

M.R.C. des Chutes-de-la-Chaudière

Saint-Nicolas (town)
Saint-Lambert-de-Lauzon (parish)

M.R.C. de Desjardins

Saint-Henri (undesignated)

M.R.C. de Robert-Cliche

Saint-Séverin (parish)
Saint-Jules (parish)

M.R.C. de Bellechasse

Saint-Anselme (parish)
Saint-Anselme (village)
Honfleur (undesignated)
Saint-Gervais (undesignated)
Saint-Raphaël (undesignated)
Sainte-Claire (undesignated)
Armagh (undesignated)
Saint-Malachie (parish)
Saint-Nazaire-de-Dorchester (parish)

M.R.C. de La Nouvelle-Beauce

Saint-Isidore (undesignated)
Saint-Bernard (undesignated)
Sainte-Hénédine (parish)
Saint-Elzéar-de-Beauce (undesignated)
Saint-Elzéar (village)
Sainte-Marie (town)
Sainte-Marguerite (parish)
Saints-Anges (parish)
Tachereau-Fortier (undesignated)
Scott (village)".

“SCHEDULE H**LIST OF MUNICIPALITIES (SECTION 10)**

Charlemagne (town)
Chertsey (undesignated)
Crabtree (undesignated)
Entrelacs (undesignated)
Joliette (town)
L'Assomption (town)
Laurentides (town)
Le Gardeur (town)
L'Épiphanie (town)
New-Glasgow (village)
Notre-Dame-de-la-Merci (undesignated)
Notre-Dame-de-Lourdes (parish)
Rawdon (township)

Rawdon (village)
Repentigny (town)
Sacré-Coeur-de-Crabtree (undesignated)
Sainte-Julienne (parish)
Sainte-Marceline-de-Kildare (undesignated)
Sainte-Marie-Salomée (parish)
Saint-Alexis (parish)
Saint-Alexis (village)
Saint-Alphonse-Rodriguez (undesignated)
Saint-Antoine-de-Lavaltrie (parish)
Saint-Calixte (undesignated)
Saint-Côme (parish)
Saint-Donat (undesignated)
Saint-Gérard-Magella (parish), comté de L'Assomption
Saint-Hippolyte (parish)
Saint-Jacques (parish)
Saint-Jacques (village)
Saint-Liguori (parish)
Saint-Pierre (village)
Saint-Zénon (parish)".

9762

Decision CCQ-962086, 29 May 1996

Act respecting labour relations, vocational training and manpower management in the construction industry (R.S.Q., c. R-20)

**Complementary social benefit plans
in the construction industry
— Amendment**

Please take note that by decision CCQ-962086 of 29 May 1996, the Commission de la construction du Québec has enacted the Regulation to amend the Regulation respecting complementary social benefit plans in the construction industry.

Please take note that under section 12 of the Regulations Act (R.S.Q., c. R-18.1), a proposed regulation may be enacted without having been published notwithstanding the publication requirement in section 8 of that Act if the authority enacting it is of the opinion that the urgency of the situation requires it;

Please take note that the Commission de la construction du Québec is of opinion that the urgency of the situation requires that this regulation be enacted without prior prepublication, particularly for the following reasons:

— the amendments to the insurance plans shall only come into force at the beginning of an insurance period. The parties affected by these plans, employers and salaried employees of the construction industry, have agreed

of the necessity of enforcing the provisions relating to insurance plans as of 1 July 1996, which corresponds to the beginning of an insurance period.

Please take note that the Commission as submitted the draft regulation, prior to its adoption, to the Joint Committee on Construction, for the purposes of consultation, in accordance with section 123.3 of the Act respecting labour relations, vocational training and manpower management in the construction industry. This committee is composed of representatives from parties representing employers and salaried employees of the construction industry who are affected by this regulation. According to section 18 of that Act, the Commission is bound to the committee's decisions as regards to the use of social security funds. The Joint Committee of Construction has issued a notice stating that it was in favour of adopting the Regulation to amend the Regulation respecting complementary social benefit plans in the construction industry.

Le secrétaire,
HUGUES FERRON

Regulation to amend the Regulation respecting complementary social benefit plans in the construction industry

An Act respecting labour relations, vocational training and manpower management in the construction industry (R.S.Q., c. R-20, s. 92; 1995, c. 8, s. 42)

1. The Regulation respecting complementary social benefit plans in the construction industry, enacted by decision CCQ-951991 dated 25 October 1995 and amended by the Regulation enacted by decision CCQ-962072 dated 24 April 1996, is further amended by substituting number "80" for number "70" throughout section 32.

2. Section 33 of this Regulation is amended:

(1) by adding the following to subsection 3 of the first paragraph:

"(4) for a retired employee who is least 65 years of age, \$504.59 for the insurance period beginning on 1 July 1996.";

(2) by adding the following to the second paragraph: "However, supplemental plans do not apply in the case of a retired employee who is at least 70 years of age.".

3. Section 51 of this Regulation is replaced by the following:

"**51.** Coverage under the life insurance plan provided for in this section ceases on the date of the 70th birthday of the insured employee, but ceases on the date of the 80th birthday of the insured employee covered by the insurance plan for retired employees."

4. Section 79 of this Regulation is amended by inserting, after the word "employees", the words "if he is at least 70 years of age".

5. This Regulation comes into force on 1 July 1996.

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Notice of adoption

An Act respecting horse racing
(R.S.Q., c. C-72.1)

Rules respecting Standardbred horse racing — Amendments

Notice is hereby given that, at its sittings of 17 May and 27 May 1996, the Régie des alcools, des courses et des jeux made the Rules to amend the Rules respecting Standardbred horse racing, the text of which appears below.

In accordance with sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), a draft of the Rules was published in Part 2 of the *Gazette officielle du Québec* of 6 March 1996, with a notice that they could be made by the Régie des alcools, des courses et des jeux at the expiry of 45 days following that publication.

GHISLAIN K. LAFLAMME,
President and Director General

Rules to amend the Rules respecting Standardbred horse racing

An Act respecting racing
(R.S.Q., c. C-72.1, s. 103, 1st par., subpars. 1 to 4, 6, 14, 15 and 21)

1. The Rules respecting Standardbred horse racing, made by the Commission des courses du Québec on 19 September 1990, published in Part 2 of the *Gazette officielle du Québec* on 3 October 1990 (122 *G.O.* 2, 2491) and amended by the Rules made on 6 March 1991 (123 *G.O.* 2, 1172), on 5 November 1992 (124 *G.O.* 2, 4982) and on 14 September 1995 (1995, 127 *G.O.* 2, 4241) are further amended, in section 1,