6. Date of birth (YYYY/MM/DD): Social insurance number:

INFORMATION ON EMPLOYMENT AND INCOME

7. Employee: Self-employed worker:

Name and address of employer:

Postal code: Province: Country: Remuneration: Language of communication: French () English ()

- 8. The deponent is unemployed: ()
- 9. The deponent receives income security benefits: () File No.(CP 12):
- 10. Other income:

(Indicate the source and amount of each)

OTHER INFORMATION

- 11. Name at birth of deponent's mother:
- 12. Other name(s) used by the deponent:
- 13. Indicate the nature and date of the application to which this statement is attached:
- 14. If this statement is attached to an application for revision of support, indicate the date of the judgment awarding support (YYYY/MM/DD) and the file No., if different:

INFORMATION ON OTHER PARTY

(if it is known)

15. Residential address:

16. Telephone at home: At work:

Social insurance number: 17. Date of birth:

SWORN STATEMENT

I declare that the information given is true and complete, and I have signed:

on this day of

Deponent

At:

Sworn before me at on this day of Person authorized to administer oath

SJ-766 (06-96)

1015

Draft Regulation

Cooperatives Act (R.S.Q., c. C-67.2)

Regulation

— Amendments

Notice is hereby given, in accordance with sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), that the Regulation to amend the Regulation under the Cooperatives Act, the text of which appears below, may be made by the Government upon the expiry of 45 days from this publication.

The purpose of the Draft Regulation is to amend the Regulation under the Cooperatives Act in order to harmonize its provisions with the provisions of the Cooperatives Act, as amended by Chapter 67 of the Statutes of 1995, and to give effect to the recommendations of the committee on cooperatives of the Ordre des comptables agréés du Québec.

The updating of the provisions of the Regulation will facilitate compliance with the requirements of the Cooperatives Act and with generally accepted accounting principles applicable to cooperatives.

Additional information may be obtained by contacting Mr. Jacques Carrier, Direction des coopératives, Ministère de l'Industrie, du Commerce, de la Science et de la Technologie, 710, place d'Youville, 7e étage, Québec (Québec), G1R 4Y4; telephone: (418) 691-5978, extension 4962; fax: (418) 646-6145.

Any interested person having comments to make concerning this matter is asked to send them in writing, before the expiry of the 45-day period, to the Ministère de l'Industrie, du Commerce, de la Science et de la Technologie, 710, place d'Youville, 6e étage, Québec (Québec), G1R 4Y4.

BERNARD LANDRY, Minister of State for the Economy and Finance

Regulation to amend the Regulation under the Cooperatives Act

Cooperatives Act (R.S.Q., c. C-67.2, ss. 244, 270 and 282)

- **1.** The Regulation under the Cooperatives Act, made by Orders in Council 2560-83 dated 6 December 1983 and amended by the Regulations made by Orders in Council 318-86 dated 19 March 1986, 1590-93 dated 17 November 1993 and 1878-93 dated 15 December 1993, is further amended by substituting the following for section 5:
- "5. Where a legal person is a founder, the articles of incorporation shall be accompanied by a copy of the resolution authorizing it to be a founder and designating a person to sign the articles on its behalf. The copy shall be a certified true copy."
- **2.** The following is substituted for the heading of Chapter II:

"NAME".

- **3.** The following is substituted for section 7:
- "7. The name of a cooperative shall contain a word or expression indicating its cooperative purpose and a distinctive feature, in addition to one of the appropriate terms mentioned in sections 16 and 221.7 of the Act.".
- **4.** Section 8 is amended by deleting the word "corporate".
- **5.** Section 9 is amended by deleting the word "corporate" in the part preceding paragraph 1.
- **6.** Section 10.1 is amended by deleting the word "corporate" in the part preceding paragraph 1.
- **7.** Section 10.2 is amended
- (1) by deleting the word "corporate" in the part preceding paragraph 1; and
- (2) by substituting the following for paragraphs 1 and 2:
- "(1) the distinctiveness of the name and of the other name used and of each of their elements, their visual or phonetic similarity and the similarity between the ideas suggested by those names; and
 - (2) the way in which the names are used.".

- **8.** Section 10.3 is amended by substituting the following for the part preceding paragraph 1:
- "10.3 If the name is likely to suggest a relationship or lead to confusion under the criteria mentioned in section 10.2, the notoriety of the name and of the other name used shall also be taken into account, along with the existence of competition or the likelihood of competition between the persons, partnerships or groups that those names designate, with respect to:".
- **9.** Section 11 is amended by deleting the word "corporate" in the part preceding paragraph 1.
- **10.** Section 12 is revoked.
- **11.** Section 17 is amended by deleting the words "sales or gross".
- **12.** The following is substituted for section 19:
- **"19.** The financial statements shall be adapted to the special features of a cooperative undertaking as follows:
- (1) any rebates allotted in the form of loans shall be the last item under the heading "Liabilities"; that heading shall be followed by the heading "Equity", subdivided into a "Participating Preferred Shares" section, a "Members' Equity" section and an "Equity of the Cooperative, Federation or Confederation" section, as the case may be;
- (2) the "Participating Preferred Shares" section shall state only the amount of the paid-up participating preferred shares:
 - (3) the "Members' Equity" section shall state only:
 - (a) the amount of the paid-up common shares;
 - (b) the amount of the paid-up preferred shares;
- (4) the "Equity of the Cooperative, Federation or Confederation" section, as the case may be, shall state:
- (a) the operating surplus or surplus earnings that must be allocated according to section 143 of the Act;
- (b) the amount of the reserve referred to in section 145 of the Act;
- (c) the amount of the contributed surplus and the appraisal increase credits, if any;
- (5) the expression "operating surplus" or "surplus earnings" shall replace the expression "profits"; the ex-

pression "surplus earnings" may be used for all categories of cooperatives, whereas the expression "operating surplus" may be used only in the case of cooperatives whose purpose is to supply goods or services;

- (6) the expression "deficit" shall replace the expression "loss" in the statement of earnings;
- (7) the statement of the reserve replacing the statement of undistributed profits shall state:
 - (a) the balance at the end of the preceding year;
- (b) the operating surplus or surplus earnings for the preceding fiscal year that must be allocated according to section 143 of the Act;
- (c) the details of the rebates allotted by the last annual general meeting;
- (d) the interest paid as participation in the operating surplus or surplus earnings on the participating preferred shares, if any;
 - (e) taxes paid or recovered;
 - (f) any adjustment required;
- (g) the deficit for the fiscal year added together with the interest paid on the preferred shares and participating preferred shares, if any.".
- **13.** The following is substituted for section 21:
- "21. Interest paid on preferred shares and participating preferred shares, other than interest paid as participation in the operating surplus or surplus earnings, shall be deducted from the net operating surplus or surplus earnings for the fiscal year in order to calculate the operating surplus or surplus earnings that must be allocated according to section 143 of the Act. In the case of a deficit, the interest shall be added together."
- **14.** Section 22 is amended by substituting the words "extraordinary items" for the words "extraordinary earnings".
- **15.** The following is substituted for section 23:
- **"23.** The following information shall be provided in separate notes in the financial statements:
- (1) the number of qualifying shares referred to in section 38.3 of the Act, the terms of payment for those shares and the total value of the shares held by members who are deceased, have resigned or have been expelled,

if that value exceeds 5 % of the value of the paid-up shares;

- (2) the proportion of the transactions that the cooperative has carried out with its members within the meaning of section 45 of this Regulation.".
- **16.** The following is substituted for section 26:
- "26. The review engagement referred to in section 139 of the Act is the review engagement defined in Chapters 8100 and 8200 of the handbook of the C.I.C.A.".
- **17.** Section 30 is amended by substituting the word "extraordinaires" for the word "spéciales" in the French text.
- **18.** Section 45 is amended
- (1) by substituting the following for subparagraph 3 of the first paragraph:
- (2) by adding the words "or by a trust into which the cooperative, the federation or the confederation transfers property from its assets" at the end of the fifth paragraph.
- **19.** Chapter XI, comprising sections 50 to 54, is revoked.
- **20.** The following is inserted after section 59:

"CHAPTER XII.I

CONTINUANCE OF A STUDENT'S ASSOCIATION AS A COOPERATIVE

- **59.1** The articles of continuance of a student's association as a cooperative shall be in the form appearing in Schedule 32.1.
- **59.2** The application and notices prescribed by paragraphs 1 to 5 of the section 252 of the Act shall be in the form prescribed in Schedule 32.2.
- **59.3** An attestation in the form appearing in Schedule 32.3, signed by the secretary of the association, shall accompany the articles of continuance.
- **59.4** The fee payable on application for continuance of a student's association as a cooperative is \$145. That fee shall be indexed in the manner prescribed in section 69.1.".
- **21.** Section 61 is amended by striking out the word "social" in the French text.

- **22.** Section 62 is amended by striking out the word "social" in the French text.
- **23.** Section 65 is amended by substituting the word "triplicate" for the word "duplicate".
- **24.** The following is added at the end of the Regulation:
- "71. The fee payable on application for retroactive revocation of the dissolution of a cooperative, a federation or a confederation is \$175. That fee shall be indexed in the manner prescribed in section 69.1.
- **72.** For the purposes of section 211.5 of the Act, the word "business" has the same meaning as the word "transactions" defined in section 45 of this Regulation in accordance with the cooperative purpose being pursued.
- **73.** The certificate of assignment of a name provided for in section 19 of the Act shall be in the form appearing in Schedule 38.
- **74.** The certificate of amendment of articles provided for in section 211.6 of the Act shall be in the form appearing in Schedule 39.".
- **25.** Schedules 1 to 24 and 29 to 39 attached to this Regulation are substituted for Schedules 1 to 24 and 29 to 37.
- **26.** Schedules 25 to 28 are revoked.
- **27.** This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.



SCHEDULE 1 (s. 1)

ARTICLES OF INCORPORATION OF A COOPERATIVE

1. Name			
2. Judicial district of	Québec in which the	cooperative is domiciled	
3. Purpose			
4. Indicate whether t	he cooperative elects	to be governed by Chapter I of Title II of the Act.	
5. Other provisions			
DEPARTMENTAL U	USE ONLY		
Constitution			
	(date)	(signature)	
	· · · · · /		
Enregistrement		Numéro de dossier:	

SCHEDULE 1 (s. 1)

ARTICLES OF INCORPORATION OF A COOPERATIVE (cont.)

6. Founders: Read the instructions carefully before completing this section.				
6.1 Natural persons: If space is insufficient, attach a sheet.				
NA	ME	DOMICII INCLUDING POS		SIGNATURE
6.2 Partne	rships: If space is insu	ficient, attach a sheet.		
Name: Domicile: Signature o	of the authorized perso	1:		
NAME O	NAME OF ITS MEMBERS DOMICILE, INCLUDING POSTAL CODE			
6.3 Legal persons: If space is insufficient, attach a sheet.				
NAME	DOMICILE, INC POSTAL CO		CT BY WHICH CORPORATED	SIGNATURE OF THE AUTHORIZED PERSON
Numéro du dossier:				



SCHEDULE 2 (s. 2)

APPLICATION AND NOTICES TO ACCOMPANY THE ARTICLES OF INCORPORATION OF A COOPERATIVE

(name of the cooperative being formed) , hereby apply to the Minister for incorporation of the cooperative, and we give notice: (1) that the person designated to act as provisional secretary is: (name) (domicile, including postal code)
(1) that the person designated to act as provisional secretary is: (name)
(name)
(domicile, including postal code)
(area code, office and residential telephone numbers, fax number)
(2) that the method and time limit for calling an organization meeting are as follows:
method:
(one method only)
time limit:(number of days between the notice of a meeting and the date of the meeting)
(3) that the domicile of the cooperative whose incorporation is applied for is:
(complete address, including postal code)
Signature of two founders
Signature:
Signature: (founder and signatory of the articles)
Date: Signature: (founder and signatory of the articles)
Name and domicile of the person or organization that filled out these documents, if different from the provisional secretary
(name)
(address, telephone number and fax number)



SCHEDULE 3 (s. 3)

DECLARATION BY THE FOUNDERS OF A FARM COOPERATIVE

(within the meaning of Chapter I of Title II of the Act)

In accordance with the provisions of section	n 198 of the Act, we, the undersigned, the founder	ers of t we are farm producers
(name of the cooperative be	ing formed)	a we are farm producers
NAME OF THE NATURAL PERSONS	SIGNATURE	DATE
NAME OF THE PARTNERSHIPS	PERSON SIGNATURE OF THE AUTHORIZED	DATE
	DDD 60.11	
NAME OF THE LEGAL PERSONS	PERSON SIGNATURE OF THE AUTHORIZED	DATE
		+



SCHEDULE 4 (s. 4)

ATTESTATION BY A MEMBER OF A PARTNERSHIP THAT IS A FOUNDER OF A COOPERATIVE

I, the undersigned, a member of			
	(name of the partnership)		
, hereby a	ttest that the members of this partnership have validly decided		
that the partnership is to be a founder of			
	(name of the cooperative being formed)		
and that(name)	is authorized to sign the articles of		
incorporation on behalf of the partnership.			
Date:	Signature: (signatory other than the authorized person)		



SCHEDULE 5 (s. 13)

ARTICLES OF AMENDMENT OF A COOPERATIVE, A FEDERATION OR A CONFEDERATION

1. Name			
2. The articles are an	mended as follows:		
3. Date of the amend	dmonti		
3. Date of the amend	ument.		
date of signatu	re by the Minister		
☐ later date:			
4. Signature of the a	uthorized director:		
	(date)	(signature)	
DEPARTMENTAL	USE ONLY		
Acceptation			
	(date)	(signature)	

Enregistrement

Numéro de dossier: _____



SCHEDULE 6 (s. 14)

APPLICATION AND ATTESTATION TO ACCOMPANY THE ARTICLES OF AMENDMENT

Application	
Whereas	
(name of the co	operative)
is governed by the Cooperatives Act and has adopted a by- amendment attached hereto;	law amending its articles as shown in the articles of
I, the undersigned, a director duly authorized by that by-lav amendment.	w, hereby apply to the Minister for acceptance of the
Date:	(signature)
	(signature)
Attestation	
I, the undersigned, the secretary of	
hereby attest that at a general meeting regularly called an amending the articles,	
as shown in the articles of amendment attached hereto, and a	uthorizing,
(name of the author	rized person)
a director, to sign those articles, was validly adopted in ad Act.	ccordance with the provisions of section 119 of the
Date:	
	(signature)

SCHEDULE 7 (s. 17)

MINIMUM CONTENT OF THE FINANCIAL STATEMENTS OF COOPERATIVES GOVERNED BY SECTION 17 OF THE REGULATION

- 1. The financial statements must include:
- (1) the balance sheet;
- (2) the statement of earnings;
- (3) the statement of the reserve.
- **2.** The balance sheet must be drawn up so as to represent faithfully the financial position at the end of the fiscal year and must present the following items separately:
 - (1) cash on hand;
 - (2) accounts receivable and provision for bad debts;
- (3) the amount overdue or not resulting from the ordinary course of business, due from directors;
- (4) the value of inventory with an indication of the basis of evaluation;
 - (5) total short-term assets;
- (6) investments, indicating the name of the business, the nature of the investment and the basis of evaluation;
- (7) capital assets, indicating the following classes separately: land, buildings, furnishings and rolling stock, and indicating for each class and the total of all classes: the cost of purchase, the amount of the accumulated depreciation, the depreciated value;
 - (8) deferred charges;
 - (9) total assets;
 - (10) short-term borrowings;
 - (11) accounts payable;
 - (12) accrued expenses;
 - (13) deferred income;
- (14) the part of the long-term debt maturing during the year;
 - (15) total short-term liabilities;

- (16) long term-debts, indicating for each one:
- (a) the type of debt,
- (b) the security,
- (c) the interest rate,
- (d) the manner of repayment;
- (17) rebates allotted in the form of loans:
- (18) total liabilities.

The heading "Equity" follows the presentation of the above items and is divided into three sections: Participating Preferred Shares, Members' Equity and Equity of the Cooperative.

The "Participating Preferred Shares" section states only the amount of the paid-up participating preferred shares.

The "Members' Equity" section states only:

- (19) the amount of the qualifying shares subscribed;
- (20) the amount of the paid-up common shares;
- (21) the amount of the paid-up preferred shares;
- (22) the total for that section.

The "Equity of the Cooperative" section states:

- (23) the operating surplus or surplus earnings that must be allocated according to section 143 of the Act;
- (24) the amount of the reserve referred to in section 145 of the Act:
- (25) the amount of the contributed surplus and the appraisal increase credits, if any;
 - (26) the total for that section;
 - (27) the total under the heading "Equity";
- (28) the total resulting from adding the liabilities and the heading "Equity".
- **3.** The statement of earnings must be drawn up so as to represent faithfully the earnings from the transactions of the fiscal year and must present the following items separately:

- (1) gross sales and revenue;
- (2) the cost of merchandise sold;
- (3) the gross operating surplus or surplus earnings;
- (4) expenditures, listing separately:
- (a) salaries,
- (b) depreciation on capital assets,
- (c) interest charges;
- (5) the operating surplus or surplus earnings or the operating deficit;
 - (6) under the heading "Other Earnings":
 - (a) rebates from a federation or another cooperative,
 - (b) extraordinary items;
- (7) the operating surplus or surplus earnings or the deficit for the fiscal year;
- (8) the interest paid on the preferred shares and participating preferred shares, other than interest paid as participation in the operating surplus or surplus earnings;
- (9) the operating surplus or surplus earnings that must be allocated according to section 143 of the Act or the deficit, as the case may be, added together with the interest paid on the preferred shares and participating preferred shares, if any.

The expression "surplus earnings" may be used for all categories of cooperatives, whereas the expression "operating surplus" may be used only in the case of cooperatives that supply goods or services.

- **4.** The statement of the reserve indicates:
- (1) the balance at the end of the preceding fiscal year;
- (2) the operating surplus or surplus earnings for the preceding fiscal year that must be allocated according to section 143 of the Act;
- (3) the details of the rebates allotted by the last annual general meeting;
- (4) the interest paid as participation in the operating surplus or surplus earnings on the participating preferred shares, if any;

- (5) taxes paid or recovered;
- (6) any adjustment required;
- (7) the deficit for the fiscal year added together with the interest paid on the preferred shares and participating preferred shares, if any.
- **5.** The recommendations of the board of directors in regard to the allocation of the operating surplus or surplus earnings, the taxes resulting therefrom and their effects on the financial statements must be indicated in a note in the financial statements.
- **6.** The notes in the financial statements must provide the following information in separate notes:
- (1) the rate of interest on rebates allotted in the form of loans and the terms of repayment;
- (2) the number of qualifying shares referred to in section 38.3 of the Act, the terms of payment for those shares and the total value of the shares held by members who are deceased, have resigned or have been expelled, if that value exceeds 5 % of the value of the paid-up shares;
- (3) the conditions for redemption or repayment, the privileges, rights or restrictions attached to preferred shares and participating preferred shares and the amount of interest in arrears on those shares;
- (4) the proportion of the transactions that the cooperative has carried out with its members within the meaning of section 45 of the Regulation.



SCHEDULE 8 (s. 27)

ARTICLES OF ORDINARY AMALGAMATION OF A COOPERATIVE OR A FEDERATION

Name of the cooperative or federation resulting from the amalgamation	ng 2. Judicial district of Québec in	which it is domiciled
3. Purpose		
4. Indicate whether the cooperative elects to be	governed by Chapter I of Title II of the A	Act.
5. Territory in which members are recruited (in	the case of a federation)	
6. Other provisions		
7. Date of the amalgamation: date of signature by the Minister later date:		
8. NAME OF THE COOPERATIVES OR FEDERATIONS AMALGAMATING	SIGNATURE OF THE AUTHORIZED DIRECTOR	DATE
DEPARTMENTAL USE ONLY		
Autorisation		
(date)	(signature)	
Enregistrement	Numéro de dos	sier:



SCHEDULE 9 (s. 28)

APPLICATION AND NOTICES TO ACCOMPANY THE ARTICLES OF ORDINARY AMALGAMATION

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SCHEDULE 10 (s. 29)

ATTESTATION BY THE SECRETARY OF AN AMALGAMATING COOPERATIVE OR FEDERATION TO ACCOMPANY THE ARTICLES OF ORDINARY AMALGAMATION

I, the undersigned, the secretary of	
(na	ame of the cooperative or federation)
hereby attest that the by-laws prescribed by	section 156 of the Act were validly adopted at a special meeting
regularly called and held on	and that,
(date)	and that (name of the authorized person)
a director, was authorized to sign the article	· s
a director, was authorized to sign the article	J.
Date	
Date.	(signature)
Date:	



SCHEDULE 11 (s. 30)

AUDITOR'S CERTIFICATE TO ACCOMPANY THE ARTICLES OF ORDINARY AMALGAMATION

I, the undersigned, have been appointed in accordance with the Act as auditor of
(name of the cooperative or federation resulting from the amalgamation)
the cooperative or federation resulting from the amalgamation of the following cooperatives or federations:
(name)
(name)
(name)
I have examined the <i>pro forma</i> balance sheet resulting from the consolidation of the balance sheets of the amalgamating cooperatives or federations, and according to that balance sheet:
(1) there is no reason to believe that the cooperative or federation resulting from the amalgamation will be unable to discharge its liabilities as they fall due;
(2) the book value of the assets of the cooperative or federation resulting from the amalgamation:
is not less than the total of its liabilities and the sums representing the value of its paid-up common shares;
is less than the total of its liabilities and the sums representing the value of its paid-up common shares, and all the creditors have consented to the amalgamation.
Date: (signature)



SCHEDULE 12 (s. 32)

ARTICLES OF AMALGAMATION BY ABSORPTION OF A COOPERATIVE OR A FEDERATION

1. Name of the abs	orbing cooperative or fe	deration	
2. Judicial district of	of Québec in which it is	domiciled	
3. Purpose			
4. Indicate whether	the cooperative is gover	ned by Chapter I of Title II of the Act.	
5. Territory in which	h members are recruited	(in the case of a federation)	
6. Other provisions			
	gamation: ure by the Minister		
8. Absorbing coope	erative or federation		
NAME		SIGNATURE OF THE AUTHORIZED DIRECTOR	DATE
9. Cooperative or f	ederation absorbed		
NAME		SIGNATURE OF THE AUTHORIZED DIRECTOR	DATE
DEPARTMENTAL	USE ONLY		
Autorisation			
_	(date)	(signature)	
Enregistrement		Numéro d	e dossier:



SCHEDULE 13 (s. 33)

APPLICATION AND NOTICES TO ACCOMPANY THE ARTICLES OF AMALGAMATION BY ABSORPTION

Whereas
(name of the absorbing cooperative or federation)
(name of the absorbed cooperative or federation)
(name of the absorbed cooperative or federation)
are governed by the Cooperatives Act;
Whereas those cooperatives or federations have made an agreement to amalgamate by absorption, in accordance with section 165 of the Act, a copy of that agreement being attached hereto;
Whereas at a special meeting regularly called and held, each cooperative or federation absorbed has validly adopted a by-law to approve the agreement and to authorize a director to sign the articles;
Whereas at a special meeting regularly called and held, the board of directors of the absorbing cooperative or federation has validly adopted a resolution to approve the agreement and to authorize a director to sign the articles;
We, the undersigned, duly authorized directors, hereby apply to the Minister to authorize the amalgamation, and we give notice:
(1) that the address of the domicile of the absorbing cooperative or federation is
(2) that the date on which the fiscal year of the absorbing cooperative or federation ends is
(3) that the auditor of the absorbing cooperative or federation is
(4) that the absorbing cooperative or federation is affiliated with
(name of the federation in the case of a cooperative)
(name of the confederation in the case of a federation)
(name of the absorbing cooperative or federation)
Date: (signature)
(name of the absorbed cooperative or federation)
Date:
(signature)
(name of the absorbed cooperative or federation)
Date:
(signature)



SCHEDULE 14 (s. 34)

ATTESTATION BY THE SECRETARY OF A COOPERATIVE OR A FEDERATION ABSORBED BY AMALGAMATION TO ACCOMPANY THE ARTICLES OF AMALGAMATION BY ABSORPTION

I, the undersigned, the secretary of(name	e of the cooperative or federation absorbed)
hereby attest that the by-law prescribed by section 16 regularly called and held on	66 of the Act was validly adopted at a special meeting and that, (name of the authorized person)
a director, was authorized to sign the articles.	
Date:	(signature)



SCHEDULE 15 (s. 35)

ATTESTATION BY THE SECRETARY OF AN ABSORBING COOPERATIVE OR FEDERATION TO ACCOMPANY THE ARTICLES OF AMALGAMATION BY ABSORPTION

I, the undersigned, the secretary of	(name of	the absorbing cooperative or federation)	,
hereby attest that the by-law prescribed by so of directors regularly called and held on			,
a director, was authorized to sign the article	, ,	(name of the authorized p	erson)
Date:		(signature)	



SCHEDULE 16 (s. 36)

AUDITOR'S CERTIFICATE TO ACCOMPANY THE ARTICLES OF AMALGAMATION BY ABSORPTION

I, the undersigned, the auditor of,
(name of the absorbing cooperative or federation)
have examined the pro forma balance sheet resulting from the consolidation of the balance sheets of
(name of the absorbing cooperative or federation)
and of
(name of one of the absorbed cooperatives or federations)
(maine of one of the absorbed cooperatives of read-tailons)
(name of one of the absorbed cooperatives or federations)
and according to that balance sheet:
(1) there is no reason to believe that the absorbing cooperative or federation will be unable, as a result of the amalgamation by absorption, to discharge its liabilities as they fall due;
(2) the book value of the assets of the absorbing cooperative or federation will not be less, as a result of the amalgamation, than the total of its liabilities and the sums representing the value of its paid-up common shares.
Date:
(signature)

Gouvernement du Québec
Ministère de l'Industrie, du Commerce,
de la Science et de la Technologie
Direction des coopératives

SCHEDULE 17 (s. 38)

ARTICLES OF AMALGAMATION BETWEEN A COOPERATIVE, A FEDERATION OR A CONFEDERATION AND A COMPANY

Name of the amalgamating coope	erative, federation or confederation	
2. Judicial district of Québec in whi	ch it is domiciled	
3. Purpose		
4. Indicate whether the cooperative	is governed by Chapter I of Title II of the Act.	
5. Territory in which members are r	recruited (in the case of a federation or confederation	n)
6. Other provisions		
7. Date of the amalgamation: date of signature by the Minis later date:		
8. Amalgamating cooperative, feder	ration or confederation	
NAME	SIGNATURE OF THE AUTHORIZED DIRECTOR	DATE
9. Amalgamating company		
NAME	SIGNATURE OF THE AUTHORIZED DIRECTOR	DATE
DEPARTMENTAL USE ONLY		
Autorisation		
(date)	(signature)	
Enregistrement	Numéro de do	ossier:



SCHEDULE 18 (s. 39)

APPLICATION AND NOTICES TO ACCOMPANY THE ARTICLES OF AMALGAMATION BETWEEN A COOPERATIVE, A FEDERATION OR A CONFEDERATION AND A COMPANY

Whereas
(name of the cooperative, federation or confederation)
is governed by the Cooperatives Act;
Whereas
(name of the company)
is governed by the Companies Act of Québec, Part; (I or I-A)
Whereas at a meeting regularly called and held, the board of directors of each of those legal persons has validly adopted the resolution provided for by section 173 of the Act and another resolution to authorize each of us respectively to sign the articles;
We, the undersigned, duly authorized directors, hereby apply to the Minister to authorize the amalgamation, and we give notice:
(1) that the address of the domicile of the cooperative, federation or confederation resulting from the amalgamation is
(2) that the date on which its fiscal year ends is ;
(3) that its auditor is;
(4) that it is affiliated with
(name of the federation in the case of a cooperative)
(name of the confederation in the case of a federation);
(name of the cooperative, federation or confederation)
Date: (signature)
(name of the company)
Date: (signature)



SCHEDULE 19 (s. 40)

ATTESTATION BY THE SECRETARY OF A COOPERATIVE, A FEDERATION OR A CONFEDERATION AMALGAMATING WITH A COMPANY

I, the undersigned, the secretary of	name of the co-	operative, federation or confederation)
hereby attest that the by-law prescribed by sec of directors regularly called and held on		Act was validly adopted at a meeting of the board and that, (name of the authorized person)
a director, was authorized to sign the articles.	,	(name of the authorized person)
Date:		(signature)



SCHEDULE 20 (s. 41)

ATTESTATION BY THE SECRETARY OF A COMPANY AMALGAMATING WITH A COOPERATIVE, A FEDERATION OR A CONFEDERATION

I, the undersigned, the secretary of	,
(name of	the company)
hereby attest:	
(1) that all the shares of the capital stock of the said company	are held by
(name of the cooperative, federation	on or confederation)
(2) that the resolution prescribed by section 173 of the Act w directors regularly called and held on an	as validly adopted at a meeting of the board of d that
directors regularly called and held on an (date)	(name of the authorized person)
a director, was authorized to sign the articles.	
Date:	

Gouvernement du Québec
Ministère de l'Industrie, du Commerce,
de la Science et de la Technologie
Direction des coopératives

SCHEDULE 21 (s. 42)

AUDITOR'S CERTIFICATE TO ACCOMPANY THE ARTICLES OF AMALGAMATION OF A COOPERATIVE, A FEDERATION OR A CONFEDERATION WITH A COMPANY

(name of the cooperative, federation or confederation)
have examined the pro forma balance sheet resulting from the consolidation of the balance sheets of
(name of the cooperative, federation or confederation)
and of
(name of the company)
and according to that balance sheet:
(1) there is no reason to believe that the cooperative, federation or confederation resulting from the amalgamation will be unable to discharge its liabilities as they fall due;
(2) the book value of the assets of the cooperative, federation or confederation resulting from the amalgam ation will not be less than the total of its liabilities and the sums representing the value of its paid-up common shares.
I further attest that all the shares of the capital stock of the company are held by
(name of the cooperative, federation or confederation)
Date: (signature)



SCHEDULE 22 (s. 46)

ARTICLES OF INCORPORATION OF A FEDERATION OR A CONFEDERATION

1. Name	
2. Judicial district of Québec in which it is domiciled	
3. Purpose	
5. 1 a.post	
4. Territory in which members are recruited	
5. Other providence	
5. Other provisions	
DEPARTMENTAL USE ONLY	
Autorisation	
(date)	(signature)
Enragistrament	Numéro de dossier

Enregistrement

Numéro de dossier:



SCHEDULE 22 (s. 46)

ARTICLES OF INCORPORATION OF A FEDERATION OR A CONFEDERATION (cont.)

6. Founders		
NAME	DOMICILE, INCLUDING POSTAL CODE	SIGNATURE OF THE AUTHORIZED PERSON

Numéro de dossier:	
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SCHEDULE 23 (s. 47)

APPLICATION AND NOTICES TO ACCOMPANY THE ARTICLES OF INCORPORATION OF A FEDERATION OR A CONFEDERATION

In our capacity as founders of		,
(name)		
we hereby apply to the Minister to incorporate	e it, and we give notice	
(1) that the person designated to act as provis	sional secretary is:	
	(name)	
(domici	ile, including postal coo	le)
(area code, office and residential telephone nu	imbers fax number)	
(area code, office and residential telephone ne	mioers, rax namoer)	
(2) that the method and time limit for calling	an organization meetin	g are as follows:
method:		
•	(one method only)	
time limit:		
(number of days between the	notice of a meeting and	the date of the meeting)
(2) that the address of the dominile of the fad	aration or confederation	a whose incompration is applied for is
(3) that the address of the domicile of the fed	eration of confederation	i whose incorporation is applied for is
(complete a	ddress, including posta	l code)
Signature of two founders	Founder:	
		(name)
Date:	Per:	(signature)
	Founder:	
Date:	Per:	(name)
Date.		(signature)



SCHEDULE 24 (s. 48)

ATTESTATION TO ACCOMPANY THE ARTICLES OF INCORPORATION OF A FEDERATION OR A CONFEDERATION

We, the undersigned, respectively the	e president and the secretary of	
	(name)	
hereby attest that the joining of that co	operative or federation to	
	(name)	
was validly authorized by a resolu accordance with the provisions of sec	tion of the board of directors duly ratified by the ge ion 229 of the Act and that	neral meeting in
•	ion 229 of the Act and that	person)
was authorized to sign the articles o	its behalf.	
	President:	
Date:	Secretary:	



SCHEDULE 29 (s. 55)

ARTICLES OF CONTINUANCE OF A COMPANY AS A COOPERATIVE

1. Name	
2. Judicial district of Québec in which it is domici	iled
3. Purpose	
4. Indicate whether the cooperative elects to be go	overned by Chapter I of Title II of the Act.
5. Other provisions	
6. Company applying for continuance:	
	(name)
(date)	(signature of the authorized director)
DEPARTMENTAL USE ONLY	
Autorisation	
(date)	(signature)
Enregistrement	Numéro de dossier:



SCHEDULE 30 (s. 56)

APPLICATION AND NOTICES TO ACCOMPANY THE ARTICLES OF CONTINUANCE OF A COMPANY AS A COOPERATIVE

I, the undersigned, a duly authorized director of				
(name of	the company) ,			
hereby apply to the Minister for continuance of the co	ompany as a cooperative, and I give notice:			
(1) that the address of the domicile of the cooperative resulting from the continuance is				
(2) that the by-laws were validly adopted at a meetin (3) that the cooperative has applied for affiliation with				
(name of t	he federation)			
NAME	DOMICILE, INCLUDING POSTAL CODE			
Date:	(signature)			



SCHEDULE 31 (s. 57)

ATTESTATION BY THE SECRETARY OF A COMPANY TO ACCOMPANY THE ARTICLES OF CONTINUANCE AS A COOPERATIVE

I, the undersigned, the secretary of		,	
•	(name of the company)		
hereby attest that the by-laws prescribed by section board of directors regularly called and held on	nat,		
a director, was authorized to sign the articles of continuance was ratified by all the shareholders purpose.		nat the by-law approving the proposed	
Date:		(signature)	



SCHEDULE 32 (s. 58)

ATTESTATION BY THE SECRETARY OF A COMPANY TO ACCOMPANY THE ARTICLES OF CONTINUANCE AS AN AGRICULTURAL COOPERATIVE

, the undersigned, the secretary of	_,
ereby attest that, in accordance with the proposed continuance of the company as an agricultural cooperative	æ,
ll the members of the cooperative resulting from the continuance will be agricultural producers.	
Date:	
(signature)	



SCHEDULE 32.1 (s. 59.1)

ARTICLES OF CONTINUANCE OF A STUDENT'S ASSOCIATION AS A COOPERATIVE

1 37			
1. Name			
2. Judicial district	2. Judicial district of Québec in which it is domiciled		
3. Purpose			
3. Turpose			
4. Other provision	18		
Other provision			
5 Association on	alvina for continuonos		
5. Association ap	plying for continuance:		
		(name)	
	(date)	(signature of the authorized director)	
DEPARTMENTA	L USE ONLY		
Continuation			
	(date)	(signature)	
Enregistrement		Numéro de dossier:	
Linegisueillellt		numero de dossier.	



SCHEDULE 32.2 (s. 59.2)

APPLICATION AND NOTICES TO ACCOMPANY THE ARTICLES OF CONTINUANCE OF A STUDENT'S ASSOCIATION AS A COOPERATIVE

I, the undersigned, a duly authorized director	of
(nai	me of the association)
hereby apply to the Minister for continuance of	of the association as a cooperative, and I give notice:
(1) that the address of the domicile of the coo	operative resulting from the continuance is
(2) that the by-laws were validly adopted at a	n meeting of the board of directors regularly called and held;
(3) that the cooperative has applied for affiliation	on with
(na	ame of the federation)
The names and domiciles of the first directors	s are:
NAME	DOMICILE, INCLUDING POSTAL CODE
Date:	(signature)



SCHEDULE 32.3 (s. 59.3)

ATTESTATION BY THE SECRETARY OF A STUDENT'S ASSOCIATION TO ACCOMPANY THE ARTICLES OF CONTINUANCE AS A COOPERATIVE

I, the undersigned, the secretary of		
	(name of the	e association)
hereby attest that the by-laws prescribed by section board of directors regularly called and held on		and that,
a director, was authorized to sign the articles of continuance was ratified by all the members present	continuance an	d that the by-law approving the proposed
Date:		(signature)

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SCHEDULE 33 (s. 60)

REPORT OF THE ORGANIZATION MEETING OF A COOPERATIVE, A FEDERATION OR A CONFEDERATION

Return this report within 10 days following the meeting.

Name				
Mailing address				
No.	Street			
Municipality	Postal code		Telephone No. Area code	
Cooperatives wishing to avail fill out the back of form 36.	themselves of the provisions of so	ection 61 of th	e Act by electing not to	appoint directors must
Elected directors and executiv	e officers. If necessary, attach a	schedule.		
Position	Name	1	ncluding postal code	Telephone No.
President				-
Vice-president				
☐ Secretary				
☐ Treasurer				
☐ Director general or manager				
Director				
Date on which the fiscal year ends				
At least five directors must be	elected, except in a work cooper	ative, where t	he minimum is three.	
N 1 11 Cd 12	* . 1			
Name and address of the auditor	гарроппеа			
Name				
Address (No., street, municipality) Postal code Telephone No. Area code				
Name of the federation to which the cooperative is applying for affiliation (if applicable)				
Name of the confederation to w	hich the federation is applying for	affiliation (if a	pplicable)	
Date of the meeting				
File No.		Signature		Date
		8	authorized person	
	•			



SCHEDULE 34 (s. 61)

NOTICE OF CHANGE OF ADDRESS OF THE HEAD OFFICE OF A COOPERATIVE, A FEDERATION OR A CONFEDERATION

(name) indicated in its articles, now as follows: (street) (postal code) (signature of the authorized person)
(street) (postal code)
(postal code)
(cionatura of the outhorized marcon)
(signature of the authorized person)
Numéro de dossier:
Enregistrement



SCHEDULE 35 (s. 62)

NOTICE OF CHANGE OF ADDRESS OF THE HEAD OFFICE OF A COOPERATIVE, A FEDERATION OR A CONFEDERATION WHEN THE HEAD OFFICE IS TRANSFERRED TO ANOTHER JUDICIAL DISTRICT

Notice is hereby g	given that the address of the head office of
	(name)
is:	
(No.)	(street)
(municipality)	(postal code)
within the boundaries of the judicial distric	et mentioned in the articles of amendment attached hereto.
Date:	
	(signature of the authorized person)
DEPARTMENTAL USE ONLY	
Date de réception:	Numéro de dossier:
	Enregistrement



We, the undersigned, the members of _

SCHEDULE 36 (s. 63)

AGREEMENT OF THE MEMBERS OF A COOPERATIVE, A FEDERATION OR A CONFEDERATION NOT TO ELECT DIRECTORS

agree not to elect directors	s for a period of one year be ness of the cooperative ours	(name) ginning on elves during that period			
Member	_	dress	Date		
	A (TEXTED C	ITTA TEXAN			
		TATION			
I, the undersigned, the secretary or authorized person of					
The percentage of signatories in proportion to the number of members is%. (minimum 90 %)					
Signature () Date: Secretary or authorized person Area code Telephone No.					
EXECUTIVE OFFICERS					
POSITION	NAME	DOMICILE, INCLUDING POSTAL CODE	TELEPHONE NO.		
President					
Vice-president					
Secretary					
Director general, if any					



SCHEDULE 37 (s. 64)

NOTICE OF CHANGE IN THE COMPOSITION OF THE BOARD OF DIRECTORS

Notice is hereby given that a change has been made in the composition of the board of directors of

dated		(name)	
		board of directors is as follows:	
POSITION	NAME	DOMICILE, INCLUDING POSTAL CODE	TELEPHONE NO.
President			
Vice-president			
Director			
Date:		(signature of the	authorized person)
DEPARTMENTAL USI	E ONLY		
Date de réception:		Numéro de dossier:	
		Enregistrement	

Dossier:



SCHEDULE 38 (s. 73)

CERTIFICATE OF ASSIGNMENT OF A NAME BY THE MINISTER

Whereas(name)	has failed to comply with an order of the Minister issued under section
18 of the Cooperatives Act (R.S.Q.,	c. C-67.2),
the Minister hereby assigns to it the	following name:
Its articles are amended accordingly	
Data	
Date:	Signature

Dossier:

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de la Science et de la Technologie
Direction des coopératives

SCHEDULE 39 (s. 74)

CERTIFICATE OF AMENDMENT OF ARTICLES BY THE MINISTER

Whereas(name)	has failed to comply with an order of the Minister issued under
section 211.5 of the Cooperatives Act	(R.S.Q., c. C-67.2), the Minister hereby amends its articles as follows:
THIS COOPERATIVE IS NO LON OF TITLE II OF THE COOPERAT	GER SUBJECT TO THE PROVISIONS OF CHAPTER I TIVES ACT.
Date:	Signature