BEFORE THE DIRECTOR DEPARTMENT OF CONSUMER AFFAIRS BUREAU FOR PRIVATE POSTSECONDARY EDUCATION STATE OF CALIFORNIA

In the Matter of the Accusation Against:

RYON COLLEGE; OSWALDO FORERO, OWNER; MELBE ZEPEDA, OWNER

7028 Indiana Avenue

Riverside, CA 92506

Institution Code: 34483502

BPPE Case No.: BPPE22-291

Respondent.

DECISION AND ORDER

The attached Stipulated Revocation of Approval to Operate and Order is hereby accepted and adopted by the Director of the Department of Consumer Affairs as the Decision in the above-entitled matter.

This Decision shall become e	ffective on April 25	_, 2024.		
It is so ORDERED March 24	, 2024.			
"Original Signature on File"				
RYAN MARCROFT				
DEPUTY DIRECTOR, LEGAL AFFAIRS DIVISION				
	DEPARTMENT OF CONSUMER AFFA	IRS		

1	Rob Bonta				
2	Attorney General of California MARICHELLE S. TAHIMIC				
3	Supervising Deputy Attorney General DIANE VON DER AHE				
4	Deputy Attorney General State Bar No. 294767				
5	600 West Broadway, Suite 1800 San Diego, CA 92101				
6	P.O. Box 85266 San Diego, CA 92186-5266				
7	Telephone: (619) 738-9463 Facsimile: (619) 645-2012				
8	E-mail: Diane.VonDerAhe@doj.ca.gov Attorneys for Complainant				
9					
10	BEFORE THE BUREAU FOR PRIVATE AND POSTSECONDARY EDUCATION				
11	DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA				
12	STATE OF C.	ALIFORNIA			
13	In the Matter of the Accusation Against:	Case No. BPPE22-291			
14	RYON COLLEGE; OSWALDO FORERO, OWNER				
15	MELBE ZEPEDA, OWNER 7028 Indiana Avenue Riverside, CA 92506	STIPULATED REVOCATION OF APPROVAL TO OPERATE AND ORDER			
16	Institution Code No. 34483502	ORDER			
17					
18	Respondent.	V.			
19	THE REPORT OF THE ATTENDANCE AND A CODE				
20	IT IS HEREBY STIPULATED AND AGREED by and between the parties to the above-				
21	entitled proceedings that the following matters are true:				
22	PART				
23	1. Deborah Cochrane (Complainant) is the Chief of the Bureau for Private				
24	Postsecondary Education (Bureau). She brought this action solely in her official capacity and is				
25	represented in this matter by Rob Bonta, Attorney General of the State of California, by Diane				
26	Von Der Ahe, Deputy Attorney General.				
27	2. Ryon College (Respondent) is represented in this proceeding by attorney Melissa A.				
28	Weinberger, whose address is 515 South Flower S	Street, Suite 3500, Los Angeles, CA, 90071.			

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CULPABILITY

- Respondent understands that the charges and allegations in Case No. BPPE22-291, if proven at a hearing, constitute cause for imposing discipline upon its Approval to Operate and hereby stipulates to the revocation of its Approval to Operate Institution Code No. 34483502 for the Bureau's formal acceptance.
- 9. For the purpose of resolving the Accusation without the expense and uncertainty of further proceedings, Respondent agrees that, at a hearing, Complainant could establish a factual basis for the charges in the Accusation and that those charges constitute cause for discipline. Respondent hereby gives up its right to contest that cause for discipline exists based on those charges.
- Respondent understands that by signing this stipulation, Respondent enables the Director to issue an order accepting the revocation of Respondent's Approval to Operate without further process.
- Respondent further understands and agrees that the Bureau may deny an application for an approval to operate any institution that would be owned by, have persons in control of, or employ institution managers that had knowledge of, should have known, or knowingly participated in any conduct that was the cause for revocation or unmitigated discipline at another institution pursuant to Education Code section 94887.
- Respondent further understands and agrees that if Respondent ever files an application for an Approval to Operate in the State of California, Title 5, California Code of Regulations, section 71730(g), states it shall not employ or continue to employ any administrative personnel who were adjudicated in a judicial or administrative proceeding as having violated any provision of the Private Postsecondary Education Act or its Regulations or as having committed any act that would constitute grounds for the denial of a license under Section 480 of the Business and Professions Code.

RESERVATION

13. The admissions made by Respondent herein are only for the purposes of this proceeding, or any other proceedings in which the BPPE, or other professional licensing agency is involved, and shall not be admissible in any other criminal or civil proceeding.

CONTINGENCY

- 14. This stipulation shall be subject to approval by the Director of the Department of the Department of Consumer Affairs or the Director's designee. Respondent understands and agrees that counsel for Complainant and the staff of the Bureau may communicate directly with the Bureau regarding this stipulation and revocation, without notice to or participation by Respondent or Respondent's counsel. By signing the stipulation, Respondent understands and agrees that Respondent may not withdraw Respondent's agreement or seek to rescind the stipulation prior to the time the Bureau considers and acts upon it. If the Director fails to adopt this stipulation as its Decision and Order, the Stipulated Revocation of Approval to Operate and Order shall be of no force or effect, except for this paragraph, it shall be inadmissible in any legal action between the parties, and the Bureau shall not be disqualified from further action by having considered this matter.
- 15. The parties understand and agree that Portable Document Format (PDF) and facsimile copies of this Stipulated Revocation of Approval to Operate and Order, including PDF and facsimile signatures thereto, shall have the same force and effect as the originals.
- 16. This Stipulated Revocation of Approval to Operate and Order is intended by the parties to be an integrated writing representing the complete, final, and exclusive embodiment of their agreement. It supersedes any and all prior or contemporaneous agreements, understandings, discussions, negotiations, and commitments (written or oral). This Stipulated Revocation of Approval to Operate and Order may not be altered, amended, modified, supplemented, or otherwise changed except by a writing executed by an authorized representative of each of the parties.
- 17. In consideration of the foregoing admissions and stipulations, the parties agree that the Bureau may, without further notice or formal proceeding, issue and enter the following Order:

ORDER

IT IS HEREBY ORDERED that Approval to Operate No. 34483502, issued to Respondent Ryon College with Oswaldo Forero and Melbe Zepeda as owners of the Institution, is revoked.

- 1. The revocation of Respondent's Approval to Operate by the Bureau shall constitute the imposition of discipline against Respondent. This stipulation constitutes a record of the discipline and shall become a part of Respondent's license history with the Bureau.
- 2. Respondent shall lose all rights and privileges as a private post-secondary institution in California as of the effective date of the Director's Decision and Order.
- 3. Respondent shall pay the agency its costs of investigation and enforcement in the amount of \$16,041.25 prior to issuance of a new or reinstated Approval to Operate.
- 4. If Respondent ever files an application for an Approval to Operate in the State of California, the Bureau shall treat it as a new application for Approval to Operate. Respondent must comply with all the laws, regulations and procedures for an Approval to Operate in effect at the time the application is filed, and all of the charges and allegations contained in Accusation No. BPPE22-291 shall be deemed to be true, correct and admitted by Respondent when the Bureau determines whether to grant or deny the application.
- 5. If Respondent ever files an application for an Approval to Operate in the State of California, Respondent shall not employ or continue to employ any administrative personnel who were adjudicated in a judicial or administrative proceeding as having violated any provision of the Private Postsecondary Education Act or its Regulations or as having committed any act that would constitute grounds for the denial of a license under Section 480 of the Business and Professions Code.

ACCEPTANCE

I have carefully read the above Stipulated Revocation of Approval to Operate and Order and have fully discussed it with my attorney. I understand the stipulation and the effect it will have on the institution's Approval to Operate. I enter into this Stipulated Revocation of Approval to Operate and Order on behalf of Ryon College voluntarily, knowingly, and intelligently, and

1	agree to be bound by the Decision and Order of the Director of the Department of Consumer		
2	Affairs.		
3	DATED: 02/29/2024 (Shulow In)		
4	OSWALDO FORERO Owner and agent of		
5	RYON COLLEGE Respondent		
6	Kesponaeni		
7			
8	I have read and fully discussed with Respondent Ryon College the terms and conditions and		
9	other matters contained in this Stipulated Revocation of Approval to Operate and Order. I		
10	approve its form and content.		
11	DATED: 03/13/2024 M. Dely		
12	MELISSA A. WEINBERGER Attorney for Respondent		
13			
14	ENDORSEMENT		
15	The foregoing Stipulated Revocation of Approval to Operate and Order is hereby		
16	respectfully submitted for consideration by the Bureau of Private Post-Secondary Education.		
17	DATED: 3/13/2024 Respectfully submitted,		
18	Rob Bonta		
19	Attorney General of California MARICHELLE S. TAHIMIC		
20	Supervising Deputy Attorney General		
21	Diane Von Der Ahe		
22	DIANE VON DER AHE Deputy Attorney General		
23	Attorneys for Complainant		
24	SD2023800745/84168262.docx		
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Exhibit A

Accusation No. BPPE22-291

1	Rob Bonta				
2	Attorney General of California MARICHELLE S. TAHIMIC				
3	Supervising Deputy Attorney General				
4	DIANE VON DER AHE Deputy Attorney General				
	State Bar No. 294767 600 West Broadway, Suite 1800				
5	San Diego, CA 92101 P.O. Box 85266				
6	San Diego, CA 92186-5266 Telephone: (619) 738-9463				
7	Facsimile: (619) 645-2012 E-mail: Diane.VonDerAhe@doj.ca.gov				
8	Attorneys for Complainant				
9	DEFOR	n min			
10	BEFORE THE DIRECTOR OF THE DEPARTMENT OF CONSUMER AFFAIRS				
11	FOR THE BUREAU FOR PRIVATE POSTSECONDARY EDUCATION STATE OF CALIFORNIA				
12					
13					
14	In the Matter of the Accusation Against:	Case No. BPPE22-291			
15	RYON COLLEGE; OSWALDO FORERO, OWNER	ACCUSATION			
16	MELBE ZEPEDA, OWNER				
17	7028 Indiana Avenue Riverside, CA 92506				
18	Institution Code No 34483502				
19	Respondent.				
20					
21	<u>PARTIES</u>				
22	1. Deborah Cochrane (Complainant) bri	ngs this Accusation solely in her official			
23	capacity as the Chief of the Bureau for Private Postsecondary Education (Bureau), Department of				
24	Consumer Affairs.				
25	2. On or about June 18, 2014, the Bureau for Private Postsecondary Education issued				
26	Approval to Operate Number Institution Code No 34483502 to Ryon College (Respondent), with				
7	Oswaldo Forero (Forero) and Melbe Zepeda (Zepeda), as owners of the Institution. The				
8					
		I			
	(OSWALDO FORERO, and MELBE ZEPEDA, OWNERS, RYON COLLEGE) ACCUSATION				

(OSWALDO FORERO, and MELBE ZEPEDA, OWNERS, RYON COLLEGE) ACCUSATION

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8. Section 94932 of the Code states:

The bureau shall determine an institution's compliance with the requirements of this chapter. The bureau shall have the power to require reports that institutions shall file with the bureau in addition to the annual report, to send staff to an institution's sites, and to require documents and responses from an institution to monitor compliance. When the bureau has reason to believe that an institution may be out of compliance, it shall conduct an investigation of the institution. If the bureau determines, after completing a compliance inspection or investigation, that an institution has violated any applicable law or regulation, the bureau shall take appropriate action pursuant to this article.

9. Section 94934 of the Code states:

- (a) As part of the compliance program, an institution shall submit an annual report to the bureau, under penalty of perjury, signed by a responsible corporate officer, by July 1 of each year, or another date designated by the bureau, and it shall include the following information for educational programs offered in the reporting period:
 - (1) The total number of students enrolled by level of degree or for a diploma.
 - (2) The number of degrees, by level, and diplomas awarded.
 - (3) The degree levels and diplomas offered.
 - (4) The Student Performance Fact Sheet, as required pursuant to Section 94910.
 - (5) The school catalog, as required pursuant to Section 94909.
 - (6) The total charges for each educational program by period of attendance.
- (7) A statement indicating whether the institution is, or is not, current in remitting Student Tuition Recovery Fund assessments.
- (8) A statement indicating whether an accrediting agency has taken any final disciplinary action against the institution.
- (9) Additional information deemed by the bureau to be reasonably required to ascertain compliance with this chapter.
- (b) The bureau, by January 1, 2011, shall prescribe the annual report's format and method of delivery.

10. Section 94936 of the Code states:

(a) As a consequence of an investigation, which may incorporate any materials obtained or produced in connection with a compliance inspection, and upon a finding that the institution has committed a violation of this chapter or that the institution has failed to comply with a notice to comply pursuant to Section 94935, the bureau shall issue a citation to an institution for violation of this chapter, or regulations adopted pursuant to this chapter.

(1) An institution shall employ instructors who possess the academic, experiential and professional qualifications to teach, including a minimum of three years of experience, education and training in current practices of the subject area they are teaching. If an instructor does not possess the required three years of experience, education and training in the subject area they are teaching, the institution shall document the qualifications the instructor possesses that are equivalent to the minimum qualifications.

16. Title 5, CCR, section 71730 (Regulation 71730) states:

...

(g) The institution shall not employ or continue to employ any administrative personnel who were adjudicated in a judicial or administrative proceeding as having violated any provision of the Act or this chapter or as having committed any act that would constitute grounds for the denial of a license under Section 480 of the Business and Professions Code.

17. Title 5, CCR, section 74006 (Regulation 74006) states:

- (a) An institution's annual fee is due within 30 days of the date on which the institution originally receives its approval to operate and each year thereafter on the anniversary of the date of the original approval.
 - (b) An institution shall pay its annual fee in addition to any other applicable fees.
- (c) The annual institutional fee is based on the institution's annual revenue. For purposes of this article, annual revenue is annual gross revenue.

18. Title 5, CCR, section 74010 (Regulation 74010) states:

- (a) The annual report required by Section 94934 of the Code shall include the information required by this section, subsections (f) through (j) of section 74112, and sections 94929.5 and 94934 of the Code for all educational programs offered in the prior calendar year, and all of the following for the prior calendar year:
- (1) Information regarding institutional branch campuses, including addresses and programs offered at each campus, if applicable;
- (2) Information regarding satellite locations, including addresses and with which campus(es) the satellite location is affiliated, if applicable;
- (3) Name of institutional accreditors for each branch and satellite campus, and for each such campus at which any programs have programmatic accreditation, the names of the programmatic accreditor for each such program, and effective dates for each programmatic accreditation, if applicable;

- (4) Information regarding participation in state and federal student loan and grant programs, including the total amount of funding received from each source for those students enrolled in an approved California school regardless of their state of residency;
- (5) Information regarding participation in other public funding programs, including the amount of funding received from each public funding source; for purposes of this section, public funding is any financial aid paid on behalf of students or directly to an institution from any public source, such as the Workforce Investment Act, any veterans' financial aid programs pursuant to Section 21.4253 of Title 38 of the Code of Federal Regulations or any other financial aid program that is intended to help students pay education-related expenses, including tuition, fees, room and board, and supplies for education;
- (6) The total percentage of institutional income that comes from any public funding sources; and
- (7) A blank copy of the institution's enrollment agreement and the catalog for the reporting year.
- (b) In addition to the information required by section 94934 of the Code and this section provided under penalty of perjury, the institution shall have annual financial statements prepared for the institution's prior fiscal year and signed under penalty of perjury, and shall submit a hard copy under separate cover of such statements in conjunction with its annual report. The form, content and mode of preparation of financial statements shall comply with Section 74115 of this Division. The Bureau may request that the institution immediately make available for inspection to a representative of the Bureau, these financial statements at the offices of the institution.
- (c) As part of its annual report to the Bureau, every institution shall provide graduate identification data for each student who graduated from the institution's educational program(s), which shall include:
- (1) The graduate's name and federal taxpayer identification number, which is either the graduate's social security number (SSN) or individual taxpayer identification number (ITIN). If the graduate does not have an SSN or ITIN, the graduate's information shall be reported as "not available";
 - (2) The date of graduation;
- (3) The following information regarding the educational program in which the graduate was enrolled:
 - (A) The federal Bureau of Labor Statistic's Standard Occupation Classification (SOC) codes for which the institution has identified that the program prepares its graduates when required for the reporting of job placement rates under subdivision (i)(3) of section 74112 of this Division;
 - (B) Educational program's name;

- (D) institution's physical address;
- (E) the form of business organization of the institution (sole proprietorship, for-profit corporation, non-profit corporation, or limited liability company (LLC));
 - (F) a statement whether the institution is current on its annual fees; and
- (G) the institution's website address, or notice that it does not maintain an internet website if it does not do so.
- (3) The graduate identification data reported by the institution shall be provided in the following application and file format: in an Excel spreadsheet (.xls or .xlsx file format), or a text file with a semi-colon, comma, or pipe delimiter (.csv or .txt file format).
- (4) Electronic Signature: When a signature is required by the particular instructions of any filing to be made through the online portal, including any attestation under penalty of perjury as required by Section 94934 of the Code, a responsible institutional representative of the institution shall affix their electronic signature to the filing by typing their name in the appropriate field and submitting the filing via the Bureau's online portal. Submission of a filing in this manner shall constitute evidence of legal signature by any individual whose name is typed on the filing.
- (5) When considered filed with the Bureau: Solely for purposes of a filing made through the online portal an annual report is considered filed when all information required by this section has been submitted by the institution and the institution has received an email to the email address associated with their filing that their submission has been received by the Bureau. Receipt of this email does not constitute confirmation that the information submitted complies with the requirements of this section.
- (6) The financial statements referenced in subsection (b), which are not permitted to be filed via the Bureau's online portal, shall be filed by providing or mailing hard copies directly to the Bureau's Annual Report Unit at the mailing address of the principal office of the Bureau as provided in section 70020.
- 19. Title 5, CCR, section 74120 (Regulation 74120) states:

In determining whether any of the grounds for denial set forth in Section 480 of the Business and Professions Code exist, a crime or act shall be considered substantially related to the qualifications, functions, or duties of any owner, corporate director or member of the governing board, officer, administrator, or instructor under any of the following circumstances:

- (a) The crime or act involves any violation of the Act or this chapter, the closure of an institution, fraud or misrepresentation, breach of fiduciary duty, any type of forgery or theft, or any type of dishonesty causing any financial loss.
- (b) The crime, to a substantial degree, evidences present or potential unfitness to perform the functions and duties authorized or required by the Act or this chapter in a manner consistent with the public health, safety, or welfare, including a crime

prohibited by Title 8 (commencing with Section 187) or Title 9 (commencing with Section 261) of the Penal Code.

20. Title 5, CCR, section 75050 (Regulation 75050) states:

- (a) If a cited institution or person that or who has been issued an order of abatement is unable to complete the correction within the time set forth in the citation because of conditions beyond the institution's or person's control after the exercise of reasonable diligence, the institution or person may request an extension of time within which to complete the correction. Such a request shall be in writing and shall be made within the time set forth for abatement.
- (b) Failure of an applicant or institution issued an approval to operate to abate the violation or to pay the fine within the time allowed is a ground for denial or discipline of an approval to operate.
- (c) If an informal conference or hearing is not requested, payment of the fine and/or compliance with any order of abatement shall not constitute an admission of the violation charged and shall be represented as satisfactory resolution of the matter for purposes of public disclosure.

21. Title 5, CCR, section 75100 (Regulation 75100) states:

- (a) The Bureau may suspend, revoke or place on probation with terms and conditions an approval to operate.
- (b) "Material violation" as used in section 94937 of the Code includes committing any act that would be grounds for denial under section 480 of the Business and Professions Code.
- (c) The proceedings under this section shall be conducted in accordance with Article 10 (commencing with Section 11445.10) of Chapter 4.5 or Chapter 5 (commencing with Section 11500) of Part 1 of Division 3 of Title 2 of the Government Code, as requested by the institution.

22. Title 5, CCR, section 76130 (Regulation 76130) states:

- (a)(1) A qualifying institution shall collect the (Student Trust Recovery Fund) assessment from each student in an educational program at the time it collects the first payment from or on behalf of the student at or after enrollment. The assessment shall be collected for the entire period of enrollment, regardless of whether the student pays the institutional charges in increments.
- (2) The assessment to be collected from a re-enrolling student shall be limited to any amount that is due after crediting any prior assessment amount paid by the student. The enrollment agreement shall clearly identify any prior STRF assessment paid by the student.

COST RECOVERY

- 23. Section 94937, subdivision (c), of the Code states, "The bureau may seek reimbursement pursuant to Section 125.3 of the Business and Professions Code."
- 24. Section 125.3 of the Business and Professions Code provides, in pertinent part, that the Board may request the administrative law judge to direct a licensee found to have committed a violation or violations of the licensing act to pay a sum not to exceed the reasonable costs of the investigation and enforcement of the case, with failure of the licensee to comply subjecting the license to not being renewed or reinstated. If a case settles, recovery of investigation and enforcement costs may be included in a stipulated settlement.

FACTUAL ALLEGATIONS

- 25. At all times relevant to this Accusation, Forero owned 80% and served as President/CEO of Ryon College, and Zepeda owned 20% and served as Vice President.
- 26. On November 3, 2020, the Riverside District Attorney's office filed a felony complaint against both Forero and Zepeda, charging each with 11 felonies pertaining to workers' compensation-related fraud, with an enhancement for theft of over \$500,000. Criminal convictions were entered against Forero and Zepeda in April 2022 and September 2022, respectively, based on these charges. Respondent did not inform the Bureau of the criminal matters against the owners until March 23, 2023, stating they were "going through legal procedures with the DA office of Riverside County."
- 27. On December 15, 2021, the Bureau issued citation number 2122108 to the Respondent for failing to submit the Student Tuition Recovery Fund (STRF) Assessment Reporting Form for the third Quarter of 2021, and for failing to submit the 2021 annual fees. The citation remains outstanding.
- 28. On March 22, 2022, Bureau compliance inspectors attempted to conduct an unannounced campus visit during the Respondent's advertised hours of operation, but the gates to the parking lot were locked, and the building appeared empty with broken windows. The inspectors attempted to reach Respondent at multiple phone numbers with no success.

- 29. On August 11, 2022, the Bureau denied a change of ownership request for the Institution, due to insufficient information provided.
- 30. On November 4, 2022, the Bureau issued citation number 2223032 to Respondent for failing to submit the Student Tuition Recovery Fund (STRF) Assessment Reporting Form for the second quarter of 2022, for failing to submit the 2022 annual fees, and for failing to comply with an unannounced inspection and produce records. The citation remains outstanding.
- 31. After receiving two student complaints, the Bureau initiated an investigation into Respondent. On November 8, 2022, Forero provided the Bureau with student files for L.W. and J.L. Upon review, it was learned that L.W.'s enrollment agreement did not contain the total charges for the current period of attendance and that the estimated total charges for the entire educational program was not on the same page of the enrollment agreement in which the student's signature is required. In addition, J.L. was charged \$645 for books and supplies despite the catalog advertising that cost as \$600.
- 32. According to Forero, the school has been open but inactive, (teachers dismissed and no students enrolled), since April 2021.

FIRST CAUSE FOR DISCIPLINE

(April 29, 2022 Criminal Conviction of Owner)

33. Respondent is subject to disciplinary action under section 94937, in conjunction with Business and Professions Code section 490 and Regulations 74120 and 75050, in that on April 29, 2022, in a criminal proceeding entitled *The People of the State of California v. Oswaldo Forero*, in Riverside County Superior Court, Case Number RIF2003835, Institution owner Forero was convicted by his plea of nolo contendere to two violations of Penal Code section 550(b)(3)(conceal an event that affects a person's right to insurance benefit or payment). Additionally, he admitted the enhancement pursuant to Penal Code section 186.11(a)(2) (committed two or more related felonies, a material element of which was fraud or embezzlement, which involved a pattern of related felony conduct, and this pattern of related felony conduct involved the taking of more than \$500,000). In exchange for the plea, the remaining nine felony counts were dismissed with an order to pay restitution on all of those

counts. Forero was placed on two years formal probation with three years of prison suspended, to be imposed in the event he committed any new felonies.

34. The circumstances that led to this conviction are that from January 1, 2015 through September 1, 2019, the majority of students who attended the Institution were funded by Supplemental Job Displacement Benefits ("vouchers") from workers' compensation insurance companies. The vouchers had a value ranging from \$6,000 to \$10,000 per student. Forero, along with Zepeda, recruited, organized, and paid for a network of recruiters to locate and sign up injured workers to be students at the Institution. Thus, the majority of students who attended the Institution during this time had been illegally recruited according to Labor Code section 3215, and Forero and Zepeda had paid the recruiters \$1,200 per student. Furthermore, while some students did complete their schooling, some never attended or only briefly attended, but Forero and Zepeda would collect the full voucher value. Additionally, Forero represented to insurance companies that he had spent the maximum allowance for supplies, tools, and laptops, despite spending less than the maximum, so that the insurance companies would reimburse him for the maximum amount.

SECOND CAUSE FOR DISCIPLINE

(September 26, 2022 Criminal Conviction of Owner Zepeda)

35. Respondent is subject to disciplinary action under section 94937, in conjunction with Business and Professions Code section 490 and Regulations 74120 and 75050, in that on September 26, 2022, in a criminal proceeding entitled, *The People of the State of California v. Melbe Zepeda*, in Riverside County Superior Court, Case Number RIF2003835, owner of Institution, Zepeda, was convicted by her plea of guilty to two violations of Penal Code section 550(b)(3)(concealing an event that affects a person's right to insurance benefit or payment). Additionally, she admitted the enhancement pursuant to Penal Code section 186.11(a)(2) (committing two or more related felonies, a material element of which was fraud or embezzlement, which involved a pattern of related felony conduct, and this pattern of related felony conduct involved the taking of more than \$500,000). In exchange for the plea, the remaining nine felony counts were dismissed with an order to pay restitution on all of those

counts. Zepeda was placed on two years formal probation with three years of prison suspended, to be imposed in the event she committed any new felonies.

36. The circumstances that led to this conviction are more fully set forth in Paragraph 34, above.

THIRD CAUSE FOR DISCIPLINE

(Failure to Comply with Citation 2122108)

- 37. Respondent is subject to disciplinary action under Code section 94936, in conjunction with Regulation 75050, in that Respondent failed to comply with Citation 2122108 issued to the Respondent on December 15, 2021. The circumstances are as follows:
- 38. The Bureau issued Citation 2122108 after the Respondent failed to submit its third quarter 2021 Student Tuition Recovery Fund (STRF) Assessment Reporting Form, as well as failed to submit their annual fee and late penalty fee for 2021. The Citation ordered Respondent to pay a \$100 administrative fine and included an Order of Abatement requiring Respondent to submit the delinquent STRF and STRF assessments collected, and the annual fee and late payment penalty fee. The Citation was not appealed. Respondent paid the administrative fine and returned its third quarter 2021 STRF Assessment Reporting form. However, Respondent failed to comply with the Order of Abatement to pay the annual fee and late penalty. The Bureau sent letters to Respondent on March 9, 2022, May 4, 2022, and June 23, 2022, demanding compliance with the Order of Abatement, but Respondent has not complied to date.

FOURTH CAUSE FOR DISCIPLINE

(Failure to comply with Citation 2223032)

- 39. Respondent is subject to disciplinary action under Code section 94936, in conjunction with Regulation 75050, in that Respondent has failed to comply with Citation 2223032 issued to the Institution on November 4, 2022. The circumstances are as follows:
- 40. The Bureau issued Citation 2223032 after Respondent failed to submit its second quarter 2022 Student Tuition Recovery Fund (STRF) Assessment Reporting Forms, as well as failed to submit their annual fee and late penalty fee for 2022. Furthermore, Respondent failed to have staff present during school hours to allow Bureau staff to conduct an unannounced

(Incomplete Student Enrollment Agreement)

SEVENTH CAUSE FOR DISCIPLINE

43. Respondent is subject to disciplinary action under Code section 94911(c) in that student L.W.'s enrollment agreement did not contain the total charges for the current period of attendance and the estimated total charges for the entire educational program was not on the same page of the enrollment agreement in which the student's signature is required.

EIGHTH CAUSE FOR DISCIPLINE

(Misleading Statement with Regard to Cost of Materials)

44. Respondent is subject to disciplinary action under Code section 94897, subdivision (j), subdivision (3), in that while the Institution's catalog advertised the "book, supplies, and/or tools" for the Computer Officer Applications program as \$600, student J.L.'s enrollment agreement lists it as \$645.

NINTH CAUSE FOR DISCIPLINE

(Failure to Employ Instructors)

45. Respondent is subject to disciplinary action under Code section 94937, in conjunction with Regulation 71720, subdivision (b)(1), in that Respondent failed to employ instructors at the institution, as more fully set forth in paragraphs 25 through 36, above.

TENTH CAUSE FOR DISCIPLINE

(Employed Disqualified Personnel)

46. Respondent is subject to disciplinary action under Code section 94937, in conjunction with Regulation 71730, subdivision (g), in that Respondent continued to employ Forero as President/CEO and Zepeda as Vice President, even after the entry of their convictions, more fully set forth in paragraphs 25 through 36, above.

DISCIPLINARY CONSIDERATIONS

47. To determine the degree of discipline, if any, to be imposed on Respondent,
Complainant alleges that on or about May 27, 2020, in a prior action, the Bureau issued Citation
Number 1920314 to Respondent, imposing a fine and order of abatement, for failing to submit the