

–muscular and skeletal injuries, including prevention during convulsions;

–eye injuries;

–open wounds of medical or accidental origin, including the application of sealed compression dressings;

–medical problems such as chest pain, hypoglycemia and epilepsy.

SCHEDULE II

(sections 43 to 45)

(a) College level

Diploma of college studies in

—Nursing;

—Special care counselling;

—Social service;

—Youth and adult correctional intervention;

(b) University level

Bachelor's degree, master's degree or doctorate in

—Special education;

—Criminology;

—Psycho-education;

—Psychology;

—Counselling;

—Social service or social work;

—Sexology;

—Nursing;

—Drug addiction.

Multidisciplinary bachelor's degree composed of 3 training fields in the fields listed in paragraph *b* of this Schedule.

SCHEDULE III (section 46)

(a) College level

Diploma of college studies in

—Nursing;

—Special care counselling;

—Social service;

—Youth and adult correctional intervention.

(b) University level

Bachelor's degree, master's degree or doctorate in

—Criminology;

—Psycho-education;

—Psychology;

—Social service or social work;

—Sexology;

—Nursing;

—Drug addiction.

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Gouvernement du Québec

O.C. 703-2016, 6 July 2016

Building Act
(chapter B-1.1)

Professional qualification of contractors and owner-builders —Amendment

Regulation to amend the Regulation respecting the professional qualification of contractors and owner-builders

WHEREAS, under section 84 and paragraphs 17, 19.7 and 38 of section 185 of the Building Act (chapter B-1.1), the Régie du bâtiment du Québec may, by regulation,

determine classes and subclasses of licences, determine the amount of the security it requires from a contractor and adopt any other related or supplementary provision it considered necessary to give effect to the provisions of section 185 and of the Act;

WHEREAS the Board made the Regulation to amend the Regulation respecting the professional qualification of contractors and owner-builders on 12 May 2015;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation to amend the Regulation respecting the professional qualification of contractors and owner-builders was published in Part 2 of the *Gazette officielle du Québec* of 22 July 2015 with a notice that it could be approved by the Government, with or without amendment, on the expiry of 45 days following that publication;

WHEREAS, under section 189 of the Building Act, every code or regulation of the Board is subject to approval by the Government which may approve it with or without amendment;

WHEREAS it is expedient to approve the Regulation with amendments;

IT IS ORDERED, therefore, on the recommendation of the Minister responsible for Labour:

THAT the Regulation to amend the Regulation respecting the professional qualification of contractors and owner-builders, attached to this Order in Council, be approved.

JUAN ROBERTO IGLESIAS,
Clerk of the Conseil exécutif

Regulation to amend the Regulation respecting the professional qualification of contractors and owner-builders

Building Act
(chapter B-1.1, ss. 84 and 185, pars. 17, 19.7 and 38)

1. The Regulation respecting the professional qualification of contractors and owner-builders (chapter B-1.1, r. 9) is amended in section 27

- (1) by replacing “\$20,000” in paragraph 1 by “\$40,000;”
- (2) by replacing “\$10,000” in paragraph 2 by “\$20,000.”

2. Subclass 15.1 of Schedule II is amended

(1) by replacing “warm air” in the heading and the first paragraph by “pulsed air”;

(2) by replacing the second paragraph by the following:

“It also authorizes construction work that is not already authorized by the first paragraph and relating to pulsed air heating systems, particularly those relating to propane gas burners and those included in subclass 15.1.1.

In addition, this subclass authorizes construction work relating to pulsed air heating and air conditioning systems. However, work relating to heating and air conditioning devices that are part of such systems may not be carried out unless the contractor also holds the appropriate subclass 15.9 or 15.10.”.

3. Subclass 15.1.1 of Schedule II is amended

(1) by replacing “warm air” in the heading and the first paragraph by “pulsed air”;

(2) by inserting the following after the second paragraph:

“In addition, this subclass authorizes construction work relating to pulsed air heating and air conditioning systems that is carried out in the territories referred to in the second paragraph. However, work relating to heating and air conditioning devices that are part of such systems may not be carried out unless the contractor also holds the appropriate subclass 15.9 or 15.10.”.

4. Subclass 15.4 of Schedule II is amended

(1) by replacing “hot water and steam” in the heading by “hydronic”;

(2) by replacing “hot water and steam” in the first paragraph by “hydronic”;

(3) by replacing the second paragraph by the following:

“It also authorizes construction work that is not already authorized by the first paragraph and relating to hydronic heating systems, particularly those relating to propane gas burners and those included in subclass 15.4.1.

In addition, this subclass authorizes construction work relating to hydronic heating and air conditioning systems. However, work relating to heating and air conditioning devices that are part of such systems may not be carried out unless the contractor also holds the appropriate subclass 15.9 or 15.10.”.

5. Subclass 15.4.1 of Schedule II is amended

(1) by replacing “hot water and steam” in the heading by “hydronic”;

(2) by replacing “hot water and steam” in the first paragraph by “hydronic”;

(3) by inserting the following after the second paragraph:

“In addition, this subclass authorizes construction work relating to hydronic heating and air conditioning systems carried out in the territories referred to in the second paragraph. However, work relating to heating and air conditioning devices that are part of such systems may not be carried out unless the contractor also holds the appropriate subclass 15.9 or 15.10.”

6. Subclass 15.7 of Schedule II is amended by replacing the second paragraph by the following:

“It also authorizes, for buildings referred to in the first paragraph, construction work relating to the heating duct systems and the installation of the heating devices of a pulsed air heating system as well as construction work relating to the heating duct systems of a pulsed air heating and air conditioning system.

In addition, this subclass authorizes, for the same buildings, construction work relating to the heating and air conditioning devices of a pulsed air system provided that the contractor also holds the appropriate subclass 15.9 or 15.10.”

7. Subclass 15.8 of Schedule II is amended by replacing the second paragraph by the following:

“It also authorizes construction work relating to the heating duct systems and the installation of the heating devices of a pulsed air heating system as well as construction work relating to the heating duct systems of a pulsed air heating and air conditioning system.

In addition, that subclass authorizes construction work relating to the heating and air conditioning devices of a pulsed air system provided that the contractor also holds the appropriate subclass 15.9 or 15.10.”

8. Subclass 15.9 of Schedule II is amended

(1) by replacing “according to the classification in Clause 3.4 of CSA B-52 Mechanical Refrigeration Code, 1999 edition, published by the Canadian Standards Association, taking into account further amendments that may be made” in the first paragraph by “according to the classification in the table on refrigerants and charges of the Mechanical Refrigeration Code, published by the Canadian Standards Association”;

(2) by inserting the following after the first paragraph:

“It also authorizes construction work relating to the heating and air conditioning devices of a pulsed air system, whose capacity does not exceed 40 kW and that use a refrigerant referred to in the first paragraph, provided that the contractor also holds the appropriate subclass 15.1, 15.1.1, 15.7 or 15.8.

In addition, this subclass authorizes construction work relating to the heating and air conditioning devices of a hydronic system, whose capacity does not exceed 40 kW and that use a refrigerant referred to in the first paragraph, provided that the contractor also holds the appropriate subclass 15.4 or 15.4.1.”

9. Subclass 15.10 of Schedule II is amended by replacing the second paragraph by the following:

“It also authorizes construction work relating to the heating and air conditioning devices of a pulsed air system provided that the contractor also holds the appropriate subclass 15.1, 15.1.1, 15.7 or 15.8.

In addition, this subclass authorizes construction work relating to the heating and air conditioning devices of a hydronic system provided that the contractor also holds the appropriate subclass 15.4 or 15.4.1.”

10. Filing with the Régie du bâtiment du Québec the security provided for in section 27 of the Regulation respecting the professional qualification of contractors and owner-builders amended by section 1 of this Regulation terminates, for the future, the security provided in accordance with the former provisions of section 27, without the surety or contractor being required to give the 60-day written notice provided for in the second paragraph of section 36 of the Regulation.

11. This Regulation comes into force on the 180th day following the date of its publication in the *Gazette officielle du Québec*. However,

(1) section 1 of this Regulation comes into force on the 60th day following the date of its publication in the *Gazette officielle du Québec*;

(2) a contractor who holds a licence at the coming into force of section 1 of this Regulation is required to provide the new amount of security only from the expiry date of the payment of the fees and charges payable to maintain the contractor’s licence.