CODE	BRAND NAME	MANUFACTURER	PKG. SIZE	COST OF PKG. SIZE	UNIT PRICE
Tab.		40 mg			
01953834	Apo-Famotidine	Apotex	500	530.60	1.0612
02196026	Ĝen-Famotidine	Genpharm	500	530.60	1.0612
02022141	Novo-Famotidine	Novopharm	500	530.60	1.0612
02024209	Nu-Famotidine 40 mg	Nu-Pĥarm	100	106.12	1.0612
02240623	Rho-Famotidine	Rhoxal	500	530.60	1.0612
NIZATIDINE					
Caps.		150 mg			
Ô2220156	Apo-Nizatidine	Apotex	500	264.35	0.5287
02240457	Novo-Nizatidine	Novopharm	100	52.87	0.5287
02177714	pms-Nizatidine	Phmscience	100	52.87	0.5287
Caps.		300 mg			
Ô2220164	Apo-Nizatidine	Apotex	100	95.80	0.9580
02240458	Novo-Nizatidine	Novopharm	100	95.80	0.9580
02177722	pms-Nizatidine	Phmscience	100	95.80	0.9580
8:18.08					
	IRAL AGENTS				
RITONAVIR Caps.		100 mg			
02241480	Norvir Sec	Abbott	84	112.18	1.3355

2. The list of insured medications, attached to the Regulation respecting the List of medications covered by the basic prescription drug insurance plan, is amended in Subdivision 8:18:08, ANTIRETROVIRAL AGENTS, by substituting the brand name "Norvir Sec" for "Norvir" and by substituting the code "2241480" for "02229137", with respect to RITONAVIR, 100 mg capsule.

3. This Regulation comes into force on 16 February 2000.

3432

Gouvernement du Québec

O.C. 98-2000, 2 February 2000

An Act respecting international financial centres (1999, c. 86)

Fees and annual contribution payable

Fees and annual contribution payable under the Act respecting international financial centres

WHEREAS, under section 35 of the Act respecting international financial centres (1999, c. 86), the Government may, by regulation, establish a tariff of the fees payable for the examination of an application for a qualification certificate or certificate under the Act or for the issue or amendment of such qualification certificate or certificate, and determine the terms and conditions of payment of the fees;

WHEREAS, under that section, fees must be paid to the Minister by the applicant or the holder on the date or dates fixed by the regulation;

WHEREAS, under section 36 of the Act, the Minister of Finance may require that every holder of a qualification certificate or certificate issued under the Act pay an annual contribution to be applied to the financing of activities designed to promote Montréal as a centre for international financial activities and foster the development of Montréal as an international financial centre;

WHEREAS, under that section, the rate and terms and conditions of payment of the contribution shall be determined by regulation of the Government;

WHEREAS section 111 provides that the first regulation made under sections 35 and 36 is not subject to the publication requirement or the time limits fixed for its coming into force that are provided for in sections 8 and 17 of the Regulations Act (R.S.Q., c. R-18.1); WHEREAS, under that section, if the first regulation is made after 1 January 2000, it will come into force on the date of its publication in the *Gazette officielle du Québec* and may apply to a period prior to its publication but not prior to 1 January 2000;

WHEREAS the Government is of the opinion that a tariff of fees should be established and an annual contribution determined so that the amounts thus paid to the Minister by the corporations or partnerships be, in accordance with the provisions of the Act, applied to the financing of activities designed to promote Montréal as a centre for international financial activities and foster the development of Montréal as an international financial centre;

IT IS ORDERED, therefore, upon the recommendation of the Minister of State for the Economy and Finance and Minister of Finance:

THAT the Regulation respecting the tariff of fees and the annual contribution payable under the Act respecting international financial centres, attached to this Order in Council, be made.

MICHEL NOËL DE TILLY, Clerk of the Conseil exécutif

Regulation respecting the tariff of fees and the annual contribution payable under the Act respecting international financial centres

An Act respecting international financial centres (1999, c. 86, ss. 35, 36 and 111)

1. The fees payable by a corporation or partnership for the examination of an application for a qualification certificate or certificate under the Act or for the amendment of such qualification certificate or certificate are established as follows:

(1) the fees for the examination of an application for a qualification certificate under section 9 of the Act are \$500;

(2) the fees for the examination of an application for a certificate under section 11 of the Act are \$500;

(3) the fees for the examination of an application for a qualification certificate under section 13 of the Act are \$500;

(4) the fees for the examination of an application for a certificate under section 17 of the Act are \$300;

(5) the fees for the examination of an application for an amendment of a qualification certificate or certificate issued in accordance with sections 10 and 12 of the Act are \$300;

(6) the fees for the examination of an application for an amendment of a qualification certificate or certificate issued in accordance with sections 14 to 16 or sections 19 to 22 of the Act are \$100.

The fees shall be payable to the Minister by the corporation or partnership in a lump sum on the date on which the application to the Minister is made.

2. The following is the annual contribution payable by a corporation or partnership that holds a qualification certificate issued by the Minister under sections 9 and 10 of the Act:

(1) for the first year, the contribution is \$10 000;

(2) for each subsequent year, the contribution is \$3 000.

The contribution is payable to the Minister in a lump sum no later than the last day of February of the following calendar year.

3. This Regulation comes into force on the date of its publication in the *Gazette officielle du Québec* and takes effect on 1 January 2000.

3429