- (6) according to the apportioned registration application and the audit results, distance travelled in the territory of each administrative authority, percentage that the distance represents in relation to the total distance travelled and percent changes for each administrative authority;
- (7) net fees payable, fees to be reimbursed or credits to be given for each administrative authority;
- (8) audit methods used, findings, remarks and recommendations of the auditor authorized by the Minister of Revenue, including a description of the types of records audited and audit methods used;
- (9) identification of any vehicle withdrawn from the fleet for which registration fees payable have been taken into account in the Société's assessment: and
- (10) date of audit findings and name of auditor authorized by the Minister of Revenue.

The audit findings must also indicate whether the distance accounting system of the holder of the apportioned registration is satisfactory as regards the consistency with which the system meets the standards set out in this Division.

- **60.55.** The holder of an apportioned registration may, within 30 days after receiving the audit findings, apply in writing to the Société for a review.
- **60.56.** An administrative authority in which apportioned vehicles in the fleet of road vehicles of the registration holder are registered or in whose territory such road vehicles have accrued kilometres may, within 45 days after receiving the audit findings, notify the Société and the holder of any error and the administrative authority's intent to re-examine the holder's operational records.
- **60.57.** Re-examination must be based on the same sample period as the period used for the audit. It must be carried out within a reasonable time with the cooperation of the Société and the Minister of Revenue.

The Société shall notify the administrative authorities that a re-examination will be held.

The findings of a re-examination must be reconciled with the original audit findings.

60.58. The Société shall transmit to the holder of an apportioned registration and the administrative authorities in which apportioned fleet road vehicles are registered or in whose territory such road vehicles have accrued kilometres, the revised audit findings in accordance with section 60.54.".

- **31.** Section 165.2 is replaced by the following:
- "165.2. The cases of reimbursement determined in this Chapter also apply to the holder of an apportioned registration of a road vehicle but only as regards the portion of the fees paid by the holder to travel in Québec.

The reimbursement of the portion of the fees paid to travel in the territory of another administrative authority is determined by the administrative authority of the territory.

- 165.3. Despite section 165.2 and the second paragraph of section 180, the holder of an apportioned registration of a road vehicle is entitled to reimbursement of a portion of the fees paid to travel in Québec and in the territory of another administrative authority if the findings of the Société in the audit of the holder's operational records indicate an overpayment of fees. The amount of the reimbursement is the amount determined in the audit findings."
- **32.** 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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Gouvernement du Québec

O.C. 798-2003, 16 July 2003

An Act respecting collective agreement decrees (R.S.Q., c. D-2)

Comité paritaire des agents de sécurité — Attendance allowance and travelling expenses of the members

Regulation respecting the attendance allowance and travelling expenses of the members of the Comité paritaire des agents de sécurité

WHEREAS, under paragraph l of section 22 of the Act respecting collective agreement decrees (R.S.Q., c. D-2), a parity committee may, by regulation approved with or without amendment by the Government, determine the amount of the attendance allowance to which its members are entitled in addition to their actual travelling expenses;

WHEREAS the Regulation respecting the attendance fees of the Comité paritaire des agents de sécurité in the Montréal region was approved by Order in Council No. 2928-81 dated 20 October 1981;

WHEREAS it is expedient to replace this Regulation;

WHEREAS the Comité paritaire des agents de sécurité adopted the "Regulation respecting the attendance allowance and travelling expenses of the members of the Comité paritaire des agents de sécurité" at its meeting held on 13 February 2003;

WHEREAS, under paragraph l of section 22 of the Act respecting collective agreement decrees, the Regulation must be approved with or without amendment by the Government:

WHEREAS it is expedient to approve the Regulation with amendments;

IT IS ORDERED, therefore, upon the recommendation of the Minister of Labour:

THAT the Regulation respecting the attendance allowance and travelling expenses of the members of the Comité paritaire des agents de sécurité, attached hereto, be approved.

ANDRÉ DICAIRE, Clerk of the Conseil exécutif

Regulation respecting the attendance allowance and travelling expenses of the members of the Comité paritaire des agents de sécurité

An Act respecting collective agreement decrees (R.S.Q.., c. D-2, s. 22, par. *l*)

- **1.** The Comité paritaire des agents de sécurité shall pay an attendance allowance to its members equal to \$100 per day to attend the meetings of the committee or one of its subcommittees.
- **2.** The parity committee shall reimburse its members for the actual travelling expenses incurred to attend meetings of the committee or one of its subcommittees.
- 3. This Regulation replaces the Regulation respecting the attendance fees of the Comité paritaire des agents de sécurité in the Montréal region, approved by Order in Council No. 2928-81 dated 20 October 1981.
- **4.** This Regulation comes into force on the date of its approval by the Government.

Gouvernement du Québec

O.C. 799-2003, 16 July 2003

An Act respecting collective agreement decrees (R.S.Q., c. D-2)

Security guards

— Amendments

CONCERNING the Decree to amend the Decree respecting security guards

WHEREAS the Government made the Decree respecting security guards (R.R.Q., 1981, c. D-2, r.1);

WHEREAS the contracting parties within the meaning of the Decree have filed an application with the Minister of Labour so that amendments may be made to the Decree;

WHEREAS sections 2 and 6.1 of the Act respecting collective agreement decrees (R.S.Q., c. D-2) authorize the Government to amend a collective agreement decree;

WHEREAS under sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1) and sections 5 and 6.1 of the Act respecting collective agreement decrees, a draft Decree of amendments was published in Part 2 of the *Gazette officielle du Québec* of 22 January 2003 and, on the same date, in two French language newspapers and an English language newspaper, with a notice that it could be made by the Government upon the expiry of 45 days following that publication;

WHEREAS it is expedient to make that draft Decree with amendments;

IT IS ORDERED, therefore, upon the recommendation of the Minister of Labour:

THAT the Decree to amend the Decree respecting security guards, attached hereto, be made.

André Dicaire, Clerk of the Conseil exécutif