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## Part 2

# LAWS AND REGULATIONS

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9 April 2025 / Volume 157

### Summary

Acts  
Regulations and other Acts  
Draft Regulations  
Treasury Board

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## Erratum

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### Bill 72

(2024, chapter 32)

### **An Act to protect consumers against abusive commercial practices and to offer better transparency with respect to prices and credit**

*Gazette officielle du Québec*, Part 2, 8 January 2025, Volume 157, No. 2, page 97.

Section 69 of the Act to protect consumers against abusive commercial practices and to offer better transparency with respect to prices and credit, as published in the *Gazette officielle du Québec*, Part 2, 8 January 2025, is to be read as if,

(1) in paragraph 1, “150.16.1, 223 and 223.0.1 of the Consumer Protection Act (chapter P-40.1), and of section 58, except as concerns contraventions of sections 65.1, 65.2, 119.2, 127.2, 148.1, 150.3.0.7 and 150.3.2” were replaced by “150.16.1 and 223.0.1 of the Consumer Protection Act (chapter P-40.1), and of section 58, except as concerns contraventions of sections 65.1, 65.2, 119.2, 127.2, 148.1, 150.3.0.7, 150.3.2 and 223”;

(2) in paragraph 6, “150.9.2, 150.16.1 and 223 of the Consumer Protection Act, of section 58, as concerns contraventions of sections 65.1, 65.2, 148.1, 150.3.0.7 and 150.3.2” were replaced by “150.9.2 and 150.16.1 of the Consumer Protection Act, of section 58, as concerns contraventions of sections 65.1, 65.2, 148.1, 150.3.0.7, 150.3.2 and 223”.

107345



Gouvernement du Québec

## O.C. 447-2025, 26 March 2025

Regulation respecting the maximum amount of election expenses

WHEREAS, under the fourth paragraph of section 465 of the Act respecting elections and referendums in municipalities (chapter E-2.2), the Government may adjust the amounts that may not be exceeded by an authorized party or independent candidate during an election according to the formula the Government determines;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation respecting the maximum amount of election expenses was published in Part 2 of the *Gazette officielle du Québec* of 11 December 2024 with a notice that it could be made by the Government on the expiry of 45 days following that publication;

WHEREAS it is expedient to make the Regulation without amendment;

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

THAT the Regulation respecting the maximum amount of election expenses, attached to this Order in Council, be made.

DAVID BAHAN  
*Clerk of the Conseil exécutif*

## Regulation respecting the maximum amount of election expenses

Act respecting elections and referendums in municipalities  
(chapter E-2.2, s. 465, 4th par.).

**1.** Each amount provided for in section 465 of the Act respecting elections and referendums in municipalities (chapter E-2.2) is adjusted on 1 April of each year according to the change in the average Consumer Price Index for the preceding year, based on the index established for the whole of Québec by Statistics Canada.

Any amount adjusted in accordance with the first paragraph is rounded off to the nearest dollar in the case of the base amount, or to the nearest cent in the case of the amount by which the base amount is increased. An equidistant result is rounded up to the nearest dollar or cent.

**2.** On the coming into force of this Regulation, the amount of election expenses that must not be exceeded by a party or an authorized independent candidate during an election, provided for in section 465 of the Act respecting elections and referendums in municipalities (chapter E-2.2), is adjusted as follows:

(1) for an election to the office of mayor or borough mayor, the amount of \$4,294, increased by

(a) \$0.34 per person entered on the list of electors of the municipality up to 20,000 electors;

(b) \$0.58 per person entered on that list above 20,000 but not above 100,000 electors;

(c) \$0.43 per person entered on that list above 100,000 electors;

(2) for an election to the office of councillor, the amount of \$2,147, increased by \$0.34 per person entered on the list of electors of the electoral district.

**3.** This Regulation comes into force on 19 September 2025.

107335



Gouvernement du Québec

## O.C. 470-2025, 26 March 2025

### Regulation to amend the Pesticides Management Code

WHEREAS, under section 101 of the Pesticides Act (chapter P-9.3), the content of the Pesticides Management Code (chapter P-9.3, r. 1) and of the other regulations may vary according to the nature, importance and extent of the activities carried on, the classes of persons carrying them on, the environment in which the activities are carried on, the means or systems used, the pesticides or classes of pesticides or the classes or subclasses of permits or certificates;

WHEREAS, under section 105 of the Act, the Government is to enact by regulation a Pesticides Management Code which may prescribe rules, restrictions or prohibitions respecting activities related to the distribution, sale, manufacture, acquisition outside Québec, possession, storage, transportation or use of any pesticide, pesticide container or any equipment used for any of those activities as well as to the management of any waste consisting in whole or in part of pesticides or contaminated by pesticides;

WHEREAS, under section 107 of the Act, the Government may prescribe that the contravention of the provisions of the code which it determines constitutes an offence;

WHEREAS, under subparagraph 10 of the first paragraph of section 109 of the Act, in addition to its other regulation-making powers under the Act, the Government may, by regulation, indicate the registers that must be kept by all or some of the permit holders and determine the conditions which apply thereto;

WHEREAS, under subparagraph 11 of the first paragraph of that section, in addition to its other regulation-making powers under the Act, the Government may, by regulation, indicate the records or other documents to be preserved by all or certain permit holders and prescribe the applicable requirements and the time for which they must be preserved;

WHEREAS, under the first paragraph of section 30 of the Act respecting certain measures enabling the enforcement of environmental and dam safety legislation (chapter M-11.6), the Government may, in a regulation made under the Pesticides Act, specify that failure to comply with a provision of the regulation may give rise to a monetary administrative penalty. The regulation may set out the conditions for applying the penalty and determine the

amounts or the methods for calculating them. The amounts may vary in particular according to the extent to which the standards have been violated;

WHEREAS, under the first paragraph of section 45 of the Act respecting certain measures enabling the enforcement of environmental and dam safety legislation, the Government may determine the provisions of a regulation the Government has made, in particular under the Pesticides Act, whose contravention constitutes an offence and renders the offender liable to a fine the minimum and maximum amounts of which are set by the Government, and the Government may provide that, despite article 231 of the Code of Penal Procedure (chapter C-25.1), a contravention renders the offender liable to a term of imprisonment or to both the imprisonment and the fine;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation to amend the Pesticides Management Code was published in Part 2 of the *Gazette officielle du Québec* of 13 November 2024 with a notice that it could be made by Government on the expiry of 45 days following that publication;

WHEREAS it is expedient to make the Regulation without amendment;

IT IS ORDERED, therefore, on the recommendation of the Minister of the Environment, the Fight Against Climate Change, Wildlife and Parks:

THAT the Regulation to amend the Pesticides Management Code, attached to this Order in Council, be made.

DAVID BAHAN

*Clerk of the Conseil exécutif*

## Regulation to amend the Pesticides Management Code

Pesticides Act  
(chapter P-9.3, ss. 101, 105 and 107, and s. 109, 1st par., subpars. 10 and 11).

Act respecting certain measures enabling the enforcement of environmental and dam safety legislation  
(chapter M-11.6, s. 30, 1st par., and s. 45, 1st par.).

1. The Pesticides Management Code (chapter P-9.3, r. 1) is amended in section 49 by replacing “74.4” by “74.3”.

**2.** Section 74.1 is amended

(1) by replacing “justification” in the portion before paragraph 1 by “prescription”;

(2) by striking out paragraph 3;

(3) by replacing paragraph 5 by the following:

“(5) in the case of Class 1 to Class 3 pesticides:

(a) the crop to be treated;

(b) the name of the active ingredient involved in the treatment; and

(c) the names of the pesticides containing the active ingredient involved and the quantity required;”;

(4) by replacing “the parcel” in paragraph 6 by “every parcel”;

(5) by striking out paragraphs 7 to 11;

(6) by replacing paragraph 12 by the following:

“(12) in the case of Class 3A pesticides, the name of every active ingredient, the quantity of seeds required and the plant species concerned;”;

(7) by replacing “justification” in paragraph 13 by “prescription”.

**3.** Section 74.2 is revoked.**4.** Section 74.3 is amended

(1) by replacing “justification” wherever it appears in the first and second paragraphs by “prescription”;

(2) by striking out the third paragraph;

(3) by replacing “justification” in the fourth paragraph by “prescription”.

**5.** Section 74.4 is revoked.

**6.** Section 86.1 is amended by replacing “to 74.4” by “and 74.3”.

**7.** Section 86.2 is amended in the first paragraph

(1) by inserting “the name, address and telephone number of the farmer and, for each activity related to the performance of work involving the use of a pesticide,” after “containing” in the portion before subparagraph 1;

(2) by striking out subparagraphs 1, 3, 6 and 7;

(3) by striking out “and the name of its active ingredients” in subparagraph 8;

(4) by replacing subparagraph 11 by the following:

“(11) if the pesticide used is referred to in section 74.1, the number of the agronomic prescription obtained.”.

**8.** Section 86.4 is amended

(1) by replacing paragraph 2 by the following:

“(2) fails to send a report or an agronomic prescription in accordance with the third paragraph of section 30.3 or section 74.3 or the second paragraph of section 88.1, or to keep it for the period specified in those sections;”;

(2) by striking out “or the second paragraph of section 74.4” in paragraph 4;

(3) by striking out paragraph 5.

**9.** Section 86.6 is amended by striking out “agronomic justification or” and “or third” in paragraph 2.

**10.** Section 86.9 is amended

(1) by replacing paragraph 6 by the following:

“(6) fails to comply with a condition for the application of a pesticide prescribed by section 33, section 48.3 or the first paragraph of section 74.3;”;

(2) by striking out paragraphs 8 and 9;

(3) by replacing “justification” in paragraph 11 by “prescription”;

(4) by striking out paragraph 12.

**11.** Section 87 is amended

(1) by replacing paragraph 2 by the following:

“(2) fails to send a report or an agronomic prescription in accordance with the third paragraph of section 30.3 or section 74.3 or the second paragraph of section 88.1, or to keep it for the period specified in those sections;”;

(2) by striking out “or the second paragraph of section 74.4” in paragraph 4;

(3) by striking out paragraph 5.

**12.** Section 87.2 is amended by striking out “agro-nomic justification or” and “or third” in paragraph 2.

**13.** Section 87.5 is amended

(1) by replacing “, the first paragraph of section 74.3 or the first or third paragraph of section 74.4” in paragraph 6 by “or the first paragraph of section 74.3”;

(2) by striking out paragraphs 8 and 9;

(3) by replacing “justification” in paragraph 11 by “prescription”;

(4) by striking out paragraph 12.

**14.** Section 88.1 is amended

(1) by replacing “justification” in subparagraph 1 of the first paragraph by “prescription”;

(2) by replacing “justification” wherever it appears in the second paragraph by “prescription”;

(3) by striking out the third paragraph.

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

107337





Gouvernement du Québec

## O.C. 471-2025, 26 March 2025

Regulation to amend the Regulation respecting permits and certificates for the sale and use of pesticides

WHEREAS, under the first paragraph of section 32 of the Pesticides Act (chapter P-9.3), the Government, by regulation, designates, among the classes of pesticides it establishes, those for which a permit or certificate is required;

WHEREAS, under the second paragraph of section 32 of the Act, the contents of the regulations under the first paragraph may vary according to the factors referred to in section 101 of the Act;

WHEREAS, under section 101 of the Act, the content of the Pesticides Management Code (chapter P-9.3, r. 1) and of the other regulations may vary according to the nature, importance and extent of the activities carried on, the classes of persons carrying them on, the environment in which the activities are carried on, the means or systems used, the pesticides or classes of pesticides or the classes or subclasses of permits or certificates;

WHEREAS, under subparagraph 3 of the first paragraph of section 109 of the Act, in addition to its other regulation-making powers under the Act, the Government may, by regulation, establish classes and subclasses of permits and certificates, and fix for each the date from which the permits or certificates become exigible;

WHEREAS, under subparagraph 8 of the first paragraph of section 109 of the Act, in addition to its other regulation-making powers under the Act, the Government may, by regulation, prescribe the requirements to be observed by the holder of a permit or certificate;

WHEREAS, under subparagraph 10 of the first paragraph of section 109 of the Act, in addition to its other regulation-making powers under the Act, the Government may, by regulation, indicate the registers that must be kept by all or some of the permit holders and determine the conditions which apply thereto;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation to amend the Regulation respecting permits and certificates for the sale and use of pesticides was published in Part 2 of the *Gazette officielle du Québec* of 13 November 2024 with a notice that it could be made by Government on the expiry of 45 days following that publication;

WHEREAS it is expedient to make the Regulation without amendment;

IT IS ORDERED, therefore, on the recommendation of the Minister of the Environment, the Fight Against Climate Change, Wildlife and Parks:

THAT the Regulation to amend the Regulation respecting permits and certificates for the sale and use of pesticides, attached to this Order in Council, be made.

DAVID BAHAN

*Clerk of the Conseil exécutif*

### Regulation to amend the Regulation respecting permits and certificates for the sale and use of pesticides

Pesticides Act  
(chapter P-9.3, ss. 32 and 101, and s. 109, 1st par., subpars. 3, 8 and 10).

**1.** The Regulation respecting permits and certificates for the sale and use of pesticides (chapter P-9.3, r. 2) is amended in section 36

(1) by inserting the following after paragraph 3:

“(4) a Subclass E4 “Farmer’s Certificate for Sowing Pesticide Coated Seeds” authorizes the holder to perform, using an application method other than by aircraft, work involving the use of a Class 3A or Class 3B pesticide or to supervise that work at the places where it is performed;”;

(2) by inserting “Farmer’s” before “Certificate” in paragraph 5.

**2.** Section 44 is amended

(1) in paragraph 3

(a) by replacing “74.2 or, where applicable, section 74.4 of the Pesticides Management Code (chapter P-9.3, r. 1)” in the portion before subparagraph *a* by “74.1 of the Pesticides Management Code (chapter P-9.3, r. 1), amended by section 2 of the Regulation to amend the Pesticides Management Code, made by Order in Council 470-2025 dated 26 March 2025”;

(b) by replacing “or E2” in subparagraph *b* by “, E2 or E4”;

(2) in the portion before subparagraph *a* of paragraph 4

(a) by inserting “Class 1 to Class 3” before “pesticide”;

(b) by replacing 74.2 or, where applicable, section 74.4 of the Pesticides Management Code” by “74.1 of the Pesticides Management Code, amended by section 2 of the Regulation to amend the Pesticides Management Code, made by Order in Council 470-2025 dated 26 March 2025”;

(3) by inserting “Class 1 to Class 3” before “pesticide containing” in paragraph 5;

(4) by replacing “or E2” in subparagraph *b* of paragraph 8 by “, E2 or E4”.

**3.** Section 48 is amended by striking out “the number of the agronomic justification indicated in the agronomic prescription or, where applicable,” in subparagraphs 9 and 10 of the second paragraph.

**4.** Section 50 is amended by striking out “the number of the agronomic justification indicated in the agronomic prescription or, where applicable,” in subparagraph 12 of the second paragraph.

**5.** Section 55.1 is amended by striking out “and the number of the agronomic justification indicated in the agronomic prescription or, where applicable” in subparagraph 6 of the third paragraph.

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

107338



Gouvernement du Québec

## O.C. 472-2025, 26 March 2025

### Regulation to amend the Agricultural Operations Regulation

WHEREAS, under subparagraph 3 of the first paragraph of section 95.1 of the Environment Quality Act (chapter Q-2), the Government may make regulations to prohibit, limit and control sources of contamination and the release into the environment of any class of contaminants for all or part of the territory of Québec;

WHEREAS, under subparagraph 21 of the first paragraph of section 95.1 of the Act, the Government may make regulations to prescribe the reports, documents and information that must be provided to the Minister by any person carrying on an activity governed by that Act or the regulations and determine the terms and conditions governing their sending;

WHEREAS, under the first paragraph of section 30 of the Act respecting certain measures enabling the enforcement of environmental and dam safety legislation (chapter M-11.6), the Government may, in a regulation made in particular under the Environment Quality Act, specify that failure to comply with a provision of the regulation may give rise to a monetary administrative penalty. The regulation may set out the conditions for applying the penalty and determine the amounts or the methods for calculating them. The amounts may vary in particular according to the extent to which the standards have been violated;

WHEREAS, under the first paragraph of section 45 of the Act respecting certain measures enabling the enforcement of environmental and dam safety legislation, the Government may determine the provisions of a regulation the Government has made, in particular under the Environment Quality Act, whose contravention constitutes an offence and renders the offender liable to a fine the minimum and maximum amounts of which are set by the Government, and the Government may provide that, despite article 231 of the Code of Penal Procedure (chapter C-25.1), a contravention renders the offender liable to a term of imprisonment or to both the imprisonment and the fine;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation to amend the Agricultural Operations Regulation was published in Part 2 of the *Gazette officielle du Québec* of 13 November 2024 with a notice that it could be made by Government on the expiry of 45 days following that publication;

WHEREAS it is expedient to make the Regulation without amendment;

IT IS ORDERED, therefore, on the recommendation of the Minister of the Environment, the Fight Against Climate Change, Wildlife and Parks:

THAT the Regulation to amend the Agricultural Operations Regulation, attached to this Order in Council, be made.

DAVID BAHAN

*Clerk of the Conseil exécutif*

## Regulation to amend the Agricultural Operations Regulation

Environment Quality Act  
(chapter Q-2, s. 95.1, 1st par., subpars. 3 and 21).

Act respecting certain measures enabling the enforcement of environmental and dam safety legislation  
(chapter M-11.6, s. 30, 1st par., and s. 45, 1st par.).

**1.** The Agricultural Operations Regulation (chapter Q-2, r. 26) is amended by inserting the following after section 35:

**“35.0.1.** Despite the first and second paragraphs of section 35, the phosphorus report referred to in those paragraphs may be drawn up only for each even-numbered year, in accordance with section 35, if

(1) the operator has at least 30% more area of cultivated parcels than the minimum total area required in accordance with sections 20 and 20.1 for the purpose of spreading all the fertilizers;

(2) the operator reclaims fertilizers only by spreading, and only on cultivated parcels owned or leased by the operator;

(3) the operator has drawn up a phosphorus report in accordance with section 35 for the preceding even-numbered year and meets the conditions provided for in subparagraphs 1 and 2.

Where the operator no longer meets the conditions provided for in the first paragraph, the operator must send the Minister an update of the phosphorus report in accordance with section 35.

A phosphorus report drawn up for an even-numbered year by an operator that complies with the conditions provided for in the first paragraph and sent in accordance with section 35.1 is deemed to have also been drawn up for the following year.”.

**2.** Section 35.1 is amended

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

“Every operator of a raising site or spreading site referred to in section 35 must send the yearly phosphorus report to the Minister not later than 15 June of each year or, in the case referred to in section 35.0.1, 15 June of each even-numbered year.”;

(2) by inserting “, 35.0.1” after “20.1” in the second paragraph;

(3) by inserting “and, where applicable, section 35.0.1” at the end of subparagraph 1 of the fourth paragraph.

**3.** Section 56.3 is amended by replacing “of section 56.1 and” by “or the third paragraph of section 56.1 or”.

**4.** Section 56.4 is amended by inserting “storage or” before “spreading”.

**5.** Section 56.5 is replaced by the following:

“**56.5.** Every person who contravenes subparagraph 3 of the first paragraph or the third paragraph of section 56.1 or section 56.2 commits an offence and is liable to a fine of \$5,000 to \$500,000 in the case of a natural person or, despite article 231 of the Code of Penal Procedure (chapter C-25.1), to a maximum term of imprisonment of 18 months, or to both the fine and imprisonment, and \$15,000 to \$3,000,000 in any other case.”.

**6.** Section 56.6 is amended by inserting “storage or” before “spreading”.

**7.** The table of Schedule VI is amended by replacing the line for the category “Adult buffalo - male or female” in the part for the type of animal “Beef cattle” by the following:

“

Buffalo or calf - male or female	10.8
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”.

**8.** The table of Schedule VII is amended by replacing the line for the category “Adult buffalo - male or female” in the part for the type of animal “Beef cattle” by the following:

“

Buffalo or calf - male or female	9.0
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”.

**9.** Section 35.0.1 of the Agricultural Operations Regulation (chapter Q-2, r. 26), made by section 1 of this Regulation, applies to a phosphorus report drawn up for the year 2024 by an operator that complies with the conditions provided for in the first paragraph of that section and sent in accordance with section 35.1 of that Regulation.

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

107339



Gouvernement du Québec

## O.C. 473-2025, 26 March 2025

Regulation to amend the Regulation respecting the charges payable for the use of water

WHEREAS, under subparagraphs *e*, *g*, *j* and *l* of paragraph 16 of section 46 of the Environment Quality Act (chapter Q-2), the Government may, by regulation, regulate withdrawals of surface water or groundwater, in particular on the basis of its different uses, including the collection of groundwater whose use or distribution is governed by the Food Products Act (chapter P-29), in order to, among other purposes,

—determine the cases in and conditions under which two or more existing or planned water withdrawals are deemed to constitute a single withdrawal owing to, among other things, the hydrologic interconnection of the waters concerned, the distance between the withdrawal sites or the intended use of the water withdrawn;

—prescribe standards for the installation and maintenance of equipment or devices for determining the quality or quantity of water withdrawn from or returned to the environment;

—prescribe standards for water withdrawal facilities and their supply and protection areas;

—prescribe the documents and information whoever makes or plans to make a water withdrawal is required to send the Minister of the Environment, the Fight Against Climate Change, Wildlife and Parks and the conditions governing their sending, including risk assessment studies of protection areas and studies or reports on the actual or potential individual or cumulative impacts of the withdrawal or planned withdrawal on the environment, on other users and on public health, and determine which of those documents and that information is public and must be made available to the public;

WHEREAS, under subparagraph 11 of the first paragraph of section 95.1 of the Environment Quality Act, the Government may make regulations to establish measures providing for the use of economic instruments, including tradeable permits, emission, effluent and waste-disposal fees or charges, advance elimination fees or charges, and fees or charges related to the production of hazardous residual materials or the use, management or purification of water, with a view to protecting the environment and achieving environmental quality objectives for all or part of the territory of Québec;

WHEREAS, under subparagraph 12 of the first paragraph of section 95.1 of the Environment Quality Act, the Government may make regulations to establish any rule that is necessary for or relevant to carrying out measures referred to in subparagraph 11 of that paragraph and that pertains, in particular, to the determination of persons required to pay the fees or charges referred to in that subparagraph, the conditions applicable to their collection and the interest and penalties payable if the fees or charges are not paid;

WHEREAS, under subparagraph 20 of the first paragraph of section 95.1 of the Environment Quality Act, the Government may make regulations to prescribe the records, reports, documents and information to be kept and preserved by any person carrying on an activity governed by the Act or the regulations, prescribe the conditions governing their keeping, and determine their form and content and the conditions governing their preservation, in particular the period;

WHEREAS, under subparagraph 21 of the first paragraph of section 95.1 of the Environment Quality Act, the Government may make regulations to prescribe the reports, documents and information that must be provided to the Minister of the Environment, the Fight Against Climate Change, Wildlife and Parks by any person carrying on an activity governed by the Act or the regulations and determine the terms and conditions governing their sending;

WHEREAS, under subparagraph 21.1 of the first paragraph of section 95.1 of the Environment Quality Act, the Government may make regulations to determine the information and documents that are public and, if applicable, the terms and conditions relating to their dissemination;

WHEREAS, under the first paragraph of section 30 of the Act respecting certain measures enabling the enforcement of environmental and dam safety legislation (chapter M-11.6), the Government may, in a regulation made in particular under the Environment Quality Act, specify that failure to comply with a provision of the regulation may give rise to a monetary administrative penalty. The regulation may set out the conditions for applying the penalty and determine the amounts or the methods for calculating them. The amounts may vary in particular according to the extent to which the standards have been violated;

WHEREAS, under the first paragraph of section 45 of the Act respecting certain measures enabling the enforcement of environmental and dam safety legislation, the Government may determine the provisions of a regulation the Government has made, in particular under the Environment Quality Act, whose contravention constitutes

an offence and renders the offender liable to a fine the minimum and maximum amounts of which are set by the Government;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation to amend the Regulation respecting the charges payable for the use of water was published in Part 2 of the *Gazette officielle du Québec* of 13 November 2024 with a notice that it could be made by Government on the expiry of 45 days following that publication;

WHEREAS it is expedient to make the Regulation with amendments;

IT IS ORDERED, therefore, on the recommendation of the Minister of the Environment, the Fight Against Climate Change, Wildlife and Parks:

THAT the Regulation to amend the Regulation respecting the charges payable for the use of water, attached to this Order in Council, be made.

DAVID BAHAN  
*Clerk of the Conseil exécutif*

## Regulation to amend the Regulation respecting the charges payable for the use of water

Environment Quality Act  
(chapter Q-2, s. 46, par. 16, subpars. *e*, *g*, *j*, and *l*, and s. 95.1, 1st par., subpars. 11, 12, 20, 21 and 21.1).

Act respecting certain measures enabling the enforcement of environmental and dam safety legislation  
(chapter M-11.6, s. 30, 1st par., and s. 45, 1st par.).

**1.** The Regulation respecting the charges payable for the use of water (chapter Q-2, r. 42.1) is amended in section 2,

(1) in the first paragraph,

(a) by inserting “unless the context indicates a different meaning,” after “Regulation,” in the portion before the definition of “measuring equipment”;

(b) by inserting “or, where the water is withdrawn using a pond, a basin or other naturally-fed retaining works, the rated volume of the pond, basin or other works” at the end of the definition of “rated capacity”;

(c) by inserting the following definitions in alphabetical order:

““Ministère” means the Ministère du Développement durable, de l’Environnement et des Parcs;

““Minister” means the Minister of Sustainable Development, Environment and Parks;”;

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

“In addition, for the purposes of this Regulation,

(1) a use of water includes any action for lowering or diverting groundwater, as well as any other withdrawal of water, even where the water is subsequently returned to its environment of origin;

(2) a water discharge refers to water that has been so used.”.

**2.** Section 4 is amended in the French text by inserting “l’une de l’autre” after “complémentaires” in second paragraph.

**3.** Section 6 is replaced by the following:

“6. Every person subject to charges for the use of water is required to determine the volume of water the person uses and discharges annually by direct measurement taken by measuring equipment that belongs to the person.

Despite the foregoing, a person that does not have measuring equipment may determine the volumes of water used or discharged using one of the following means, if the person has not made a use of water referred to in the third paragraph or if the person’s authorization provides for it:

(1) direct measurement taken by measuring equipment that belongs to a third party, installed as close as possible to each withdrawal site, another water entry location or water discharge point concerned;

(2) estimates based on a generally recognized method.

A person who intends to make a use of water as part of a project that requires an authorisation to be issued, amended or renewed under the Environment Quality Act (chapter Q-2) and involves establishing or altering a withdrawal site, another water entry location or a discharge point must, before making such water use, instal on the site, location or point measuring equipment that belongs to the person and meets, with the necessary modifications, the requirements of Chapter IV of the Regulation respecting



the declaration of water withdrawals (chapter Q-2, r. 14), unless the person's authorization allows the use of one of the means referred to in the second paragraph.

For the purposes of the third paragraph, where a use of water consists only in lowering or diverting water that is immediately returned to the hydrographic network of the watershed of origin, only water discharge points must be equipped with measuring equipment.

**6.1.** A person who uses direct measurement taken by measuring equipment must comply with Chapter IV of the Regulation respecting the declaration of water withdrawals (chapter Q-2, r. 14), with the necessary modifications.

A person who uses estimates based on a generally recognized method must comply with Chapter V of the Regulation, with the necessary modifications.”.

**4.** Section 8 is amended

(1) by replacing “utilisée et rejetée” in the second paragraph in the French text by “utilisé et rejeté”;

(2) in the third paragraph

(a) by replacing “utilisée et rejetée” in subparagraph 5 in the French text by “utilisé et rejeté”;

(b) by replacing subparagraph 6 by the following:

“(6) if the volumes of water used are determined by direct measurement taken by measuring equipment, the type of measuring equipment installed and any malfunction, breakdown, abnormality or other defect that affected the operation of the equipment, and the number of days during which the volumes could not be measured in a reliable and accurate manner;

(7) if the volumes of water used are determined by estimates referred to in subparagraph 2 of the second paragraph of section 6, the name of the professional who certified the estimates of the volumes of water used and his or her profession and a description of the estimation method used.”;

(3) by replacing the fourth paragraph by the following:

“The person who completes the declaration provided for in the third paragraph must certify that the information it contains is accurate.

The declaration provided for in the third paragraph must be completed and sent electronically, using the form available on the website of the Ministère. Despite the

foregoing, where the person referred to in the third paragraph is a legal person in bankruptcy, dissolved or liquidated, or having its seat in the territory of a local municipality or in a territory not organized as a municipality where no Internet service provider offers access to the Internet, the data to be transmitted to the Minister pursuant to this section may be sent using the form provided by the Minister on a medium other than a technology-based medium. In such case, the declaration must be dated and signed by the person who wrote it and specify the reason justifying the use of that medium.

Documents in support of the declaration provided for in the third paragraph, including, where applicable, the estimates provided for in subparagraph 2 of the second paragraph of section 6 and the verification reports on reading accuracy provided for in section 12 must be kept on the premises of the establishment concerned for a period of 5 years and be sent to the Minister within 20 days after a request to that effect.”;

(4) in the sixth paragraph

(a) by replacing “in subparagraph 6” by “in subparagraphs 6 and 7”;

(b) by replacing “the Minister’s department’s website” by “the Ministère’s website”.

**5.** Sections 11.1, 11.2, 12, 12.1 and 12.2 are replaced by the following:

“**11.1.** A monetary administrative penalty of \$350 in the case of a natural person or \$1,500 in other cases may be imposed on any person that fails

(1) to indicate the amount of the charges payable to the Minister of Finance in the declaration referred to in the first paragraph of section 8;

(2) to certify that the information contained in the declaration referred to in the third paragraph of section 8 is accurate, in accordance with the fourth paragraph of that section;

(3) to comply with the terms provided for in the fifth paragraph of section 8 for sending the declaration referred to in the third paragraph of that section;

(4) to keep or send to the Minister documents in support of the declaration referred to in the third paragraph of section 8, within the period and on the conditions provided for in the sixth paragraph of that section;

(5) to keep the register prescribed in the seventh paragraph of section 8.

**11.2.** A monetary administrative penalty of \$500 in the case of a natural person or \$2,500 in other cases may be imposed on any person that fails

(1) to determine the volumes of water used and discharged, in accordance with the first and second paragraphs of section 6;

(2) to install the appropriate measuring equipment, in the cases and in accordance with the conditions provided for in the third and fourth paragraphs of section 6;

(3) to pay the charges payable on the date or within the period provided for in section 7;

(4) to indicate the volumes of water used and discharged in the declaration referred to in the first paragraph of section 8, in accordance with the second paragraph of that section;

(5) to declare to the Minister the information listed in the third paragraph of section 8, within the period provided for therein.

**12.** Every person who contravenes the first, fourth, fifth, sixth or seventh paragraph of section 8 commits an offence and is liable, in the case of a natural person, to a fine of \$2,000 to \$100,000 or, in other cases, to a fine of \$6,000 to \$600,000.

**12.1.** Every person who contravenes section 6 or 7 or the second or third paragraph of section 8 commits an offence and is liable, in the case of a natural person, to a fine of \$2,500 to \$250,000 or, in other cases, to a fine of \$7,500 to \$1,500,000.”

**6.** Section 14 is revoked.

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

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Gouvernement du Québec

## O.C. 474-2025, 26 March 2025

Regulation to amend the Regulation respecting the declaration of water withdrawals

WHEREAS, under subparagraphs *b*, *e*, *g*, *j* and *l* of paragraph 16 of section 46 of the Environment Quality Act (chapter Q-2), the Government may, by regulation, regulate withdrawals of surface water or groundwater, in particular on the basis of its different uses, including the collection of groundwater whose use or distribution is governed by the Food Products Act (chapter P-29), in order to, among other purposes,

—in the cases and under the conditions specified, exempt water withdrawals from the Environment Quality Act or the regulations;

—determine the cases in and conditions under which two or more existing or planned water withdrawals are deemed to constitute a single withdrawal owing to, among other things, the hydrologic interconnection of the waters concerned, the distance between the withdrawal sites or the intended use of the water withdrawn;

—prescribe standards for the installation and maintenance of equipment or devices for determining the quality or quantity of water withdrawn from or returned to the environment;

—prescribe standards for water withdrawal facilities and their supply and protection areas;

—prescribe the documents and information whoever makes or plans to make a water withdrawal is required to send the Minister of the Environment, the Fight Against Climate Change, Wildlife and Parks and the conditions governing their sending, including risk assessment studies of protection areas and studies or reports on the actual or potential individual or cumulative impacts of the withdrawal or planned withdrawal on the environment, on other users and on public health, and determine which of those documents and that information is public and must be made available to the public;

WHEREAS, under subparagraph 20 of the first paragraph of section 95.1 of the Act, the Government may make regulations to prescribe the records, reports, documents and information to be kept and preserved by any person carrying on an activity governed by the Act or the regulations, prescribe the conditions governing their keeping, and determine their form and content and the conditions governing their preservation, in particular the period;

WHEREAS, under subparagraph 21 of that paragraph, the Government may make regulations to prescribe the reports, documents and information that must be provided to the Minister by any person carrying on an activity governed by the Act or the regulations and determine the terms and conditions governing their sending;

WHEREAS, under subparagraph 21.1 of that paragraph, the Government may make regulations to determine the information and documents that are public and, if applicable, the terms and conditions relating to their dissemination;

WHEREAS, under subparagraph 25.1 of that paragraph, the Government may make regulations to prescribe the terms according to which and the format in which the data, samples and analyses must be collected, compiled and sent to the Minister and the terms according to which and the format in which the calculations, verifications and any other monitoring measure must be done and sent to the Minister;

WHEREAS, under the first paragraph of section 30 of the Act respecting certain measures enabling the enforcement of environmental and dam safety legislation (chapter M-11.6), the Government may, in a regulation made in particular under the Environment Quality Act, specify that failure to comply with a provision of the regulation may give rise to a monetary administrative penalty. The regulation may set out the conditions for applying the penalty and determine the amounts or the methods for calculating them. The amounts may vary in particular according to the extent to which the standards have been violated;

WHEREAS, under the first paragraph of section 45 of the Act respecting certain measures enabling the enforcement of environmental and dam safety legislation, the Government may determine the provisions of a regulation the Government has made, in particular under the Environment Quality Act, whose contravention constitutes an offence and renders the offender liable to a fine the minimum and maximum amounts of which are set by the Government, and the Government may provide that, despite article 231 of the Code of Penal Procedure (chapter C-25.1), a contravention renders the offender liable to a term of imprisonment or to both the imprisonment and the fine;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation to amend the Regulation respecting the declaration of water withdrawals was published in Part 2 of the *Gazette officielle du Québec* of 13 November 2024 with a notice that it could be made by Government on the expiry of 45 days following that publication;

WHEREAS it is expedient to make the Regulation with amendments;

IT IS ORDERED, therefore, on the recommendation of the Minister of the Environment, the Fight Against Climate Change, Wildlife and Parks:

THAT the Regulation to amend the Regulation respecting the declaration of water withdrawals, attached to this Order in Council, be made.

DAVID BAHAN  
*Clerk of the Conseil exécutif*

## Regulation to amend the Regulation respecting the declaration of water withdrawals

Environment Quality Act  
(chapter Q-2, s. 46, par. 16, subpars. *b*, *e*, *g*, *j* and *l*, and s. 95.1, 1st par., subpars. 20, 21, 21.1 and 25.1).

Act respecting certain measures enabling the enforcement of environmental and dam safety legislation  
(chapter M-11.6, s. 30, 1st par., and s. 45, 1st par.).

**1.** The Regulation respecting the declaration of water withdrawals (chapter Q-2, r. 14) is amended in section 1 by replacing “of water withdrawals” in the first paragraph by “of water withdrawal activities and volumes withdrawn”.

### **2.** Section 2 is amended

(1) by striking out the definition of “level 1 drainage basin”;

(2) by inserting “or, where the water is withdrawn using a pond, a basin or other naturally-fed retaining works, the rated volume of the pond, basin or other works” at the end of the definition of “rated capacity”;

(3) by replacing the definition of “water withdrawal” or “withdrawal” by the following:

““water withdrawal” or “withdrawal” means the taking of surface water or groundwater by any means;”;

(4) by inserting the following definitions in alphabetical order:

““Minister” means the Minister of Sustainable Development, Environment and Parks;

““Ministère” means the Ministère du Développement durable, de l’Environnement et des Parcs;

““temporary industrial camp” means a group of facilities and their dependencies, that an employer temporarily sets up to simultaneously house, for not more than 6 months during the 12-month period following the setting-up, not more than 80 of the employer’s employees who carry out forest management, mining exploration, mining operation, transport infrastructure and water retaining work or any other work;”.

### **3.** Section 3 is amended

(1) in the second paragraph

(a) by striking out “intended to house not more than 80 persons simultaneously for a period not exceeding 6 months per year and that is” in subparagraph 6;

(b) by replacing subparagraphs 7 to 11 by the following:

“(7) withdrawals used for the production of hydroelectric power by means of run-of-river works or facilities directly connected to the watercourse;

(8) withdrawals by means of works used for the impounding of water, such as a dam, or a pond or a basin having no hydraulic interconnection with groundwater and not supplied by means of a drainage system, unless they are intended to produce hydroelectric power, whether they are intended to transport water to a site where the water is used or made for mining, quarrying and oil and gas extraction (NAICS 21);

(9) withdrawals using a drain or a drainage ditch that is not connected to an active pumping system, that are not intended to transport water to a site where the water is used, that are not used to fill a water supply reservoir for subsequent use or that are not made for mining, quarrying and oil and gas extraction (NAICS 21);

(10) withdrawals referred to in paragraphs 3 to 6 of section 173 of the Regulation respecting the regulatory scheme applying to activities on the basis of their environmental impact (chapter Q-2, r. 17.1), amended by section 3 of the Regulation to amend the Regulation respecting the regulatory scheme applying to activities on the basis of their environmental impact, made by Order in Council 475-2025 dated 26 March 2025.”;

(2) by inserting “subject to section 18.7,” at the beginning of subparagraph 1 of the third paragraph;

(3) by replacing the fourth paragraph by the following:

“Despite subparagraph 1 of the second paragraph and subparagraphs 1 and 2 of the third paragraph, a withdrawer that makes a withdrawal referred to in one of those subparagraphs becomes subject to this Regulation as soon as the withdrawer transfers water out of the St. Lawrence River Basin or is required, under Title II, to make a declaration on the basis of the withdrawal rated capacity of the works or facilities used for water withdrawals.”

**4.** Section 3.1 is revoked.

**5.** The following is inserted after section 5:

“**4.1.** To determine if the maximum daily volume of withdrawal reaches the volume from which the withdrawer is required, under a provision of this Regulation, to declare the withdrawal activities, all the volumes of water withdrawn from withdrawal sites connected to a single establishment or waterworks system must be added up. Establishments whose activities are related or complementary to one another and are under the responsibility of one withdrawer are deemed to be part of the same establishment.”

**6.** Sections 5 and 5.1 are replaced by the following:

“**5.** For the purposes of the declaration provided for in section 9, every withdrawer is required to determine the volumes of water withdrawn for each withdrawal site by direct measurement taken by measuring equipment that belongs to the withdrawer.

Despite the foregoing, if the withdrawer does not make a water withdrawal referred to in the third paragraph, or if the withdrawer’s authorisation provides for it, a withdrawer that does not have measuring equipment may determine the volumes of water withdrawn by one of the following means:

(1) direct measurement taken by measuring equipment that belongs to a third party;

(2) estimates based on a generally recognized method;

(3) in the case of withdrawals intended for agricultural purposes or for the operation of a fishing pond site or an aquaculture site, the use of the estimation tool available online on the website of the Minister’s department.

A withdrawer that intends to make a water withdrawal as part of a project that requires an authorisation to be issued, amended or renewed under the Environment

Quality Act (chapter Q-2) and involves establishing or altering a withdrawal site must, before making that withdrawal, instal on the site measuring equipment that belongs to the withdrawer and meets the requirements of Chapter IV, unless the withdrawer’s authorization allows the use of one of the means referred to in the second paragraph.

**5.1.** For the purposes of section 5, where a withdrawal is intended for a transfer of water out of the St. Lawrence River Basin and one of the time limits referred to in the second paragraph of section 5 occurs, the appropriate measuring equipment must be installed at the points where water is transferred and, where applicable, returned to the Basin, in addition to the points where water is withdrawn.”

**7.** The following is added at the end of section 6:

“A withdrawer that uses estimates based on a generally recognized method must comply with the provisions of Chapter V.”

**8.** Sections 7 and 8 are revoked.

**9.** Section 9 is amended

(1) in the second paragraph

(a) by replacing “Ministère du Développement durable, de l’Environnement et des Parcs” by “Ministère’s”;

(b) by replacing “18.7” by “18.5”;

(2) in the third paragraph

(a) by inserting “in bankruptcy, dissolved or liquidated, or” after “legal person”;

(b) by replacing “18.7” by “18.5”;

(3) in subparagraph 3 of the fifth paragraph

(a) by inserting “where applicable,” at the beginning of subparagraph *a*;

(b) by replacing subparagraph *e.1* by the following:

“(e.1) if the volumes of water withdrawn are determined using the estimates referred to in subparagraph 2 of the second paragraph of section 5, the name of the professional who certified the estimates of the volumes of water withdrawn and his or her profession and a description of the estimation method used;”

(c) by replacing subparagraph *j* by the following:

“(j) a statement specifying that the withdrawals are authorized pursuant to the Environment Quality Act (chapter Q-2) or, in the absence of such authorization, a statement specifying the first year in which the withdrawals totalled a daily volume equal to or greater than 75,000 litres for at least 1 day in the year, or a statement indicating that the withdrawals never reached that threshold, as the case may be.”;

(4) by striking out “to” in the sixth paragraph;

(5) by replacing “including the estimates provided for in section 7” in the seventh paragraph by “including, where applicable, the estimates provided for in subparagraph 2 of the second paragraph of section 5”;

(6) by replacing “the Minister’s department’s” in the eighth paragraph by “the Ministère’s”.

**10.** Section 10 is amended by replacing “the estimation method is used” at the end of subparagraph 5 of the first paragraph by “the estimates referred to in subparagraph 2 of the second paragraph of section 5 are used”.

**11.** The following is inserted before section 11:

“**10.1.** The provisions of this Chapter apply to a withdrawer that uses direct measurements taken by measuring equipment.”.

**12.** Section 11 is amended by replacing “in the case of an aquaculture site or a fishing pond site” in paragraph 1 by “where the withdrawal is intended for the operation of an aquaculture site or a fishing pond site or is for lowering or diverting water that is immediately returned to the hydrographic network in the original watershed”.

**13.** Section 12 is amended

(1) by replacing “every 3 years in the case of a water meter and at least once a year for any other type of measuring equipment, by comparing the readings with the results obtained using either method listed in the third paragraph” in subparagraph 2 of the first paragraph by “every 3 years, by comparing the readings with the results obtained using an estimation method referred to in subparagraph 2 of the second paragraph of section 5”;

(2) by replacing “measured using either method in the third paragraph” in the second paragraph by “determined using an estimation method referred to in subparagraph 2 of the second paragraph of section 5”;

(3) by striking out the third paragraph.

**14.** Section 15 is amended by replacing “or 18.7” in the first paragraph by “, 18.4 or 18.5”.

**15.** The heading of Chapter V is amended by striking out “WITHDRAWN”.

**16.** Section 16 is replaced by the following:

“**16.** The provisions of this Chapter apply to a withdrawer that, pursuant to subparagraph 2 of the second paragraph of section 5 or the fourth paragraph of section 5, uses estimates based on a generally recognized method.

**16.1.** Every estimate of the volumes of water must rely on measurements taken on site.

**16.2.** A withdrawer that uses estimates based on a generally recognized method must, for each month, calculate or cause to be calculated all the estimated volumes of water withdrawn, as well as the margin of error in percentage of the evaluation made according to the estimation method used.

That estimate must be certified by a professional.”.

**17.** Section 18 is amended by replacing “25%” in the first paragraph by “15%”.

**18.** The heading of Chapter I of Title II is revoked.

**19.** The following is inserted before section 18.2:

“**18.1.** For the purposes of this Title,

“level 1 drainage basin” means a territory whose waters converge toward a watercourse that flows directly into the St. Lawrence River or James Bay; (*bassin versant de niveau 1*)

“consumptive use” means consumptive use within the meaning of section 31.89 of the Environment Quality Act (chapter Q-2). (*consommation*)”.

**20.** Section 18.2 is replaced by the following:

“**18.2.** The provisions of this Title apply to water withdrawals in the St. Lawrence River Basin.”.

**21.** Chapters II and III of Title II, including sections 18.4 to 18.7, are replaced by the following:

“**18.4.** A withdrawer that withdraws water from the St. Lawrence River Basin from a withdrawal site whose works or facilities have a withdrawal rated capacity equal to or greater than 379,000 litres per day is required to

annually declare to the Minister, in addition to the information that must be declared, where applicable, pursuant to sections 9 and 18.5,

(1) the volumes of water consumed every month in the Basin;

(2) for each site of use of the water withdrawn, the georeferenced data of their location, the volumes of water consumed and the activities for which the withdrawals are made, identified by their North American Industry Classification System (NAICS) codes;

(3) where the volumes are determined using the estimates referred to in subparagraph 2 of the second paragraph of section 5, the name of the professional who certified the estimates of the volumes of water consumed and his or her profession and a description of the estimation method used.

For the purposes of the first paragraph, and despite section 5, where the water is withdrawn for the following purposes, the person making the declaration may, without needing to provide a justification, indicate a consumptive use equal to

(1) 15% of the volumes of water withdrawn where the withdrawals are intended to supply a waterworks system serving all or part of the population of a municipality;

(2) 80% of the volumes of water withdrawn where the withdrawals are intended for livestock raising purposes;

(3) 90% of the volumes of water withdrawn where the withdrawals are intended for watering purposes.

To determine if the withdrawal rated capacity reaches the volume from which the withdrawer is required, under this section, to declare the volumes of water it consumes or may consume, all the rated capacities of the works or facilities of withdrawal sites that are in the St. Lawrence River Basin and are connected to a single establishment or waterworks system must be added up. Establishments whose activities are related or complementary to one another and are under the responsibility of one withdrawer are deemed to be part of the same establishment.

Where the volumes of water consumed are calculated using the direct measurement taken by measuring equipment, no supply of water from outside the withdrawal site may affect or distort the calculation.

The information on the volumes of water consumed referred to in subparagraphs 1 and 2 of the first paragraph is public and the Minister publishes the information on the Ministère's website.

**18.5.** A withdrawer that transfers water out of the St. Lawrence River Basin is required, whatever the volume, to annually declare to the Minister, in addition to the information that the withdrawer must declare, where applicable, pursuant to sections 9 and 18.4,

(1) the volumes of water transferred out of the St. Lawrence River Basin, expressed in litres, indicating for each withdrawal site concerned, the georeferenced data of the sites where the water so transferred is used. Where the water transferred out of the Basin is intended to supply a waterworks system serving all or part of the population of a municipality, the level 1 drainage basins covered by the waterworks system must be indicated, and the name of the watercourse into which the water of the territory flows must be specified, as that name was officialized by the Commission de toponymie du Québec;

(2) the volumes of water discharged into the St. Lawrence River Basin, expressed in litres, specifying the georeferenced data of the discharge points for the water.

**18.6.** Sections 5 and 5.1 apply, with the necessary modifications, to the determination of the volumes of water referred to in sections 18.4 and 18.5, including the determination of the volumes of water transferred out of the St. Lawrence River Basin, the volumes of water discharged or returned to the Basin and, subject to the second paragraph of section 18.4, the volumes of water consumed.

The second, third, fourth, sixth and seventh paragraphs of section 9 also apply to the declarations provided for in sections 18.4 and 18.5.

#### **TITLE II.1**

##### **SPECIAL PROVISIONS APPLICABLE TO WITHDRAWALS INTENDED FOR AGRICULTURAL PURPOSES OR FOR THE OPERATION OF A FISHING POND SITE OR AN AQUACULTURE SITE LOCATED OUTSIDE THE ST. LAWRENCE RIVER BASIN**

**18.7.** A withdrawer that, at least 1 day in the year 2026, withdraws a daily volume of water equal to or greater than 75,000 litres, wholly outside the St. Lawrence River Basin and for agricultural purposes or for the operation of a fishing pond site or an aquaculture site, must, in the case of a withdrawal referred to in sections 33 and 34 of the Act to affirm the collective nature of water resources and to promote better governance of water and associated environments (chapter C-6.2), send to the Minister, not later than 31 March 2027, a declaration on the withdrawals made in the year 2026 that contains the information referred to in the fifth paragraph of section 9.



For the purposes of the declaration provided for in the first paragraph, the volumes of water withdrawn must be determined using one of the means referred to in the first or second paragraph of section 5.

Section 4.1, the second, third, sixth and eighth paragraphs of section 9 and, where applicable, Chapters IV and V of Title I apply for the purposes of the declaration provided for in this section, with the necessary modifications.

This section ceases to apply to a withdrawer referred to in the first paragraph where an authorization for the withdrawal is issued, amended or renewed under the Environment Quality Act (chapter Q-2).”.

**22.** Sections 18.8 and 18.9 are replaced by the following:

“**18.8.** A monetary administrative penalty of \$350 in the case of a natural person or \$1,500 in other cases may be imposed on any person who fails

(1) to comply with the conditions fixed in the second or third paragraph of section 9 for sending the declarations referred to in sections 9, 18.4, 18.5 and 18.7 to the Minister;

(2) to ensure that the declarations referred to in sections 9, 18.4 and 18.5 were received by the Minister within the time limit provided for in the fourth paragraph of section 9;

(3) to keep or send to the Minister, within the prescribed time limit, the documents in support of the declarations referred to in sections 9, 18.4 and 18.5, in accordance with the seventh paragraph of section 9;

(4) to update, keep or make available to the Minister the register prescribed by section 10 during the period and on the conditions provided for in that section;

(5) to attest the accuracy of the information contained in the declarations referred to in sections 9, 18.4, 18.5 and 18.7, in accordance with the sixth paragraph of section 9.

**18.9.** A monetary administrative penalty of \$500 in the case of a natural person or \$2,500 in other cases may be imposed on any person who fails

(1) to determine the volumes of water withdrawn, in accordance with section 4.1 and the first and second paragraphs of section 5;

(2) to fit a withdrawal site with measuring equipment in the cases and on the conditions provided for in the third paragraph of section 5;

(3) to install appropriate measuring equipment in the cases and on the conditions provided for in section 5.1;

(4) to send to the Minister the declaration referred to in section 9 in accordance with the first or fifth paragraph of that section;

(5) to comply with the conditions provided for in sections 11 and 12 relating to the installation, good working order, verification, accuracy, modification or replacement of measuring equipment;

(6) to comply with section 13 for the reading of measuring equipment;

(7) to take the reading of volume data from measuring equipment at least once a month in accordance with the second paragraph of section 14;

(8) to comply with the indications provided for in section 15 or to cause the volumes of water withdrawn to be estimated in accordance with that section;

(9) to comply with the conditions provided for in section 16.1 or 17 regarding an estimate of volumes of water withdrawn or the intervals of the measurements;

(10) to make the calculations or cause to be made the calculations prescribed by section 16.2 in accordance with the conditions provided for therein or to have the estimates certified by a professional in accordance with the second paragraph of that section;

(11) to replace or modify the estimation method or use conforming measuring equipment if the margin of error established under the first paragraph of section 18 is exceeded in accordance with that section;

(12) to send to the Minister the declaration referred to in section 18.4 in accordance with the first and second paragraphs of that section;

(13) to determine the withdrawal rated capacity in accordance with the third paragraph of section 18.4;

(14) to calculate the volumes of water consumed in accordance with the fourth paragraph of section 18.4;

(15) to send to the Minister the declaration referred to in section 18.5 in accordance with that section;

(16) to send to the Minister the declaration referred to in section 18.7 in accordance with the first paragraph of that section.”

**23.** Section 19 is amended by inserting “, sixth” after “fourth”.

**24.** Sections 19.1 and 19.2 are replaced by the following:

“**19.1.** Every person who contravenes section 4.1, 5 or 5.1, the first or fifth paragraph of section 9, section 11, 12 or 13, the second paragraph of section 14, section 15, 16.1, 16.2, 17, 18, 18.4 or 18.5 or the first paragraph of section 18.7 commits an offence and is liable, in the case of a natural person, to a fine of \$2,500 to \$250,000 or, in other cases, to a fine of \$7,500 to \$1,500,000.”

**25.** This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*, except subparagraph 3 of the second paragraph of section 5 of the Regulation respecting the declaration of water withdrawals, replaced by section 6 of this Regulation, which comes into force on 1 January 2026.

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Gouvernement du Québec

## O.C. 475-2025, 26 March 2025

Regulation to amend the Regulation respecting the regulatory scheme applying to activities on the basis of their environmental impact

WHEREAS, under subparagraph 3 of the first paragraph of section 23 of the Environment Quality Act (chapter Q-2), a person that applies to the Minister of the Environment, the Fight Against Climate Change, Wildlife and Parks for an authorization must provide any other information or documents determined by regulation, which information or documents may vary according to the class of activities and the territory in which they will be carried on;

WHEREAS, under the first paragraph of section 28 of the Environment Quality Act, in addition to the cases provided for in the Act, the Government may, by regulation and for any activity or class of activities it determines, prescribe the valid term of an authorization;

WHEREAS, under the second paragraph of section 28 of the Environment Quality Act, the Government may also determine by regulation the activities or classes of activities for which the authorization may be renewed, subject to the terms and conditions determined in the authorization, and such a regulation may also specify the provisions of the Act that apply to a renewal;

WHEREAS, under the first paragraph of section 31.0.11 of the Environment Quality Act, the Government may, by regulation and subject to any conditions, restrictions and prohibitions specified in it, exempt certain activities referred to in section 22 from subdivision 1 of Division IV of Chapter IV of Title I of the Act;

WHEREAS, under the second paragraph of section 31.0.11 of the Environment Quality Act, such a regulation may exempt any part of the territory of Québec and any class of persons or activities it specifies from that subdivision, and, if necessary, set out conditions, restrictions and prohibitions which may vary according to the type of activity, the territory concerned and the characteristics of a milieu;

WHEREAS, under the second paragraph of section 33 of the Act to affirm the collective nature of water resources and to promote better governance of water and associated environments (chapter C-6.2), unless they specify a shorter term and subject to the last paragraph

of section 31.81 of the Environment Quality Act and to any regulation of the Government providing for a longer term, water withdrawal authorizations issued by the Minister of Sustainable Development, Environment and Parks before 14 August 2014 under section 32 of the Act or any other provision of the Act or the regulations are valid for 10 years as of 14 August 2014 and are renewable;

WHEREAS, under the first paragraph of section 34 of the Act to affirm the collective nature of water resources and to promote better governance of water and associated environments, water withdrawals lawfully made on 14 August 2014 and for which no authorization has been issued under the Environment Quality Act may continue under the same conditions for 10 years following that date, or for a longer period corresponding to the term set by regulation of the Government for authorizations to which such water withdrawals would be subject under the new provisions of the Act and, on the expiry of that period, however, continuation of the withdrawals is subject to an authorization issued in accordance with those new provisions;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation to amend the Regulation respecting the regulatory scheme applying to activities on the basis of their environmental impact was published in Part 2 of the *Gazette officielle du Québec* of 13 November 2024 with a notice that it could be made by Government on the expiry of 45 days following that publication;

WHEREAS it is expedient to make the Regulation without amendment;

IT IS ORDERED, therefore, on the recommendation of the Minister of the Environment, the Fight Against Climate Change, Wildlife and Parks:

THAT the Regulation to amend the Regulation respecting the regulatory scheme applying to activities on the basis of their environmental impact, attached to this Order in Council, be made.

DAVID BAHAN  
*Clerk of the Conseil exécutif*



## **Regulation to amend the Regulation respecting the regulatory scheme applying to activities on the basis of their environmental impact**

Environment Quality Act  
(chapter Q-2, s. 23, 1st par., subpar. 3, s. 28, and s. 31.0.11, 1st and 2nd pars.).

Act to affirm the collective nature of water resources and to promote better governance of water and associated environments  
(chapter C-6.2, s. 33, 2nd par., and s. 34, 1st par.).

**1.** The Regulation respecting the regulatory scheme applying to activities on the basis of their environmental impact (chapter Q-2, r. 17.1) is amended in section 33 by inserting “of this Regulation” after “specific provisions” in paragraph 3.

**2.** Section 169 is amended

(1) in the first paragraph

(a) by inserting the following after subparagraph 3:

“(3.1) for a withdrawal site, where the withdrawals are subject to the Regulation respecting the declaration of water withdrawals (chapter Q-2, r. 14) and, where applicable, for a discharge point, where the withdrawals are also considered a use of water within the meaning of section 2 of the Regulation respecting the charges payable for the use of water (chapter Q-2, r. 42.1),

(a) where the withdrawal site or the discharge point cannot be equipped with measuring equipment in accordance with the third paragraph of section 5 of the Regulation respecting the declaration of water withdrawals, replaced by section 6 of the Regulation to amend the Regulation respecting the declaration of water withdrawals, made by Order in Council 474-2025 dated 26 March 2025, or the third paragraph of section 6 of the Regulation respecting the charges payable for the use of water, replaced by section 3 of the Regulation to amend the Regulation respecting the charges payable for the use of water, made by Order in Council 473-2025 dated 26 March 2025,

i. the reasons for which such equipment cannot be installed;

ii. the means referred to in the second paragraph of either section that is used to determine the volumes of water;

(b) where the measuring equipment cannot be installed in accordance with the conditions provided for in section 11 of the Regulation respecting the declaration of water withdrawals, the reasons for which such equipment cannot be installed in accordance with the conditions provided for in that section;

(c) where measuring equipment is installed or can be installed in accordance with one of those Regulations, a description of the measuring equipment used to measure the volumes of water withdrawn or discharged, and a description of the equipment’s location and of the measures specific to the equipment’s installation;”;

(b) by replacing subparagraph 5 by the following:

“(5) a technical report on the water withdrawal scenario in order to demonstrate the reasonable nature of the withdrawal, including

(a) an assessment of the water needs, signed by a professional;

(b) a description of the water withdrawals to be authorized, including the average and maximum volumes and their spatial and temporal distribution;

(c) an assessment of the ability of each of the water withdrawal facilities concerned to meet the water needs identified, signed by a professional;”;

(c) by replacing subparagraph *a* of subparagraph 6 by the following:

“(a) water withdrawals with an annual daily volume of 379,000 litres or more per day when the water is withdrawn for one of the following purposes:

i. to raise animals to which applies the Agricultural Operations Regulation (chapter Q-2, r. 26) on a raising site or spreading site;

ii. to wash fruit or vegetables on a raising site or spreading site;

iii. to cultivate plants or mushrooms;

iv. for maple syrup production;

v. for the operation of a fishing pond or aquaculture site;”;

(d) by replacing “by a farm producer to raise livestock referred to in section 2 of the Agricultural Operations Regulation, to cultivate plants or mushrooms, or for maple

syrup production, or withdrawn for the operation of a fishing pond or aquaculture site” in subparagraph *e* of subparagraph 7 by “for one of the purposes referred to in subparagraphs i to v of subparagraph *a* of subparagraph 6 of the first paragraph”;

(2) by adding the following at the end:

“Despite subparagraph *a* of subparagraph 5 of the first paragraph, the assessment of the water needs may be produced by a water withdrawal estimation tool made available by the Minister on the website of the Minister’s department where the withdrawal is made for one of the purposes referred to in subparagraphs i to v of subparagraph *a* of subparagraph 6 of the first paragraph.”.

**3.** The following is inserted at the end of section 173:

“(6) water withdrawals made as part of dredging work.”.

**4.** Section 364 is amended

(1) in the first paragraph

(*a*) by inserting “and subject to the second paragraph,” after “(chapter C-6.2),” in the portion before subparagraph 1;

(*b*) by replacing subparagraph 6 by the following:

“(6) in the case where the withdrawer makes a water withdrawal with an average daily volume of less than 200,000 litres, until 14 August 2029.”;

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

“In the case where the withdrawer makes a withdrawal for one of the purposes referred to in subparagraphs i to v of subparagraph *a* of subparagraph 6 of the first paragraph of section 169, and despite sections 33 and 34 of the Act to affirm the collective nature of water resources and to promote better governance of water and associated environments, the water withdrawals referred to in those sections are valid until one of the following dates:

(1) where the withdrawer makes a water withdrawal with an average daily volume equal to or more than 5,000,000 litres, until 14 August 2030;

(2) where the withdrawer makes a water withdrawal with an average daily volume equal to or more than 1,500,000 litres but less than 5,000,000 litres, until 14 August 2031;

(3) where the withdrawer makes a water withdrawal with an average daily volume equal to or more than 600,000 litres but less than 1,500,000 litres, until 14 August 2032;

(4) where the withdrawer makes a water withdrawal with an average daily volume equal to or more than 200,000 litres but less than 600,000 litres, until 14 August 2033;

(5) until 14 August 2034

(*a*) where the withdrawer makes a water withdrawal with an average daily volume of less than 200,000 litres;

(*b*) where the withdrawer operates a land-based aquaculture site for which, for each tonne of annual production, the withdrawer withdraws a volume of water equal to or less than 20,000 litres per hour and holds an authorization to produce an annual phosphorous discharge equal to or less than 4.2 kg per tonne of production.

A water withdrawal for which an application for a renewal of authorization or the issue of a new authorization has been made in accordance with this Regulation may continue after the period of validity until a decision on the application has been made by the Minister. However, in the case of a water withdrawal referred to in the second paragraph made in the calendar year 2026, it may continue after the calendar year 2027 only where the withdrawer has met the requirements provided for in the Regulation respecting the declaration of water withdrawals (chapter Q-2, r. 14).”;

**5.** Section 365 is amended in the first paragraph

(1) by inserting “, as well as those provided for in subparagraph 3.1 of the first paragraph of section 169” at the end of subparagraph 1;

(2) by replacing “paragraphs 3 and 4” in subparagraph 2 by “subparagraphs 3 to 5 of the first paragraph”;

(3) by replacing “in section” in subparagraph 6 by “in the first paragraph of section”.

**6.** This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*, except paragraph 2 of section 2, which comes into force on 1 January 2026.

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Gouvernement du Québec

## O.C. 476-2025, 26 March 2025

Regulation to amend the Water Withdrawal and Protection Regulation

WHEREAS, under subparagraph 1 of paragraph 16 of section 46 of the Environment Quality Act (chapter Q-2), the Government may, by regulation, regulate withdrawals of surface water or groundwater, in particular on the basis of its different uses, including the collection of groundwater whose use or distribution is governed by the Food Products Act (chapter P-29), in order to, among other purposes, prescribe the documents and information whoever makes or plans to make a water withdrawal is required to send the Minister of the Environment, the Fight Against Climate Change, Wildlife and Parks and the conditions governing their sending, including risk assessment studies of protection areas and studies or reports on the actual or potential individual or cumulative impacts of the withdrawal or planned withdrawal on the environment, on other users and on public health, and determine which of those documents and that information is public and must be made available to the public;

WHEREAS, under subparagraph 20 of the first paragraph of section 95.1 of the Environment Quality Act, the Government may make regulations to prescribe the records, reports, documents and information to be kept and preserved by any person carrying on an activity governed by the Act or the regulations, prescribe the conditions governing their keeping, and determine their form and content and the conditions governing their preservation, in particular the period;

WHEREAS, under subparagraph 21 of the first paragraph of section 95.1 of the Environment Quality Act, the Government may make regulations to prescribe the reports, documents and information that must be provided to the Minister by any person carrying on an activity governed by the Act or the regulations and determine the terms and conditions governing their sending;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation to amend the Water Withdrawal and Protection Regulation was published in Part 2 of the *Gazette officielle du Québec* of 13 November 2024 with a notice that it could be made by Government on the expiry of 45 days following that publication;

WHEREAS it is expedient to make the Regulation without amendment;

IT IS ORDERED, therefore, on the recommendation of the Minister of the Environment, the Fight Against Climate Change, Wildlife and Parks:

THAT the Regulation to amend the Water Withdrawal and Protection Regulation, attached to this Order in Council, be made.

DAVID BAHAN

*Clerk of the Conseil exécutif*

## Regulation to amend the Water Withdrawal and Protection Regulation

Environment Quality Act  
(chapter Q-2, s. 46, par. 16, subpar. 1, and s. 95.1, 1st par., subpars. 20 and 21).

**1.** The Water Withdrawal and Protection Regulation (chapter Q-2, r. 35.2) is amended in section 68

(1) by striking out “, every 5 years,” in the portion before subparagraph 1 of the first paragraph;

(2) by adding “The first report must be sent to the Minister at the time of the application for authorization made in accordance with section 169 of the Regulation respecting the regulatory scheme applying to activities on the basis of their environmental impact (chapter Q-2, r. 17.1), amended by section 2 of the Regulation to amend the Regulation respecting the regulatory scheme applying to activities on the basis of their environmental impact, made by Order in Council 475-2025 dated 26 March 2025. The second report must be sent 9 years after the issuance of the authorization or, in the cases referred to in section 99, after the transmission of the report in accordance with that section, and the subsequent reports must then be sent every 5 years.” at the end of the second paragraph;

(3) by inserting “and to the regional advisory panel concerned” at the end of the fourth paragraph.

**2.** Section 75 is amended

(1) by replacing “The subsequent reports must then be sent every 5 years.” in the second paragraph by “The second report must be sent 9 years after the transmission of the first report and the subsequent reports must then be sent every 5 years.”;

(2) by inserting “and to the regional advisory panel concerned” at the end of the fifth paragraph.

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

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Gouvernement du Québec

## O.C. 497-2025, 26 March 2025

CONCERNING the Regulation to amend the Regulation respecting the application of the Health Insurance Act and the Regulation respecting the basic prescription drug insurance plan

WHEREAS, under subparagraph *b.1* of the first paragraph of section 69 of Health Insurance Act (chapter A-29), the Government may, after consultation with the Régie de l'assurance maladie du Québec or upon its recommendation, in addition to the regulatory powers conferred on it by that Act, make regulations to prescribe the cases, conditions or circumstances in which the services contemplated in section 3 of that Act are not considered insured services for all insured persons or those insured persons it indicates;

WHEREAS, under subparagraph 1.2 of the first paragraph of section 78 of the Act respecting prescription drug insurance (chapter A-29.01) the Government may, after consultation with the Régie de l'assurance maladie du Québec, in addition to the regulatory powers conferred on it by that Act, make regulations to determine, for the purposes of section 8 of that Act, the services required for pharmaceutical reasons and provided by a pharmacist that are covered by the basic prescription drug insurance plan and, among the services whose payment is assumed by the Régie de l'assurance maladie du Québec, those that must relate to a medication on the list of medications drawn up by the Minister of Health under section 60 of that Act;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft regulation to amend the Regulation respecting the application of the Health Insurance Act was published in Part 2 of the *Gazette officielle du Québec* on 11 September 2024, with notice that it could be made by the Government on the expiry of 45 days following that publication;

WHEREAS the Régie de l'assurance maladie du Québec was consulted on the draft regulation and recommends the enactment of the Regulation;

WHEREAS it is expedient to make that Regulation with amendments;

IT IS ORDERED, therefore, on the recommendation of the Minister of Health:

THAT the Regulation to amend the Regulation respecting the application of the Health Insurance Act and the Regulation respecting the basic prescription drug insurance plan, attached to this Order in Council, be made.

DAVID BAHAN

*Clerk of the Conseil exécutif*

## Regulation to amend the Regulation respecting the application of the Health Insurance Act and the Regulation respecting the basic prescription drug insurance plan

Health Insurance Act  
(chapter A-29, s. 69, 1st para., subpara. *b.1*).

Act respecting prescription drug insurance  
(chapter A-29.01, s. 78, 1st para., subpara. 1.2).

**1.** Section 22 of the Regulation respecting the application of the Health Insurance Act (chapter A-29, r. 5) is amended by adding, at the end of subparagraph *q*, the following subparagraphs:

“v. this service is rendered for guidance purposes during the provision of an insured service;

vi. this service is rendered for static ultrasonic measurements purposes without assessment of morphology;”.

**2.** Section 60 of this Regulation is amended by adding, at the end, the following paragraph:

“A reference in the first paragraph to the provisions of the Regulation respecting the initiation and modification of medication therapy, the administration of a medication and the prescription of tests by a pharmacist or to paragraphs *a* to *d* of subparagraph 8 of the second paragraph of section 17 of the Pharmacy Act is a reference to these provisions as they read on 7 November 2024.”.

**3.** Section 60.1 of the Regulation is amended by inserting, in the third paragraph and after “pharmacist”, “or the Regulation respecting the initiation and modification of medication therapy, the administration of a medication and the prescription of tests by a pharmacist”.

**4.** Section 1.1 of the Regulation respecting the basic prescription drug insurance plan (chapter A-29.01, r. 4) is amended by adding, at the end, the following paragraph:

“A reference in the first paragraph to the provisions of the Regulation respecting the initiation and modification of medication therapy, the administration of a medication and the prescription of tests by a pharmacist or to paragraphs *a* to *d* of subparagraph 8 of the second paragraph of section 17 of the Pharmacy Act is a reference to these provisions as they read on 7 November 2024.”

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

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Gouvernement du Québec

## O.C. 522-2025, 2 April 2025

Regulation respecting the recognition of an owner of a residential building whose dwellings are intended for persons pursuing studies

WHEREAS, under the second paragraph of section 1979 of the Civil Code, a person pursuing studies who leases a dwelling situated in an immovable for which the owner is recognized in accordance with a government regulation is entitled to maintain occupancy for any period during which the person is enrolled in an educational institution as a full-time student. The government regulation establishes the terms and criteria for obtaining such a recognition and the authority in charge of granting it;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation respecting the recognition of an owner of a residential building whose dwellings are intended for persons pursuing studies was published in Part 2 of the *Gazette officielle du Québec* of 6 November 2024 with a notice that it could be made by the Government on the expiry of 45 days following that publication;

WHEREAS it is expedient to make the Regulation with amendments;

IT IS ORDERED, therefore, on the recommendation of the Minister of Higher Education:

THAT the Regulation respecting the recognition of an owner of a residential building whose dwellings are intended for persons pursuing studies, attached to this Order in Council, be made.

DAVID BAHAN  
*Clerk of the Conseil exécutif*

### **Regulation respecting the recognition of an owner of a residential building whose dwellings are intended for persons pursuing studies**

Civil Code of Québec  
(Civil Code, a. 1979, 2nd par.).

#### **DIVISION I OBTAINING RECOGNITION**

**1.** The Minister of Higher Education grants the recognition provided for in the second paragraph of article 1979 of the Civil Code of Québec, for a period of 5 years, to the owner of a residential building that meets the following criteria:

(1) the owner provides the information and documents determined in section 2;

(2) the owner is a non-profit legal person, a housing bureau constituted under the Act respecting the Société d'habitation du Québec (chapter S-8) or a housing cooperative governed by the Cooperatives Act (chapter C-67.2);

(3) the owner, where applicable, complied within the time fixed with any remedial notice or order concerning that immovable for failure to comply with the Safety Code (chapter B-1.1, r. 3), in accordance with sections 122 and 123 of the Building Act (chapter B-1.1);

(4) the immovable concerned is not the subject of an order made in accordance with section 124 of the Building Act (chapter B-1.1);

(5) the owner leases or intends to lease more than half of the dwellings in the immovable to persons pursuing studies who are registered full-time in an educational institution;

(6) the owner did not cease to be recognized for that immovable, in accordance with section 9, in the 2 years preceding the application;

(7) the owner undertakes to inform the lessees of that immovable of the end of its recognition.

**2.** An application for recognition must be filed with the Minister in writing and contain the following information and documents:

(1) the name of the owner, the address of its head office and, where not located in Québec, the address of the owner's principal establishment in Québec;

(2) the name, address, telephone number and email address of the person authorized to represent the owner;

(3) the Québec business number assigned to the owner under the Act respecting the legal publicity of enterprises (chapter P-44.1);

(4) the address or, failing that, the lot number of the immovable for which the recognition is requested and the number of dwellings in the immovable;

(5) a copy of the title of ownership of the immovable;

(6) any document showing that more than half of the dwellings in the immovable are leased to persons pursuing studies who are registered full-time in an educational institution or a declaration by the owner that it intends to lease more than half of the dwellings in the immovable to such persons;

(7) a written undertaking by the owner to inform the lessees of the immovable of the end of its recognition.

At the request of the Minister, the owner must provide any other information or document deemed necessary by the Minister to demonstrate that the criteria provided for in paragraphs 2 to 5 of section 1 are met.

**3.** Before refusing to grant recognition to an owner, the Minister must notify the owner as prescribed by section 5 of the Act respecting administrative justice (chapter J-3) and grant the owner a period of at least 10 days to present observations.

## **DIVISION II**

### **RENEWAL OF THE RECOGNITION**

**4.** The Minister renews the recognition of an owner of a residential building who meets the criteria provided for in paragraphs 2 to 4 of section 1 and demonstrates that more than half of the leases of the dwellings in the immovable concerned by the recognition are entered into with persons pursuing studies who are entitled to maintain occupancy in accordance with the second paragraph of article 1979 of the Civil Code of Québec.

Every application for renewal of the recognition must be filed with the Minister in writing not later than 90 days before the end of the validity period of the recognition and contain the information and documents provided for in subparagraphs 1 to 5 of the first paragraph of section 2. The owner must also provide any other information or document deemed necessary by the Minister to demonstrate that the criteria provided for in the first paragraph of this section are met.

## **DIVISION III**

### **ATTESTATION OF RECOGNITION AND OBLIGATIONS OF THE RECOGNIZED OWNER**

**5.** The Minister issues a document attesting to the recognition of the owner that contains in particular

(1) the name of the owner, the address of its head office and, where not located in Québec, the address of the owner's principal establishment in Québec;

(2) the address of the immovable concerned by the recognition; and

(3) the validity period of the recognition.

The document must be posted at the entrance of the immovable concerned by the recognition.

**6.** The recognition is inalienable.

**7.** The recognized owner must inform the Minister without delay of any change which renders inaccurate or incomplete the information and documents provided in an application for recognition or for the renewal of a recognition.

After having been informed in accordance with the first paragraph or otherwise informed of such a change, the Minister may require that the recognized owner provide any other necessary information or document to demonstrate that the criteria provided for in paragraphs 2 to 5 of section 1 or the first paragraph of section 4, as the case may be, remain met.

**8.** The recognized owner must inform the Minister in writing, not later than 1 June each year, of the number of leases entered into with persons pursuing studies who are entitled to maintain occupancy in accordance with the second paragraph of article 1979 of the Civil Code of Québec and in progress on 1 April of the current year as well as on 1 December of the preceding year.

## **DIVISION IV**

### **END OF RECOGNITION**

**9.** The owner ceases to be recognized for an immovable where one of the following situations occurs:

(1) 5 years have elapsed since the owner obtained the recognition and it is not renewed;

(2) the owner no longer meets one of the terms or criterion provided for in this Regulation;

(3) the owner informs the Minister that it no longer wishes to be recognized.

In the situations provided for in subparagraphs 1 and 2 of the first paragraph, before informing the owner of the cessation of its recognition, the Minister must notify the owner as prescribed by section 5 of the Act respecting administrative justice (chapter J-3) and grant the owner a period of at least 10 days to present observations.

## **DIVISION V**

### **FINAL**

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

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## Notice

Automobile Insurance Act  
(chapter A-25)

### Insurance contributions

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 motorcycle makes and models appended to the Regulation respecting insurance contributions (chapter A-25, r. 3.4);

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-3160 dated 27 March 2025, the Société made the Regulation to amend the Regulation respecting insurance contributions, which updates the list of motorcycle makes and models 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.

DOMINIQUE SAVOIE

*Chair of the board of directors of the  
Société de l'assurance automobile du Québec*

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## Regulation to amend the Regulation respecting insurance contributions

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

**1.** Schedule I to the Regulation respecting insurance contributions (chapter A-25, r. 3.4), as amended by section 1 of the Regulation to amend the Regulation respecting insurance contributions, made by resolution AR-3151 dated 12 December 2024 of the Société de l'assurance automobile du Québec (2024, G.O. 2, 4440), is replaced by the following:

**“SCHEDULE I**

(s. 4, 1st par., subpars. 3 and 6)

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
WB10P230*S	BMW	S1000RR	2025
ZDMHAATW*S	DUCATI	PANIGALE V2	2025
ZDMHAATW*S	DUCATI	PANIGALE V2 BAYLISS	2025
ZDMHAATW*S	DUCATI	PANIGALE V2 SUPERQUADRO FINAL EDITION	2025
ZDMDAG6W*S	DUCATI	PANIGALE V4	2025
ZDMDAG6W*S	DUCATI	PANIGALE V4 S	2025
JH2SC824*S	HONDA	CBR1000RR-R FIREBLADE SP	2025
JKBZXVR1*S	KAWASAKI	ZX1000 NINJA H2 SX SE	2025
JKBZXVL1*S	KAWASAKI	ZX-10R NINJA ABS KRT	2025
JKBZXVT1*S	KAWASAKI	ZX-10RR NINJA	2025
JKBZXNJ1*S	KAWASAKI	ZX-14R NINJA ABS	2025
JKBZXJ1*S	KAWASAKI	ZX636 NINJA ZX-6R ABS	2025
JKBZXJ1*S	KAWASAKI	ZX636 NINJA ZX-6R ABS KRT	2025
JKBZXJK1*S	KAWASAKI	ZX636 NINJA ZX-6R KRT	2025
JS1DM11B*S	SUZUKI	GSX-R1000 ABS	2025
JS1DM11F*S	SUZUKI	GSX-R1000 ABS	2025
JS1DM11H*S	SUZUKI	GSX-R1000R ABS	2025
JS1DM11M*S	SUZUKI	GSX-R1000R ABS	2025
JS1GN7FA*S	SUZUKI	GSX-R600	2025
JS1GR7MA*S	SUZUKI	GSX-R750	2025
SMTP02ST*S	TRIUMPH	SPEED TRIPLE 1200 RR BREITLING EDITION	2025
2SAAQQ4	VARIABLE	VARIABLE	2025
JYARNA7N*S	YAMAHA	YZF R1	2025
ZD4KYUA0*R	APRILIA	RSV4 1100	2024
ZD4KYUB0*R	APRILIA	RSV4 1100 FACTORY	2024
WB10P030*R	BMW	M1000RR	2024
WB10E630*R	BMW	S1000RR	2024

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
ZDMHAATW*R	DUCATI	PANIGALE V2	2024
ZDMHAATW*R	DUCATI	PANIGALE V2 BAYLISS	2024
ZDMDAGWW*R	DUCATI	PANIGALE V4	2024
ZDMDAGZW*R	DUCATI	PANIGALE V4 R	2024
ZDMDAGWW*R	DUCATI	PANIGALE V4 S	2024
JKBZXVR1*R	KAWASAKI	ZX1000 NINJA H2 SX SE	2024
JKBZXVJ1*R	KAWASAKI	ZX1000N NINJA H2	2024
JKBZXVJ1*R	KAWASAKI	ZX1000X NINJA H2 CARBON	2024
JKBZXVL1*R	KAWASAKI	ZX-10R NINJA ABS 40TH ANNIVERSARY	2024
JKBZXVL1*R	KAWASAKI	ZX-10R NINJA ABS KRT	2024
JKBZXVM1*R	KAWASAKI	ZX-10R NINJA ABS KRT	2024
JKBZXVT1*R	KAWASAKI	ZX-10RR NINJA	2024
JKBZXNJ1*R	KAWASAKI	ZX-14R NINJA ABS SE 40TH ANNIVERSARY	2024
JKBZXJJ1*R	KAWASAKI	ZX636 NINJA ZX-6R ABS	2024
JKBZXJJ1*R	KAWASAKI	ZX636 NINJA ZX-6R ABS 40TH ANNIVERSARY	2024
JKBZXJJ1*R	KAWASAKI	ZX636 NINJA ZX-6R ABS KRT	2024
JKBZXJK1*R	KAWASAKI	ZX636 NINJA ZX-6R KRT	2024
JS1EJ11B*R	SUZUKI	GSX1300R HAYABUSA	2024
JS1EJ11D*R	SUZUKI	GSX1300R HAYABUSA	2024
JS1EJ11B*R	SUZUKI	GSX1300R HAYABUSA 25TH ANNIVERSARY	2024
JS1DM11B*R	SUZUKI	GSX-R1000 ABS	2024
JS1DM11F*R	SUZUKI	GSX-R1000 ABS	2024
JS1DM11H*R	SUZUKI	GSX-R1000R ABS	2024
JS1DM11M*R	SUZUKI	GSX-R1000R ABS	2024
JS1GN7FA*R	SUZUKI	GSX-R600	2024
JS1GR7MA*R	SUZUKI	GSX-R750	2024
2SAAQQ4	VARIABLE	VARIABLE	2024
JYARN66N*R	YAMAHA	YZF R1	2024

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JYARN67N*R	YAMAHA	YZF R1M	2024
ZD4KYUA0*P	APRILIA	RSV4 1100	2023
ZD4KYUB0*P	APRILIA	RSV4 1100 FACTORY	2023
WB10P030*P	BMW	M1000RR	2023
WB10E630*P	BMW	S1000RR	2023
ZDMHAATW*P	DUCATI	PANIGALE V2	2023
ZDMHAATW*P	DUCATI	PANIGALE V2 BAYLISS	2023
ZDMDAGWW*P	DUCATI	PANIGALE V4	2023
ZDMDAGZW*P	DUCATI	PANIGALE V4 R	2023
ZDMDAGWW*P	DUCATI	PANIGALE V4 S	2023
ZNNL1A1C*P	ENERGICA	EGO+	2023
ZNNL1A1C*P	ENERGICA	EGO+ RS	2023
JH2SC824*P	HONDA	CBR1000RR-R FIREBLADE SP	2023
JKBZXVR1*P	KAWASAKI	ZX1000 NINJA H2 SX SE	2023
JKBZXVJ1*P	KAWASAKI	ZX1000N NINJA H2	2023
JKBZXVJ1*P	KAWASAKI	ZX1000X NINJA H2 CARBON	2023
JKBZXVL1*P	KAWASAKI	ZX-10R NINJA ABS	2023
JKBZXVM1*P	KAWASAKI	ZX-10R NINJA ABS	2023
JKBZXVL1*P	KAWASAKI	ZX-10R NINJA ABS KRT	2023
JKBZXVM1*P	KAWASAKI	ZX-10R NINJA ABS KRT	2023
JKBZXNJ1*P	KAWASAKI	ZX-14R NINJA ABS	2023
JKBZXJG1*P	KAWASAKI	ZX636 NINJA ZX-6R ABS KRT	2023
JKBZXJH1*P	KAWASAKI	ZX636 NINJA ZX-6R KRT	2023
ZCGDNXEC*P	MV AGUSTA	F3 800 RR	2023
ZCGDNX3C*P	MV AGUSTA	SUPERVELOCE 800 ABS	2023
ZCGDNX3C*P	MV AGUSTA	SUPERVELOCE S 800 ABS	2023
JS1EJ11B*P	SUZUKI	GSX1300R HAYABUSA	2023
JS1EJ11D*P	SUZUKI	GSX1300R HAYABUSA	2023
JS1DM11B*P	SUZUKI	GSX-R1000 ABS	2023
JS1DM11F*P	SUZUKI	GSX-R1000 ABS	2023
JS1DM11H*P	SUZUKI	GSX-R1000R ABS	2023

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JS1DM11M*P	SUZUKI	GSX-R1000R ABS	2023
JS1GN7FA*P	SUZUKI	GSX-R600	2023
JS1GR7MA*P	SUZUKI	GSX-R750	2023
SMTP02ST*P	TRIUMPH	SPEED TRIPLE 1200 RR	2023
2SAAQQ4	VARIABLE	VARIABLE	2023
JYARN66N*P	YAMAHA	YZF R1	2023
JYARN67N*P	YAMAHA	YZF R1M	2023
ZD4KYUA0*N	APRILIA	RSV4 1100	2022
ZD4KYUB0*N	APRILIA	RSV4 1100 FACTORY	2022
WB10E730*N	BMW	M1000RR	2022
WB10E230*N	BMW	S1000RR	2022
ZDMHAATW*N	DUCATI	PANIGALE V2	2022
ZDMHAATW*N	DUCATI	PANIGALE V2 BAYLISS	2022
ZDMDAGWW*N	DUCATI	PANIGALE V4	2022
ZDMDAGWW*N	DUCATI	PANIGALE V4 S	2022
ZNNP1A1B*N	ENERGICA	EGO+	2022
ZNNP1A1B*N	ENERGICA	EGO+ RS	2022
JH2SC824*N	HONDA	CBR1000RR-R FIREBLADE SP	2022
JBZXPV1*N	KAWASAKI	ZX1000 NINJA H2 SX	2022
JBZXVR1*N	KAWASAKI	ZX1000 NINJA H2 SX SE	2022
JBZXVJ1*N	KAWASAKI	ZX1000N NINJA H2	2022
JBZXVJ1*N	KAWASAKI	ZX1000X NINJA H2 CARBON	2022
JBZXVL1*N	KAWASAKI	ZX-10R NINJA ABS	2022
JBZXVL1*N	KAWASAKI	ZX-10R NINJA ABS KRT	2022
JBZXNJ1*N	KAWASAKI	ZX-14R NINJA ABS	2022
JBZXJG1*N	KAWASAKI	ZX636 NINJA ZX-6R ABS	2022
JBZXJG1*N	KAWASAKI	ZX636 NINJA ZX-6R ABS KRT	2022
JBZXJH1*N	KAWASAKI	ZX636 NINJA ZX-6R KRT	2022
ZCGDNXEC*N	MV AGUSTA	F3 800 RC	2022
ZCGDNXDC*N	MV AGUSTA	F3 800 ROSSO	2022
ZCGDNX3C*N	MV AGUSTA	SUPERVELOCE 800 ABS	2022

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JS1EJ11B*N	SUZUKI	GSX1300R HAYABUSA	2022
JS1EJ11D*N	SUZUKI	GSX1300R HAYABUSA	2022
JS1DM11B*N	SUZUKI	GSX-R1000 ABS	2022
JS1DM11F*N	SUZUKI	GSX-R1000 ABS	2022
JS1DM11H*N	SUZUKI	GSX-R1000R ABS	2022
JS1DM11M*N	SUZUKI	GSX-R1000R ABS	2022
JS1GN7FA*N	SUZUKI	GSX-R600	2022
JS1GR7MA*N	SUZUKI	GSX-R750	2022
SMTP02ST*N	TRIUMPH	SPEED TRIPLE 1200 RR	2022
2SAAQQ4	VARIABLE	VARIABLE	2022
JYARN66N*N	YAMAHA	YZF R1	2022
JYARN67N*N	YAMAHA	YZF R1M	2022
ZD4KYUA0*M	APRILIA	RSV4 1100	2021
ZD4KYUB0*M	APRILIA	RSV4 1100 FACTORY	2021
WB10E730*M	BMW	M1000RR	2021
WB10E230*M	BMW	S1000RR	2021
ZDMHAATW*M	DUCATI	PANIGALE V2	2021
ZDMDAGNW*M	DUCATI	PANIGALE V4	2021
ZDMDAGNW*M	DUCATI	PANIGALE V4 S	2021
ZDMDAGNW*M	DUCATI	PANIGALE V4 SP	2021
ZNNG1A1B*M	ENERGICA	EGO	2021
ZNNP1A1B*M	ENERGICA	EGO+	2021
JH2SC775*M	HONDA	CBR1000RRA	2021
JH2SC821*M	HONDA	CBR1000RR-R FIREBLADE SP	2021
JH2SC824*M	HONDA	CBR1000RR-R FIREBLADE SP	2021
JKBZXVD1*M	KAWASAKI	ZX1000 NINJA H2 SX SE+	2021
JKBZXVJ1*M	KAWASAKI	ZX1000N NINJA H2	2021
JKBZXVJ1*M	KAWASAKI	ZX1000X NINJA H2 CARBON	2021
JKBZXVM1*M	KAWASAKI	ZX-10R NINJA ABS	2021
JKBZXVL1*M	KAWASAKI	ZX-10R NINJA ABS KRT	2021
JKBZXVM1*M	KAWASAKI	ZX-10R NINJA ABS KRT	2021



<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JKBZXNJ1*M	KAWASAKI	ZX-14R NINJA ABS	2021
JKBZXJH1*M	KAWASAKI	ZX636 NINJA ZX-6R	2021
JKBZXJG1*M	KAWASAKI	ZX636 NINJA ZX-6R ABS	2021
JKBZXJG1*M	KAWASAKI	ZX636 NINJA ZX-6R ABS KRT	2021
JKBZXJE1*M	KAWASAKI	ZX636 NINJA ZX-6R KRT	2021
ZCGGKGNU*M	MV AGUSTA	F3 800 ABS	2021
ZCGGKGNU*M	MV AGUSTA	F3 800 RC	2021
JS1DM11B*M	SUZUKI	GSX-R1000 ABS	2021
JS1DM11F*M	SUZUKI	GSX-R1000 ABS	2021
JS1GN7FA*M	SUZUKI	GSX-R600	2021
JS1GR7MA*M	SUZUKI	GSX-R750	2021
SMTA204K*M	TRIUMPH	DAYTONA MOTO2 765	2021
2SAAQ4	VARIABLE	VARIABLE	2021
JYARN67N*M	YAMAHA	YZF R1M	2021
ZD4KEUA0*L	APRILIA	RSV4 1100 FACTORY	2020
ZD4KEUA1*L	APRILIA	RSV4 1100 FACTORY	2020
ZD4KEU00*L	APRILIA	RSV4 RR	2020
WB10E230*L	BMW	S1000RR	2020
ZDMHAATW*L	DUCATI	PANIGALE V2	2020
ZDMDAGNW*L	DUCATI	PANIGALE V4	2020
ZDMDAGNW*L	DUCATI	PANIGALE V4 25TH ANNIVERSARIO 916	2020
ZDMDAGSW*L	DUCATI	PANIGALE V4 R	2020
ZDMDAGNW*L	DUCATI	PANIGALE V4 S	2020
ZNNG1A1B*L	ENERGICA	EGO	2020
ZNNP1A1B*L	ENERGICA	EGO+	2020
JKBZXVB1*L	KAWASAKI	ZX1000 NINJA H2 SX SE	2020
JKBZXVD1*L	KAWASAKI	ZX1000 NINJA H2 SX SE+	2020
JKBZXVJ1*L	KAWASAKI	ZX1000N NINJA H2	2020
JKBZXVJ1*L	KAWASAKI	ZX1000X NINJA H2 CARBON	2020
JKBZXVE1*L	KAWASAKI	ZX-10R NINJA ABS	2020
JKBZXVE1*L	KAWASAKI	ZX-10R NINJA ABS KRT	2020

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JKBZXNH1*L	KAWASAKI	ZX-14R NINJA ABS	2020
JKBZXNJ1*L	KAWASAKI	ZX-14R NINJA ABS	2020
JKBZXJH1*L	KAWASAKI	ZX636 NINJA ZX-6R	2020
JKBZXJG1*L	KAWASAKI	ZX636 NINJA ZX-6R ABS	2020
JKBZXJG1*L	KAWASAKI	ZX636 NINJA ZX-6R ABS KRT	2020
JS1GX72B*L	SUZUKI	GSX1300R HAYABUSA	2020
JS1DM11B*L	SUZUKI	GSX-R1000 ABS	2020
JS1DM11H*L	SUZUKI	GSX-R1000R ABS	2020
JS1GN7FA*L	SUZUKI	GSX-R600	2020
JS1GR7MA*L	SUZUKI	GSX-R750	2020
SMTA204K*L	TRIUMPH	DAYTONA MOTO2 765	2020
2SAAQQ4	VARIABLE	VARIABLE	2020
JYARN66N*L	YAMAHA	YZF R1	2020
JYARN67N*L	YAMAHA	YZF R1M	2020
JYARJ28N*L	YAMAHA	YZF R6 ABS	2020
ZD4KEUA0*K	APRILIA	RSV4 1100 FACTORY	2019
ZD4KEU00*K	APRILIA	RSV4 RF	2019
ZD4KEU00*K	APRILIA	RSV4 RR	2019
WB10D500*K	BMW	S1000RR	2019
WB10D600*K	BMW	S1000RR	2019
ZDM14B1W*K	DUCATI	959 PANIGALE	2019
ZDM14B1W*K	DUCATI	959 PANIGALE CORSE	2019
ZDMDAGNW*K	DUCATI	PANIGALE V4	2019
ZDMDAGSW*K	DUCATI	PANIGALE V4 R	2019
ZDMDAGNW*K	DUCATI	PANIGALE V4 S	2019
ZDMDAGNW*K	DUCATI	PANIGALE V4 S CORSE	2019
ZDMDAGNW*K	DUCATI	PANIGALE V4 SPECIALE	2019
ZNNG1A1B*K	ENERGICA	EGO	2019
JH2SC776*K	HONDA	CBR1000RR SP	2019
JKBZXVA1*K	KAWASAKI	ZX1000 NINJA H2 SX	2019
JKBZXVB1*K	KAWASAKI	ZX1000 NINJA H2 SX SE	2019

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JKBZXVD1*K	KAWASAKI	ZX1000 NINJA H2 SX SE+	2019
JKBZXVJ1*K	KAWASAKI	ZX1000N NINJA H2	2019
JKBZXVJ1*K	KAWASAKI	ZX1000X NINJA H2 CARBON	2019
JKBZXVE1*K	KAWASAKI	ZX-10R NINJA ABS	2019
JKBZXVE1*K	KAWASAKI	ZX-10R NINJA ABS KRT	2019
JKBZXVH1*K	KAWASAKI	ZX-10R NINJA ABS SE KECS	2019
JKBZXVG1*K	KAWASAKI	ZX-10RR NINJA	2019
JKBZXNH1*K	KAWASAKI	ZX-14R NINJA ABS	2019
JKBZXNJ1*K	KAWASAKI	ZX-14R NINJA ABS	2019
JKBZXJH1*K	KAWASAKI	ZX636 NINJA ZX-6R	2019
JKBZXJG1*K	KAWASAKI	ZX636 NINJA ZX-6R ABS	2019
JKBZXJG1*K	KAWASAKI	ZX636 NINJA ZX-6R ABS KRT	2019
ZCGGKGNU*K	MV AGUSTA	F3 800 RC	2019
ZCGGCFTW*K	MV AGUSTA	F4 ABS	2019
JS1GX72B*K	SUZUKI	GSX1300R HAYABUSA	2019
JS1GN7FA*K	SUZUKI	GSX-R600	2019
JS1GR7MA*K	SUZUKI	GSX-R750	2019
2SAAQQ4	VARIABLE	VARIABLE	2019
JYARN39N*K	YAMAHA	YZF R1	2019
JYARN40N*K	YAMAHA	YZF R1M	2019
JYARJ28N*K	YAMAHA	YZF R6 ABS	2019
ZD4KEU00*J	APRILIA	RSV4 RF	2018
ZD4KEU00*J	APRILIA	RSV4 RF LE	2018
ZD4KEU00*J	APRILIA	RSV4 RR	2018
WB10D500*J	BMW	S1000RR	2018
ZDMHAAMW*J	DUCATI	1299 PANIGALE R FE	2018
ZDM14B1W*J	DUCATI	959 PANIGALE	2018
ZDMDAGNW*J	DUCATI	PANIGALE V4	2018
ZDMDAGNW*J	DUCATI	PANIGALE V4 S	2018
ZDMDAGNW*J	DUCATI	PANIGALE V4 SPECIALE	2018
ZNNG1A1B*J	ENERGICA	EGO	2018

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JH2SC776*J	HONDA	CBR1000RR SP	2018
JH2SC772*J	HONDA	CBR1000RRA	2018
JKBZXVA1*J	KAWASAKI	ZX1000 NINJA H2 SX	2018
JKBZXVB1*J	KAWASAKI	ZX1000 NINJA H2 SX	2018
JKBZXVB1*J	KAWASAKI	ZX1000 NINJA H2 SX SE	2018
JKAZXCX1*J	KAWASAKI	ZX1000N NINJA H2	2018
JKAZXCX1*J	KAWASAKI	ZX1000X NINJA H2 CARBON	2018
JKAZXCR1*J	KAWASAKI	ZX-10R NINJA	2018
JKAZXCS1*J	KAWASAKI	ZX-10R NINJA ABS	2018
JKAZXCS1*J	KAWASAKI	ZX-10R NINJA ABS KRT	2018
JKBZXVC1*J	KAWASAKI	ZX-10R NINJA ABS SE KECS	2018
JKAZXCR1*J	KAWASAKI	ZX-10R NINJA KRT	2018
JKAZXCZ1*J	KAWASAKI	ZX-10RR NINJA	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
JS1GX72B*J	SUZUKI	GSX1300R HAYABUSA	2018
JS1DM11B*J	SUZUKI	GSX-R1000 ABS	2018
JS1DM11H*J	SUZUKI	GSX-R1000R ABS	2018
JS1GN7FA*J	SUZUKI	GSX-R600	2018
JS1GR7MA*J	SUZUKI	GSX-R750	2018
2SAAQQ4	VARIABLE	VARIABLE	2018
JYARN39E*J	YAMAHA	YZF R1	2018
JYARN39N*J	YAMAHA	YZF R1	2018
JYARN40N*J	YAMAHA	YZF R1M	2018
JYARJ28N*J	YAMAHA	YZF R6 ABS	2018
ZD4KEU00*H	APRILIA	RSV4 RF	2017
ZD4RKUB0*H	APRILIA	RSV4 RF	2017
ZD4KEU00*H	APRILIA	RSV4 RR	2017

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
JH2PC40J*H	HONDA	CBR600RR	2017
JH2PC40G*H	HONDA	CBR600RRA	2017
JKAZXCN1*H	KAWASAKI	ZX1000N NINJA H2	2017
JKAZXCX1*H	KAWASAKI	ZX1000N NINJA H2	2017
JKAZXCX1*H	KAWASAKI	ZX1000X NINJA H2 CARBON	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
JS1DM11B*H	SUZUKI	GSX-R1000 ABS	2017
JS1DM11B*H	SUZUKI	GSX-R1000R ABS	2017

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
JYARJ28E*H	YAMAHA	YZF R6 ABS	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



<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
WB105090*F	BMW	K1300S	2015
WB10D100*F	BMW	S1000RR	2015
WB10D210*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
JBZNXNF1*F	KAWASAKI	ZX-14R NINJA ABS LE	2015
JBZNXNF1*F	KAWASAKI	ZX-14R NINJA ABS SE	2015
JBZXXJE1*F	KAWASAKI	ZX636 NINJA ZX-6R	2015
JBZXXJF1*F	KAWASAKI	ZX636 NINJA ZX-6R ABS	2015
JBZXXJF1*F	KAWASAKI	ZX636 NINJA ZX-6R ABS SE	2015
JBZXXJE1*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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
ZCGNCFW*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
JH2SC598*E	HONDA	CBR1000RRA	2014
JH2PC402*E	HONDA	CBR600RR	2014

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
JKBZXNF1*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
JYARN23E*E	YAMAHA	YZF R1	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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
WB10D110*D	BMW	HP4	2013
WB105080*D	BMW	K1300S	2013
WB105090*D	BMW	K1300S	2013
WB105240*D	BMW	S1000RR	2013
WB105340*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
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
JH2PC407*D	HONDA	CBR600RR	2013
JH2PC40J*D	HONDA	CBR600RR	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
JKAZXJE1*D	KAWASAKI	ZX636 NINJA ZX-6R	2013
JKBZXJE1*D	KAWASAKI	ZX636 NINJA ZX-6R	2013
JKAZXJF1*D	KAWASAKI	ZX636 NINJA ZX-6R ABS	2013
JKBZXJF1*D	KAWASAKI	ZX636 NINJA ZX-6R ABS	2013
VBKVR940*D	KTM	1190 RC8 R	2013

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
ZCGGEGLU*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
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



<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JYARJ16E*C	YAMAHA	YZF R6	2012
JYARJ16N*C	YAMAHA	YZF R6	2012
JYARJ16Y*C	YAMAHA	YZF R6	2012
ZD4RKC01*B	APRILIA	RSV4 FACTORY	2011
ZD4RKU00*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
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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
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*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	2010
WB105080*A	BMW	K1300S	2010
WB105090*A	BMW	K1300S	2010
WB105070*A	BMW	S1000RR	2010

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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	2009
WB104680*9	BMW	HP 2	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
JH2SC576*9	HONDA	CBR1000RR	2009
JH2SC590*9	HONDA	CBR1000RR	2009
JH2SC592*9	HONDA	CBR1000RR	2009

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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



<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
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	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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
VBKVR940*8	KTM	1190 RC8	2008
ZCGAKFGM*8	MV AGUSTA	F4 R 312	2008
ZCGAKFGM*8	MV AGUSTA	F4 R 312 1+1	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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
JH2PC401*7	HONDA	CBR600RR	2007
JH2PC402*7	HONDA	CBR600RR	2007
JKAZXCC1*7	KAWASAKI	ZX-10R NINJA	2007
JKAZXCD1*7	KAWASAKI	ZX-10R NINJA	2007

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
ZDM1UB3S*6	DUCATI	749S	2006
ZDM1UB5V*6	DUCATI	999	2006
ZDM1UB5W*6	DUCATI	999R	2006
ZDM1UB5W*6	DUCATI	999R XEROX	2006
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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
JKAZX4M1*5	KAWASAKI	ZX600 NINJA ZX-6RR	2005
JKAZX4N1*5	KAWASAKI	ZX600 NINJA ZX-6RR	2005
JBZXC1*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



<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
ZDM1UB3T*4	DUCATI	749S	2004
ZDM1SB5T*4	DUCATI	998 MATRIX	2004
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
JH2SC454*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
JBZXB1*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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
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
ZD4RPU01*3	APRILIA	RSV MILLE R	2003
ZD4RPU03*3	APRILIA	RSV MILLE R	2003
ZD4PAC00*3	APRILIA	SL 1000	2003
ZDM1LA2K*3	DUCATI	620 FF	2003
ZDM1UB3S*3	DUCATI	749	2003
ZDM1UB3S*3	DUCATI	749S	2003
ZDM1LAAN*3	DUCATI	800 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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
JH2SC501*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
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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
ZD4PAC10*2	APRILIA	SL 1000 FALCO R	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	2002
ZDM1LC4N*2	DUCATI	900 SUPER	2002
ZDM1LC4N*2	DUCATI	900SS	2002
ZDM1SB5V*2	DUCATI	998	2002
ZDM1SB5V*2	DUCATI	998S BAYLISS REPLICA	2002
ZDM1SB5V*2	DUCATI	998S BOSTROM REPLICA	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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JKAZX4J1*2	KAWASAKI	ZX600 NINJA ZX-6R	2002
JKAZXDP1*2	KAWASAKI	ZX750 NINJA ZX-7R	2002
JKAZX2F1*2	KAWASAKI	ZX900 NINJA ZX-9R	2002
ZCGAGFLJ*2	MV AGUSTA	F4 S	2002
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
JYA5AHE0*2	YAMAHA	YZF600R	2002
JYA5AHN0*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	2001

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
ZDM1LA3K*1	DUCATI	750 SS	2001
ZDM1LC4N*1	DUCATI	900 SUPER	2001
ZDM1LD4N*1	DUCATI	900 SUPER	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
JH2SC442*1	HONDA	CBR929RR	2001
JH2SC443*1	HONDA	CBR929RR	2001
JH2SC445*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



<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
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 SUPER	2000
ZDM1LD4N*Y	DUCATI	900 SUPER	2000

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JYARN05N*Y	YAMAHA	YZF R1	2000
JYARN05Y*Y	YAMAHA	YZF R1	2000
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
ZD4MEE00*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 SUPER	1999
ZDM1LD4N*X	DUCATI	900 SUPER	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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
ZCGAGFLJ*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
SMT502FK*X	TRIUMPH	DAYTONA 955i	1999
JYA3HHE0*X	YAMAHA	FZR600	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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
SMT502FK*V	TRIUMPH	DAYTONA 955 (T595)	1997
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
JKAZXDP1*T	KAWASAKI	ZX750 NINJA ZX-7R	1996
JKAZXDN1*T	KAWASAKI	ZX750 NINJA ZX-7RR	1996



<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JKAZX2B1*T	KAWASAKI	ZX900 NINJA ZX-9R	1996
ZGUKEAKE*T	MOTO GUZZI	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
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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
ZGUKAKE*S	MOTO GUZZI	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
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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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	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	1993
ZDM1LC4M*P	DUCATI	900 SUPER	1993
ZDM1LC4N*P	DUCATI	900 SUPERLIGHT	1993

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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	1992
ZDM1HB6P*N	DUCATI	851 SUPERBIKE	1992
ZDM1LC4M*N	DUCATI	900 SUPER	1992
ZDM1LD4N*N	DUCATI	900 SUPER	1992
ZDM1LC4M*N	DUCATI	900SS	1992

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
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	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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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	1990
ZDM1HB6R*L	DUCATI	851	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
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

<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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
JH2PC192*J	HONDA	CBR600F HURRICANE	1988
JH2RC302*J	HONDA	VFR750R	1988
JH2RC361*J	HONDA	VFR750R	1988
JS1GU74A*J	SUZUKI	GSX-R1100	1988



<b>FIRST 10 CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER, EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
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 asterisk among the characters in the first column marks the space occupied by the ninth character of the vehicle identification number.”.

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

107349



**M.O., 2025****Order of the Minister of Municipal Affairs dated  
26 March 2025**

Act respecting municipal taxation  
(chapter F-2.1)

Regulation to amend the Regulation respecting the  
median proportion of the real estate assessment roll

THE MINISTER OF MUNICIPAL AFFAIRS,

CONSIDERING subparagraph 5 of the first paragraph of section 263 of the Act respecting municipal taxation (chapter F-2.1), which provides in particular that the Minister of Municipal Affairs may by regulation prescribe rules to determine the median proportion of the actual property value of units of assessment that corresponds to the values entered on the property roll of a local municipality, define categories of municipalities and establish separate rules for each category, provide that the assessor may amend the list for reasons that conform to the rules enacted under that subparagraph, prescribe the rules relating to the transmission, to the Minister, of the information required for the purposes of determining the median proportion and prescribe any other report that the assessor must make to the Minister within the same time limit concerning the determination of the median proportion;

CONSIDERING the publication in Part 2 of the *Gazette officielle du Québec* of 2 January 2025, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), of the draft Regulation to amend the Regulation respecting the median proportion of the real estate assessment roll with a notice that it could be made on the expiry of 45 days following that publication;

CONSIDERING that it is expedient to make the Regulation without amendment;

ORDERS AS FOLLOWS:

The Regulation to amend the Regulation respecting the median proportion of the real estate assessment roll, attached to this Order, is hereby made.

Québec, 26 March 2025

ANDRÉE LAFOREST  
*Minister of Municipal Affairs*

**Regulation to amend the Regulation  
respecting the median proportion of the  
real estate assessment roll**

Act respecting municipal taxation  
(chapter F-2.1, s. 263).

**1.** The Regulation respecting the median proportion of the real estate assessment roll (chapter F-2.1, r. 10) is amended in section 2 by replacing “1,000” in the first paragraph by “5,000”.

**2.** The following is inserted after section 2:

“**2.1.** Any reference to the Manuel d’évaluation foncière du Québec, published on the website of the Ministère des Affaires municipales, des Régions et de l’Occupation du territoire and hereinafter called the “Manual”, means that the assessor must comply with the instructions set out therein.”.

**3.** Section 4 is replaced by the following:

“**4.** Subject to the fifth paragraph of section 264 of the Act respecting municipal taxation (chapter F-2.1), the basic list of the sales that may be used for the purposes of determining the median proportion must be drawn up by the assessor by means of the information prescribed in Part 5A of the Manual.”.

**4.** Section 6 is amended by replacing “2 decimals” in the second paragraph by “3 decimals”.

**5.** Section 7 is amended by replacing “enregistrement” in the second paragraph of the French text by “inscription”.

**6.** Section 9 is amended by replacing “by the number of sales entered on the basic list” in subparagraph 2 of the first paragraph by “by 30 or by the number of sales entered on the basic list, whichever number is higher”.

**7.** Section 19 is amended by adding the following at the end:

“Notwithstanding the foregoing, the first paragraph does not apply if

(1) the median ratio determined in accordance with section 18 is equal to or less than 50%;

(2) the number of sales used to determine the median ratio is less than 30; and

(3) the single-family residential concentration index of the municipality, as determined in accordance with the third paragraph of section 14 of the Regulation respecting the real estate assessment roll (chapter F-2.1, r. 13), is greater than the quotient, expressed as a percentage, obtained by dividing the number of sales used that result from the sale of immovables that are part of one of the headings referred to in that paragraph, by the total number of sales used.”.

**8.** Section 20 is amended by inserting “, or if the conditions referred to in the second paragraph of section 19 are met” at the end.

**9.** Section 21 is amended by striking out “, according to the assessor of the municipal body responsible for the assessment that caused the roll to be drawn up,” in the portion before subparagraph 1 of the first paragraph.

**10.** Section 22 is amended by inserting “and subject to section 23.1” after “section 21” in the portion before subparagraph 1 of the first paragraph.

**11.** Section 23 is replaced by the following:

“**23.** For the purposes of section 22,

(1) “fiscal period in question” means the fiscal period for which the median proportion of the roll of the municipality is being determined;

(2) “comparable roll” means any real estate assessment roll, other than that of the municipality, that is drawn up for a part of the regional municipal territory comprising that of the municipality which has not been the subject of an equilibration within the meaning of the third paragraph of section 46.1 of the Act respecting municipal taxation (chapter F-2.1) in the previous 12 months and in respect of which the basic list used to determine its median proportion for the fiscal period in question contains a number of sales equal to the number of sales to be entered on that list.

For the purposes of subparagraph 2 of the first paragraph, “regional municipal territory” means the territory of a regional county municipality or the territory formed by all the territories of the Eeyou Istchee James Bay Regional Government, referred to in section 5 of the Act establishing the Eeyou Istchee James Bay Regional Government (chapter G-1.04), and the enclosed municipalities, within the meaning of section 1 of that Act.”.

**23.1.** Section 22 does not apply for the purpose of establishing the median proportion of the roll of the Eeyou Istchee James Bay Regional Government or the median proportion of the roll of a municipality whose territory is

located more than 200 kilometres from the territory of any other local municipality included in the territory of the same regional county municipality. In such a case, the median ratio determined in accordance with section 18 constitutes the median proportion of the roll for any fiscal period other than the one referred to in section 21.”.

**12.** Section 25 is amended by replacing the portion before paragraph 0.1 by “25. The assessor must note the information and determine the results of operations prescribed in Part 5A of the Manual, in particular,”.

**13.** Section 26 is amended by striking out “, on a schedule to the form that is deemed to be a part of the form,”.

**14.** Section 27 is amended by striking out “, on a schedule to the form that is deemed to be a part of the form,”.

**15.** Section 28 is amended by replacing “the duly completed form” in the first paragraph by “the information and results referred to in section 25, and any report referred to in section 26 or 27, as the case may be, in the form provided for in Part 5A of the Manual,”.

**16.** The amendments provided for by this Regulation apply for the purpose of calculating the median proportion applicable to every fiscal period from the 2026 fiscal period onward.

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

107331



**M.O., 2025****Order of the Minister of Municipal Affairs  
dated 20 March 2025**

Act respecting elections and referendums in municipalities  
(chapter E-2.2)

Regulation to amend the Regulation respecting models of ballot papers and the form of the template for municipal elections and referendums

THE MINISTER OF MUNICIPAL AFFAIRS,

CONSIDERING section 582 of the Act respecting elections and referendums in municipalities (chapter E-2.2), which provides in particular that the Minister of Municipal Affairs may prescribe the form or a model for any document prescribed by this Act except a document prescribed by the chapter on authorization and financing of municipal political parties and independent candidates;

CONSIDERING the Regulation respecting models of ballot papers and the form of the template for municipal elections and referendums (chapter E-2.2, r. 1), which prescribes the various models of ballot papers for municipal elections and referendums;

CONSIDERING that, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation to amend the Regulation respecting models of ballot papers and the form of the template for municipal elections and referendums was published in Part 2 of the *Gazette officielle du Québec* of 8 January 2025 with a notice that it could be made on the expiry of 45 days following that publication;

CONSIDERING that it is expedient to make the Regulation with amendments;

ORDERS AS FOLLOWS:

The Regulation to amend the Regulation respecting models of ballot papers and the form of the template for municipal elections and referendums, attached to this Minister's Order, is hereby made.

Québec, 20 March 2025

ANDRÉE LAFOREST

*Ministère des Affaires municipales et de l'Habitation*

**Regulation to amend the Regulation  
respecting models of ballot papers and  
the form of the template for municipal  
elections and referendums**

Act respecting elections and referendums in municipalities  
(chapter E-2.2, s. 582, 1st par.).

**1.** The Regulation respecting models of ballot papers and the form of the template for municipal elections and referendums (chapter E-2.2, r. 1) is amended by adding the following after section 4:

“**4.1.** On the obverse, the background of the ballot papers and the circles provided for the affixing of the elector's mark must be light in colour.

The ballot papers used for the election for the office of mayor and for each numbered office of councillor may be different in colour.”.

**2.** Schedules I to XIII are replaced by Schedules I to XIII of this Regulation.

**3.** This Regulation comes into force on 19 September 2025.

**SCHEDULE I**  
(Section 2)

Andréanne CARRIER	
François HARDY	
Suzanne TREMBLAY	

**SCHEDULE II**  
(Section 2)

Étienne DELISLE	
Élène NORMAND	
Thomas VÉZINA Political party or recognized ticket	

**SCHEDULE III**  
(Section 2)

<b>Rachel NGUYEN</b>	
<b>Michel VALLÉ</b> Entry allowing a distinction to be made between the candidates	
<b>Michel VALLÉ</b> Entry allowing a distinction to be made between the candidates	



**SCHEDULE IV**  
(Section 2)

**001**

**001**

**Initials of the deputy  
returning officer**

**Name of the municipality**

**Election to the office of mayor**

**Day Month Year**

**Name of the printer, Printer  
123, avenue La Rue  
Municipality**

**SCHEDULE V**  
(Section 2)

**002**

**002**

**Initials of the deputy  
returning officer**

**Name of the municipality**

**Election to the office of concillor of  
the electoral district of Champigny**

**Day Month Year**

**Name of the printer, Printer  
123, avenue La Rue  
Municipality**

**SCHEDULE VI**  
(Section 2)

**003**

**003**

**Initials of the deputy  
returning officer**

**Name of the municipality**

**Election to the office of  
concillor of ward #3**

**Day Month Year**

**Name of the printer, Printer  
123, avenue La Rue  
Municipality**

**SCHEDULE VII**  
(Section 2)

**004**

**004**

**Initials of the deputy  
returning officer**

**Name of the municipality**

**Election to the office of  
concillor #1 of ward #3**

**Day Month Year**

**Name of the printer, Printer  
123, avenue La Rue  
Municipality**

**SCHEDULE VIII**  
*(Section 2)*

**005**

**005**

**Initials of the deputy  
returning officer**

**Name of the municipality**

**Election to the office of concillor #6**

**Day Month Year**

**Name of the printer, Printer  
123, avenue La Rue  
Municipality**



**SCHEDULE X**  
*(Section 2)*

YES

Do you approve By-law No. 99-01 titled “By-law ordering works and a \$500,000 loan”?

NO

**SCHEDULE XI**  
(Section 2)

**001**

**001**

**Initials of the deputy  
returning officer**

**Name of the municipality**

**Referendum**

**Day Month Year**

**Name of the printer, Printer  
123, avenue La Rue  
Municipality**



**SCHEDULE XII***(Section 2)*

*Act respecting elections and referendums in municipalities, section 227*

This template, designed for a list of not more than 7 candidates, enables visually handicapped electors to mark their ballot paper without assistance.

**GENERAL DIRECTIVES TO THE DEPUTY RETURNING OFFICER**

Electors who are visually handicapped are not required to take the oath of a person unable to vote without assistance where if they use the template.

**PROCEDURES FOR HANDLING THE BALLOT PAPER**

- Detach the ballot paper from the pad and fold it in the appropriate manner.
- Unfold it and place it in the template so that the first circle on the ballot paper is exactly under the first circle of the template.
- Indicate to the elector the order in which the candidates appear on the ballot paper and the particulars entered under their names, where such is the case.
- Offer to assist to the elector in walking to and back from the polling booth, folding the marked ballot paper, detaching the stub, and placing the ballot paper in the ballot box.
- If an elector prefers to handle the ballot paper themselves, ask the elector to fold the marked ballot paper along the folds you made when you folded it.

**SCHEDULE XIII***(Section 2)*

*Act respecting elections and referendums in municipalities, sections 227 and 567*

The template enables visually handicapped qualified voters to mark their ballot paper without assistance.

**GENERAL DIRECTIVES TO THE DEPUTY RETURNING OFFICER**

Qualified voters who are visually handicapped are not required to take the oath of a person unable to vote without assistance if they use the template.

**PROCEDURES FOR HANDLING THE BALLOT PAPER**

- Detach the ballot paper from the pad and fold it in the appropriate manner.
- Unfold it and place it in the template so that the first circle on the ballot paper is exactly under the first circle of the template.
- Indicate to the qualified voter that a mark in the first circle is an affirmative vote and a mark in the second, a negative vote.
- Offer to assist the qualified voter in walking to and back from the polling booth, folding the marked ballot paper, detaching the stub, and placing the ballot paper in the ballot box.
- If a qualified voter prefers to handle the ballot paper themselves, ask the voter to fold the marked ballot paper along the folds you made when you folded it.

107333



## Draft Regulation

Professional Code  
(chapter C-26)

### Physicians

#### — Medical specialties

#### — 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 medical specialties, as adopted by the board of directors of the Collège des médecins du Québec and appearing below, is published as a draft and may be examined by the Office des professions du Québec then 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 two of the specialties in the Regulation respecting medical specialties, namely, anatomical pathology and general pathology, to ensure consistency with the changes of specialties' names approved by the Royal College of Physicians and Surgeons of Canada.

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

Further information on the draft Regulation may be obtained by contacting Emmanuelle Duquette, Deputy Director, Direction des affaires juridiques, Collège des médecins du Québec, 1250, boulevard René-Lévesque Ouest, bureau 3500, Montréal (Québec) H3B 0G2; telephone: 514 933-4441, extension 5361; email: [eduquette@cmq.org](mailto:eduquette@cmq.org).

Any person wishing to comment on the draft Regulation is requested to submit written comments within the 45-day period to Jean Gagnon, acting secretary, Office des professions du Québec, 800, place D'Youville, 10<sup>e</sup> étage, Québec (Québec) G1R 5Z3; email: [secretariat@opq.gouv.qc.ca](mailto:secretariat@opq.gouv.qc.ca). The comments may be forwarded by the Office to the Minister Responsible for Government Administration and Chair of the Conseil du trésor and may also be sent to the Collège des médecins du Québec, as well as to interested persons, departments and bodies.

JEAN GAGNON

*Acting secretary*  
*Office des professions du Québec*

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## Regulation to amend the Regulation respecting medical specialties

Professional Code  
(chapter C-26, s. 94, 1st par., subpar. e).

**1.** The Regulation respecting medical specialties (chapter M-9, r. 26.1) is amended in section 1

(1) by replacing paragraph 1 by the following:

“(1) Diagnostic and Molecular Pathology;”;

(2) by replacing paragraph 47 by the following:

“(47) Diagnostic and Clinical Pathology;”.

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

107350



## Draft Regulation

Act respecting collective agreement decrees  
(chapter D-2)

### Personnel in the traffic control industry in Québec — Amendment

Notice is hereby given, in accordance with section 5 of the Act respecting collective agreement decrees (chapter D-2), that the Minister of Labour has received an application from the Comité paritaire du personnel de l'industrie de la signalisation routière du Québec for an amendment of the Decree respecting personnel in the traffic control industry in Québec (chapter D-2, r. 16.1) and that, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), the Decree to amend the Decree respecting personnel in the traffic control industry in Québec, appearing below, may be made by the Government on the expiry of 45 days following this publication.

The draft Decree replaces the union contracting party and specifies the rules relating to the group registered retirement savings plan administered by the parity committee.

The regulatory impact analysis shows that the amendments proposed will not generate any costs or savings for the enterprises subject to the Decree and will not affect their competitiveness or the level of employment in Québec.

Further information on the draft Decree may be obtained by contacting Karine Lajeunesse, policy development advisor, Direction des politiques du travail, Ministère du Travail; telephone: 418 528-9135, extension 80211 or 1 833 705-0399, extension 80211 (toll free); email: [karine.lajeunesse@travail.gouv.qc.ca](mailto:karine.lajeunesse@travail.gouv.qc.ca).

Any person wishing to comment on the draft Decree is requested to submit written comments within the 45-day period to the Minister of Labour, 200, chemin Sainte-Foy, 6<sup>e</sup> étage, Québec (Québec) G1R 5S1; email: [ministre@travail.gouv.qc.ca](mailto:ministre@travail.gouv.qc.ca).

JEAN BOULET  
*Minister of Labour*

## Decree to amend the Decree respecting personnel in the traffic control industry in Québec

Act respecting collective agreement decrees  
(chapter D-2, s. 4, 1st par., s. 6, 1st par. and  
s. 6.1, 1st par.).

**1.** The Decree respecting personnel in the traffic control industry in Québec (chapter D-2, r. 16.1) is amended in section 1 by striking out “, section locale 8922” in subparagraph a of paragraph 2.

**2.** Sections 45 to 48 are replaced by the following:

“**45.** The parity committee administers a group registered retirement savings plan (group RRSP) for the benefit of eligible employees.

The plan chosen by the parity committee is the Fonds de solidarité des travailleurs du Québec (F.T.Q.) (Fonds de solidarité FTQ), which acts as trustee in respect of the amounts paid by the parity committee.

**46.** Employees with regular employee status for whom the employer is required to contribute are eligible for the group RRSP. Any other employee who wishes to contribute to the plan voluntarily is also eligible.

**47.** Employees who have attained 71 years of age and employees who do not meet the eligibility criteria established by the trustee or by a law governing the trustee's activities are not eligible for the group RRSP.

**48.** Eligible employees who wish to receive benefits under the group RRSP are required to become members of the group RRSP by completing the enrolment form for the plan chosen by the parity committee.

**48.1.** The employer must send each employee, upon their hiring, the information document and enrolment form for the group RRSP, which are provided by the trustee and approved by the Autorité des marchés financiers.

The documents are sent in paper or electronic format, at the choice of the employee.

The employer must also inform employees of the eligibility requirements for the group RRSP, encourage them to rapidly complete the enrolment form for the plan chosen by the parity committee, and assist them if needed.

The employer must keep proof that the documents were sent to the employee and that the employer has fulfilled their obligation to inform. In the absence of such proof, the employee is presumed to have completed the enrolment form on the date on which the employee acquired regular employee status.

**48.2.** The employer is required to contribute to the group RRSP administered by the parity committee only for eligible employees who have regular employee status, as soon as those employees become members of the plan chosen by the parity committee.

The mandatory contribution of the employer is \$0.10 per hour worked for eligible employees referred to in the first paragraph. That mandatory contribution is paid on behalf of the employee as benefits.

If the presumption provided for in the fourth paragraph of section 48.1 applies, the employer is required to retroactively pay to the parity committee the mandatory contributions owed as of the date on which the employee acquired regular employee status. The parity committee must remit the amount collected to the trustee for the benefit of the employee.

**48.3.** The group RRSP is made up of the mandatory contributions of the employer and the voluntary contributions of eligible employees.

**48.4.** Eligible employees are not required to contribute financially to the group RRSP.

**48.5.** The employer must send to the parity committee, not later than the 15th day of each month, the employer's contribution to the group RRSP for the preceding month, along with any voluntary contribution of the employees, where applicable.

**48.6.** The employer must pay employees who, pursuant to section 47, are not eligible for the group RRSP an amount equivalent to the mandatory contribution provided for in the second paragraph of section 48.2 to compensate for the loss of that benefit.”

**3.** Section 49 is amended by replacing “2025” and “2024” by “2026” and “2025”, respectively.

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

107328



## Notice

Act respecting the governance of the health and social services system  
(chapter G-1.021)

### **Phase II of the experimental project concerning the professional activities which candidates for the profession of nursing may perform with parturients**

The Minister of Health hereby gives notice, under section 763 of the Act respecting the governance of the health and social services system (chapter G-1.021), of the Minister's intention to propose to the Government, 45 days after publication of this notice, to implement Phase II of the experimental project concerning the professional activities which candidates for the profession of nursing may perform with parturients.

The conditions governing the implementation of the experimental project, to be determined by the Government, may be substantially similar to those attached to this Notice.

The purpose of the experimental project is to better document the impacts of re-introducing the performance of professional activities by candidates for the profession of nursing with parturients, in particular the impacts on quality, safety and accessibility to services, the organization of work and services, as well as attracting and retaining personnel.

Following the previous experimental project concerning the professional activities which candidates for the profession of nursing may perform with parturients, the Minister of Health, Santé Québec and the Ordre des infirmières et des infirmiers du Québec concluded that there is a need to obtain more diversified data in order to better document the impacts of re-introducing the performance of professional activities by candidates for the profession of nursing with parturients.

Further information may be obtained by contacting Sabrina Fortin, director, Direction santé mère-enfant, Sous-ministériat santé physique et pharmaceutique, Ministère de la Santé et des Services sociaux, 1075, chemin Sainte-Foy, 7<sup>e</sup> étage, Québec (Québec) G1S 2M1; telephone: 581 814-9100, extension 62624; email: [dsme@msss.gouv.qc.ca](mailto:dsme@msss.gouv.qc.ca).

Any person wishing to comment on the matter is requested to submit written comments within the 45-day period to the Minister of Health, 1075, chemin Sainte-Foy, 15<sup>e</sup> étage, Québec (Québec) G1S 2M1; email: [ministre@msss.gouv.qc.ca](mailto:ministre@msss.gouv.qc.ca).

CHRISTIAN DUBÉ  
*Minister of Health*

### **Phase II of the experimental project concerning the professional activities which candidates for the profession of nursing may perform with parturients**

#### **DIVISION I PRELIMINARY PROVISIONS**

**1.** These conditions governing the implementation of Phase II of the experimental project concerning the professional activities which candidates for the profession of nursing may perform with parturients bind the Minister of Health, the Ordre des infirmières et infirmiers du Québec (hereinafter the “Order”), Santé Québec and all participating candidates for the profession of nursing (hereinafter “candidates”).

**2.** The objective of Phase II of the experimental project is to better document the impacts of re-introducing the performance of professional activities by candidates with parturients, in particular the impacts on quality, safety and accessibility to services, service and work organization, as well as attracting and retaining personnel.

**3.** The data analyzed in the course of this second phase of the experimental project will be collected from six Santé Québec institutions providing various levels of obstetric care.

**4.** The purpose of the implementation of Phase II of the experimental project concerning the professional activities which candidates for the profession of nursing may perform with parturients is to provide a more representative portrait of the various environments in which candidates could perform professional activities with parturients.

The refusal by a parturient to receive services provided by a candidate for the profession of nursing may not be interpreted as a refusal to receive the services required by her condition from the institution.

## **DIVISION II**

### **PROJECT EXECUTION**

**5.** The following Santé Québec institutions are participating in the experimental project:

— Centre hospitalier universitaire Sainte-Justine, at its CHU Sainte-Justine facility;

— Centre intégré de santé et de services sociaux de la Montérégie-Est, at its Hôpital Pierre-Boucher facility;

— Centre intégré de santé et de services sociaux de Lanaudière, at its Hôpital Pierre-Le Gardeur facility;

— Centre intégré universitaire de santé et de services sociaux du Centre-Ouest-de-l'Île-de-Montréal, at The Sir Mortimer B. Davis Jewish General Hospital facility of the grouped institution of the same name;

— Centre intégré universitaire de santé et de services sociaux de l'Est-de-l'Île-de-Montréal, at its Hôpital Maisonneuve-Rosemont facility;

— Centre intégré universitaire de santé et de services sociaux de l'Ouest-de-l'Île-de-Montréal, at its Hôpital de LaSalle and Lakeshore General Hospital facilities, and the St. Mary's Hospital Center facility of the grouped institution of the same name.

**6.** Santé Québec will select the candidates who will participate in the project among those who hold a university diploma that meets the requirements for the permit issued by the Ordre des infirmières et infirmiers du Québec or to whom the Order has granted an equivalence for such a diploma.

**7.** Despite section 10 of the Regulation respecting the professional activities which may be performed by persons other than nurses (CQLR, chapter I-8, r. 2), every candidate participating in the project is exceptionally authorized to perform the activities that may be performed by nurses with a parturient under the following conditions:

(1) the candidate has successfully completed, under the authority of the director of nursing care at the institution involved, the following training:

(a) training on monitoring of fetal well-being;

(b) training on pregnancy and childbirth-related complications;

(c) the Neonatal Resuscitation Program during the practical orientation;

(2) the candidate may care for only one parturient at a time in the delivery room;

(3) the candidate is not practising

(a) with users at a unit serving various types of users and having a low volume of obstetric activity;

(b) with the following users identified at the time of their assignment as:

(i) a parturient with an unstable, high-risk pregnancy;

(ii) a parturient undergoing hemodynamic monitoring using invasive catheters to monitor cardiac function or blood volume;

(iii) a newborn expected to require neonatal resuscitation at birth;

(c) with the following users as soon as they are identified, with the understanding that as of that moment, the parturient and her newborn will be reassigned to a nurse or the resource nurse supervising the candidate in order to provide safe care:

(i) a parturient presenting a complication during delivery;

(ii) a newborn requiring neonatal resuscitation at birth;

(4) a resource nurse is present at the unit at all times and supervises the activities of the candidate. The resource nurse must

(a) be present during the delivery;

(b) supervise the candidate in cases of atypical or abnormal fetal tracing;

(c) review the prescriptions in the user's record at the beginning of a shift;

(d) initiate diagnostic and therapeutic measures according to a prescription, if applicable.

**8.** Santé Québec must provide the Order, as soon as possible, with the names of all the candidates participating in the project and their place of practice.

### **DIVISION III**

#### **ACTIVITY MONITORING AND PROJECT EVALUATION**

**9.** The Minister of Health is responsible for ensuring the follow-up and evaluation of the project.

To that end, the Minister must put in place an operational monitoring committee composed of representatives of the Ministère de la Santé et des Services sociaux, Santé Québec, the Ordre des infirmières et des infirmiers du Québec and, if applicable, researchers participating in the evaluation of the experimental project.

The committee is responsible for seeing to the proper conduct of the project and discussing, if applicable, solutions put forward by the parties.

**10.** Santé Québec will collect data to document the following indicators:

— the number of new candidates for the profession of nursing;

— the retention rate for candidates for the profession of nursing after 6 months;

— the overtime rate;

— the satisfaction of candidates for the profession of nursing;

— the satisfaction of resource nurses;

— the satisfaction of managers;

— the number of days in the theoretical and practical components of the obstetrics training program;

— the ratio of accident or incident reports per 100 births.

Santé Québec must perform record auditing to verify compliance with the procedures and protocols in force at the institutions, and the quality of the documentation of nursing care.

Santé Québec must provide the data in a report to the operational monitoring committee at the end of the evaluation period for each cohort of candidates, namely 6 months after the beginning of the experimental project and at the end of the project.

**11.** Throughout the experimental project, the Minister may require that Santé Québec produce and transmit, in addition to the documents and information provided for in this Division, any other document or information, according to the method and frequency of transmission, and any other terms and conditions the Minister determines.

**12.** To better document the clinical component of the project, the Minister may require that any information from the records of the users concerned be communicated to the Minister, according to the terms and conditions the Minister determines.

**13.** The documents and information transmitted to the Minister in the context of the experimental project must not allow a user to be identified.

**14.** The operational monitoring committee will analyze the project, once completed, and provide the Minister with a report presenting the data collected.

#### **FINAL PROVISION**

**15.** Phase II of the experimental project concerning the professional activities which candidates for the profession of nursing may perform with parturients begins on 18 June 2025 and ends on the date set by the Minister or not later than 31 December 2027.

107348





## Draft Regulation

Act respecting the National Student Ombudsman  
(chapter P-32.01)

### Procedure for the recruitment and selection of regional student ombudsmen —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 procedure for the recruitment and selection of regional student ombudsmen, appearing below, may be made by the Minister of Education on the expiry of 45 days following this publication.

The purpose of the draft Regulation is to increase the validity period of the declarations of qualification from 3 years to 5 years from their entry in the register.

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

Further information on the draft Regulation may be obtained by contacting Simon Dupuis, legal advisor, Protecteur national de l'élève, 535, rue Viger Est, bureau 3-10A, Montréal (Québec) H2L 2P3; email: [simon.dupuis@pne.gouv.qc.ca](mailto:simon.dupuis@pne.gouv.qc.ca).

Any person wishing to comment on the draft Regulation is requested to submit written comments within the 45-day period to Nancy Sonia Trudelle, secretary general, Ministère de l'Éducation 1035, rue De La Chevrotière, 15<sup>e</sup> étage, Québec (Québec) G1R 5A5; email: [nancy-sonia.trudelle@education.gouv.qc.ca](mailto:nancy-sonia.trudelle@education.gouv.qc.ca).

BERNARD DRAINVILLE  
*Minister of Education*

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## Regulation respecting the procedure for the recruitment and selection of regional student ombudsmen

Act respecting the National Student Ombudsman  
(chapter P-32.01, s. 5, 3rd par., subpar. 5).

**1.** Section 24 of the Regulation respecting the procedure for the recruitment and selection of regional student ombudsmen (chapter P-32.01, r. 1) is amended by replacing “3-year period” by “5-year period” in the second paragraph.

**2.** The amendments made by this Regulation apply only to the declarations of qualification entered in the register after (insert the date of coming into force of this Regulation).

**3.** This Regulation comes into force on (insert the date occurring 15 days after the date of its publication in the *Gazette officielle du Québec*).

107334



## Draft Regulation

Professional Code  
(chapter C-26)

### Roll of professional orders — 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 roll of professional orders, made by the Office des professions du Québec and appearing below, is published as a draft and 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 adds, for each member, the member's number on the roll of the Ordre des ingénieurs forestiers du Québec.

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

Further information on the draft Regulation may be obtained by contacting Ariane Imreh, advocate, Direction des affaires juridiques, Office des professions du Québec, 800, place D'Youville, 10<sup>e</sup> étage, Québec (Québec) G1R 5Z3; telephone: 418 643-6912 or 1 800 643-6912 (toll free); email: [ariane.imreh@opq.gouv.qc.ca](mailto:ariane.imreh@opq.gouv.qc.ca).

Any person wishing to comment on the draft Regulation is requested to submit written comments within the 45-day period to Jean Gagnon, acting secretary, Office des professions du Québec, 800, place D'Youville, 10<sup>e</sup> étage, Québec (Québec) G1R 5Z3; email: [secretariat@opq.gouv.qc.ca](mailto:secretariat@opq.gouv.qc.ca). The comments may be forwarded by the Office to the Minister Responsible for Government Administration and Chair of the Conseil du trésor and may also be sent to interested persons, departments and bodies.

JEAN GAGNON  
*Acting secretary,*  
*Office des professions du Québec*

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## Regulation to amend the Regulation respecting the roll of professional orders

Professional Code  
(chapter C-26, s. 12, 4th par., subpar. 6, subpar. a).

**1.** The Regulation respecting the roll of professional orders (chapter C-26, r. 9) is amended by inserting the following after section 5.1:

“**5.2.** The roll of the Ordre professionnel des ingénieurs du Québec contains, for each member, the member's number.”.

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

107346



## Draft Regulation

University Investments Act  
(chapter I-17)

### University investments for which no subsidies are allocated

Notice is hereby given, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), that the Regulation respecting university investments for which no subsidies are allocated, appearing below, may be made by the Minister on the expiry of 45 days following this publication.

The draft Regulation determines the rules relating to the investments of university establishments for which no subsidies are allocated under section 6.3 of the University Investments Act.

Further information on the draft Regulation may be obtained by contacting Mélanie Bélanger, Direction de la coordination des investissements, Ministère de l'Enseignement supérieur, 1060, rue Louis-Alexandre-Taschereau, aile Jacques-Parizeau, 3<sup>e</sup> étage, Québec (Québec) G1R 5E6; email: [melanie.belanger2@mes.gouv.qc.ca](mailto:melanie.belanger2@mes.gouv.qc.ca).

Any person wishing to comment on the draft Regulation is requested to submit written comments within the 45-day period to Isabelle Taschereau, Secretary General, Ministère de l'Enseignement supérieur, 675, boulevard René-Lévesque Est, aile René-Lévesque, bloc 4, 3<sup>e</sup> étage, Québec (Québec), G1R 6C8; email: [isabelle.taschereau@mes.gouv.qc.ca](mailto:isabelle.taschereau@mes.gouv.qc.ca).

PASCALE DÉRY  
*Minister of Higher Education*

## Regulation respecting university investments for which no subsidies are allocated

University Investments Act  
(chapter I-17, s. 6.3).

**1.** This Regulation applies to the university establishments referred to in subparagraph 1 of paragraph *a* of section 1 of the University Investments Act and to investments projects for which no subsidies are allocated under that Act.

**2.** A university establishment that intends to carry out an investment project must send the Minister, for each project,

(1) the year in which the establishment intends to carry out the project; and

(2) the proportion of public funds and private funds that will contribute to the carrying out of the project and the source of the funds.

**3.** A university establishment must obtain the authorization of the Minister for the following investment projects:

(1) any construction or asset maintenance project for which the financial commitment of the establishment is \$5,000,000 or more;

(2) any project to acquire an immovable for which the financial commitment of the establishment is \$1,000,000 or more;

(3) any project by which the establishment becomes a party to an act constituting emphyteusis, as an emphyteuta, for a financial commitment of \$1,000,000 or more.

**4.** A university establishment that submits a project to the Minister for approval must show that the project

(1) contributes to the mission of the establishment;

(2) is viable; and

(3) does not jeopardize the financial health of the establishment.

**5.** For the purposes of the demonstration required under section 4, the application must be submitted to the Minister in writing and be accompanied by the following information and documents:

(1) a detailed description of the project;

(2) a description of the elements of the project that contribute to the mission of the establishment;

(3) a certified copy of the resolution of the board of directors approving the project;

(4) the cost and deadline of the project, and the usage of the spaces and surface areas covered by the project;

(5) the funding structure of the project;

(6) the financial impacts of the project.

For the projects referred to in paragraphs 2 and 3 of section 3, the application must also be accompanied by the following information and documents:

- (1) the justification for the project;
- (2) a draft act of sale evidencing the acquisition or a draft act constituting emphyteusis;
- (3) due diligence documents;
- (4) an analysis showing the capacity of the establishment to meet the financial obligations of the project.

**6.** A university establishment that carries out an authorized investment project must notify the Minister, without delay, if the establishment notes any variation of more than 10% of the initial cost of the project while it is being carried out.

**7.** Within a period of 6 months after the authorized investment project has been carried out, the university establishment must send the Minister a report stating the final cost of the project, its start and completion dates, and the surface areas covered by the project.

The university establishment must justify, in the report, any variation of 10% or more of the initial cost of the project.

**8.** This Regulation comes into force on *(insert the date that occurs 15 days after the date of publication of the Regulation in the Gazette officielle du Québec)*.

107326



## Draft Regulation

Act respecting elections and referendums in municipalities  
(chapter E-2.2)

### Voting by mail —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 voting by mail, appearing below, may be made by the Minister of Municipal Affairs on the expiry of 45 days following this publication.

The draft Regulation provides that an application to vote by mail may now be made verbally, and limits the validity of such an application to the following poll. The draft Regulation also extends the postal voting period and the period for the processing of envelopes by election officers, and includes miscellaneous and transitional provisions.

Further information on the draft Regulation may be obtained by contacting Julie Vézina, coordinator, démocratie municipale, Direction de la démocratie, de l'éthique et de la gestion contractuelle municipales, Ministère des Affaires municipales et de l'Habitation, 10, rue Pierre-Olivier-Chauveau, 3<sup>e</sup> étage, Québec (Québec) G1R 4J3; telephone: 418 691-2015, extension 83833; email: [julie.vezina@mamh.gouv.qc.ca](mailto:julie.vezina@mamh.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 Vézina at the above contact information.

ANDRÉE LAFOREST  
*Minister of Municipal Affairs*

## Regulation to amend the Regulation respecting voting by mail

Act respecting elections and referendums in municipalities  
(chapter E-2.2, s. 582.1).

**1.** The Regulation respecting voting by mail (chapter E-2.2, r. 3) is amended in the heading of Division II by striking out “WRITTEN”.

**2.** Section 2 is replaced by the following:

“2. An elector may vote by mail if the elector applies therefor in writing or verbally to the returning officer.

An application takes effect upon receipt by the returning officer and is valid for the following poll.

To be valid, the application must be received not later than the last day fixed for making applications to the board of revisors for entry on, striking off or correction to the list of electors or, if there is no revision, not later than the twelfth day before polling day.”.

**3.** Section 3 is amended

(1) by striking out “in writing” in the first paragraph;

(2) in the second paragraph

(a) by replacing subparagraph 1 by the following:

“(1) an indication that the ballot papers will be sent by the clerk or clerk-treasurer not later than the tenth day before polling day;”;

(b) by replacing subparagraph 3 by the following:

“(3) the conditions under which a qualified voter who has not received his or her ballot papers may obtain them from the returning officer.”.

**4.** Section 5 is amended

(1) by replacing paragraph 1 by the following:

“(1) an indication that the ballot papers will be sent by the returning officer not later than the tenth day before polling day;”;

(2) by replacing paragraph 3 by the following:

“(3) the conditions under which an elector who has not received his or her ballot papers may obtain them from the returning officer.”.

**5.** Section 6 is amended by replacing paragraph 3 by the following:

“(3) the conditions under which an elector who has not received his or her ballot papers may obtain them from the returning officer.”.

**6.** Section 9 is amended

(1) by replacing “After the last day fixed for making applications to the board of revisors for entry on, striking off or correction to the list of electors and not later than the tenth day before polling day, the returning officer sends to every elector who has made a valid application to vote

by mail and is entered on the list of electors an envelope containing” in the portion before subparagraph 1 of the first paragraph by “Following the end of the period for filing nomination papers and not later than the eleventh day before polling day”;

(2) by adding “or any person designated by the returning officer” before “must affix” in the second paragraph.

**7.** Section 10 is replaced by the following:

“**10.** An elector who has applied to vote by mail and has not received his or her ballot papers may contact the returning officer to obtain them. The returning officer sends the elector the voting materials, provided

(1) the elector’s name appears on the list of the electors registered to vote by mail; and

(2) the elector has not already voted.

The returning officer informs the poll clerk of the postal polling station when voting materials are sent under the first paragraph, and the poll clerk enters an indication to that effect in the poll book.”.

**8.** Section 12 is replaced by the following:

“**12.** As soon as possible after the list of electors comes into force, the returning officer delivers the following materials to the deputy returning officer of the postal polling station, in a sealed ballot box, after affixing his or her initials to the seals:

(1) a copy of the list of electors;

(2) a copy of the list of the electors registered to vote by mail;

(3) a poll book;

(4) the forms and other documents necessary for the poll and the counting of votes;

(5) any other materials needed by the deputy returning officer of the postal polling station to perform duties.

The opening in the ballot box must be such that the envelopes containing the ballot papers may be inserted but cannot be withdrawn before the ballot box is opened for the purpose of counting the votes.”.

**9.** Section 15 is amended by striking out “a fountain pen,”.

**10.** The following is inserted after section 20:

“**20.1.** When the postal polling station opens on the first day, in the presence of the poll clerk, the deputy returning officer opens the ballot box and removes the voting materials. The empty ballot box must then be sealed.”.

**11.** Section 23 is amended by inserting “fixed in accordance with section 13” after “voting day” in the portion before paragraph 1.

**12.** Section 30 is amended by inserting “or those of the person designated by the returning officer” after “initials”.

**13.** Any application to vote by mail received before the coming into force of this Regulation remains valid until the end of the 2 November 2025 general election.

107325



Gouvernement du Québec

**T.B. 232280, 24 March 2025**

Amendments to Schedule I to the Act respecting the Government and Public Employees Retirement Plan and Schedule II to the Act respecting the Pension Plan of Management Personnel

WHEREAS, under section 1 of the Act respecting the Government and Public Employees Retirement Plan (chapter R-10), the retirement plan applies to employees and persons designated in Schedule I, and employees and persons designated in Schedule II who were not members of a retirement plan on 30 June 1973 or who were appointed or engaged after 30 June 1973;

WHEREAS, under section 220 of the Act, the Government may, by order, amend Schedules I, II, II.1, II.1.1 and II.2 and where the Government amends Schedule I or II, it must also amend to the same effect Schedule II to the Act respecting the Pension Plan of Management Personnel (chapter R-12.1); such order may have effect 12 months or less before it is made;

WHEREAS, under the first paragraph of section 1 of the Act respecting the Pension Plan of Management Personnel, the Pension Plan of Management Personnel applies, to the extent provided for in Chapter I of the Act, to employees and persons appointed or engaged on or after 1 January 2001 to hold, with the corresponding classification, non-unionizable employment designated in Schedule I and referred to in Schedule II;

WHEREAS, under the first paragraph of section 207 of the Act, the Government may, by order, amend Schedules I, III and IV and may also amend Schedule II, but only to the extent provided for in section 220 of the Act respecting the Government and Public Employees Retirement Plan; any such order may have effect 12 months or less before it is made;

WHEREAS, in accordance with section 40 of the Public Administration Act (chapter A-6.01), the Conseil du trésor, after consulting the Minister of Finance, exercises the powers conferred on the Government by an Act that establishes a pension plan applicable to personnel of the public and parapublic sectors, except certain powers;

WHEREAS the consultation has taken place;

THE CONSEIL DU TRÉSOR DECIDES:

THAT the Amendments to Schedule I to the Act respecting the Government and Public Employees Retirement Plan and Schedule II to the Act respecting the Pension Plan of Management Personnel, attached to this Decision, are hereby made.

*Le greffier du Conseil du trésor,*  
LOUIS TREMBLAY

**Amendments to Schedule I to the Act respecting the Government and Public Employees Retirement Plan and Schedule II to the Act respecting the Pension Plan of Management Personnel**

Act respecting the Government and Public Employees Retirement Plan  
(chapter R-10, s. 220).

Act respecting the Pension Plan of Management Personnel  
(chapter R-12.1, s. 207, 1st par.).

**1.** Schedule I to the Act respecting the Government and Public Employees Retirement Plan (chapter R-10) is amended by striking out “, in respect of employees who were members of this plan on 31 March 2011 or who were hired after that date”.

**2.** Schedule II to the Act respecting the Pension Plan of Management Personnel (chapter R-12.1) is amended by striking out “, in respect of employees who participated in this plan on 31 March 2011 or who were hired after that date”.

**3.** These Amendments come into force on 1 April 2025.

107327

