Regulations and other Acts

Gouvernement du Québec

O.C. 51-2019, 29 January 2019

Rates of contribution of municipalities to the pension plans provided for in Parts V.1 and VI of the Courts of Justice Act in respect of judges of the Municipal Courts to whom the pension plans apply

WHEREAS, under the third paragraph of section 246.26 of the Courts of Justice Act (chapter T-16), the cost of the pension plans provided for in Parts V.1 and VI of the Act is, with respect to the judges of Municipal Courts to whom those plans apply, except contributions paid by those judges to the pension plan provided for in Part V.1, including those transferred to it, and contributions paid by those judges for the years 1979 to 1989 to the equivalent pension plan in force in the municipality, borne by each municipality, respectively;

WHEREAS the rates of contribution of municipalities to those pension plans were fixed from 1 March 2016 by Order in Council 70-2016 dated 3 February 2016;

WHEREAS, under the first paragraph of section 246.26 of the Courts of Justice Act, at least once every three years, Retraite Québec is to cause an actuarial valuation of the pension plans provided for in particular in Parts V.1 and VI of the Act to be prepared for the Minister of Justice by the actuaries it designates;

WHEREAS the last actuarial valuation of the pension plans was sent to the Minister of Justice in November 2018;

WHEREAS, under the first paragraph of section 246.26.1 of the Courts of Justice Act, the Government determines, by order, at intervals of not less than three years, the rate of contribution of municipalities to the pension plan provided for in Part V.1 of the Act and the rate of contribution to the pension plan provided for in Part VI of the Act, and the rates are based on each plan's experience and obtained at the time of the last actuarial valuation;

WHEREAS, under the first paragraph of section 246.26.1 of the Act, the order may have effect from 1 January following the date on which the Minister of Justice receives the actuarial valuation or any later date fixed in the order; WHEREAS it is expedient to amend the rates of contribution of municipalities to the pension plans provided for in Parts V.1 and VI of the Courts of Justice Act;

IT IS ORDERED, therefore, on the recommendation of the Minister of Justice:

THAT the rate of contribution of municipalities to the pension plan provided for in Part V.1 of the Courts of Justice Act (chapter T-16) be, in respect of judges of the Municipal Courts to whom the plan applies, fixed at the amount by which 11.97% of the annual salary, including any additional remuneration, paid to the judge or that would have been paid to the judge had the judge not benefited from a leave without pay or a leave with deferred pay, exceeds the rate of the contribution paid by the judge;

THAT the rate of contribution of municipalities to the pension plan provided for in Part VI of the Courts of Justice Act be, in respect of judges of the Municipal Courts to whom the plan applies, fixed at 12.53% of the annual salary, including any additional remuneration, paid to the judge or that would have been paid to the judge had the judge not benefited from a leave without pay or a leave with deferred pay;

THAT this Order in Council have effect from 1 January 2019.

YVES OUELLET, *Clerk of the Conseil exécutif*

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Gouvernement du Québec

O.C. 52-2019, 29 January 2019

Rates of contribution of municipalities to the supplementary benefits plans of judges of the Municipal Courts to whom the pension plans provided for in Parts V.1 and VI of the Courts of Justice Act apply

WHEREAS, under the second paragraph of section 122.3 of the Courts of Justice Act (chapter T-16), the cost of the supplementary benefits plans established under the second paragraph of section 122 of the Act is borne, in respect of judges of the Municipal Courts to whom the pension plans provided for in Parts V.1 and VI of the Act apply, by each municipality, respectively;

Part 2

WHEREAS the rates of contribution of municipalities to those supplementary benefits plans were fixed from 1 March 2016 by Order in Council 71-2016 dated 3 February 2016;

WHEREAS, under the first paragraph of section 122.3 of the Courts of Justice Act, at least once every three years, Retraite Québec is to cause an actuarial valuation of the supplementary benefits plans provided for in the second paragraph of section 122 of the Act to be prepared for the Minister of Justice by the actuaries it designates;

WHEREAS the last actuarial valuation of the supplementary benefits plans was sent to the Minister of Justice in November 2018;

WHEREAS, under the third paragraph of section 122.3 of the Courts of Justice Act, the Government determines, by order, at intervals of not less than three years, the rates of contribution of the municipalities to the plans, which are based on the result of the last actuarial valuation of the plans;

WHEREAS, under the third paragraph of section 122.3 of the Act, the order may have effect from 1 January following the date on which the Minister of Justice receives the actuarial valuation or any later date fixed in the order;

WHEREAS it is expedient to amend the rates of contribution of municipalities to the supplementary benefits plans of judges of the Municipal Courts to whom the pension plans provided for in Parts V.1 and VI of the Courts of Justice Act apply;

IT IS ORDERED, therefore, on the recommendation of the Minister of Justice:

THAT the rate of contribution of municipalities to the supplementary benefits plan be, in respect of judges of the Municipal Courts to whom the pension plan provided for in Part V.1 of the Courts of Justice Act (chapter T-16) applies, fixed at the amount by which 29.59% of the annual salary, including any additional remuneration, paid to the judge or that would have been paid to the judge had the judge not benefited from a leave without pay or a leave with deferred pay, exceeds the municipality's rate of contribution and the rate of the contribution paid by the judge into the pension plan established by Part V.1 of the Act and, if applicable, the rate of the contribution paid by the judge into the supplementary benefits plan;

THAT the rate of contribution of municipalities to the supplementary benefits plan be, in respect of judges of the Municipal Courts to whom the pension plan provided for in Part VI of the Courts of Justice Act applies, fixed at 17.86% of the annual salary, including any additional remuneration, paid to the judge or that would have been paid to the judge had the judge not benefited from a leave without pay or a leave with deferred pay;

THAT this Order in Council have effect from 1 January 2019.

YVES OUELLET, Clerk of the Conseil exécutif

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Gouvernement du Québec

O.C. 56-2019, 29 January 2019

An Act respecting the sharing of certain health information (chapter P-9.0001)

Regulation

Regulation respecting the application of the Act respecting the sharing of certain health information

WHEREAS, under paragraph 20 of section 4 of the Act respecting the sharing of certain health information (chapter P-9.0001), the Government may, by regulation, determine any other persons or partnerships to which, in the performance of any act under the Act, the specific information management rules defined by the health and social services network information officer and approved by the Conseil du trésor in accordance with section 10.1 of the Act respecting the governance and management of the information resources of public bodies and government enterprises (chapter G-1.03) apply;

WHEREAS, under section 24 and paragraph 2 of section 120 of the Act respecting the sharing of certain health information, the Government may, by regulation, determine the cases in which an institution operating a centre where a pharmacist practises must release the health information listed in section 26 of the Act to the operations manager of a health information bank in the medication domain;

WHEREAS, under paragraph 18 of section 26 and paragraph 1 of section 120 of the Act, the Government may, by regulation, prescribe the health information that makes up the medication domain in addition to that listed in section 26 of the Act;