

- (6) assistant secretary's licence:
- (a) program director's licence;
- (b) race officer's licence;
- (7) program director's licence:
- (a) race officer's licence;
- (8) pari-mutuel employee's licence:
- (a) support staff in the management of an association's licence;
- (b) admission employee's licence;
- (c) maintenance employee's licence;
- (d) restaurant employee's licence;
- (9) horse owner's licence:
- (a) groom's licence;
- (b) authorized agent's licence;
- (10) Class A, B or C horse driver's licence:
- (a) horse trainer's licence;
- (b) groom's licence;
- (c) authorized agent's licence;
- (11) horse trainer's licence:
- (a) groom's licence;
- (b) authorized agent's licence."

9. This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.

1967

Gouvernement du Québec

O.C. 233-2012, 21 March 2012An Act respecting racing
(R.S.Q., c. C-72.1)**Betting houses**
— **Amendment**

Regulation to amend the Regulation respecting betting houses

WHEREAS, under section 105 of the Act respecting racing (R.S.Q., c. C-72.1), the Government may, by regulation, prescribe the classes and sub-classes of licences required for the performance of a function or the carrying on of an occupation related to horse racing and horse racing betting houses, and delimit regions and prescribe quota standards governing the issue of race track licences, racing licences and horse racing betting house licences for each region;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), a draft Regulation to amend the Regulation respecting betting houses was published in Part 2 of the *Gazette officielle du Québec* of 30 November 2011 with a notice that it could be made by the Government on the expiry of 45 days following that publication;

WHEREAS it is expedient to make the Regulation without amendment;

IT IS ORDERED, therefore, on the recommendation of the Minister of Public Security:

THAT the Regulation to amend the Regulation respecting betting houses, attached to this Order in Council, be made.

GILLES PAQUIN,
Clerk of the Conseil exécutif

Regulation to amend the Regulation respecting betting housesAn Act respecting racing
(R.S.Q., c. C-72.1, s. 105)

1. The Regulation respecting betting houses (c. C-72.1, r. 7) is amended by replacing section 1 by the following:

“1. The holder of a professional race track licence and of a racing licence authorizing the holder to hold a race calendar at a professional race track may operate a betting house after obtaining a horse racing betting house licence.”

2. Section 3 is replaced by the following:

“3. The holder of a professional race track licence and of a racing licence authorizing the holder to hold a race calendar at a professional race track who holds 40 race programs annually may obtain no more than 10 betting house licences.

The holder may obtain 1 additional betting house licence for every 10 additional programs held.

Despite the first paragraph, during the first year of operation of a professional race track after April 19, 2012, the holder of a professional race track licence and of a racing licence authorizing the holder to hold a race calendar at a professional race track who holds 20 race programs may obtain no more than 5 betting house licences.”.

3. The following is inserted after section 3:

“3.1. When a professional race track is operated by a race track licence holder, no betting house licence may be issued to another race track licence holder within a radius of 50 km from the professional race track, unless another race track lies within that radius.

Despite the first paragraph, a betting house licence may be issued to the holder of a professional race track licence and of a racing licence authorizing the holder to hold a race calendar on a professional race track to allow the holder to operate a betting house within a radius of 50 km from another race track operated by another holder of a professional race track licence, if the two licence holders have entered into a written agreement for that purpose.”

4. The Regulation is amended by revoking the Schedule.

5. This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.

1968

Gouvernement du Québec

O.C. 234-2012, 21 March 2012

Police Act
(R.S.Q., c. P-13.1)

Minimum qualifications required to exercise investigative functions within a police force — Amendment

Regulation to amend the Regulation respecting the minimum qualifications required to exercise investigative functions within a police force

WHEREAS section 116 of the Police Act (R.S.Q., c. P-13.1) provides that the Government may, by regulation, in the cases determined in the regulation, determine the minimum qualifications required to exercise investigative or managerial functions within a police force, and to exercise a function or be promoted to a higher rank in a police force other than the Sûreté du Québec;

WHEREAS the Government made the Regulation respecting the minimum qualifications required to exercise investigative functions within a police force (R.R.Q., c. P-13.1, r. 3);

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), a draft of the Regulation to amend the Regulation respecting Minimum Qualifications Required to Exercise Investigative Functions within a Police Force was published in Part 2 of the *Gazette officielle du Québec* of 28 December 2011 with a notice that it could be made by the Government on the expiry of 45 days following that publication;

WHEREAS it is expedient to make the Regulation without amendment;

IT IS ORDERED, therefore, on the recommendation of the Minister of Public Security:

THAT the Regulation to amend the Regulation respecting the minimum qualifications required to exercise investigative functions within a police force, attached to this Order in Council, be made.

GILLES PAQUIN,
Clerk of the Conseil exécutif
