

1 KAMALA D. HARRIS  
Attorney General of California  
2 DIANN SOKOLOFF  
Supervising Deputy Attorney General  
3 CARTER OTT  
Deputy Attorney General  
4 State Bar No. 221660  
1515 Clay Street, 20th Floor  
5 P.O. Box 70550  
Oakland, CA 94612-0550  
6 Telephone: (510) 622-2219  
Facsimile: (510) 622-2270  
7 E-mail: Carter.Ott@doj.ca.gov  
*Attorneys for Complainant*

8  
9 **BEFORE THE**  
**DEPARTMENT OF CONSUMER AFFAIRS**  
10 **FOR THE BUREAU FOR PRIVATE POSTSECONDARY EDUCATION**  
**STATE OF CALIFORNIA**

11  
12 In the Matter of the Accusation Against:  
13 **ITT EDUCATIONAL SERVICES, INC.,**  
**DBA ITT TECHNICAL INSTITUTE**  
14 **(continued on page 8)**  
**13000 North Meridian St.**  
15 **Indianapolis, IN 46032**  
16 **Approval to Operate Accredited Institution**  
**School Code Numbers 44971351 (362 North**  
17 **Clovis Avenue, Clovis, CA 93612); 66733893**  
**(1140 Galaxy Way, Suite 400, Concord, CA**  
18 **94520); 32243734 (4160 Temescal Canyon**  
19 **Road, Suite 100, Corona, CA 92883);**  
**continued on page 8)**  
20 Respondent.

Case No. 1002039  
**ACCUSATION**

21  
22 Complainant alleges:

23 PARTIES

- 24 1. Joanne Wenzel (“Complainant”) brings this Accusation, pursuant to Government  
25 Code section 11460.60, subdivisions (a) and (b), solely in her official capacity as the Chief of the  
26 Bureau for Private Postsecondary Education, Department of Consumer Affairs.
- 27 2. The Bureau granted an approval to operate by means of accreditation to five ITT  
28 Technical Institute schools, Institution Code Numbers 44971351, 66733893, 32243734, 3901451,

1 and 91554400; one ITT Technical Institution – Orange school, Institution Code Number  
2 3004931; one ITT Technical Institute Oxnard school, Institution Code Number 5601571; one ITT  
3 Technical Institute Rancho Cordova school, Institution Code Number 3400531; one ITT  
4 Technical Institute San Bernardino school, Institution Code Number 3602131; one ITT Technical  
5 Institute San Diego school, Institution Code Number 3703911; one ITT Technical Institute San  
6 Dimas school, Institution Code Number 1909091; one ITT Technical Institute Sylmar school,  
7 Institution Code Number 1900961; two ITT Technical Institute Torrance schools, Institution  
8 Code Numbers 1916401 and 46576621; and one ITT Technical Institute Vista school, Institution  
9 Code Number 48441864. Obtaining approval by means of accreditation requires that the schools’  
10 owner have accreditation through an accredited agency recognized by the United States  
11 Department of Education (“USDOE”). The schools listed above are owned by ITT Educational  
12 Services, Inc. (“Respondent”).

### 13 JURISDICTION

14 3. This Accusation is brought before the Director of the Department of Consumer  
15 Affairs (“Director”) for the Bureau for Private Postsecondary Education, under the authority of  
16 the following laws.

17 4. Business and Professions Code section 118 states, in part:

18 ...

19 “(b) The suspension, expiration, or forfeiture by operation of law of a license issued by a  
20 board in the department, or its suspension, forfeiture, or cancellation by order of the board or by  
21 order of a court of law, or its surrender without the written consent of the board, shall not, during  
22 any period in which it may be renewed, restored, reissued, or reinstated, deprive the board of its  
23 authority to institute or continue a disciplinary proceeding against the licensee upon any ground  
24 provided by law or to enter an order suspending or revoking the license or otherwise taking  
25 disciplinary action against the licensee on any such ground.

26 “(c) As used in this section, ‘board’ includes an individual who is authorized by any  
27 provision of this code to issue, suspend, or revoke a license, and ‘license’ includes ‘certificate,’  
28 ‘registration,’ and ‘permit.’”

1           5.    Business and Professions Code section 477 states:

2            “As used in this division:

3            “(a) ‘Board’ includes ‘bureau,’ ‘commission,’ ‘committee,’ ‘department,’ ‘division,’  
4            ‘examining committee,’ ‘program,’ and ‘agency.’

5            “(b) ‘License’ includes certificate, registration or other means to engage in a business or  
6            profession regulated by this code.”

7           6.    Education Code section 94933 states:

8            “The bureau shall provide an institution with the opportunity to remedy noncompliance,  
9            impose fines, place the institution on probation, or suspend or revoke the institution’s approval to  
10           operate, in accordance with this article, as it deems appropriate based on the severity of an  
11           institution’s violations of this chapter, and the harm caused to students.”

12          7.    Education Code section 94937 states, in part:

13           “(a) As a consequence of an investigation, and upon a finding that an institution has  
14           committed a violation, the bureau may place an institution on probation or may suspend or revoke  
15           an institution’s approval to operate for:

16            ...

17           “(2) A material violation or repeated violations of this chapter or regulations adopted  
18           pursuant to this chapter that have resulted in harm to students. For purposes of this paragraph,  
19           ‘material violation’ includes, but is not limited to, misrepresentation, fraud in the inducement of a  
20           contract, and false or misleading claims or advertising, upon which a student reasonably relied in  
21           executing an enrollment agreement and that resulted in harm to the student.

22            ....”

23          8.    Government Code section 11460.60 states:

24           “(a) After issuing an emergency decision under this article for temporary, interim relief, the  
25           agency shall conduct an adjudicative proceeding under a formal, informal, or other applicable  
26           hearing procedure to resolve the underlying issues giving rise to the temporary, interim relief.

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1 institution but are held for future disbursement for the benefit of students. Unearned tuition shall  
2 be accounted for in accordance with general accepted accounting principles.

3 . . . .”

#### 4 COST RECOVERY

5 11. Business and Professions Code section 125.3 provides, in part, that the Bureau may  
6 request the administrative law judge to direct a licentiate found to have committed a violation or  
7 violations of the licensing act to pay a sum not to exceed the reasonable costs of the investigation  
8 and enforcement of the case, with failure of the licentiate to comply subjecting the license to not  
9 being renewed or reinstated. If a case settles, recovery of investigation and enforcement costs  
10 may be included in a stipulated settlement.

#### 11 FACTUAL BACKGROUND

12 12. Respondent is currently subject to considerable monitoring and scrutiny by the  
13 USDOE and Respondent’s accrediting agency, the Accrediting Council for Independent Colleges  
14 and Schools (“ACICS”). As a result, the USDOE has required that Respondent post, in a letter of  
15 credit or a surety, \$247,292,364.00 to ensure funds are available in case of institution closure or  
16 termination of classes prior to the end of the academic period. Similarly, ACICS ordered  
17 Respondent to appear before it in August 2016 to show why it should maintain its accreditation.

18 13. In a Form 8-K Respondent filed with the U.S. Securities and Exchange Commission  
19 (“SEC”) on July 12, 2016, Respondent admitted that USDOE’s order requiring that Respondent  
20 post a letter of credit or surety:

21 could have a material adverse effect on [Respondent’s] financial condition, results  
22 of operations, cash flows and ability to meet its contractual and regulatory  
23 obligations. Further, there can be no assurance that [Respondent] will be able to  
24 fund the [amount] to be held in escrow or submit a letter of credit . . . . [The  
25 monetary amount ordered by the USDOE] will have a material adverse effect on  
26 [Respondent’s] liquidity, and will significantly reduce the amount of cash that it  
27 will have available for other purposes . . . . The fact that a significant amount of  
28 the [Respondent’s] cash is and will be held in connection with the [USDOE’s]  
requirements could also negatively affect [Respondent’s] ability to satisfy the  
financial metrics of the [USDOE], state education and professional licensing  
authorities and the accrediting commissions that accredit the [Respondent’s]  
institutions.<sup>1</sup>

<sup>1</sup> This Form 8-K is available on the SEC’s website at

(continued...)

1 14. In addition, the SEC is currently prosecuting two civil actions against Respondent and  
2 two of Respondent's corporate officers.

3 15. On August 26, 2016, the Bureau issued Respondent a Notice of Emergency Decision  
4 and Emergency Decision, pursuant to Code of Regulations, title 5, section 75150, subdivision (d)  
5 and Government Code section 11460.50. Pursuant to the Emergency Decision, the Bureau  
6 ordered Respondent to "cease enrollment of any new students in all programs" at the schools  
7 referenced by institution code in the caption of this Accusation. This Emergency Decision  
8 became effective on September 1, 2016.

9 FIRST CAUSE FOR DISCIPLINE  
10 (Financial Resources)  
(Cal. Code Regs., title 5, § 71745, subd. (a))

11 16. Respondent has subjected its approvals to operate to disciplinary action as it lacks the  
12 assets and financial resources required by Code of Regulations, title 5, section 71745, subdivision  
13 (a). (Cal. Code Regs., title 5, § 71745, subd. (a)). The circumstances are set forth in paragraphs  
14 I2 through 14, above.

15 PRAAYER

16 WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged,  
17 and that following the hearing, the Director of the Department of Consumer Affairs issue a  
18 decision:

19 1. Sustaining the Bureau's Emergency Decision which orders Respondent to cease  
20 enrollment of any new students in all programs at Institution Code Numbers 44971351,  
21 66733893, 32243734, 3901451, 91554400, 3004931, 5601571, 3400531, 3602131, 3703911,  
22 1909091, 1900961, 1916401, 46576621, and 48441864.

23 2. Revoking or suspending Respondent's Institution Code Number 44971351,  
24 66733893, 32243734, 3901451, 91554400, 3004931, 5601571, 3400531, 3602131, 3703911,  
25 1909091, 1900961, 1916401, 46576621, and 48441864;

26  
27 \_\_\_\_\_  
(...continued)  
28 [https://www.sec.gov/Archives/edgar/data/922475/000092247516000070/form8\\_k.htm](https://www.sec.gov/Archives/edgar/data/922475/000092247516000070/form8_k.htm)

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3. Ordering Respondent to pay the Bureau for Private Postsecondary Education the reasonable costs of the investigation and enforcement of this case; and

4. Taking such other and further action as deemed necessary and proper.

DATED: 8/30/16



JOANNE WENZEL  
Chief  
Bureau for Private Postsecondary Education  
Department of Consumer Affairs  
State of California  
*Complainant*

90692341

1 **Additional "Doing Business As" (continued from caption):**

- 2 ITT Technical Institute – Orange
- 3 ITT Technical Institute Oxnard
- 4 ITT Technical Institute Rancho Cordova
- 5 ITT Technical Institute San Bernardino
- 6 ITT Technical Institute San Diego
- 7 ITT Technical Institute San Dimas
- 8 ITT Technical Institute Sylmar
- 9 ITT Technical Institute Torrance
- 10 ITT Technical Institute Vista

11 **Approval to Operate Institution Code Numbers (continued from caption):**

- 12 3901451 (16916 S. Harlan Road, Lathrop, CA 95330)
- 13 91554400 (1200 Clay Street, Suite 200, Oakland, CA 94612)
- 14 3004931 (4000 Metropolitan Drive, Suite 100, Orange, CA 92868)
- 15 5601571 (2051 North Solar Drive, Oxnard, CA 93030)
- 16 3400531 (10863 Gold Center Drive, Rancho Cordova, CA 95670)
- 17 3602131 (670 East Carnegie Drive, San Bernardino, CA 92408)
- 18 3703911 (401 Mile of Cars Way, Suite 100, National City, CA 91950)
- 19 1909091 (650 West Cienega Avenue, San Dimas, CA 91773)
- 20 1900961 (12669 Encinitas Avenue, Sylmar, CA 91342)
- 21 1916401 (2555 West 190<sup>th</sup> Street, Suite 125, Torrance, CA 90504)
- 22 46576621 (19800 South Vermont Avenue, Torrance, CA 90502)
- 23 48441864 (440 South Melrose Drive, Suite 100, Vista, CA 92801)

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