RESOLUTION PERTAINING TO THE REQUIREMENT FOR STATE LICENSURE AND/OR EXEMPTION FOR PRIVATE POSTSECONDARY AND VOCATIONAL INSTITUTIONS OPERATING IN THE STATE OF CALIFORNIA

Whereas, it would be an undue and unreasonable hardship to private postsecondary and vocational institutions to be denied initial ACCET accreditation as a consequence of not being licensed or exempted by the State of California solely due to the sunset provision of the existing California statute (expired July 1, 2007) for which the agency (BPPVE) and the regulatory scheme served to regulate private postsecondary and vocational institutions.

Therefore, the Accrediting Commission of the Accrediting Council of Continuing Education Commission (ACCET), hereby resolves that, effective August 7, 2009 and until such time as the State of California establishes an entity to license and/or exempt private postsecondary and vocational institutions, ACCET will allow the processing of applications for initial accreditation from private postsecondary and vocational institutions operating in the State of California that: (1) were not required to be licensed or were not fully operational prior to the sunset of the aforementioned law, and, (2) therefore, were unable to seek and obtain the state approval and/or exemption otherwise required as an eligibility criteria for initial ACCET accreditation.