- **107.** A physician must, when of his own initiative he refers a patient to another professional, provide the latter with any information he possesses which is pertinent to the examination, investigation and treatment of that patient.
- **108.** A physician who accepts a request for consultation from a physician must promptly provide the latter with the written results of his consultation and the recommendations he considers appropriate. He may also, if he deems it necessary, provide another health professional who refers a patient to him or to whom he refers a patient with any information useful to the care and services to be given to that patient.
- **109.** A physician has a duty, in an emergency, to assist a colleague or another health professional in the practice of his profession when the latter requests it.
- **110.** A physician must not take credit for work performed by a colleague or any other person.

DIVISION X

RELATIONS WITH THE COLLÈGE

- **111.** A physician must collaborate with the Collège in the execution of the latter's mandate to protect the public.
- **112.** A physician must refrain from exerting any undue pressure, accepting or offering money or any other consideration, in order to influence a decision of the Bureau of the Collège, one of its committees or officers or any person working on behalf of the Collège.
- **113.** A physician may not intimidate, hinder or denigrate in any way whatsoever a member of a committee of the Collège, an inspector, an investigator, a person acting as syndic or an expert in the performance of the duties conferred upon him by the Professional Code, or any person who has requested the holding of an inquiry, or any other person identified as a witness who could be summoned before a disciplinary body.
- **114.** A physician must report to the secretary of the Collège any physician, medical student, resident, medical fellow or any other person authorized to practise medicine whom he believes to be unfit to practise, incompetent or dishonest, or who has performed acts in contravention of the Professional Code, Medical Act or regulations ensuing therefrom.

- **115.** A physician must, as promptly as possible, reply in writing to any correspondence from the secretary of the Collège or any person acting as syndic, as well as from a member of the Professional Inspection Committee, investigator, expert or inspector of this Committee, and make himself available for any meeting deemed pertinent.
- **116.** A physician must, as promptly as possible, following a request from the secretary of the Collège, communicate to the latter the information required for preparing the roll.
- **117.** A physician upon whom a complaint has been served or who is informed that an inquiry is being held by a person acting as syndic may not communicate with the person who requested that the inquiry be held, unless the physician has the prior, written permission of the person acting as syndic.
- **118.** A physician must respect any agreement he has concluded with the Bureau, the Administrative Committee, the secretary of the Collège, a syndic, an assistant syndic or the Professional Inspection Committee.
- **119.** A physician may not use the graphic symbol of the Collège in his advertising.

CHAPTER IV

FINAL PROVISIONS

- **120.** This regulation replaces the Code of ethics of physicians (R.R.Q., 1981, M-9, r. 4).
- **121.** 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 Rules

An Act respecting racing (R.S.Q., c. C-72.1)

Standardbred horse racing

- Rules
- Amendments

Notice is hereby given, in accordance with sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), that the Rules to amend the Rules respecting Standardbred horse racing, the text of which appears below, may be made by the Régie des alcools, des courses et des jeux upon the expiry of 45 days following this publication.

The draft Rules relax the requirements respecting the contract that an association must enter into with a laboratory for the purposes of the analyses of horse blood plasma.

The draft Rules propose to change the delay that a trainer has to inform an equipment judge of any change in a horse's equipment before a race.

The draft Rules propose to replace the A.L.E.R.T device (Alcohol Level Evaluation Roadside Tester), model J3D, by any other device to test for alcohol determined by the board.

Further information may be obtained by contacting:

Mtre. Marc Lajoie, advocate, Régie des alcools, des courses et des jeux, 560, boulevard Charest Est, Québec (Québec) G1K 3J3, telephone: (418) 644-0815, fax: (418) 643-8884.

Any interested person having comments to make on the matter is asked to send them in writing, before the expiry of the 45-day period, to Mtre. Artur J. Pires, secretary of the Régie des alcools, des courses et des jeux, 560, boulevard Charest Est, Québec (Québec) G1K 3J3.

CHARLES CÔTÉ, Président

Rules to amend the Rules respecting Standardbred horse racing*

An Act respecting racing (R.S.Q., c. C-72.1, s. 103, 1st par., subpar.2, clauses a, i and k)

1. Section 41.1 of the Rules respecting Standardbred horse racing is amended by substituting the following sentence for the first sentence of the second paragraph:

"This contract must provide that the laboratory has the qualified personnel and the equipment needed to determine the concentration of free carbon dioxide (TCO_2) in the blood plasma."

- **2.** Section 243 of the rules is amended by substituting the words "before the post time of the race with parimutuel in which that horse participates" for the words "before the post time of the first race with parimutuel of the race program" in the first paragraph.
- **3.** Section 300 of the rules is amended by substituting the words "a device" for the words "an A.L.E.R.T. device (Alcohol Level Evaluation Roadside Tester), model J3D," in paragraph 3.
- **4.** The present rules shall come into force on the fifteenth day following their publication in the *Gazette officielle du Québec*.

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^{*} The Rules respecting Standardbred horse racing, made by the Régie des loteries et courses du Québec at its sitting of 19 September 1990 (1990, G.O. 2, 2491), were last amended by the Rules amending the Rules respecting Standardbred horse racing, made by the Régie des alcools, des courses et des jeux du Québec at its sitting of 8 November 2000 (2000, G.O. 2, 5392). For previous amendments, refer to the Tableau des modifications et Index sommaire, Éditeur officiel du Québec, 2001, updated to 1 September 2001.