

12. The following paragraph is added at the end of section 138:

“(13) sums accumulated in a registered disability savings plan, including sums paid into the plan in the form of Canada Disability Savings Bonds and Canada Disability Savings Grants, for the benefit of an independent adult or a family member who may dispose of them in the short term, according to the terms and conditions applicable to that plan.”.

13. The following paragraph is added at the end of section 146:

“(9) sums accumulated in a registered disability savings plan, including sums paid into the plan in the form of Canada Disability Savings Bonds and Canada Disability Savings Grants, for the benefit of an independent adult or a family member who may not dispose of them in the short term, according to the terms and conditions applicable to that plan.”.

14. Section 162 is amended by replacing “or parental” by “, parental or compassionate care”.

15. Section 181 is amended by adding the following paragraph:

“A person is not required to repay an amount granted under a last resort financial assistance program if the value of the right realized is composed of amounts referred to in sections 135 and 136 and intended to compensate, in whole or in part, for loss of income or loss of support.”.

16. This Regulation comes into force on 1 October 2008, except paragraph 3 of section 8 and sections 12 and 13, which come into force on 1 December 2008.

8817

Notice

An Act respecting industrial accidents and occupational diseases
(R.S.Q., c. A-3.001)

Applicable percentages for the purposes of levying the assessment on employers personally liable for the payment of benefits for 2009

Notice is hereby given in accordance with sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1) that upon the expiry of 45 days following this publication the “Regulation respecting the applicable percentages for the purposes of levying the assessment on employers

personally liable for the payment of benefits for 2009”, the text of which appears below, may be made by the Commission de la santé et de la sécurité du travail.

This draft regulation seeks to determine the percentages that the Commission must use in order to levy on employers personally liable for the payment of benefits the expenses that it incurs for the application of Chapter X of the Act respecting industrial accidents and occupational diseases.

The examination of this file reveals no significant impact on the enterprises directly concerned by this regulation given that the Commission de la santé et de la sécurité du travail already adopted such percentages on an annual basis.

Any interested person having comments to make on this matter is asked to send them in writing, before the expiry of this period, to Mr. André Beauchemin, Vice-Chairman, Finance, Commission de la santé et de la sécurité du travail, 524, rue Bourdages, Québec (Québec) G1K 7E2.

LUC MEUNIER,
*Chairman of the Board and
Chief Executive Officer of
the Commission de la santé
et de la sécurité du travail*

Regulation respecting the applicable percentages for the purposes of levying the assessment on employers personally liable for the payment of benefits for 2009

An Act respecting industrial accidents and occupational diseases
(R.S.Q., c. A-3.001, s. 454, par. 1, subpar. 16)

1. The purpose of this regulation is to determine the applicable percentages for the purposes of levying the assessment on employers personally liable for the payment of benefits to defray the costs for the administration of Chapter X of the Act respecting industrial accidents and occupational diseases (R.S.Q., c. A-3.001) under Section 343 of said act.

2. The applicable percentages for employers under federal jurisdiction are:

- (1) 28.0% when the benefits are paid by the Commission;
- (2) 25.7% when the benefits are paid by the employer.

3. The applicable percentages for employers under provincial jurisdiction are:

(1) 49.8% when the benefits are paid by the Commission;

(2) 47.5% when the benefits are paid by the employer.

4. This regulation applies to the 2009 assessment year.

8800

Notice

An Act respecting industrial accidents and occupational diseases
(R.S.Q., c. A-3.001)

Classification of employers, statement of wages and rates of assessment

Notice is hereby given in accordance with sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1) that upon the expiry of 45 days following this publication the “Regulation amending the Regulation respecting the classification of employers, statement of wages and the rates of assessment”, the text of which appears below, may be made by the Commission de la santé et de la sécurité du travail.

This Regulation determines the units of classification of 2009 as well as the rates of assessment applicable to them.

Any person interested in making comments on this subject is asked to submit them in writing, before the expiry of this time period, to Mr. André Beauchemin, Vice-President of Finance, Commission de la santé et de la sécurité du travail, 524, rue Bourdages, Québec (Québec) G1K 7E2.

LUC MEUNIER,
*Chairman of the Board
and Chief Executive Officer
of the Commission de la santé
et de la sécurité du travail*

Regulation amending the Regulation respecting the classification of employers, the statement of wages and the rates of assessment*

An Act respecting industrial accidents and occupational diseases
(R.S.Q., c. A-3.001, s. 454, 1st par., ss. 4.3), 5), 5.1), 6) et 8.1))

1. Schedules 1, 2 and 3 of the Regulation respecting the classification of employers, the statement of wages and the rates of assessment are respectively replaced by Schedules 1, 2 and 3 appended to this regulation.

2. This regulation applies for the 2009 year of assessment.

SCHEDULE 1

CLASSIFICATION UNITS AND RATES OF ASSESSMENT FOR THE YEAR 2009

Specific classification rules

1. The Commission does not take into account the condition stated in subparagraph 3 of the first paragraph of section 7 for purposes of classifying an employer under more than one of the 80030 to 80260 units.

2. An employer who meets the conditions set out in section 2 of chapter 3 allowing him to be classified in units 90020 and 80020 shall be classified in this latter unit.

3. An employer who cannot be classified in the exceptional units 90020 and 80020 because less than 45% of the insurable wages of his workers are reported with respect to units giving entitlement to these units but for whom over 45% of the insurable wages of his workers are reported with respect to units giving entitlement to either one of these exceptional units shall be classified in unit 90020 if workers perform activities referred to in that unit.

* The latest amendments to the Regulation respecting the classification of employers, the statement of wages and the rates of assessment passed by the Commission de la santé et de la sécurité du travail by its resolution A-73-97 of October 16, 1997 (1997, G.O. 2, 5743) were made by the Regulation amending the Regulation respecting the classification of employers, the statement of wages and the rates of assessment passed by the Commission by its resolution A-45-07 of September 20, 2007 (2007, G.O. 2, 2635). For previous amendments, see the *Tableau des modifications et Index sommaire*, Éditeur officiel du Québec 2008, up-to-date as of March 1, 2008.