Available for Graduation in the published program length period.
7 8	(e) Placement Rates.
9	(1) Any placement data required by sections 94910(b) and 94929.5(a) of the Code shall be reported for the number of students who began the program as defined in subdivision (b) for each reported calendar year.
10	(2) Placement is measured six months from the graduation date of each
11 12	student. Reporting of placement rates shall include for each educational program: the number of students who began the program, the number of graduates as defined in subdivision (b), graduates available for employment,
13	graduates employed in the field and placement rate(s).
14 15	(3) Placement rate shall be calculated as follows: the number of graduates employed in the field as defined in subsection 74112(b)(3) divided by the number of graduates available for employment as defined in section 94928(d) of the Code.
16 17	(4) Graduates employed in the field shall be reported for those graduates employed in the field in a single position that averages under 32 hours per week and those employed in the field in a single position that averages at least 32 hours per week.
18 19	References to the Code are to the California Education Code where the California Private Postsecondary Education Act of 2009 is located.
20 21	Placement rates shall be included in the Performance Fact Sheet in a format substantially similar to the chart below, including the footnoted information below (dates, numbers, and other data shown are for example only):
22	Placement Rates (includes data for the two calendar years prior to reporting)
23	Name of Educational Program (Program Length)
24	[Please see text of regulation for chart]
25	1 "Number of Students Who Began Program" means the number of students who began the program who are scheduled to complete the program within the
26 27	reporting calendar year.
27 28	2 "Number of Graduates" is the number of students who have completed the program within 100% of the published program length.
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	FIRST AMENDED STATEMENT OF IS

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1	the number	ates available for observe of graduates us	navailable for em	ployment. "Gradu	ates unavailable
2	incarcera leave the	ployment" means ited, are called to e United States or	active military du do not have a	ity, are internation visa allowing emp	nal students that ployment in the
3		states, or are cont postsecondary ins		ation in an accree	lited or bureau-
5	gainfully	ates employed in the employed within the tained through the	six months of grad	duation in a position	on for which the
6 7		red or provided a s			
8		ent Rate is calculated in the field by the			
9	(f) Licens not avail	se Examination Pa able from the appr	ssage Rates. If lice	ense examination portion provide the provident of the pro	passage rates are shall collect the
10	informati reasonabl	ion directly from it le efforts, it is una	s graduates. If an able to obtain the	institution demons examination pass	strates that, after age information
11	not conta	graduates, the inst act and note in a fo	ont the same size	as the majority of	the data on the
12 13	from the	nce Fact Sheet, " state agency admir	nistering the exam		
13		n [enter the number		too for the Annual	Depart and the
15	Performa	g of license exami ince Fact Sheet sof students complet	shall include, for	each educationa	I program: the
16	length in the first	the reported year, examination, num	, the number of d ber of document	locumented graduated graduated graduates who	ates who passed failed the first
17	optional	ion, the number of column may be ad	lded to separately	report licensing e	xamination data
18		ents who take and nall also include a c dents.			
19		using examination			
20 21	format s	ion passage rates s substantially similion below (dates,	ar to the chart	below, including	the footnoted
22	only):	on below (dates,	numbers, and of	nei uata showli a	ue for example
23	Examinat reporting	tion Passage Rates )	s (includes data fo	or the two calenda	r years prior to
24	Name of	<b>Educational Prog</b>	g <b>ram</b> (Program Le	ongth)	
25	Number of	Exam date <sup>2</sup>	Number	Number Who	Passage
26	Students Taking		Who Passed Exam	Failed Exam	Rate <sup>3</sup>
27	Exam <sup>1</sup>	011/003737	40	40	500/
28	80	2/1/20XX	40	40	50%
.   _			17		
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1	100	6/1/20XX	75	25	75%
2	82	10/1/20XX	68	14	76%
3	80	2/1/20XY	40	40	50%
4	100	6/1/20XY	70	30	70%
5	92	10/1/20XY	62	30	67%
6					
7 8	Licen admir gradu	se examination passa histering the examina hates.	ge data is not tion. We were	available from th unable to collect	he state agency t data from 32
° 9	1 Nur	nber of Students Takir	ng Exam is the n	umber of students	who completed
10	the p report progr	rogram within 150% ted exam is the first ex am.	of published pr am that was ava	ogram length and ilable after their co	ompletion of the
11		m Date is the date for t	he first available	exam after the stu	dents completed
12	•	ogram.	by dividing the	wimber of studes	ta who pass the
13		sage Rate is calculated by the number of gradu			
14	For	licensing examination ination passage rates sl	is that are co	ntinuously admin	istered, license
15 16	forma	t substantially similanation below (dates, 1	r to the chart	below, including	g the footnoted
17	Exam	ination Passage Rates	(includes data f	or the two calenda	ar years prior to
18	repor		no ma (Dua ana ma T	an ath)	
19	namo	e of Educational Prog			Parnaga
20 21	Calendar Year	Number of Students Taking Exam <sup>1</sup>	Number Who Passed First Exam Taken <sup>2</sup>	Number Who Failed First Exam Taken <sup>3</sup>	Passage Rate <sup>4</sup>
22	20XX	80	40	40	50%
22	20XY	100	75	25	75%
24	admir	se examination passa histering the examina	ge data is not tion. We were	available from th unable to collect	he state agency t data from 10
25	gradı				
26 27	the p	nber of Students Takir rogram within 150% of in the reported calenda	of the published	program length an	who completed nd who took the
27	2 Nur and p	nber Who Passed Firs assed the licensing exa	t Exam Taken is m in the reported	the number of str calendar year on t	udents who took he first attempt.
			18		
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7	"You must pay the state-imposed assessment for the Student Tuition Recovery Fund (STRF) if all of the following applies to you: 1. You are a student in an educational program, who is a California resident, or
5	(a) A qualifying institution shall include the following statement on both its enrollment agreement for an educational program and its current schedule of student charges:
>    1	25. Title 5, CCR, section 76215 states in part:
2	that the information was gathered, and copies of notes, letters or emails through which the information was requested and gathered.
	also include the name, email address, phone number, and position or title of the institution's representative who is primarily responsible for obtaining the students' completion, placement, licensing, and salary and wage data, the date
	start and completion dates, place of employment and position, salary, hours, and a description of all attempts to contact each student. Documentation shall
3   3	(h) Documentation supporting all data reported shall be maintained by the institution for at least five years from the time included in either an Annual Report or a Performance Fact Sheet, and shall include at a minimum: student name(s), address, phone number, email address, program completed, program
,	3 Salary is as reported by the student. Not all graduates reported salary.
	position.
	2 "Graduates employed in the field" means graduates who are gainfully employed within six months of graduation in a position for which the skills obtained through the education and training provided by the institution are required or provided a significant advantage to the graduate in obtaining the
	institution.
	States or do not have a visa allowing employment in the United States, or are continuing their education in an accredited or bureau-approved postsecondary
	the number of graduates unavailable for employment. Graduates unavailable for employment means graduates who, after graduation, die, become incarcerated, are called to active military duty, are international students that leave the United
	1 "Graduates available for employment" means the number of graduates minus
	[Please see text of regulation for chart]
	Salary and Wage Information (includes data for the two calendar years prior to reporting)
	Code, shall be included in the Performance Fact Sheet, for each educational program, in a format substantially similar to the chart below, including the footnoted information (dates, numbers, salaries, and other data shown are for example only).
	All Salary and Wage Information shall be reported to the Bureau pursuant to section 94929.5(c) of the Code and, if required by section 94910(d) of the
	(g) Salary and Wage Information.
	3 Passage Rate is calculated by dividing the number of graduates who pass the exam the first time that they take it by the number of graduates who took the licensing exam for the first time after completion of the program.

		are enrolled in a residency program, and prepay all or part of your tuition either
1		by cash, guaranteed student loans, or personal loans, and
2 3		2. Your total charges are not paid by any third-party payer such as an employer, government program or other payer unless you have a separate agreement to repay the third party.
1 5		You are not eligible for protection from the STRF and you are not required to pay the STRF assessment, if either of the following applies:
		1. You are not a California resident, or are not enrolled in a residency program or
		2. Your total charges are paid by a third party, such as an employer, government program or other payer, and you have no separate agreement to repay the third party."
,   ,		(b) In addition to the statement described under subdivision (a) of this section, a qualifying institution shall include the following statement on its current schedule of student charges:
		"The State of California created the Student Tuition Recovery Fund (STRF) to
		relieve or mitigate economic losses suffered by students in educationa programs who are California residents, or are enrolled in a residency programs
	·	attending certain schools regulated by the Bureau for Private Postsecondary and Vocational Education.
		You may be eligible for STRF if you are a California resident or are enrolled in a residency program, prepaid tuition, paid the STRF assessment, and suffered an economic loss as a result of any of the following:
		1. The school closed before the course of instruction was completed.
		2. The school's failure to pay refunds or charges on behalf of a student to a third
		party for license fees or any other purpose, or to provide equipment or materials for which a charge was collected within 180 days before the closure of the school.
		3. The school's failure to pay or reimburse loan proceeds under a federally
		guaranteed student loan program as required by law or to pay or reimburse proceeds received by the school prior to closure in excess of tuition and othe costs.
		4. There was a material failure to comply with the Act or this Division within
		30 days before the school closed or, if the material failure began earlier than 30 days prior to closure, the period determined by the Bureau.
		5. An inability after diligent efforts to prosecute, prove, and collect on a
		judgment against the institution for a violation of the Act."
		However, no claim can be paid to any student without a social security number or a taxpayer identification number.
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### FACTS

26. On March 20, 2012, the Bureau received an Application for Renewal of Approval to
Operate a Non-Accredited Institution, Application Number 24592, from Respondent. Respondent
had been previously approved to offer the following non-degree educational programs: Clerical
Business Skills (390 hours), Computer Skills (390 hours) and English as a Second Language
(ESL) (1040 hours).

7 27. On September 9, 2013, the Bureau sent Respondent a letter advising that the Bureau
8 could not grant Respondent a renewal of approval to operate because of deficiencies in the
9 application. The Bureau requested additional information regarding deficiencies pertaining to the
10 institution's organization and management, enrollment agreement, financial aid policies and
11 disclosures, description of educational programs, and school catalog, among other things. On
12 March 3, 2014, the Bureau received Respondent's response to the deficiency letter.

28. On March 4, 2014, the Bureau sent Respondent another deficiency letter advising of
the deficiencies that remained with Respondent's application and requested additional
information. On June 24, 2014, the Bureau received Respondent's response to the deficiency
letter and on September 8, 2014, the Bureau received additional documentation from Respondent.
29. On September, 22, 2014, the Bureau denied Respondent's Application for Renewal of
Approval to Operate a Non-Accredited Institution and sent Respondent a "Notice of Denial."

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# FIRST CAUSE FOR DENIAL OF APPLICATION

(Discrepancies in Organizational Chart)

30. Respondent's application is subject to denial under Education Code section 94891,
subdivision (b) and title 5, CCR, section 71475, subdivision (kk), in conjunction with title 5,
CCR, section 71475, subdivision (k), because Respondent failed to demonstrate its continued
capacity to meet the minimum operating standards in that Respondent failed to clearly identify
the CEO and CAO. The circumstances are as follows.

31. The organizational chart submitted to the Bureau did not identify a CEO. Ronald
Puente was listed as the Executive Director, however Puente's resume identified him as the
"Executive Director, CEO, CAO" of the institution. The organizational chart identified

Esmeralda Godoy as the Chief Academic Officer, however Godoy's resume stated she is an 1 "Adult Instructor" for the institution. 2 SECOND CAUSE FOR DENIAL OF APPLICATION 3 4 (Deficiencies in Exemplars of Enrollment Agreement) 5 32. Respondent's application is subject to denial under Education Code section 94891, subdivision (b) and title 5, CCR, section 71475, subdivision (kk), because Respondent failed to 6 demonstrate its continued capacity to meet the minimum operating standards in that Respondent 7 failed to provide a compliant enrollment agreement as follows: 8 9 a. The enrollment agreement failed to state the date by which the student must exercise 10 his or her right to cancel or withdraw, and the refund policy, as required by title 5, CCR, section 71800, subdivision (d). 11 12 b. The enrollment agreement failed to include the specific required language related to 13 the Student Tuition Recovery Fund, as required by title 5, CCR, section 76215(a) and (b). The enrollment agreement failed to include the required cancellation disclosures, as c. 14 required by Code section 94911, subdivision (e)(1), (2) and (3). 15 d. The enrollment agreement failed to include the required statement specifying the 16 consequences of the student defaulting on a federal or state loan, as required by Code section 17 94911, subdivision (g), and only contained a disclosure regarding loans from a financial 18 institution. 19 The enrollment agreement failed to directly quote the specific required statements 20e. directing students to the Bureau for unanswered questions, as required by Code section 94911, 21 subdivision (j)(1). 22f. The enrollment agreement failed to include the specific transferability disclosure, as 23required by as required by Code sections 94911, subdivision (h) and 94909, subdivision (a)(15). 24 The enrollment agreement failed to include a clear and conspicuous statement that the 25 g. enrollment agreement is legally binding when signed by the student and accepted by the 2.6institution, as required by Code section 94911, subdivision (d). 2728

h. The enrollment agreement failed to directly quote the specific required statement above the space for the student's signature whereby the student certifies that he or she has read, 2 understood and agreed to the student's rights and responsibilities, and that the institution's 4 cancellation and refund policies have been clearly explained to him or her, as required by Code section 94911, subdivision (k). 5

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i. The enrollment agreement set forth an unapproved educational program in violation of Code sections 94838 and 94911, subdivision (a). The circumstances are as follows. English as a Second Language (ESL) for 1040 clock hours of instruction is an approved program for Respondent. The enrollment agreement lists ESL Beginning Classes Levels 1, 2 and 3 and ESL Intermediate Classes Levels 1, 2 and 3, consisting of 260 clock hours for each level or a total of 1,560 clock hours of ESL instruction. Such an educational program was not authorized by the Bureau.

j. The enrollment agreement failed to state a schedule of total charges, including a list 13 of nonrefundable charges and the student's obligations to the Student Tuition Recovery Fund, 14 clearly identified as a nonrefundable charge, as required by Code section 94911(b). The schedule 15 of total charges must be included even though the institution does not charge the student tuition. 16

## THIRD CAUSE FOR DENIAL OF APPLICATION

(Deficiencies Regarding Financial Aid Policies, Practices and Disclosures)

19 33. Respondent's application is subject to denial under Education Code section 94891, subdivision (b) and title 5, CCR, section 71475, subdivision (kk), in conjunction with title 5, 20 CCR, section 71475, subdivision (p), because Respondent failed to demonstrate its continued 21 capacity to meet the minimum operating standards by failing to provide a statement of its 22policies, practices and disclosures regarding financial aid when it receives funding from the 23California Department of Education and Employment Development Department. 24

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# FOURTH CAUSE FOR DENIAL OF APPLICATION

(Failure to Use Ability-to-Benefit Examination)

34. Respondent's application is subject to denial under Education Code section 94891, 27subdivision (b) and title 5, CCR, section 71475, subdivision (kk), because Respondent failed to 28

demonstrate its continued capacity to meet the minimum operating standards in that Respondent
failed to use an ability-to-benefit examination from the list of examinations prescribed by the
United States Department of Education pursuant to Section 484(d) of the federal Higher
Education Act of 1965 (20 U.S.C. Sec. 1070a, et seq.), as required by Code section 94904,
subdivision (a) and title 5, CCR, section 71475, subdivision (t)(2). Respondent is using the
Comprehensive Adult Student Assessment System, which is not on the list of examinations
prescribed by the United States Department of Education.

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## FIFTH CAUSE FOR DENIAL OF APPLICATION

### (Instruction and Certificates Offered)

35. Respondent's application is subject to denial under Education Code section 94891,
subdivision (b) and title 5, CCR, section 71475, subdivision (kk), because Respondent failed to
demonstrate its continued capacity to meet the minimum operating standards as follows:

a. Respondent is providing certificates of completion of the Computer Skills educational
program to students who do not complete the entire course in violation of Code sections 94928,
subdivision (c) and 94838 and title 5, CCR, section 71475, subdivision (t)(6).

(i) The circumstances are as follows. The graduation requirements for the
Computer Skills program in Respondent's catalog states that "the student needs to complete one
or all of the four sessions of the Microsoft Office 2010 to be able to receive a certificate."
However, the approved Computer Skills program consists of 390 hours and includes all four
sessions. Furthermore, Word 2010, Excel 2010, Access 2010 and PowerPoint 2010 are not listed
as approved programs for this institution.

b. Respondent failed to provide the mode of instruction and graduation requirement for
the English as a Second Language program as required by title 5, CCR, section 71475,
subdivision (t)(5) and (6).

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1	SIXTH CAUSE FOR DENIAL OF APPLICATION
2	(Description of Educational Program)
3	36. Respondent's application is subject to denial under Education Code section 94891,
4	subdivision (b) and title 5, CCR, section 71475, subdivision (kk), because Respondent failed to
5	demonstrate its continued capacity to meet the minimum operating standards as follows:
6	a. Respondent failed to provide a description of the ESL Intermediate Level 2 and ESL
7	Intermediate Level 3 programs, as required by title 5, CCR, section 71475, subdivision (t)(5) and
8	(6). These programs were offered in the enrollment agreement.
9	b. Respondent failed to provide the equipment to be used in the ESL program as
10	required by title 5, CCR, section 71475, subdivision (u)(2).
11	c. Respondent failed to provide a projection and the bases for the projection, of the
12	number of students that the institution plans to enroll in each educational program during each of
13	the three years after the date the application was submitted, as required by title 5, CCR, section
14	71475, subdivision (u)(4).
15	(i) The circumstances are as follows. Respondent stated, "For the past 2-years we
16	have been averaging about 125 new and returning students per year into our ESL program. The
17	vocational program we project 10 students per fiscal year [sic]." Respondent's statement failed to
18	project the next three years for the ESL program and no basis was given for the vocational
19	programs.
20	SEVENTH CAUSE FOR DENIAL OF APPLICATION
21	(Deficiencies in School Catalog)
22	37. Respondent's application is subject to denial under Education Code section 94891,
23	subdivision (b) and title 5, CCR, section 71475, subdivision (kk), because Respondent failed to
24	demonstrate its continued capacity to meet the minimum operating standards in that Respondent
25	failed to provide a compliant school catalog as follows:
26	a. The school catalog sets forth programs that were not approved by the Bureau, in
27	violation of Code sections 94909, subdivision (a)(5) and 94838. The catalog lists ESL Beginning
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Levels 1, 2 and 3 and ESL Intermediate Levels 1, 2 and 3 and ESL Conversation 2. The Bureau 1 has approved ESL with 1040 hours of instruction. 2

The school catalog failed to set forth the institution's admission policies, including 3 b. 4 the policies requiring each student to possess a high school diploma or its equivalent, or otherwise 5 to successfully take and pass the relevant examination as set forth in Code section 94904, which is a violation of title 5, CCR, section 71770, subdivision (a)(1). 6

The school catalog failed to set forth the specific required language that encourages c. 7 students to review the catalog and School Performance Fact Sheet prior to signing an enrollment 8 agreement, as required by Code section 94909, subdivision (a)(3)(B). 9

The school catalog failed to set forth housing information, as required by title 5, 10 d. CCR, section 71810, subdivision (b)(13)(A), (B) and (C). Said information should include 11 whether the institution has dormitory facilities under its control, the availability of housing 12 located reasonably near the institution's facilities and an estimate of the approximate cost or 13 range of cost of housing. And, if the institution has no responsibility to find or assist a student in 14 finding housing, the catalog failed to state this clearly and conspicuously. 15

The school catalog failed to set forth the withdrawal and refund policies as required e. 16 by title 5, CCR, section 71750. 17

f. The school catalog failed to set forth the specific required language that refers each 18 individual wishing to file a complaint about the institution to the Bureau, as required by Code 19 section 94909, subdivision (a)(3)(C). 20

The school catalog failed to identify English as a Second Language as an educational g. 21program that would result in certification, which is a violation of Code section 94837. 22

The school catalog failed to set forth a schedule of student charges that includes the 23 h. specific required language related to the Student Tuition Recovery Fund (STRF), as required by 24 title 5, CCR, section 76215 subdivision (a) and (b) and Code section 94909, subdivision (a)(14). 25

i. The school catalog failed to state whether the institution participates in federal and 26 state financial aid programs, and if so, all consumer information that is required to be disclosed to

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the student pursuant to federal and state financial aid programs, as required by Code section 94909, subdivision (a)(10).

Page 4 of the catalog states, "Any student that receives financial aid (i) 3 (Unemployment Insurance Benefits) through EDD receives it in accordance with EDD policies, 4 practices and procedures. SER monitors those students' academic progress along with the rest of 5 6 the student population."

Page 11 of the catalog states, "SER-Jobs for Progress, Inc. does not participate 7 (ii)in federal and state financial aid programs nor makes loans to its students to pay for an 8 educational program. SER's educational and vocational programs are tuition free. The student 9 attendance is covered by funding from the California Department of Education through Santa Ana 10 College School of Continuing Education." 11

The school catalog failed to set forth compliant information about providing student i. 12 13 records to the Bureau, as required by Section 94927.5, subdivision (a)(1). Page 11 of the catalog states, "In the event that SER closes, all records will transferred to School of Continuing Adult 14 Education Centennial Center which is located in 2900 West Edinger, Santa Ana, CA 92704." 15

k. The school catalog failed to set forth language proficiency information, including the 16 level of English language proficiency required of students and the kind of documentation of 17 proficiency that will be accepted, as required by title 5, CCR, section 71810, subdivision (b)(4). 18

1. The school catalog failed to include a statement specifying whether the institution is 19 accredited by an accrediting agency recognized by the United States Department of Education, as 20required by Code section 94909, subdivision (a)(16). 21

The school catalog failed to set forth a description of the instruction provided in each m. 22 of the courses offered by the institution, as required by Code section 94909, subdivision (a)(5). 2.3The description should include the requirements for completion of each program, including 24 required courses, and the total number of credit hours, clock hours, or other increments required 25 for completion. This information was not provided for the ESL Program.

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The school catalog failed to set forth the specific required language that addresses 27n. transferability of credits and credentials, as required by Code section 94909, subdivision (a)(15). 28

The school catalog failed to set forth the institution's policies and procedures for the о. 1 2 award of credit for prior experiential learning, including assessment policies and procedures and 3 provisions for appeal, as required by title 5, CCR, section 71810, subdivision (b)(7). The school catalog failed to set forth the institution's admission policies, including a 4 p. list describing any transfer or articulation agreements between the institution and any other 5 college or university that provides for the transfer of credits earned in the program of instruction. 6 If the institution had not entered into an articulation or transfer agreement with any other college 7 or university, the institution must disclose that fact. The preceding information is required by 8 Code section 94909, subdivision (a)(8)(A) and title 5, CCR, section 71770, subdivision (b). 9 The school catalog failed to set forth a schedule of total charges for a period of 10 q. attendance and an estimated schedule of total charges for the entire educational program, as 11 required by Code section 94909, subdivision (a)(9). 12 **EIGHTH CAUSE FOR DENIAL OF APPLICATION** 13 (Deficiencies in School Website) 14 Respondent's application is subject to denial under Education Code section 94891, 38. 15 subdivision (b) and title 5, CCR, section 71475, subdivision (kk), because Respondent failed to 16 demonstrate its continued capacity to meet the minimum operating standards as follows: 17The school website did not contain a correctly formatted School Performance Fact 18 39. Sheet, as required by Code sections 94910 and 94913, and title 5, CCR, section 74112. The 19 information for both the Clerical Business Skills and Computer Skills programs were combined 20and no information was provided for the ESL program on the website. In addition, only the first 21 page of the School Performance Fact Sheet for the ESL program was submitted to the Bureau in 22 Respondent's September 8, 2014 response to the March 4, 2014 deficiency letter. 23 40. The school website did not contain the most recent annual report submitted to the 24 Bureau, as required by Code section 94913. 25 The school website stated the institution was accredited by the Bureau in violation of 41. 26 Code section 94897, subdivision (1). 27/// 2828

1	NINTH CAUSE FOR DENIAL OF APPLICATION
2	(Failure to Provide Completion Document for ESL Program)
3	42. Respondent's application is subject to denial under Education Code section 94891,
4	subdivision (b) and title 5, CCR, section 71475, subdivision (kk), because Respondent failed to
5	demonstrate its continued capacity to meet the minimum operating standards as follows.
6	Respondent failed to provide to the Bureau a copy of the document that is awarded to a
7	graduating student upon successful completion of the ESL program with the renewal application,
8	as required by title 5, CCR, section 71475, subdivision (cc).
9	TENTH CAUSE FOR DENIAL OF APPLICATION
10	(Recordkeeping - Custodian of Records)
11	43. Respondent's application is subject to denial under Education Code section 94891,
12	subdivision (b) and title 5, CCR, section 71475, subdivision (kk), because Respondent failed to
13	demonstrate its continued capacity to meet the minimum operating standards as follows.
14	Respondent failed to provide verification of compliance with recordkeeping regulations,
15	including a cancellation and withdrawal log, kept current on a monthly basis and which includes
16	the names, addresses, telephone numbers, and dates of cancellation or withdrawal of all students
17	who have cancelled the enrollment agreement with, or withdrawn from, the institution during the
18	calendar year. This information is required by title 5, CCR, section 71750, subdivision (f).
19	44. Respondent stated, "Since our classes are tuition free there is no financial records
20	kept [sic]."
21	PRAYER
22	WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged,
23	and that following the hearing, the Director of the Department of Consumer Affairs issue a
24	decision:
25	1. Denying the application of SER Jobs for Progress Inc.; SER Jobs for Progress Inc. of
26	Orange County, 100% owner, for a Renewal of Approval to Operate and Offer Educational
27	Programs for Non-Accredited Institutions;
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ł	FIRST AMENDED STATEMENT OF ISSUES

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