

Draft Regulation

An Act respecting occupational health and safety (R.S.Q., c. S-2.1)

Joint sector-based associations on occupational health and safety

— Amendment

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 joint sector-based associations on occupational health and safety, appearing below, may be made by the Commission de la santé et de la sécurité du travail and submitted to the Government for approval, pursuant to section 224 of the Act respecting occupational health and safety (R.S.Q., c. S-2.1), on the expiry of 45 days following this publication.

The draft Regulation amends Schedule A to the Regulation to put together the metal fabricating industries sector, the electrical products industries sector and the clothing industries sector in only one sector of activities. The draft Regulation specifies that the Regulation will come into force on 1 January 2010.

Study of the matter has shown little impact on enterprises, including small and medium-sized businesses.

Further information may be obtained by contacting Jean-Yves Héroux, Commission de la santé et de la sécurité du travail, 1199, rue De Bleury, Montréal (Québec) H2B 3J1; telephone: 514 906-3020, extension 2089; fax: 514 906-3021.

Any person wishing to comment on the draft Regulation is requested to submit written comments within the 45-day period to Guylaine Rioux, Vice-Chair, Relations with Partners and Consultants, Commission de la santé et de la sécurité du travail, 1199, rue De Bleury, 14^e étage, Montréal (Québec) H3B 3J1.

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

Regulation to amend the Regulation respecting joint sector-based associations on occupational health and safety*

An Act respecting occupational health and safety (R.S.Q., c. S-2.1, s. 223, 1st par., subpar. 25)

1. The Regulation respecting joint sector-based associations on occupational health and safety is amended in Schedule A

(1) by replacing the text preceding subparagraph *a* of paragraph 5 by the following:

“(5) the metal fabricating industries sector, the electrical products industries sector and the clothing industries sector, including the following categories of establishments:”;

(2) by adding the following after subparagraph *q* of paragraph 5:

“(r) men’s and boys’ clothing industries: establishments primarily engaged in manufacturing clothing for men and boys, in particular, the manufacturing of coats, topcoats, overcoats, raincoats, suits, jackets, pants, shirts, T-shirts, sleepwear, underwear, sportswear, such as windbreakers and bermuda shorts, winter sportswear, jeans and jean jackets, including the manufacturing of clothing for men and boys on a contract basis. This category excludes the manufacturing of knitted, leather, fur or vulcanized rubber clothing;

(s) women’s and girls’ clothing industries: establishments primarily engaged in manufacturing clothing for women and girls, in particular, the manufacturing of coats, jackets, blouson-style jackets, ski-wear, jeans, jean skirts and jean jackets, T-shirts, sportswear, dresses, natural or synthetic fabric blouses and shirts, underwear, sleepwear, wedding clothes and maternity clothes, including the manufacturing of clothing for women and girls on a contract basis. This category excludes the manufacturing of knitted, leather, fur or vulcanized rubber clothing;

(t) children’s and babies’ clothing industries: establishments primarily engaged in manufacturing clothing for children and babies, in particular, the manufacturing of underwear and sleepwear, including the manufacturing of clothing for children and babies on a contract basis. This

* The Regulation respecting joint sector-based associations on occupational health and safety (R.R.Q., 1981, c. S-2.1, r.1) was last amended by the regulation approved by Order in Council 1712-92 dated 25 November 1992 (1992, *G.O.* 2, 5120). For previous amendments, refer to the *Tableau des modifications et Index sommaire*, Québec Official Publisher, 2008, updated to 1 March 2008.

category excludes the manufacturing of knitted, leather, fur or vulcanized rubber clothing. This category also excludes establishments primarily engaged in manufacturing clothing for small boys that is classified in either of the categories of men's and boys' clothing industries and establishments primarily engaged in manufacturing clothing for small girls that is classified in either of the categories of women's and girls' clothing industries;

(u) other clothing industries: establishments primarily engaged in manufacturing sweaters for men, women and children, except knitted sweaters. This category also includes establishments primarily engaged in manufacturing work clothes, occupational clothing, uniforms and parts of uniforms, of any fabric except vulcanized rubber or leather, including, in particular, establishments primarily engaged in manufacturing coveralls, overalls, work suits and military uniforms. This category also includes establishments primarily engaged in manufacturing uniforms for sports teams, except knitted uniforms or uniforms made from leather or vulcanized rubber. It also includes establishments primarily engaged in manufacturing gloves, mitts and mittens for men, women and children, except knitted gloves, mitts and mittens, establishments primarily engaged in manufacturing fur trimmings (cuffs, collars, etc.) for men, women and children, establishments primarily engaged in manufacturing foundation garments, except knitted foundation garments, establishments primarily engaged in manufacturing hats made from leather, wool, cloth or other materials, except fur or knitted hats, and establishments primarily engaged in manufacturing articles of clothing not classified above, such as belts, ties or beach wear, except knitted articles.”.

(3) by striking out paragraph 14.

2. This Regulation comes into force on 1 January 2010.

9008