Gazette officielle du Québec

Part 2 Laws and Regulations

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Summary

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Coming into force of Acts

Gouvernement du Québec

O.C. 1150-2000, 27 September 2000

An Act to again amend the James Bay Region Development Act (1999, c. 69) — Coming into force

COMING INTO FORCE of the Act to again amend the James Bay Region Development Act (1999, c. 69)

WHEREAS the Act to again amend the James Bay Region Development Act (1999, c. 69) was assented to on 13 December 1999;

WHEREAS under section 17 of the Act, the provisions of the Act come into force on the date or dates to be fixed by the Government;

WHEREAS it is expedient to fix 27 September 2000 as the date of coming into force of the Act;

IT IS ORDERED, therefore, upon the recommendation of the Minister of Natural Resources:

THAT the provisions of the Act to again amend the James Bay Region Development Act (1999, c. 69) come into force on 27 September 2000.

MICHEL NOËL DE TILLY, Clerk of the Conseil exécutif

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Regulations and other acts

Gouvernement du Québec

O.C. 1129-2000, 27 September 2000

An Act respecting the Ministère des Affaires municipales et de la Métropole (R.S.Q., c. M-22.1)

Ministère des Affaires municipales et de la Métropole

— Signing of certain documents

Regulation to amend the Regulation respecting the signing of certain documents of the Ministère des Affaires municipales et de la Métropole

WHEREAS under section 18 of the Act respecting the Ministère des Affaires municipales et de la Métropole (R.S.Q., c. M-22.1), the Government may, by regulation, determine the cases in which the signing of a document by a public servant is binding on the Minister and may be attributable to the Minister;

WHEREAS by Order in Council 589-2000 dated 17 May 2000, the Government made the Regulation respecting the signing of certain documents of the Ministère des Affaires municipales et de la Métropole;

WHEREAS it is expedient to amend the Regulation;

IT IS ORDERED, therefore, on the recommendation of the Minister of Municipal Affairs and Greater Montréal:

THAT the Regulation to amend the Regulation respecting the signing of certain documents of the Ministère des Affaires municipales et de la Métropole, attached to this Order in Council, be made.

MICHEL NOËL DE TILLY, Clerk of the Conseil exécutif

Regulation to amend the Regulation respecting the signing of certain documents of the Ministère des Affaires municipales et de la Métropole*

An Act respecting the Ministère des Affaires municipales et de la Métropole (R.S.Q., c. M-22.1, s. 18)

- **1.** Section 2 of the Regulation respecting the signing of certain documents of the Ministère des Affaires municipales et de la Métropole is amended by substituting the following for paragraph 2:
- "(2) the director of the direction responsible for municipal finances of documents resulting from the exercise of the powers of the Minister provided for in section 15 of the Act respecting municipal debts and loans (R.S.Q., c. D-7);
- (2.1) the director of the direction responsible for municipal affairs or a service director under his responsibility of:
- (a) documents resulting from the exercise of the power of approval or authorization of the Minister for borrowing or for allocation of surplus funds;
- (b) documents resulting from the exercise of the power of approval of the Minister for security;
- (c) documents resulting from the exercise of the power of authorization of the Minister for committing appropriations; and
- (d) documents resulting from the exercise of the powers of the Minister provided for in sections 554 of the Cities and Towns Act and 1065 of the Municipal Code of Québec;".
- **2.** The reference "Subparagraphs b and c of paragraph 2.1" is substituted for "Subparagraphs c and d of paragraph 2" in section 3.

^{*} The Regulation respecting the signing of certain documents of the Ministère des Affaires municipales et de la Métropole, made by Order in Council 589-2000 dated 17 May 2000 (2000, *G.O.* 2, 2307), has not been amended since it was made.

3. This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.

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Gouvernement du Québec

O.C. 1139-2000, 27 September 2000

An Act respecting the conservation and development of wildlife (R.S.Q., c. C-61.1)

Deux-Montagnes Wildlife Preserve

Regulation respecting the Deux-Montagnes Wildlife Preserve

WHEREAS, under paragraphs 1, 3 and 4 of section 125 of the Act respecting the conservation and development of wildlife (R.S.Q., c. C-61.1), the Government may, by regulation, in respect of a wildlife preserve,

- "(1) determine the conditions on which hunting, fishing or trapping activities are permitted and fix the amount of the fees exigible for the carrying on of such activities or prohibit them according to the category of persons or licences concerned, the age of the persons, the activity carried on, the species of wildlife sought, the length of the stay, the place where the hunting, fishing or trapping activity is carried on or the period during which or the date on which the activity is carried on;
- (3) determine the conditions that must be complied with by a person who enters, stays in or travels about a wildlife preserve or engages there in any activity, or prohibit such activities;
- (4) determine the conditions governing the use of vehicles, boats or motor-boats or aircraft, or prohibit their use;";

WHEREAS, under paragraph 14 of section 162 of the Act, in addition to the other regulatory powers conferred on it by the Act, the Government may make regulations

"(14) determining the provisions of a regulation the infringement of which constitutes an offence;";

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), a draft of the Regulation respecting the Deux-Montagnes Wildlife Preserve was published in Part 2 of the *Gazette officielle du Québec* of 28 June 2000 with a notice that it could be made by the Government upon the expiry of 45 days following that publication;

WHEREAS no comments were received in respect of the draft Regulation and no amendments have been made since that publication;

WHEREAS it is expedient to make the Regulation respecting the Deux-Montagnes Wildlife Preserve;

IT IS ORDERED, therefore, upon the recommendation of the Minister responsible for Wildlife and Parks:

THAT the Regulation respecting the Deux-Montagnes Wildlife Preserve, attached to this Order in Council, be made.

MICHEL NOËL DE TILLY, Clerk of the Conseil exécutif

Regulation respecting the Deux-Montagnes Wildlife Preserve

An Act respecting the conservation and development of wildlife (R.S.Q., c. C-61.1, s. 125, pars. 1, 3 and 4 and s. 162, par. 14)

- **1.** This Regulation applies to the refuge faunique de Deux-Montagnes, established by Arrêté ministériel n° 2000-007 dated 4 May 2000.
- **2.** No person may hunt, fish, trap or stay in the wildlife preserve.
- **3.** Any person may enter or travel about the wildlife preserve or engage in any activity therein, on the condition that only corridors, trails, observation platforms or footbridges designated for those purposes be used.

A person who enters the wildlife preserve with a domestic animal shall keep it on a leash.

Notwithstanding the first paragraph, a person who carries out scientific research, inspection, protection, supervisory or maintenance work in the performance of his duties may enter or travel about the wildlife preserve or engage in any activity anywhere on its territory.

- **4.** No person may light a campfire in the wildlife preserve.
- **5.** No person may ride a bicycle or drive a vehicle in the wildlife preserve.
- **6.** No person may, in the wildlife preserve, engage in any activity likely to modify a biological, physical or chemical element of the habitat of the brown snake (*Storeria dekayi*).

- **7.** Any person who contravenes section 2, 3, 4, 5 or 6 commits an offence.
- **8.** This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.

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Gouvernement du Québec

O.C. 1148-2000, 27 September 2000

Veterinary Surgeons Act (R.S.Q., c. M-8)

Medications intended for animals — Labelling and packaging

Regulation respecting the labelling and packaging of medications intended for animals

WHEREAS under section 6.1 of the Veterinary Surgeons Act (R.S.Q., c. M-8), the Bureau of the Ordre des médecins vétérinaires du Québec shall, by regulation, establish norms applicable to the labelling and packaging of veterinary medications sold by veterinary surgeons;

WHEREAS under that section, the Bureau adopted the Regulation respecting the labelling and packaging of medications intended for animals;

WHEREAS in accordance with sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), the text of that Regulation was published in Part 2 of the *Gazette officielle du Québec* of 29 October 1997 with a notice that it could be submitted to the Government for approval upon the expiry of 45 days from that publication;

WHEREAS in accordance with section 95 of the Professional Code (R.S.Q., c. C-26), the Office des professions du Québec made its recommendations;

WHEREAS it is expedient to approve that Regulation without amendments:

IT IS ORDERED, therefore, on the recommendation of the Minister responsible for the administration of legislation respecting the professions:

THAT the Regulation respecting the labelling and packaging of medications intended for animals, attached to this Order in Council, be approved.

MICHEL NOËL DE TILLY, Clerk of the Conseil exécutif

Regulation respecting the labelling and packaging of medications intended for animals

Veterinary Surgeons Act (R.S.Q., c. M-8, s. 6.1, 1st par., subpar. 2)

- **1.** A veterinary surgeon who prepares a prescription shall enter, on the label of the medication,
- (1) the name, address and telephone number of the establishment;
 - (2) the client's full name;
- (3) the identification or description of the animal or group of animals;
 - (4) the full name of the veterinarian prescribing it;
- (5) the common or trade name of the medication, the quantity, the dosage and, where applicable,
 - (a) the concentration of the medication, if necessary;
 - (b) the method of administering the medication;
 - (c) the particular method of conserving the medication;
 - (d) special precautions;
 - (e) the expiry date; and
- (f) the waiting period before the animal product is fit for human consumption;
 - (6) the date of preparation; and
 - (7) the number of renewals remaining.
- **2.** Section 1 does not apply to a medication delivered in the manufacturer's original container, provided that the following conditions are met:
- (1) the veterinary surgeon who prepares a prescription has entered on the label of such medication: the name, address and telephone number of the institution or, if he does not use an institution name, the full name of the person preparing the prescription and the prescription number;
- (2) the information referred to in paragraph 5 of section 1 appears on the container;
 - (3) the medication is intended for licence use.

- **3.** All medications shall be packaged in safe containers.
- **4.** This Regulation comes into force seven months after the date of its publication in the *Gazette officielle du Québec*.

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Gouvernement du Québec

O.C. 1149-2000, 27 September 2000

Medical Act (R.S.Q., c. M-9)

Physicians

— Acts contemplated in section 31 of the Medical Act which may be done by classes of persons other than physicians

- Amendments

Regulation amending the Regulation respecting the acts contemplated in section 31 of the Medical Act which may be done by classes of persons other than physicians

WHEREAS under section 31 of the Medical Act (R.S.Q., c. M-9), every act having as its object to diagnose or treat any deficiency in the health of a human being constitutes the practice of medicine, which shall comprise, in particular, medical consultation, prescribing of medication or treatment, radiotherapy, attendance at confinements, establishing and controlling diagnosis and treatment of illnesses or diseases;

WHEREAS under subparagraph *b* of the first paragraph of section 19 of the Medical Act, the Bureau of the Collège des médecins du Québec, hereinafter called "the College", shall in addition to the duties provided for in sections 87 to 93 of the Professional Code (R.S.Q., c. C-26), determine among the acts contemplated in section 31 of the Medical Act those which, under certain prescribed conditions, may be done by classes of persons other than physicians;

WHEREAS under the second paragraph of that section 19, the Bureau of the College shall, before passing a regulation under subparagraph *b* of the first paragraph, consult the Office des professions du Québec and the professional orders to which the persons contemplated by such regulation belong or, if there are no such orders, the representative bodies of such classes of persons;

WHEREAS pursuant to subparagraph b of the first paragraph of the above-mentioned section 19, the Bureau

of the College adopted on 18 September 1981 the Regulation respecting the acts contemplated in section 31 of the Medical Act which may be done by classes of persons other than physicians, which was published in Part 2 of the *Gazette officielle du Québec* of 6 January 1982;

WHEREAS pursuant to the same subparagraph, the Bureau of the College adopted, at its meeting of 15 October 1999, the French and English versions of the Regulation amending the Regulation respecting the acts contemplated in section 31 of the Medical Act which may be done by classes of persons other than physicians, with a view to amending Schedule A to the Regulation;

WHEREAS the consultation required by the second paragraph of section 19 before passing the Regulation has been carried out;

WHEREAS the Regulation is subject to the provisions of the Regulations Act (R.S.Q., c. R-18.1) and was published as a draft in Part 2 of the *Gazette officielle du Québec* of 9 February 2000;

WHEREAS there was a notice with the Regulation indicating that it could be submitted to the Government for approval with or without amendment upon the expiry of 45 days following its publication and inviting any person having comments to make on the Regulation to send them to the Chairman of the Office des professions du Québec, before the expiry of the 45-day period;

WHEREAS section 3 of the Medical Act prescribes that, subject to the provisions of the Act, the Order and its members shall be governed by the Professional Code;

WHEREAS pursuant to section 95 of the Professional Code, subject to sections 95.1 and 95.2 of the Code, every regulation made by the Bureau of a professional order under the Act constituting the professional order, the Medical Act in this instance, shall be transmitted to the Office for examination and it shall be submitted, with the recommendation of the Office, to the Government which may approve it with or without amendment;

WHEREAS the Regulation was transmitted to the Office which examined it and recommended that it be approved by the Government with amendments;

WHEREAS it is expedient to approve the Regulation with amendments;

IT IS ORDERED, therefore, on the recommendation of the Minister responsible for the administration of legislation respecting the professions; THAT the Regulation amending the Regulation respecting the acts contemplated in section 31 of the Medical Act which may be done by classes of persons other than physicians, attached to this Order in Council, be approved.

MICHEL NOËL DE TILLY, Clerk of the Conseil exécutif

Regulation amending the Regulation respecting the acts contemplated in section 31 of the Medical Act which may be done by classes of persons other than physicians*

Medical Act (R.S.Q., c. M-9, s. 19, 1st par., subpar. *b*)

- **1.** The Regulation respecting the acts contemplated in section 31 of the Medical Act which may be done by classes of persons other than physicians is amended in section A-1.06 of Schedule A:
- (a) by adding, after paragraph y, the following paragraphs:

(z) anti-varicella	X	X
(aa) anti-Lyme disease	X	X

- (b) by replacing in the column "other conditions" the letters "a to y" by the letters "a to aa".
- **2.** This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.

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M.O. 2000-017

Order of the Minister of State for Health and Social Services and Minister of Health and Social Services dated 27 September 2000

An Act respecting health services and social services (R.S.Q., c. S-4.2)

Classification of the services provided by intermediate resources

CONSIDERING that, under section 303 of the Act respecting health services and social services (R.S.Q., c. S-4.2), amended by section 95 of chapter 39 of the Statutes of 1998, the Minister of Health and Social Services shall propose to regional boards a classification of the services offered by intermediate resources based on the degree of support or assistance required by users, which is intended to foster an adequate framework and the regional implementation of intermediate resources, and to ensure sufficient flexibility for the emergence of new resources within the framework of regional service organization plans;

CONSIDERING that, under sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), a draft of the Classification of the services provided by intermediate resources was published in Part 2 of the *Gazette officielle du Québec* of 15 December 1999 with a notice that it could be established by the Minister upon the expiry of 45 days following that publication;

CONSIDERING that it is expedient to establish the Classification without amendment;

THEREFORE, the Minister of State for Health and Social Services and Minister of Health and Social Services establishes the Classification of the services provided by intermediate resources the text of which is attached to this Minister's Order.

PAULINE MAROIS,

Minister of State for Health and Social Services and Minister of Health and Social Services

Classification of the services provided by intermediate resources

An Act respecting health services and social services (R.S.Q., c. S-4.2, s. 303)

1. The services provided by intermediate resources are rated from level one to level five by using "Form for Determining the Extent of Services Required from the Intermediate Resource" appearing in Schedule 1.

^{*} The Regulation respecting the acts contemplated in section 31 of the Medical Act which may be done by classes of persons other than physicians, adopted on 18 September 1982 (1982, *G.O.* 2, 22) was last amended by the Regulation approved by Order in Council 551-98 dated 22 April 1998 (1998, *G.O.* 2, 1750). For previous amendments, refer to the *Tableau des modifications et Index sommaire*, Éditeur officiel du Québec, 2000, updated to 1 February 2000.

- **2.** Intermediate resources may provide different levels of services.
- **3.** This Classification will come into force on the same date as section 95 of Chapter 39 of the Statutes of 1998.

APPENDIX I

FORM FOR DETERMINING THE EXTENT OF THE SERVICES REQUIRED FROM AN INTERMEDIATE RESOURCE

Instructions

(Frame of reference for intermediate resources - November 1998)

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Form for determining the extent of services required from the intermediate resource

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- 1.2. Sex
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- 2. Authority responsible for identifying extent of services required by user and provided by resource

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- 1.1.1. Distinction between state and functioning
- 1.1.2. Special considerations for coding children
- 1.1.3. Choice of descriptors
- 1.2 Characteristics of intervention
- 2. Basic services required by user and provided by resource
- 3. Classification of services

PART C - IDENTIFICATION OF RESOURCE

	TENT OF SERVICES REQUIRED FROM DIATE RESOURCE
PART A – IDENTIFICATION OF USER(S) AND IN	STITUTION
1. User's family name and given name:	or standard profil:
1.1 Date of birth:/ or Age: t	o 1.2 Sex: F □ M □
1.3 Problems: 1.3.1 Main problem:	
2. Authority or body responsible for identifying exten	t of services required by user and provided by resource:
2.1 Institution	2.2 Code:
2.3 Caseworker	2.4 File N°:

PART B – IDENTIFICATION OF EXTENT OF SUPPORT SERVICES OR ASSISTANCE REQUIRED BY USER AND PROVIDED BY RESOURCE

	Characte	ristics of us	er and of inte	ervention			
	Facet of personal life		teristics user		eristics of vention	Basic services	
	(C.1)	State (C.2)	Funct. (C.3)	Nature (C.4)	Expertise (C.5)	Services	Cote
3.1	Physical					3.10 Meal services	
3.1.1	Eating	X					
3.1.2	Dressing	X				3.11 Laundry services	
3.1.3	Hygiene	X					
3.1.4	Excretory functions	X				3.12 Housekeeping	
3.1.5	Mobility	X					
3.2	Cognitive					3.13 Personal presence	
3.3	Affective						
3.4	Behavioural					3.14 Night-time supervision	
3.5	Relational						
3.6	TOTAL					3.15 Presence of a second person	
3.7	Maximum authorized	25	30	20	35	3.16 Total (Add 3.10 à 3.15)	
3.8	Applicable score					Carry total on 3.16 to line 3.17	
3.9	TOTAL (L.3.8 C.2+	-C.3+C.4+C	C.5) Carry to	line 3.17			
Sei	rvices classification						
3.17	Characteristics of u	er and of	intervention	(L.3.9)	+ Basic s	ervices (L.3.16) =	
3.18	Level of service:		3.1	9 Type of r	esidential org	anization:	
PAR'	T C – IDENTIFICA	ATION OF	RESOUR	CE			
4.1	Name of resource:						
4.2	Name of person in o	charge:					-
4.3	Address:						
4.4	Telephone N°:		_ 4.5 Gua	aranteed cor	npensation: _	per day	
4.6	Client program or f	ield of acti	vity targeted	l:			
Signa	iture:			Date:	Year	//	

Appendix I

GUIDE FOR THE FORM FOR DETERMINING THE EXTENT OF THE SERVICES REQUIRED FROM AN INTERMEDIATE RESOURCE

The form for determining the extent of the services required from an intermediate resource is used to establish or revise the amount of support or assistance to be provided by the resource for a user or a group of users (standard profile).

PART A IDENTIFICATION OF USER(S) AND INSTITUTION

1. Name of user

- If a single user is being evaluated, enter his name.
- If a standard profile is being established for a group of users, check off the appropriate box.

1.1 Date of birth and age

Enter the user's date of birth, in "year/month/day" order. If a standard profile is being established for a group of users, enter the age category of the users.

1.2 **Sex**

Enter 1 for female, 2 for male and 3 for a standard profile for both sexes.

1.3 **Problems**

Enter in box 1.3.1 the number corresponding to the user's main problem. If other associated problems are also significant, enter the corresponding number(s) in box 1.3.2.

significant, enter the corresponding in	inioci(s) iii oox 1.3.2.
1. Need for social protection	Refers to a person's vulnerability, resulting from a loss of autonomy, or the absence or inadequacy of, or threats from, his family or social environment (sexual abuse, neglect, social isolation, violence, etc.)
2. <u>Social maladjustment</u>	Refers to the presence of behavioural or social adjustment problems (behaviour disorders, alcoholism, etc.)
3. Loss of autonomy due to age	Refers to all the biological, psychological and social problems associated with normal or premature aging
4. Mental health problem	Refers to mental illness, personality disorders or psycho-affective disturbances
5. Physical health problem	Refers to physical illness or organic impairments
6. Sensory impairment	Refers to the loss of or a permanent anomaly in a sensory organ
7. Motor impairment	Refers to the loss of or a permanent anomaly in a limb
8. Intellectual impairment	Refers to the simultaneous presence of a significant intellectual handicap and problems related to adaptive behaviour

2. Authority responsible for identifying the services required by the user and provided by the resource

Enter in the appropriate space:

- 2.1 The name of the institution responsible for determining the extent of the services.
- 2.2 The institution's code.
- 2.3 The name of the caseworker who made the determination.
- 2.4 The user's file number.

PART B DETERMINATION OF EXTENT OF SUPPORT SERVICES OR ASSISTANCE REQUIRED BY USER AND PROVIDED BY RESOURCE

1- CHARACTERISTICS OF THE USER AND OF THE INTERVENTION

For each facet in this section, you must enter the rating corresponding to the descriptor that best reflects:

- the user's state (enter rating in column C.2);
- the user's functioning (enter rating in column C.3);
- the nature of the intervention provided by the resource (enter rating in column C.4);
- the expertise required to enable the resource to provide the required service (enter rating in column C.5).

Fill in the four columns for a given facet before going on to the next facet (for example, Cognitive: C.2-C.3-C.4-C.5).

Then add up the ratings in each column and enter the result on line 3.13.

For each column, enter the lesser of lines 3.13 (total) and 3.14 (maximum authorized) on line 3.15 and add up all the amounts on that line.

Finally, enter on line 3.16 the total thus obtained.

1.1 Characteristics of the user

1.1.1. DISTINCTION BETWEEN STATE AND FUNCTIONING

- state refers to a trend, a predisposition or a given condition. For some characteristics (physical, relational and social), a state can be identified through the signs or symptoms a person displays, and through individual attitudes and behaviour. For other characteristics (cognitive, affective and behavioural), a state must be subjected to an overall intellectual assessment of the usual quality of the affect or of the type of personality that determines a behavioural tendency.

Bear in mind that the state refers to more basic, continuous or permanent elements of the facet evaluated. Hence, a temporary, transitory or non-significant element that could affect the evaluation of the user's state for any of the facets examined in this section should not be considered.

The question to ask here is:		
• Is the user or is the user not	? OR Does the user or does the user not have	?

- <u>functioning</u> represents the more dynamic or fluctuating nature of the characteristic, its actualization or operationalization, the degree to which it is realized or expressed. For all characteristics, the type of functioning is established through direct or indirect observation (by an outside observer) of the attitudes or behaviour displayed by the user, or of the user's activities.

Bear in mind that functioning refers to the user's behaviour. The regularity and continuous nature of the functioning are major indicators for determining the ability or the attitude of the user with respect to the various facets.

The question to ask is:

- Does the user do it? **OR** Does the user not do it?
- Example for the cognitive facet

A schizophrenic user, that is, someone with a severe mental problem who, despite having an average or above-average intelligence (rating of 2 or 1 for his cognitive state) may not be functional with respect to any of the cognitive components in terms of attention, understanding, judgment, memory or spatial and temporal orientation (rating of 5 for cognitive functioning).

1.1.2 SPECIAL CONSIDERATIONS FOR RATING CHILDREN

- in evaluating and <u>determining the characteristics of a child</u> (state and functioning), reference must be made to the way children of the same age generally act and behave. Whatever the characteristic under study, if there is no significant deviation from a normal state or normal functioning for that age, enter the rating 1.
- with reference to physical functioning, it is normal for a child to require help. If the help required is the help normally given a child of the same age, enter the rating 1 for the ADL considered. Otherwise, choose the rating that best describes the user's functioning in terms of what should normally be accomplished at that age.
- with reference to cognitive functioning, the normal sensory-motor development of a <u>baby</u> must be taken into account. In particular, alertness, coordination and recognition of persons in his surroundings must be analysed. It is only normal that a young child does not actualize the cognitive functions to the same extent as an adult does.

1.1.3 CHOICE OF DESCRIPTORS

For each facet (physical, cognitive, affective, behavioural and relational), you must identify the descriptor that best represents the user, given his state and his functioning (see page 8). A rating of 1 always refers to the best or most favourable state or level of functioning, while 5 describes the worst or least favourable.

In order to choose the right descriptor, it is important to refer to the meaning given to state and functioning for each facet.

• PHYSICAL FACET (3.1)

Physical state refers to the presence or absence of organic impairments (illnesses), physical disabilities (motor-related) or sensory impairments (visual, auditory).

- State of health refers to health condition in general with reference to the presence or absence of illnesses and organic deficiencies.
- Physical (motor) or sensory (auditory or visual) deficiency refers to the loss of or a permanent anomaly in a limb or sensory organ.
- Examples:
- a user is considered to have a visual impairment when the state of his vision creates a disability that prevents him from performing a usual visual task satisfactorily with a conventional ophthalmological correction. For example: reading, writing, moving about.
- an auditory anomaly is considered to be an impairment only when it results in a significant loss of hearing that limits the person's ability to hear adequately. In this respect, the definition given by the Commission des centres de réadaptation pour personnes ayant une déficience physique of the Association des centres d'accueil du Québec is used:

- "Any person whose evaluation of his hearing reveals a permanent decrease in auditory acuity or the capacity to discriminate speech that limits him in his ability to hear the spoken language and the sounds around him so that he is hampered in his social, occupational and academic integration."
- Organic impairments or illnesses such as epilepsy, multiple sclerosis, cardiovascular disorders, arthritis, diabetes
 and cancer are considered to be health problems, no matter what the extent of the disease or the degree to which it is
 controlled.
- Occasional or temporary illnesses such as the flu or chicken pox are not considered to be health problems.

Physical functioning

- (Line 3.1, column C.3) Refers to the degree of autonomy a person has in carrying out the activities required to stay in good health and communicate.
- (Lines 3.1.1 to 3.1.5, column C.3) Refers to a person's ability to carry out the activities of daily life (ADLs).
- For each ADL, i.e., personal hygiene, eating, dressing, excretory functions and mobility, it must be determined whether the user can manage and be autonomous, regardless of the technical means required (prosthesis, orthesis, wheel chair, grab bars, cane, adapted utensils, velcro fasteners, incontinence pads, etc.).
- For a user whose ability to carry out an ADL varies over time, enter the rating 3, which represents the midpoint.

• Examples:

- Someone in a wheelchair is considered mobile if he can move about without help.
- Someone who needs help to get to the bathroom but who can wash himself is considered functional with respect to his personal hygiene, but not mobile.
- Someone who must be accompanied outside during the winter simply because he is afraid of falling but who, in any other circumstance, has no difficulty moving about is considered mobile. The problem lies in the obstacle encountered, which the person must find a way to deal with.
- A person who must be accompanied simply because he might get lost is considered mobile. It is the need to supervise the person's behaviour that is a problem, not his mobility.

• COGNITIVE STATE (3.2)

Cognitive state refers to a general appreciation of the person's intellectual level.

- This does not necessarily involve an IQ test to evaluate a person's intellectual potential.
- Rather it involves a comparison with the general population of the same age.
- It is a matter of deciding which descriptor best represents the user, given the information available.
- When an illness or an accident affects the user's cognitive state, the rating must be based on the user's state after the illness or accident, presuming that the state is not transitory and that in all probability, it will continue. Alzheimer's disease and strokes are examples.
- Example: a user suffering from Alzheimer's disease in its advanced stages will probably be given a 5, i.e., "displays severe or acute cognitive impairment".

<u>Cognitive functioning</u> refers to the user's ability as regards the five main cognitive components: attention, understanding, judgment, memory, and spatial and temporal orientation.

• It must be determined whether the user can use these functions without help, whether help be in the form of stimulation, assistance or other. A user who can manage alone and use the main cognitive functions is considered autonomous, regardless of the technical means used (topographical reference points, reminders, learning and conditioning, role-playing, standard forms, etc.)

- In short, for the user to be considered non-functional, his ability must differ significantly from what is seen in the general public of the same age.
- For a user whose functioning with respect to various cognitive components varies sporadically over time because, for example, of significant fluctuations in tolerance to stress, give a rating of 3, which represents the midpoint.
- If the user has one or more problems in this regard, consider them only if they have a major and significant impact on the user's daily activities.
- Example:
- A user with an intellectual impairment, who has not integrated the abstract concept of space, is considered functional with respect to spatial orientation if he manages to go from his home to various regular destinations using landmarks or as a result of conditioning.

• AFFECTIVE FACET (3.3)

• Affective state refers to a general appreciation of the habitual quality of a user's affect. It refers to states of pleasure and neutrality as well as to simple or complex feelings of displeasure (happiness, serenity, anguish, anxiety, insecurity...).

Emotional functioning refers to the degree of control exercised in expressing emotions and not to the nature of the emotion, such as fear, tenderness, joy or anger.

• BEHAVIOURAL FACET (3.4)

Behavioural state refers to a strong probability, a propensity or a tendency to act or react according to a certain behavioural model, given the user's personality.

Behavioural functioning refers to the <u>way of acting or reacting</u>, in terms of self-respect and respect for others (usual behavioural model exhibited).

• RELATIONAL AND SOCIAL FACET (3.5)

Relational and social state refers to the various social networks with which the user interacts significantly, excluding interaction in the resource, regardless of the manner of interacting. Thus, if the user's interactions are limited to the people at the resource, including other users, he is considered to have no significant support from identified social networks (rating of 5).

• Examples:

- A user who has always interacted with all the networks but who, due to particular circumstances, no longer interacts with one or more networks must be given a rating based on the extent of the change. If it seems significant, i.e., if it seems to be more than a temporary cold shoulder given the network, the user should be rated as not interacting with that network.
- A user who meets with his social worker is considered to have a link with the formal or institutional network, as long as the interaction is significant, that is, regular and continuous. The social worker is a member of the service network in the same way as a physician, a nurse or a psychologist, for example.

Relational and social functioning refers to the <u>manner of interacting</u>, that is, of entering into contact with others, regardless of the individuals or networks involved.

DESCRIPTORS	DESCRIPTORS		
3.8 PHYSICAL STATE	PHYSICAL FUNCTIONING (cont.)		
The user displays:	EATING-DRESSING-HYGIENE: the user performs		
 good health and no physical or sensory impairments good health, but one or more physical and/or sensory impairments one or more health problems but no physical or sensory impairments one or more health problems and one or more physical or sensory impairments one or more health problems and one or more physical and sensory impairments 	 all the necessary tasks alone most of the necessary tasks alone half of the necessary tasks alone a few of the necessary tasks alone none of the necessary tasks EXCRETORY FUNCTIONS: the user 1 never loses control of his bladder or bowels and performs all the activities related to excretory functions autonomously		
PHYSICAL FUNCTIONING (other than ADLs): The user: 1 is able to carry out all health-related activities alone and to communicate without difficulty 2 has difficulty carrying out some health-related activities or uses a substitute language for communication	 2 never loses control of his bladder or bowels but does not always perform all the activities related to excretory functions (using toilet paper, flushing the toilet, getting dressed again, etc.) 3 sometimes loses control of his bladder or bowels but performs all the activities related to excretory functions 4 sometimes loses control of his bladder or bowels and does not always perform all the activities related to excretory functions 5 always loses control of his bladder or bowels and requires assistance for all the activities related to excretory functions 		
3 has difficulty carrying out most health-related activities or making himself understood	MOBILITY: the user		
 has great difficulty carrying out some health-related activities or making himself understood has great difficulty carrying out most health-related activities 	 can go anywhere by himself and can move from one seat to another without help can usually go anywhere by himself and move from one seat to another without help can hardly go anywhere by himself but can move from one seat to another without help cannot move from one seat to another without help cannot go anywhere by himself or move from one seat to another without help 		
3.9 COGNITIVE STATE	COGNITIVE FUNCTIONING		
The user displays: 1 above-average intelligence 2 average or normal intelligence 3 borderline or low intelligence 4 slight or average impairment 5 severe or acute impairment	 Attention – Understanding – Judgment – Memory – Orientation in time and space The user is functional with respect to: all everyday activities (5/5) most everyday activities (4/5) half of everyday activities (3/5 or 2/5) few everyday activities (1/5) no everyday activities (0/5) 		

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2.10 A DEDECTRIVE OF A THE

3.10 AFFECTIVE STATE	AFFECTIVE FUNCTIONING		
The user's affect appears:	The user usually expresses emotions:		
 flexible or adapted (apparent ability to feel the full range of affective states) flat (appearance of detachment, absence, neutrality, indifference) melancholic (tends to be sad, pessimistic, depressed, negative) labile (tends to be unstable, unpredictable, inconstant) euphoric (tends to exaggerate or be exuberant or overexcited) 	 in a balanced manner (optimum control, appropriate expression) stereotyped manner (learned control, automatism in expression) inhibited manner (exaggerated control, repressed expression) unstable manner (irregular control, unpredictable expression) impulsive manner (absence or significant lack of control, immoderate or unconsidered expression) 		
3.11 BEHAVIOURAL STATE	BEHAVIOURAL FUNCTIONING		
The user's behaviour tends to be:	The user generally behaves:		
 appropriate to the circumstances (normality) marginal, bizarre (marginality) excessively passive (disproportionate tendency to remain inactive) disturbing, provocative or hyperactive (disproportionate tendency to be active) compulsive, unpredictable or uncontrolled (deviance) 	 in an assertive manner (positive, socially adapted affirmation of self and consequently, self-respect and respect for others) conciliatory, conformist, overly tolerant stubborn, rigid, obstinate or unstable manipulative aggressive, violent (no self-respect, failure to respect others) 		
3.12 RELATIONAL AND SOCIAL STATE	RELATIONAL AND SOCIAL FUNCTIONING		
- family ties (nuclear family, extended family) - no family (friends, neighbours, peers) - formal or institutional (workers in the service network) - informal or community (self-help groups, recreational	The user displays: 1 an ability to approach or withdraw depending on the circumstances (flexible, adapted)		
groups and soon) The user receives meaningful support from:	 fear of social relations (timid, reserved, but not overly inclined to withdraw) instability or temerity in social relations (unpredictable, careless) disproportionate social withdrawal (isolated, introspective) 		
1 all networks (4/4) 2 most networks (3/4) 3 half of the networks (2/4) 4 few networks (1/4) 5 none of the networks (0/4)	5 disproportionate social attraction (overwhelming, stifling, social addict)		

1.2 CHARACTERISTICS OF THE INTERVENTION

The characteristics of the intervention required from the resource must be specified for each of the five facets and be line with the user's state and level of functioning.

The characteristics of the intervention to be noted must be those that, given the age of the user, go beyond what is normally expected of the resource for the facet considered. For example, having to dress a three-month-old baby is normal and will not be considered. In such a case, the rating 0 is entered, since no specific intervention is required. However, the same activity carried out for an adult must be noted, since, in general, an adult does not require assistance in dressing.

Nature of the intervention (C.4)

The nature of the intervention must be determined for each of the facets, but only with respect to <u>what is expected</u> of the resource, in keeping with the user's intervention plan. Interventions by staff caseworkers, in the resource or elsewhere, are not considered in determining this rating. Where no specific intervention s expected from the resource, other than adequately meeting the user's needs, the facet is given a rating of 0.

DESCRIPTORS: NATURE OF THE INTERVENTION

- Normally expected intervention that does not have to be spelled out in the intervention plan
- 1 **Verification**: Examine with a view to determining whether the user is able to do adequately what is expected of him (behaviour, self-expression, activity, etc.).
- 2 Assistance: Help the user express himself, carry out an activity or choose among options offered him or her.
- 2 <u>Stimulation</u>: Suggest through words or actions the behaviour, attitudes, expressions or actions the user must show or perform, including the continued use of acquired abilities.
- 3 <u>Control</u>: Intervene with authority to put an end to or provoke a behaviour in the user.
- 3 <u>Substitution</u>: Perform actions, carry out activities for and on behalf of the user, including services related to physical health that the user should normally carry out himself.
- 4 **Teaching:** Using words, gestures and examples, have the user learn or re-learn specific skills (knowledge), attitudes and behaviour (know-how) he requires to function properly, and the means required to use them, specifically mentioned in the intervention plan or sought within the framework of specific objectives.
- 4 <u>Evaluation</u>: Participate in establishing a diagnosis with which it will be possible to specify the services a user requires or determine the policy to adopt with respect to that user. (The diagnosis referred to here must be made by recognized professionals.)

Expertise required (C.5)

The amount of expertise required of the resource must be determined for each of the facets, on the basis of the abilities or knowledge needed to carry out the tasks expected of it.

DESCRIPTORS: EXPERTISE

- No particular expertise is required, since no specific intervention is provided for in the intervention plan.
- 1 Natural abilities are usually sufficient to ensure that the user receives the services required.
- 2 The user requires services that usually demand special knowledge or skills.
- The user requires services that usually demand the presence of people with relevant training or equivalent experience.
- 5 The user requires services that usually demand the presence of people with relevant training and experience.
- The user requires services that usually demand the presence of people with college or university training and relevant experience.

2- BASIC SERVICES REQUIRED BY THE USER AND PROVIDED BY THE RESOURCE

This section serves to identify the activities of domestic life and the support or help the user <u>requires</u> that the <u>resource</u> must <u>provide</u>.

For each of the elements in this section (3.1 to 3.6), enter the rating for the descriptor corresponding to the user's needs. The descriptors and their ratings are given in the following table. Add the resulting ratings up. Total points can vary from 0 to 55. Carry the total obtained to line 3.16.

3.2 Laundry services 3.1 Meal services 0 No services required 0 No meals required 2 One meal – prepared or food supplied 2 Partial service One meal – prepared and food supplied 3 Full service 4 Two meals – prepared or food supplied Two meals – prepared and food supplied 6 8 Three meals – prepared or food supplied Three meals – prepared and food supplied 3.4 Presence of a person able to provide assistance 3.3 Housekeeping 0 Not required No services required 2 Partial service A few hours a month Full service A few hours a week If, on weekends, - someone must be present 24 hours a day, enter 9 instead of 2 A few hours a day If, on weekends, - someone must be present 8 hours a day, enter 6 instead of 4: - someone must be present 16 hours a day, enter 8 instead of 4 Eight consecutive hours a day If, on weekends, - someone must be present an additional 8 hours a day, enter 10 instead of 8; - someone must be present an additional 16 hours a day, enter 12 instead of 8 Sixteen consecutive hours a day If, on weekends, - someone must be present an additional 8 hours a day, enter 18 instead of 16 Twenty-four hours a day 3.5 Night-time supervision 3.6 Presence of a second person able to provide assistance on request 0 Not required Not required Required 2 Day or evening or both Night

24 hours a day

3- CLASSIFICATION OF SERVICES

This section serves to identify the level of service required by the user and provided by the resource, as well as the type of residential organization.

- On line 3.17, add up the results entered on it.
- On line 3.18, enter the level of service corresponding to the score obtained:

Level 1	15 to 89 points
Level 2	90 to 109 points
Level 3	110 to 127 points
Level 4	128 to 142 points
Level 5	143 to 165 points

- On line 3.19, enter the figure corresponding to the resource's type of residential organization.
- 1- Apartment One or more users living alone
- 2- Rooming house The user has a room in an establishment that may or may not have common rooms or group activities.
- 3- Foster home The users live with the person(s) who provide(s) some or all of the support and assistance required.
- 4- <u>Group residence</u> The users share their daily lives in an establishment where different shift workers provide some or all of the support and assistance required.
- 5- Other types

PART C IDENTIFICATION OF RESOURCE

- 4.1 to 4.4 Enter in the appropriate spaces the information requested on the resource selected to provide the residential services and assistance the user requires.
- 4.5 Enter the <u>daily</u> amount agreed to between the resource and the establishment for the provision of residential services and assistance.

Calculate the daily amount, if the agreement is based on a weekly, monthly or annual stipend.

- 4.6. Enter the number corresponding to the client program or field of activity:
 - 1- Physical health
 - 2- Mental health
 - 3- Public health

Social adaptation

- Young people and their families
- Alcoholism and drug addiction
- Other

Social integration

- 7- Elderly people with limited autonomy
- 8- Intellectual impairment 9- Physical impairment
- 10- Other

3873

Draft Regulations

Draft Regulation

An Act respecting collective agreement decrees (R.S.Q., c. D-2)

Automotive services

- Arthabaska, Thetford-Mines, Granby and Sherbrooke
- Amendment

Notice is hereby given that the Minister of State for Labour and Employment and Minister of Labour has received a petition for an amendment to the Decree respecting the automotive services industry in the Arthabaska, Thetford Mines, Granby and Sherbrooke regions (R.R.Q., 1981, c. D-2, r. 42) from the M.C.Q Mouvement Carrossiers Québec and that, under section 5 of the Act respecting collective agreement decrees (R.S.Q., c. D-2) and under sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), the Decree to amend the Decree respecting the automotive services industry in the Arthabaska, Thetford Mines, Granby and Sherbrooke regions, the text of which appears below, may be made by the Government upon the expiry of 45 days following this publication.

The purpose of the draft regulation is to add one new association as a contracting party to the Decree.

To do so, it proposes to recognize the M.C.Q. Mouvement Carrossiers Québec as a contracting party to the Decree.

During the consultation period, the impact of the amendments sought will be clarified. According to the 1999 annual report of the Comité paritaire sur l'industrie des services automobiles des Cantons de l'Est, the Decree governs 844 employers, 663 artisans and 3,699 employees.

Further information may be obtained by contacting Mr. Denis Laberge, Direction des décrets, ministère du Travail, 200, chemin Sainte-Foy, 6° étage, Québec (Québec) G1R 5S1 (telephone: 418-528-9701, fax: 418-528-0559, e-mail: denis.laberge@travail.gouv.qc.ca).

Any interested person with comments to make is asked to send them in writing, before the expiry of the 45-day period, to the Deputy Minister of Labour, 200, chemin Sainte-Foy, 6° étage, Québec (Québec) G1R 5S1.

NORMAND GAUTHIER, Deputy Minister of Labour

Decree to amend the Decree respecting the automotive services industry in the Arthabaska, Thetford Mines, Granby and Sherbrooke regions*

An Act respecting collective agreement decrees (R.S.Q., c. D-2, s. 10)

- **1.** The Decree respecting the automotive services industry in the Arthabaska, Thetford-Mines, Granby and Sherbrooke regions is amended in section 1.02 by adding, in paragraph 1, the following name: "M.C.Q. Mouvement Carrossiers Québec".
- **2.** This Decree comes into force on the day of its publication in the *Gazette officielle du Québec*.

3875

Draft Regulation

An Act respecting collective agreement decrees (R.S.Q., c. D-2)

Automotive services

- Chapais, Chibougamau, Lac Saint-Jean and Saguenay
- Amendment

Notice is hereby given that the Minister of State for Labour and Employment and Minister of Labour has received a petition for an amendment to the Decree respecting the automotive services industry in Chapais, Chibougamau, Lac Saint-Jean and Saguenay (R.R.Q., 1981, c. D-2, r. 50) from the M.C.Q Mouvement Carrossiers Québec and that, under section 5 of the Act respecting collective agreement decrees (R.S.Q., c. D-2) and under sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), the Decree to amend the Decree respecting the automotive services industry in Chapais, Chibougamau, Lac Saint-Jean and Saguenay, the text of which appears below, may be made by the Government upon the expiry of 45 days following this publication.

^{*} The Decree respecting the automotive services industry in the Arthabaska, Thetford-Mines, Granby and Sherbrooke regions (R.R.Q., 1981, c. D-2, r. 42) was last amended by the regulation made by Order in Council No. 1390-99 dated 8 December 1999 (1999, G.O. 2, 4661). For previous amendments, please refer to the Tableau des modifications et Index sommaire, Éditeur officiel du Québec, 2000, updated to 1 February 2000.

The purpose of the draft regulation is to add one new association as a contracting party to the Decree.

To do so, it proposes to recognize the M.C.Q. Mouvement Carrossiers Québec as a contracting party to the Decree.

During the consultation period, the impact of the amendments sought will be clarified. According to the 1999 annual report of the Comité paritaire de l'industrie des services automobiles de la région Saguenay – Lac Saint-Jean, the Decree governs 506 employers, 91 artisans and 2 415 employees.

Further information may be obtained by contacting Mr. Denis Laberge, Direction des décrets, ministère du Travail, 200, chemin Sainte-Foy, 6° étage, Québec (Québec) G1R 5S1 (telephone: 418-528-9701, fax: 418-528-0559, e-mail: denis.laberge@travail.gouv.qc.ca).

Any interested person with comments to make is asked to send them in writing, before the expiry of the 45-day period, to the Deputy Minister of Labour, 200, chemin Sainte-Foy, 6° étage, Québec (Québec) G1R 5S1.

NORMAND GAUTHIER, Deputy Minister of Labour

Decree to amend the Decree respecting the automotive services industry in Chapais, Chibougamau, Lac Saint-Jean and Saguenay*

An Act respecting collective agreement decrees (R.S.Q., c. D-2, s. 10)

1. The Decree respecting the automotive services industry in Chapais, Chibougamau, Lac Saint-Jean and Saguenay is amended in section 1.02 by adding, in paragraph 1, the following name:

"M.C.Q. Mouvement Carrossiers Québec".

2. This Decree comes into force on the day of its publication in the *Gazette officielle du Québec*.

3874

Draft Decree

An Act respecting collective agreement decrees (R.S.Q., c. D-2)

Automotive services

- Québec
- Amendment

Notice is hereby given that the Minister of State for Labour and Employment and Minister of Labour has received two petitions for amendments to the Decree respecting the automotive services industry in the Québec region (R.R.Q., 1981, c. D-2, r. 48), one from the M.C.Q Mouvement Carrossiers Québec and the other from the National Automobile, Aerospace, Transportation and General Workers Union of Canada (CAW-Canada), local 1044, and that, under section 5 of the Act respecting collective agreement decrees (R.S.Q., c. D-2) and under sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), the Decree to amend the Decree respecting the automotive services industry in the Québec region, the text of which appears below, may be made by the Government upon the expiry of 45 days following this publication.

The purpose of the Draft Decree is to add new associations as contracting parties to the Decree.

To do so, it proposes to recognize the M.C.Q. Mouvement Carrossiers Québec and the National Automobile, Aerospace, Transportation and General Workers Union of Canada (CAW-Canada), local 1044 as contracting parties to the Decree.

During the consultation period, the impact of the amendments sought will be clarified. According to the 1999 annual report of the Comité conjoint sur les services automobiles de la région de Québec, the Decree governs 817 employers, 227 artisans and 6,648 employees.

Further information may be obtained by contacting Mr. Denis Laberge, Direction des décrets, ministère du Travail, 200, chemin Sainte-Foy, 6° étage, Québec (Québec) G1R 5S1 (telephone: 418-528-9701, fax: 418-528-0559, e-mail: denis.laberge@travail.gouv.qc.ca).

Any interested person with comments to make is asked to send them in writing, before the expiry of the 45-day period, to the Deputy Minister of Labour, 200, chemin Sainte-Foy, 6° étage, Québec (Québec) G1R 5S1.

NORMAND GAUTHIER, Deputy Minister of Labour

^{*} The Decree respecting the automotive services industry in Chapais, Chibougamau, Lac Saint-Jean and Saguenay (R.R.Q., 1981, c. D-2, r. 50) was last amended by the regulation made by Order in Council No. 1388-99 dated 8 December 1999 (1999, G.O. 2, 4643). For previous amendments, please refer to the Tableau des modifications et Index sommaire, Éditeur officiel du Québec, 2000, updated to 1 February 2000.

Decree to amend the Decree respecting the automotive services industry in the Québec region*

An Act respecting collective agreement decrees (R.S.Q., c. D-2, s. 10)

- **1.** The Decree respecting the automotive services industry in the Québec region is amended in section 1.02:
 - (1) by adding, in paragraph 1, the following name:
 - "M.C.Q. Mouvement Carrossiers Québec";
- (2) by substituting, in paragraphe 2, the word "group" for the words "contracting party";
 - (3) by adding, in paragraph 2, the following name:

"National Automobile, Aerospace, Transportation and General Workers Union of Canada (CAW-Canada), local 1044".

- 2. Section 13.01 is amended by substituting the words "the group comprising the employer contracting party or the union contracting party opposes it by sending written notice to the Minister of State for Labour and Employment and Minister of Labour and to all the contracting parties comprising the other group" for the words "the union contracting party or the group comprising the employer contracting party opposes it by sending a written notice to the Minister of State for Labour and Employment and Minister of Labour and to all the contracting parties of the group representing the employer contracting party of the union contracting party".
- **3.** This Decree comes into force on the day of its publication in the *Gazette officielle du Québec*.

3876

^{*} The Decree respecting the automotive services industry in the Québec region (R.R.Q., 1981, c. D-2, r. 48) was last amended by the regulation made by Order in Council No. 1387-99 dated 8 December 1999 (1999, G.O. 2, 4634). For previous amendments, please refer to the *Tableau des modifications et Index sommaire*, Éditeur officiel du Québec, 2000, updated to 1 February 2000.

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Abbreviations: A: Abrogated, N: New, M: Modified

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