

Gazette
officielle
DU Québec

Part

2

No. 3

17 January 2018

Laws and Regulations

Volume 150

Summary

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Legal deposit – 1st Quarter 1968
Bibliothèque nationale du Québec
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Contents

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| Partie 1 “Avis juridiques”: | \$508 |
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PROVINCE OF QUÉBEC

1ST SESSION

41ST LEGISLATURE

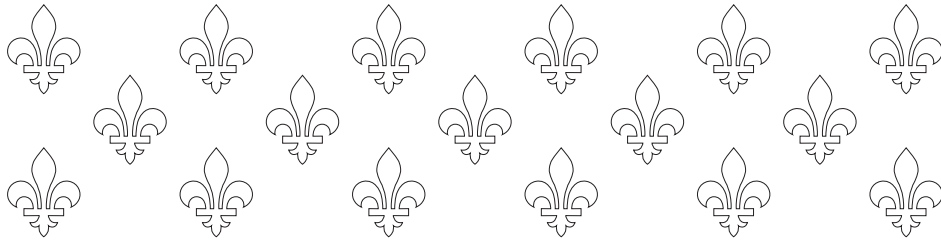
QUÉBEC, 5 OCTOBER 2017

OFFICE OF THE LIEUTENANT-GOVERNOR*Québec, 5 October 2017*

This day, at twenty-five minutes past one o'clock in the afternoon, His Excellency the Lieutenant-Governor was pleased to assent to the following bill:

99 An Act to amend the Youth Protection Act and other provisions

To this bill the Royal assent was affixed by His Excellency the Lieutenant-Governor.



NATIONAL ASSEMBLY

FIRST SESSION

FORTY-FIRST LEGISLATURE

Bill 99
(2017, chapter 18)

An Act to amend the Youth Protection Act and other provisions

Introduced 3 June 2016
Passed in principle 19 October 2016
Passed 4 October 2017
Assented to 5 October 2017

**Québec Official Publisher
2017**

EXPLANATORY NOTES

The purpose of this Act is to revise various aspects of the Youth Protection Act.

First, the Act proposes that the rules applicable to children be harmonized regardless of which alternative living environment they are entrusted to under the Youth Protection Act. It also aims to harmonize the concept of foster family for the purposes of that Act, in particular by introducing the concept of “kinship foster family”.

Rules are also introduced to foster the involvement of Native communities and the preservation of the cultural identity of Native children.

Certain rules relating to placement of a child in a rehabilitation centre are updated, including through the introduction of a transition period applicable in the case of a child placed in an intensive supervision unit and aimed at returning the child to an open rehabilitation unit, and through the introduction of a measure aimed at preventing the child from leaving the rehabilitation centre if the child is at risk of running away and thus placing himself in danger.

Measures are also introduced to foster existing agreements or make new agreements involving parents and their child, including the possibility of extending and modifying a provisional agreement or reaching an agreement with the parents and child on a short-term intervention.

The Act also specifies that situations involving sexual exploitation of children are included in the sexual abuse-related grounds for considering their security or development to be in danger.

The protection granted to children who are victims of educational neglect, including in connection with compulsory school attendance, is broadened. Various measures are proposed in that respect, and the ground of educational neglect as well as the responsibilities and obligations of the director of youth protection and the latter’s partners are clarified.

Rules are introduced regarding the emancipation, by the Court of Québec, of children who are subject to the Youth Protection Act. In addition, certain rules applicable when children are entrusted to an alternative living environment and other rules pertaining to the disclosure of confidential information and the conservation of the information in children's records are revised.

In matters involving court interventions, the Act revises a number of rules concerning, among other things, immediate protective measures, the use of technological means, the service and notification of applications, provisional measures under which children are entrusted to an alternative living environment, the supplementary application of the procedure established by the Code of Civil Procedure, and the procedure for appeals to the Superior Court and the Court of Appeal.

In penal matters, the Act grants police forces new powers for enforcing the Youth Protection Act.

The Code of Penal Procedure is also amended to modify the special regime applicable to persons 18 years of age or over for an offence they committed before attaining full age.

Lastly, the Act makes consequential terminological changes to other Acts.

LEGISLATION AMENDED BY THIS ACT:

- Civil Code of Québec;
- Code of Penal Procedure (chapter C-25.1);
- Education Act (chapter I-13.3);
- Act to modify the organization and governance of the health and social services network, in particular by abolishing the regional agencies (chapter O-7.2);
- Act respecting the sharing of certain health information (chapter P-9.0001);
- Youth Protection Act (chapter P-34.1);
- Act respecting health services and social services (chapter S-4.2);

- Act respecting health services and social services for Cree Native persons (chapter S-5);
- Courts of Justice Act (chapter T-16).

REGULATIONS AMENDED BY THIS ACT:

- Regulation respecting the conditions of placement in an intensive supervision unit (chapter P-34.1, r. 6);
- Regulation establishing the Register of Reported Children (chapter P-34.1, r. 7);
- Regulation respecting the review of the situation of a child (chapter P-34.1, r. 8);
- Educational Childcare Regulation (chapter S-4.1.1, r. 2).

Bill 99

AN ACT TO AMEND THE YOUTH PROTECTION ACT AND OTHER PROVISIONS

THE PARLIAMENT OF QUÉBEC ENACTS AS FOLLOWS:

YOUTH PROTECTION ACT

1. Section 1 of the Youth Protection Act (chapter P-34.1) is amended

(1) by inserting the following subparagraphs after subparagraph *c* of the first paragraph:

“(c.1) “holiday” means a holiday within the meaning of section 61 of the Interpretation Act (chapter I-16), as well as 26 December and 2 January;

“(c.2) “alternative living environment” means an environment to which a child is entrusted under this Act, other than that of either of the child’s parents;”;

(2) by inserting “any Native organization,” after “of children,” in subparagraph *d* of the first paragraph;

(3) by inserting “, including “kinship foster family;” after ““foster family”” in the second paragraph;

(4) by adding the following paragraph at the end:

“In addition, in this Act, whenever it is provided that a child may be entrusted to a foster family, the child, if a Native, may also be entrusted to one or more persons whose activities are under the responsibility of a Native community or group of such communities with which an institution operating a child and youth protection centre has entered into an agreement under section 37.6 concerning such activities or with which the Government has entered into an agreement under section 37.5 that includes such activities. Those persons are then considered to be foster families for the purposes of this Act.”

2. Section 3 of the Act is amended by adding the following sentence at the end of the second paragraph: “In the case of a Native child, the preservation of the child’s cultural identity must also be taken into account.”

3. Section 4 of the Act is amended by adding the following paragraph at the end:

“A decision made under the second or third paragraph regarding a Native child must aim at entrusting the child to an alternative living environment capable of preserving his cultural identity, by giving preference to a member of his extended family or his community or nation.”

4. Section 7 of the Act is amended

(1) by replacing “from one foster family or facility maintained by an institution operating a rehabilitation centre to another foster family or facility maintained by another institution operating a rehabilitation centre” in the first paragraph by “from one alternative living environment to another”;

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

“The alternative living environment to which the child is entrusted must also be consulted unless doing so would be contrary to the interest of the child.”

5. Section 9 of the Act is replaced by the following section:

“9. Any child entrusted to an alternative living environment has the right to communicate in all confidentiality with his advocate, the director who has taken charge of his situation, the Commission, and the clerks of the tribunal.

The child may also communicate in all confidentiality with his parents, brothers, sisters and any other person, unless the tribunal decides otherwise. However, in the case of a child entrusted to an institution operating a rehabilitation centre or a hospital centre, the executive director of that institution or the person the executive director authorizes in writing may prevent the child from communicating with a person other than his parents, brothers and sisters if the executive director considers it to be in the interest of the child. The decision of the executive director must give reasons, be in writing and be given to the child and, as far as possible, to the child’s parents.

The child or his parents may refer any such decision of the executive director to the tribunal. Such an application is heard and decided by preference.

The tribunal shall confirm or quash the decision of the executive director. It may, in addition, order him to take certain measures relating to the right of the child to communicate in the future with the person who is the subject of the decision or with any other person.”

6. Section 10 of the Act is amended by replacing the last paragraph by the following paragraph:

“The measures provided for in section 118.1 of the Act respecting health services and social services (chapter S-4.2), in particular isolation, may never be used as disciplinary measures. The same applies to placement in an intensive supervision unit, as provided for in section 11.1.1 of this Act, and to a measure intended to prevent a child from leaving the facilities maintained by an institution operating a rehabilitation centre, as provided for in section 11.1.2 of this Act.”

7. Section 11.1.1 of the Act is amended by replacing the second, third and fourth paragraphs by the following paragraphs:

“Placement in such a unit must be aimed at ensuring the child’s safety, putting an end to the situation placing the child or others in danger and preventing the recurrence of such a situation in the short term.

Placement of the child in an intensive supervision unit may occur only following a decision by the executive director of the institution or the person the executive director authorizes in writing and must comply with the conditions prescribed by regulation. A detailed report on the placement, mentioning the grounds for it and its duration, must be entered in the child’s record. The information contained in the regulation must be given and explained to both the child, if he is able to understand it, and the child’s parents. The child or the parents may refer the executive director’s decision to the tribunal. Such an application is heard and decided by preference.

Where the child’s situation is being reassessed, the executive director or the person the executive director authorizes in writing may, during a transition period and if the child’s situation requires it, allow the child to engage in activities outside the intensive supervision unit, in accordance with the conditions prescribed by regulation, with a view to returning the child to an open rehabilitation unit.

Placement in an intensive supervision unit must end as soon as the serious risk of danger no longer exists and the situation warranting the measure is not likely to recur in the short term. In the case of an immediate protective measure, the placement may not exceed the period prescribed in section 46.”

8. The Act is amended by inserting the following section after section 11.1.1:

11.1.2. If the child is placed in an open rehabilitation unit in an institution operating a rehabilitation centre following an immediate protection measure or an order issued by the tribunal under this Act, and there is reasonable cause to believe that the child is at risk of running away and thus placing himself or others in danger, without the child’s situation warranting placement in an intensive supervision unit, the child may be the subject of a measure intended to prevent him from leaving the facilities maintained by the institution.

The measure intended to prevent the child from leaving the facilities maintained by the institution must be aimed at ensuring the safety of the child, putting an end to the situation placing the child or others in danger, and preventing the recurrence of such a situation in the short term. It must also be aimed at helping maintain the child in the open rehabilitation unit in which he has been placed.

Such a measure may be used only following a decision by the executive director of the institution or the person the executive director authorizes in writing and must comply with the conditions prescribed by regulation. A detailed report on the measure, mentioning the grounds for it and its duration, must be entered in the child's record. The information contained in the regulation must be given and explained to both the child, if he is able to understand it, and the child's parents. The child or the parents may refer the executive director's decision to the tribunal. Such an application is heard and decided by preference.

The measure must end as soon as the risk of the child running away and thus placing himself in danger no longer exists and the situation warranting the measure is not likely to recur in the short term. It must also end if the child's situation, after reassessment, warrants placement in an intensive supervision unit. In the case of an immediate protective measure, the placement may not exceed the period prescribed in section 46."

9. Section 11.2.1 of the Act is amended by inserting "or so authorizes on the conditions it determines" after "unless the tribunal so orders" in the first paragraph.

10. Section 11.3 of the Act is amended by replacing "who has committed an offence against an Act or a regulation in force in Québec" by "and, with the necessary modifications, any person 18 years of age or over who are placed in an institution operating a rehabilitation centre and who have committed an offence against an Act or a regulation in force in Québec or who are awaiting a decision of the tribunal regarding the commission of such an offence".

11. Section 23 of the Act is amended by inserting "even if at the time of the investigation the intervention under this Act has ended," after "bodies," in paragraph *b*.

12. Section 26 of the Act is amended by adding the following sentence at the end of the first paragraph: "Where the member is exercising the responsibility provided for in paragraph *b* of section 23, the member may also consult the record of a child regarding whom an intervention has ended, including because the child has reached 18 years of age."

13. Section 27 of the Act is amended by replacing “must be removed from the file not later than on the child’s reaching 18 years of age” by “must be removed from the file not later than on the child’s reaching 18 years of age. However, if a file is opened for the purposes of an investigation that is continued or conducted after the child has reached that age, the information must be removed not later than 30 days after the end of the investigation”.

14. Section 32 of the Act is amended

(1) by striking out subparagraph *c* of the second paragraph;

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

“Where the decision on the directing of the child involves the application of an agreement on a short-term intervention or on voluntary measures, the director may decide personally to reach an agreement on such measures with only one of the parents to the extent that the conditions set out in the second paragraph of section 52.1 are met.”

15. Section 37.4 of the Act is replaced by the following sections:

“37.4. If the director or the tribunal decides that the security or development of the child is in danger, the director must keep the information in the child’s record for the entire duration of the intervention and until he has reached 19 years of age.

If the director or the tribunal decides that the security or development of the child is no longer in danger, the information in the child’s record must be kept by the director for five years after that decision or until the child reaches 19 years of age, whichever is shorter.

“37.4.1. When the tribunal appoints a tutor to the child and the director puts an end to his intervention in respect of that child under section 70.2, the director must keep the information in the child’s record until the child has reached 19 years of age.

However, if a parent is reinstated as tutor, the director must keep the information for five years after that decision or until the child reaches 19 years of age, whichever is shorter.

“37.4.2. From the time the child reaches 18 years of age and subject to the first paragraph of section 37.4.3, only the child may have access to the information kept in his record in accordance with the Act respecting health services and social services (chapter S-4.2).

“37.4.3. The tribunal may, for exceptional reasons, and for the period and on the conditions it determines, extend the retention period for the information in the child’s record.

It may also, for the period and on the conditions it determines, extend the retention period for the information in the record of a child referred to in section 37.4 to allow that child exclusive access to the information in his record in accordance with the Act respecting health services and social services (chapter S-4.2).”

16. The Act is amended by inserting the following sections after section 37.5:

“37.6. In order to facilitate preservation of the cultural identity of Native children and the involvement of Native communities in the decision-making and choice of measures concerning these children, an institution operating a child and youth protection centre may enter into an agreement with a Native community represented by its band council or by the northern village council or with a group of communities so represented which stipulates that such a community or such a group is to recruit and evaluate, in keeping with the general criteria determined by the Minister, persons able to take in one or more children who are members of the community and who are entrusted to them under this Act.

Such an agreement may also stipulate any other responsibility of the community or group of communities in relation to these persons’ activities, in accordance with ministerial policy directions.

“37.7. An institution operating a child and youth protection centre may, for the same purposes as those mentioned in section 37.6, enter into an agreement with a Native community represented by its band council or by the northern village council or with a group of communities so represented that specifies the terms applicable to the authorizations granted by the director for the exercise of one or more of the exclusive responsibilities of the director provided for in the following paragraph.

The director may, within the framework of such an agreement, authorize a person who is an employee of the Native community or the group of communities, in writing and to the extent the director specifies,

(1) to carry out the assessment of a child’s situation and living conditions as provided for in subparagraph *b* of the first paragraph of section 32, without, however, allowing that person to decide whether the security or development of the child is in danger; and

(2) to exercise, under the director’s authority as regards clinical matters or under the authority of the person the director authorizes in writing, one or more of the responsibilities provided for in subparagraphs *b* to *e* and *h.1* of the first paragraph of section 32.

Section 35 and any other section that applies to a person acting under section 32 apply to a person authorized to exercise a responsibility under this section. The director may, at any time, terminate an authorization.”

17. The Act is amended by inserting the following division after Division III of Chapter III:

“DIVISION IV

“EDUCATION NETWORK ORGANIZATIONS

“37.8. Every institution operating a child and youth protection centre must enter into an agreement with a school board in the region served by the centre concerning the services to be provided to a child and his parents by the health and social services network and the education network if the child is the subject of a report for a situation of educational neglect in connection with the schooling the child receives or with the child’s compliance with compulsory school attendance under subparagraph iii of subparagraph 1 of subparagraph *b* of the second paragraph of section 38.

The agreement must establish a method of cooperation to ensure the child’s situation is monitored.

The agreement must cover, among other aspects, the continuity and complementarity of the services provided and the actions to be taken jointly. The parties are required to share the information necessary for the implementation of the agreement.”

18. Section 38 of the Act is amended

(1) by replacing “provide the child with schooling” at the end of subparagraph iii of subparagraph 1 of subparagraph *b* of the second paragraph by “ensure that the child receives a proper education and, if applicable, that he attends school as required under the Education Act (chapter I-13.3) or any other applicable legislation”;

(2) by replacing subparagraph *d* of the second paragraph by the following subparagraph:

“(d) “sexual abuse” refers to

(1) a situation in which the child is subjected to gestures of a sexual nature by the child’s parents or another person, with or without physical contact, including any form of sexual exploitation, and the child’s parents fail to take the necessary steps to put an end to the situation; or

(2) a situation in which the child runs a serious risk of being subjected to gestures of a sexual nature by the child’s parents or another person, with or without physical contact, including a serious risk of sexual exploitation, and the child’s parents fail to take the necessary steps to put an end to the situation;”.

19. Section 38.1 of the Act is amended by striking out paragraph *b*.

20. The Act is amended by inserting the following section after section 38.2:

“38.2.1. For the purposes of section 38.2, any decision relating to a report for a situation of educational neglect in connection with the schooling a child receives or with the child’s compliance with compulsory school attendance must, in particular, take into consideration the following factors:

(a) the consequences for the child of not attending school or of being absent from school, in particular with regard to his social integration ability;

(b) the child’s level of development in relation to his age and personal characteristics;

(c) the measures taken by the parents to ensure the child receives proper schooling, including academic supervision of the child and cooperation with local resources, including school resources; and

(d) the local resources’ ability to support the parents in carrying out their responsibilities and to help the child make progress in his learning.

If the nature of the report warrants it, the assessment of the child’s ability to re-enter the school system, the evaluation of the child’s academic development and the measures taken by the parents with regard to the conditions in which the child’s learning is to occur in a home-schooling context must also be taken into consideration. Those factors must be considered in the manner stipulated in the agreement described in section 37.8.”

21. Section 39 of the Act is amended by replacing the last paragraph by the following paragraphs:

“Every person referred to in this section may, after reporting a child’s situation to the director, communicate to the director any relevant information about the situation that is related to the report, with a view to ensuring the child’s protection.

The first, second and fourth paragraphs apply even to persons who are bound by professional secrecy, except to advocates or notaries who, in the practice of their profession, receive information concerning a situation described in section 38 or 38.1.”

22. Section 45 of the Act is amended by adding the following paragraph at the end:

“In a case where the situation of a group of five or more children is reported for educational neglect in connection with the schooling they receive or with their compliance with compulsory school attendance, the director must, during his analysis, make an additional verification in the children’s family environment or any other environment the children frequent, unless the director has all the information necessary to accept the reports for evaluation.”

23. Section 47 of the Act is amended by replacing the first paragraph by the following paragraphs:

“If the director proposes to extend the immediate protective measures and a child 14 years of age or over or the child’s parents object, or if an order of the tribunal on the applicable measures is enforceable, the director must refer the matter to the tribunal, which, if it considers it necessary, orders the extension of the immediate protective measures for not more than five working days. If there is no such objection or no such order, the director may also refer the matter to the tribunal, which orders such an extension if it considers it necessary.

The clerk may exercise the power conferred on the tribunal in the first paragraph if the judge is absent or unable to act and if a delay could cause serious harm to the child.”

24. Section 47.1 of the Act is replaced by the following section:

“**47.1.** If a child 14 years of age or over and the child’s parents do not object to the extension of the immediate protective measures, the director may propose a provisional agreement until he decides whether the security or development of the child is in danger and, if applicable, reaches an agreement with them on a short-term intervention or on voluntary measures, or until he refers the matter to the tribunal.

The provisional agreement may cover a period of not more than 30 days, including the 10-day period provided for in section 52. However, such an agreement may be extended for a maximum period of 30 days if the situation so requires, in which case the 10-day period provided for in section 52 only applies to the extension of the agreement.

Changes may be made to the terms of such an agreement at any time with the parties’ consent.”

25. The Act is amended by inserting the following before section 49:

“§1.—*Director’s decision on whether the security or development of a child is in danger*”.

26. Section 51 of the Act is amended by replacing “the application of voluntary measures or” in the first paragraph by “an agreement on a short-term intervention or on voluntary measures, or”.

27. The Act is amended by inserting the following after section 51:

“§2.—*Agreement on a short-term intervention*

“**51.1.** Where the director considers that he is able, in the short term, to put an end to an intervention with a child whose situation he has taken charge of, the director may propose an agreement on a short-term intervention to the parents and child.

Such an agreement must include the measures most conducive to putting an end to the situation endangering the security or development of the child and preventing its recurrence.

“**51.2.** The director may propose that the agreement on a short-term intervention include the measures applicable under section 54, except those entrusting a child to an alternative living environment.

“**51.3.** An agreement on a short-term intervention may be for a maximum period of 60 days after the director’s decision to the effect that the security or development of the child is in danger.

It must be recorded in writing and may not be renewed.

“**51.4.** When proposing an agreement on a short-term intervention to the parents and child, the director must inform them that parents and a child 14 years of age or over have the right to refuse such an agreement. However, he must encourage a child under 14 years of age to adhere to the agreement if the child’s parents accept it.

“**51.5.** If one of the parents or the child 14 years of age or over, parties to the agreement on a short-term intervention, withdraws from the agreement or the agreement ends before its expiry and if, in either case, the security or development of the child remains in danger, the director must propose an agreement on voluntary measures to the parents and child or refer the child’s situation to the tribunal.

“**51.6.** If the security or development of the child is no longer in danger at the expiry of an agreement on a short-term intervention, the director shall put an end to his intervention. Otherwise, he shall propose an agreement on voluntary measures to the parents and child or refer the child’s situation to the tribunal.

“**51.7.** Before reaching an agreement on a short-term intervention with the parents and child, the director must inform them of his obligations in the event that they withdraw from the agreement or that the agreement ends otherwise, regardless of when, and the security or development of the child remains in danger.

Before putting an end to the intervention or deciding on a new direction for the child in accordance with sections 51.5 and 51.6, the director must meet with the parents and child.

“51.8. Sections 52.1 and 55 and the first paragraph of section 57.2.1 apply, with the necessary modifications, to short-term interventions.

“§3.—*Agreement on voluntary measures*”.

28. Section 52 of the Act is amended by replacing the first paragraph by the following paragraph:

“When proposing an agreement on voluntary measures to the parents and child, the director must, before reaching an agreement with them, inform them that parents and a child 14 years of age or over have the right to refuse such an agreement. However, he must encourage a child under 14 years of age to adhere to the agreement if the child’s parents accept it.”

29. Section 53 of the Act is amended by replacing “foster care measure referred to in subparagraph” in the second paragraph by “measure entrusting the child under subparagraph *e, e.1* or”.

30. Section 53.0.1 of the Act is replaced by the following section:

“53.0.1. If, during the maximum period provided for in section 53, one or more agreements contain a measure entrusting the child to an alternative living environment referred to in subparagraph *e, e.1* or *j* of the first paragraph of section 54, the total period for which the child is so entrusted may not exceed, depending on the child’s age at the time the first agreement containing such a measure is entered into,

- (a) 12 months if the child is under two years of age;
- (b) 18 months if the child is two to five years of age; or
- (c) 24 months if the child is six years of age or over.

If the security or development of the child is still in danger and it is necessary for him to remain entrusted to such an alternative living environment at the expiry of the period that applies under the first paragraph, the director shall refer the matter to the tribunal.”

31. Section 54 of the Act is amended by inserting the following subparagraph after subparagraph *e* of the first paragraph:

“(e.1) that the parents entrust the child to a kinship foster family chosen by the institution operating the child and youth protection centre;”.

32. The Act is amended by inserting the following after section 56:

“DIVISION III.1

“REVIEW OF THE CHILD’S SITUATION”.

33. Section 57 of the Act is amended by inserting “, except the situation of a child taken in charge under an agreement on a short-term intervention” after “whose situation he has taken in charge”.

34. Section 57.2 of the Act is amended by replacing “of foster care” in subparagraph *d* of the first paragraph by “entrusting the child to an alternative living environment”.

35. The heading of Division IV before section 62 of the Act is replaced by the following heading:

“CHILD ENTRUSTED TO AN ALTERNATIVE LIVING ENVIRONMENT BY THE TRIBUNAL”.

36. Sections 62 to 64 of the Act are replaced by the following sections:

“62. When the tribunal orders that a child be entrusted to an institution operating a rehabilitation centre or hospital centre or to a foster family, it shall require the director to designate the institution or an institution operating a child and youth protection centre that has recourse to foster families, that the child may be entrusted to.

However, when making an order under the third paragraph of section 91.1, the tribunal may designate, by name, the foster family chosen by the institution operating a child and youth protection centre.

Furthermore, when it orders that the child be entrusted to a kinship foster family chosen by the institution operating a child and youth protection centre, the tribunal shall designate the foster family by name.

The director shall see to it that the conditions in which the child is placed are adequate.

Every institution operating a rehabilitation centre or a hospital centre and designated by the director in accordance with this section or subparagraph *b* of the fourth paragraph of section 46 is bound to admit the child contemplated in the order. Such an order may be executed by any peace officer.

The institution operating a child and youth protection centre must send a copy of the child’s record to the executive director of the designated institution operating a rehabilitation centre.

“62.1. When the tribunal orders that the child be entrusted to an alternative living environment, the director may authorize the child to stay, for periods of not more than 15 days, with his father or mother, with a person who is important to the child, in particular his grandparents or other members of the extended family, with a foster family or within a body, provided those stays are in keeping with the intervention plan and respect the interest of the child.

With a view to preparing the child’s return to his family or social environment, the director or a person authorized by the director under section 32 may authorize the child to stay with his father or mother, with a person who is important to the child, with a foster family or within a body for extended periods during the last 60 days of the order entrusting the child to an alternative living environment.

“63. If a child is placed in an intensive supervision unit in accordance with section 11.1.1, the executive director of the institution that maintains the unit must, without delay, send the Commission a notice giving the child’s name, date of birth and gender, the authorization given by the director for a child under 14 years of age, if applicable, the placement start date and end date and the dates on which the child’s situation is to be reassessed. The executive director must also, without delay, send the Commission the tribunal’s decision or order if the executive director’s decision to place the child in such a unit was referred to the tribunal.

If a child is subject to a measure intended to prevent him from leaving the facilities maintained by the institution, as provided for in section 11.1.2, the same information as that provided for in the first paragraph must also be sent without delay to the Commission by the executive director, with the necessary modifications.

“64. If the placement period for a child entrusted to an institution operating a rehabilitation centre by the tribunal ends during a school year, the institution must allow the child 14 years of age or over to stay there until the end of the school year if he consents to it. If the child is under 14 years of age, the placement shall continue with the consent of the parents and the director.

If the placement period for a child entrusted to another alternative living environment by the tribunal ends during a school year, the alternative living environment may allow the child to stay on the same conditions.

“64.1. An order entrusting a child to an alternative living environment ceases to have effect when the child reaches the age of 18 years.

However, if the child is entrusted to a foster family or an institution operating a rehabilitation centre or a hospital centre, the placement may continue in accordance with the Act respecting health services and social services (chapter S-4.2) or the Act respecting health services and social services for Cree Native persons (chapter S-5) if the person consents to it.

An institution must allow a person who has reached the age of 18 years to stay there if the person consents to it and if his condition does not allow his return to or reinsertion in his home environment. The placement must be continued until the person's admission to another institution or any of its intermediate resources or to a family-type resource where he will receive the services required by his condition is assured."

37. Section 65 of the Act is replaced by the following section:

“65. The parents of a child entrusted to an alternative living environment are subject to the contribution fixed by regulation made under section 159 of the Act respecting health services and social services for Cree Native persons (chapter S-5) or under section 512 of the Act respecting health services and social services (chapter S-4.2), except in the following cases:

(1) the child is entrusted to an institution operating a hospital centre or a local community service centre or to a body;

(2) the child is entrusted to persons who have not entered into an agreement as a kinship foster family with an institution operating a child and youth protection centre.”

38. Section 67 of the Act is amended by replacing “provided with foster care in a place” by “entrusted to an alternative living environment”.

39. The Act is amended by inserting the following division after section 70:

“DIVISION VI.01

“EMANCIPATION

“70.0.1. When the tribunal is seized of an application for emancipation of a child under the third paragraph of article 37 of the Code of Civil Procedure (chapter C-25.01), the director must present to the tribunal an assessment of the child's social situation, together with a recommendation regarding the application for emancipation.

The tribunal may, as applicable, declare the simple or full emancipation of the child.

The rules of the Civil Code apply to such emancipation.”

40. Section 70.1 of the Act is amended by replacing “protect the interest of the child and ensure” in the first paragraph by “ensure the interest of the child and”.

41. Section 72.5 of the Act is amended, in the first paragraph,

(1) by replacing all occurrences of “authorization” by “consent”;

(2) by replacing “celle” in the French text by “celui”.

42. Section 72.6 of the Act is replaced by the following section:

“72.6. Despite section 72.5, confidential information may, without the consent of the person to whom it relates or an order of the tribunal, be disclosed to any person, body or institution having responsibilities under this Act and to every court of justice called upon, in accordance with this Act, to make decisions respecting a child, where the disclosure is necessary for the purposes of this Act. The same applies to a person, body or institution called on to cooperate with the director, if the latter considers the disclosure necessary to ensure the child’s protection in accordance with this Act.

Despite section 72.5, confidential information may also be disclosed by the director or the Commission, according to their respective powers, without it being necessary to obtain the consent of the person to whom it relates or an order of the tribunal,

(1) to the Commission des normes, de l’équité, de la santé et de la sécurité du travail, where the disclosure is necessary for the application of the Crime Victims Compensation Act (chapter I-6) in respect of a claim relating to a child whose situation has been reported to the director under this Act;

(2) to the Director of Criminal and Penal Prosecutions, where the information is required for the prosecution of an offence under this Act;

(3) to the Minister of Families or a home child care coordinating office within the meaning of the Educational Childcare Act (chapter S-4.1.1), where the disclosure is necessary for the application of that Act; and

(4) to a school board, where the disclosure is necessary to ensure the monitoring of the child’s situation within the framework of an agreement described in section 37.8.

Furthermore, despite section 72.5, confidential information may be disclosed by the director, without the consent of the person to whom it relates or an order of the tribunal, to a person who acts as director outside of Québec, if the director has reasonable cause to believe that the security or development of a child is or may be considered to be in danger.

Disclosure of information must take place in a manner that will ensure its confidentiality.”

43. The Act is amended by inserting the following section after section 72.6:

“72.6.0.1. Despite section 72.5, as soon as a Native child must be removed from his family environment to be entrusted to an alternative living environment, the director must inform the person responsible for youth protection services in the community of the child’s situation. In the absence of such a person, the director shall inform the person who assumes a role in matters of child and family services within the community. The director shall then solicit the cooperation of the person informed of the child’s situation in order to foster the preservation of the child’s cultural identity and, as far as possible, ensure that the child is entrusted to a member of his extended family or his community or nation.

Such information may be disclosed without it being necessary to obtain the consent of the person or persons concerned or an order of the tribunal. However, the director must inform the parents and the child if he is 14 years of age or over of such a disclosure.”

44. Section 72.7 of the Act is amended by replacing the first paragraph by the following paragraphs:

“If there is reasonable cause to believe that the security or development of a child is in danger on any of the grounds set out in subparagraph *b, d* or *e* of the second paragraph of section 38, the director or the Commission, according to their respective powers, may, to ensure the protection of the child or of another child, disclose confidential information regarding the situation to the Director of Criminal and Penal Prosecutions or to a police force without it being necessary to obtain the consent of the person to whom it relates or an order of the tribunal. The disclosure must be limited to the information required to facilitate their intervention with regard to the reported situation. If the director or Commission considers it appropriate, he or it may also, for the same purpose, disclose such information to the Minister of Families or an institution or body exercising a responsibility in respect of the child concerned.

The director or the Commission may also disclose confidential information related to the situation that gave rise to the disclosure to the Director of Criminal and Penal Prosecutions, the Minister of Families or such an institution or body without the consent of the person to whom it relates or an order of the tribunal if such information is necessary for the exercise of their duties and responsibilities. Such a disclosure may be made until the end of the director’s intervention in respect of the child.”

45. Section 72.8 of the Act is amended by replacing “l’*autorisation*” in the first paragraph in the French text by “le *consentement*”.

46. Section 72.9 of the Act is amended by replacing “37.4” in the last paragraph by “37.4.3”.

47. Section 72.11 of the Act is amended

(1) by striking out “a benefit under the Act respecting family benefits (chapter P-19.1) for the purposes of section 323 of chapter 1 of the statutes of 2005,” in the first paragraph;

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

“An institution may also communicate to the Canada Revenue Agency information contained in the record of a user who is a minor provided with foster care or placed, or who is a minor entrusted to a tutor under this Act, if communicating that information is necessary to allow the institution to receive the amounts paid under the Children’s Special Allowances Act (Statutes of Canada, 1992, chapter 48, Schedule).”

48. The heading of Division I of Chapter V of the Act is replaced by the following heading:

“INTERVENTION OF THE TRIBUNAL”.

49. Section 74 of the Act is repealed.

50. Section 74.0.1 of the Act is replaced by the following section:

“74.0.1. For the purpose of hearing and ruling on an application made to it, the tribunal may, taking into account the technological environment in place to support the business of the tribunals, use any appropriate technological means available to both the parties and the tribunal.

However, in all proceedings, witnesses are examined at the hearing. The tribunal may, nevertheless, after consulting the parties, allow a witness to be examined at a distance if the tribunal is of the opinion, after taking into account such factors as the issues raised in the application, the nature and length of the testimony, the witness’s personal situation and ability to travel, and the costs that his presence would entail, that it is expedient to do so.

The technological means used to examine a witness at a distance must allow the witness to be identified, heard and seen live. If this is not possible, the tribunal may, after consulting the parties, allow a witness to be examined at a distance if the tribunal is of the opinion that it is necessary to do so due to the urgency of the situation or for exceptional reasons. In such a case, the technological means used must allow the witness to be identified and heard live.

This section also applies to clerks and justices of the peace in the exercise of their jurisdiction.”

51. Section 74.2 of the Act is amended

(1) by replacing “of voluntary foster care by a foster family or an institution operating a rehabilitation centre” in paragraph *c* by “of a voluntary measure entrusting the child to an alternative living environment”;

(2) by replacing “9 or 11.1.1” in paragraph *e* by “9, 11.1.1 or 11.1.2”.

52. Section 76 of the Act is replaced by the following section:

“76. Every application must be accompanied by a notice stating the date, time and place it will be presented and must, not less than 10 days or more than 60 days before the hearing,

(1) be served personally by a bailiff on the parents, the child if he is 14 years of age or over, and any person who has been granted the status of party by the tribunal, or be notified to those persons by the director personally or by registered mail provided receipt of the document is attested to by the addressee; and

(2) be notified in accordance with the rules of the Code of Civil Procedure (chapter C-25.01) to the advocates of the parties mentioned in subparagraph 1, the director, the Commission if the application raises an encroachment of rights, or the Public Curator in tutorship or emancipation matters.

However, an application made under the third or fourth paragraph of section 81 must, within the same time and on the same conditions, be notified only to the director. It must also be filed at the office of the tribunal at least 10 days before the hearing. On receiving the application, the clerk shall send by registered mail to the parents and to the child if he is 14 years of age or over, at their last address entered in the record, a notice informing them of the filing of the application.

Any other written proceeding, document or notice must be notified using a method provided for in the Code of Civil Procedure that protects its confidentiality.

The tribunal may

(1) authorize a different method of service or notification if required in the circumstances;

(2) extend or reduce the service or notification time limit for exceptional reasons or in urgent cases; and

(3) dispense with service or notification for exceptional reasons, in urgent cases or if all the parties are present before the tribunal and waive it.

Applications addressed to the tribunal under the fourth paragraph must be presented in the district established under section 73.

The clerk may exercise the powers conferred on the tribunal in subparagraphs 1 and 2 of the fourth paragraph.”

53. The Act is amended by inserting the following sections after section 76:

“76.0.1. To ensure the orderly progress of a proceeding, the tribunal may, in accordance with the directives issued by the chief judge, on his own initiative or on request, given the nature, character or complexity of the case, order that it be examined as soon as the application is filed to determine whether the tribunal considers it necessary to establish a case protocol in cooperation with the parties or hold a management conference. The tribunal may also determine with the parties the time limits and terms applicable to them.

“76.0.2. The parties are required to cooperate to establish the case protocol which, if considered necessary, sets out their agreements and undertakings and the issues in dispute, describes the steps to be taken to ensure the orderly progress of the proceeding, includes an assessment of the time completing these steps could require and sets the deadlines to be met.

The case protocol covers such aspects as

- (1) preliminary exceptions and provisional measures;
- (2) the advisability of holding a settlement conference or discussions with a view to submitting a draft agreement to the tribunal under section 76.3;
- (3) the advisability of seeking one or more expert opinions and the nature of the opinion or opinions to be sought;
- (4) the procedure and time limit for pre-hearing discovery and disclosure; and
- (5) foreseeable incidental applications.

The tribunal may, in cooperation with the parties, amend the protocol to, among other reasons, include items that could not be determined.

The protocol is binding on the parties, who are each required to comply with it.

“76.0.3. When convening a case management conference, the tribunal acquaints itself with the issues of fact or law in dispute, discusses the case protocol, if applicable, with the parties and takes the appropriate case management measures. If it considers it useful, the tribunal may require undertakings from the parties as to the further conduct of the proceeding, or subject the proceeding to certain conditions.

The tribunal may also, even if a party is absent, hear the party that is present if the latter is ready to proceed on case management measures.

“76.0.4. At the case management conference, the tribunal may decide to hold a hearing of the parties, on the preliminary exceptions, or to hear the parties on the grounds of their defence, which are recorded in the minutes of the hearing. The tribunal may try the case immediately if the parties are ready to proceed, or postpone the hearing to another date set by the tribunal. It may also examine a draft agreement submitted to it under section 76.3.

Preliminary exceptions are presented and contested orally, but the tribunal may authorize the parties to submit the relevant evidence.

“76.0.5. For case management purposes, at any stage of a proceeding, the tribunal may decide, on its own initiative or on request, to

(1) take measures to simplify or expedite the proceeding and shorten the hearing by ruling, among other things, on the advisability of ordering the consolidation or separation of proceedings, of better defining the issues in dispute, of amending the pleadings, of limiting the length of the hearing, of admitting facts or documents, of authorizing affidavits in lieu of testimony or of determining the procedure and time limit for the disclosure of exhibits and other evidence between the parties, or by convening the parties to a case management conference or a settlement conference, or encouraging them to hold discussions with a view to submitting a draft agreement to the tribunal under section 76.3;

(2) assess the purpose and usefulness of seeking expert opinion, determine the mechanics of that process and set a time limit for submission of the expert report; and

(3) rule on any special requests made by the parties, modify the case protocol or order provisional measures as it considers appropriate.

“76.0.6. The tribunal’s case management decisions are recorded in the minutes of the hearing and are considered to be part of the case protocol. Unless revised by the tribunal, they govern the conduct of the proceeding together with the case protocol.”

54. Section 76.1 of the Act is amended by inserting the following paragraphs after the first paragraph:

“However, it may order the execution of the measure provided for in subparagraph *j* of the first paragraph of section 91 only if it concludes that the child’s remaining with or returning to his parents or to his residence is likely to cause him serious harm. Such a measure may not exceed 60 days, unless the parties consent to a longer period or there are serious reasons warranting one.

The tribunal shall, without delay, inform the parents of the child who is the subject of a measure taken under this section.”

55. Section 76.2 of the Act is repealed.

56. Section 76.3 of the Act is amended

(1) in the first paragraph,

(a) by inserting “including after a settlement conference,” after “At any time after the filing of the application,”;

(b) by replacing “submit a draft agreement on measures to put an end to the situation to the tribunal” by “submit a draft agreement or settlement on measures to put an end to the situation to the tribunal or to the judge who presided over the settlement conference”;

(2) by inserting “or the judge” after “The tribunal” in the second paragraph.

57. Section 76.4 of the Act is amended

(1) by inserting “or settlement” after “draft agreement”;

(2) by inserting “or the judge who presided over the settlement conference” after “the tribunal” and “or he” after “it”.

58. Section 76.5 of the Act is repealed.

59. Section 77 of the Act is amended by replacing the first paragraph by the following paragraph:

“The tribunal tries the matter by, among other things, hearing all the evidence on which its decision or order is to be based.”

60. Section 79 of the Act is repealed.

61. Section 81 of the Act is replaced by the following section:

“81. The child, the child’s parents and the director are parties to the hearing.

The Commission may, *ex officio*, intervene at the hearing as if it were a party to it. The same applies to the Public Curator in tutorship and emancipation matters.

Any person who wishes to intervene at the hearing in the interest of the child may, on an application, testify before the tribunal and make representations if the person has information likely to enlighten the tribunal, and may, for that purpose, be assisted by an advocate. The tribunal may, for exceptional reasons, in urgent cases or if the parties present at the hearing consent to it, authorize the person to make the application orally.

For the requirements of the hearing, the tribunal may grant a person the status of party to the hearing if the tribunal considers it advisable to do so in the interest of the child. The status of party remains valid until withdrawn by a decision or order of the tribunal.

The director must, on request, inform a person who wishes to present an application under the third or fourth paragraph of the date, time and place of the hearing.”

62. The Act is amended by inserting the following section after section 81:

“**81.1.** A person responsible for the youth protection services of a Native community or, in the absence of such a person, the person who assumes a role in child and family services in a Native community may testify and make representations before the tribunal at the hearing of any application concerning a Native child of that community and may, for those purposes, be assisted by an advocate.

That person may not otherwise participate in the hearing, unless the person has obtained the tribunal’s authorization to do so.

Except in the case of an application under section 47, the director must, as soon as possible, inform the person responsible for the youth protection services of a Native community or, in the absence of such a person, the person who assumes a role in child and family services in a Native community of the date, time and place of the hearing of any application concerning a Native child of that community, of the subject of such an application and of the person’s right to participate in the hearing to the extent provided for in this section.”

63. The Act is amended by inserting the following section after section 82:

“**83.** A person or foster family is admitted to the hearing of any application concerning the child entrusted to the person or foster family.

The person or foster family may testify and make representations before the tribunal at the hearing and may, for those purposes, be assisted by an advocate.

The person or foster family may not otherwise participate in the hearing, unless it has obtained the tribunal’s authorization to do so.

Except in the case of an application under section 47, the director must, as soon as possible, inform the person or foster family of the date, time and place of the hearing of any application concerning the child entrusted to the person or foster family, of the subject of such an application and of the person's or foster family's right to be admitted to the hearing and participate in it to the extent provided for in this section."

64. Section 84 of the Act is amended by replacing "person" in the second paragraph by "party".

65. Section 85 of the Act is replaced by the following section:

"85. Unless the context indicates otherwise and subject to the special provisions of this Act, Books I and II of the Code of Civil Procedure (chapter C-25.01), except the second paragraph of article 10, the second, third and fourth paragraphs of article 31, articles 48, 54, 72, 142, 145 to 147, 155, 156, 166, 172 to 178, 180 to 183, 217 to 230, 243 and 246 to 252 and the third paragraph of article 279, apply, with the necessary modifications. For the purposes of article 74, the time limit is five days.

Articles 321, 325 to 327, 334, the second paragraph of article 336 and articles 337, 338, 349, 350 and 489 to 508 of that Code also apply in the same manner."

66. The Act is amended by inserting the following section after section 89:

"89.1. The defence is to be oral."

67. Section 90 of the Act is replaced by the following section:

"90. Every decision or order of the tribunal must give reasons.

The decision or order must be recorded in writing within 60 days after it is rendered at the hearing or after the matter is taken under advisement. If that time limit is not complied with, the Chief Judge may, on his own initiative or on a party's application, extend it or remove the judge from the case.

However, in the case of a decision or order concerning the extension of immediate protective measures or concerning provisional measures, the entry of the decision or order and main reasons for it in the minutes of the hearing, attested by the person who rendered the decision or order, is sufficient."

68. Section 91 of the Act is amended

(1) by inserting the following subparagraph after subparagraph *e* of the first paragraph:

"(e.1) that the child be entrusted to a kinship foster family chosen by the institution operating a child and youth protection centre;"

(2) by replacing “place where the child may be provided with foster care and state how long the child is to stay at each of those places” in the third paragraph by “environment to which the child may be entrusted and state how long the child is to stay in each of those environments”.

69. Section 91.1 of the Act is amended by replacing the first and second paragraphs by the following paragraphs:

“If the tribunal orders that a child be entrusted to an alternative living environment under subparagraph *e, e.1* or *j* of the first paragraph of section 91, the total period for which the child is so entrusted may not exceed, depending on the child’s age at the time the order is made,

- (a) 12 months if the child is under two years of age;
- (b) 18 months if the child is two to five years of age; or
- (c) 24 months if the child is six years of age or over.

To determine how long the child is to be entrusted, the tribunal must, if it concerns the same situation, take into account the duration of any measure entrusting the child to an alternative living environment included in an agreement on the voluntary measures referred to in subparagraph *e, e.1* or *j* of the first paragraph of section 54. It must also take into account the duration of any measure entrusting the child to an alternative living environment it previously ordered under the first paragraph. It may also take into account any prior period when the child was entrusted to an alternative living environment under this Act.”

70. Section 91.2 of the Act is amended by replacing “a foster care measure under subparagraph” by “that the child be entrusted to an alternative living environment under subparagraph *e, e.1* or”.

71. Section 95 of the Act is amended by striking out subparagraph *a* of the third paragraph and the last paragraph.

72. Section 96 of the Act is amended

(1) by replacing subparagraph *k* of the first paragraph by the following subparagraph:

“(k) the Public Curator, with regard to the records of the tribunal kept under sections 70.0.1 to 70.6.”;

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

“In addition, a person who proves a legitimate interest may be authorized by the tribunal to take cognizance of a document the tribunal specifies or to receive a copy or duplicate of it.”;

(3) by inserting “referred to in the first paragraph and” after “person” in the last paragraph.

73. Section 96.1 of the Act is amended by replacing “of a decision, order” by “of a document”.

74. Section 100 of the Act is amended by inserting “, unless, given the circumstances, the Court decides it would be preferable to hear it in another district” at the end of the second paragraph.

75. Section 101 of the Act is amended by inserting “the Public Curator,” after “Commission,”.

76. Section 102 of the Act is amended by inserting “, if applicable,” after “transmission of the record and”.

77. Section 103 of the Act is replaced by the following sections:

“103. The appeal is brought by filing a notice of appeal, together with proof of service on or notification to the respondent, at the office of the Court within 30 days of the date on which the decision or order is recorded in writing.

The time limit for appeal is a strict time limit, and the right to appeal is forfeited on its expiry. Nevertheless, the Court may authorize the appeal if it considers that the party has a reasonable chance of success and that, in addition, it was impossible in fact for the party to act earlier.

“103.1. In addition to being served on or notified to the respondent, the notice of appeal must be served on or notified to the advocate who represented him in first instance.

Within 10 days after service or notification of the notice of appeal, the respondent must file a representation statement giving the name and contact information of the advocate representing him or, if the respondent is not represented, a statement indicating as much.

The advocate who represented the respondent in first instance, if no longer acting for him, must so inform the appellant, the respondent and the office of the Court of Appeal without delay.”

78. Section 104 of the Act is amended

(1) by inserting “the conclusions of the decision or order to be appealed,” after “the description of the parties,”;

(2) by replacing “of the court that rendered the decision or the order” by “of the district in which the decision or the order was rendered”.

79. Section 106 of the Act is replaced by the following sections:

“106. The clerk of the Court who receives the notice of appeal shall transmit a copy of the notice of appeal to the office of the tribunal. The clerk of the tribunal shall inform the judge who rendered the decision or order of the appeal and transmit the record of the case, together with a list of the documents it contains and a list of the entries made in the register, to the Court without delay.

As soon as the clerk of the tribunal receives a copy of the notice of appeal, he shall also take the necessary steps to obtain the transcript of the witnesses' depositions, unless the Court, at the appellant's request, exempts him from this obligation. As soon as he obtains the transcript, he shall transmit the original to the office of the Court and copies to the parties or their advocate. If it is impossible for him to obtain it, he shall inform the Court clerk and the parties or their advocate.

“106.1. If the appellant is not able, before the expiry of the time limit for appeal, to provide in the notice of appeal a detailed statement of all the grounds it plans to argue, the Court may, on an application and if serious reasons so warrant, authorize the filing of a supplementary statement within a time and on the conditions it specifies.”

80. Section 109 of the Act is amended by replacing “service on” by “notification to”.

81. Section 110 of the Act is repealed.

82. Section 112 of the Act is amended by inserting “or quash” after “uphold” in paragraph *a*.

83. Section 115 of the Act is amended by striking out “of that Court or”.

84. Section 116 of the Act is amended by replacing “according to the place where an appeal from a judgment in a civil matter would be instituted” by “according to their respective territorial jurisdictions set out in article 40 of the Code of Civil Procedure (chapter C-25.01)”.

85. Sections 117 to 127 of the Act are replaced by the following section:

“117. Subject to the provisions of this Act, Title IV of Book IV of the Code of Civil Procedure (chapter C-25.01) applies, with the necessary modifications, to this division.

For the purposes of that Title,

(1) the Superior Court is considered to be the tribunal of first instance;

(2) the contentions of the parties are stated in their memorandums, unless the Court of Appeal determines it is advisable to proceed using briefs; and

(3) all of the depositions and evidence may be filed in hard copy, despite the second paragraph of article 370 of that Code.”

86. Section 128 of the Act is amended

(1) by inserting “or any of its judges” after “The Court of Appeal”;

(2) by replacing “any order considered appropriate” by “any appropriate order”.

87. Section 129 of the Act is amended

(1) by inserting “82 to 84, 85, 92, 94, 94.1,” after “Sections”;

(2) by replacing “104 to 110” by “105, 107 to 109”.

88. Section 132 of the Act is amended by replacing subparagraph *k* of the first paragraph by the following subparagraph:

“(k) determine the conditions applicable to placement in an intensive supervision unit, as provided for in section 11.1.1, and to measures intended to prevent a child from leaving the facilities maintained by the institution operating a rehabilitation centre, as provided for in section 11.1.2.”

89. The Act is amended by inserting the following section after section 135.2.1:

“135.2.2. Any member of a police force may enforce the provisions of this Act whose violation constitutes an offence in any territory in which he provides police services.”

90. The Act is amended by replacing all occurrences of “executory” in sections 93, 114 and 131 by “enforceable”.

OTHER AMENDING PROVISIONS

CIVIL CODE OF QUÉBEC

91. The Civil Code of Québec is amended by inserting the following subdivision after article 176:

“§3.— *Certificate of emancipation*

“176.1. The clerk may issue, to an emancipated minor who so requests, a certificate attesting to his emancipation by the court. The certificate states whether the emancipation is simple or full.”

CODE OF PENAL PROCEDURE

92. Article 6 of the Code of Penal Procedure (chapter C-25.1) is amended by adding the following paragraph at the end:

“However, article 7 does not apply to persons who are 20 years of age or over on the date their detention begins.”

93. Article 368 of the Code is amended by replacing “by registered mail” at the end of the second paragraph by “using the most appropriate means of consultation, as determined by the chief justice”.

EDUCATION ACT

94. The Education Act (chapter I-13.3) is amended by inserting the following section after section 214.2:

“214.3. A school board must enter into an agreement with an institution operating a child and youth protection centre in its territory concerning the services to be provided to a child and his parents by the health and social services network and the education network if the child is the subject of a report for a situation of educational neglect in connection with the schooling the child receives or with the child’s compliance with compulsory school attendance under subparagraph iii of subparagraph 1 of subparagraph *b* of the second paragraph of section 38 of the Youth Protection Act (chapter P-34.1).

The agreement must establish a method of cooperation to ensure the child’s situation is monitored.

The agreement must cover, among other aspects, the continuity and complementarity of the services provided and the actions to be taken jointly. The parties are required to share the information necessary for the implementation of the agreement.”

ACT TO MODIFY THE ORGANIZATION AND GOVERNANCE OF THE HEALTH AND SOCIAL SERVICES NETWORK, IN PARTICULAR BY ABOLISHING THE REGIONAL AGENCIES

95. Section 65 of the Act to modify the organization and governance of the health and social services network, in particular by abolishing the regional agencies (chapter O-7.2) is amended by replacing the second paragraph by the following paragraph:

“Subject to the second paragraph of section 68, the institution itself recruits resources on the basis of its users’ needs. It also sees to their assessment in compliance with the general criteria determined by the Minister.”

96. Section 68 of the Act is amended

- (1) by replacing “second” by “third”;
- (2) by adding the following paragraph at the end:

“In addition, one or two persons who fit the description given in the second paragraph of section 312 of the Act and who have entered into an agreement with an institution, except with regard to the reference to their recognition, are a kinship foster family.”

ACT RESPECTING THE SHARING OF CERTAIN HEALTH INFORMATION**97.** Section 113 of the Act respecting the sharing of certain health information (chapter P-9.0001) is amended

- (1) by replacing “the information concerning the child that is held in the health information banks in the clinical domains or in the electronic prescription management system for medication” in the first paragraph by “the health information concerning the child that is referred to in the first paragraph of section 112”;

- (2) by inserting the following paragraph after the first paragraph:

“The person having parental authority over a minor child under the age of 14 is entitled to be informed of and to receive the health information concerning the child that is referred to in the first paragraph of section 112. However, the person’s right is denied in cases where a director of youth protection determines, on the basis of the information contained in the record he keeps on the child, that the release of any or all of that health information causes or could cause harm to the child’s health in any of the following situations:

- (1) the assessment of the child’s situation and living conditions under section 49 of the Youth Protection Act (chapter P-34.1) is ongoing; or
- (2) the situation of the child is or has previously been taken in charge by a director of youth protection under section 51 of that Act.”

ACT RESPECTING HEALTH SERVICES AND SOCIAL SERVICES**98.** Section 312 of the Act respecting health services and social services (chapter S-4.2) is amended by inserting the following paragraph after the first paragraph:

“In addition, one or two persons who have been assessed by a public institution under sections 305 and 314 after having been entrusted, under the Youth Protection Act (chapter P-34.1) and for a specified time, with a child designated by name may also be recognized as a foster family, in particular as

a kinship foster family. In making its assessment, the institution must, in particular, take into consideration the important ties the child has with that person or those persons.”

ACT RESPECTING HEALTH SERVICES AND SOCIAL SERVICES FOR CREE NATIVE PERSONS

99. Section 1 of the Act respecting health services and social services for Cree Native persons (chapter S-5) is amended by inserting “, or a family which has been assessed by a social service centre after being entrusted, under the Youth Protection Act (chapter P-34.1) and for a specified time, with a child designated by name, which family may then be designated as a “kinship foster family” or “customary care foster family”” at the end of subparagraph *o* of the first paragraph.

100. Section 152 of the Act is amended by replacing “through which children or adults have been entrusted to it” in the third paragraph by “that assessed it”.

COURTS OF JUSTICE ACT

101. Section 146 of the Courts of Justice Act (chapter T-16) is amended

(1) by replacing “way of a consultation held at his request by registered mail” in the first paragraph and “means of a consultation held at his request by registered mail” in the second paragraph by “the most appropriate means of consultation, as determined by the chief judge”;

(2) by striking out the third paragraph.

102. Section 147 of the Act is amended

(1) by replacing “, other than those of the Civil Division,” in the first paragraph by “in criminal and penal matters”;

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

“Other regulations are adopted in accordance with the Code of Civil Procedure (chapter C-25.01).”

REGULATION RESPECTING THE CONDITIONS OF PLACEMENT IN AN INTENSIVE SUPERVISION UNIT

103. The title of the Regulation respecting the conditions of placement in an intensive supervision unit (chapter P-34.1, r. 6) is replaced by the following title:

“REGULATION RESPECTING CONDITIONS APPLICABLE TO THE USE OF CERTAIN SUPERVISION MEASURES”.

104. The Regulation is amended by inserting the following before section 1:

“DIVISION I

“CONDITIONS APPLICABLE TO PLACEMENT IN AN INTENSIVE SUPERVISION UNIT”.

105. Section 1 of the Regulation is amended

(1) by replacing “of the child” in the first paragraph by “of the child’s situation”;

(2) by replacing “the child’s characteristics” in subparagraph 2 of the second paragraph by “the characteristics of the child and of his or her environment”;

(3) by adding the following subparagraph at the end of the second paragraph:

“(5) the child’s participation in his or her rehabilitation process.”

106. Section 2 of the Regulation is amended by replacing the first paragraph by the following paragraph:

“A child placed in an intensive supervision unit must receive rehabilitation services as well as services to ensure he or she receives schooling. Clinical support for the child must be sustained and personalized.”

107. Section 3 of the Regulation is amended by replacing “review” in the first paragraph by “reassess”.

108. The Regulation is amended by inserting the following section after section 3:

“3.1. If, during reassessment of the child’s situation, the executive director of the institution or the person the executive director authorizes in writing allows a child to carry out activities outside the intensive supervision unit during a transition period, that period may not exceed 5 consecutive days and the activities during that period are limited to 12 consecutive hours. The activities must, among other things, allow the child to test his or her progress in a less supervised environment than that of the intensive supervision unit and must facilitate his or her integration into or return to an open rehabilitation unit.”

109. Section 6 of the Regulation is amended

(1) by replacing “6 months” by “3 months”;

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

“The report must include, for the period concerned,

(1) the number of placements in an intensive supervision unit;

(2) the number of children who have been the subject of such a measure, broken down by age and gender;

(3) the percentage of children placed in the institution’s facilities who have been the subject of such a measure;

(4) the average number of placements in this type of unit per child who has been the subject of such a measure; and

(5) the average length of placement in this type of unit.”

110. The Regulation is amended by inserting the following division after section 7:

“DIVISION II

“CONDITIONS APPLICABLE TO THE USE OF MEASURES INTENDED TO PREVENT A CHILD FROM LEAVING THE FACILITIES MAINTAINED BY THE INSTITUTION

“7.1. The decision of the executive director of an institution or the person the executive director authorizes in writing to use a measure intended to prevent a child from leaving the facilities maintained by the institution must be in writing and give reasons. The decision must be based on an assessment of the child’s situation that shows there is reasonable cause to believe that the child is at risk of running away and thus placing himself or herself or others in danger, without the child’s situation warranting placement in an intensive supervision unit.

The assessment must be made with the same recognized clinical tools as those used to assess the situation of the child before placement in an intensive supervision unit.

“7.2. If a child is the subject of a measure intended to prevent him or her from leaving the facilities maintained by the institution, the child must receive rehabilitation services and services to ensure he or she receives schooling. Clinical support for the child must be adapted to the child’s needs.

The intervention plan developed for the child must take the situation into account.

“7.3. The executive director of the institution or the person the executive director authorizes in writing must reassess the child’s situation as soon as the child’s clinical situation so requires to ensure that the use of the measure intended to prevent him or her from leaving the facilities maintained by the institution is still warranted or that the child’s situation does not warrant placement in an intensive supervision unit.

The child may not be the subject of such a measure for a period exceeding 7 days without the measure’s advisability being reassessed.

“7.4. Sections 4, 5 and 6 apply, with the necessary modifications, to this division.”

REGULATION ESTABLISHING THE REGISTER OF REPORTED CHILDREN

III. Section 4 of the Regulation establishing the Register of Reported Children (chapter P-34.1, r. 7) is amended by replacing “37.4” in the last paragraph by “37.4.3”.

REGULATION RESPECTING THE REVIEW OF THE SITUATION OF A CHILD

II2. Section 1 of the Regulation respecting the review of the situation of a child (chapter P-34.1, r. 8) is amended by replacing “in foster care” in subparagraphs 2 and 3 of the second paragraph by “entrusted to an alternative living environment”.

II3. Section 3 of the Regulation is amended by adding the following subparagraph at the end of paragraph 4:

“(f) the perception and assessment of the situation by the foster family or by the person to whom the child has been entrusted;”.

EDUCATIONAL CHILDCARE REGULATION

II4. Section 76 of the Educational Childcare Regulation (chapter S-4.1.1, r. 2) is amended by replacing the second paragraph by the following paragraphs:

“Despite the first paragraph, the coordinating office must immediately suspend the recognition of a home childcare provider if the provider or, if applicable, the provider’s assistant or a person residing in the residence where the childcare is provided, is implicated by a report that has been accepted for evaluation by the director of youth protection. The same applies in cases where any of those persons is implicated by a report leading to a disclosure of confidential information by the director of youth protection to the Director of Criminal and Penal Prosecutions or to a police force under section 72.7 of the Youth Protection Act (chapter P-34.1).

In the cases referred to in the second paragraph, the coordinating office must notify the provider as well as the parents of the children it provides homecare to of the suspension in writing without delay, and give the provider an opportunity to submit observations as soon as possible and, in all cases, within 10 days.”

TRANSITIONAL AND FINAL PROVISIONS

115. An agreement entered into between an institution operating a child and youth protection centre and a Native community or a group of such communities before (*insert the date of coming into force of section 16 of this Act*) and dealing, in particular, with one or more of the elements provided for in section 37.6 of the Youth Protection Act (chapter P-34.1), enacted by section 16, in connection with the exercise of the institution’s responsibilities in foster family matters, is considered to have been entered into under that section 37.6 only for the elements provided for in that section.

The elements not agreed on in writing must be confirmed by the parties in a written agreement entered into not later than (*insert the date that is 24 months after the date of coming into force of section 16*).

116. Until a regulation is made to determine the contribution of users who are taken in charge by a family-type resource under section 512 of the Act respecting health services and social services (chapter S-4.2), an institution that has entered into an agreement with a kinship foster family must require the parents of a child who is entrusted to that family to pay the contribution required from them under section 65 of the Youth Protection Act, as replaced by section 37, and under subdivision 1 of Division VII of Part VI of the Regulation respecting the application of the Act respecting health services and social services for Cree Native persons (chapter S-5, r. 1).

117. The agreements described in section 37.8 of the Youth Protection Act, enacted by section 17, and in section 214.3 of the Education Act (chapter I-13.3), enacted by section 94, must be entered into before (*insert the date that is 12 months after the date of coming into force of sections 17 and 94*).

118. This Act applies as soon as it comes into force. However,

(1) for the purposes of sections 53.0.1 and 91.1 of the Youth Protection Act, as amended respectively by sections 30 and 69, the situation of a child who, on (*insert the date of coming into force of subparagraph c.2 of the first paragraph of section 1 of the Youth Protection Act, enacted by paragraph 1 of section 1 of this Act*), is entrusted under subparagraph *e* of the first paragraph of section 54 or subparagraph *e* of the first paragraph of section 91 of the Youth Protection Act remains governed by the former Act until the director puts an end to his intervention or until the tribunal makes an order aimed at ensuring continuity of care, stable relationships and stable living conditions;

(2) appeals to the Superior Court that have already been initiated remain governed by the procedure set out in the former Act; and

(3) appeals to the Court of Appeal for which an application for leave to appeal has already been served on 5 October 2017 remain governed by the procedure set out in the former Act.

119. The provisions of this Act come into force on 5 October 2017, except

(1) paragraph 1, to the extent that it enacts subparagraph *c.2* of the first paragraph of section 1 of the Youth Protection Act, and paragraphs 2 to 4 of section 1, sections 2 to 8, 14 to 20, 22, 24, 25 to 31, 33 to 39, 41 to 46, 51, 68 to 70, 88, 94 to 96, 98 to 100 and 103 to 117, which come into force on the date or dates to be set by the Government;

(2) sections 62 and 63, which come into force on the date to be set by the Government, but not later than 1 January 2018.

Regulations and other Acts

Notice

Automobile Insurance Act
(chapter A-25)

Insurance contributions — Amendment

WHEREAS, under the first paragraph of section 151.1 of the Automobile Insurance Act (chapter A-25), the Société de l'assurance automobile du Québec has the power to update, by regulation, the list of makes and models of motorcycles appended to the Regulation respecting insurance contributions (chapter A-25, r. 3.2);

WHEREAS, under the second paragraph of section 151.1 of the Act, such a regulation is not subject to the publication requirement and date of coming into force set out in sections 8 and 17 of the Regulations Act (chapter R-18.1) and comes into force on the date of its publication in the *Gazette officielle du Québec* or on any later date fixed in the regulation;

WHEREAS, by its resolution AR-2982 dated 14 December 2017, the Société made the Regulation to amend the Regulation respecting insurance contributions which updates the list of makes and models of motorcycles appended to the Regulation respecting insurance contributions;

THEREFORE, in accordance with section 15 of the Regulations Act, the Société hereby publishes the Regulation to amend the Regulation respecting insurance contributions.

LORNA J. TELFER,
*Chair of the board of directors of the
Société de l'assurance automobile du Québec*

Regulation to amend the Regulation respecting insurance contributions

Automobile Insurance Act
(chapitre A-25, s. 151.1)

1. The Regulation respecting insurance contributions (chapter A-25, r. 3.2) is amended by replacing Schedule I by the following:

“SCHEDULE I

(s. 4, 1st par. subpar. 3°)

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JKAZXCX1*J	KAWASAKI	ZX1000N NINJA H2	2018
JKBZXNJ1*J	KAWASAKI	ZX-14R NINJA ABS	2018
JKBZXJE1*J	KAWASAKI	ZX636 NINJA ZX-6R	2018
JKBZXJF1*J	KAWASAKI	ZX636 NINJA ZX-6R ABS	2018
JKBZXJF1*J	KAWASAKI	ZX636 NINJA ZX-6R ABS KRT	2018
JKBZXJE1*J	KAWASAKI	ZX636 NINJA ZX-6R KRT	2018
2SAAQQ4	VARIABLE	VARIABLE	2018
ZD4KEU00*H	APRILIA	RSV4 RF	2017
ZD4RKUB0*H	APRILIA	RSV4 RF	2017
ZD4KEU00*H	APRILIA	RSV4 RR	2017
ZD4RKUB0*H	APRILIA	RSV4 RR	2017
WB10D500*H	BMW	S1000RR	2017
WB10D600*H	BMW	S1000RR	2017
ZDM14BVW*H	DUCATI	1199 PANIGALE R	2017
ZDM14BYW*H	DUCATI	1299 PANIGALE	2017
ZDM14BYW*H	DUCATI	1299 PANIGALE S	2017
ZDM14BYW*H	DUCATI	1299 PANIGALE S ANNIVERSARIO	2017
ZDMHAAJW*H	DUCATI	1299 SUPERLEGGERA	2017
ZDM14B1W*H	DUCATI	959 PANIGALE	2017
JH2SC776*H	HONDA	CBR1000RR SP	2017
JH2SC592*H	HONDA	CBR1000RRA	2017
JH2SC772*H	HONDA	CBR1000RRA	2017
JH2PC40G*H	HONDA	CBR600RRA	2017
JKAZXCN1*H	KAWASAKI	ZX1000N NINJA H2	2017
JKAZXCX1*H	KAWASAKI	ZX1000N NINJA H2	2017
JKAZXCR1*H	KAWASAKI	ZX-10R NINJA	2017
JKAZXCS1*H	KAWASAKI	ZX-10R NINJA ABS	2017
JKAZXCS1*H	KAWASAKI	ZX-10R NINJA ABS KRT	2017
JKAZXCR1*H	KAWASAKI	ZX-10R NINJA KRT	2017
JKAZXCZ1*H	KAWASAKI	ZX-10RR NINJA	2017
JKBZXNH1*H	KAWASAKI	ZX-14R NINJA ABS	2017
JKBZXNJ1*H	KAWASAKI	ZX-14R NINJA ABS	2017
JKBZXJE1*H	KAWASAKI	ZX636 NINJA ZX-6R	2017
JKBZXJF1*H	KAWASAKI	ZX636 NINJA ZX-6R ABS	2017
JKBZXJF1*H	KAWASAKI	ZX636 NINJA ZX-6R ABS KRT	2017
JKBZXJE1*H	KAWASAKI	ZX636 NINJA ZX-6R KRT	2017
JS1GX72B*H	SUZUKI	GSX1300R HAYABUSA	2017

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JS1DM11B*H	SUZUKI	GSX-R1000 ABS	2017
JS1DM11B*H	SUZUKI	GSX-R1000R ABS	2017
JS1DM11H*H	SUZUKI	GSX-R1000R ABS	2017
JS1GN7FA*H	SUZUKI	GSX-R600	2017
JS1GR7MA*H	SUZUKI	GSX-R750	2017
SMTA02YK*H	TRIUMPH	DAYTONA 675R ABS	2017
2SAAQQ4	VARIABLE	VARIABLE	2017
JYARN39N*H	YAMAHA	YZF R1	2017
JYARN40N*H	YAMAHA	YZF R1M	2017
JYARJ28N*H	YAMAHA	YZF R6 ABS	2017
ZD4RKUB0*G	APRILIA	RSV4 RF	2016
ZD4RKUB0*G	APRILIA	RSV4 RR	2016
WB105090*G	BMW	K1300S	2016
WB10D100*G	BMW	S1000RR	2016
WB10D210*G	BMW	S1000RR	2016
ZDM14BVW*G	DUCATI	1199 PANIGALE R	2016
ZDM14BYW*G	DUCATI	1299 PANIGALE	2016
ZDM14BYW*G	DUCATI	1299 PANIGALE S	2016
ZDM14B1W*G	DUCATI	959 PANIGALE	2016
JH2SC590*G	HONDA	CBR1000RR	2016
JH2SC591*G	HONDA	CBR1000RR	2016
JH2SC59M*G	HONDA	CBR1000RR SP	2016
JH2SC592*G	HONDA	CBR1000RRA	2016
JH2PC40H*G	HONDA	CBR600RR	2016
JH2PC40J*G	HONDA	CBR600RR	2016
JH2PC40G*G	HONDA	CBR600RRA	2016
JKAZXCN1*G	KAWASAKI	ZX1000N NINJA H2	2016
JKAZXCJ1*G	KAWASAKI	ZX-10R NINJA	2016
JKAZXCR1*G	KAWASAKI	ZX-10R NINJA	2016
JKAZXCK1*G	KAWASAKI	ZX-10R NINJA ABS	2016
JKAZXCS1*G	KAWASAKI	ZX-10R NINJA ABS	2016
JKAZXCK1*G	KAWASAKI	ZX-10R NINJA ABS KRT	2016
JKAZXCS1*G	KAWASAKI	ZX-10R NINJA ABS KRT	2016
JKAZXCJ1*G	KAWASAKI	ZX-10R NINJA KRT	2016
JKAZXCR1*G	KAWASAKI	ZX-10R NINJA KRT	2016
JKBZXNF1*G	KAWASAKI	ZX-14R NINJA ABS SE	2016
JKBZXNJ1*G	KAWASAKI	ZX-14R NINJA ABS SE	2016
JKBZXJF1*G	KAWASAKI	ZX636 NINJA ZX-6R ABS	2016
JKBZXJF1*G	KAWASAKI	ZX636 NINJA ZX-6R ABS KRT	2016
JKBZXJE1*G	KAWASAKI	ZX636 NINJA ZX-6R KRT	2016
ZCGGEGLU*G	MV AGUSTA	F3 675 ABS	2016

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
ZCGGEGLU*G	MV AGUSTA	F3 675 RC	2016
ZCGGEGNU*G	MV AGUSTA	F3 800 ABS	2016
ZCGGEGNU*G	MV AGUSTA	F3 800 RC	2016
ZCGGCFTW*G	MV AGUSTA	F4 ABS	2016
ZCGMCFTW*G	MV AGUSTA	F4 RC	2016
ZCGNCFTW*G	MV AGUSTA	F4 RR ABS	2016
JS1GX72B*G	SUZUKI	GSX1300R HAYABUSA	2016
JS1GT78B*G	SUZUKI	GSX-R1000 ABS	2016
JS1GN7FA*G	SUZUKI	GSX-R600	2016
JS1GR7MA*G	SUZUKI	GSX-R750	2016
SMTA01YK*G	TRIUMPH	DAYTONA 675 ABS	2016
SMTA02YK*G	TRIUMPH	DAYTONA 675R ABS	2016
2SAAQQ4	VARIABLE	VARIABLE	2016
JYARN39N*G	YAMAHA	YZF R1	2016
JYARN40N*G	YAMAHA	YZF R1M	2016
JYARN42N*G	YAMAHA	YZF R1S	2016
JYARJ16E*G	YAMAHA	YZF R6	2016
JYARJ16N*G	YAMAHA	YZF R6	2016
JYARJ16Y*G	YAMAHA	YZF R6	2016
ZD4RKUA2*F	APRILIA	RSV4 FACTORY ABS	2015
ZD4RKUA4*F	APRILIA	RSV4 R ABS	2015
WB10D010*F	BMW	HP4	2015
WB105080*F	BMW	K1300S	2015
WB10D100*F	BMW	S1000RR	2015
ZDM14BPW*F	DUCATI	1199 PANIGALE	2015
ZDM14BVW*F	DUCATI	1199 PANIGALE R	2015
ZDM14BPW*F	DUCATI	1199 PANIGALE S	2015
ZDM14BYW*F	DUCATI	1299 PANIGALE	2015
ZDM14BYW*F	DUCATI	1299 PANIGALE S	2015
ZDM14BUW*F	DUCATI	899 PANIGALE	2015
JH2SC594*F	HONDA	CBR1000RR	2015
JH2SC59M*F	HONDA	CBR1000RR SP	2015
JH2SC592*F	HONDA	CBR1000RRA	2015
JH2PC402*F	HONDA	CBR600RR	2015
JH2PC408*F	HONDA	CBR600RRA	2015
JH2PC40G*F	HONDA	CBR600RRA	2015
JKAZXCNI*F	KAWASAKI	ZX1000N NINJA H2	2015
JKAZXCJ1*F	KAWASAKI	ZX-10R NINJA	2015
JKAZXCK1*F	KAWASAKI	ZX-10R NINJA ABS	2015
JKAZXCK1*F	KAWASAKI	ZX-10R NINJA ABS SE	2015
JKAZXCJ1*F	KAWASAKI	ZX-10R NINJA SE	2015
JKBZXNFI*F	KAWASAKI	ZX-14R NINJA ABS LE	2015

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JKBZXNF1*F	KAWASAKI	ZX-14R NINJA ABS SE	2015
JKBZXJE1*F	KAWASAKI	ZX636 NINJA ZX-6R	2015
JKBZXJF1*F	KAWASAKI	ZX636 NINJA ZX-6R ABS	2015
JKBZXJF1*F	KAWASAKI	ZX636 NINJA ZX-6R ABS SE	2015
JKBZXJE1*F	KAWASAKI	ZX636 NINJA ZX-6R SE	2015
VBKVR940*F	KTM	1190 RC8 R	2015
ZCGGEGLU*F	MV AGUSTA	F3 675 ABS	2015
ZCGGEGNU*F	MV AGUSTA	F3 800 ABS	2015
ZCGMEGNU*F	MV AGUSTA	F3 800 AGO ABS	2015
ZCGGCFTW*F	MV AGUSTA	F4 ABS	2015
ZCGMCFTW*F	MV AGUSTA	F4 RC	2015
ZCGNCFTW*F	MV AGUSTA	F4 RR ABS	2015
JS1GX72B*F	SUZUKI	GSX1300R HAYABUSA	2015
JS1GT78A*F	SUZUKI	GSX-R1000	2015
JS1GT78B*F	SUZUKI	GSX-R1000 ABS	2015
JS1GN7FA*F	SUZUKI	GSX-R600	2015
JS1GR7MA*F	SUZUKI	GSX-R750	2015
SMTA01YK*F	TRIUMPH	DAYTONA 675 ABS	2015
SMTA02YK*F	TRIUMPH	DAYTONA 675R ABS	2015
2SAAQQ4	VARIABLE	VARIABLE	2015
JYARN39N*F	YAMAHA	YZF R1	2015
JYARN40N*F	YAMAHA	YZF R1M	2015
JYARJ16E*F	YAMAHA	YZF R6	2015
JYARJ16N*F	YAMAHA	YZF R6	2015
ZD4RKUA2*E	APRILIA	RSV4 FACTORY ABS	2014
ZD4RKUA4*E	APRILIA	RSV4 R ABS	2014
WB10D010*E	BMW	HP4	2014
WB10D110*E	BMW	HP4	2014
WB105080*E	BMW	K1300S	2014
WB105090*E	BMW	K1300S	2014
WB105240*E	BMW	S1000RR	2014
WB105340*E	BMW	S1000RR	2014
ZDM14BPW*E	DUCATI	1199 PANIGALE	2014
ZDM14BPW*E	DUCATI	1199 PANIGALE R	2014
ZDM14BPW*E	DUCATI	1199 PANIGALE S	2014
ZDM14BVW*E	DUCATI	1199 SUPERLEGGERA	2014
ZDM14BUW*E	DUCATI	899 PANIGALE	2014
JH2SC594*E	HONDA	CBR1000RR	2014
JH2SC595*E	HONDA	CBR1000RR	2014
JH2SC59M*E	HONDA	CBR1000RR SP	2014
JH2SC592*E	HONDA	CBR1000RRA	2014
JH2PC402*E	HONDA	CBR600RR	2014

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JH2PC407*E	HONDA	CBR600RR	2014
JH2PC40G*E	HONDA	CBR600RRA	2014
JH2SC632*E	HONDA	VFR1200FA	2014
JH2SC636*E	HONDA	VFR1200FA DCT	2014
JKAZXCJ1*E	KAWASAKI	ZX-10R NINJA	2014
JKAZXCK1*E	KAWASAKI	ZX-10R NINJA ABS	2014
JKBZXF1*E	KAWASAKI	ZX-14R NINJA ABS	2014
JKBZXJE1*E	KAWASAKI	ZX636 NINJA ZX-6R	2014
JKBZXJF1*E	KAWASAKI	ZX636 NINJA ZX-6R ABS	2014
VBKVR940*E	KTM	1190 RC8 R	2014
ZCGGEGLU*E	MV AGUSTA	F3 675 ABS	2014
ZCGGEGNU*E	MV AGUSTA	F3 800 ABS	2014
ZCGMEGNU*E	MV AGUSTA	F3 800 AGO ABS	2014
ZCGGCFTW*E	MV AGUSTA	F4 ABS	2014
ZCGNCFTW*E	MV AGUSTA	F4 RR ABS	2014
JS1GX72B*E	SUZUKI	GSX1300R HAYABUSA	2014
JS1GX72B*E	SUZUKI	GSX1300RZ HAYABUSA SPECIAL EDITION	2014
JS1GT78A*E	SUZUKI	GSX-R1000	2014
JS1GN7FA*E	SUZUKI	GSX-R600	2014
JS1GR7MA*E	SUZUKI	GSX-R750	2014
JS1GR7MA*E	SUZUKI	GSX-R750Z SPECIAL EDITION	2014
SMTA01YK*E	TRIUMPH	DAYTONA 675 ABS	2014
SMTA02YK*E	TRIUMPH	DAYTONA 675R ABS	2014
2SAAQQ4	VARIABLE	VARIABLE	2014
JYARN23N*E	YAMAHA	YZF R1	2014
JYARJ16N*E	YAMAHA	YZF R6	2014
ZD4RKU02*D	APRILIA	RSV4 FACTORY ABS	2013
ZD4RKU01*D	APRILIA	RSV4 R	2013
ZD4RKU04*D	APRILIA	RSV4 R ABS	2013
WB10D010*D	BMW	HP4	2013
WB105080*D	BMW	K1300S	2013
WB105090*D	BMW	K1300S	2013
WB105240*D	BMW	S1000RR	2013
ZDM14BPW*D	DUCATI	1199 PANIGALE	2013
ZDM14BPW*D	DUCATI	1199 PANIGALE R	2013
ZDM14BPW*D	DUCATI	1199 PANIGALE S	2013
ZDM14BPW*D	DUCATI	1199 PANIGALE S TRICOLORE	2013
ZDM1XBMV*D	DUCATI	848 EVO	2013
ZDM1XBMV*D	DUCATI	848 EVO CORSE SE	2013

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JH2SC594*D	HONDA	CBR1000RR	2013
JH2SC595*D	HONDA	CBR1000RR	2013
JH2SC59M*D	HONDA	CBR1000RRA	2013
JH2PC400*D	HONDA	CBR600RR	2013
JH2PC402*D	HONDA	CBR600RR	2013
JH2PC404*D	HONDA	CBR600RR	2013
JH2PC40J*D	HONDA	CBR600RR	2013
JH2PC407*D	HONDA	CBR600RRA	2013
JH2PC40G*D	HONDA	CBR600RRA	2013
JH2SC632*D	HONDA	VFR1200FA	2013
JH2SC636*D	HONDA	VFR1200FA DCT	2013
JKAZXCJ1*D	KAWASAKI	ZX-10R NINJA	2013
JKAZXCK1*D	KAWASAKI	ZX-10R NINJA ABS	2013
JKBZXNE1*D	KAWASAKI	ZX-14R NINJA ABS	2013
JKBZXNF1*D	KAWASAKI	ZX-14R NINJA ABS	2013
JKAZXE1*D	KAWASAKI	ZX636 NINJA ZX-6R	2013
JKBZXJE1*D	KAWASAKI	ZX636 NINJA ZX-6R	2013
JKAZXF1*D	KAWASAKI	ZX636 NINJA ZX-6R ABS	2013
JKBZXJF1*D	KAWASAKI	ZX636 NINJA ZX-6R ABS	2013
VBKVR940*D	KTM	1190 RC8 R	2013
ZCGGGLU*D	MV AGUSTA	F3 675	2013
ZCGMEGLU*D	MV AGUSTA	F3 675	2013
ZCGMEGLU*D	MV AGUSTA	F3 ORO	2013
ZCGGCFTW*D	MV AGUSTA	F4	2013
ZCGNCFTW*D	MV AGUSTA	F4 RR	2013
JS1GX72A*D	SUZUKI	GSX1300R HAYABUSA	2013
JS1GX72B*D	SUZUKI	GSX1300R HAYABUSA	2013
JS1GT78A*D	SUZUKI	GSX-R1000	2013
JS1GN7FA*D	SUZUKI	GSX-R600	2013
JS1GR7MA*D	SUZUKI	GSX-R750	2013
SMTA01YK*D	TRIUMPH	DAYTONA 675	2013
SMTD00NS*D	TRIUMPH	DAYTONA 675	2013
SMTA01YK*D	TRIUMPH	DAYTONA 675 ABS	2013
SMTA02YK*D	TRIUMPH	DAYTONA 675R	2013
SMTD03NS*D	TRIUMPH	DAYTONA 675R	2013
SMTA02YK*D	TRIUMPH	DAYTONA 675R ABS	2013
2SAAQQ4	VARIABLE	VARIABLE	2013
JYARN23E*D	YAMAHA	YZF R1	2013
JYARN23N*D	YAMAHA	YZF R1	2013
JYARN23Y*D	YAMAHA	YZF R1	2013
JYARJ16E*D	YAMAHA	YZF R6	2013
JYARJ16N*D	YAMAHA	YZF R6	2013

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
ZD4RKU00*C	APRILIA	RSV4 R	2012
ZD4RKU01*C	APRILIA	RSV4 R	2012
WB105080*C	BMW	K1300S	2012
WB105090*C	BMW	K1300S	2012
WB105240*C	BMW	S1000RR	2012
WB105340*C	BMW	S1000RR	2012
ZDM14BPW*C	DUCATI	1199 PANIGALE	2012
ZDM14BPW*C	DUCATI	1199 PANIGALE S	2012
ZDM14BPW*C	DUCATI	1199 PANIGALE S TRICOLORE	2012
ZDM1XBMV*C	DUCATI	848 EVO	2012
ZDM1XBMV*C	DUCATI	848 EVO CORSE SE	2012
JH2SC590*C	HONDA	CBR1000RR	2012
JH2SC591*C	HONDA	CBR1000RR	2012
JH2SC594*C	HONDA	CBR1000RR	2012
JH2SC595*C	HONDA	CBR1000RR	2012
JH2SC59E*C	HONDA	CBR1000RRA	2012
JH2SC59M*C	HONDA	CBR1000RRA	2012
JH2PC400*C	HONDA	CBR600RR	2012
JH2PC404*C	HONDA	CBR600RR	2012
JH2PC405*C	HONDA	CBR600RRA	2012
JH2SC631*C	HONDA	VFR1200FA	2012
JH2SC632*C	HONDA	VFR1200FA	2012
JH2SC632*C	HONDA	VFR1200FA DCT	2012
JH2SC635*C	HONDA	VFR1200FA DCT	2012
JH2SC636*C	HONDA	VFR1200FA DCT	2012
JKAZXCJ1*C	KAWASAKI	ZX-10R NINJA	2012
JKAZXCK1*C	KAWASAKI	ZX-10R NINJA ABS	2012
JKBZXNE1*C	KAWASAKI	ZX-14R NINJA	2012
JKAZX4R1*C	KAWASAKI	ZX600 NINJA ZX-6R	2012
VBKVR940*C	KTM	1190 RC8 R	2012
ZCGNCFTW*C	MV AGUSTA	F4 RR	2012
JS1GX72A*C	SUZUKI	GSX1300R HAYABUSA	2012
JS1GT78A*C	SUZUKI	GSX-R1000	2012
JS1GN7FA*C	SUZUKI	GSX-R600	2012
JS1GR7MA*C	SUZUKI	GSX-R750	2012
SMTD00NS*C	TRIUMPH	DAYTONA 675	2012
SMTD03NS*C	TRIUMPH	DAYTONA 675R	2012
2SAAQQ4	VARIABLE	VARIABLE	2012
JYARN23E*C	YAMAHA	YZF R1	2012
JYARN23N*C	YAMAHA	YZF R1	2012
JYARN23Y*C	YAMAHA	YZF R1	2012

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JYARJ16E*C	YAMAHA	YZF R6	2012
JYARJ16N*C	YAMAHA	YZF R6	2012
JYARJ16Y*C	YAMAHA	YZF R6	2012
ZD4RKC01*B	APRILIA	RSV4 FACTORY	2011
ZD4RKC00*B	APRILIA	RSV4 R	2011
ZD4RKC01*B	APRILIA	RSV4 R	2011
WB105080*B	BMW	K1300S	2011
WB105070*B	BMW	S1000RR	2011
WB105170*B	BMW	S1000RR	2011
ZDM1XBLW*B	DUCATI	1198	2011
ZDM1XBLW*B	DUCATI	1198 SP	2011
ZDM1XBMV*B	DUCATI	848 EVO	2011
JH2SC590*B	HONDA	CBR1000RR	2011
JH2SC594*B	HONDA	CBR1000RR	2011
JH2SC59E*B	HONDA	CBR1000RR	2011
JH2SC59J*B	HONDA	CBR1000RR	2011
JH2SC59L*B	HONDA	CBR1000RR	2011
JH2SC59M*B	HONDA	CBR1000RR	2011
JH2SC598*B	HONDA	CBR1000RRA	2011
JH2SC59E*B	HONDA	CBR1000RRA	2011
JH2PC400*B	HONDA	CBR600RR	2011
JH2PC401*B	HONDA	CBR600RR	2011
JH2PC402*B	HONDA	CBR600RR	2011
JH2PC404*B	HONDA	CBR600RR	2011
JH2PC405*B	HONDA	CBR600RR	2011
JH2PC406*B	HONDA	CBR600RR	2011
JH2PC408*B	HONDA	CBR600RR	2011
JH2PC405*B	HONDA	CBR600RRA	2011
JH2SC632*B	HONDA	VFR1200FA	2011
JH2SC636*B	HONDA	VFR1200FA DCT	2011
JKAZXCF1*B	KAWASAKI	ZX-10R NINJA	2011
JKAZXCJ1*B	KAWASAKI	ZX-10R NINJA	2011
JKAZXCJ1*B	KAWASAKI	ZX-10R NINJA ABS	2011
JKAZXCK1*B	KAWASAKI	ZX-10R NINJA ABS	2011
JKBZXNC1*B	KAWASAKI	ZX-14 NINJA	2011
JKAZX4R1*B	KAWASAKI	ZX600 NINJA ZX-6R	2011
VBKVR940*B	KTM	1190 RC8 R	2011
ZCGGCFTW*B	MV AGUSTA	F4	2011
JS1GW71A*B	SUZUKI	GSX1300R HAYABUSA	2011
JS1GX72A*B	SUZUKI	GSX1300R HAYABUSA	2011
JS1GT77A*B	SUZUKI	GSX-R1000	2011
JS1GT78A*B	SUZUKI	GSX-R1000	2011

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JS1GN70A*B	SUZUKI	GSX-R600	2011
JS1GN7DA*B	SUZUKI	GSX-R600	2011
JS1GN7EA*B	SUZUKI	GSX-R600	2011
JS1GN7FA*B	SUZUKI	GSX-R600	2011
JS1GR7LA*B	SUZUKI	GSX-R750	2011
JS1GR7MA*B	SUZUKI	GSX-R750	2011
SMTD00NS*B	TRIUMPH	DAYTONA 675	2011
SMTD03NS*B	TRIUMPH	DAYTONA 675R	2011
2SAAQQ4	VARIABLE	VARIABLE	2011
JYARN23E*B	YAMAHA	YZF R1	2011
JYARN23N*B	YAMAHA	YZF R1	2011
JYARN23Y*B	YAMAHA	YZF R1	2011
JYARJ16E*B	YAMAHA	YZF R6	2011
JYARJ16N*B	YAMAHA	YZF R6	2011
JYARJ16Y*A	YAMAHA	YZF R6	2011
JYARJ16Y*B	YAMAHA	YZF R6	2011
ZD4RKC01*A	APRILIA	RSV4 FACTORY	2010
ZD4RKC00*A	APRILIA	RSV4 R	2010
ZD4RKC01*A	APRILIA	RSV4 R	2010
WB104580*A	BMW	HP 2 SPORT	2010
WB105080*A	BMW	K1300S	2010
WB105090*A	BMW	K1300S	2010
WB105070*A	BMW	S1000RR	2010
WB105170*A	BMW	S1000RR	2010
4MZHL04D*A	BUELL	1125R	2010
4MZHL04L*A	BUELL	1125R	2010
4MZHL04N*A	BUELL	1125R	2010
ZDM1XBLW*A	DUCATI	1198	2010
ZDM1XBLW*A	DUCATI	1198 S	2010
ZDM1XBGV*A	DUCATI	848	2010
JH2SC590*A	HONDA	CBR1000RR	2010
JH2SC59E*A	HONDA	CBR1000RR	2010
JH2SC59E*A	HONDA	CBR1000RRA	2010
JH2PC400*A	HONDA	CBR600RR	2010
JH2PC404*A	HONDA	CBR600RR	2010
JH2PC405*A	HONDA	CBR600RR	2010
JH2PC405*A	HONDA	CBR600RRA	2010
JH2PC408*A	HONDA	CBR600RRA	2010
JH2SC631*A	HONDA	VFR1200FA	2010
JH2SC632*A	HONDA	VFR1200FA	2010
JH2SC635*A	HONDA	VFR1200FA	2010
JH2SC636*A	HONDA	VFR1200FA	2010

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JH2SC635*A	HONDA	VFR1200FA DCT	2010
JH2SC636*A	HONDA	VFR1200FA DCT	2010
JKAZXCF1*A	KAWASAKI	ZX-10R NINJA	2010
JKBZXNC1*A	KAWASAKI	ZX-14 NINJA	2010
JKAZX4R1*A	KAWASAKI	ZX600 NINJA ZX-6R	2010
VBKVR940*A	KTM	1190 RC8	2010
VBKVR940*A	KTM	1190 RC8 R	2010
ZCGGCFTW*A	MV AGUSTA	F4	2010
JS1GW71A*A	SUZUKI	GSX1300R HAYABUSA	2010
JS1GX72A*A	SUZUKI	GSX1300R HAYABUSA	2010
JS1GT77A*A	SUZUKI	GSX-R1000	2010
JS1GT78A*A	SUZUKI	GSX-R1000	2010
JS1GN70A*A	SUZUKI	GSX-R600	2010
JS1GN7DA*A	SUZUKI	GSX-R600	2010
JS1GN7EA*A	SUZUKI	GSX-R600	2010
JS1GR7LA*A	SUZUKI	GSX-R750	2010
SMTD00NS*A	TRIUMPH	DAYTONA 675	2010
2SAAQQ4	VARIABLE	VARIABLE	2010
JYARN20E*A	YAMAHA	YZF R1	2010
JYARN20N*A	YAMAHA	YZF R1	2010
JYARN23E*A	YAMAHA	YZF R1	2010
JYARN23N*A	YAMAHA	YZF R1	2010
JYARJ12E*A	YAMAHA	YZF R6	2010
JYARJ12N*A	YAMAHA	YZF R6	2010
JYARJ16E*A	YAMAHA	YZF R6	2010
JYARJ16N*A	YAMAHA	YZF R6	2010
JYARJ16Y*A	YAMAHA	YZF R6	2010
ZD4RRTR0*9	APRILIA	RSV MILLE R	2009
ZD4RRTR0*9	APRILIA	RSV MILLE R FACTORY	2009
WB104580*9	BMW	HP 2 SPORT	2009
WB104680*9	BMW	HP 2 SPORT	2009
WB105080*9	BMW	K1300S	2009
WB105090*9	BMW	K1300S	2009
4MZHL04D*9	BUELL	1125R	2009
4MZHL04L*9	BUELL	1125R	2009
5MZHL04N*9	BUELL	1125R	2009
ZDM1XBHW*9	DUCATI	1098R	2009
ZDM1XBLW*9	DUCATI	1198	2009
ZDM1XBGV*9	DUCATI	848	2009
JH2SC570*9	HONDA	CBR1000RR	2009
JH2SC572*9	HONDA	CBR1000RR	2009
JH2SC574*9	HONDA	CBR1000RR	2009

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JH2SC576*9	HONDA	CBR1000RR	2009
JH2SC590*9	HONDA	CBR1000RR	2009
JH2SC592*9	HONDA	CBR1000RR	2009
JH2SC596*9	HONDA	CBR1000RR	2009
JH2SC59E*9	HONDA	CBR1000RR	2009
JH2SC59H*9	HONDA	CBR1000RR	2009
JH2SC59J*9	HONDA	CBR1000RR	2009
JH2SC59M*9	HONDA	CBR1000RR	2009
JH2SC59G*9	HONDA	CBR1000RRA	2009
JH2PC400*9	HONDA	CBR600RR	2009
JH2PC401*9	HONDA	CBR600RR	2009
JH2PC402*9	HONDA	CBR600RR	2009
JH2PC404*9	HONDA	CBR600RR	2009
JH2PC405*9	HONDA	CBR600RR	2009
JH2PC406*9	HONDA	CBR600RR	2009
JH2PC405*9	HONDA	CBR600RRA	2009
JH2PC408*9	HONDA	CBR600RRA	2009
JKAZXCC1*9	KAWASAKI	ZX-10R NINJA	2009
JKAZXCD1*9	KAWASAKI	ZX-10R NINJA	2009
JKAZXCE1*9	KAWASAKI	ZX-10R NINJA	2009
JKBZXNC1*9	KAWASAKI	ZX-14 NINJA	2009
JKAZX4R1*9	KAWASAKI	ZX600 NINJA ZX-6R	2009
JKAZX4J1*9	KAWASAKI	ZZ-R600 NINJA	2009
VBKVR940*9	KTM	1190 RC8	2009
VBKVR940*9	KTM	1190 RC8 R	2009
ZCGFAFVW*9	MV AGUSTA	F4 RR 312 1078	2009
JS1GW71A*9	SUZUKI	GSX1300R HAYABUSA	2009
JS1GX72A*9	SUZUKI	GSX1300R HAYABUSA	2009
JS1GT77A*9	SUZUKI	GSX-R1000	2009
JS1GT78A*9	SUZUKI	GSX-R1000	2009
JS1GN70A*9	SUZUKI	GSX-R600	2009
JS1GN7DA*9	SUZUKI	GSX-R600	2009
JS1GN7EA*9	SUZUKI	GSX-R600	2009
JS1GR7KA*9	SUZUKI	GSX-R750	2009
JS1GR7LA*9	SUZUKI	GSX-R750	2009
SMTD00NS*9	TRIUMPH	DAYTONA 675	2009
2SAAQQ4	VARIABLE	VARIABLE	2009
JYARN20E*9	YAMAHA	YZF R1	2009
JYARN20N*9	YAMAHA	YZF R1	2009
JYARN23E*9	YAMAHA	YZF R1	2009
JYARN23N*9	YAMAHA	YZF R1	2009
JYARN23Y*9	YAMAHA	YZF R1	2009

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JYARJ12E*9	YAMAHA	YZF R6	2009
JYARJ12N*9	YAMAHA	YZF R6	2009
JYARJ16E*9	YAMAHA	YZF R6	2009
JYARJ16N*9	YAMAHA	YZF R6	2009
JYARJ16Y*9	YAMAHA	YZF R6	2009
JYARJ06E*9	YAMAHA	YZF R6S	2009
JYARJ06N*9	YAMAHA	YZF R6S	2009
JYARJ06Y*9	YAMAHA	YZF R6S	2009
ZD4RRTR0*8	APRILIA	RSV MILLE R	2008
ZD4RRTR0*8	APRILIA	RSV MILLE R FACTORY	2008
ZBNTNTBT*8	BENELLI	TORNADO TRE 1130	2008
WB104580*8	BMW	HP 2 SPORT	2008
WB10581A*8	BMW	K1200S	2008
WB10591A*8	BMW	K1200S	2008
4MZHL04D*8	BUELL	1125R	2008
4MZHL04L*8	BUELL	1125R	2008
5MZHL04N*8	BUELL	1125R	2008
ZDM1XBEW*8	DUCATI	1098	2008
ZDM1XBEW*8	DUCATI	1098 S	2008
ZDM1XBHW*8	DUCATI	1098R	2008
ZDM1XBGV*8	DUCATI	848	2008
ZDM1ZDFW*8	DUCATI	DESMOSEDICI RR	2008
JH2SC570*8	HONDA	CBR1000RR	2008
JH2SC572*8	HONDA	CBR1000RR	2008
JH2SC574*8	HONDA	CBR1000RR	2008
JH2SC576*8	HONDA	CBR1000RR	2008
JH2SC590*8	HONDA	CBR1000RR	2008
JH2SC591*8	HONDA	CBR1000RR	2008
JH2SC592*8	HONDA	CBR1000RR	2008
JH2SC594*8	HONDA	CBR1000RR	2008
JH2SC596*8	HONDA	CBR1000RR	2008
JH2PC400*8	HONDA	CBR600RR	2008
JH2PC401*8	HONDA	CBR600RR	2008
JH2PC402*8	HONDA	CBR600RR	2008
JH2PC404*8	HONDA	CBR600RR	2008
JH2PC405*8	HONDA	CBR600RR	2008
JKAZXCC1*8	KAWASAKI	ZX-10R NINJA	2008
JKAZXCD1*8	KAWASAKI	ZX-10R NINJA	2008
JKAZXCE1*8	KAWASAKI	ZX-10R NINJA	2008
JKBZXNC1*8	KAWASAKI	ZX-14 NINJA	2008
JKAZX4P1*8	KAWASAKI	ZX600 NINJA ZX-6R	2008
JKAZX4J1*8	KAWASAKI	ZZ-R600 NINJA	2008

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
VBKVR940*8	KTM	1190 RC8	2008
JS1GX72A*8	SUZUKI	GSX1300 HAYABUSA	2008
JS1GW71A*8	SUZUKI	GSX1300R HAYABUSA	2008
JS1GX72A*8	SUZUKI	GSX1300R HAYABUSA	2008
JS1GT77A*8	SUZUKI	GSX-R1000	2008
JS1GN70A*8	SUZUKI	GSX-R600	2008
JS1GN7DA*8	SUZUKI	GSX-R600	2008
JS1GN7EA*8	SUZUKI	GSX-R600	2008
JS1GR7KA*8	SUZUKI	GSX-R750	2008
JS1GR7LA*8	SUZUKI	GSX-R750	2008
SMTD00NS*8	TRIUMPH	DAYTONA 675	2008
2SAAQQ4	VARIABLE	VARIABLE	2008
JYARN20E*8	YAMAHA	YZF R1	2008
JYARN20N*8	YAMAHA	YZF R1	2008
JYARN20Y*8	YAMAHA	YZF R1	2008
JYARJ12E*8	YAMAHA	YZF R6	2008
JYARJ12N*8	YAMAHA	YZF R6	2008
JYARJ16E*8	YAMAHA	YZF R6	2008
JYARJ16N*8	YAMAHA	YZF R6	2008
JYARJ16Y*8	YAMAHA	YZF R6	2008
JYARJ06E*8	YAMAHA	YZF R6S	2008
JYARJ06N*8	YAMAHA	YZF R6S	2008
JYARJ06Y*8	YAMAHA	YZF R6S	2008
ZD4RRTR0*7	APRILIA	RSV MILLE R	2007
ZD4RRU00*7	APRILIA	RSV MILLE R	2007
ZD4RRC00*7	APRILIA	RSV MILLE R FACTORY	2007
ZD4RRTR0*7	APRILIA	RSV MILLE R FACTORY	2007
ZBNTNTBT*7	BENELLI	TORNADO TRE 1130	2007
WB10581A*7	BMW	K1200S	2007
WB10591A*7	BMW	K1200S	2007
ZDM1XBEW*7	DUCATI	1098	2007
ZDM1XBEW*7	DUCATI	1098 S	2007
ZDM1UB5V*7	DUCATI	999S TEAM USA	2007
ZDM1ZDFW*7	DUCATI	D16RR	2007
ZDM1LAAN*7	DUCATI	SS800F	2007
JH2SC570*7	HONDA	CBR1000RR	2007
JH2SC571*7	HONDA	CBR1000RR	2007
JH2SC572*7	HONDA	CBR1000RR	2007
JH2SC574*7	HONDA	CBR1000RR	2007
JH2SC575*7	HONDA	CBR1000RR	2007
JH2SC576*7	HONDA	CBR1000RR	2007
JH2PC400*7	HONDA	CBR600RR	2007

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JH2PC401*7	HONDA	CBR600RR	2007
JH2PC402*7	HONDA	CBR600RR	2007
JKAZXCC1*7	KAWASAKI	ZX-10R NINJA	2007
JKAZXCD1*7	KAWASAKI	ZX-10R NINJA	2007
JKBZXNA1*7	KAWASAKI	ZX-14 NINJA	2007
JKAZX4P1*7	KAWASAKI	ZX600 NINJA ZX-6R	2007
JKAZX4J1*7	KAWASAKI	ZZ-R600 NINJA	2007
ZCGF511B*7	MV AGUSTA	F4 1000 R	2007
ZCGAKFGM*7	MV AGUSTA	F4 1000 R 1+1	2007
ZCGAKFGM*7	MV AGUSTA	F4 1000 SENNA	2007
JS1GW71A*7	SUZUKI	GSX1300R HAYABUSA	2007
JS1GT77A*7	SUZUKI	GSX-R1000	2007
JS1GN70A*7	SUZUKI	GSX-R600	2007
JS1GN7DA*7	SUZUKI	GSX-R600	2007
JS1GR7KA*7	SUZUKI	GSX-R750	2007
SMTD00NS*7	TRIUMPH	DAYTONA 675	2007
2SAAQQ4	VARIABLE	VARIABLE	2007
JYARN20E*7	YAMAHA	YZF R1	2007
JYARN20N*7	YAMAHA	YZF R1	2007
JYARN20Y*7	YAMAHA	YZF R1	2007
JYARJ12E*7	YAMAHA	YZF R6	2007
JYARJ12N*7	YAMAHA	YZF R6	2007
JYARJ12Y*7	YAMAHA	YZF R6	2007
JYARJ12Y*7	YAMAHA	YZF R6 CHAMPIONS LIMITED EDITION	2007
JYARJ06E*7	YAMAHA	YZF R6S	2007
JYARJ06N*7	YAMAHA	YZF R6S	2007
JYARJ06Y*7	YAMAHA	YZF R6S	2007
JYARJ10E*7	YAMAHA	YZF600R	2007
JYARJ10N*7	YAMAHA	YZF600R	2007
JYARJ10Y*7	YAMAHA	YZF600R	2007
ZD4RRU00*6	APRILIA	RSV MILLE R	2006
ZD4RRU01*6	APRILIA	RSV MILLE R FACTORY	2006
WB10581A*6	BMW	K1200S	2006
WB10591A*6	BMW	K1200S	2006
ZDM1UB3S*6	DUCATI	749	2006
ZDM1UB3S*6	DUCATI	749 DARK	2006
ZDM1UB3S*6	DUCATI	749R	2006
ZDM1UB3S*6	DUCATI	749S	2006
ZDM1UB5V*6	DUCATI	999	2006
ZDM1UB5W*6	DUCATI	999R	2006
ZDM1UB5W*6	DUCATI	999R XEROX	2006

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
ZDM1UB5V*6	DUCATI	999S	2006
ZDM1LABP*6	DUCATI	SS1000F	2006
ZDM1LABP*6	DUCATI	SS1000F DS	2006
ZDM1LAAN*6	DUCATI	SS800F	2006
JH2SC570*6	HONDA	CBR1000RR	2006
JH2SC571*6	HONDA	CBR1000RR	2006
JH2SC572*6	HONDA	CBR1000RR	2006
JH2PC350*6	HONDA	CBR600F4i	2006
JH2PC351*6	HONDA	CBR600F4i	2006
JH2PC352*6	HONDA	CBR600F4i	2006
JH2PC370*6	HONDA	CBR600RR	2006
JH2PC371*6	HONDA	CBR600RR	2006
JH2PC372*6	HONDA	CBR600RR	2006
JH2SC450*6	HONDA	RVT1000R RC51	2006
JKAZXCC1*6	KAWASAKI	ZX-10R NINJA	2006
JKAZXCD1*6	KAWASAKI	ZX-10R NINJA	2006
JKBZXNA1*6	KAWASAKI	ZX-14 NINJA	2006
JKAZX4M1*6	KAWASAKI	ZX600 NINJA ZX-6RR	2006
JKAZX4N1*6	KAWASAKI	ZX600 NINJA ZX-6RR	2006
JKBZXJC1*6	KAWASAKI	ZX636 NINJA ZX-6R	2006
JKBZXJD1*6	KAWASAKI	ZX636 NINJA ZX-6R	2006
JKAZX4J1*6	KAWASAKI	ZZ-R600 NINJA	2006
ZCGAKFGM*6	MV AGUSTA	F4 1000 SENNA	2006
ZCGAKFGM*6	MV AGUSTA	F4-1000S 1+1	2006
JS1GW71A*6	SUZUKI	GSX1300 HAYABUSA LIMITED EDITION	2006
JS1GW71A*6	SUZUKI	GSX1300R HAYABUSA	2006
JS1GT76A*6	SUZUKI	GSX-R1000	2006
JS1GN7CA*6	SUZUKI	GSX-R600	2006
JS1GN7DA*6	SUZUKI	GSX-R600	2006
JS1GR7JA*6	SUZUKI	GSX-R750	2006
JS1GR7KA*6	SUZUKI	GSX-R750	2006
SMTD00NS*6	TRIUMPH	DAYTONA 675	2006
SMT502FP*6	TRIUMPH	DAYTONA 955i	2006
JYARN13N*6	YAMAHA	YZF R1	2006
JYARN15E*6	YAMAHA	YZF R1	2006
JYARN15N*6	YAMAHA	YZF R1	2006
JYARN15Y*6	YAMAHA	YZF R1	2006
JYARN15N*6	YAMAHA	YZF R1 ANNIVERSARY	2006
JYARN15N*6	YAMAHA	YZF R1 CHAMPIONS LIMITED EDITION	2006
JYARJ06N*6	YAMAHA	YZF R6	2006

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JYARJ12E*6	YAMAHA	YZF R6	2006
JYARJ12Y*6	YAMAHA	YZF R6	2006
JYARJ06E*6	YAMAHA	YZF R6S	2006
JYARJ06N*6	YAMAHA	YZF R6S	2006
JYARJ06Y*6	YAMAHA	YZF R6S	2006
JYARJ12N*6	YAMAHA	YZF R6S	2006
JYA5AHN0*6	YAMAHA	YZF600R	2006
JYARJ10E*6	YAMAHA	YZF600R	2006
JYARJ10N*6	YAMAHA	YZF600R	2006
ZD4RRC00*5	APRILIA	RSV MILLE R	2005
ZD4RRU00*5	APRILIA	RSV MILLE R	2005
ZD4RRC00*5	APRILIA	RSV MILLE R FACTORY	2005
ZD4RRU01*5	APRILIA	RSV MILLE R FACTORY	2005
WB10581A*5	BMW	K1200S	2005
WB10591A*5	BMW	K1200S	2005
ZDM1UB3S*5	DUCATI	749	2005
ZDM1UB3S*5	DUCATI	749 DARK	2005
ZDM1UB3S*5	DUCATI	749R	2005
ZDM1UB3T*5	DUCATI	749R	2005
ZDM1UB3S*5	DUCATI	749S	2005
ZDM1UB5T*5	DUCATI	999	2005
ZDM1UB5V*5	DUCATI	999	2005
ZDM1UB5W*5	DUCATI	999R	2005
ZDM1UB5V*5	DUCATI	999S	2005
ZDM1LABP*5	DUCATI	SS1000F	2005
ZDM1LAAN*5	DUCATI	SS800F	2005
JH2SC570*5	HONDA	CBR1000RR	2005
JH2SC571*5	HONDA	CBR1000RR	2005
JH2SC572*5	HONDA	CBR1000RR	2005
JH2SC574*5	HONDA	CBR1000RR	2005
JH2SC576*5	HONDA	CBR1000RR	2005
JH2PC350*5	HONDA	CBR600F4i	2005
JH2PC351*5	HONDA	CBR600F4i	2005
JH2PC352*5	HONDA	CBR600F4i	2005
JH2PC370*5	HONDA	CBR600RR	2005
JH2PC371*5	HONDA	CBR600RR	2005
JH2PC372*5	HONDA	CBR600RR	2005
JH2SC450*5	HONDA	RVT1000R RC51	2005
JH2SC451*5	HONDA	RVT1000R RC51	2005
JH2SC452*5	HONDA	RVT1000R RC51	2005
JKAZXCC1*5	KAWASAKI	ZX-10R NINJA	2005
JKAZX9B1*5	KAWASAKI	ZX-12R NINJA	2005

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JKAZX4M1*5	KAWASAKI	ZX600 NINJA ZX-6RR	2005
JKAZX4N1*5	KAWASAKI	ZX600 NINJA ZX-6RR	2005
JKBZXJC1*5	KAWASAKI	ZX636 NINJA ZX-6R	2005
ZCGAKFGM*5	MV AGUSTA	F4-1000S	2005
ZCGAKFGM*5	MV AGUSTA	F4-1000S 1+1	2005
JS1GW71A*5	SUZUKI	GSX1300 HAYABUSA LIMITED EDITION	2005
JS1GW71A*5	SUZUKI	GSX1300R HAYABUSA	2005
JS1GT76A*5	SUZUKI	GSX-R1000	2005
JS1GN7CA*5	SUZUKI	GSX-R600	2005
JS1GR7JA*5	SUZUKI	GSX-R750	2005
SMT815MD*5	TRIUMPH	DAYTONA 650	2005
SMT502FP*5	TRIUMPH	DAYTONA 955i	2005
SMT502FT*5	TRIUMPH	DAYTONA 955i	2005
JYARN10E*5	YAMAHA	YZF R1	2005
JYARN10N*5	YAMAHA	YZF R1	2005
JYARN13E*5	YAMAHA	YZF R1	2005
JYARN13N*5	YAMAHA	YZF R1	2005
JYARN13Y*5	YAMAHA	YZF R1	2005
JYARJ06E*5	YAMAHA	YZF R6	2005
JYARJ06N*5	YAMAHA	YZF R6	2005
JYARJ06Y*5	YAMAHA	YZF R6	2005
JYA5AHE0*5	YAMAHA	YZF600R	2005
JYA5AHN0*5	YAMAHA	YZF600R	2005
JYARJ06N*5	YAMAHA	YZF600R	2005
ZD4RPC03*4	APRILIA	RSV 1000 R NERA	2004
ZD4RPU03*4	APRILIA	RSV 1000 R NERA	2004
ZD4RPU02*4	APRILIA	RSV MILLE	2004
ZD4RRC00*4	APRILIA	RSV MILLE R	2004
ZD4RRU00*4	APRILIA	RSV MILLE R	2004
ZD4RRC01*4	APRILIA	RSV MILLE R FACTORY	2004
ZD4RRU01*4	APRILIA	RSV MILLE R FACTORY	2004
ZD4PAC00*4	APRILIA	SL 1000 FALCO	2004
ZD4PAC10*4	APRILIA	SL 1000 FALCO	2004
ZDM1UB3S*4	DUCATI	749	2004
ZDM1UB3T*4	DUCATI	749	2004
ZDM1UB3S*4	DUCATI	749 DARK	2004
ZDM1UB3S*4	DUCATI	749R	2004
ZDM1UB3T*4	DUCATI	749R	2004
ZDM1UB3S*4	DUCATI	749S	2004
ZDM1UB3T*4	DUCATI	749S	2004
ZDM1SB5T*4	DUCATI	998 MATRIX	2004

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH¹	MAKE	MODEL	YEAR
ZDM1SB5V*4	DUCATI	998FE	2004
ZDM1UB5T*4	DUCATI	999	2004
ZDM1UB5W*4	DUCATI	999R	2004
ZDM1UB5V*4	DUCATI	999S	2004
ZDM1LABP*4	DUCATI	SS1000F DS	2004
ZDM1LAAN*4	DUCATI	SS800F	2004
JH2SC570*4	HONDA	CBR1000RR	2004
JH2SC571*4	HONDA	CBR1000RR	2004
JH2SC572*4	HONDA	CBR1000RR	2004
JH2PC350*4	HONDA	CBR600F4i	2004
JH2PC351*4	HONDA	CBR600F4i	2004
JH2PC352*4	HONDA	CBR600F4i	2004
JH2PC370*4	HONDA	CBR600RR	2004
JH2PC372*4	HONDA	CBR600RR	2004
JH2SC452*4	HONDA	RVT1000R RC51	2004
JH2SC453*4	HONDA	RVT1000R RC51	2004
JKAZXCC1*4	KAWASAKI	ZX-10R NINJA	2004
JKAZX9B1*4	KAWASAKI	ZX-12R NINJA	2004
JKAZX4M1*4	KAWASAKI	ZX600 NINJA ZX-6RR	2004
JKBZXJB1*4	KAWASAKI	ZX636 NINJA ZX-6R	2004
JS1GW71A*4	SUZUKI	GSX1300 HAYABUSA LIMITED EDITION	2004
JS1GW71A*4	SUZUKI	GSX1300R HAYABUSA	2004
JS1GT74A*4	SUZUKI	GSX-R1000	2004
JS1GT75A*4	SUZUKI	GSX-R1000	2004
JS1GN7BA*4	SUZUKI	GSX-R600	2004
JS1GN7CA*4	SUZUKI	GSX-R600	2004
JS1GR7HA*4	SUZUKI	GSX-R750	2004
JS1GR7JA*4	SUZUKI	GSX-R750	2004
SMT810G2*4	TRIUMPH	DAYTONA 600	2004
SMT810GM*4	TRIUMPH	DAYTONA 600	2004
SMT502FP*4	TRIUMPH	DAYTONA 955i	2004
SMT502FT*4	TRIUMPH	DAYTONA 955i	2004
JYARN10E*4	YAMAHA	YZF R1	2004
JYARN10N*4	YAMAHA	YZF R1	2004
JYARN13E*4	YAMAHA	YZF R1	2004
JYARN13N*4	YAMAHA	YZF R1	2004
JYARN13Y*4	YAMAHA	YZF R1	2004
JYARJ04N*4	YAMAHA	YZF R6	2004
JYARJ06E*4	YAMAHA	YZF R6	2004
JYARJ06N*4	YAMAHA	YZF R6	2004
JYARJ06Y*4	YAMAHA	YZF R6	2004

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JYA5AHE0*4	YAMAHA	YZF600R	2004
JYA5AHN0*4	YAMAHA	YZF600R	2004
JYARJ06N*4	YAMAHA	YZF600R	2004
ZD4RPU02*3	APRILIA	RSV MILLE	2003
ZD4RPC03*3	APRILIA	RSV MILLE R	2003
ZD4RPU03*3	APRILIA	RSV MILLE R	2003
ZD4PAC00*3	APRILIA	SL 1000	2003
ZDM1LA2K*3	DUCATI	620 SPORT FF	2003
ZDM1UB3S*3	DUCATI	749	2003
ZDM1UB3S*3	DUCATI	749S	2003
ZDM1LAAN*3	DUCATI	800 SPORT FF	2003
ZDM1UB5T*3	DUCATI	999	2003
ZDM1UB5W*3	DUCATI	999R	2003
ZDM1UB5V*3	DUCATI	999S	2003
ZDM1LABP*3	DUCATI	SS1000F DS	2003
ZDM1LAAN*3	DUCATI	SS800F	2003
JH2PC252*3	HONDA	CBR600F4	2003
JH2PC350*3	HONDA	CBR600F4i	2003
JH2PC351*3	HONDA	CBR600F4i	2003
JH2PC352*3	HONDA	CBR600F4i	2003
JH2PC370*3	HONDA	CBR600RR	2003
JH2PC371*3	HONDA	CBR600RR	2003
JH2PC372*3	HONDA	CBR600RR	2003
JH2SC500*3	HONDA	CBR954RR	2003
JH2SC502*3	HONDA	CBR954RR	2003
JH2SC452*3	HONDA	RVT1000R RC51	2003
JH2SC453*3	HONDA	RVT1000R RC51	2003
JH2SC454*3	HONDA	RVT1000R RC51	2003
JKAZX9B1*3	KAWASAKI	ZX-12R NINJA	2003
JKAZXJB1*3	KAWASAKI	ZX600 NINJA ZX-6R	2003
JKAZX4K1*3	KAWASAKI	ZX600 NINJA ZX-6RR	2003
JKBZXJB1*3	KAWASAKI	ZX636 NINJA ZX-6R	2003
JKAZXDP1*3	KAWASAKI	ZX750 NINJA ZX-7R	2003
JKAZX2F1*3	KAWASAKI	ZX900 NINJA ZX-9R	2003
JS1GW71A*3	SUZUKI	GSX1300R HAYABUSA	2003
JS1GT74A*3	SUZUKI	GSX-R1000	2003
JS1GT75A*3	SUZUKI	GSX-R1000	2003
JS1GN7BA*3	SUZUKI	GSX-R600	2003
JS1GR7HA*3	SUZUKI	GSX-R750	2003
JS1VT52A*3	SUZUKI	TL1000R	2003
SMT502FK*3	TRIUMPH	DAYTONA 955i	2003
SMT502FP*3	TRIUMPH	DAYTONA 955i	2003

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
SMT800GE*3	TRIUMPH	TT600	2003
JYARN10E*3	YAMAHA	YZF R1	2003
JYARN10N*3	YAMAHA	YZF R1	2003
JYARN10Y*3	YAMAHA	YZF R1	2003
JYARJ04N*3	YAMAHA	YZF R6	2003
JYARJ06E*3	YAMAHA	YZF R6	2003
JYARJ06N*3	YAMAHA	YZF R6	2003
JYARJ06Y*3	YAMAHA	YZF R6	2003
JYA5AHC0*3	YAMAHA	YZF600R	2003
JYA5AHE0*3	YAMAHA	YZF600R	2003
JYA5AHN0*3	YAMAHA	YZF600R	2003
ZD4RPU00*2	APRILIA	RSV MILLE	2002
ZD4RPU00*2	APRILIA	RSV MILLE R	2002
ZD4RPU01*2	APRILIA	RSV MILLE R	2002
ZD4RPU02*2	APRILIA	RSV MILLE SP	2002
ZD4PAC00*2	APRILIA	SL 1000	2002
ZD4PAC10*2	APRILIA	SL 1000 FALCO	2002
ZDM1SB3R*2	DUCATI	748	2002
ZDM1SB3R*2	DUCATI	748R	2002
ZDM3H74R*2	DUCATI	748R	2002
ZDM1SB3R*2	DUCATI	748S	2002
ZDM1LA3K*2	DUCATI	750 SPORT	2002
ZDM1LC4N*2	DUCATI	900 SUPERSPORT	2002
ZDM1LC4N*2	DUCATI	900SS	2002
ZDM1SB5V*2	DUCATI	998	2002
ZDM1SB5V*2	DUCATI	998S BAYLISS REPLICIA	2002
ZDM1SB5V*2	DUCATI	998S BOSTROM REPLICIA	2002
JH2PC252*2	HONDA	CBR600F4	2002
JH2PC350*2	HONDA	CBR600F4i	2002
JH2PC351*2	HONDA	CBR600F4i	2002
JH2PC352*2	HONDA	CBR600F4i	2002
JH2SC500*2	HONDA	CBR954RR	2002
JH2SC501*2	HONDA	CBR954RR	2002
JH2SC502*2	HONDA	CBR954RR	2002
JH2SC452*2	HONDA	RVT1000R RC51	2002
JH2SC453*2	HONDA	RVT1000R RC51	2002
JH2SC454*2	HONDA	RVT1000R RC51	2002
JKAZX9B1*2	KAWASAKI	ZX-12R NINJA	2002
JKAZX4J1*2	KAWASAKI	ZX600 NINJA ZX-6R	2002
JKAZXDPI*2	KAWASAKI	ZX750 NINJA ZX-7R	2002
JKAZX2F1*2	KAWASAKI	ZX900 NINJA ZX-9R	2002
ZCGAGFLJ*2	MV AGUSTA	F4 S	2002

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
ZCGAGFLJ*2	MV AGUSTA	F4 S 1+1	2002
JS1GW71A*2	SUZUKI	GSX1300R HAYABUSA	2002
JS1GT74A*2	SUZUKI	GSX-R1000	2002
JS1GN7BA*2	SUZUKI	GSX-R600	2002
JS1GR7HA*2	SUZUKI	GSX-R750	2002
JS1VT52A*2	SUZUKI	TL1000R	2002
SMT502FK*2	TRIUMPH	DAYTONA 955i	2002
SMT502FP*2	TRIUMPH	DAYTONA 955i	2002
SMT502FT*2	TRIUMPH	DAYTONA 955i	2002
SMT502FP*2	TRIUMPH	DAYTONA CENTENARY	2002
SMT800GE*2	TRIUMPH	TT600	2002
JYARN10E*2	YAMAHA	YZF R1	2002
JYARN10N*2	YAMAHA	YZF R1	2002
JYARJ04E*2	YAMAHA	YZF R6	2002
JYARJ04N*2	YAMAHA	YZF R6	2002
JYA5AHEO*2	YAMAHA	YZF600R	2002
JYA5AHNO*2	YAMAHA	YZF600R	2002
ZD4RPD00*1	APRILIA	RSV MILLE	2001
ZD4RPD01*1	APRILIA	RSV MILLE	2001
ZD4RPE00*1	APRILIA	RSV MILLE R	2001
ZD4RPE01*1	APRILIA	RSV MILLE R	2001
ZD4PAC00*1	APRILIA	SL 1000 FALCO	2001
ZD4PAC10*1	APRILIA	SL 1000 FALCO	2001
ZDM1SB3R*1	DUCATI	748	2001
ZDM1SB3R*1	DUCATI	748R	2001
ZDM3H74R*1	DUCATI	748R	2001
ZDM1SB3R*1	DUCATI	748S	2001
ZDM1LA3K*1	DUCATI	750 SPORT	2001
ZDM1LA3K*1	DUCATI	750 SS	2001
ZDM1LC4N*1	DUCATI	900 SUPERSPORT	2001
ZDM1LD4N*1	DUCATI	900 SUPERSPORT	2001
ZDM1LD4N*1	DUCATI	900SS	2001
ZDM1SB5T*1	DUCATI	996	2001
ZDM1SB5T*1	DUCATI	996S	2001
JH2PC252*1	HONDA	CBR600F4	2001
JH2PC350*1	HONDA	CBR600F4i	2001
JH2PC351*1	HONDA	CBR600F4i	2001
JH2PC352*1	HONDA	CBR600F4i	2001
JH2SC441*1	HONDA	CBR900RR	2001
JH2SC444*1	HONDA	CBR900RR	2001
JH2SC445*1	HONDA	CBR929RE ERION	2001
JH2SC440*1	HONDA	CBR929RR	2001

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JH2SC442*1	HONDA	CBR929RR	2001
JH2SC443*1	HONDA	CBR929RR	2001
JH2SC452*1	HONDA	RVT1000R RC51	2001
JH2SC453*1	HONDA	RVT1000R RC51	2001
JH2SC454*1	HONDA	RVT1000R RC51	2001
JKAZX9A1*1	KAWASAKI	ZX-12R NINJA	2001
JKAZX4J1*1	KAWASAKI	ZX600 NINJA ZX-6R	2001
JKAZXDP1*1	KAWASAKI	ZX750 NINJA ZX-7R	2001
JKAZX2E1*1	KAWASAKI	ZX900 NINJA ZX-9R	2001
ZCGAGFLJ*1	MV AGUSTA	F4 S	2001
ZCGAGFLJ*1	MV AGUSTA	F4 S 1+1	2001
JS1GW71A*1	SUZUKI	GSX1300R HAYABUSA	2001
JS1GT74A*1	SUZUKI	GSX-R1000	2001
JS1GN78A*1	SUZUKI	GSX-R600	2001
JS1GN7BA*1	SUZUKI	GSX-R600	2001
JS1GR7HA*1	SUZUKI	GSX-R750	2001
JS1VT52A*1	SUZUKI	TL1000R	2001
SMT502FK*1	TRIUMPH	DAYTONA 955i	2001
SMT800GE*1	TRIUMPH	TT600	2001
JYARN05E*1	YAMAHA	YZF R1	2001
JYARN05N*1	YAMAHA	YZF R1	2001
JYARN05N*1	YAMAHA	YZF R1 CHAMPIONS LIMITED EDITION	2001
JYARN05Y*1	YAMAHA	YZF R1 CHAMPIONS LIMITED EDITION	2001
JYARJ04E*1	YAMAHA	YZF R6	2001
JYARJ04N*1	YAMAHA	YZF R6	2001
JYARJ04N*1	YAMAHA	YZF R6 CHAMPIONS LIMITED EDITION	2001
JYA4NEN0*1	YAMAHA	YZF600R	2001
JYA5AHE0*1	YAMAHA	YZF600R	2001
JYA5AHN0*1	YAMAHA	YZF600R	2001
ZD4MEE00*Y	APRILIA	RSV MILLE	2000
ZD4MEE10*Y	APRILIA	RSV MILLE	2000
ZD4MEE01*Y	APRILIA	RSV MILLE R	2000
ZD4MEE11*Y	APRILIA	RSV MILLE R	2000
ZD4MEE00*Y	APRILIA	RSV MILLE SP	2000
ZD4PAC00*Y	APRILIA	SL 1000	2000
ZD4PAC10*Y	APRILIA	SL 1000	2000
ZESDB400*Y	BIMOTA	DB4	2000
ZESSB600*Y	BIMOTA	SB6R	2000
ZESSB8S0*Y	BIMOTA	SB8R	2000

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
ZESSB8R0*Y	BIMOTA	SB8S	2000
ZDM1SB3R*Y	DUCATI	748	2000
ZDM1SB3R*Y	DUCATI	748R	2000
ZDM3SB3S*Y	DUCATI	748R	2000
ZDM1SB3R*Y	DUCATI	748S	2000
ZDM1LA3K*Y	DUCATI	750 SS	2000
ZDM1LC4N*Y	DUCATI	900 SUPERSPORT	2000
ZDM1LD4N*Y	DUCATI	900 SUPERSPORT	2000
ZDM1LD4N*Y	DUCATI	900SS	2000
ZDM1SB5T*Y	DUCATI	996	2000
ZDM3SB5V*Y	DUCATI	996	2000
ZDM1SB5T*Y	DUCATI	996S	2000
JH2PC350*Y	HONDA	CBR600F	2000
JH2PC350*Y	HONDA	CBR600F HURRICANE	2000
JH2PC350*Y	HONDA	CBR600F4	2000
JH2PC352*Y	HONDA	CBR600F4	2000
JH2PC350*Y	HONDA	CBR600SE	2000
JH2SC330*Y	HONDA	CBR900RR	2000
JH2SC331*Y	HONDA	CBR900RR	2000
JH2SC332*Y	HONDA	CBR900RR	2000
JH2SC440*Y	HONDA	CBR900RR	2000
JH2SC441*Y	HONDA	CBR900RR	2000
JH2SC442*Y	HONDA	CBR929RR	2000
JH2SC452*Y	HONDA	RVT1000R RC51	2000
JH2SC453*Y	HONDA	RVT1000R RC51	2000
JH2SC454*Y	HONDA	RVT1000R RC51	2000
JKAZX9A1*Y	KAWASAKI	ZX-12R NINJA	2000
JKAZX4J1*Y	KAWASAKI	ZX600 NINJA ZX-6R	2000
JKAZXDP1*Y	KAWASAKI	ZX750 NINJA ZX-7R	2000
JKAZX2E1*Y	KAWASAKI	ZX900 NINJA ZX-9R	2000
ZCGAGFLJ*Y	MV AGUSTA	F4 S	2000
ZCGAGFLJ*Y	MV AGUSTA	F4 S 1+1	2000
JS1GW71A*Y	SUZUKI	GSX1300R HAYABUSA	2000
JS1GN78A*Y	SUZUKI	GSX-R600	2000
JS1GR7HA*Y	SUZUKI	GSX-R750	2000
JS1GR7BA*Y	SUZUKI	GSX-R750R	2000
JS1VT52A*Y	SUZUKI	TL1000R	2000
SMT502FK*Y	TRIUMPH	DAYTONA 955i	2000
SMT800GE*Y	TRIUMPH	TT600	2000
JYARN05E*Y	YAMAHA	YZF R1	2000
JYARN05N*Y	YAMAHA	YZF R1	2000
JYARN05Y*Y	YAMAHA	YZF R1	2000

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JYARJ04E*Y	YAMAHA	YZF R6	2000
JYARJ04N*Y	YAMAHA	YZF R6	2000
JYARJ04E*Y	YAMAHA	YZF R6 CHAMPIONS LIMITED EDITION	2000
JYA4NEN0*Y	YAMAHA	YZF600R	2000
JYA5AHC0*Y	YAMAHA	YZF600R	2000
JYA5AHE0*Y	YAMAHA	YZF600R	2000
JYA5AHN0*Y	YAMAHA	YZF600R	2000
ZD4MEE0*X	APRILIA	RSV MILLE	1999
ZES1DB41*X	BIMOTA	DB4	1999
ZESSB600*X	BIMOTA	SB6R	1999
ZESSB8R0*X	BIMOTA	SB8R	1999
ZES1YB11*X	BIMOTA	YB11	1999
ZDM1SB3R*X	DUCATI	748	1999
ZDM1SB3R*X	DUCATI	748S	1999
ZDM1LA3K*X	DUCATI	750 SS	1999
ZDM1LAZK*X	DUCATI	750 SS	1999
ZDM1LC4N*X	DUCATI	900 SUPERSPORT	1999
ZDM1LD4N*X	DUCATI	900 SUPERSPORT	1999
ZDM1LC4N*X	DUCATI	900SS	1999
ZDM1LD4N*X	DUCATI	900SS	1999
ZDM1SB5T*X	DUCATI	996	1999
ZDM3SB5V*X	DUCATI	996S	1999
JH2PC353*X	HONDA	CBR600F	1999
JH2PC354*X	HONDA	CBR600F	1999
JH2PC355*X	HONDA	CBR600F	1999
JH2PC350*X	HONDA	CBR600F4	1999
JH2PC351*X	HONDA	CBR600F4	1999
JH2PC352*X	HONDA	CBR600F4	1999
JH2SC330*X	HONDA	CBR900RR	1999
JH2SC331*X	HONDA	CBR900RR	1999
JH2SC332*X	HONDA	CBR900RR	1999
JKAZX4G1*X	KAWASAKI	ZX600 NINJA ZX-6R	1999
JKAZXDP1*X	KAWASAKI	ZX750 NINJA ZX-7R	1999
JKAZX2C1*X	KAWASAKI	ZX900 NINJA ZX-9R	1999
ZCGAGFL*X	MV AGUSTA	F4 S	1999
JS1GW71A*X	SUZUKI	GSX1300R HAYABUSA	1999
JS1GN78A*X	SUZUKI	GSX-R600	1999
JS1GR7DA*X	SUZUKI	GSX-R750	1999
JS1GR7BA*X	SUZUKI	GSX-R750R	1999
JS1VT52A*X	SUZUKI	TL1000R	1999
SMT371CA*X	TRIUMPH	DAYTONA 1200	1999

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
SMT502FK*X	TRIUMPH	DAYTONA 955i	1999
JYA3HHN0*X	YAMAHA	FZR600	1999
JYARN02E*X	YAMAHA	YZF R1	1999
JYARN02N*X	YAMAHA	YZF R1	1999
JYARN02Y*X	YAMAHA	YZF R1	1999
JYARJ04E*X	YAMAHA	YZF R6	1999
JYARJ04N*X	YAMAHA	YZF R6	1999
JYARJ04Y*X	YAMAHA	YZF R6	1999
JYA4NEN0*X	YAMAHA	YZF600R	1999
JYA5AHE0*X	YAMAHA	YZF600R	1999
JYA5AHN0*X	YAMAHA	YZF600R	1999
ZESSB600*W	BIMOTA	SB6R	1998
ZESSB8R0*W	BIMOTA	SB8R	1998
ZDM1SB3R*W	DUCATI	748	1998
ZDM1SB8R*W	DUCATI	748	1998
ZDM1LC4M*W	DUCATI	900FE	1998
ZDM1LC4N*W	DUCATI	900SS	1998
ZDM1LD4N*W	DUCATI	900SS CR	1998
ZDM1SB8S*W	DUCATI	916	1998
ZDM1SB8S*W	DUCATI	916 BIPOSTO	1998
JH2PC250*W	HONDA	CBR600F	1998
JH2PC251*W	HONDA	CBR600F	1998
JH2PC252*W	HONDA	CBR600F	1998
JH2PC255*W	HONDA	CBR600F	1998
JH2PC253*W	HONDA	CBR600SE	1998
JH2PC254*W	HONDA	CBR600SE	1998
JH2SC330*W	HONDA	CBR900RR	1998
JH2SC331*W	HONDA	CBR900RR	1998
JH2SC332*W	HONDA	CBR900RR	1998
JKAZX4F1*W	KAWASAKI	ZX600 NINJA ZX-6R	1998
JKAZX4G1*W	KAWASAKI	ZX600 NINJA ZX-6R	1998
JKAZXDP1*W	KAWASAKI	ZX750 NINJA ZX-7R	1998
JKAZXDN1*W	KAWASAKI	ZX750 NINJA ZX-7RR	1998
JKAZX2B1*W	KAWASAKI	ZX900 NINJA ZX-9R	1998
JKAZX2C1*W	KAWASAKI	ZX900 NINJA ZX-9R	1998
JS1GU75A*W	SUZUKI	GSX-R1100	1998
JS1GN78A*W	SUZUKI	GSX-R600	1998
JS1GR7DA*W	SUZUKI	GSX-R750	1998
JS1GR7BA*W	SUZUKI	GSX-R750R	1998
JS1GR7BA*W	SUZUKI	GSX-R750W	1998
JS1GR7DA*W	SUZUKI	GSX-R750W	1998
JS1VT52A*W	SUZUKI	TL1000R	1998

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
SMT370DF*W	TRIUMPH	DAYTONA 955 (T595)	1998
SMT502FK*W	TRIUMPH	DAYTONA 955 (T595)	1998
JYA3HHN0*W	YAMAHA	FZR600	1998
JYA3UUC0*W	YAMAHA	FZR600	1998
JYA3HHE0*W	YAMAHA	FZR600RK	1998
JYARN02E*W	YAMAHA	YZF R1	1998
JYARN02N*W	YAMAHA	YZF R1	1998
JYA4NEN0*W	YAMAHA	YZF600R	1998
JYA5AHE0*W	YAMAHA	YZF600R	1998
JYA5AHN0*W	YAMAHA	YZF600R	1998
JYA4HYN0*W	YAMAHA	YZF750R	1998
JYA4LEN0*W	YAMAHA	YZF750R	1998
ZES1DB21*V	BIMOTA	DB2	1997
ZESSB600*V	BIMOTA	SB6R	1997
ZES1YB11*V	BIMOTA	YB11	1997
ZDM1SB3R*V	DUCATI	748	1997
ZDM1SB8R*V	DUCATI	748	1997
ZDM1LD4N*V	DUCATI	900SS CR	1997
ZDM1LC4M*V	DUCATI	900SS SP	1997
ZDM1LC4N*V	DUCATI	900SS SP	1997
ZDM1SB8S*V	DUCATI	916	1997
ZDM1SB8S*V	DUCATI	916 BIPOSTO	1997
JH2PC250*V	HONDA	CBR600F	1997
JH2PC251*V	HONDA	CBR600F	1997
JH2PC252*V	HONDA	CBR600F	1997
JH2PC253*V	HONDA	CBR600SE	1997
JH2PC254*V	HONDA	CBR600SE	1997
JH2SC330*V	HONDA	CBR900RR	1997
JH2SC331*V	HONDA	CBR900RR	1997
JH2SC332*V	HONDA	CBR900RR	1997
JKAZX4F1*V	KAWASAKI	ZX600 NINJA ZX-6R	1997
JKAZXDP1*V	KAWASAKI	ZX750 NINJA ZX-7R	1997
JKAZXDN1*V	KAWASAKI	ZX750 NINJA ZX-7RR	1997
JKAZX2B1*V	KAWASAKI	ZX900 NINJA ZX-9R	1997
JS1GU75A*V	SUZUKI	GSX-R1100	1997
JS1GN78A*V	SUZUKI	GSX-R600	1997
JS1GR7DA*V	SUZUKI	GSX-R750	1997
JS1GR7BA*V	SUZUKI	GSX-R750R	1997
JS1GR7BA*V	SUZUKI	GSX-R750W	1997
SMT371CA*V	TRIUMPH	DAYTONA 1200	1997
SMT370DF*V	TRIUMPH	DAYTONA 955 (T595)	1997
SMT502FK*V	TRIUMPH	DAYTONA 955 (T595)	1997

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JYA3HHE0*V	YAMAHA	FZR600	1997
JYA3HHN0*V	YAMAHA	FZR600	1997
JYA3UUN0*V	YAMAHA	FZR600	1997
JYA4WNN0*V	YAMAHA	YZF1000R	1997
JYA4YWE0*V	YAMAHA	YZF1000R	1997
JYA4YWN0*V	YAMAHA	YZF1000R	1997
JYA4NEN0*V	YAMAHA	YZF600R	1997
JYA5AHE0*V	YAMAHA	YZF600R	1997
JYA5AHN0*V	YAMAHA	YZF600R	1997
JYA4HYN0*V	YAMAHA	YZF750R	1997
JYA4LEE0*V	YAMAHA	YZF750R	1997
JYA4LEN0*V	YAMAHA	YZF750R	1997
ZES1SB60*T	BIMOTA	SB6	1996
ZES1YB11*T	BIMOTA	YB11	1996
ZDM1LC4M*T	DUCATI	900SS	1996
ZDM1LC4N*T	DUCATI	900SS CR	1996
ZDM1LD4N*T	DUCATI	900SS CR	1996
ZDM1LC4N*T	DUCATI	900SS SP	1996
ZDM1SB8S*T	DUCATI	916	1996
JH2PC250*T	HONDA	CBR600F	1996
JH2PC251*T	HONDA	CBR600F	1996
JH2PC252*T	HONDA	CBR600F	1996
JH2PC255*T	HONDA	CBR600F	1996
JH2PC253*T	HONDA	CBR600SE	1996
JH2PC254*T	HONDA	CBR600SE	1996
JH2SC330*T	HONDA	CBR900RR	1996
JH2SC331*T	HONDA	CBR900RR	1996
JH2SC332*T	HONDA	CBR900RR	1996
JKAZX4F1*T	KAWASAKI	ZX600 NINJA ZX-6R	1996
JKAZXDPI*T	KAWASAKI	ZX750 NINJA ZX-7R	1996
JKAZXDN1*T	KAWASAKI	ZX750 NINJA ZX-7RR	1996
JKAZX2B1*T	KAWASAKI	ZX900 NINJA ZX-9R	1996
ZGUKAKE*T	MOTO GUZZI	SPORT 1100	1996
JS1GU75A*T	SUZUKI	GSX-R1100	1996
JS1GR7DA*T	SUZUKI	GSX-R750	1996
JS1GR7BA*T	SUZUKI	GSX-R750R	1996
JS1GR7BA*T	SUZUKI	GSX-R750W	1996
SMT371CA*T	TRIUMPH	DAYTONA 1200	1996
SMT371CB*T	TRIUMPH	DAYTONA 1200	1996
SMT370DF*T	TRIUMPH	DAYTONA 900	1996
SMT372DD*T	TRIUMPH	DAYTONA SUPER III	1996
JYA3HHE0*T	YAMAHA	FZR600	1996

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JYA3HHN0*T	YAMAHA	FZR600	1996
JYA3UUN0*T	YAMAHA	FZR600	1996
JYA4WNN0*T	YAMAHA	YZF1000R	1996
JYA4NAE0*T	YAMAHA	YZF600R	1996
JYA4NAN0*T	YAMAHA	YZF600R	1996
JYA4NCN0*T	YAMAHA	YZF600R	1996
JYA4NEN0*T	YAMAHA	YZF600R	1996
JYA4WFN0*T	YAMAHA	YZF600R2	1996
JYA4HYN0*T	YAMAHA	YZF750R	1996
JYA4LEE0*T	YAMAHA	YZF750R	1996
JYA4LEN0*T	YAMAHA	YZF750R	1996
ZES1DB21*S	BIMOTA	DB2	1995
ZES1SB60*S	BIMOTA	SB6	1995
ZDM1LD4N*S	DUCATI	900SS CR	1995
ZDM1LC4M*S	DUCATI	900SS SP	1995
ZDM1LC4N*S	DUCATI	900SS SP	1995
ZDM1SB8S*S	DUCATI	916	1995
JH2PC250*S	HONDA	CBR600F	1995
JH2PC251*S	HONDA	CBR600F	1995
JH2PC252*S	HONDA	CBR600F	1995
JH2SC280*S	HONDA	CBR900RR	1995
JH2SC281*S	HONDA	CBR900RR	1995
JH2SC282*S	HONDA	CBR900RR	1995
JKAZX4F1*S	KAWASAKI	ZX600 NINJA ZX-6R	1995
JKAZX2B1*S	KAWASAKI	ZX900 NINJA ZX-9R	1995
ZGUKEAKE*S	MOTO GUZZI	SPORT 1100	1995
JS1GU75A*S	SUZUKI	GSX-R1100	1995
JS1GR7BA*S	SUZUKI	GSX-R750R	1995
JS1GR7BA*S	SUZUKI	GSX-R750W	1995
SMT371CA*S	TRIUMPH	DAYTONA 1200	1995
SMT370DF*S	TRIUMPH	DAYTONA 900	1995
SMT372DD*S	TRIUMPH	DAYTONA SUPER III	1995
JYA3LKE0*S	YAMAHA	FZR1000	1995
JYA3LKN0*S	YAMAHA	FZR1000	1995
JYA3HHE0*S	YAMAHA	FZR600	1995
JYA3HHN0*S	YAMAHA	FZR600	1995
JYA3UUC0*S	YAMAHA	FZR600	1995
JYA3UUN0*S	YAMAHA	FZR600	1995
JYA4NAE0*S	YAMAHA	YZF600R	1995
JYA4NAN0*S	YAMAHA	YZF600R	1995
JYA4NCN0*S	YAMAHA	YZF600R	1995
JYA4NEN0*S	YAMAHA	YZF600R	1995

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JYA4HYN0*S	YAMAHA	YZF750R	1995
JYA4LEN0*S	YAMAHA	YZF750R	1995
ZDM1HB7R*R	DUCATI	851 SUPERBIKE	1994
ZDM1HB7R*R	DUCATI	888 LTD	1994
ZDM1LD4N*R	DUCATI	900SS CR	1994
ZDM1LC4N*R	DUCATI	900SS SP	1994
JH2PC250*R	HONDA	CBR600F	1994
JH2PC251*R	HONDA	CBR600F	1994
JH2PC252*R	HONDA	CBR600F	1994
JH2SC280*R	HONDA	CBR900RR	1994
JH2SC281*R	HONDA	CBR900RR	1994
JH2SC282*R	HONDA	CBR900RR	1994
JH2RC450*R	HONDA	RVF750R	1994
JH2RC452*R	HONDA	RVF750R	1994
JH2RC455*R	HONDA	RVF750R	1994
JKAZXDM1*R	KAWASAKI	ZX750 NINJA ZX-7R	1994
JKAZX2B1*R	KAWASAKI	ZX900 NINJA ZX-9R	1994
ZGUKAKE*R	MOTO GUZZI	SPORT 1100	1994
JS1GU75A*R	SUZUKI	GSX-R1100	1994
JS1GR7BA*R	SUZUKI	GSX-R750R	1994
JS1GR7BA*R	SUZUKI	GSX-R750W	1994
SMT370CA*R	TRIUMPH	DAYTONA 1200	1994
SMT371CA*R	TRIUMPH	DAYTONA 1200	1994
SMT370DD*R	TRIUMPH	DAYTONA 900	1994
SMT370DF*R	TRIUMPH	DAYTONA 900	1994
SMT372DD*R	TRIUMPH	DAYTONA SUPER III	1994
JYA3LKN0*R	YAMAHA	FZR1000	1994
JYA3HHE0*R	YAMAHA	FZR600	1994
JYA3HHN0*R	YAMAHA	FZR600	1994
JYA3UUN0*R	YAMAHA	FZR600	1994
JYA4NEN0*R	YAMAHA	YZF600R	1994
JYA4HYN0*R	YAMAHA	YZF750R	1994
JYA4LEE0*R	YAMAHA	YZF750R	1994
JYA4LEN0*R	YAMAHA	YZF750R	1994
JYA4JAN0*R	YAMAHA	YZF750SP	1994
1B9RS11G*P	BUELL	RS1200	1993
1B9RS11G*P	BUELL	RSS1200	1993
ZDM1NC3L*P	DUCATI	750 SS	1993
ZDM1NC3M*P	DUCATI	750 SS	1993
ZDM1HB7R*P	DUCATI	851 SUPERBIKE	1993
ZDM1HB7R*P	DUCATI	888 SPORT	1993
ZDM1LC4N*P	DUCATI	900 SUPERLIGHT	1993

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
ZDM1LC4M*P	DUCATI	900 SUPERSPORT	1993
ZDM1LC4M*P	DUCATI	900SS	1993
ZDM1LD4N*P	DUCATI	900SS	1993
ZDM1LC4N*P	DUCATI	900SS SP	1993
JH2PC250*P	HONDA	CBR600F	1993
JH2PC251*P	HONDA	CBR600F	1993
JH2PC252*P	HONDA	CBR600F	1993
JH2SC280*P	HONDA	CBR900RR	1993
JH2SC281*P	HONDA	CBR900RR	1993
JH2SC282*P	HONDA	CBR900RR	1993
JKAZXDM1*P	KAWASAKI	ZX750 NINJA ZX-7R	1993
ZGUVYBVY*P	MOTO GUZZI	DAYTONA 1000	1993
JS1GU75A*P	SUZUKI	GSX-R1100	1993
JS1GN75A*P	SUZUKI	GSX-R600W	1993
JS1GR7BA*P	SUZUKI	GSX-R750R	1993
JS1GR7BA*P	SUZUKI	GSX-R750W	1993
SMT370CA*P	TRIUMPH	DAYTONA 1200	1993
JYA3LKN0*P	YAMAHA	FZR1000	1993
JYA3HHE0*P	YAMAHA	FZR600	1993
JYA3HHN0*P	YAMAHA	FZR600	1993
JYA3UUC0*P	YAMAHA	FZR600	1993
JYA3UUN0*P	YAMAHA	FZR600	1993
JYA4HYN0*P	YAMAHA	YZF750R	1993
JYA4HSN0*P	YAMAHA	YZF750SP	1993
JYA4JAN0*P	YAMAHA	YZF750SP	1993
1B9RS11G*N	BUELL	RS1200	1992
ZDM1NC3L*N	DUCATI	750 SS	1992
ZDM1NC3M*N	DUCATI	750 SS	1992
ZDM1HB6R*N	DUCATI	851 SPORT	1992
ZDM1HB6P*N	DUCATI	851 SUPERBIKE	1992
ZDM1LC4M*N	DUCATI	900 SUPERSPORT	1992
ZDM1LD4N*N	DUCATI	900 SUPERSPORT	1992
ZDM1LC4M*N	DUCATI	900SS	1992
ZDM1LC4M*N	DUCATI	900SS CR	1992
ZDM1LC4N*N	DUCATI	900SS SP	1992
JH2PC250*N	HONDA	CBR600F	1992
JH2PC251*N	HONDA	CBR600F	1992
JH2PC252*N	HONDA	CBR600F	1992
JH2SC280*N	HONDA	CBR900RR	1992
JH2SC281*N	HONDA	CBR900RR	1992
JH2SC282*N	HONDA	CBR900RR	1992
JKAZXDK1*N	KAWASAKI	ZX750 NINJA ZX-7R	1992

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JS1GV73A*N	SUZUKI	GSX-R1100	1992
JS1GN75A*N	SUZUKI	GSX-R600 KATANA	1992
JS1GN75A*N	SUZUKI	GSX-R600W	1992
JS1GR7AA*N	SUZUKI	GSX-R750	1992
JS1GR7BA*N	SUZUKI	GSX-R750R	1992
JS1GR7BA*N	SUZUKI	GSX-R750W	1992
JYA3LKN0*N	YAMAHA	FZR1000	1992
JYA3HHE0*N	YAMAHA	FZR600	1992
JYA3HHN0*N	YAMAHA	FZR600	1992
JYA3UUN0*N	YAMAHA	FZR600	1992
JYA3UUE0*N	YAMAHA	FZR600V	1992
1B9RS11G*M	BUELL	RS1200	1991
ZDM1HB6R*M	DUCATI	851 SPORT	1991
ZDM1HB8R*M	DUCATI	851 SUPERBIKE	1991
ZDM1LC4M*M	DUCATI	900SS	1991
ZDM1LC4N*M	DUCATI	900SS SP	1991
JH2PC250*M	HONDA	CBR600F	1991
JH2PC251*M	HONDA	CBR600F	1991
JH2PC252*M	HONDA	CBR600F	1991
JKAZXDK1*M	KAWASAKI	ZX750 NINJA ZX-7R	1991
JS1GV73A*M	SUZUKI	GSX-R1100	1991
JS1GR7AA*M	SUZUKI	GSX-R750	1991
JS1GR79A*M	SUZUKI	GSX-R750R	1991
JYA3LKN0*M	YAMAHA	FZR1000	1991
JYA3HHE0*M	YAMAHA	FZR600	1991
JYA3HHN0*M	YAMAHA	FZR600	1991
JYA3UUN0*M	YAMAHA	FZR600	1991
JYA3JVN0*M	YAMAHA	FZR750R	1991
1B9RR11G*L	BUELL	RR1200	1990
1B9RS11G*L	BUELL	RS1200	1990
ZDM1KA3J*L	DUCATI	750 SPORT	1990
ZDM1HB6R*L	DUCATI	851 SPORT	1990
ZDM1HB6P*L	DUCATI	851 SUPERBIKE BIPOSTO	1990
ZDM1JB4L*L	DUCATI	906 PASO	1990
ZDM1JB4M*L	DUCATI	906 PASO	1990
JH2PC230*L	HONDA	CBR600F	1990
JH2PC231*L	HONDA	CBR600F	1990
JH2PC232*L	HONDA	CBR600F	1990
JH2PC230*L	HONDA	CBR600F HURRICANE	1990
JH2PC231*L	HONDA	CBR600F HURRICANE	1990
JH2PC232*L	HONDA	CBR600F HURRICANE	1990
JH2RC300*L	HONDA	VFR750R	1990

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JH2RC301*L	HONDA	VFR750R	1990
JS1GV73A*L	SUZUKI	GSX-R1100	1990
JS1GR7AA*L	SUZUKI	GSX-R750	1990
JS1GR79A*L	SUZUKI	GSX-R750R	1990
JYA3LKE0*L	YAMAHA	FZR1000	1990
JYA3LKN0*L	YAMAHA	FZR1000	1990
JYA3HHE0*L	YAMAHA	FZR600	1990
JYA3HHN0*L	YAMAHA	FZR600	1990
JYA3HWC0*L	YAMAHA	FZR600	1990
JYA3HWN0*L	YAMAHA	FZR600	1990
JYA3UUN0*L	YAMAHA	FZR600	1990
JYA3JVN0*L	YAMAHA	FZR750R	1990
JH2PC190*K	HONDA	CBR600F	1989
JH2PC191*K	HONDA	CBR600F	1989
JH2PC192*K	HONDA	CBR600F	1989
JH2PC230*K	HONDA	CBR600F	1989
JH2PC231*K	HONDA	CBR600F	1989
JH2PC232*K	HONDA	CBR600F	1989
JH2PC192*K	HONDA	CBR600F HURRICANE	1989
JH2PC232*K	HONDA	CBR600F HURRICANE	1989
JH2RC302*K	HONDA	VFR750R	1989
JS1GV73A*K	SUZUKI	GSX-R1100	1989
JS1GR77A*K	SUZUKI	GSX-R750	1989
JS1GR79A*K	SUZUKI	GSX-R750R	1989
JYA3LKE0*K	YAMAHA	FZR1000	1989
JYA3LKN0*K	YAMAHA	FZR1000	1989
JYA2HWN0*K	YAMAHA	FZR600	1989
JYA3HHE0*K	YAMAHA	FZR600	1989
JYA3HHN0*K	YAMAHA	FZR600	1989
JYA3HWN0*K	YAMAHA	FZR600	1989
JYA3JVN0*K	YAMAHA	FZR750R	1989
ZDM1AA3L*J	DUCATI	750 F-1	1988
ZDM1DA3M*J	DUCATI	750 PASO	1988
ZDM1DA3N*J	DUCATI	750 PASO	1988
ZDM1DA3M*J	DUCATI	750 PASO LTD	1988
ZDM1DA3N*J	DUCATI	750 PASO LTD	1988
JH2PC190*J	HONDA	CBR600F	1988
JH2PC191*J	HONDA	CBR600F	1988
JH2PC192*J	HONDA	CBR600F	1988
JH2PC232*J	HONDA	CBR600F	1988
JH2PC190*J	HONDA	CBR600F HURRICANE	1988
JH2PC191*J	HONDA	CBR600F HURRICANE	1988

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH ¹	MAKE	MODEL	YEAR
JH2PC192*J	HONDA	CBR600F HURRICANE	1988
JH2RC302*J	HONDA	VFR750R	1988
JH2RC361*J	HONDA	VFR750R	1988
JS1GU74A*J	SUZUKI	GSX-R1100	1988
JS1GR77A*J	SUZUKI	GSX-R750	1988
JYA2LHE0*J	YAMAHA	FZR1000	1988
JYA2LHN0*J	YAMAHA	FZR1000	1988
JYA2LJN0*J	YAMAHA	FZR1000	1988
JYA2LKN0*J	YAMAHA	FZR1000	1988
JYA2NKN0*J	YAMAHA	FZR750R	1988
JYA2TTN0*J	YAMAHA	FZR750R	1988
ZDM3AA3L*H	DUCATI	750 F-1	1987
ZDM3AA3L*H	DUCATI	750 F-1B	1987
ZDM1DA3N*H	DUCATI	750 PASO	1987
JH2PC190*H	HONDA	CBR600F	1987
JH2PC191*H	HONDA	CBR600F	1987
JH2PC190*H	HONDA	CBR600F HURRICANE	1987
JH2PC191*H	HONDA	CBR600F HURRICANE	1987
JS1GU74A*H	SUZUKI	GSX-R1100	1987
JS1GR75A*H	SUZUKI	GSX-R750	1987
JYA2LH00*H	YAMAHA	FZR1000	1987
JYA2LJ00*H	YAMAHA	FZR1000	1987
JYA2LK00*H	YAMAHA	FZR1000	1987
JYA2NK00*H	YAMAHA	FZR750R	1987
JYA2TT00*H	YAMAHA	FZR750R	1987
ZDM3AA3L*G	DUCATI	750 F-1	1986
ZDM3AA3L*G	DUCATI	750 F-1B	1986
JH2SC160*G	HONDA	VF1000R	1986
JH2SC161*G	HONDA	VF1000R	1986
JS1GU74A*G	SUZUKI	GSX-R1100	1986
JS1GR75A*G	SUZUKI	GSX-R750	1986
JS1GR75A*G	SUZUKI	GSX-R750R	1986
JH2SC160*F	HONDA	VF1000R	1985
JH2SC161*F	HONDA	VF1000R	1985
JS1GR75A*F	SUZUKI	GSX-R750	1985

1. The asterisks appearing in the first column mark the space taken by the ninth character in the identification number.”.

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

Draft Regulations

Draft Regulation

An Act respecting the conservation and development of wildlife
(chapter C-61.1)

Scale of fees and duties related to the development of wildlife

—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 scale of fees and duties related to the development of wildlife, appearing below, may be made by the Minister of Forests, Wildlife and Parks on the expiry of 45 days following this publication.

The draft Regulation replaces section 4.3 of the Regulation respecting the scale of fees and duties related to the development of wildlife (chapter C-61.1, r. 32) by a new section fixing the fees payable for examination of applications for the issue of licences that will be issued under the new Regulation respecting licences to keep animals in captivity. The draft Regulation also adds a section 4.4 for fixing the fees payable for the issue, replacement or renewal of those licences and amends section 15.1 to provide its application to the new section 4.3.

Study of the matter has shown that the increase of fees payable will have a minor impact on enterprises. Examination fees will apply to new licence applications.

Further information concerning the draft Regulation may be obtained by contacting Véronique Christophe, project manager for regulations, Ministère des Forêts, de la Faune et des Parcs, 880, chemin Sainte-Foy, Québec (Québec) G1S 4X4; telephone: 418 521-3888, extension 7277; fax: 418 646-5179; email: veronique.christophe@mffp.gouv.qc.ca

Any person wishing to comment on the draft Regulation is requested to submit written comments within the 45-day period to Julie Grignon, Associate Deputy Minister for Wildlife and Parks, Ministère des Forêts, de la Faune et des Parcs, 880, chemin Sainte-Foy, bureau RC-120, Québec (Québec) G1S 4X4.

LUC BLANCHETTE,
Minister of Forests, Wildlife and Parks

Regulation to amend the Regulation respecting the scale of fees and duties related to the development of wildlife

An Act respecting the conservation and development of wildlife
(chapter C-61.1, s. 163, 1st par., subpar. 4)

1. The Regulation respecting the scale of fees and duties related to the development of wildlife (chapter C-61.1, r. 32) is amended by replacing section 4.3 by the following:

“**4.3.** The fees payable for examination of an application for the issue of a licence to keep animals in captivity are fixed as follows:

(1) a general licence to keep animals for recreational purposes:

- (a) Class 1: \$60;
- (b) Class 2: \$120;
- (c) Class 3: \$180;
- (d) Class 4: \$240;
- (e) Class 5: \$300;
- (f) Class 6: \$360;

(2) a specific licence to keep birds of prey for recreational purposes:

- (a) Class 1: \$60;
- (b) Class 2: \$120;
- (c) Class 3: \$180;
- (d) Class 4: \$240;
- (e) Class 5: \$300;
- (f) Class 6: \$360;

(3) a professional licence to keep animals:

- (a) Class 1: \$400;
- (b) Class 2: \$480;

- (c) Class 3: \$560;
- (d) Class 4: \$640;
- (e) Class 5: \$720;
- (f) Class 6: \$800;
- (4) a professional licence to temporarily keep animals: \$250;
- (5) a professional licence to keep and slaughter animals in a game ranch or a breeding farm: \$150;
- (6) a professional licence to capture and keep amphibians: \$150;
- (7) a licence to keep indigenous animals in rehabilitation: \$75;
- (8) a licence to temporarily keep animals in transit: \$75.”.

2. The following is inserted after section 4.3:

“**4.4.** The fees payable on the issue of a licence to keep animals in captivity are fixed as follows:

(1) a general licence to keep animals for recreational purposes:

- (a) Class 1: \$60;
- (b) Class 2: \$120;
- (c) Class 3: \$180;
- (d) Class 4: \$240;
- (e) Class 5: \$300;
- (f) Class 6: \$360;

(2) a specific licence to keep birds of prey for recreational purposes:

- (a) Class 1: \$60;
- (b) Class 2: \$120;
- (c) Class 3: \$180;
- (d) Class 4: \$240;

- (e) Class 5: \$300;
- (f) Class 6: \$360;
- (3) a professional licence to keep animals:
 - (a) Class 1: \$400;
 - (b) Class 2: \$480;
 - (c) Class 3: \$560;
 - (d) Class 4: \$640;
 - (e) Class 5: \$720;
 - (f) Class 6: \$800;
- (4) a professional licence to temporarily keep animals: \$250;
- (5) a professional licence to keep and slaughter animals in a game ranch or a breeding farm: \$150;
- (6) a professional licence to capture and keep amphibians: \$150;
- (7) a licence to keep indigenous animals in rehabilitation: \$25;
- (8) a licence to temporarily keep animals in transit: \$25;
- (9) a licence to capture birds of prey: \$100.

The fees payable for an application for the renewal or replacement of a licence correspond to the amount provided for in the first paragraph.

If an application for the renewal of a licence is submitted or if the fees are received between 1 March and 31 March, the fees payable for the application are equal to twice the amount provided for in the first paragraph.”.

3. Section 15.1 is amended by inserting “4.3,” after “sections”.

4. This Regulation comes into force on the fifteenth day following the date of its 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.

The draft Regulation increases, as of 1 May 2018, the general rate of the minimum wage to \$12.00 per hour and the rate of the minimum wage payable to an employee who receives gratuities or tips to \$9.80 per hour. It also increases, as of the same date, 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 Louis-Philippe Roussel, Direction des politiques du travail, Ministère du Travail, de l'Emploi et de la Solidarité sociale; telephone: 418 644-2206; fax: 418 643-9454; email: louis-philippe.roussel@mtess.gouv.qc.ca; mail: 200, chemin Sainte-Foy, 5^e étage, Québec (Québec) G1R 5S1.

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

DOMINIQUE VIEN,
Minister responsible for 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. Section 3 of the Regulation respecting labour standards (chapter N-1.1, r. 3) is amended by replacing “\$11.25” by “\$12.00”.

2. Section 4 is amended by replacing by “\$9.45” by “\$9.80”.

3. Section 4.1 is amended

(1) by replacing “\$3.33” in subparagraph 1 of the first paragraph by “\$3.56”;

(2) by replacing “\$0.89” in subparagraph 2 of the first paragraph by “\$0.95”.

4. This Regulation comes into force on 1 May 2018.

103272

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.

The draft Regulation revokes the provision indicating the minimum wage rate applicable to certain sectors of the clothing industry.

The regulatory amendment will have no impact on enterprises.

Further information on the draft Regulation may be obtained by contacting Louis-Philippe Roussel, Direction des politiques du travail, Ministère du Travail, de l'Emploi et de la Solidarité sociale; telephone: 418 644-2206; fax: 418 643-9454; email: louis-philippe.roussel@mtess.gouv.qc.ca; mail: 200, chemin Sainte-Foy, 5^e étage, Québec (Québec) G1R 5S1.

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

DOMINIQUE VIEN,
Minister responsible for 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. Section 3 of the Regulation respecting labour standards specific to certain sectors of the clothing industry (chapter N-1.1, r. 4) is revoked.

2. This Regulation comes into force on 1 May 2018.

103273

Draft Regulation

Medical Act
(chapter M-9)

Physicians — Professional activities that may be engaged in by a nurse

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 certain professional activities that may be engaged in by a nurse, made by the board of directors of the Collège des médecins du Québec and 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 amends the conditions that a nurse holding a diploma of college studies must meet to be allowed to engage in certain of the prescription activities referred to in the Regulation. It also broadens the scope of the said activities.

The draft Regulation also clarifies the training requirements for a nurse holding a diploma issued by an educational institution located outside Québec who wishes to engage in the activities referred to in the Regulation.

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

Further information may be obtained by contacting Linda Bélanger, assistant director of legal services, Collège des médecins du Québec, 1250, boulevard René-Lévesque Ouest, bureau 3500, Montréal (Québec) H3B 0G2; telephone: 1 888 6333246 or 514 933-4441, extension 5362; fax: 514 933-3276; email: lbelanger@cmq.org

Any person wishing to comment is requested to submit written comments within the 45-day period to Jean Paul Dutriscac, Chair of the Office des professions du Québec, 800, place D'Youville, 10^e étage, Québec (Québec) G1R 5Z3. The comments will be forwarded by the Office to the Minister of Justice and may also be sent to the Collège des médecins du Québec, as well as to interested persons, departments and bodies.

JEAN PAUL DUTRISAC, *Chair,*
Office des professions du Québec

Regulation amending the Regulation respecting certain professional activities that may be engaged in by a nurse

Medical Act
(chapter M-9, s. 19, 1st par. subpar. b)

1. The Regulation respecting certain professional activities that may be engaged in by a nurse (chapter M-9, r. 12.001) is amended by the replacement of paragraph 5 of section 7 by the following:

“(5) have obtained a university-level diploma in nursing care issued by an educational establishment situated outside Québec containing at least 45 hours of training in community health and 45 hours of training in wound care covering the elements provided in Schedule I.”

2. Section 9 of this regulation is replaced by the following:

“9. Despite section 7, a nurse who has obtained a diploma of college studies in nursing care and who, on June 30, 2017, further to a collective prescription, performed the activities referred to in section 2, may continue to perform them if in possession of a document issued by the director of nursing care or, if practicing somewhere other than in a centre operated by an establishment within

the meaning of the Act respecting health services and social services (chapter S-4.2) or the Act respecting health services and social services for Cree Native persons (chapter S-5), by any of the physicians who signed the collective prescription confirming the application of one or more collective prescriptions in connection with the activities contemplated by section 2.”

3. Section 10 of this regulation is replaced by the following:

“**10.** Despite section 7, a nurse who has obtained a diploma of college studies in nursing care and who, on June 30, 2017, further to a collective prescription, performed the activities referred to in section 4, may continue to perform them if in possession of a document issued by the director of nursing care or, if practicing somewhere other than in a centre operated by an establishment within the meaning of the Act respecting health services and social services (chapter S-4.2) or the Act respecting health services and social services for Cree Native persons (chapter S-5), by any of the physicians who signed the collective prescription confirming the application of one or more collective prescriptions in connection with the activities contemplated by section 4.”

4. Section 11 of this Regulation is amended:

(1) by replacing “obtain” with “have obtained”;

(2) by replacing “within 12 months following 11 January 2016” with “before [insert the date on which this regulation comes into force]”.

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

103296

Draft regulation

Medical Act
(chapter M-9)

Physicians

— Professional activities that may be engaged in by a respiratory therapist

Notice is hereby given, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), that the Regulation amending the Regulation respecting certain professional activities that may be engaged in by respiratory therapists, adopted by the Board of Directors of

the Collège des médecins du Québec, the text of which appears below, may be submitted to the government, which may approve it, with or without amendment, upon expiry of the 45 days that follow this publication.

The purpose of this Regulation is to authorize new activities that may be engaged in by a respiratory therapist, more specifically the activities of assessing the cardiopulmonary function of a symptomatic person and prescribing drugs for smoking cessation.

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

Further information may be obtained by contacting Linda Bélanger, Assistant Director of the Legal Services Division, Collège des médecins du Québec, 1250, boulevard René-Lévesque Ouest, Montréal (Québec) H3B 0G2; telephone: 1 888 633-3246 or 514 933-4441, extension 5362; fax: 514 933-3276; e-mail: lbelanger@cmq.org

Any person having comments is asked to send them, before the expiry of the 45-day period, to Jean Paul Dutrisac, Chair of the Office des professions du Québec, 800 Place D’Youville, 10th floor, Québec City, Québec, G1R 5Z3. Comments will be forwarded by the Office to the Minister of Justice; they may also be sent to the Collège des médecins du Québec, as well as to interested persons, departments and organizations.

JEAN PAUL DUTRISAC, *Chair,*
Office des professions du Québec

Regulation amending the Regulation respecting certain professional activities that may be engaged in by respiratory therapists

Medical Act
(chapter M-9, s. 19, 1st par., subpar. b)

1. The Regulation respecting certain professional activities that may be engaged in by respiratory therapists (chapter M-9, r. 6) is amended by the insertion, after section 1, of the following:

“**1.1** A respiratory therapist may assess the cardiopulmonary condition of a symptomatic person.

1.2 Under the national public health program made pursuant to the Public Health Act (chapter S-2.2), a respiratory therapist may prescribe a drug for smoking cessation except for varenicline and bupropion.

A respiratory therapist engages in the activities provided in the first paragraph in accordance with the provisions applicable to individual prescriptions in the Regulation respecting the standards relating to prescriptions made by a physician (chapter M-9, r. 25.1).

1.3 To engage in the activities referred to in section 1.2, a respiratory therapist must hold an attestation issued by the Ordre professionnel des inhalothérapeutes du Québec attesting to the successful completion of 2 hours of training in the following:

- (1) ethical considerations;
- (2) the procedure for prescribing nicotine replacement therapies:
 - (a) the prescription decision-making process;
 - (b) writing a prescription;
 - (c) follow-up with the physician or specialized nurse practitioner;
 - (d) record-keeping.”.

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

103295

Draft regulation

Professional Code
(chapter C-26)

Physicians

— Professional activities that may be engaged in by an athletic therapist — 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 certain professional activities that may be engaged in by an athletic therapist, adopted by the board of directors of the Collège des médecins du Québec, the text of which appears below, may be submitted to the government, which may approve it, with or without amendment, upon expiry of the 45 days that follow this publication.

The purpose of this draft Regulation is to add to the definition of “athletic therapist” the person holding the “diplôme d’études supérieures spécialisées (D.E.S.S.) en

thérapie du sport” issued by the Université du Québec à Trois-Rivières, thus allowing the latter to engage in the professional activities provided in the Regulation respecting certain professional activities that may be engaged in by an athletic therapist (chapter M-9, r. 11.1).

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

Further information may be obtained by contacting Linda Bélanger, Assistant Director of the Legal Services Division, Collège des médecins du Québec, 1250, boul. René-Lévesque Ouest, Montréal (Québec) H3B 0G2; telephone: 1 888 633-3246 or 514 933-4441, extension 5362; fax: 514 933-3276; e-mail: lbelanger@cmq.org

Any person having comments is asked to send them, before the expiry period indicated above, to Jean Paul Dutrisac, Chair of the Office des professions du Québec, 800, place D’Youville, 10^e étage, Québec (Québec) G1R 5Z3. Comments will be forwarded by the Office to the Minister of Justice; they may also be sent to the Collège des médecins du Québec, as well as to interested persons, departments and organizations.

JEAN PAUL DUTRISAC, *Chair,*
Office des professions du Québec

Regulation to amend the Regulation respecting certain professional activities that may be engaged in by an athletic therapist

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

1. The Regulation respecting certain professional activities that may be engaged in by an athletic therapist (chapter M-9, r. 11.1) is amended, in section 2, by inserting, in subparagraph *a* of paragraph 2° and after “Concordia University”, “or a diplôme d’études supérieures spécialisées (D.E.S.S.) en thérapie du sport issued by the Université du Québec à Trois-Rivières”.

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

103294

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

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Medical Act — Respiratory therapists — Certain professional activities that may be engaged in by respiratory therapists (chapter M-9)	105	Draft
Nurse — Certain professional activities that may be engaged in by a nurse (Medical Act, chapter M-9)	104	Draft
Organization and governance of the health and social services network, in particular by abolishing the regional agencies, An Act to modify the..., amended (2017, Bill 99)	27	
Professional Code — Athletic therapist — Certain professional activities that may be engaged in by an athletic therapist (chapter C-26)	106	Draft
Register of Reported Children, Regulation establishing the..., amended. (2017, Bill 99)	27	
Respiratory therapists — Certain professional activities that may be engaged in by respiratory therapists (Medical Act, chapter M-9)	105	Draft
Review of the situation of a child, Regulation respecting the..., amended. (2017, Bill 99)	27	
Scale of fees and duties related to the development of wildlife. (An Act respecting the conservation and development of wildlife, chapter C-61.1)	101	Draft
Sharing of certain health information, An Act respecting the..., amended (2017, Bill 99)	27	
Youth Protection Act and other provisions, An Act to amend the..... (2017, Bill 99)	27	
Youth Protection Act, amended (2017, Bill 99)	27	