- (5) sexual offences, offences against public morals and disorderly conduct under sections 151 to 153.1, 155, 160, 161(4), 163, 163.1, 167, 168, 170 to 174, 175(1)*b* and 179(1)*b*;
- (6) common bawdy-houses, procuring and other offences in relation to prostitution under sections 210 to 213:
- (7) offences against the person under sections 215, 218 to 222, 229, 233, 234, 238 to 246, 264, 264.1, 266 to 273, 273.3, 279 to 283, 318 and 319;
- (8) offences against property under sections 343 and 346; and
- (9) attempts, conspiracies and accessories under sections 463 to 465, where they relate to offences referred to in this section.
- 2. The provisions relating to certain drugs and other substances under sections 5 to 7 of the Controlled Drugs and Substances Act (S.C. 1996, c. 19).
- 3. The provisions relating to offences that may endanger the security or development of a child under section 135 of the Youth Protection Act (R.S.Q., c. P-34.1) or section 136 of the Youth Criminal Justice Act (S.C. 2002, c. 1).
- 4. The offences of the same nature as those referred to in this Schedule under other former or subsequent legislative provisions.

SCHEDULE V

(s. 26)

or

DECLARATION

I, (name)

at (address)
have not been indicted for an offence referred to in the
second paragraph of section 3 of the Regulation respecting
teaching licences and have not been convicted of such
an offence or if I have been convicted of such an offence
I have been granted a pardon.

I, (name)	_, residin
at (address)	
was indicted on (date)	
for the following offence:	
referred to in the second paragraph of section	on 3 of the
Regulation respecting teaching licences.	

I, (name)	, residing
at (address)	
was convicted on (date)	
of the following offence:	
referred to in the second paragraph of	section 3 of
the Regulation respecting teaching licen	
sentenced to:	
in file No.	of the (name
of the court)	ir
the judicial district of	
in the Province or State of	

I certify that the information given in this declaration is accurate and complete and I undertake to report to the Minister of Education any change that would modify this declaration.

Name in block letters	Date of birth
Signature	Date
6205	

6305

_, residing

Draft Regulation

Education Act (R.S.Q., c. I-13.3; 2002, c. 63 and 75)

Teaching permits and teaching diplomas — 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 Regulation to amend the Regulation respecting teaching permits and teaching diplomas, the text of which appears below, may be made by the Minister of Education on the expiry of 45 days following this publication.

The purpose of the Regulation is to introduce provisions into the Regulation respecting teaching permits and teaching diplomas that pertain to the criminal background of a person who applies for the issuance or renewal of a teaching permit or a teaching diploma. The Regulation prescribes that no teaching permit or teaching diploma shall be issued or renewed to a person who has been convicted of an offence listed in Schedule C attached to the Regulation or of an equivalent offence or an offence of a like nature outside Québec, unless the person has been granted a pardon.

The Regulation will have no negative impact on small and medium-sized businesses.

Further information may be obtained by contacting Mireille Godard-Dubois, ministère de l'Éducation, Direction générale des relations du travail, 150, boulevard René-Lévesque Est, 17° étage, Québec (Québec) G1R 5X1; telephone: (418) 644-6274; fax: (418) 643-7926; email: mireille.godard-dubois@meq.gouv.qc.ca

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 the Minister of Education, 1035, rue De La Chevrotière, 16° étage, Québec (Québec) G1R 5A5.

Québec, 6 April 2004

PIERRE REID, Minister of Education

Regulation to amend the Regulation respecting teaching permits and teaching diplomas*

Education Act (R.S.Q., c. I-13.3, s. 456)

- **1.** The Regulation respecting teaching permits and teaching diplomas is amended by adding the following after section 1:
- **"1.1.** No teaching permit or teaching diploma shall be issued or renewed to a person who has been convicted of an offence listed in Schedule C or of an equivalent offence or an offence of a like nature outside Québec, unless the person has been granted a pardon.

Every person applying for a teaching permit or a teaching diploma must submit to the Minister the declaration in Schedule D.".

- **2.** The Regulation is amended by adding Schedules C and D attached to this Regulation after Schedule B.
- **3.** This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.

SCHEDULE C

(s. 1.1)

OFFENCES PREVENTING THE ISSUANCE OR RENEWAL OF A TEACHING PERMIT OR A TEACHING DIPLOMA

- 1. The following provisions of the Criminal Code (R.S.C. 1985, c. C-46) relating to
- (1) sexual offences involving children committed outside Canada under section 7(4.1);
- (2) offences against public order under sections 75 to 82;
- (3) terrorism under sections 83.02 to 83.04 and 83.18 to 83.23:
- (4) firearms and other weapons under sections 85, 86(1), 87 to 96 and 99 to 108;
- (5) sexual offences, offences against public morals and disorderly conduct under sections 151 to 153.1, 155, 160, 161(4), 163, 163.1, 167, 168, 170 to 174, 175(1)*b* and 179(1)*b*;
- (6) common bawdy-houses, procuring and other offences in relation to prostitution under sections 210 to 213;
- (7) offences against the person under sections 215, 218 to 222, 229, 233, 234, 238 to 246, 264, 264.1, 266 to 273, 273.3, 279 to 283, 318 and 319;
- (8) offences against property under sections 343 and 346; and
- (9) attempts, conspiracies and accessories under sections 463 to 465, where they relate to offences referred to in this section.
- 2. The provisions relating to certain drugs and other substances under sections 5 to 7 of the Controlled Drugs and Substances Act (S.C. 1996, c. 19).
- 3. The provisions relating to offences that may endanger the security or development of a child under section 135 of the Youth Protection Act (R.S.Q., c. P-34.1) or section 136 of the Youth Criminal Justice Act (S.C. 2002, c. 1).
- 4. The offences of the same nature as those referred to in this Schedule under other former or subsequent legislative provisions.

^{*} The Regulation respecting teaching permits and teaching diplomas (R.R.Q., c. C-60, r.7) was last amended by the regulation made by Order of the Minister of Education dated 19 August 1997 (1997, G.O. 2, 4399).

SCHEDULE D

(s. 1.1)

DECLARATION	
I, (name) at (address) have not been indicted for a section 1.1 of the Regulation re and teaching diplomas and has such an offence or if I have be offence I have been granted a	an offence referred to in especting teaching permits ave not been convicted of een convicted of such an
or	
I, (name) at (address) was indicted on (date) for the following offence: referred to in section 1.1 of t teaching permits and teaching	the Regulation respecting
or	
I, (name) at (address) was convicted on (date) of the following offence: referred to in section 1.1 of t teaching permits and teach sentenced to: in file No. of the court) the judicial district of in the Province or State of	the Regulation respecting ing diplomas, and was of the (name in
I certify that the information gaccurate and complete and I will be Minister of Education any classification.	undertake to report to the
Name in block letters	Date of birth
Signature	Date
6304	

Draft Regulation

Travel Agents Act (R.S.Q., c. A-10)

Travel agents — 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 Regulation to amend the Regulation respecting travel agents, the text of which appears below, may be made by the Government on the expiry of 45 days following this publication.

The main purpose of the draft Regulation is to give effect to the new regulatory powers introduced in December 2002 to modernize the provisions applicable to travel agents (2002, c. 55). An indemnity fund for the customers of travel agents is established. The fund will be financed by the contributions of the customers of travel agents. The composition and functions of an advisory committee for travel agents are also set out.

The draft Regulation completes the legislative provisions recently enacted relating to the issue and transfer of licences, the obligations of travel agents and the supervision of their operations. Technical amendments are also proposed to harmonize the Regulation with the latest amendments to the Act.

The draft Regulation will have an impact on the persons doing business with travel agents since their customers will be required to contribute to the indemnity fund.

The draft Regulation will also have an impact on businesses since the amount of individual security required of travel agents is increased. On the other hand, they will no longer be required to contribute to a collective security fund.

Further information may be obtained by contacting Maryse Côté, Office de la protection du consommateur, Village olympique – 5199, rue Sherbrooke Est, bureau 3721, Montréal (Québec) H1T 3X2; telephone: (514) 873-3247; fax: (514) 864-2400.

Any person having comments to make is asked to send them in writing, before the expiry of the 45-day period, to the Minister of Relations with the Citizens and Immigration, 360, rue McGill, Montréal (Québec) H2Y 2E9.

MICHELLE COURCHESNE, Minister of Relations with the Citizens and Immigration