


CODE	BRAND NAME	MANUFACTURER	SIZE	COST OF PKG. SIZE	UNIT PRICE
------	------------	--------------	------	-------------------	------------

**EXCEPTIONAL MEDICATIONS****QUINAGOLIDE HYDROCHLORIDE **

Tab.

02223767	Norprolac	Ferring	30	75 mcg 32.70	1.0900
----------	-----------	---------	----	-----------------	--------

Tab.

02223775	Norprolac	Ferring	30	150 mcg 48.90	1.6300
----------	-----------	---------	----	------------------	--------

**2.** This Regulation comes into force on 30 August 2006.

7746

**Notice****Amendments to the Rules of Practice of the Superior Court of the district of Quebec in civil matters (C-25, r.1.02)**

Notice is hereby given, to be published in the *Gazette officielle du Québec*, that the judges of the Superior Court appointed for the district of Quebec, at their annual meeting on June 2nd, 2006, have established the Rules of Practice in civil matters (2006) to amend the Rules of Practice of the Superior Court of the district of Quebec in civil matters, the text of which appears below, in virtue of the inherent power of the Court and of section 47 of the Code of Civil Procedure (R.S.Q., c. C-25).

Québec, 4 August 2006

ROBERT PIDGEON,  
*Senior Associate Chief Justice*

**Superior Court (District of Quebec)****Rules of practice in civil matters (2006)\***

**1.** The Rules of Practice of the Superior Court for the district of Quebec in civil matters, (C-25, v. 1.02) are amended as follows.

**2.** Section 4.1 of the Rules is replaced with the following:

“**4.1** A lengthy Practice Division matter, that is, of more than three hours is referred to the roll of the Administrative Division by the Judge presiding the Practice Division.”.

**3.** The Rules are amended by adding the following after section 11:

“**11.1** Any request for postponement of a case already fixed for proof and hearing on the merits must be authorized by the Senior Associate Chief Justice or by the Judge responsible for all lengthy cases, if the case is a lengthy one.”.

**4.** Section 12 of the Rules is replaced with the following:

“**12. Hearings.** Hearings before the Senior Associate Chief Justice are held by telephone conference, from 10:00 a.m. to noon on Wednesdays, and on such day as he may determine during the judicial vacation; if a matter is urgent, one may request an hearing at any time.

If a party or his or her attorney wants to be present at the hearing, a previous notice must be sent at the office of the Senior Associate Chief Justice and to the other party.”.

**5.** The Rules are amended by adding after Division VII the following division:

\* Adopted in virtue of the inherent power of the Court and of article 47 of the Code of Civil Procedure.

**“DIVISION VIII  
COMMERCIAL DIVISION**

**17.1** A commercial case is one:

(a) based on any of the following legislative provisions:

Statutes of Canada

— The Bankruptcy and Insolvency Act, R.S.C. 1985, c. B-3;

— The Companies and Creditors’ Arrangement Act, R.S.C. 1985, c. C-36;

— The Winding-Up and Restructuring Act, R.S.C., 1985, c. W-11;

— The Canada Business Corporations Act, R.S.C., 1985, c. C-44;

— The Bank Act, S.C. 1991, c. 46, R.S.C. 1985, c. B-1.01;

— The Farm Debt Mediation Act, S.C. 1997, c. 21;

— The Commercial Arbitration Act, R.S.C., 1985, c. 17 (2nd Supp.);

Statutes of Quebec

— Code of Civil Procedure, R.S.Q., c. C-25;

– Article 946.1 (homologation of an arbitration award)

– Article 949.1 (recognition and execution of an arbitration award rendered outside Quebec)

— The Companies Act, R.S.Q., c. C-38;

— The Winding-Up Act, R.S.Q., c. L-4;

— The Securities Act, R.S.Q. c. V-1;

— The Act respecting the Autorité des marchés financiers, R.S.Q., c. A-33.2;

(b) any other case declared as a commercial one by the Senior Associate Chief Justice or a judge and designated by the Senior Associate Chief Justice whether on application or on his or her initiative.

**17.2** The Commercial Division has its own Registry and a distinct jurisdictional numeration (number “11”).

**17.3** Any proceeding in the Commercial Division must mention the words “Commercial Division” on the front page and on the backing above “Superior Court”.

**17.4** A commercial case is presented in the Civil Practice Division and preference of hearing is given to such a case on the second week, which usually corresponds to the third week of the month.

**17.5** A commercial case may be tried in the Administrative Division when the estimated duration is more than three hours.

**17.6** The section on Special Case Management (art. 151.11 C.P.C.) may apply to a commercial case.

**17.7** For any hearing of less than three hours, a date is set by the Special Clerk of the Registrar.

**17.8** For any hearing of more than three hours, a date is set by the Executive Secretary of the Senior Associate Chief Justice and such application must be accompanied by the declarations required by articles 274.1 and 274.2 C.P.C.

**17.9** Any request for a postponement of a case of more than three hours must be authorised by the Senior Associate Chief Justice.”

7748