

provisions of the Act referred to in section 28 shall also be accompanied with a fee of \$1000.

35. The annual statement referred to in section 112 of the Act and sent to an active member who has already made optional ancillary contributions shall contain, in addition to the information provided for in subparagraphs 1 to 10 and 12 to 17 of section 57 of the Regulation respecting supplemental pension plans, the following information:

(1) the optional ancillary contributions and the other additional voluntary contributions recorded separately to the account of the member in the course of the fiscal year as well as the accumulated total, from his joining the plan, of the said contributions with interest at the end of the said fiscal year;

(2) where the member has already exercised options as to optional ancillary benefits, the nature of the benefits chosen;

(3) where circumstances warrant, the surplus optional ancillary contributions on the date of the end of the fiscal year, determined by supposing that the member ceased to be an active member, that he exercised his transfer right on that date and that the optional ancillary contributions have been converted at the maximum value among the options available under the plan.

36. The statement provided for in the first paragraph of section 113 of the Act shall, in the case of a member who has already made optional ancillary contributions, include, in addition to the information mentioned in the said paragraph, the following information:

(1) the information provided for in subparagraphs 2 to 5 of section 58 of the Regulation respecting supplemental pension plans;

(2) for the period elapsed since the end of the fiscal year covered by the last annual statement sent to the member concerned to the date on which he ceased to be an active member, the information provided for in subparagraphs 1 to 10, 12, 13 and 15 of section 57 of the Regulation respecting supplemental pension plans.

(3) the information provided for in subparagraphs 1 and 2 of section 35;

(4) where circumstances warrant, the surplus optional ancillary contributions on the date on which the member ceases to be an active member, determined by supposing that he exercised his transfer right on that date, that the optional ancillary contributions have been converted at the highest value among the options available under the

plan and a mention that a sum equal to the said surplus optional ancillary contributions must be paid by the employer in accordance with the written undertaking prescribed in section 32.

37. In the case of a member who has already made optional ancillary contributions, the statement prescribed in the first paragraph of section 108 of the Act shall, in addition to the information required under section 35 of the Regulation respecting Supplemental Pension Plans, show the optional ancillary contributions on the date on which proceedings were instituted, determined by supposing that the member exercised his transfer right on that date and that the contributions were converted at the maximum value among the options available under the plan.

38. A flexible pension plan may provide that the member contributions made by a member prior to the date of registration of the amendment referred to in section 31 are deemed to be optional ancillary contributions insofar as such contributions were made for the purpose of constituting optional ancillary contributions and the member consented in writing to his contributions being so deemed. Such an amendment shall also be subject to the Régie's authorization, as required under section 20 of the Act."

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

3226

Notice

An Act respecting industrial accidents and occupational diseases
(R.S.Q., c. A-3.001)

Table of gross annual income from suitable employments for 2000

Notice is hereby given that the Commission de la santé et de la sécurité du travail adopted the final text of the "Regulation respecting the table of gross annual income from suitable employments for 2000", the text of which appears below.

This Regulation was republished in accordance with the Regulations Act (R.S.Q., c. R-18.1) on page 3066 of the *Gazette officielle du Québec* of 22 September 1999 with a Notice that, upon the expiry of 45 days following that publication, the Commission de la santé et de la sécurité du travail could adopt the final text.

Pursuant to section 50 of the Act respecting industrial accidents and occupational diseases, the “Regulation respecting the table of gross annual income from suitable employments for 2000” has effect from 1 January 2000.

TREFFLÉ LACOMBE,
Chairman of the board and
chief executive officer
of the Commission de la santé
et de la sécurité du travail

Regulation respecting the table of gross annual income from suitable employments for 2000

An Act respecting industrial accidents and occupational diseases
(R.S.Q., c. A-3.001, s. 50)

1. The table of gross annual income from suitable employments for the year 2000 is as follows:

Bracket		Lower limit		Higher limit
1.	from	\$14,750	to less than	\$15,500
2.	“	\$15,500	“	\$17,500
3.	“	\$17,500	“	\$20,500
4.	“	\$20,500	“	\$23,500
5.	“	\$23,500	“	\$26,500
6.	“	\$26,500	“	\$29,500
7.	“	\$29,500	“	\$32,500
8.	“	\$32,500	“	\$35,500
9.	“	\$35,500	“	\$38,500
10.	“	\$38,500	“	\$41,500
11.	“	\$41,500	“	\$44,500
12.	“	\$44,500	“	\$47,500
13.	“	\$47,500	“	\$50,500
14.	“	\$50,500	or more	

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

3219

Notice

An Act respecting industrial accidents and occupational diseases
(R.S.Q., c. A-3.001)

Table of income replacement indemnities for 2000

Notice is hereby given that the Commission de la santé et de la sécurité du travail adopted the final text of the “Regulation respecting the table of income replacement indemnities for 2000”, the text of which appears below.

This Regulation was republished in accordance with the Regulations Act (R.S.Q., c. R-18.1) on page 3067 of the *Gazette officielle du Québec* of 22 September 1999 with a Notice that, upon the expiry of 45 days following that publication, the Commission de la santé et de la sécurité du travail could adopt the final text.

Pursuant to section 63 of the Act respecting industrial accidents and occupational diseases, the “Regulation respecting the table of income replacement indemnities for 2000” has effect from 1 January 2000.

TREFFLÉ LACOMBE,
Chairman of the board and
chief executive officer
of the Commission de la santé
et de la sécurité du travail

Regulation respecting the table of income replacement indemnities for 2000

An Act respecting industrial accidents and occupational diseases
(R.S.Q., c. A-3.001, s. 63)

1. For the purposes of establishing the income replacement indemnity payable from the fifteenth day, the gross income of the worker is taken into consideration up to the maximum yearly insurable earnings of \$50,500 for the year 2000.

2. For the purposes of computing the weighted net income, the family situations shall be determined as follows: