### SCHEDULE IV

(ss. 1 and 7)

### WATERS OF GRAND LAC SAINT-FRANÇOIS

#### DESIGNATED WATERS

(1) The waters of Grand lac Saint-François;

(2) The waters of the bays of Grand lac Saint-François, including Baie aux Rats Musqués, Baie des Beaulieu, Baie Giguère, Baie des Sables, Baie Sauvage and the marsh situated at the south end of that bay and Marais des Ours situated at the northwest end of that bay;

(3) The waters of the tributaries of Grand lac Saint-François, which comprise the part of Rivière aux Bluets situated in Municipalité de Lambton, the part of Rivière Muskrat situated in Municipalité d'Adstock, the part of Rivière Ashberham situated in Municipalité de Saint-Joseph-de-Coleraine, the part of Rivière de l'Or situated in the municipalities of Adstock and Saint-Josephde-Coleraine, the part of Rivière Felton situated in the municipalities of Saint-Romain and Stornoway, the part of Rivière Sauvage situated in Municipalité de Saint-Romain, and the lakes and streams situated within the limits of Parc national de Frontenac.

The waters are shown on the 1:20 000 scale maps at the Ministère des Ressources naturelles bearing numbers 21E-14-200-0102 (Lambton), 21E-14-200-0201 (Disraeli) and 21E-14-200-0202 (Lac Saint-François).

## MUNICIPALITIES RESPONSIBLE FOR THE ENFORCEMENT OF THE REGULATION

- 1. Municipalité d'Adstock;
- 2. Municipalité de Saint-Joseph-de-Coleraine;
- 3. Municipalité de paroisse de Sainte-Praxède;
- 4. Municipalité de Saint-Romain;
- 5. Municipalité de Lambton;
- 6. Municipalité de Stornoway.".

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### Notice

An Act respecting industrial accidents and occupational diseases (chapter A-3.001)

### Financing —Amendment

Notice is hereby given that the Commission de la santé et de la sécurité du travail, at its meeting of 21 February 2013, adopted the Regulation to amend the Regulation respecting financing.

In accordance with sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), the draft regulation was published on page 43 in the *Gazette officielle du Québec* of 3 January 2013 with a notice that it could be adopted by the Commission, with or without amendments, upon the expiry of 45 days following the publication of that notice.

MICHEL DESPRÉS, Chairman of the board and chief executive officer of the Commission de la santé et de la sécurité du travail

# Regulation to amend the Regulation respecting financing

An Act respecting industrial accidents and occupational diseases (chapter A-3.001, s. 454, 1st par., subpars. 9, 10, 11 and 13)

**1.** The Regulation respecting financing (chapter A-3.001, r. 7) is amended in section 118 by replacing the definition of "parent company or partnership" by the following:

"parent company or partnership" means a legal person established under Part III of the Companies Act (chapter C-38), a cooperative established under the Cooperatives Act (chapter C-67.2), a cooperative of financial services established under the Act respecting financial services cooperatives (chapter C-67.3), a corporation incorporated or continued under the Canada Not-for-profit Corporations Act (S.C. 2009, c. 23) or a company or partnership that is not a subsidiary and that directly or through its subsidiaries, controls each of the companies or partnerships forming a group.". **2.** The definition of "parent company or partnership" in section 118 of the Regulation also includes a corporation incorporated under Part II of the Canada Corporations Act (R.S.C. 1970, c. C-32) until it is continued under the Canada Not-for-profit Corporations Act (S.C. 2009, c. 23).

**3.** For the 2013 assessment year, an application made under section 119 of the Regulation by a group whose parent company or partnership is a person covered by sections 1 and 2 of this Regulation must be filed not later than the tenth day after the coming into force of this Regulation.

The group must send within the same period to the Commission de la santé et de la sécurité du travail the election of limit provided for in the first paragraph of section 101 of the Regulation, failing which it is deemed to have elected the limit of 1 ½ times the maximum yearly insurable earnings for that same year.

As soon as they are filed, the application and election of limit made by the group for the 2013 assessment year become irrevocable.

**4.** This Regulation has effect for the 2013 assessment year and the subsequent years.

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