Draft Regulations

Draft Regulation

Public Service Act (R.S.Q., c. F-3.1.1)

Appeals procedure for public servants not governed by a collective agreement

Notice is hereby given, in accordance with section 128 of the Public Service Act (R.S.Q., c. F-3.1.1), that the Regulation respecting an appeals procedure for public servants not governed by a collective agreement, the text of which appears below, may be made by the Government with or without amendment upon the expiry of 30 days following this publication.

The purpose of the draft Regulation is to merge the Regulation respecting an Appeal Procedure for Senior Executives, made by Order in Council 2291-85 dated 7 November 1985 with the Regulation respecting an appeal procedure for public servants not governed by a collective agreement, made by Order in Council 2292-85 dated 7 November 1985.

The draft Regulation proposes certain amendments to both current regulations so as to simplify the rules of procedure for the filing and hearing of an appeal before the Commission de la fonction publique.

It also provides for a procedure to appeal a decision rendered under the Règlement sur les indemnités et les allocations versées aux fonctionnaires en poste à l'extérieur du Québec.

Further information on the draft Regulation may be obtained by contacting Mr. Pierre Boudreault, Secrétariat du Conseil du trésor, édifice H, 875, Grande Allée Est, Québec (Québec) G1R 5R8; tel.: (418) 528-6225, fax: (418) 643-0865, E-mail: pierre.boudreault@sct.gouv.qc.ca.

Any interested person having comments to make on the draft Regulation is asked to send them in writing, before the expiry of the 30-day period, to the Minister of State for Administration and the Public Service, Minister responsible for Administration and the Public Service and Chairman of the Conseil du trésor, 875, Grande Allée Est, 4^e étage, Québec (Québec) G1R 5R8.

SYLVAIN SIMARD,

Minister of State for Administration and the Public Service, Minister responsible for Administration and the Public Service and Chairman of the Conseil du trésor

Regulation respecting an appeals procedure for public servants not governed by a collective agreement

Public Service Act (R.S.Q., c. F-3.1.1, s. 127, 1st and 2nd pars.)

DIVISION I

SCOPE

1. This Regulation applies to any public servant who is not governed by a collective agreement.

DIVISION II APPEALABLE MATTERS

2. An appeal is available to any public servant who considers himself aggrieved by a decision rendered in his respect under the following directives of the Conseil du trésor, except for the provisions in those directives respecting classification, staffing and performance evaluation excluding, in the latter case, the procedure for performance evaluation :

(1) the Directive concernant l'ensemble des conditions de travail des cadres supérieurs;

(2) the Directive concernant l'ensemble des conditions de travail des cadres juridiques;

(3) the Directive concernant l'ensemble des conditions de travail des cadres intermédiaires;

(4) the Directive concernant l'ensemble des conditions de travail des cadres intermédiaires oeuvrant en établissement de détention à titre d'agents de la paix à l'exclusion des directeurs des établissements de détention;

(5) the Directive concernant l'ensemble des conditions de travail des cadres intermédiaires oeuvrant en établissement de détention à titre de directeurs des établissements de détention;

(6) the Directive concernant la rémunération et les conditions de travail des commissaires du travail;

(7) the Directive concernant la rémunération et les conditions de travail des médiateurs et conciliateurs;

(8) the Directive concernant l'ensemble des conditions de travail des conseillères et conseillers en gestion des ressources humaines;

(9) the Directive concernant les conditions de travail des fonctionnaires;

(10) the Directive concernant l'attribution des taux de traitement ou taux de salaire et des bonis à certains fonctionnaires or the Directive concernant les normes de détermination du taux de traitement de certains fonctionnaires;

(11) the Directive sur les frais remboursables lors d'un déplacement et autres frais inhérents or the Règles sur les frais de déplacement des fonctionnaires and the Règles sur le remboursement de certains frais de repas occasionnés par l'accomplissement de tâches aux fins du gouvernement;

(12) the Directive concernant les frais de déplacement du personnel d'encadrement;

(13) the Directive concernant les frais de déplacement à l'extérieur du Québec;

(14) the Directive sur les déménagements des fonctionnaires or the Règles sur les déménagements des fonctionnaires;

(15) the Règlement sur les indemnités et les allocations versées aux fonctionnaires en poste à l'extérieur du Québec.

DIVISION III

FILING OF APPEAL

3. A public servant shall lodge an appeal within 30 days of the event by sending a written notice to the Deputy Minister or the chief executive officer of the agency. The 30-day period is mandatory.

The public servant shall also send a copy of the notice to his immediate superior and to the Commission de la fonction publique.

The notice shall be signed by the appellant and contain his name, address, classification, the directive on which the appeal relies and a brief summary of the facts, grounds invoked and conclusions sought. A copy of the decision appealed, where applicable, shall also be included in the notice.

4. The Deputy Minister or the chief executive officer shall reply to the appellant within 30 days of the date on which the notice of appeal is sent.

At the request of the appellant, the Deputy Minister or the chief executive officer of the agency, the parties shall meet to discuss the appeal and to attempt reaching a settlement.

5. If the Minister or the chief executive officer fails to reply or if no notice of settlement is sent to the Commission, upon the expiry of the period prescribed by section 4, the Commission shall enter the appeal on the roll for hearing unless the appellant withdraws his appeal.

6. No notice of appeal may be deemed invalid by the sole reason that it contains a formal defect or a procedural irregularity.

DIVISION IV HEARING OF APPEAL

7. The appelant and the department or agency concerned or, if the secretary of the Conseil du trésor considers it a matter of governmental concern, the Secretariat of the Conseil du trésor are parties before the Commission. The parties may be represented by the attorney of their choice before the appeals committee.

8. The Commission shall give prior notice of the date, time and place of the hearing.

The Commission shall send that notice at least 21 days before the scheduled date of the hearing.

9. The Commission may decide that several appeals of the same nature and relying on similar facts, regardless of who has lodged them, will be heard at the same time or that one of them will be heard and decided upon first, while the others are left pending until then.

10. Upon request by one of the parties, the Commission shall summon a witness to declare what he knows, produce a document, or both, unless the Commission is of the opinion that the application for a summons is irrelevant on the face of it.

The subpoena shall be served at least five clear days before the hearing, or at least ten clear days before the hearing if it is served on a Minister, a Deputy Minister or the executive officer of an agency.

In an emergency, the Commission may reduce the time for service on the subpoena.

11. Minutes of the hearing shall be taken and shall contain the names of the appellant, attorneys and witnesses who have been heard.

The minutes shall also contain a list of the documents produced at the hearing, as well as the orders and incidental decisions of the Commission.

12. The sittings of the Commission are public. The committee may however order that a sitting be held in camera when necessary for preserving morals or public order.

DIVISION V DECISION

13. The Commission shall render its decision within 30 days of the date on which the appeal was taken under advisement.

14. The Commission's decision is final and binding on the parties.

15. In rendering its decision, the Commission may, at the request of a party, fix the amount owing under the decision, including any interest at the legal rate when the payment of interest is prescribed by a specific provision in a directive on which the appeal is based.

16. The Commission shall send the parties a true copy of the decision.

DIVISION VI

MISCELLANEOUS

17. In computing a time period, the day which marks the start of the period shall not be counted but, except in the case of clear days, the terminal day shall be counted. When the last day of a time limit is a paid holiday, a Saturday or a Sunday, the time period shall be extended to the first working day that follows.

18. If the appeal is the subject of a withdrawal, an acquiescence in the demand or a partial or total settlement, the appellant or the other party, as the case may be, shall so inform the Commission de la fonction publique in writing before the decision is rendered.

DIVISION VII

TRANSITIONAL AND FINAL

19. Any appeal pending upon the coming into force of this Regulation shall proceed in accordance with the provisions of this Regulation.

20. This Regulation replaces the Regulation respecting an Appeal Procedure for Senior Executives, made by Order in Council 2291-85 dated 7 November 1985, and

the Regulation respecting an appeal procedure for public servants not governed by a collective agreement, made by Order in Council 2292-85 dated 7 November 1985.

21. 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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Draft Regulation

Master Electricians Act (R.S.Q., c. M-3)

Corporation of Master Electricians — Amendment

Notice is hereby given in compliance with sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1) and with section 13 of the Master Electricians Act (R.S.Q., c. M-3) that the "Corporation of Master Electricians of Québec (Amendment) Regulation", adopted by the Corporation of Master Electricians after it was voted by its board of directors at the January 29, 2001 meeting and whose text appears below, shall be brought for government approval upon expiration of a 45-day deadline from the date of this publication.

This draft regulation concerns the establishment of an appeals committee to the Corporation of Master Electricians of Québec, whose function will be to sit on appeal of the decisions rendered by the professional ethics and discipline committee.

Additional information may be obtained by contacting M^e Ginette Phaneuf, Director of Legal Affairs, Corporation of Master Electricians of Québec, at the following numbers: (514) 738-2184; toll free: (area 514): 1-800-361-9822 – (areas 418 and 819): 1-800-361-9061.

All those interested in voicing their opinion on this subject may submit their comments in writing, before expiration of this deadline, to the Executive Vice-President of the Corporation of Master Electricians of Québec, 5925, boulevard Décarie, Montréal (Québec) H3W 3C9.

YVON GUILBAULT, Executive Vice-president of the Corporation of Master Electricians of Québec