

**DIVISION IV**  
**FINAL**

9. This Regulation replaces the Chief Electoral Officer (Signatures) Regulation, approved by the Committee on the National Assembly on 23 March 1989 (5 April 1989, *G.O.* 2, 1565).

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

4093

Gouvernement du Québec

Election Act  
(R.S.Q., c. E-3.3)

**Ballot papers (paper manufacturer and printer)**  
**— Amendments**

In accordance with section 550 of the Election Act, the Committee of the National Assembly has approved without modification, on December 20, 2000, the “Regulation to amend the Ballot Papers (Paper Manufacturer and Printer) Regulation” which had been submitted to it by the Chief Electoral Officer of Québec.

PIERRE DUCHESNE,  
*Secretary General of the*  
*National Assembly*

In accordance with the third paragraph of section 550 of the Election Act, the Chief Electoral Officer of Québec hereby publishes the “Regulation to amend the Ballot Papers (Paper Manufacturer and Printer) Regulation”, which he has drafted in function of sections 550 and 322 of the Election Act which was approved without modification by the Committee on the National Assembly, on December 20, 2000.

The present regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.

MARCEL BLANCHET,  
*Chief Electoral Officer*  
*of Québec*

**Regulation to amend the Ballot Papers**  
**(Paper Manufacturer and Printer)**  
**Regulation\***

Election Act  
(R.S.Q., c. E-3.3, ss. 322 and 550; 1999, c. 15)

1. The Ballot Papers (Paper Manufacturer and Printer) Regulation is amended by substituting the following for the reference to the Election Act preceding the heading of Division I: “(R.S.Q., c. E-3.3, ss. 322 and 550)”.

2. The following is substituted for the second paragraph of section 5:

“The printer shall seal the box and send it back to the returning officer.”

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

4096

Gouvernement du Québec

Election Act  
(R.S.Q., c. E-3.3)

**Deputy returning officers and poll clerks (right to recommend)**

In accordance with section 550 of the Election Act, the Committee of the National Assembly has approved without modification, on December 20, 2000, the “Regulation to amend the Deputy Returning Officers and Poll Clerks (Right to Recommend) Regulation” which had been submitted to it by the Chief Electoral Officer of Québec.

PIERRE DUCHESNE,  
*Secretary General of the*  
*National Assembly*

\* The Ballot Papers (Paper Manufacturer and Printer) Regulation was approved by the Committee on the National Assembly on 23 March 1989 (1989, *G.O.* 2, 1576) and has not been amended since that date.

In accordance with the third paragraph of section 550 of the Election Act, the Chief Electoral Officer of Québec hereby publishes the “Regulation to amend the Deputy Returning Officers and Poll Clerks (Right to Recommend) Regulation”, which he has drafted in function of sections 550, 311 and 312.1 of the Election Act which was approved without modification by the Committee on the National Assembly, on December 20, 2000.

The present regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.

MARCEL BLANCHET,  
Chief Electoral Officer  
of Québec

### **Regulation to amend the Deputy Returning Officers and Poll Clerks (Right to Recommend) Regulation\***

Election Act  
(R.S.Q., c. E-3.3, ss. 311, 312.1 and 550; 1999, c. 15)

1. The following is substituted for the title of the Regulation to amend the Deputy Returning Officers and Poll Clerks (Right to Recommend) Regulation: “Regulation respecting the determination of the candidates entitled to recommend deputy returning officer, poll clerk and identity verification panel member appointments”.

2. The following is substituted for the reference to the Election Act preceding the heading of Division I: “(R.S.Q., c. E-3.3, ss. 311, 312.1 and 550)”.

3. The following is inserted after section 10:

#### **“DIVISION IV.1 IDENTITY VERIFICATION PANEL MEMBERS**

Divisions II, III and IV apply *mutatis mutandis* to the determination of the candidates entitled to recommend identity verification panel member appointments.”.

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

4097

\* The Deputy Returning Officers and Poll Clerks (Right to Recommend) Regulation was approved by the Committee on the National Assembly on 23 March 1989 (1989, *G.O.* 2, 1577) and has not been amended since that date.

Gouvernement du Québec

Election Act  
(R.S.Q., c. E-3.3)

### **Enumerator’s badge — Amendments**

In accordance with section 550 of the Election Act, the Committee of the National Assembly has approved without modification, on December 20, 2000, the “Regulation to amend the Enumerator’s Badge Regulation” which had been submitted to it by the Chief Electoral Officer of Québec.

PIERRE DUCHESNE,  
Secretary General of the  
National Assembly

In accordance with the third paragraph of section 550 of the Election Act, the Chief Electoral Officer of Québec hereby publishes the “Regulation to amend the Enumerator’s Badge Regulation”, which he has drafted in function of sections 550 and 40.20 of the Election Act which was approved without modification by the Committee on the National Assembly, on December 20, 2000.

The present regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.

MARCEL BLANCHET,  
Chief Electoral Officer  
of Québec

### **Regulation to amend the Enumerator’s Badge regulation\***

Election Act  
(R.S.Q., c. E-3.3, ss. 40.20 and 550; 1999, c. 15)

1. The Enumerator’s Badge Regulation is amended by substituting the following for the reference to the Election Act preceding the heading of Division I: “(R.S.Q., c. E-3.3, ss. 40.20 and 550)”.

2. Section 3 is amended by substituting the word “name” for the words “given name, surname” in subparagraph *b*.

\* The Enumerator’s Badge Regulation was approved by the Committee on the National Assembly on 23 March 1989 (1989, *G.O.* 2, 1580) and has not been amended since that date.