WHEREAS in accordance with section 95 of the Code, the Office des professions du Québec has made its recommendations;

WHEREAS it is expedient to approve the Regulation with amendments;

IT IS ORDERED, therefore, on the recommendation of the Minister responsible for the administration of legislation respecting the professions:

THAT the Regulation respecting certain terms and conditions for permits to be issued by the Ordre des hygiénistes dentaires du Québec, attached to this Order in Council, be approved.

MICHEL CARPENTIER, Clerk of the Conseil exécutif

Regulation respecting certain terms and conditions for permits to be issued by the Ordre des hygiénistes dentaires du Québec

Professional Code (R.S.Q., c. C-26, s. 94, par. *i*)

1. In order to obtain a permit, a person shall submit the following documents to the secretary of the Ordre des hygiénistes dentaires du Québec or to the person designated for that purpose:

(1) an application for the obtention of a permit;

(2) an authenticated copy of his diploma, recognized as valid by regulation of the Government made under the first paragraph of section 184 of the Professional Code (R.S.Q., c. C-26), as well as an official transcript in respect of the studies which led to the issue of the diploma or proof that the Bureau has recognized the equivalence of his diploma or training in accordance with the regulation made by the Bureau pursuant to paragraph *c* of section 93 of the Code;

(3) where applicable, proof that he was legally admitted into Canada to reside there permanently;

(4) where applicable, a declaration referred to in sections 45 and 45.1 of the Code, to the effect that a judicial or disciplinary decision concerning the person was or has been made in Québec or outside Québec; and

(5) proof that his knowledge of the official language is appropriate to practise as a dental hygienist, in accordance with the provisions of the Charter of the French language (R.S.Q., c. C-11). **2.** This Regulation replaces the Regulation respecting terms and conditions for permits to be issued by the Ordre professionnel des hygiénistes dentaires du Québec (R.R.Q., 1981, c. C-26, r. 101).

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. 963-97, 30 July 1997

An Act respecting the Société Innovatech du Grand Montréal (R.S.Q., c. S-17.2)

Eligibility criteria for initiatives and financial participation of the Société — Amendments

By-law to amend the By-law respecting eligibility criteria for initiatives and the financial participation of the Société Innovatech du Grand Montréal

WHEREAS under section 25 of the Act respecting the Société Innovatech du Grand Montréal (R.S.Q., c. S-17.2), the Société shall determine, by by-law, the eligibility criteria for initiatives which are presented to it, and the form, modalities and, where applicable, the limits of its financial participation;

WHEREAS the Société made, at a meeting of its board of directors held on 24 October 1996, the By-law to amend the By-law respecting eligibility criteria for initiatives and the financial participation of the Société Innovatech du Grand Montréal;

WHEREAS under section 25 of the Act, the By-law shall be submitted to the Government for approval;

WHEREAS in accordance with sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18), a draft of the Bylaw to amend the By-law respecting eligibility criteria for initiatives and the financial participation of the Société Innovatech du Grand Montréal was published in the *Gazette officielle du Québec*, Part 2, on 2 April 1997 with a notice that it could be approved by the Government upon the expiry of 45 days following that publication;

WHEREAS it is expedient to approve the By-law without amendments; IT IS ORDERED, therefore, upon the recommendation of the Minister of State for Greater Montréal:

THAT the By-law to amend the By-law respecting eligibility criteria for initiatives and the financial participation of the Société Innovatech du Grand Montréal, attached hereto, be approved.

MICHEL CARPENTIER, Clerk of the Conseil exécutif

By-law to amend the By-law respecting eligibility criteria for initiatives and the financial participation of the Société Innovatech du Grand Montréal

An Act respecting the Société Innovatech du Grand Montréal (R.S.Q., c. S-17.2, s. 25; 1996, c. 13)

1. The By-law respecting eligibility criteria for initiatives and the financial participation of the Société Innovatech du Grand Montréal, approved by Order in Council 1811-92 dated 9 December 1992, is amended by adding the following paragraph at the end of section 2:

"Any group of persons, associations or partnerships may also present an initiative to the Société.".

2. The following is substituted for section 3:

"3. An initiative shall fit in with the mission of the Société.".

3. Sections 4 and 8 are revoked.

4. The following is substituted for section 10:

"10. When evaluating its financial participation in the realization of an initiative, the Société shall consider all the other planned funding sources.".

5. The following is substituted for the first paragraph of section 11:

"11. Financial participation by the Société shall take the form of risk capital, i.e., speculative investments offering high probabilities of growth.

Notwithstanding the foregoing, financial participation by the Société in the financing of any non-profit association or agency for the purpose of contributing to the realization of initiatives may take the form of (1) a non-reimbursable contribution;

(2) an interest-free loan or a loan bearing interest;

(3) a taking over of all or a portion of the interest charges on a loan; or

(4) a loan repayment guarantee.".

6. This By-law 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. 973-97, 30 July 1997

An Act respecting prescription drug insurance and amending various legislative provisions (1996, c. 32)

Basic prescription drug insurance plan — Amendments

Regulation to amend the Regulation respecting the basic prescription drug insurance plan

WHEREAS under section 6 of the of the Act respecting prescription drug insurance and amending various legislative provisions (1996, c. 32), the classes of persons determined by government regulation who are otherwise entitled to coverage under another Act of Québec, an Act of the Parliament of Canada or the laws of another province of Canada or another country or under a program administered by a government or by a government department or agency that is determined by government regulation to be at least equivalent to the coverage of the basic plan, are not covered by the basic plan;

WHEREAS under subparagraph 1 of the first paragraph of section 78 of that Act, in addition to the regulatory powers otherwise conferred on it by the Act, the Government may, after consulting the Board, make regulations to determine, for the purposes of section 6, the classes of persons who are otherwise entitled to coverage equivalent to basic plan coverage;

WHEREAS under the first paragraph of section 116 of that Act, the Government may, by regulation, before 1 August 1997, make any other transitional provision to remedy any omission and ensure the implementation of the basic prescription drug insurance plan as soon as possible after the plan is established by that Act;