

15. Unless otherwise provided, the user of a motorized mobility aid may only travel on a roadway with one traffic lane in both directions, including when the roadway is divided into 3 traffic lanes where the centre lane is used in either direction. In such a case, the user must travel on the extreme right-hand side of the roadway or on the shoulder, in the same direction as traffic.

16. The user of a motorized mobility aid travelling on the roadway

(1) when turning right at an intersection, must yield the right of way to pedestrians, cyclists and users of motorized mobility aids crossing the roadway the user is about to enter; and

(2) may not turn left.

17. Where a pedestrian enters a pedestrian crosswalk, the user of a motorized mobility aid travelling on the roadway must stop to allow the pedestrian or other user to cross the roadway.

18. Where a user of a motorized mobility aid enters a pedestrian crosswalk, drivers of road vehicles, cyclists or users of motorized mobility aids travelling on the roadway must stop to allow the user to cross the roadway.

19. Drivers of road vehicles may not pass a motorized mobility aid within the same traffic lane unless there is sufficient space to allow them to do so safely.

Drivers of road vehicles may cross a line referred to in section 326.1 of the Highway Safety Code (chapter C-24.2), provided that it can be done without danger, in order to pass a motorized mobility aid.

20. Users of motorized mobility aids who travel on the roadway in groups of two more must do so in single file.

21. No person may tow a trailer or any other object by means of a motorized mobility aid.

CHAPTER VI COLLECTION OF INFORMATION

22. The Ministère des Transports is responsible for collecting information on the use of motorized mobility aids pursuant to this Pilot project.

23. Any person who provides his or her identity may send the department written observations on this Pilot project.

CHAPTER VII OFFENCES

24. A person who contravenes the requirements of section 4 or 5 commits an offence and is liable to a fine of \$300 to \$360.

25. The owner of a motorized mobility aid that does not comply with any of the requirements in sections 7 to 9 commits an offence and is liable to a fine of \$30 to \$60.

26. A user of a motorized mobility aid who contravenes any of sections 10, 11, 13 to 18, 20 and 21 commits an offence and is liable to a fine of \$30 to \$60.

27. A person who contravenes section 12 commits an offence and is liable to a fine of \$30 to \$60.

28. A cyclist who contravenes section 18 commits an offence and is liable to a fine of \$30 to \$60.

29. The driver of a road vehicle who contravenes section 18 or 19 commits an offence and is liable to a fine of \$200 to \$300.

CHAPTER VIII MISCELLANEOUS AND FINAL

30. This Pilot project has precedence over any inconsistent provision in the Highway Safety Code (chapter C-24.2).

31. This Pilot project takes effect on the 180th day following the date of its publication in the *Gazette officielle du Québec*. It is revoked on the third anniversary of that date.

3140

Draft regulation

An Act respecting liquor permits
(chapter P-9.1)

Duties and costs payable under the Act respecting liquor permits — Amendment

Notice is hereby given, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), that the Regulation to amend the Regulation respecting duties and costs payable under the Act respecting liquor permits, appearing below and adopted by the Régie des alcools, des courses et des jeux at its plenary session of September 18th 2013, may be submitted to the Government for approval on the expiry of 45 days following this publication.

The draft Regulation amends the Regulation respecting duties and costs payable under the Act respecting liquor permits (chapter P-9.1, r. 3) to adjust the duties following the creation of a special regime concerning the reunion permit to sell, for non-profit legal persons that want to organize a tasting show or an exhibition in order to raise funds to finance their activities, and for participants in such an event such as manufacturers of alcoholic beverages that hold a permit issued under the Act respecting the Société des alcools du Québec (chapter S-13) or suppliers of alcoholic beverages to the Société des alcools du Québec or their agent or representative. No duties will be charged by the board to the manufacturers or suppliers for the issue of that permit.

The draft Regulation also adjusts the duties of the reunion permit authorizing the sale of alcoholic beverages on the premises of a tasting show or of an exhibition when it is issued to the agent or representative of a person and the event promotes or markets alcoholic beverages.

To date, study of the matter has shown no negative impact on enterprises.

Further information may be obtained by contacting Marie-Christine Bergeron, Secretary, Régie des alcools, des courses et des jeux, 560, boulevard Charest Est, 2^e étage, Québec (Québec) G1K 3J3; telephone: 418 528-7225, extension 23003; fax: 418 646-5204; email: marie-christine.bergeron@racj.gouv.qc.ca

Any person wishing to comment on the draft Regulation is requested to submit written comments within the 45-day period to Marie-Christine Bergeron, Secretary, Régie des alcools, des courses et des jeux, 560, boulevard Charest Est, 2^e étage, Québec (Québec) G1K 3J3.

STÉPHANE BERGERON,
Minister of Public Security

Regulation to amend the Regulation respecting duties and costs payable under the Act respecting liquor permits

An Act respecting liquor permits
(chapter P-9.1, s. 114, par. 4)

1. The Regulation respecting duties and costs payable under the Act respecting liquor permits (chapter P-9.1, r. 3) is amended in section 3

(1) by replacing “For a reunion” in the second paragraph by “Subject to the third and fourth paragraphs, for a reunion”;

(2) by adding the following at the end:

“Despite the foregoing, no duties are payable for the reunion permit to sell issued to a participant in a tasting show or an exhibition if that event is organized by a non-profit legal person pursuant to the second paragraph of section 23.2 of the Regulation respecting liquor permits (chapter P-9.1, r. 5).

If the event promotes or markets alcoholic beverages, the duties payable for the issue of a reunion permit to sell issued to the agent or representative of a person pursuant to subparagraph 3 of the first paragraph of section 23.1 of that Regulation are the following:

(1) \$200 per day of use, if there are 7 or fewer persons represented;

(2) \$400 per day of use, if there are 8 or more persons represented.

The duties payable under the previous paragraph cannot exceed 5 times the amount established for a day of use.”.

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

3147

Draft regulation

An Act respecting liquor permits
(chapter P-9.1)

Liquor permits — Amendment

Notice is hereby given, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), that the Regulation to amend the Regulation respecting liquor permits, appearing below and adopted by the Régie des alcools, des courses et des jeux at its plenary session of September 18th 2013, may be submitted to the Government for approval on the expiry of 45 days following this publication.

The draft Regulation amends the Regulation respecting alcohol permits (chapter P-9.1, r. 5) by creating a special regime concerning the reunion permit to sell, for non-profit legal persons that want to organize a tasting show or an exhibition in order to raise funds to finance their activities and for participants in such an event, namely manufacturers of alcoholic beverages that hold a permit issued under the Act respecting the Société des alcools