

— the Commission de la construction du Québec, as regards its employees;

— the Fonds pour la formation de chercheurs et l'aide à la recherche, as regards its employees;

— the Office franco-québécois pour la jeunesse, as regards its employees;

— the Régie de l'énergie, as regards its employees;

— the Société Innovatech du Grand Montréal, as regards its employees;

— the Société Innovatech du Sud du Québec, as regards its employees;

— the Société Innovatech Québec et Chaudière-Appalaches, as regards its employees;

— the Corporation d'urgences-santé de la région de Montréal Métropolitain, as regards the employees represented by the Rassemblement des Employés Techniciens Ambulanciers du Québec (CSN);

— the Société des établissements de plein air du Québec, as regards the employees who are not management staff and who are working at the Manoir Montmorency or in the Wildlife Reserves Lacs Albanel - Mistassini - Waconichi and Assinica;

— the Société du Grand Théâtre de Québec, as regards its employees, except those represented by the International Alliance of Theatrical Stage Employees and Moving Picture Machine Operators of the United States and Canada, local 523 (IATSE);

THAT the bodies referred to in paragraph 6 of Schedule 1 to the Act be exempted from the application of Division III of that Act as regards their employees, except:

— stage technicians represented by the International Alliance of Theatrical Stagehands Employees, Theatre Technicians and Moving Picture Operators of the United States and Canada, stage local 56 (IATSE) and the employees represented by the International Alliance of Theatrical Employees, Theatre Technicians and Moving Picture Operators of the United States and Canada, stage local 863 (IATSE), working at the Société de la Place des Arts de Montréal;

— the employees represented by the International Alliance of Theatrical Stage Employees and Moving Picture Machine Operators of the United States and Canada, local 523 (IATSE), working at the Grand Théâtre de Québec;

THAT this Order in Council does not apply to members of public bodies and holders of senior positions the appointment or remuneration of whom is effected or approved by the Government.

1564

Gouvernement du Québec

O.C. 836-97, 25 juin 1997

Education Act
(R.S.Q., c. I-13.3)

Terms of Employment of Educational Administrators of Catholic School Boards Regulation
— Regulation

Regulation to amend the Terms of Employment of Educational Administrators of Catholic School Boards Regulation

WHEREAS under section 451 of the Education Act (R.S.Q., c. I-13.3), the Government may, by regulation, establish for all or certain school boards, a classification of positions, the maximum number of positions in each job category, working conditions, remuneration, recourses and rights of appeal of the members of the staff who are not members of a certified association within the meaning of the Labour Code (R.S.Q., c. C-27);

WHEREAS the Government made the Terms of Employment of Educational Administrators of Catholic School Boards Regulation, enacted by Order-in-Council 1325-84, dated June 6, 1984;

WHEREAS it is expedient to amend such regulation;

IT IS ORDERED, therefore, upon the recommendation of the Minister of Education:

THAT the Regulation to amend the Terms of Employment of Educational Administrators of Catholic School Boards Regulation, attached hereto, be made.

MICHEL CARPENTIER,
Clerk of the Conseil exécutif

Regulation to amend the Terms of Employment of Educational Administrators of Catholic School Boards Regulation

Education Act
(R.S.Q., c. I-13.3, s. 451)

1. The Terms of Employment of Educational Administrators of Catholic School Boards Regulation enacted by Order in Council 1325-84 dated 6 June 1984 and amended by the regulations enacted by Orders in Council 857-85 dated 8 May 1985, 425-86 dated 9 April 1986, 950-87 dated 17 June 1987, 1458-88 dated 28 September 1988, 1857-88 dated 14 December 1988, 1690-89 dated 1 November 1989, 433-90 dated 4 April 1990, 1514-90 dated 24 October 1990, 808-91 dated 12 June 1991, 87-92 dated 29 January 1992, 891-92 dated 17 June 1992, 931-92 dated 23 June 1992, 1135-92 dated 5 August 1992, 1061-93 dated 21 July 1993, 401-94 dated 23 March 1994, 1120-94 dated 20 June 1994, 124-97 dated 5 February 1997 and 233-97 dated 26 February 1997 is further amended by replacing Schedules 3, 3.1 and 7 by Schedules 3, 3.1 and 7 attached to this regulation.

2. Section 2 of Schedule 11 of the said Regulation is amended by replacing the number "1.5" by "1.3" where it appears.

3. The said Regulation is amended by inserting, after section 2 of Schedule 11, the following sections 3 and 4:

"**3.** These provisions shall apply for the period beginning on the date on which this regulation is adopted and ending on the expiry date of the transitional measures specified in the act respecting the pension plan applicable to an educational administrator:

1° the board may pay a severance allowance, equal to one month of salary per year of service in the employ of the board, without exceeding 12 months' salary, to an educational administrator, provided that his departure results in a reduction in the number of executives or educational administrators, with the exception of administrators of adult education centres, in a board.

The board may pay a severance allowance, equal to one month of salary per year of service in the employ of the board, without exceeding 6 months' salary, to an administrator of an adult education centre, provided that his departure results in a reduction in the number of administrators of adult education centres or school administrators, in a board. However, such premium may be greater than 6 months' salary without exceeding 12 months' salary, provided that his departure results in

a reduction, by substitution, in the number of executives or service directors, with the exception of administrators of adult education centres, in a board.

The severance allowance paid to an educational administrator upon his departure may not exceed the maximum determined in the following situations:

— 12 months' salary if an educational administrator is eligible for a pension benefit less than 64 % of his average pensionable salary or is not eligible for a pension benefit;

— 9 months' salary if an educational administrator is eligible for a pension benefit equal to or greater than 64 % but less than 66 % of his average pensionable salary;

— 6 months' salary if an educational administrator is eligible for a pension benefit equal to or greater than 66 % but less than 68 % of his average pensionable salary;

— 3 months' salary if an educational administrator is eligible for a pension benefit equal to or greater than 68 % but less than 70 % of his average pensionable salary.

— 0 month of salary if an educational administrator is eligible for a pension benefit equal to or greater than 70 % of his average pensionable salary.

The amount of severance pay, determined in this paragraph, shall be reduced by:

— an amount corresponding to the value of additional benefits applicable to an educational administrator as a result of the adjustment of his pension credits under his pension plan. That value is equal to 1.9 months' salary per year of service to which the adjustment applies;

— an amount resulting from another severance payment or a preretirement leave, other than that obtained by using sick-leave days;

2° an educational administrator who is granted severance pay as a result of the application of this section must indicate his intention to not return to a position or employment in the public and parapublic sectors during the two years following the date of departure;

3° notwithstanding sections 138 to 154, an educational administrator who, under the transitional measures specified in his pension plan, leaves a board is entitled to the payment of the non-convertible sick-leave

days to his credit. The value of those days is determined in section 148.

This section shall not apply to an educational administrator who has already benefitted, prior to 22 May 1997, from an early departure incentive measure.

“4. These provisions shall apply for the period beginning on the day after the expiry date of the transitional measures specified in the act respecting the pension plan applicable to an educational administrator and ending on 30 June 1998:

1° the board may pay a severance allowance, equal to one month of salary per year of service in the employ of the board, without exceeding 12 months' salary, to an educational administrator, provided that his departure results in a reduction in the number of executives or educational administrator, with the exception of administrators of adult education centres, in a board;

The board may pay a severance allowance, equal to one month of salary per year of service in the employ of the board, without exceeding 6 months' salary, to an administrator of an adult education centre, provided that his departure results in a reduction in the number of administrators of adult education centres or school administrators, in a board. However, such premium may be greater than 6 months' salary without exceeding 12 months' salary, provided that his departure results in a reduction, by substitution, in the number of executives or service directors, with the exception of administrators of adult education centres, in a board;

SCHEDULE 3

TABLE I

Service directors¹

SALARY SCALES AS OF 1 JANUARY 1998

Classification	Salary	Classes (number of students)				
		Class I 6999 or less	Class II 7000-11999	Class II 12000-17999	Class IV 18000-24999	25 000 or more
D1	Maximum	72 305	73 751	75 224	76 733	78 267
	Minimum	55 827	56 843	57 935	59 044	60 006
D2 ²	Maximum	69 457	70 844	72 261	73 708	75 180
	Minimum	53 723	54 751	55 791	56 806	57 896
D3	Maximum	62 441	63 689	64 965	66 266	67 590
	Minimum	48 664	49 578	50 510	51 409	52 380

2° an educational administrator who is granted severance pay as a result of the application of this section must indicate his intention to not return to a position or employment in the public and parapublic sectors during the two years following the date of departure;

3° notwithstanding sections 138 to 154, the board may, following an educational administrator's request to this effect, pay the non-convertible sick-leave days to his credit, provided that his departure results in a reduction in the number of executives or educational administrators in a board. The value of those days is determined in section 148.”

4. This regulation comes into force on the date it is adopted. However, section 2 of Schedule 11 of the said Regulation, as amended by section 2 of this regulation, takes effect as of 5 March 1997.

SCHEDULE 3

SALARY SCALES

1. The minimums and maximums of the salary scales for educational administrators shall be increased by 1 % as of 1 January 1998; these minimums and maximums are set forth in Tables I to IV of this Schedule.

2. The minimums and maximums of the salary scales of educational administrators shall be increased by 1 % as of 1 April 1998; these minimums and maximums are set forth in Tables V to VIII of this Schedule.

Classification	Salary	Classes (number of students)				
		Class I 6999 or less	Class II 7000-11999	Class II 12000-17999	Class IV 18000-24999	25 000 or more
C1	Maximum	64 559	65 851	67 166	68 512	69 880
	Minimum	50 195	51 138	52 107	53 035	54 050
C2	Maximum	60 227	61 433	62 660	63 914	65 190
	Minimum	46 941	47 819	48 723	49 637	50 577
CGP	Maximum			56 888		
	Minimum			40 596		

¹ Except for service directors (adult education field) and administrators of adult education centres.

² Classes I and II shall not apply to the position of director of data processing. Moreover, the classes for this position and that of coordinator of data processing are determined on the basis of the total number of students in the school board where these positions exist and in the school boards that receive all of their data processing services from the latter.

SCHEDULE 3

TABLE II

Service directors of adult education

SALARY SCALES AS OF 1 JANUARY 1998

Classification	Salary	Classes (group/hours of teaching)						
		Class I 9999 or less	Class II 10 000- 19 999	Class III 20 000- 34 999	Class IV 35 000- 54 999	Class V 55 000- 79 999	Class VI 80 000- 109 999	Class VII 110 000 or more
DEA1	Maximum	69 499	70 884	72 305	73 751	75 224	76 733	78 267
	Minimum	53 754	54 779	55 827	56 843	57 935	59 044	60 006
CEA1	Maximum	62 052	63 296	64 559	65 851	67 166	68 512	69 880
	Minimum	48 361	49 271	50 195	51 138	52 107	53 035	54 050

SCHEDULE 3

TABLE III

Administrators of adult education centres

SALARY SCALES AS OF 1 JANUARY 1998

Classification	Salary	Classes (group/hours of teaching)				
		Class I 9999 or less	Class II 10 000- 15 999	Class III 16 000- 35 999	Class IV 36 000- 87 999	Class V 88 000 or more
DCA	Maximum	60 317	63 333	66 499	71 820	75 413
	Minimum	45 521	47 797	50 185	54 198	56 908

Classification	Salary	Classes (group/hours of teaching)		
		Class I 33 999 or less	Class II 34 000 - 87 999	Class III 88 000 or more
DACA	Maximum	58 421	61 342	65 635
	Minimum	44 088	46 292	49 532

SCHEDULE 3**TABLE IV****Managers**

SALARY SCALES AS OF 1 JANUARY 1998

Classification	Salary	Classes (number of students) ¹				
		Class I 6 999 or less	Class II 7 000- 11 999	Class III 12 000- 17 999	Class IV 18 000- 24 999	Class V 25 000 or more
R1	Maximum	51 511	53 927	55 711	57 554	59 459
	Minimum	39 860	41 770	43 624	45 555	47 572
R2	Maximum	46 357	48 499	50 741	53 229	55 671
	Minimum	34 790	36 443	38 175	39 898	43 647

Classification	Salary	Class I	Class II	Class III
		999 or less	1 000 - 1 999	2 000 or more
R3 (school)	Maximum	45 808	50 025	54 632
	Minimum	36 384	39 616	43 280

Classification	Salary	Classes (group/hours of teaching)		
		Class I 43 999 or less	Class II 44 000 - 87 999	Class III 88 000 or more
R3 (centre)	Maximum	45 808	50 025	54 632
	Minimum	36 384	39 616	43 280

Classification	Salary	Classes (number of students transported)				
		Class I 6999 or less	Class II 7000- 11999	Class III 12000- 17999	Class IV 18000- 24999	Class V 25000 or more
CO1	Maximum	N.A.	41 499	43 436	45 423	47 524
	Minimum	N.A.	34 611	36 189	37 838	39 549

		Classes	
CO2	Maximum	single class	45 192
	Minimum	single class	38 877
CO3	Maximum	single class	41 262
	Minimum	single class	35 536

¹ For the position of superintendent of transportation services, the classes are determined on the basis of the number of students transported.

SCHEDULE 3

TABLE V

Service directors⁴

SALARY SCALES AS OF 1 APRIL 1998

Classification	Salary	Classes (number of students)				
		Class I 6999 or less	Class II 7000-11999	Class III 12000-17999	Class IV 18000-24999	Class V 25 000 or more
D1	Maximum	73 028	74 489	75 976	77 500	79 050
	Minimum	56 385	57 411	58 514	59 634	60 606
D2 ³	Maximum	70 152	71 552	72 984	74 445	75 932
	Minimum	54 260	55 299	56 349	57 374	58 475
D3	Maximum	63 065	64 326	65 615	66 929	68 266
	Minimum	49 151	50 074	51 015	51 923	52 904
C1	Maximum	65 205	66 510	67 838	69 197	70 579
	Minimum	50 697	51 649	52 628	53 565	54 591
C2	Maximum	60 829	62 047	63 287	64 553	65 842
	Minimum	47 410	48 297	49 210	50 133	51 083
CGP	Maximum			57 457		
	Minimum			41 002		

¹ Except for service directors (adult education field) and administrators of adult education centres.

³ Classes I and II shall not apply to the position of director of data processing. Moreover, the classes for this position and that of coordinator of data processing are determined on the basis of the total number of students in the school board where these positions exist and in the school boards that receive all of their data processing services from the latter.

SCHEDULE 3**TABLE VI****Service directors of adult education**

SALARY SCALES AS OF 1 APRIL 1998

Classification	Salary	Classes (group/hours of teaching)						
		Class I 9999 or less	Class II 10 000- 19 999	Class III 20 000- 34 999	Class IV 35 000- 54 999	Class V 55 000- 79 999	Class VI 80 000- 109 999	Class VII 110 000 or more
DEA1	Maximum	70 194	71 593	73 028	74 489	75 976	77 500	79 050
	Minimum	54 292	55 237	56 385	57 411	58 514	59 634	60 606
CEA1	Maximum	62 673	63 929	65 205	66 510	67 838	69 197	70 579
	Minimum	48 845	49 764	50 697	51 649	52 628	53 565	54 591

SCHEDULE 3**TABLE VII****Administrators of adult education centres**

SALARY SCALES AS OF 1 APRIL 1998

Classification	Salary	Classes (group/hours of teaching)				
		Class I 9999 or less	Class II 10 000- 15 999	Class III 16 000- 35 999	Class IV 36 000- 87 999	Class V 88 000 or more
DCA	Maximum	60 920	63 966	67 164	72 538	76 167
	Minimum	45 976	48 275	50 687	54 740	57 477

Classification	Salary	Classes (group/hours of teaching)		
		Class I 33 999 or less	Class II 34 000 - 87 999	Class III 88 000 or more
DACA	Maximum	59 005	61 955	66 291
	Minimum	44 529	46 755	50 027

SCHEDULE 3

TABLE VIII

Managers

SALARY SCALES AS OF 1 APRIL 1998

		Classes (number of students) ⁴				
Classification	Salary	Class I 6 999 or less	Class II 7 000- 11 999	Class III 12 000- 17 999	Class IV 18 000- 24 999	Class V 25 000 or more
R1	Maximum	52 026	54 466	56 268	58 130	60 054
	Minimum	40 259	42 188	44 060	46 011	48 048
R2	Maximum	46 821	48 984	51 248	53 761	56 228
	Minimum	35 138	36 807	38 557	40 297	44 083
		Class I 999 or less		Class II 1 000 - 1 999		Class III 2 000 or more
R3 (school)	Maximum		46 266	50 525		55 178
	Minimum		36 748	40 012		43 713
		Classes (group/hours of teaching)				
Classification	Salary	Class I 43 999 or less	Class II 44 000 - 87 999	Class III 88 000 or more		
R3 (centre)	Maximum	42 266	50 525	55 178		
	Minimum	36 748	40 012	43 713		
		Classes (number of students transported)				
Classification	Salary	Class I 6999 or less	Class II 7000- 11999	Class III 12000- 17999	Class IV 18000- 24999	Class V 25000 or more
CO1	Maximum	N.A.	41 914	43 870	45 877	47 999
	Minimum	N.A.	34 957	36 551	38 216	39 944
CO2	Maximum			Classes single class	45 644	
	Minimum			single class	39 266	
CO3	Maximum			single class	41 675	
	Minimum			single class	35 891	

⁴ For the position of superintendent of transportation services, the classes are determined on the basis of the number of students transported.

SCHEDULE 3.1**RULES RESPECTING SALARY REVIEW**

1. Unless there are provisions to the contrary, the rules respecting salary review shall apply to an educational administrator in office on the day before and on the day on which the salaries are revised.

2. In the case of a movement of personnel on the date on which the salaries are revised, the rules respecting salary review shall apply prior to the provisions prescribed in Division 6 of Chapter 4.

3. The rules respecting salary review shall not apply to an educational administrator whose performance is deemed unsatisfactory.

4. Where the date on which salaries are revised under Division 1 coincides with 1 April under Division 2, the rates of increase shall be added up and the total amount shall be applied to an educational administrator's salary on 31 March.

DIVISION 1**SALARY REVIEW AS A RESULT OF A READJUSTMENT OF THE SALARY SCALES**

5. An educational administrator's salary shall be increased, on the date on which the salary scales are readjusted, by the rate of increase specified in Schedule 3 or 7, as the case may be.

DIVISION 2**SALARY REVIEW ON 1 APRIL****Subdivision 1: General Rules**

6. Where an educational administrator's salary is less than the maximum of the salary scale for his class of employment on 31 March of the year concerned, his salary shall be increased by 4 % on the following 1 April, without exceeding the maximum of the salary scale for his class of employment.

Subdivision 2: Rules Applicable to Certain Educational Administrators on Disability Leave

7. This subdivision applies to an educational administrator on disability leave on the date on which the salaries are revised and whose period of disability on that date is equal to or less than 104 weeks.

8. Section 6 of this Schedule shall apply to an educational administrator in office for at least 6 months during the period from 1 April to 31 March of the preceding year.

SCHEDULE 7**COMMISSION DES ÉCOLES CATHOLIQUES DE MONTRÉAL (CECM)**

1. Subject to the provisions of this Schedule, the other provisions of the Regulation shall apply to CECM educational administrators.

2. The rules respecting the number of educational administrators for each school year are subject to approval by the Minister prior to the beginning of the school year.

3. Employment classification and Classification Plans applicable to CECM educational administrators for each school year are subject to approval by the Minister prior to the beginning of the school year.

4. The minimums and maximums of the salary scales for CECM educational administrators shall be increased by 1 % as of 1 January 1998: the minimums and maximums are set forth in Tables I and II of this Schedule.

5. The minimums and maximums of the salary scales for CECM educational administrators shall be increased by 1 % as of 1 April 1998: the minimums and maximums are set forth in Tables III and IV of this Schedule.

SCHEDULE 7**TABLE I****Service directors of the Commission des écoles catholiques de Montréal (CECM)****SALARY SCALES AS OF 1 JANUARY 1998**

Classification	Salary	Special class
D1	Maximum	87 828
	Minimum	66 308
D2	Maximum	83 644
	Minimum	63 148
D3	Maximum	80 904
	Minimum	61 078
C1	Maximum	78 173
	Minimum	60 006
C2	Maximum	72 614
	Minimum	55 921
C3	Maximum	69 358
	Minimum	53 597
C4	Maximum	64 955
	Minimum	50 393

SCHEDULE 7**TABLE II****Managers of the Commission des écoles catholiques de Montréal (CECM)**

SALARY SCALES AS OF 1 JANUARY 1998

Classification	Salary	
	Minimum	Maximum
R3, Class I	36 384	45 808
Class II	39 616	50 025
Class III	43 280	54 632
R4, Class S-1	48 615	57 071
R4, Class S-2	41 579	55 562
R6	35 596	48 379
R7, Class II	37 123	46 622
R7, Class III	40 577	50 815
CO1, Class I	34 611	41 499
CO1, Class III	36 189	43 436
CO2, Class S-1	38 877	48 125
CO2, Class S-2	40 488	49 201
CO2, Class S-3	31 692	41 851
CO3	35 536	41 262
CO4	28 723	37 065
CO5	35 184	43 983
CO5, Class S-1	39 425	45 256
CO5, Class S-2	37 124	47 984
CO5, Class S-3	41 579	55 562
CO6, Class S-1	35 599	52 573
CO6, Class S-2	28 253	34 549

SCHEDULE 7**TABLE III****Service directors of the Commission des écoles catholiques de Montréal (CECM)**

SALARY SCALES AS OF 1 APRIL 1998

Classification	Salary	Special class
D1	Maximum Minimum	88 706 66 971
D2	Maximum Minimum	84 480 63 779
D3	Maximum Minimum	81 713 61 689
C1	Maximum Minimum	78 955 60 606
C2	Maximum Minimum	73 340 56 480
C3	Maximum Minimum	70 052 54 133
C4	Maximum Minimum	65 605 50 897

SCHEDULE 7**TABLE IV****Managers of the Commission des écoles catholiques de Montréal (CECM)**

SALARY SCALES AS OF 1 APRIL 1998

Classification	Salary	
	Minimum	Maximum
R3, Class I	36 748	46 266
Class II	40 012	50 525
Class III	43 713	55 178
R4, Class S-1	49 101	57 642
R4, Class S-2	41 995	56 118
R6	35 952	48 863

Classification	Salary	
	Minimum	Maximum
R7, Class II	37 494	47 088
R7, Class III	40 983	51 323
CO1, Class I	34 957	41 914
CO1, Class III	36 551	43 870
CO2, Class S-1	39 266	48 606
CO2, Class S-2	40 893	49 693
CO2, Class S-3	32 009	42 270
CO3	35 891	41 675
CO4	29 010	37 436
CO5	35 536	44 423
CO5, Class S-1	39 819	45 709
CO5, Class S-2	37 495	48 464
CO5, Class S-3	41 995	56 118
CO6, Class S-1	35 955	53 099
CO6, Class S-2	28 536	34 894

1565

Gouvernement du Québec

O.C. 837-97, 25 June 1997Education Act
(R.S.Q., c. I-13.3)**Conditions of Employment of Directors-General and Assistant Directors General of Catholic School Boards Regulation****— Regulation**

Regulation to amend the Conditions of Employment of Directors-General and Assistant Directors-General of Catholic School Boards Regulation

WHEREAS under section 451 of the Education Act (R.S.Q., c. I-13.3), the Government may, by regulation, establish for all or certain school boards, a classification of positions, the maximum number of positions in each job category, working conditions, remuneration, re-

courses and rights of appeal of the members of the staff who are not members of a certified association within the meaning of the Labour Code (R.S.Q., c. C-27);

WHEREAS the Government made the Conditions of Employment of Directors-General and Assistant Directors-General of Catholic School Boards Regulation, enacted by Order-in-Council 1326-84, dated June 6, 1984;

WHEREAS it is expedient to amend such regulation;

IT IS ORDERED, therefore, upon the recommendation of the Minister of Education:

THAT the Regulation to amend the Conditions of Employment of Directors-General and Assistant Directors-General of Catholic School Boards Regulation, attached hereto, be made.

MICHEL CARPENTIER,
Clerk of the Conseil exécutif

Regulation to amend the Conditions of Employment of Directors-General and Assistant Directors-General of Catholic School Boards Regulation

Education Act
(R.S.Q., c. I-13.3, s. 451)

1. The Conditions of Employment of Directors-General and Assistant Directors-General of Catholic School Boards Regulation enacted by Order in Council 1326-84 dated 6 June 1984 and amended by the regulations enacted by Orders in Council 858-85 dated 8 May 1985, 426-86 dated 9 April 1986, 1715-86 dated 19 November 1986, 951-87 dated 17 June 1987, 1459-88 dated 28 September 1988, 1858-88 dated 14 December 1988, 1691-89 dated 1 November 1989, 1515-90 dated 24 October 1990, 809-91 dated 12 June 1991, 892-92 dated 17 June 1992, 932-92 dated 23 June 1992, 1136-92 dated 5 August 1992, 1062-93 dated 21 July 1993, 402-94 dated 23 March 1994, 1121-94 dated 20 June 1994, 125-97 dated 5 February 1997 and 234-97 dated 26 February 1997 is further amended by replacing Schedules 1, 4 and 4.1 by Schedules 1, 4 and 4.1 attached to this regulation.

2. Section 2 of Schedule 10 of the said Regulation is amended by replacing the number “1.5” by “1.3” where it appears.

3. The said Regulation is amended by inserting, after section 2 of Schedule 10, the following sections 3 and 4: