

Part

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Laws and Regulations

Volume 145

Summary

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(1) Acts assented to, before their publication in the annual collection of statutes;

(2) proclamations of Acts;

(3) regulations made by the Government, a minister or a group of ministers and of Government agencies and semipublic agencies described by the Charter of the French language (chapter C-11), which before coming into force must be approved by the Government, a minister or a group of ministers;

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(6) rules of practice made by judicial courts and quasijudicial tribunals;

(7) drafts of the texts mentioned in paragraph 3 whose publication in the *Gazette officielle du Québec* is required by law before their adoption or approval by the Government.

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Regulations and other Acts

Gouvernement du Québec

O.C. 1224-2012, 19 December 2012

Food Products Act (chapter P-29)

Food

— Amendment

Regulation to amend the Regulation respecting food

WHEREAS, under paragraph e.8 of section 40 of the Food Products Act (chapter P-29), the Government may, by regulation, prescribe the documents or the information to be furnished by a person required to register with the Minister of Agriculture, Fisheries and Food and the books or registers to be kept and retained by the person;

WHEREAS, under paragraph g.1 of section 40, the Government may, by regulation, determine the persons required to have a traceability system and prescribe the minimum system standards, which may pertain, in particular, to the reception, shipping and production register, lot identification and recall and control procedures;

WHEREAS, in accordance with section 40 of the Act, the Government made the Regulation respecting food (chapter P-29, r. 1);

WHEREAS it is expedient to amend the Regulation;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft of the Regulation to amend the Regulation respecting food was published in Part 2 of the *Gazette officielle du Québec* of 16 May 2012 with a notice that it could be made by the Government on the expiry of 45 days following that publication;

WHEREAS it is expedient to made the Regulation with amendments;

IT IS ORDERED, therefore, on the recommendation of the Minister of Agriculture, Fisheries and Food:

THAT the Regulation to amend the Regulation respecting food, attached to this Order in Council, be made.

JEAN ST-GELAIS, Clerk of the Conseil exécutif

Regulation to amend the Regulation respecting food

Food products Act (chapter P-29, s. 40, pars. *e*.8, *g*.1)

I. The Regulation respecting food (chapter P-29, r. 1) is amended in section 5.1.1

(1) by striking out the definition of "lot";

(2) by inserting "and where any marking of the eggs is performed" at the end of the definition of "grading station".

2. Section 5.1.2 is amended

(1) by replacing the first paragraph by the following:

"5.1.2. Eggs must be graded, marked, packed and their containers marked in accordance with this Division and Divisions 5.2 to 5.4.

Eggs graded by a producer that has a flock of 300 hens or less are not marked despite sections 5.1.4.1 and 5.1.4.2. The producer is exempt from the obligations provided for in section 5.1.4.3 in respect of the registration of the producer's grading station.

Despite the first paragraph and sections 5.1.3 to 5.1.4.2, eggs sold at retail at the producer's establishment are not graded or marked provided that the eggs are clean and do not leak.";

(2) by striking out the third paragraph.

3. Section 5.1.4 is amended

(1) by inserting "and marked" in the first paragraph after "graded";

(2) by striking out the second paragraph.

4. The following is inserted after section 5.1.4:

"5.1.4.1. Each graded egg is marked on its shell with the identifying codes defined in this section designed in particular to trace its place of origin or to identify the grading station where it was marked.

Eggs produced in Québec must be marked with the QC abbreviation exclusively reserved for eggs produced in Québec. The abbreviation is immediately followed by a code chosen by the producer to identify himself or herself or the laying nest of origin; in addition, the code identifying the producer must also make it possible to distinguish the producer's production sites, if applicable.

In the case of eggs from outside Québec, in the absence of a code identifying the laying nest of origin, the shell is marked with the name of the province or country of origin, or their abbreviation.

Eggs are also marked with the identifying code of the grading station. Eggs graded in an egg station registered with the Canadian Food Inspection Agency are marked with the grading station's registration number assigned by the Agency in accordance with the Egg Regulations (C.R.C., c. 284). Eggs graded in another grading station are marked with the identifying code confirmed by the Minister pursuant to section 5.1.4.4.

Each graded egg is also marked with the abbreviation of the month and number that correspond to the date of the indication "best before" prescribed by paragraph 4 of section 5.4.1.

5.1.4.2. The codes and other marks on the shell must be clearly legible and printed with indelible ink.

5.1.4.3. The operator of a grading station that is not registered with the Canadian Food Inspection Agency must register with the Minister.

For that purpose, the operator sends a written application containing the following information:

(1) in the case of a natural person, the person's name, address and telephone number;

(2) in the case of a sole proprietorship, partnership or legal person, the name, telephone number and address of its main establishment and the business number assigned to it under the Act respecting the legal publicity of enterprises (chapter P-44.1) and, in the case of a partnership, the names of the partners;

(3) the name under which that grading station is operated and its address;

(4) the identifying code chosen by the operator for that grading station;

(5) the name of the director or of a person in charge of operations at that grading station.

5.1.4.4. The Minister ascertains the distinctiveness of the identifying code chosen by the operator of the station that is not registered with the Agency and, if there is a risk of confusion, the Minister assigns an identifying code to that station.

In all cases, the Minister confirms in writing to the operator the single code allowed to identify the grading station.".

5. Section 5.1.5 is amended by replacing ", having a cover and marked "inedible" elsewhere than on the bottom in indelible letters not less than 2.5 cm in height" in the first paragraph by "having a cover on which "inedible" is clearly legible in indelible ink".

6. Section 5.2.6 is amended by striking out the second paragraph.

7. Section 5.2.10 is revoked.

8. Section 5.3.6 is revoked.

9. The heading of Division 5.4 is replaced by the following:

"EGG TRACEABILITY STANDARDS".

10. The following is inserted before section 5.4.1:

"5.4.0.1. The producer records the following information in respect of the eggs shipped:

(1) the quantity of eggs delivered by the producer to the grading station or the quantity loaded by a carrier;

(2) the identifying code of the producer or of the laying nests of origin and any identifying code of the lots shipped;

(3) the egg-laying dates;

(4) the shipping date;

(5) if applicable, the name and address of the carrier and, in all cases, the registration number of the vehicle, trailer or semi-trailer used;

(6) the name and address of the grading station of destination.

5.4.0.2. The carrier records the following information:

(1) the name and address of the producer and the identifying codes of the producer or of the laying nests of origin; (2) the quantity of eggs loaded and any identifying code given by the producer to the lots;

(3) the dates of loading, transportation and unloading;

(4) the name, address and identifying code of the grading station where the eggs are delivered;

(5) the registration number of the vehicle, trailer or semi-trailer used.

5.4.0.3. The operator of a grading station records the following information separately per day:

(1) the name and address of the producer of the eggs received on a given day, the quantity received and any identifying code given by the producer to the lots of eggs received;

(2) if applicable, the name and address of the carrier and, in all cases, the registration number of the vehicle, trailer or semi-trailer used;

(3) the identifying code of the producer or of the received eggs' laying nests of origin;

(4) per producer, the quantity of eggs graded on a given day;

(5) the identifying code given by the operator to the lots of graded eggs;

(6) the name and address of the purchaser of the graded eggs;

(7) the quantity of inedible eggs and, if applicable, the name and address of the purchaser.

5.4.0.4. The information referred to in sections 5.4.0.1 to 5.4.0.3 is recorded, updated and kept so that it is readily accessible upon request in case of inspection or recall; it is kept for a period of 12 months from the date of the last entry.".

11. Section 5.4.1 is amended

(1) by replacing the introductory paragraph by the following:

"5.4.1. Every container of graded and marked eggs must bear the following inscriptions, easily legible and in indelible ink:";

(2) by inserting "and their quantity expressed as a number of units or dozens" at the end of paragraph 1:

(3) by inserting the following after paragraph 5:

"(6) the name of the grading station operator, the name and address of that station, and the registration number assigned to that station pursuant to the Egg Regulations or the identifying code allowed by the Minister;

(7) the identifying code given by the grading station operator to the lot from which the eggs in the container come.";

(4) by adding the following at the end:

"A box or case with transparent sides that make it possible to easily read the inscriptions on the cartons it contains meets the requirements of this section.".

12. Sections 5.4.2 and 5.4.3 are revoked.

13. Section 5.4.4 is replaced by the following:

"5.4.4. Cartons of ungraded eggs sold by a producer at the producer's establishment must bear only the producer's name and address.".

14. Section 5.4.5 is revoked.

15. Section 5.4.6 is replaced by the following:

"5.4.6. Graded and marked eggs put on sale at the retailer's establishment in honeycomb cartons outside their box or in bulk must be presented with a sign where the information prescribed in section 5.4.1 is clearly legible in indelible ink.

If cartons are put at the disposal of consumers for the transportation of such eggs, they must be new, clean and have no inscription.".

16. Sections 5.4.7 to 5.4.9 are revoked.

17. This Regulation comes into force on the one hundred and eightieth day following the date of its publication in the *Gazette officielle du Québec*.

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Gouvernement du Québec

O.C. 1226-2012, 19 December 2012

An Act respecting contracting by public bodies (chapter C-65.1)

Certain contracts of Ville de Montréal

Certain contracts of Ville de Montréal

WHEREAS the Integrity in Public Contracts Act (2012, chapter 25) was assented to on 7 December 2012;

WHEREAS, under section 21.17 of the Act respecting contracting by public bodies (chapter C-65.1), enacted by section 10 of the Integrity in Public Contracts Act, an enterprise that wishes to enter into a contract with a public body whose value is equal to or exceeds the amount determined by the Government or that wishes to enter into a subcontract whose value is equal to or exceeds that amount and which is related directly or indirectly to the contract must obtain an authorization from the Autorité des marchés financiers;

WHEREAS, under section 573.3.3.3 of the Cities and Towns Act (chapter C-19), enacted by section 40 of the Integrity in Public Contracts Act, sections 21.17 to 21.20, 21.25, 21.34, 21.38, 21.39, 21.41, 27.6 to 27.9, 27.11, 27.13 and 27.14 of the Act respecting contracting by public bodies apply, with the necessary modifications, in respect of any municipal contract that involves an expenditure equal to or greater than the amount determined by the Government under section 21.17 of the Act and pertains to the performance of work or the supply of insurance, equipment, materials or services and, for the purposes of those sections, any such contract is deemed to be a public contract, any subcontract that involves an expenditure equal to or greater than the amount determined by the Government under section 21.17 of the Act and is directly or indirectly related to such a contract is deemed to be a public subcontract and every municipality is deemed to be a public body;

WHEREAS, under section 85 of the Integrity in Public Contracts Act, from 15 January 2013, for the purposes of section 21.17 of the Act respecting contracting by public bodies, the contracts and subcontracts to which that section applies are construction contracts and subcontracts and service contracts and subcontracts that involve an expenditure equal to or greater than \$40,000,000 and for which the award process is underway on or begins after that date;

WHEREAS, under section 86 of the Integrity in Public Contracts Act, despite the expenditure amount specified in section 85 of the Act or determined by the Government under section 21.17 of the Act respecting contracting by public bodies, the Government may, before 31 March 2016, determine that Chapter V.2 of that Act applies to groups of public contracts or subcontracts or to groups of contracts or subcontracts deemed to be public contracts or subcontracts under that Act even if they involve a lower expenditure amount. The Government may also determine that that chapter applies to a category of public contracts or subcontracts or of such deemed public contracts or subcontracts other than the categories determined under those sections or to groups of public contracts or subcontracts or of such deemed public contracts or subcontracts, whether or not they are of the same category, and the Government may also determine special terms for the applications for authorization that enterprises must file with the Autorité des marchés financiers in respect of such contracts or subcontracts:

WHEREAS Ville de Montréal has cancelled, extended or postponed a number of call for tenders since the fall of 2012 and it applies to the Government to have the contracts concerning calls for tenders it wishes to pursue or initiate that involve an expenditure amount lower than \$40,000,000 governed by the new authorization regime introduced by Chapter V.2 of the Act respecting contracting by public bodies;

WHEREAS section 100 of the Integrity in Public Contracts Act provides that a decision of the Government made under section 86 of the Act comes into force on the date of its adoption or on any later date specified in it, must be published in the *Gazette officielle du Québec* as soon as possible and sections 4 to 8, 11 and 17 to 19 of the Regulations Act (chapter R-18.1) do not apply to that decision;

IT IS ORDERED, therefore, on the recommendation of the Minister responsible for Government Administration and Chair of the Conseil du trésor and the Minister of Municipal Affairs, Regions and Land Occupancy:

THAT Chapter V.2 of the Act respecting contracting by public bodies (chapter C-65.1) applies, with the necessary modifications, to the group of contracts listed in the schedule to this Order in Council;

THAT a preliminary application for authorization with respect to a contract is submitted by each tenderer to the Autorité des marchés financiers not later than the deadline for submitting bids; THAT the preliminary application for authorization is considered completed for each of the two tenderers that are the highest ranked following the analysis of bids, by the transmission by Ville de Montréal of the ranking of the tenderers;

THAT, where the contract cannot be awarded to either tenderer, the other preliminary applications are considered completed for the subsequent tenderers on the basis of their ranking, until the contract can be awarded;

THAT the preliminary applications for authorization of tenderers that were not processed are returned to the tenderers free of charge;

THAT this Order in Council comes into force on 15 January 2013.

JEAN ST-GELAIS, Clerk of the Conseil exécutif

SCHEDULE

		Bid
1.	Pie IX interchange/Henri-Bourassa - Lot 2	227204
2.	Professional services contract for construction estimators	12-12571
3.	Ave Northcliffe, from Maisonneuve to Sherbrooke and rue Sherbrooke, from Northcliffe to Grey/Reconstruction of a water main and sewer main	234403
4.	Bonaventure project: rue Wellington, from Nazareth to Prince - Reconstruction of sewers and secondary waterworks (lots 1B, 50, 6D, 15, 19 and 21)	214706
5.	Namur/Jean-Talon (Le Triangle) - Waterworks/sewers (Mountain Sights, from Paré to Buchan - entrance to the area)	209201
6.	Pie-IX, from Bélanger to Beaubien/Replacement of water and sewer mains	225902
7.	Chemin Côte-St-Antoine, from boul. Décarie to avenue Northcliffe/Construction of a water main and replacement of a sewer main	220701
8.	Extension of boulevard Maurice-Duplessis Paving and electricity - Section 1 from $87^{\rm e}\text{Ave}$ to Saint-Jean-Baptiste	233502
9.	Rue Jeanne-Mance, from boul. St-Joseph to avenue Laurier/Replacement of sewer and drinking water mains	223002
10.	CUSM – Final layout of boulevard Décarie (lot 6a)	235401
11.	Rue Sherbrooke, from Charlemagne to St-Germain/Replacement of secondary sewer and water mains	215202
12.	Rue Notre Dame, from Guy to De la Montagne/Replacement of water and sewer mains	226501
13.	Work for improving safety in 4 locations: Lighting - Henri-Bourassa\Rolland - Maurice-Duplessis\Pierre-Baillargeon: NA - Maurice-Duplessis\41 ^e Avenue: NA	229502
14.	Bicycle path – Maisonneuve axis/Bicycle path, traffic lights and street lights	216802
15.	Boul. Roi-René, from Yves-Prévost to Wilfred-Pelletier/PRR - 2012 Levelling of driveways and closing of drinking water mains, lighting, paving, sidewalks	252602
16.	Contract for the 2012 Collector Roads Reconstruction Program – Borough of St- Léonard- On boul. Robert between Viau and Lacordaire	256203
17.	Contract for PRR2012-Hochelaga. rue Hochelaga: rue Vimont to rue Dickson/Traffic lights, revitalization, paving and sidewalk	257903
18.	Contract for boul. Côte-des-Neiges - 7 intersections. (there is a PRR related to ART 2726)	233604
19.	Construction of sidewalks, protrusions and median in various locations to make bicycle paths safe	258204
20.	Improvement of safety of carrefour Trinitaire/De La Vérendrye	263303
21.	CUSM – Infrastructure and two-way traffic of boul. De Maisonneuve to the intersection of boulevard Décarie and new layout of Upper-Lachine section (lot 6C)	235402
22.	New layout of boulevard Saint-Laurent from Bellechasse to Bernard (in conjunction with water)	222501
23.	Traffic appeasement work for the Hochelaga-Maisonneuve green area. Phase 1	228001
24.	Outremont campus – Underground infrastructures and surface layout (access to the new road service yard)	221702
25.	Outremont campus - railroad bridge	221703

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Gouvernement du Québec

O.C. 1247-2012, 19 December 2012

Private Security Act (chapter S-3.5)

Standards of conduct of agent licence holders carrying on a private security activity — Amendment

Regulation to amend the Regulation respecting standards of conduct of agent licence holders carrying on a private security activity

WHEREAS, under paragraph 6 of section 107 of the Private Security Act (chapter S-3.5), the Bureau de la sécurité privée must make a regulation determining the standards of conduct to be followed by agent licence holders in the exercise of their functions;

WHEREAS, under the second paragraph of section 109 of the Private Security Act, the regulation referred to in paragraph 6 of section 107 of the Act must be submitted to the Government, which may approve it with or without amendments;

WHEREAS the Bureau de la sécurité privée, by a resolution dated 15 March 2012, adopted the Regulation to amend the Regulation respecting standards of conduct of agent licence holders carrying on a private security activity;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft of the Regulation to amend the Regulation respecting standards of conduct of agent licence holders carrying on a private security activity was published in Part 2 of the *Gazette officielle du Québec* of 23 May 2012 with a notice that it could be approved by the Government, with or without amendments, on the expiry of 45 days following that publication;

WHEREAS it is expedient to approve the Regulation with amendment;

IT IS ORDERED, therefore, on the recommendation of the Minister of Public Security:

THAT the Regulation to amend the Regulation respecting standards of conduct of agent licence holders carrying on a private security activity, attached to this Order in Council, be approved.

JEAN ST-GELAIS, Clerk of the Conseil exécutif

Regulation to amend the Regulation respecting standards of conduct of agent licence holders carrying on a private security activity

Private Security Act (chapter S-3.5, s. 107, par. 6)

1. The Regulation respecting standards of conduct of agent licence holders carrying on a private security activity (chapter S-3.5, r. 3) is amended in section 2 by adding ", except if the information relating to them contained in the register of licence holders is confidential in accordance with the second paragraph of section 81 of the Act" after "Private Security Act (c. S-3.5)".

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

2419

Draft Regulations

Draft Regulation

Environment Quality Act (chapter Q-2)

Compensation for municipal services provided to recover and reclaim residual materials —Amendment

Notice is hereby given, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1) and section 124 of the Environment Quality Act (chapter Q-2), that the Regulation to amend the Regulation respecting compensation for municipal services provided to recover and reclaim residual materials, appearing below, may be made by the Government on the expiry of 60 days following this publication.

The draft Regulation clarifies the definition of the class of materials "containers and packaging" so that the compensation regime clearly includes containers and packaging designed and sold as single use and short-term products. In addition, it is proposed that, in addition to the owner of a trademark, the user of such a trademark may be required to pay a contribution under the compensation regime.

The draft Regulation proposes to share, in equal shares among businesses and municipalities, the expenses associated with the recovery of materials that, without being designated in the Regulation, must be treated by municipalities as part of the collection, transportation, sorting and conditioning of materials covered by the compensation regime in order to ensure the recovery and reclamation of those materials.

The draft Regulation provides the time period within which municipalities may correct information entered in their annual declaration. In addition, it provides that no compensation is owed to a municipality that, on 30 June of the year following the year for which compensation is owed, did not send its declaration to Recyc-Québec. For the years 2010 to 2012, no compensation is owed to a municipality that did not send its declaration before 1 September 2013.

Lastly, the draft Regulation proposes that, as of 2013, the annual compensation owed to the municipalities be divided among the classes of materials covered by the regime in the following manner: 69.1% for containers and packaging, 20.5% for printed matter and 10.4% for newspapers.

Further information may be obtained by contacting Alain Lavoie, Head, Service des matières résiduelles, Direction des matières résiduelles et des lieux contaminés, Ministère du Développement durable, de l'Environnement, de la Faune et des Parcs, édifice Marie-Guyart, 675, boulevard René-Lévesque Est, 9e étage, boîte 71, Québec (Québec) G1R 5V7; telephone: 418 521-3950, extension 4803; fax: 418 644-3386; email: alain.lavoie1@mddefp.gouv.qc.ca

Any person wishing to comment on the draft Regulation is requested to submit written comments within the 60-day period to Alain Lavoie at the same address.

YVES-FRANÇOIS BLANCHET, Minister of Sustainable Development, Environment, Wildlife and Parks

Regulation to amend the Regulation respecting compensation for municipal services provided to recover and reclaim residual materials

Environment Quality Act (chapter Q-2, ss. 53.31.2, 53.31.3, 53.31.4, 53.31.5, 53.31.6, 53.31.12 and 53.31.18)

1. The Regulation respecting compensation for municipal services provided to recover and reclaim residual materials (chapter Q-2, r. 10) is amended by replacing subparagraph 1 of the first paragraph of section 2 by the following:

"(1) containers and packaging: this class includes all flexible or rigid material, for example paper, carton, plastic, glass or metal, and any combination of such materials that

(*a*) are used to contain, protect or wrap products at any stage in the movement of the product from the producer to the ultimate user or consumer, in particular for their appearance; or

(b) are designed and sold as single use or short-term products, such as storage bags, wrapping paper and paper or styrofoam cups.".

2. Section 3 is amended by inserting

(1) "or user" in the first paragraph after "owner";

(2) "or user" in the second paragraph after "owner".

3. The heading of Division IV is replaced by the following:

"DIVISION IV METHOD OF CALCULATION, DIVISION, PAYMENT AND DISTRIBUTION OF COMPENSATION".

4. Section 7 is amended

(1) by replacing "after deducting any income, rebate or other gain related to the materials and received by the municipality" in the first paragraph by the following:

"from which the following is deducted, in order:

(1) any income, rebate or other gain related to the materials and received by the municipality;

(2) an amount equivalent to 7.5% of the expenses to take into account materials or classes of materials that, without being referred to in section 2, are recovered and treated during the collection, transportation, sorting and conditioning of the classes of materials designated in that section.";

(2) by adding the following after the second paragraph:

"A municipality may file with the Société québécoise de récupération et de recyclage a study that establishes, for any of the 2 years preceding the year for which compensation is owed, the nature and quantity of materials not referred to in section 2 that were recovered and treated as part of the collection, transportation, sorting and conditioning of classes of materials covered by the compensation regime. In that case, the percentage provided for in subparagraph 2 of the first paragraph is replaced by the percentage corresponding to half the rate of materials not referred to in section 2 that are recovered and treated by the municipality at the same time as those referred to in that section."

5. Section 8.6 is amended

(1) by inserting "determined under section 7" after "of those materials" at the end of the first paragraph;

(2) by adding the following after the second paragraph:

"For the purposes of the first paragraph, the quantity of materials subject to compensation that was recovered and treated in the territory of a municipality is calculated by subtracting from the total quantity of recovered materials at the time of the collection, transportation, sorting and conditioning of materials subject to the compensation regime

(1) a quantity equivalent to 7.5% of the total quantity; or

(2) a quantity equivalent to the percentage determined under the third paragraph of section 7.".

6. The following is inserted after section 8.6:

"8.6.1. Every correction to a declaration sent in accordance with section 8.6 must be sent to the Société québécoise de récupération et de recyclage not later than 30 June of the year following the year for which compensation is owed.

The corrected declaration is subject to the conditions provided for in the second paragraph of section 8.6.

The adjustments resulting from a correction to a declaration are made to the compensation owed the following year.".

7. Section 8.7 is amended

(1) by replacing the third paragraph by the following:

"Despite the foregoing, no compensation is owed to a municipality that, on 30 June of the year that follows the year for which compensation is owed, did not send its declaration to the Société. For the years 2010 to 2012, no compensation is owed to a municipality that did not send its declaration before 1 September 2013.";

(2) by replacing the fifth paragraph by the following:

"Even if compensation is paid to a municipality covered by the provisions of the fourth paragraph, the municipality must file its declaration with the Société as soon as possible.". **8.** The following is inserted after section 8.9:

"§2.1. Division of the annual compensation owed to municipalities

8.9.1. The annual compensation owed to the municipalities for the year 2013 and for subsequent years is divided among the materials or classes of materials subject to compensation according to the following shares:

(1) 69.1% for containers and packaging;

(2) 20.5% for printed matter; and

(3) 10.4% for newspapers.".

9. Section 8.14 is amended by replacing "by the Government under section 53.31.5 of the Environment Quality Act" in the third paragraph by "under section 8.9.1".

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

2422

Draft Regulation

Highway Safety Code (chapter C-24.2)

Hours of driving — Amendment

Notice is hereby given, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), that the Regulation to amend the Regulation respecting the hours of driving and rest of heavy vehicle drivers, appearing below, may be made by the Government on the expiry of 45 days following this publication.

The draft Regulation changes the definition of farm tractor to take into account the adjustments made to that definition by the Regulation respecting safety standards for road vehicles (chapter C-24.2, r. 32) with respect to the vehicle's ownership.

The amendments proposed in the draft Regulation have no particular impact on the public.

No impact is foreseen on enterprises, including small and medium-sized businesses, since the adjustment is for harmonization purposes only. Further information may be obtained by contacting Linda Thériault, Société de l'assurance automobile du Québec, 333, boulevard Jean-Lesage, C-4-21, case postale 19600, Québec (Québec) G1K 8J6; telephone: 418 528-4886.

Any person having comments to make on the matter is requested to submit written comments within the 45-day period to the Minister of Transport, 700, boulevard René-Lévesque Est, 29^e étage, Québec (Québec) G1R 5H1.

SYLVAIN GAUDREAULT, Minister of Transport

Regulation to amend the Regulation respecting the hours of driving and rest of heavy vehicle drivers

Highway Safety Code (chapter C-24.2, s. 621, 1st par., subpar. 42)

1. The Regulation respecting the hours of driving and rest of heavy vehicle drivers (chapter C-24.2, r. 28) is amended in section 4 by replacing subparagraph 5 of the first paragraph by the following:

"(5) a farm tractor or farm machinery within the meaning of the Regulation respecting road vehicle registration (chapter C-24.2, r. 29) and a farm trailer owned by a farmer and having the characteristics provided for in section 2 of the Regulation respecting safety standards for road vehicles (chapter C-24.2, r. 32);";

2. This Regulation comes into force on 4 November 2013.

2416

Draft Regulation

Highway Safety Code (chapter C-24.2)

Safety standards for road vehicles — Amendment

Notice is hereby given, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), that the Regulation to amend the Regulation respecting safety standards for road vehicles, appearing below, may be made by the Government on the expiry of 45 days following this publication.

Part 2

In Canada, the federal and provincial regulations concerning road transportation are developed taking into account the standards in the National Safety Code, which was developed and accepted by all the jurisdictions and for which the Canadian Council of Motor Transport Administrators (CCMTA) is the depository. The Code does not have force of law, but is used as a model to harmonize the regulations in all jurisdictions. Standard 13 – Daily Vehicle Trip Inspection from that Code is intended to ensure early identification of vehicle problems and defects, and to prevent the operation of vehicles with conditions that are likely to cause or contribute to a collision or vehicle breakdown. Amendments to that standard were made in various stages between December 2003 and May 2005.

The draft Regulation proposes new rules concerning the summary inspection of the mechanical condition of a heavy vehicle by the driver or the person designated by the operator to harmonize them with the standard. The inspection which used to be made before the vehicle's departure will now be made on a daily basis, subject to exceptions. The daily inspection will have to pertain to the compliance items provided for in the list of defects applicable to the type of heavy vehicle subject to the inspection.

In addition to the daily inspection, motor coaches will also be subjected to a specific inspection with respect to certain items that cannot be inspected without having recourse to special equipment, every 30 days or every 12,000 km, whichever comes first. However, such inspection will not be required if the vehicle is covered by a preventive maintenance program as provided for in the Highway Safety Code.

The draft Regulation also revokes the Regulation respecting exemptions from the application of Title VIII.1 of the Highway Safety Code (chapter C-24.2, r. 25) which exempts certain heavy vehicle from inspection before departure and to include those exemptions into the Regulation respecting safety standards for road vehicles, which contains the rules for the circle check and maintenance of vehicles.

Certain updating adjustments are made to the Regulation in respect of safety standards and vehicle mechanical components. Lastly, the draft Regulation makes various consequential and technical amendments.

The measures proposed in the draft Regulation have no particular impact on the public other than contributing to highway safety.

As for enterprises, the impact is related to the implementation of the Regulation and results from the constraints imposed on carriers to comply with the new road transportation requirements applicable in all the Canadian territory including Québec which has subscribed to them. In Québec, the Highway Safety Code has already been amended to that effect.

Further information may be obtained by contacting Linda Thériault, Société de l'assurance automobile du Québec, 333, boulevard Jean-Lesage, C-4-21, case postale 19600, Québec (Québec) G1K 8J6; telephone: 418 528-4886.

Any person having comments to make on the matter is requested to submit written comments within the 45-day period to the Minister of Transport, 700, boulevard René-Lévesque Est, 29^e étage, Québec (Québec) G1R 5H1.

SYLVAIN GAUDREAULT, Minister of Transport

Regulation to amend the Regulation respecting safety standards for road vehicles

Highway Safety Code (chapter C-24.2, s. 621, 1st par., subpars. 6, 25, 28 to 30, 32.7, 37 to 40.1 and 42)

1. The Regulation respecting safety standards for road vehicles (chapter C-24.2, r. 32) is amended in section 2

(1) by inserting the following definition after the definition of "manufacturer":

"motor coach" means a bus of monocoque design, manufactured to provide intercity, suburban, commuter or charter service and equipped with under-floor baggage storage, a pneumatic suspension, pneumatic brakes and automatic brake play adjusters; (*autocar*)";

(2) by striking out the definition of trailer;

(3) by striking out "owned by a farmer," in the definition of "farm trailer".

2. Section 3 is amended

(1) by replacing subparagraph b of paragraph 2 by the following:

"(b) vehicles that have been stored or prohibited from travelling for more than 12 consecutive months, or that have been in both situations during that period, except those covered by a preventive maintenance program in

(2) by adding the following after paragraph 3:

"(4) vehicles assigned to passenger transportation for baptisms, weddings and funerals under the Act respecting transportation services by taxi (chapter S-6.01).".

3. Section 5 is amended by striking out the second sentence.

4. Section 6 is amended

 by replacing "used" in paragraph 1 by "and mopeds used";

(2) by adding ", except buses and minibuses that are recognized as emergency vehicles by the Société and are subject to mechanical inspection every 6 months" at the end of paragraph 2;

(3) by adding the following after paragraph 4:

"(5) vehicles assigned to passenger transportation for baptisms, weddings and funerals under the Act respecting transportation services by taxi (chapter S-6.01).".

5. Section 7 is amended by adding "and mopeds" in paragraph 1 after "motorcycles".

6. The following is inserted after section 7:

"7.0.1. In the case of the transfer of ownership of a road vehicle covered until then by a preventive maintenance program under section 543.2 of the Highway Safety Code, a 3-month period from the date of registration of the change in ownership is granted to carry out the vehicle's mechanical inspection if, following that transfer, the vehicle is no longer covered by such program.

Thereafter, inspection is carried out at the intervals provided for in section 6 or 7, as the case may be.".

7. Section 8 is amended

(1) by replacing "and addresses of the vehicle's driver and owner" in paragraph 4 by "of the vehicle's driver and owner, the address of the owner";

(2) by striking out "of the mechanical inspection controller," in paragraph 5. **8.** Section 11 is replaced by the following:

"**11.** This Division applies to all road vehicles except mopeds and motorcycles, subject to sections 12 to 14 which apply to them.".

9. Section 12 is amended

(1) by replacing ", vehicles made by hand and those assembled by a recycler" in paragraph 1 by "and vehicles made by hand";

(2) by replacing paragraph 4 by the following:

"(4) vehicles that have been stored or prohibited from travelling for more than 12 consecutive months, or that have been in both situations during that period, except those covered by a preventive maintenance program in place of mandatory mechanical inspection recognized by the Société under section 543.2 of the Highway Safety Code;";

(3) by adding "and those covered by a preventive maintenance program in place of mandatory mechanical inspection recognized by the Société under section 543.2 of the Highway Safety Code" in paragraph 5 after "public roads";

(4) by adding ", excluding those covered by a preventive maintenance program in place of mandatory mechanical inspection recognized by the Société under section 543.2 of the Highway Safety Code and those acquired by a person holding a dealer's licence for resale purposes" in paragraph 6 after "public roads".

10. The following is inserted after section 13:

"13.1. The mechanical inspection of a road vehicle imported into Canada is carried out using the Canadian safety standards for motor vehicles provided for in the Motor Vehicle Safety Act (S.C. 1993, c. 16) that apply on the date of the vehicle's manufacture.".

11. Section 15 is amended

(1) by replacing "and reflectors" by ", reflectors and reflective materials";

(2) by adding the following sentence at the end:

"However, in the case of a headlight or light that uses light emitting diodes, 75% of them must be in working order.". **12.** Section 17 is amended by inserting ", switch" after "adapter".

13. Section 19 of the French text is amended by replacing "phares" by "feux".

14. Section 25 is revoked.

15. Section 29 is amended by striking out "rigid or flexible" in the second paragraph.

16. Section 30 is amended

(1) by striking out "rigid or flexible" in paragraph 4 and by inserting "twisted," after "crushed,";

(2) by replacing "show no signs of internal or external leaks and be fitted with a cover" in paragraph 5 by "the reservoir must be fitted with a cover and no element may show signs of internal or external leaks" and by replacing "lower than 10 mm below the edge of the filler opening" at the end by "lower than 12.5 mm below the reservoir top";

(3) by inserting "be present and" in paragraph 6 after "shall".

17. Section 31 is amended

(1) by inserting "not properly installed," in paragraph 1 after "misaligned,";

(2) by adding the following sentence at the end of paragraph 4: "In the case of disc brakes, the brake linings must be adjusted according to the manufacturer's standards, or so that the clearance between the linings and the disc, where applicable, be as reduced as possible without causing abnormal resistance when the brakes are not applied,";

(3) by inserting "or signs of oil or grease contamination" in paragraph 9 after "overheating signs";

(4) by adding "furthermore, the friction surface must not be contaminated by oil or grease;" at the end of paragraph 10.

18. Section 32 is amended by replacing " m/s^2 " in the second paragraph by "metres per square second".

19. Section 38 is amended

(1) by replacing paragraph 3 by the following:

"(3) the low pressure warning light and buzzer of the vehicle shall activate where the air pressure in the system is less than 380 kPa;";

(2) by striking out paragraph 4;

(3) by replacing paragraph 7 by the following:

"(7) the protection valve of the towing vehicle and the air supply valve of the trailer or semi-trailer shall operate so as to avoid a complete air loss in the system of the towing vehicle should the air hoses between that vehicle and the towed vehicle break or disconnect; in such a case, the valves shall preserve a minimum air pressure of 140 kPa in the system of the towing vehicle;";

(4) by replacing paragraph 10 by the following:

"(10) no air leak may be present in the system;";

(5) by striking out paragraph 11.

20. Section 39 of the French text is amended by replacing "limitateur" in paragraph 4 by "limiteur".

21. Section 40 is replaced by the following:

"40. Every heavy vehicle manufactured after 31 May 1996 and every semi-trailer more than 15.5 m in length but no more than 16.2 m, fitted with a pneumatic braking system, must be equipped with self-adjusting brake levers operating on each wheel.".

22. Section 41 is replaced by the following:

"41. All the fixed components of the body, accessories and auxiliary equipment must be securely mounted and, if provided by the manufacturer, must be present and adequate. The mudguards required under section 272 of the Highway Safety Code must be present and comply with the specifications in that section and in section 273 of the Code.".

23. Section 44 is amended by inserting "and trailers or semi-trailers whose gross vehicle weight rating is 4,536 kg or more and manufactured since 23 September 2005" in the part preceding subparagraph 1 after "25 m,".

24. Section 45 of the French text is amended by replacing "ou de" by "et".

25. Section 47 is replaced by the following:

"47. The luggage rack or top luggage compartment must be securely mounted and none of their parts shall be missing, broken or damaged.".

26. Section 50 is amended

(1) by striking out "De plus," in the second sentence of the French text;

(2) by adding the following sentence at the end: "The seat cushion upholstery of a bus, minibus or motor coach must not be torn over a length of more than 75 mm, an area of more than 6,400 mm² or a depth of more than 6.5 mm.".

27. Section 51 is amended by inserting "and steps" in the first paragraph after "floor".

28. Section 55 is amended

(1) by replacing paragraph 3 by the following:

"(3) the access ramp must be securely fixed to the road vehicle at all times and, where the vehicle is assigned to a route designated for the transportation of passengers requiring that ramp, it must be adequate;";

(2) by adding the following paragraph:

"(4) the alarm and locking system coupled to an access device must be in working order.".

29. Section 56 is amended by replacing "stepwell" in paragraph 1 by "step".

30. Section 59 is amended

- (1) by striking out the second sentence;
- (2) by adding the following paragraph:

"Except for a video device to record events or a similar device that requires a clear forward field of vision, no object or sticker that could reduce visibility shall be hung, affixed or installed in front of or in the area swept by the windshield wipers. Such a device may not be installed more than 50 mm below the upper edge of the area swept by the wipers and must be placed so as not to obstruct the driver's view.".

31. Section 64 is amended by replacing "material which darkens glass" in the first paragraph by "darkening or opaque material".

32. Section 66 is amended

(1) by replacing the first sentence by the following:

"All the rearview mirrors on the vehicle must be adequate, securely fixed, show no sharp edge and not be broken, cracked or tarnished. None of the rearview mirrors provided for in the first paragraph of section 262 of the Highway Safety Code may be missing and they must be placed and attached in accordance with the first and second paragraphs of that section.";

(2) by replacing "son" in the second sentence of the French text by "leur".

33. Section 67 is amended by replacing "The rearview mirror" by "All rearview mirrors".

34. Section 70 is amended

(1) by striking out the last 2 sentences;

(2) by adding the following paragraph:

"The wiper blades shall make even contact with the windshield and sweep the area specified by the manufacturer at a frequency of at least 20 strokes per minute at low speed and 45 strokes per minute at top speed. The difference between both speeds shall be at least 15 strokes per minute."

35. Section 78 is amended by adding ", and its location must be clearly indicated" at the end.

36. Section 80 is replaced by the following:

"80. The seatbelt must not be missing, damaged or altered; its anchorages shall be securely mounted and the buckle, retractor and locking mechanism shall be present and adequate.

All the air bags installed when the road vehicle is manufactured must be present or replaced if need be. The warning light of the air bag system must come on only where the ignition key is in the "on" position and must go off within the time intended by the manufacturer.".

37. Section 81 is amended

(1) by striking out "flexible and rigid" in the part preceding paragraph 1;

(2) by inserting "or protection element" in paragraph 3 after "fasteners" and by replacing "and securely mounted" by ", securely mounted and in compliance with the manufacturer's standards";

(3) by striking out "rigid or flexible" in paragraph 4.

38. Section 82 is amended by replacing "au gaz" in the first paragraph by "du gaz".

39. Section 85 is amended by striking out the second paragraph.

40. Section 87 is amended

(1) by replacing "C to the Installation Code for Propane Fuel supply systems and Tanks on Highway Vehicles (CAN/CSA-B149.5)" in the first paragraph by "I.1";

(2) by striking out the second paragraph.

41. Section 88 is amended by replacing "C to the Installation Code for Propane Fuel supply systems and Tanks on Highway Vehicles (CAN/CSA-B149.5)" in the second paragraph by "I.1".

42. Section 90 is replaced by the following:

"90. Any reference in Code CAN/CSA-B109 and in Code CAN/CSA-B149.5 to CSA Code B51 is a reference to Code B51-09 entitled "Code sur les chaudières, les appareils et les tuyauteries sous pression" and to Code B51-09 entitled "Boiler, pressure vessel, and pressure piping code".".

43. Section 91 is amended by replacing "the following components: manifolds" in the first paragraph by "all the components intended by the manufacturer including the manifold,".

44. Section 92 is amended by replacing the first paragraph by the following:

"Except for the injector and its line to the fuel entry point used for the regeneration of the particle filter of the exhaust system, no component of the exhaust system shall run closer than 50 mm from another element, such as a part made of combustible materials, an electric wire, the fuel supply system or the braking system.

In the case of a diesel tank protected by an appropriate heat shield, no component of the exhaust system shall run closer than 25 mm from the tank. In the case of pressurized fuel lines, of the GNC and GPL types, that minimum distance is 150 mm.".

45. Section 95 is replaced by the following:

"95. No component of the exhaust system shall cross the passenger compartment. The outlet of the vehicle's exhaust pipe shall not be located under the space occupied by the passengers and luggage or under the emergency door. Furthermore, the exhaust pipe shall not extend more than 15 cm horizontally from the road vehicle. For a school bus, the outlet of the exhaust pipe must be located behind any openable side window.".

46. Section 98 is amended by replacing the first paragraph by the following:

"98. The structural members of the trailer or semitrailer in the case of a monocoque body, all the chassis frame members and those limiting the load space shall be present, securely mounted and assembled in accordance with the manufacturer's standards and shall not be cracked, broken, bent or perforated by rust, or have any loose or missing connecting fasteners or bolts.".

47. Section 99 is amended by inserting "a piece of equipment, an accessory," after "coupling device,".

48. Section 100 is amended by inserting "shall be adequate and" in the first paragraph after "driving shaft".

49. Section 101 is amended

(1) by inserting "or worn out" in paragraph 5 after "corroded";

(2) by adding the following at the end of paragraph 6: "furthermore, if bolts are used to attach the fifth wheel to the vehicle, they must be at least grade 8 in accordance with Standard SAE J429 August 1993 published by the Society of Automotive Engineers or the equivalent to tow semi-trailers of a gross vehicle weight rating of 4,500 kg or more;".

50. Section 102 is amended

(1) by replacing "an air" in paragraph 6 by "a pneumatic";

(2) by replacing paragraph 7 by the following:

"(7) the rigid or telescoping drawbar, articulated or not, installed on a towed vehicle or a converter dolly shall not be bent, broken or cracked and no part shall be missing, insecurely mounted or so worn that it no longer has the original resistance;".

51. Section 103 is amended

(1) by replacing "steering component" by "component of the steering or self-steering axle";

(2) by adding the following after the first paragraph:

"Where the steering wheel of the vehicle is adjustable, it must remain in set position.".

69

52. Section 105 is amended in the part preceding paragraph 1

(1) by inserting ", the auxiliary steering box when originally provided by the manufacturer" after "and box";

(2) by inserting "be present and" after "shall".

53. Section 107 is amended by replacing "90" in paragraph 2 by "87".

54. Section 108 is amended

(1) by replacing "be at the level" in the first paragraph by "reach the level";

(2) by adding the following sentence at the end of the second paragraph: "In addition, no line shall be in contact with a mobile part.".

55. Section 109 is amended

(1) by replacing "existant lors de la fabrication du véhicule automobile" in the second paragraph of the French text by "d'origine";

(2) by adding the following after the second paragraph: "Furthermore, the steering stops shall be present and the play between each steering stop and its contact point when the steering wheel is fully turned shall not exceed 6.4 mm.".

56. Section 111 is revoked.

57. Section 114 is amended by adding the following sentence: "In the presence of a double drawbar dolly, the blocking mechanism of the steering axle shall be present and operative, shall lock in the centre in neutral position and be equipped with a manual locking system independent from the remote locking system.".

58. Section 115 is amended

(1) by replacing paragraph 1 by the following:

"(1) every component shall be present, adequate, securely mounted and none shall show signs of wear, damage or use in a way that hampers the good working order of the suspension;";

(2) by striking out paragraph 3.

59. Section 116 is amended by replacing the first sentence of the first paragraph by the following:

"116. A leaf spring, coil spring or torsion bar suspension shall not be cracked or broken. Such suspension may not be so sagged that one side of the road vehicle is more than 5 cm lower than the other side or allow contact with a rubber bumper."

60. Section 117 is amended

(1) by inserting the following after the second sentence: "The lines and fittings must be adequate and shall not be crushed, crimped, bored, abraded or so cracked that the reinforcement cord is exposed, shall not be excessively worn or corroded, bulged, broken or welded and the lines shall be fixed so as to prevent the lines from vibrating or chafing against adjacent parts.";

(2) by adding "or show signs of repair" after "exposed".

61. Section 120 is amended

(1) by adding the following at the end of paragraph 2: "furthermore, a crack in the sidewall of a tire may not be deeper than 3.2 mm;";

(2) by replacing "type, construction" in paragraph 7 by "construction type";

(3) by inserting "and accessible" in paragraph 14 after "length";

(4) by replacing paragraph 16 by the following:

"(16) tires shall be mounted on the wheel in accordance with the manufacturer's standards.".

62. Section 121 is amended

(1) by adding ", sauf indication contraire du fabricant" in paragraph 2 of the French text after "fixation";

(2) by replacing paragraph 3 by the following:

"(3) the wheel shall not be so bent, broken, misaligned, warped, damaged or corroded that its capacity is reduced and it shall not have any crack or elongated bolt hole;";

(3) by inserting the following after paragraph 3:

"(3.1) no wheel shall show signs of repair or welds other than force bands for a spoked wheel or the manufacturer's original welds, except in the case of an aluminum alloy wheel repaired in accordance with CSA Standard W47.2-FM 1987 (C2008) and on which a type P or LT tire is mounted;". **63.** The following is inserted after section 121:

"121.1. The wheel bearings shall be inspected so that the play measured at the outer circumference of the tire does not exceed the manufacturer's standard or, in the absence of such standard, no discernible play may be detected.

Bearings shall show no leakage or wear signs and shall not cause abnormal noise. The hub oil shall not be under the minimum level when visible through a sight glass.".

64. Section 123 is revoked.

65. Section 124 is amended

(1) by inserting the following definition after the definition of "flares":

"lamp" means yellow mobile lighting device with a range of 360 degrees and visible from a distance of 300 m in every direction;";

(2) by replacing "January 2000" in the definition of "reflector" by "February 2011".

66. Section 125 is amended

(1) by replacing "or reflectors" in the part preceding subparagraph 1 of the first paragraph by ", reflectors or lamps that the vehicle must carry under section 225 of the Highway Safety Code";

(2) by replacing "or reflectors" in the part preceding subparagraph 1 of the second paragraph by ", reflectors or lamps that the vehicle must carry under section 225 of the Highway Safety Code".

67. Section 130 is amended

(1) by replacing the second sentence of the second paragraph by the following:

"The exhaust system shall not have an exhaust gas bypass system that prevents exhaust gases from flowing through the muffler. In addition, the exhaust system shall not have adjustable baffles that may be operated directly by the motorcyclist.".

(2) by inserting ", electronic" in subparagraph 1 of the third paragraph after "mechanical";

(3) by striking out subparagraph 2 of the third paragraph.

68. Section 132 is amended by inserting "in a way that affects its good working order" in paragraph 1 after "worn".

69. Section 135 is amended

(1) by striking out "rigid or flexible" in paragraph 2;

(2) by adding the following after paragraph 12:

"(13) the parking brake of a 3-wheel motorcycle shall comply with the following standards:

(*a*) the mechanism for the application of the parking brake shall be applied and released several times to make sure that the cables and mechanism work freely;

(b) the parking brake shall prevent the motorcycle from moving when fully applied on a flat surface, with the gearshift lever placed in the drive position in the case of an automatic transmission or, in the case of a manual transmission, in the highest gear that will allow a normal forward start, while the motorcyclist smoothly attempts to move the vehicle forward; furthermore, the wheels shall be completely free to turn where the brake is released;

(c) no mechanical component of the parking brake shall be missing, so worn as to affect the good working order or out of order, misaligned, not securely attached, broken, cracked, seized up, slack, weakened, out of shape, disconnected or damaged.".

70. Section 147 is amended

(1) by inserting the following after the first sentence: "None of the rearview mirrors provided for in section 263 of the Highway Safety Code may be missing and they must be fixed and attached in accordance with that section.";

(2) by replacing "80" by "81".

71. Section 163 is amended

(1) by adding "; furthermore, none of the turn-signal lights located at the rear right or rear left is working on a single-unit vehicle or on the last vehicle in a combination of vehicles" in paragraph 1 after "brake light";

(2) by inserting "of the passenger compartment" in paragraph 2 after "door";

(3) by replacing "out of order" in paragraph 4 by "inadequate";

(4) by striking out "or the entry of the exhaust gases of a fuel engine" in paragraph 5;

the use of that device" at the end of paragraph 6;

(6) by inserting "absent or " in paragraph 7 after "windshield";

(7) by adding the following after paragraph 8:

"(9) the seat belt of the driver's seat is missing, inadequate or modified;

(10) an air bag for the driver that is missing, modified or inadequate;

(11) a wheelchair locking device that is inadequate, deteriorated or not securely fixed when the device is used by a passenger.".

72. Section 164 is amended

(1) by replacing paragraph 1 by the following:

"(1) no braking or an important reduction in the braking capacity on 20% or more of the wheels or combination of wheels for a road vehicle, by reason of the absence or inadequate operation of a component of the braking system;";

(2) by replacing "that considerably reduces the good working order of the brakes" in paragraph 5 by "that renders the braking system inadequate";

(3) by adding the following after paragraph 5:

"(6) the breakaway system that is absent or nonfunctional unless the requirements of section 245 of the Highway Safety Code are met;

(7) 20% or more of the wheels or combination of wheels for a road vehicle are contaminated by oil or grease on the friction surface of a drum, disc or brake linings or are deeply rusted on both sides of the friction surface of a disc.".

73. Section 165 is amended

(1) by inserting "that is worn to the second braid or" in paragraph 1 after "flexible line";

(2) by inserting "reservoir" in paragraph 2 after "master cylinder";

(3) by replacing "when the service brake is applied" in paragraph 3 by "whether or not the service brake is applied";

(4) by replacing paragraph 7 by the following:

"(7) a power brake that does not work. When the engine is off, the power brake is not able to assist the driver for a brake application;";

(5) by adding the following after paragraph 7:

"(8) the warning light of a hydraulically-activated service brake comes on at times other than when the ignition key is in the "on" position while the engine is not running or in the "start" position while the parking brake is released, if both brakes are connected to the warning light.".

74. Section 166 is amended

(1) by inserting "or a thermoplastic line that is worn to the second layer of color or the second braid" in paragraph 1 after "pressure";

(2) by replacing "and the service brake is fully applied" in paragraph 4 by ", the service brake is fully applied and the parking brake is released";

(3) by inserting "while the air pressure is at the maximum, the engine is off and the parking brake is released" in paragraph 5 after "minute";

(4) by replacing paragraph 6 by the following:

"(6) the safety valve of the towing vehicle that is inadequate or absent while it is towing a trailer or semi-trailer equipped with pneumatic brakes;";

(5) by replacing paragraph 8 by the following:

"(8) different sizes of brake chambers or play adjusters mounted on a single steering axle;";

(6) by replacing paragraph 9 by the following:

"(9) the travel of the control rod of 20% or more of the brake chambers of a road vehicle that exceeds by 6.4 mm or more the maximum setting value provided by the manufacturer;";

(7) by adding the following after paragraph 9:

"(10) none of the low pressure warning lights or buzzers indicating a pressure lower than 380 kPa is working or one of them indicates a pressure lower than 380 kPa.". **75.** Section 167 is amended

(1) by replacing paragraph 1 by the following:

"(1) a mounting component of the steering that is missing, cracked or broken. A displacement of the steering column, of the steering box or steering wheel from their normal position when there is a risk of separation. The adjustable steering wheel does not remain in set position;";

(2) by replacing paragraph 4 by the following:

"(4) a belt that is absent or a line or belt that has a cut or cracks likely to cause an imminent break, or an auxiliary cylinder or the pump that is not securely mounted where there is a risk of breaking off;";

(3) by replacing paragraph 5 by the following:

"(5) a component of the steering linkage that is cracked, broken, not securely mounted or repaired with welds. Furthermore, a component of the steering linkage that is so damaged as to affect the parallelism of the wheels;";

(4) in paragraph 7:

(*a*) by replacing the part preceding subparagraph *a* by "a steering wheel that does not respond normally or whose play is in excess of";

(b) by replacing subparagraph b by the following:

"(b) in the case of a vehicle of a gross vehicle weight rating of 4,500 kg or more, for power steering, 87 mm for a steering wheel whose diameter is 500 mm or less and 100 mm if the diameter is more than 500 mm; for mechanical steering, 140 mm for a steering wheel whose diameter is 500 mm or less and 196 mm if the diameter is more than 500 mm;".

76. Section 168 is amended

(1) by replacing paragraph 1 by the following:

"(1) a component to mount or position the axle or the wheel to the road vehicle that is missing, insecurely mounted, cracked or broken. A component to mount or position the axle or the wheel to the road vehicle that is damaged in a way that affects the parallelism of wheels or that lets the axle or wheel move out of its normal position;"; (2) by inserting the following after paragraph 3:

"(3.1) a composite leaf spring that is cracked over more than 75% of its length or having an intersection of cracks;";

(3) by adding the following after paragraph 5:

"(6) a ball in a pneumatic suspension that is absent or deflated;

(7) for a pneumatic suspension, a shock absorber that is absent, broken or not fixed at one of its ends;

(8) more than 25% of the components fixing a tank to its group of axles that are missing or ineffective on an anchorage component.".

77. Section 169 is amended

(1) by replacing "37" in paragraph 3 by "38";

(2) by replacing paragraph 5 by the following:

"(5) a kingpin or plate that is so bent that it makes coupling difficult, that is cracked or not securely fixed,";

(3) by replacing paragraph 7 by the following:

"(7) while the towing vehicle is coupled to a trailer or semi-trailer:

(*a*) 25% or more of the locking pins that are missing or not working or lengthwise play that exceeds 9.5 mm in the locking mechanism of the slides, in the case of a sliding fifth wheel;

(b) a crack, a weld or a break in the part of a component of the coupling device that bears a load or that is subjected to tension or sheer stress;

(c) play at the point of contact between the coupling hook and ring in excess of 9.5 mm for the hook or for the ring;

(d) a component of the coupling device that is not securely mounted, cracked, broken, bent, missing, worn, so maladjusted that it might rupture or fall off;

(e) more than 20% of the fasteners are missing or ineffective on an anchorage component.";

(4) by striking out paragraphs 8 to 10.

78. The following is inserted after section 169:

"169.1. In addition to what is provided for in section 169, any of the following situations applicable to a monocoque body trailer or semi-trailer constitutes a major defect:

(1) an upper rail that is broken, inadequate or missing in the bay area;

(2) an upper rail that, in the bay area, is bent or cracked near a broken roof bow, a side post or a roof bow whose fasteners are missing, loose or showing play;

(3) a lower rail that is broken in the bay area near a sagging floor, rail or crossmember or near an inadequate structure component;

(4) the presence of twists, bends or fatigue cracking in a lower rail fitting a monocoque body semi-trailer at the elevation changes;

(5) 3 adjacent floor crossmembers or more located in the bay area that are inadequate, completely detached or sagging below the lower rail;

(6) a side panel so damaged that a lower rail in the bay area is sagging.

The bay area is the area comprised between the coupling plate and the rails of the bogie.".

79. Section 170 is amended

(1) by replacing paragraph 1 by the following:

"(1) a single tire or dual tires in the same wheel assembly that are cut, worn or have any other damage exposing the cord, steel belt or whose tread is absent or separated, or tires designed for off-road driving;";

(2) by inserting "motor" in paragraph 2 before "vehicle";

(3) by replacing paragraph 3 by the following:

"(3) a tire that has a bulge due to a defect in the carcass, is leaking air, is flat, is inflated only to 50% or less of the maximum pressure indicated on the sidewall, or a single tire or dual tires in the same wheel assembly on a road vehicle having foreign material embedded in the tread or sidewall that could cause a puncture;";

(4) by striking out "or the other tire in the case of dual tires" in paragraph 4;

(5) by inserting "poorly adjusted," in paragraph 5 after "cracked,";

(6) by inserting "or bearing" in paragraph 6 after "wheel";

(7) by replacing paragraph 7 by the following:

"(7) a wheel that has a crack, a break or an elongated bolt hole;";

(8) by adding the following after paragraph 7:

"(7.1) a wheel that was repaired by welding, except in the case of an aluminum alloy wheel repaired in accordance with CSA Standard W47.2-FM 1987 (C2008) published by the Canadian Standards Association;

(8) the hub oil that is absent when visible through a sight glass.".

80. Section 171 is amended by replacing "a gasoline or gaseous fuel engine" in paragraph 4 by "an engine".

81. Section 182 is amended by replacing "with the manufacturer's standards" by "with the construction standards recognized by the automobile industry";

82. Section 183 is replaced by the following:

"183. The wheels shall be aligned in accordance with the construction standards recognized by the automobile industry.".

83. Section 185 is amended by inserting "of a vehicle with a monocoque body" in the first paragraph after "bulkhead".

84. Section 186 is amended by inserting "and clearly visible" in the second paragraph after "accessible".

85. Section 187 is amended by replacing "metallurgical" by "physical".

86. Section 189 is amended by replacing "with the manufacturer's standards" by "with the construction standards recognized by the automobile industry".

87. Division II of Chapter IV is replaced by the following:

"DIVISION II

INSPECTION BY DRIVER

191. The following heavy vehicles are exempt from the application of this Division:

(1) a heavy vehicle used when required by an emergency service or in the cases of disaster within the meaning of the Civil Protection Act (chapter S-2.3);

(2) a heavy vehicle used by a natural person not acting for the carrying on of an enterprise involving an organized economic activity, whether or not it is commercial in nature, consisting in the production or realization of goods, their administration or their alienation, or in the performance of services;

(3) a 2 or 3-axle truck being used for

(*a*) transporting the primary products of a farm, forest or body of water, if the driver or operator of the truck is the producer of the products; or

(b) a return trip after such transport, if the vehicle is empty or is transporting products used in the principal operation of a farm, forest or body of water;

(4) a combination of road vehicles where the gross vehicle weight rating of each vehicle in the combination is less than 4,500 kg, except a combination of vehicles that requires the display of safety marks in accordance with Division IV of the Transportation of Dangerous Substances Regulation (chapter C-24.2, r. 43);

(5) tool vehicles;

(6) a road vehicle subject to the Transportation of Dangerous Substances Regulation that has a gross vehicle weight rating of less than 4,500 kg and that does not require the display of safety marks in accordance with Division IV of that Regulation, except minibuses and tow trucks;

(7) a farm tractor and farm machine within the meaning of the Regulation respecting road vehicle registration (chapter C-24.2, r. 29);

(8) a farm trailer owned by a farmer that has the characteristics provided for in section 2.

192. The purpose of the circle check of the mechanical condition of a heavy vehicle is to identify the vehicle's defects appearing on the applicable lists of defects provided for in Schedules III to V.

The operator is bound to provide those lists in the form prescribed by those Schedules, all items being required to appear in the order prescribed. The operator may add items to that list solely in the division "Specific verifications required by the operator". **193.** The circle check done under this Division is limited to a visual or audio check-up, as the case may be, of the accessible items.

194. The circle check of the mechanical condition of a heavy vehicle done under section 519.2 of the Highway Safety Code must pertain to the following items in accordance with the applicable safety standards below:

(1) the service brakes provided for in paragraph 5 with respect to the level of brake fluid, paragraph 8 with respect to the warning light and paragraph 10 with respect to the cables and fittings of section 30, section 35, paragraphs 2, 3 and 10 of section 38, paragraph 1 with respect to the absence of braking and paragraph 6 with respect to the electric brakes of section 164, paragraphs 2, 3, 4, 5, 7 and 8 of section 165 and paragraph 4 with respect to minimum pressure, paragraphs 5 and 10 of section 166;

(2) the parking or emergency brake provided for in paragraphs 1 and 2 of section 39;

(3) the steering mechanism provided for in section 103 with respect to the steering wheel, paragraphs 1 and 2 of section 105 with respect to the steering column, section 108 with respect to the belt and fluid level, paragraph 1 with respect to the steering wheel and steering column, paragraphs 3, 4 with respect to the absence of belt and paragraph 7 with respect to the abnormally responding steering wheel of section 167;

(4) the suspension provided for in section 116 with respect to breaks, section 117 with respect to air leaks, cracks and ball repairs, and paragraphs 1 to 7 of section 168;

(5) the lighting and signals provided for in section 15 and paragraph 1 of section 163;

(6) the tires provided for in paragraph 1 with respect to the wear indicator, paragraph 2 except as regards the 3.2 mm crack, paragraphs 3, 6 and 14 of section 120, and paragraphs 1, 2 with respect to the front wheel, paragraph 3 except as regards pressure and paragraph 4 of section 170;

(7) the wheels provided for in the second paragraph of section 121.1 with respect to bearing leakage or the minimum level of hub oil, section 122 with respect to the fixing and paragraph 6 with respect to wheel fasteners and paragraphs 7, 7.1 and 8 of section 170;

(8) the components of the exhaust system provided for in the second paragraph of section 91 with respect to gas leaks and paragraph 4 of section 171 with respect to gas leaks under the passenger compartment; (10) the fuel supply system provided for in paragraphs 2 and 3 of section 171;

(11) the engine controls provided for in paragraph 1 of section 96 and paragraph 1 of section 171;

(12) the clutch control mechanism provided for in paragraph 2 of section 97;

(13) the heating and defrosting system provided for in paragraph 1 of section 71 except as regards the radiator;

(14) the warning buzzer provided for in section 69;

(15) the wipers, windshield washer and their components provided for in the first paragraph of section 70 and paragraph 8 of section 163;

(16) the presence of the emergency equipment that must be used under section 125;

(17) the windows provided for in section 58 which must not have sharp edges, be missing or incorrectly fixed or installed and those provided for in sections 59 and 62 and paragraph 7 of section 163;

(18) the rearview mirrors provided for in sections 66 and 67;

(19) the driver's seat which must comply with section 50 except as regards the cushion and backrest;

(20) the seatbelt provided for in paragraph 9 of section 163;

(21) the air bag warning light provided for in the second paragraph of section 80;

(22) the fifth wheel provided for in paragraph 6 of section 101, with respect to the mounting of the fifth wheel to the vehicle except for the bolt grade, paragraph 1 with respect to its mounting other than the bolt grade, paragraphs 2 and 8 of section 102, paragraph 5, paragraph 6 with respect to the engagement and movement of the coupling device, subparagraph a with respect to locking pins and subparagraphs d and e of paragraph 7 of section 169;

(23) the passenger compartment doors referred to in section 45, with respect to the opening of the driver's door, and paragraph 2 of section 163.

195. The circle check of the mechanical condition of a bus, minibus or motor coach under section 519.2 of the Highway Safety Code must pertain to the items provided for in section 194 in accordance with the applicable safety standards and to the following items:

(1) the body components that must comply with section 41;

(2) the lighting of the vehicle provided for in section 23;

(3) the door providing access to a loading space or auxiliary compartment provided for in section 46 except as regards the device preventing the door from closing;

(4) the luggage rack and top luggage compartment provided for in section 47;

(5) the seats, other than the driver's seat, or the bench seats provided for in section 50 which must be securely fixed;

(6) the compartment floor and steps must comply with the first paragraph of section 51;

(7) the emergency exit provided for in paragraph 4 of section 163 with respect to obstruction; furthermore, in the case of a door and its warning buzzer, they must also be adequate;

(8) the emergency material provided for in sections 78 and 79;

(9) the equipment for the transportation of handicapped persons provided for in paragraphs 1 to 4 of section 55 and paragraph 6 with respect to the access ramp and paragraph 11 of section 163;

(10) the passenger restraint equipment provided for in paragraph 2 of section 56 and the shock-absorbing material provided for in paragraph 4 of that section.

For a school bus, the circle check must also pertain to the items provided for in sections 74 and 75

196. Except in the cases provided for in section 197 and 197.0.1, the driver of a heavy vehicle must ensure that the circle check of the vehicle he or she drives has been done in the last 24 hours. Failing that, the driver or person designated by the operator for that purpose must do the circle check.

Despite the first paragraph, where more than one driver is assigned to a vehicle in the 24 hours following the circle check, it must be done at each change of driver unless the original circle check was done by a person designated by the operator.

197. The circle check done by a person designated by the operator for that purpose in respect of a bus or minibus operated by a public transit authority and assigned to urban transit is valid for either of the following periods, whichever comes first:

(1) 48 hours provided that the vehicle remains stationary inside during that period;

(2) 24 hours from the time the vehicle is put into operation.

Saturdays, Sundays and holidays are not counted in the 48-hour period provided that the vehicle remains stationary inside during those days.

Where the circle check of the vehicle was done by a driver, it is valid for 24 hours even if more than one driver is assigned to the vehicle during that period provided that each driver countersigns the report to attest that he or she took cognizance of the report.

197.0.1. The circle check of a fire department road vehicle must have been done in the last 24 hours or upon return. Where the vehicle was not taken out, the circle check must be done at least once every 7 days.

197.0.2. The circle check of a heavy vehicle is not required in the case of a test drive on the following conditions:

(1) it is done within a radius of 15 kilometres from where the vehicle is repaired;

(2) the vehicle transports no merchandise, other than its permanent equipment;

(3) the vehicle carries no passenger except those concerned by the test drive.

Furthermore, the last report of the circle check done on the vehicle or the work sheet must be inside the vehicle.

197.0.3. The report of the circle check of a heavy vehicle must contain

(1) the number of the vehicle's registration plate or the unit number appearing on the registration certificate;

(2) the operator's name;

(3) the date and time the circle check was done;

(4) the municipality or place on the road where the check was done;

(5) the defects observed during the circle check or during the trip and, if none, an indication to that effect;

(6) a statement signed by the driver or, as the case may be, by the person who did the circle check to the effect that the vehicle was inspected in accordance with applicable requirements;

(7) a statement signed by the driver attesting that he or she took cognizance of the report where the circle check was done by a person designated by the operator;

(8) the name in legible block letters of the person who did the inspection;

(9) the odometer reading if the vehicle has one.

197.0.4. A driver who observes a major defect appearing on the applicable list of defects must record it in the circle-check report and give a copy without delay to the vehicle's operator.

In the case of a minor defect appearing on the applicable list of defects, the driver must record it in the circlecheck report and send a copy to the vehicle's operator not later than the expiry of the current circle check or before the next check, whichever comes first.

The vehicle's operator must sign the copy.

197.0.5. The driver must send the original of the circle-check report to the operator within 20 days after it is made.".

88. The following is inserted after the heading of Division III of Chapter IV:

"197.0.6. Except motor coaches to which a preventive maintenance program applies under section 543.2 of the Highway Safety Code, the specific inspection of the mechanical condition of a motor coach every 30 days or every 12,000 km made under section 519.15 of the Highway Safety Code must pertain to the following components, in accordance with the applicable safety standards below:

(1) the service brakes provided for in paragraphs 1, 4, paragraph 11 with respect to the belt and paragraph 13 of section 30, paragraph 4 of section 31, paragraphs 9 and 10 of section 38 and paragraph 4 with respect to the not securely mounted air compressor or the pulley that is cracked or broken of section 166; (2) the parking or emergency brake provided for in paragraph 2 of section 39;

(3) the steering mechanism provided for in sections 103, 108 and paragraph 7 of section 167;

(4) the exhaust system provided for in the second paragraph of section 91;

(5) the tires provided for in paragraphs 1, 2, 3, 5, 6 and 13 of section 120;

(6) the wheels provided for in paragraphs 1, 3, 3.1 and 5 of section 121 and the bearing provided for in the second paragraph of section 121.1;

(7) the suspension provided for in paragraphs 1, 2 and 5 of section 115, section 117 except as regards air pressure in the circuit and paragraphs 6 and 7 of section 168;

(8) the seatbelt provided for in section 80;

(9) the emergency exit provided for in paragraph 4 of section 163;

(10) the chassis frame members provided for in sections 98 and 99;

(11) the body components that must comply with section 41;

(12) the fuel supply system provided for in paragraphs 1, 2, 3 and 4 of section 81.

The purpose of the specific inspection of the mechanical condition of a motor coach is to identify the defects appearing on the applicable list of defects provided for in Schedule VI. The list must comply with the requirements provided for in the second paragraph of section 192. However, the operator is not bound to place it inside the vehicle.

Any defect resulting from a non-compliant component observed during that inspection constitutes a major defect.

197.0.7. The report of specific inspection for a motor coach made under section 197.0.6. shall contain

(1) the number of the vehicle's registration plate or the unit number appearing on the registration certificate;

(2) the operator's name;

(3) the date of the inspection;

(4) the place where it was conducted;

(5) the odometer reading;

(6) the readings of the brake adjusters;

(7) the defects observed during the inspection;

(8) the nature of any repair made following the inspection;

(9) a statement that the vehicle identified in the report was inspected in accordance with the applicable requirements;

(10) the name in legible block letters of the person who made the inspection and that person's signature.".

89. Section 197.1 is replaced by the following:

"197.1. The following road vehicles are exempt from the application of section 519.15 of the Highway Safety Code with respect to maintenance standards and frequency and from the provisions of this Division:

(1) a road vehicle whose gross vehicle weight rating is less than 4,500 kg;

(2) a road vehicle whose gross vehicle weight rating is less than 4,500 kg that forms part of a combination of road vehicles whose gross vehicle weight rating is 4,500 kg or more;

(3) a farm tractor within the meaning of the Regulation respecting road vehicle registration (chapter C-24.2, r. 29);

(4) a vehicle exempt from mechanical inspection under subparagraph 5 of the first paragraph of section 521 of the Highway Safety Code.".

90. Section 202.1 is amended

(1) by replacing "pre-departure inspection referred to in section 519.2 of the Code" in subparagraph 5 of the first paragraph by "circle check provided for in sections 194 and 195 and the inspection specific to motor coaches provided for in section 197.0.6";

(2) by replacing "pre-departure inspection" in subparagraph 7 of the first paragraph by "circle check, an inspection specific to motor coaches".

91. Section 202.2 is amended

(1) by replacing "5" in the part preceding subparagraph 1 of the first paragraph by "4" and by inserting "and the documents required under subparagraph 5 for at least 6 months" after "months"; (2) by replacing "pre-departure inspection" in subparagraph 2 of the first paragraph by "circle check or the inspection specific to motor coaches".

92. Section 205 is amended

(1) by striking out "referred to in section 203 and" in the first paragraph;

(2) by replacing "that section" in the first paragraph by "section 203".

93. Section 207 is amended by replacing "a new number" by "a new plate".

94. Section 209 is amended

(1) by replacing "motorized road vehicles" in paragraph 3 by "heavy vehicles" and by striking out "and trailers";

(2) by replacing "motor vehicles" in paragraph 4 by "heavy vehicles";

(3) by replacing "motorized road vehicles" in subparagraph d of paragraph 5 by "heavy vehicles" and by striking out "and trailers".

95. Section 210 is amended by replacing "motorized road vehicles" in subparagraph 6 of the first paragraph by "heavy vehicles" and by striking out "and trailers".

96. Section 211 is amended by replacing "motorized road vehicles" in paragraph 7 by "heavy vehicles" and by striking out "and trailers".

97. Section 216 is amended by replacing "motorized road vehicles" in subparagraph 4 of the first paragraph by "heavy vehicles" and by striking out "and trailers".

98. Section 220 is replaced by the following:

"220. The Société may revoke the certification of the owner of road vehicles covered by a preventive maintenance program if the owner

(*a*) fails to fulfil any of the terms, conditions and obligations incumbent on the owner under Division III;

(b) ceases operations for any reason whatsoever, including bankruptcy, liquidation or transfer of property or if the owner ceases to be the owner of the vehicle covered by the periodic mechanical inspection;

(c) has provided false or inaccurate information or made false representations; or

(d) neglects or refuses to provide the Société with information requested by the Société to check whether the terms, conditions and obligations incumbent on the owner are fulfilled.

Before revoking the certificate, the Société sends a notice of revocation to the owners of the vehicles.".

99. Schedule I is replaced by the following:

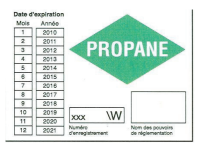
SCHEDULE I

(s. 85)



SCHEDULE I.1

(s. 87)



100. Schedule II is replaced by the following:

SCHEDULE II

(s. 215)

MAINTENANCE SCHEDULE

In the schedule, "S" means service to be performed

Categories of road vehicles	Maintenance intervals							
The vehicle must be serviced according to the annual	Months	3	4	6	6	6	6	12
mileage or to the number of months specified therein, whichever comes first	Mileage				10,000	20,000	22,000	5,000
Bus or other vehicle engaged in the transportation of schoolchildren, except a bus used for urban transport by a public transit authority		S						
Bus except a school bus or a bus used for urban transport by a public transit authority		S(1)						
Bus used for urban transport by a public transit authority							S(3)	
Tow truck		S(1)						
Motorcycle								S
Trailer			S(1, 2)					
Тахі		S						
Emergency vehicle whose GVWR is less than 7,258 kg except a fire department road vehicle					S			
Emergency vehicle whose GVWR is equal to or greater than 7,258 kg except a fire department road vehicle						S		
Fire department road vehicle				S				

Categories of road vehicles	Maintenance intervals							
The vehicle must be serviced according to the annual	Months	3	4	6	6	6	6	12
mileage or to the number of months specified therein, whichever comes first	Mileage				10,000	20,000	22,000	5,000
Motorized road vehicle with a gross vehicle weight rating of 4,500 kg or more except an emergency vehicle		S(1)						
Road vehicle used by a driving school		S(1)						

Notes:

1. If the annual mileage is less than 20,000 km, the vehicle may be serviced every 6 months.

2. A trailer must be serviced every 6 months instead of every 4 months if the owner provides the Société with a copy of the directive he or she adopted concerning the application of the inspection provided for in Division II of Chapter IV, provided that the directive is complied with.

In addition to the standards provided for in Division II of Chapter IV, the directive must provide for the following points:

(1) a practical training for the drivers on the inspection, particularly on the items listed in section 194;

(2) a 10-minute period granted every day to drivers to inspect their vehicle;

(3) controls used by the owner to enforce inspection.

3. The inspection of brakes and tires is required every 10,000 km or according to the predictive system of the transit authority. If the authority has such a system, it prevails over the requirement to inspect every 10,000 km.

101. The following is inserted after Schedule II:

SCHEDULE III

List 1 – Heavy vehicle

Application:

This list applies to heavy vehicles other than a bus, minibus or motor coach.

Any trailer towed by a bus, minibus or motor coach must be inspected in accordance with list 2.

		Minor defects		Major defects
1.	Cou	pling devices		
	1.1 1.2	Coupling device component or fastener missing, insecure or inadequate Safety chains and cables	1.A	Movement between the fifth wheel and the frame, kingpin improperly engaged or coupling inadequate
		missing or inadequate		

2. Frame and cargo body

- 2.1 Damaged frame or cargo body
- 2.A Frame or cargo body component missing, broken, cracked or sagged
- Locking pins of the sliding 2.B bogie missing or not engaged

3. Heater/Defroster

3.1 System failure

- 4. Driver controls
 - Accelerator, clutch, 4.1 gauges, audible and visual indicator not operating properly
 - Warning buzzer insecure 4.2 or not operating properly
- 4.A Engine fails to return to idle when accelerator is released

Part 2

5. Steering

- 5.1 Insecure or inadequate steering wheel or insecure steering column
- 5.2 Pump belt cut or too slack
- 5.3 Fluid level below 5.1 minimum required
- 5.A Misplacement of the steering wheel or column showing a risk of separation, steering wheel not responding normally or adjustable steering wheel not remaining in set position
 - **5.B** Power steering inoperative or missing belt

6. Windshield wiper/washer

- 6.1 Component missing, poorly adjusted or so damaged as to make the system ineffective
- **6.A** Wiper missing or inadequate, driver's side

7. Emergency material

7.1 Lamps, reflectors or flares missing

8. Headlights, lights and reflectors

- 8.1 Headlight or light missing, insecure, not complying or inadequate
 8.8
- 8.2 Reflector or reflecting 8.C material not complying or missing in whole or in part
- Failure of all low-beam headlamps
- Failure of all rearmost tail lamps
- Failure of all left or right rearmost turn-indicator lamps
- 8.D Failure of all rearmost brake lamps

9. Tire

- 9.1 Damaged tread or 9 sidewall
- **9.2** Wear indicator touches the roadway
- **9.3** Tire presents a risk of **9** puncture
- 9.4 Inadequate valve
- **9.A** Single tire or dual tires damaged or designed for offroad use
- **9.B** Wear indicator for a front tire touches the roadway
- **9.C** Flat tire or tire losing air
 - **9.D** Tire in contact with a fixed part of the vehicle

10. Doors and other openings

10.1 Driver's door opens with difficulty or fails to open

11. Glass and mirrors

- **11.1** Mirror or window glass fails to provide the required view to the driver as a result of being cracked, damaged, broken, missing, maladjusted or insecure
- **11.2** Windshield obstructed in area swept by the wipers

12. Wheels, hubs and fasteners

- **12.1** Leaking wheel bearing, or with an oil level under the minimum level
- **12.2** Spare wheel insecure

13. Seat

13.1 Driver's seat insecure, damaged or not staying in set position

14. Suspension

- **14.1** Air leak in suspension, ball cracked or repaired
- **14.2** Broken spring leaf, spring or torsion beam

- **10.A** Passenger compartment door fails to close securely
- **11.A** Windshield missing or so damaged as to seriously impair visibility

- 12.A Wheel bearing oil missing
- 12.B Wheel fastener is missing,
- cracked, broken or insecure 12.C Wheel damaged, cracked,
 - broken or repaired with welds
- **13.A** Driver's seat belt missing, inadequate or modified
- 14.A Ball missing, deflated or air leak not compensated by compressor
- **14.B** Composite spring leaf cracked, main spring leaf, rubber pad or 25% or more of the leaf springs in the assembly are broken or missing
- **14.C** Spring leaf or spring in contact with a rotating part
- **14.D** Cracked or broken axle or torsion beam or vehicle completely sagged

- **14.E** Component for mounting or positioning the axle or wheel damaged so as to affect the parallelism or location of an axle or wheel
- **14.F** Pneumatic suspension shock absorber missing, broken or not attached at either end
- **14.G** Component for mounting or positioning the axle or wheel missing, insecure or broken
- **15.A** Fuel tank at risk of detaching or fuel tank cap missing
- 15.B Fuel leak

16.A Leak that causes exhaust gas to enter the passenger compartment

17. Electric brake system

15. Fuel system

16. Exhaust system

17.1 Cable or electric connection missing, insecure or inadequate

16.1 Leak in exhaust system

18. Hydraulic brake system

- **18.1** Brake fluid level below minimum level required
- **18.2** Service, parking or emergency brake not operating properly

- 17.A Inoperative breakaway system
- 17.B Inoperative brake system
- 18.A Brake fluid leak
- **18.B** Less than one quarter of brake fluid in reservoir
- **18.C** Service, parking or emergency brake is inoperative
- **18.D** Brake boost or power assist is inoperative
- **18.E** Brake pedal fade or insufficient brake pedal reserve
- **18.F** Activated (other than ABS) warning light

Part 2

19. Pneumatic brake system

- 19.1 Air leak
- **19.2** Pressure regulator or warning light or buzzer not operating properly
- **19.3** Parking or emergency brake not operating properly
- **19.A** Air leak at a rate higher than prescribed limit
- **19.B** Activated low pressure warning or no warning is operative
- **19.C** Service, parking or emergency brake inoperative
- **19.D** Air compressor not operating properly

Specific inspections required by the operator

1.

2.

3.

4.

4.2

Warning buzzer insecure or not operating properly

SCHEDULE IV

List 2 - Bus

Application :

This list applies to buses (other than motor coaches), minibuses and any trailer towed by a bus, minibus or motor coach.

	Minor defects		Major defects				
Coupling devices							
1.1	Coupling device component or fastener missing, insecure or inadequate	1.A	wheel and the frame, kingpin improperly engaged or				
1.2	Safety chains and cables missing or inadequate						
Frame and cargo body							
2.1	Damaged frame or cargo body	2.A	Frame or cargo body component missing, broken,				
2.2	Body component or auxiliary compartment door insecure, inadequate or missing		cracked or sagged				
Heater /Defroster							
3.1	System failure						
Driver controls							
4.1	Accelerator, clutch, gauges, audible and visual indicator not operating properly	4.A	Engine fails to return to idle when accelerator is released				
Fran 2.1 2.2 Heat 3.1 Drive 4.1	Safety chains and cables missing or inadequate ne and cargo body Damaged frame or cargo body Body component or auxiliary compartment door insecure, inadequate or missing ter /Defroster System failure er controls Accelerator, clutch, gauges, audible and visual indicator not		component missing, broke cracked or sagged Engine fails to return to id	lle			

- 5. Steering
 - 5.1 Insecure or inadequate steering wheel or insecure steering column
 - 5.2 Pump belt cut or too slack
 - 5.3 Fluid level below minimum required
- **5.A** Displacement of the steering wheel or column showing a risk of separation, steering wheel not responding normally or adjustable steering wheel not remaining in set position
- **5.B** Power steering inoperative or missing belt

6. Windshield wiper/washer

- 6.1 Component missing, poorly adjusted or so damaged as to make the system ineffective
- 6.A Wiper missing or inadequate, driver's side

7. Emergency material

- 7.1 Lamps, reflectors or flares missing
- 7.2 Extinguisher or first-aid kit inadequate, insecure or inaccessible

8. Headlights, lights and reflectors

- 8.1 Headlight or light missing, 8 insecure, not complying or inadequate
 8
- 8.2 Reflector or reflecting material not complying or missing in whole or in part

9. Tire

- 9.1 Damaged tread or sidewall
- 9.2 Wear indicator touches the roadway
- **9.3** Tire presents a risk of puncture
- **9.4** Inadequate valve

- 8.A Failure of all low-beam headlamps
- 8.B Failure of all rearmost tail lamps
- 8.C Failure of all left or right rearmost turn-indicator lamps
- 8.D Failure of all rearmost brake lamps
- **9.A** Single tire or dual tires damaged or designed for off-road use
- **9.B** Wear indicator for a front tire touches the roadway
- **9.C** Flat tire or tire losing air
- **9.D** Tire in contact with a fixed part of the vehicle

10. Doors and other openings

- **10.1** Driver's door opens with difficulty or fails to open
- 11. Glass and mirrors
 - **11.1** Mirror or window glass fails to provide the required view to the driver as a result of being cracked, damaged, broken, missing, maladjusted or insecure
 - **11.2** Windshield obstructed in area swept by the wipers

12. Wheels, hubs and fasteners

- **12.1** Leaking wheel bearing, or with an oil level under the minimum level
- **12.2** Spare wheel insecure

- **10.A** Passenger compartment door fails to close securely
- **10.B** Emergency exit blocked, inadequate or whose warning light or buzzer is inoperative
- **11.A** Windshield missing or so damaged as to seriously impair visibility

- 12.A Wheel bearing oil missing
- **12.B** Wheel fastener is missing, cracked, broken or insecure
- **12.C** Wheel damaged, cracked, broken or repaired with welds

13. Seat

- **13.1** Driver's seat insecure, damaged or not staying in set position
- **13.A** Driver's seatbelt missing, inadequate or modified

14. Suspension

- 14.1 Air leak in suspension, ball cracked or repaired
- **14.2** Broken leaf, spring or torsion beam
- **14.A** Ball missing, deflated or air leak not compensated by compressor
- **14.B** Composite spring leaf cracked, main spring leaf, rubber pad or 25% or more of the leaf springs in the assembly are broken or missing
- **14.C** Spring leaf or spring in contact with a rotating part
- 14.D Cracked or broken axle or torsion beam or vehicle completely sagged
- **14.E** Component for mounting or positioning the axle or wheel damaged so as to affect the parallelism or location of an axle or wheel
- **14.F** Pneumatic suspension shock absorber missing, broken or not attached at either end
- **14.G** Component for mounting or positioning the axle or wheel that is missing, insecure or broken
- 15.A Fuel tank at risk of detaching or fuel tank cap missing15.B Fuel leak

16. Exhaust system

15. Fuel system

16.1 Leak in exhaust system

17. Electric brake system

- **17.1** Cable or electric connection missing, insecure or inadequate
- **17.A** Inoperative breakaway system

16.A Leak that causes exhaust

compartment

gas to enter the passenger

17.B Inoperative brake system

18. Hydraulic brake system

- **18.1** Brake fluid level below minimum level required
- **18.2** Service, parking or emergency brake not operating properly

19. Pneumatic brake system

- 19.1 Air leak
- **19.2** Pressure regulator or warning light or buzzer not operating properly
- **19.3** Parking or emergency brake not operating properly

20. Passenger transport

- 20.1 Passenger access device defective or insecure
- **20.2** Equipment required to restrain passengers or wheelchairs defective or missing
- 20.3 Alarm and locking system linked to an access device inoperative
- 20.4 Shock-absorbing material provided by the manufacturer missing or inadequate

- 18.A Brake fluid leak
- **18.B** Less than one quarter of brake fluid in reservoir
- **18.C** Service, parking or emergency brake is inoperative
- **18.D** Brake boost or power assist is inoperative
- **18.E** Brake pedal fade or insufficient brake pedal reserve
- **18.F** Activated (other than ABS) warning light
- **19.A** Air leak at a rate higher than prescribed limit
- **19.B** Activated low pressure warning or no warning is operative
- **19.C** Service, parking or emergency brake inoperative
- **19.D** Air compressor not operating properly
- 20.A Passenger access device no longer retracting
- **20.B** Equipment required to restrain wheelchairs (when place is occupied) is defective or missing

- 20.5 Damaged floor or steps20.6 Passenger access lighting inoperative
- 20.7 Insecure or damaged luggage rack or top luggage compartment
- **20.8** Passenger's seat insecure
- 20.9 Retractable stop arm or stop sign not operating properly

Specific inspections required by the operator

SCHEDULE V

List 3 – Motor Coach

Application:

This list applies to a motor coach. Any trailer towed by the motor coach must be inspected in accordance with list 2.

Minor defects Major defects 1. Coupling devices 1.1 Coupling device 1.A Movement between the fifth component or fastener wheel and the frame, kingpin missing, insecure or improperly engaged or inadequate coupling inadequate 1.2 Safety chains and cables missing or inadequate 2. Frame and cargo body 2.A 2.1 Damaged frame or cargo Frame or cargo body body (not subject to component missing, broken, inspection) cracked or sagged (not 2.2 Body component or subject to inspection) auxiliary compartment door insecure, inadequate or missing 3. Heater/Defroster 3.1 System failure 4. Driver controls 4.1 Accelerator, clutch, 4.A Engine fails to return to idle

- **4.1** Accelerator, clutch, gauges, audible and visual indicator not operating properly
- **4.2** Warning buzzer insecure or not operating properly
- Engine fails to return to idle when the accelerator is released

5. Steering

- 5.1 Insecure or inadequate steering wheel or insecure steering column
- 5.2 Pump belt cut or too slack
- 5.3 Fluid level below minimum 5.B required

6. Windshield wiper/washer

6.1 Component missing, poorly adjusted or so damaged as to make the system ineffective

7. Emergency material

- 7.1 Lamps, reflectors or flares missing
- 7.2 Extinguisher or first-aid kit inadequate, insecure or inaccessible

8. Headlights, lights and reflectors

- 8.1 Headlight or light missing, insecure, not complying or inadequate8.A
- 8.2 Reflector or reflecting material not complying or missing in whole or in part

9. Tire

- 9.1 Damaged tread or sidewall
- 9.2 Wear indicator touches the roadway
- **9.3** Tire presents a risk of puncture
- 9.4 Inadequate valve

- 5.A Misplacement of the steering wheel or column showing a risk of separation, steering wheel not responding normally or adjustable steering wheel not remaining in set position
 5.B Power steering inoperative
 - or missing belt
- 6.A Wiper missing or inadequate, driver's side

- Failure of all low-beam headlamps
- 8.B Failure of all rearmost tail lamps
- 8.C Failure of all left or right rearmost turn-indicator lamps
- 8.D Failure of all rearmost brake lamps
- **9.A** Single tire or dual tires damaged or designed for offroad use
- **9.B** Wear indicator for a front tire touches the roadway
- **9.C** Flat tire or tire losing air
- **9.D** Tire in contact with a fixed part of the vehicle

10. Doors and other openings

- **10.1** Driver's door opens with difficulty or fails to open
- 11. Glass and mirrors
 - **11.1** Mirror or window glass fails to provide the required view to the driver as a result of being cracked, damaged, broken, missing, maladjusted or insecure
 - **11.2** Windshield obstructed in area swept by the wipers

12. Wheels, hubs and fasteners

- **12.1** Leaking wheel bearing, or with an oil level under the minimum level
- **12.2** Spare wheel insecure

- 10.A Passenger compartment door fails to close securely10.B Emergency exit blocked,
 - inadequate or whose warning light or buzzer is inoperative
- **11.A** Windshield missing or so damaged as to seriously impair visibility

- 12.A Wheel bearing oil missing
- **12.B** Wheel fastener is missing, cracked, broken or insecure
- **12.C** Wheel damaged, cracked, broken or repaired with welds
- **13.A** Driver's seatbelt missing, inadequate or modified

- 14. Suspension
 - 14.1 Air leak in suspension, ball 14 cracked or repaired
 - **14.A** Ball missing, deflated or air leak not compensated by compressor
 - **14.E** Component for mounting or positioning the axle or wheel damaged so as to affect the parallelism or location of an axle or wheel
 - **14.F** Pneumatic suspension shock absorber missing, broken or not fixed at either end

- 13. Seat
 - **13.1** Driver's seat insecure, damaged or not staying in set position

15. Fuel system

15.A Fuel tank at risk of detaching or fuel tank cap missing15.B Fuel leak

16. Exhaust system

- **16.1** Leak in exhaust system
- **16.A** Leak that causes exhaust gas to enter the passenger compartment

17. Electric brake system

17.1 Cable or electric connection missing, insecure or inadequate
 17.A Inoperative breakaway system
 17.B Inoperative brake system

18. Hydraulic brake system (not subject to inspection)

19. Pneumatic brake system

- 19.1 Air leak
- **19.2** Pressure regulator or warning light or buzzer not operating properly
- **19.3** Parking or emergency brake not operating properly
- **19.A** Air leak at a rate higher than prescribed limit
- **19.B** Activated low pressure warning or no warning is operative
- **19.C** Service, parking or emergency brake inoperative
- **19.D** Air compressor not operating properly

20. Passenger transport

- 20.1 Passenger access device defective or insecure
- 20.2 Equipment required to restrain passengers or wheelchairs defective or missing
- **20.3** Alarm and locking system linked to an access device inoperative
- 20.A Passenger access device no longer retracting
- **20.B** Equipment required to restrain wheelchairs (when place is occupied) is defective or missing

- 20.4 Shock-absorbing material provided by the manufacturer missing or inadequate
- **20.5** Damaged floor or steps
- 20.6 Passenger access lighting inoperative
- 20.7 Insecure or damaged luggage rack or top luggage compartment
- 20.8 Passenger's seat insecure

Specific inspections required by the operator

SCHEDULE VI

List 4 – Motor Coach (inspection every 30 days or 12,000 km)

Application:

This list applies to a motor coach.

Note:

- All the defects described in this list constitute major defects that must be repaired before the vehicle may be used again.
- Inspections under list 4 must be made while the vehicle is placed above a pit or elevated to facilitate inspection.

1. Frame and cargo body

1.A Frame or body component missing, insecure, broken, cracked, sagged or inadequate

2. Steering

- **2.A** Steering or self-steering axle component missing, damaged, insecure or inadequate
- **2.B** Steering wheel not responding normally or with play in excess of allowed limit
- 2.C Pump belt missing, cut or too slack
- 2.D Fluid leak or level below minimum required
- **2.E** Power steering component insecure or in contact with a mobile part

3. Tire

- 3.A Tire tread recapped on the front axle
- 3.B Inadequate air pressure, tire tread or sidewall damaged,
- **3.C** Tire groove that reached the wear limit

4. Doors, emergency exits and seatbelts

- 4.A Roof emergency exit fails to open adequately
- **4.B** Emergency window fails to open and close without difficulty or warning light or buzzer is inadequate
- 4.C A seatbelt is missing, inadequate or modified

5. Wheels and fasterners

- **5.A** Fastener missing, insecure, broken, cracked, repaired with welds, damaged or inadequate
- 5.B Wheel damaged, cracked, broken, repaired or welded
- **5.C** Wheel bearing leaks, makes abnormal noise or for which the lubricant is below the minimum level

6. Suspension

- **6.A** Suspension component missing, insecure , deteriorated or inadequate
- **6.B** Air leak in suspension, ball missing, insecure, cracked or repaired
- 6.C Lines or fittings insecure, damaged or inadequate
- **6.D** Component for mounting or positioning the axle or wheel that is missing, insecure, cracked, broken, displaced, bent or repaired with welds
- **6.E** Axle insecure, cracked, warped, repaired with welds, misaligned or not perpendicular to the vehicle's lengthwise axis
- 6.F Shock absorber missing, broken or not fixed at either end

7. Fuel system

- 7.A Fuel leak, insecure or cracked fuel tank
- **7.B** Fuel tank fixing component missing, insecure, cracked, broken or inadequate
- 7.C Lines or fittings insecure, damaged or inadequate

8. Exhaust system

8.A Exhaust system component insecure or leaking

9. Pneumatic brake system

- 9.A Air leak
- 9.B Pushrod stroke exceeds the adjustment limit
- 9.C Brake linings poorly adjusted
- 9.D Pulley cracked or broken, belt with a cut or too much slack
- 9.E Compressor insecure or inadequate
- 9.F Lines or fittings insecure, damaged or inadequate
- **9.G** Air reservoir or brake component missing, insecure, damaged or defective
- 9.H Service, parking or emergency brake not operating properly

Specific inspections required by the operator

102. The Regulation respecting exemptions from the application of Title VIII.1 of the Highway Safety Code (chapter C-24.2, r. 25) is revoked.

103. This Regulation comes into force on 4 November 2013, except sections 2 to 10, sections 38 to 42, paragraph 2 of section 65, sections 67, 92 to 97, 99 and 100 which come into force on the fifteenth day following the date of their publication in the *Gazette officielle du Québec*.

Draft Regulation

An Act respecting labour standards (chapter N-1.1)

Labour standards — Amendment

Notice is hereby given, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), that the Regulation to amend the Regulation respecting labour standards, appearing below, may be made by the Government on the expiry of 45 days following this publication.

As of 1 May 2013, the draft Regulation increases the general rate of the minimum wage from \$9.90 per hour to \$10.15 per hour. It also increases, as of the same date, the rate of the minimum wage payable to an employee receiving gratuities or tips from \$8.55 per hour to \$8.75 per hour. The draft Regulation also increases, as of 1 May 2013, the minimum wage payable to raspberry and strawberry pickers.

The proposed increases in the minimum wage will help maintain the purchasing power of low-wage employees while enabling them to participate in the collective wealth. They constitute a work incentive and form part of the government measures to favour solidarity and social inclusion. They will also maintain the competitiveness of enterprises in the sectors of activity concerned by taking into account their capacity to pay.

Further information on the draft Regulation may be obtained by contacting Patrick Bourassa, Direction des politiques du travail, 200, cheminSainte-Foy, 5° étage, Québec (Québec) G1R 5S1; telephone: 418 528-9738; fax: 418 643-9454; email: patrick.bourassa@travail.gouv.qc.ca

Any person wishing to comment on the draft Regulation is requested to submit written comments within the 45-day period to the Minister of Labour, 200, chemin Sainte-Foy, 6^e étage, Québec (Québec) G1R 5S1.

AGNÈS MALTAIS, *Minister of Labour*

Regulation to amend the Regulation respecting labour standards

An Act respecting labour standards (chapter N-1.1, s. 40, 1st par., s. 89, par. 1, and s. 91, 1st par.)

1. The Regulation respecting labour standards (chapter N-1.1, r. 3) is amended in section 3 by replacing "\$9.90" by "\$10.15".

2. Section 4 is amended by replacing "\$8.55" by "\$8.75".

3. Section 4.1 is amended by replacing

- (1) "\$2.91" by "\$2.98";
- (2) "\$0.77" by "\$0.79".
- **4.** This Regulation comes into force on 1 May 2013.

2418

Draft Regulation

An Act respecting labour standards (chapter N-1.1)

Clothing industry — Labour standards specific to certain sectors — Amendment

Notice is hereby given, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), that the Regulation to amend the Regulation respecting labour standards specific to certain sectors of the clothing industry, appearing below, may be made by the Government on the expiry of 45 days following this publication.

As of 1 May 2013, the draft Regulation increases the rate of minimum wage that applies to certain sectors of the clothing industry from \$9.90 per hour to \$10.15 per hour. Four sectors of the clothing industry are subject to the Regulation respecting labour standards specific to certain sectors of the clothing industry: the women's clothing industry, the men's clothing industry, the men's and boys' shirt industry and the leather glove industry.

The increase will help maintain the purchasing power of low-wage employees while enabling them to participate in the collective wealth. It constitutes a work incentive and forms part of the government measures to favour solidarity and social inclusion. It will also maintain the competitiveness of enterprises in the sectors of activity concerned by taking into account their capacity to pay. Further information on the draft Regulation may be obtained by contacting Patrick Bourassa, Direction des politiques du travail, ministère du Travail, 200, chemin Sainte-Foy, 5° étage, Québec (Québec) GIR 5SI; telephone: 418 528-9738; fax: 418 643-9454; email: patrick.bourassa@travail.gouv.qc.ca

Any person wishing to comment on the draft Regulation is requested to submit written comments within the 45-day period to the Minister of Labour, 200, chemin Sainte-Foy, 6^e étage, Québec (Québec) G1R 5S1.

AGNÈS MALTAIS, Minister of Labour

Regulation to amend the Regulation respecting labour standards specific to certain sectors of the clothing industry

An Act respecting labour standards (chapter N-1.1, s. 92.1, 1st par., subpar. 1)

1. The Regulation respecting labour standards specific to certain sectors of the clothing industry (chapter N-1.1, r. 4) is amended in section 3 by replacing "\$9.90" by "\$10.15".

2. This Regulation comes into force on 1 May 2013.

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Draft Regulation

Professional Code (chapter C-26)

Nurses — Certain professional activities which may be engaged in by nursing assistants — Amendment

Notice is hereby given, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), that the Regulation to amend the Regulation respecting the professional activities which may be performed by a nursing assistant, made by the board of directors of the Ordre des infirmières et infirmiers du Québec, appearing below, may be submitted to the Government, which may approve it, with or without amendment, on the expiry of 45 days following this publication. The draft Regulation extends the application of section 9 of the Regulation respecting certain professional activities which may be engaged in by nursing assistants to allow nursing assistants to continue to perform certain professional activities until 29 May 2016.

The draft Regulation has no impact on enterprises, including small and medium-sized businesses.

Further information may be obtained by contacting Hélène d'Anjou, Direction des services juridiques, Ordre des infirmières et infirmiers du Québec, 4200, boulevard Dorchester Ouest, Montréal (Québec) H3Z 1V4; telephone: 514 935-2501, extension 319, or 1 800 363-6048, extension 319; fax: 514 935-1799; e-mail: helene.danjou@oiiq.org

Any person wishing to comment on the draft Regulation is requested to submit written comments within the 45-day period to the Chair of the Office des professions du Québec, 800, place D'Youville, 10° étage, Québec (Québec) G1R 5Z3. The comments will be forwarded by the Office to the Minister of Justice and Minister responsible for the administration of legislation respecting the professions and may also be sent to the professional order that made the Regulation and to interested persons, departments and bodies.

JEAN PAUL DUTRISAC, Chair of the Office des professions du Québec

Regulation to amend the Regulation respecting certain professional activities which may be engaged in by nursing assistants

Professional Code (chapter C-26, s. 94, par. *h*)

1. The Regulation respecting certain professional activities which may be engaged in by nursing assistants (chapter 1-8, r. 3) is amended by replacing, in the second paragraph of section 9, "2013" by "2016".

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

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

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