

**Gazette**  
officielle  
**DU Québec**

**Part**

**2**

**No. 2**

8 January 2014

**Laws and Regulations**

Volume 146

**Summary**

Table of Contents  
Regulations and other Acts  
Decisions  
Index

Legal deposit – 1st Quarter 1968  
Bibliothèque nationale du Québec  
© Éditeur officiel du Québec, 2014

All rights reserved in all countries. No part of this publication may be translated, used or reproduced for commercial purposes by any means, whether electronic or mechanical, including micro-reproduction, without the written authorization of the Québec Official Publisher.

# NOTICE TO USERS

---

The *Gazette officielle du Québec* is the means by which the Québec Government makes its decisions official. It is published in two separate editions under the authority of the Act respecting the Centre de services partagés du Québec (chapter C-8.1.1) and the Regulation respecting the *Gazette officielle du Québec* (chapter C-8.1.1, r. 1). Partie 1, entitled “Avis juridiques”, is published at least every Saturday. If a Saturday is a legal holiday, the Official Publisher is authorized to publish it on the preceding day or on the following Monday. Partie 2, entitled “Lois et règlements”, and the English edition, Part 2 “Laws and Regulations”, are published at least every Wednesday. If a Wednesday is a legal holiday, the Official Publisher is authorized to publish them on the preceding day or on the Thursday following such holiday.

## Part 2 – LAWS AND REGULATIONS

### Internet

The *Gazette officielle du Québec* Part 2 will be available on the Internet at noon each Wednesday at the following address:

[www.publicationsduquebec.gouv.qc.ca](http://www.publicationsduquebec.gouv.qc.ca)

The *Gazette officielle du Québec* published on the website is available to all free of charge.

### Contents

Part 2 contains:

- (1) Acts assented to, before their publication in the annual collection of statutes;
- (2) proclamations of Acts;
- (3) regulations made by the Government, a minister or a group of ministers and of Government agencies and semi-public agencies described by the Charter of the French language (chapter C-11), which before coming into force must be approved by the Government, a minister or a group of ministers;
- (4) decisions of the Conseil du trésor and ministers’ orders whose publications in the *Gazette officielle du Québec* is required by law or by the Government;
- (5) regulations and rules made by a Government agency which do not require approval by the Government, a minister or a group of ministers to come into force, but whose publication in the *Gazette officielle du Québec* is required by law;
- (6) rules of practice made by judicial courts and quasi-judicial tribunals;
- (7) drafts of the texts mentioned in paragraph 3 whose publication in the *Gazette officielle du Québec* is required by law before their adoption or approval by the Government.

### French edition

In addition to the documents referred to in paragraphs 1 to 7 above, the French version of the *Gazette officielle du Québec* contains the orders in council of the Government.

### Rates\*

1. Annual subscription:

	Printed version
Partie 1 “Avis juridiques”:	\$480
Partie 2 “Lois et règlements”:	\$656
Part 2 “Laws and Regulations”:	\$656

2. Acquisition of a printed issue of the *Gazette officielle du Québec*: \$10.26 per copy.

3. Publication of a notice in Partie 1: \$1.65 per agate line.

4. Publication of a notice in Part 2: \$1.09 per agate line. A minimum rate of \$241 is applied, however, in the case of a publication of fewer than 220 agate lines.

\* Taxes not included.

### General conditions

The Division of the *Gazette officielle du Québec* must receive manuscripts, **at the latest, by 11:00 a.m. on the Monday** preceding the week of publication. Requests received after that time will appear in the following edition. All requests must be accompanied by a signed manuscript. In addition, the electronic version of each notice to be published must be provided by e-mail, to the following address: [gazette.officielle@cspq.gouv.qc.ca](mailto:gazette.officielle@cspq.gouv.qc.ca)

For information concerning the publication of notices, please call:

**Gazette officielle du Québec**  
**1000, route de l’Église, bureau 500**  
**Québec (Québec) G1V 3V9**  
**Telephone: 418 644-7794**  
**Fax: 418 644-7813**  
**Internet: [gazette.officielle@cspq.gouv.qc.ca](mailto:gazette.officielle@cspq.gouv.qc.ca)**

### Subscriptions

For a subscription to the *Gazette officielle du Québec* in paper form, contact the customer service.

**Les Publications du Québec**  
Customer service – Subscriptions  
1000, route de l’Église, bureau 500  
Québec (Québec) G1V 3V9  
Telephone: 418 643-5150  
Toll free: 1 800 463-2100  
Fax: 418 643-6177  
Toll free: 1 800 561-3479

**All claims must be reported to us within 20 days of the shipping date.**

---

## Table of Contents

---

Page

---

### Regulations and other Acts

---

1314-203 Educational Childcare (Amend.) .....	15
Insurance contributions (Amend.) .....	34

---

### Decisions

---

Chief Electoral Officer — Lists of electors produced following the order instituting by-elections in the electoral divisions of Viau and Outremont .....	65
---	----



## Regulations and other Acts

Gouvernement du Québec

### O.C. 1314-2013, 11 December 2013

Educational Childcare Act  
(chapter S-4.1.1)

#### Educational Childcare — Amendment

Regulation to amend the Educational Childcare Regulation

WHEREAS, under paragraphs 1 to 24 and 30 of section 106 of the Educational Childcare Act (chapter S-4.1.1), the Government may make regulations on the matters set forth therein;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft of the Regulation to amend the Educational Childcare Regulation was published in Part 2 of the *Gazette officielle du Québec* of 17 July 2013 with a notice that it could be made by the Government on the expiry of 60 days following that publication;

WHEREAS, under section 17 of that Act, a regulation comes into force 15 days after the date of its publication in the *Gazette officielle du Québec* or on any later date indicated in the regulation or in the Act under which it is made or approved;

WHEREAS comments have been received and it is expedient to make the Regulation with amendments;

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

THAT the Regulation to amend the Educational Childcare Regulation, attached to this Order in Council, be made.

JEAN ST-GELAIS,  
*Clerk of the Conseil exécutif*

### Regulation to amend the Educational Childcare Regulation

Educational Childcare Act  
(chapter S-4.1.1, s. 106)

**1.** The Educational Childcare Regulation (chapter S-4.1.1, r. 2) is amended in section 1 by replacing “26 of the Act” in the definition of “impediment” by “26 and in the second paragraph of section 27 of the Act”.

**2.** Section 3 is replaced by the following:

“**3.** A person applying for recognition as a home childcare provider must have an investigation of the information needed to verify the existence of an impediment carried out in respect of himself or herself and every person of full age residing in the private residence where the childcare is to be provided.

The applicant must give to the accredited home childcare coordinating office for the territory in which the residence where the person proposes to provide the childcare is situated, for each person, a copy of the consent to investigation and an attestation establishing that no impediment exists or, as the case may be, after examining the attestation and if the applicant maintains his or her application, an attestation of information that may establish an impediment for its assessment.

The coordinating office must ensure that the consent allows investigation of all the information provided for in the second paragraph of section 27 of the Act.”

**3.** Section 4 is replaced by the following:

“**4.** A permit applicant or permit holder must ensure that no person of full age working in the applicant’s or holder’s facility during the hours when childcare services are provided, including a trainee or volunteer who is present on a regular basis, has an impediment related to the abilities and conduct required to hold a position in a childcare centre or a day care centre, unless the impediment relates to an indictable or criminal offence other than an offence listed in Schedule 2 to the Criminal Records Act (R.S.C. 1985, c. C-47) for which a pardon has been granted.

The same applies, with the necessary modifications, to the home childcare coordinating office staff members assigned to manage the office, to recognize or to monitor or provide technical and pedagogical support to the home childcare providers the office has recognized.

Before being hired, those persons must consent in writing to an investigation of the information needed to verify the existence of such an impediment and provide to the permit applicant or permit holder or coordinating office, as the case may be, a copy of the consent to investigation to allow the applicant, holder or coordinating office to ensure that the consent allows investigation of all the information listed in the second paragraph of section 27 of the Act. Those persons must also, if applicable, consent to communication of the attestation establishing that no impediment exists to the permit applicant, permit holder or coordinating office, as the case may be, or submit the attestation of information that may establish an impediment to the applicant, holder or office for assessment, after examining the attestation and if they maintain their application.

This section also applies to a person who regularly transports children on behalf of a permit holder.

**4.1.** A permit holder must ensure that, when a minor works in the facility, the minor is at all times accompanied by a person of full age when in the presence of children receiving childcare.

**4.2.** A permit holder who has recourse to an organization or enterprise providing replacement childcare staff members must ensure that the organization or enterprise that dispatched the replacement staff members has carried out the investigations provided for in section 4, in the manner provided for in that section, before allowing the replacement staff members to work in the facility.

In the case of a replacement staff member, the permit holder must ensure that the replacement staff member has in his or her possession a copy of the consent and attestation, not older than 3 years, referred to in the third paragraph of section 4.”

**4.** The second paragraph of section 5 is replaced by the following:

“Before taking up the position, those persons must consent in writing to an investigation of the information needed to verify the existence of such an impediment and provide to the coordinating office a copy of the consent to investigation to allow the coordinating office to ensure that the consent allows investigation of all the information listed in the second paragraph of section 27 of the Act. Those persons must also consent to communication of the

attestation establishing that no impediment exists to the person applying for recognition as a home childcare provider and to the coordinating office, or submit the attestation of information that may establish an impediment to that person or office for assessment, after examining the attestation and if they maintain their application.”

**5.** Section 6 is amended

(1) by replacing “A new attestation must be provided if” in the first paragraph by “A permit holder or home childcare provider must ensure that a new consent to investigation and a new attestation are provided if”;

(2) by inserting “or the childcare provider” after “attestation” in subparagraph 2 of the first paragraph;

(3) by inserting “2,” after “Sections” in the last paragraph.

**6.** Sections 10 and 11 are replaced by the following:

**10.** A permit applicant must send an application in writing to the Minister together with the following information and documents, as applicable:

- (1) the applicant’s name and address;
- (2) the name and address of the childcare centre or day care centre;
- (3) a certified true copy of its incorporating act;
- (4) a copy of the registration declaration or initial declaration entered in the enterprise register under the Act respecting the legal publicity of enterprises (chapter P-44.1) and of any declaration amending the declaration;
- (5) a certified true copy of the resolution authorizing the application;
- (6) the name and address of the residence of each member of the board of directors and each shareholder and, where applicable, their position as an officer of the legal person;
- (7) for the applicant or for each director or shareholder, consent to an investigation of the information needed to verify the existence of an impediment along with the attestation establishing that no impediment exists or the attestation of information that may establish an impediment, current to the date of the application;
- (8) the name and the address of the residence of each related person who is a permit holder;

(9) the name and address of each facility where the children will receive childcare;

(10) for each facility,

(a) the age classes and maximum number of children to be accommodated in each class;

(b) a copy of a duly registered title of ownership, a lease whose term is at least five years, or an authorization to occupy the premises without charge for at least five years, including the outdoor play space;

(c) a plan of the layout of the premises signed and sealed by an architect; and

(d) a true plan, to scale, of the outdoor play space referred to in section 39 together with a site plan for the play space showing its location in relation to the facility;

(11) proof that the childcare staff meets the qualification requirements referred to in sections 20 and 22;

(12) the educational program that will be applied, including the activities to achieve the objectives set out in section 5 of the Act;

(13) the operating hours of the childcare centre or day care centre;

(14) the general orientations and the policies governing the admission and expelling of children that will be applied;

(15) the typical schedule of the activities to implement the educational program, including all outings and the meal and snack times;

(16) the applicant's procedure for processing complaints; and

(17) where applicable, mention that the applicant already holds a permit issued under the Act or the Act respecting private education (chapter E-9.1).

**11.** The applicant must, once the layout of the premises is complete, provide a certificate attesting to its compliance with the plans approved by the Minister in accordance with section 19 of the Act. The certificate must be issued by an architect or any other professional accredited by law to issue it.”

**7.** Section 13 is amended by replacing “168” by “1,515”.

**8.** Section 14 is amended by striking out “, 11”.

**9.** Section 15 is amended by replacing “88” by “500”.

**10.** The following is inserted after section 16:

“**16.1.** A permit holder who, in accordance with sections 18 and 21 of the Act, wishes to alter a facility or add a new facility must apply in writing to the Minister and include the plans provided for under section 18.

The permit holder must, within 10 days after the layout of the premises is completed, provide a certificate attesting that they comply with the plans approved by the Minister in accordance with section 19 of the Act. The certificate must be issued by an architect or any other professional accredited by law to issue a certificate.”

**11.** The following is inserted after section 18:

“**18.1.** The permit holder is required to apply the educational program and to comply with the policy governing the admission and expelling of children and the procedure for processing complaints provided to the Minister.

Despite the provisions of section 14, any change to the elements described in the first paragraph must be sent to the Minister within 30 days after being adopted.”

**12.** Section 20 is replaced by the following:

“**20.** A permit holder must ensure that each childcare staff member holds a certificate not older than 3 years attesting that the member has successfully completed a minimum 8-hour early childhood first aid course including a component on the management of severe allergic reactions or a minimum 6-hour refresher course updating the knowledge acquired as part of the early childhood first aid course.”

**13.** The following is added after section 23:

“**23.1.** A permit holder has until the fifth anniversary of the date of issue of the permit to comply with the provisions of section 23.

During this period, the permit holder must ensure that at least 1 childcare staff member out of 3 is qualified and present each day with the children while childcare is being provided.

**23.2.** A permit holder whose permit has been modified to increase, by 8 or more, the maximum number of children that may be provided with childcare in the permit holder's facility has until the fifth anniversary of the date of the modification to comply with the provisions of section 23.

During this period, the permit holder must ensure that at least 1 childcare staff member out of 3 is qualified and present each day with the children while childcare is being provided.”

**14.** Section 25 is amended

(1) by replacing “or day care centre” in the part preceding paragraph 1 by “or, in the case of a day care centre, at the address where childcare is provided.”;

(2) by replacing paragraph 2 by the following:

“(2) for persons working in the facilities who must provide them, including a trainee and a volunteer who are present on a regular basis, a copy of the consent and attestation establishing that no impediment exists, not older than 3 years, and the attestation of information that may establish an impediment, not older than 3 years, accompanied, if applicable, by a certified true copy of the board of directors’ resolution certifying that the person covered by the attestation has no impediment. However, if the attestation does not reveal any new impediment, the previous resolution is sufficient.”

**15.** Section 32 is amended by replacing the part preceding subparagraph 1 by the following:

“**32.** The permit holder must ensure that the play area”.

**16.** Section 33 is amended by striking out paragraph 5.

**17.** Section 34 is amended

(1) by replacing “the premises” in the part preceding paragraph 1 by “the premises of every facility operated by the permit holder”;

(2) by replacing “telephone” in paragraph 2 by “wired telephone accessible at all times to staff members”;

(3) by replacing paragraph 3 by the following:

“(3) a first aid kit that contains the items listed in Schedule I, is unlocked, kept out of the reach of the children, accessible at all times to staff members, and suitable in terms of quantities to the number of the children provided with childcare.”

**18.** Section 36 is amended by inserting “, bassinets” after “beds” in the second paragraph.

**19.** Section 37 is replaced by the following:

“**37.** When providing a crib with posts and slats or a playpen, a permit holder must ensure that the crib or playpen complies with the standards in the relevant regulations made under the Canada Consumer Product Safety Act (S.C. 2010, c. 21).

A modified crib or playpen must comply with those regulations and meet the requirements set out therein. In addition, the permit holder must be able to show that the crib or playpen has been tested according to the standards established in the regulations.”

**20.** Section 38 is replaced by the following:

“**38.** A permit holder must ensure that circulation areas, play areas and service areas are safe, clean, well maintained and free of all obstacles that may block circulation or limit their use.

**38.1.** A permit holder must ensure that all equipment, furnishings and play materials on the premises are kept clean, in good condition or repaired so that they may be used as originally intended and disinfected regularly when the children are absent. The permit holder must also ensure that they are used safely and do not present any potential dangers by reason of their nature, the place where they are used and the presence of children.”

**21.** Section 40 is replaced by the following:

“**40.** A permit holder must ensure that an outdoor play space and the play equipment it contains comply with the “CAN/CSA-Z614-Children’s Playspaces and Equipment” standard of the Canadian Standards Association, as it reads on the day on which they are laid out.

The permit holder must, in addition, comply with the standard in connection with inspections and maintenance, draft the annual report mentioned and keep all the registers provided for therein.

A permit holder who modifies a play area or the play equipment it contains must apply the “CAN/CSA-Z614-Children’s Playspaces and Equipment” standard to the modification, as it reads on the day of the modification.”

**22.** Section 42 is amended by replacing “30 June” by “31 December”.

**23.** Section 48 is amended

(1) by replacing the part preceding paragraph 1 by the following:



“48. A coordinating office must keep the following up-to-date information and documents at its principal establishment:”;

(2) by replacing paragraph 1 by the following:

“(1) the register required under section 59 of the Act;”;

(3) by inserting “or who have ceased their operations” after “revoked” in paragraph 3;

(4) by inserting the following after paragraph 5:

“(6) a copy of the record of any person recognized as a home childcare provider who has ceased his or her operations in the territory of the office but has established a home childcare service in another territory.”.

**24.** The following is inserted after section 48:

“48.1. A coordinating office must keep the record of a recognized home childcare provider or a copy of the record kept under paragraphs 5 and 6 of section 48 for 6 years following the date on which the home childcare provider ceases his or her operations.”.

**25.** Section 51 is amended

(1) by adding “and authorized to work in Canada” at the end of paragraph 1;

(2) by adding “and 81.1” at the end of paragraph 2;

(3) by inserting the following after paragraph 6:

“(6.1) provide childcare services in a private residence where childcare services are not already provided;”;

(4) by replacing paragraph 8 by the following:

“(8) hold a certificate not older than 3 years attesting successful completion of a minimum 8-hour early childhood first aid course including a component on the management of severe allergic reactions or a minimum 6-hour refresher course updating the knowledge acquired as part of the early childhood first aid course;

(8.1) have successfully completed the training program specified in section 57 and, where applicable, the refresher training specified in section 59;”;

(5) by replacing “adult assistant and those of the person designated to occasionally replace the natural person” in paragraph 9 by “adult assistant and the replacement staff members listed in section 81”.

**26.** Section 53 is replaced by the following:

“53. Before a person is recognized as a home childcare provider, a coordinating office must first interview that person and each person over 14 years of age residing in the residence where the person proposes to provide childcare.

The coordinating office must, in addition, after making an appointment, visit the entire residence where the childcare will be provided and, where applicable, any outdoor yard that is to be used for the provision of childcare services and any outbuildings in the yard to ensure that they are safe and suitable in light, in particular, of the number and age of the children.

A report on the visit and interviews must be drawn up.”.

**27.** Section 54 is replaced by the following:

“54. If the person applying for recognition intends to be assisted by another person, that person must

(1) be at least 18 years of age;

(2) have the ability to establish a friendly relationship with the children and adequately meet their needs;

(3) have the physical and mental health necessary to provide childcare; and

(4) hold a certificate not older than 3 years attesting successful completion of a minimum 8-hour early childhood first aid course including a component on the management of severe allergic reactions or a minimum 6-hour refresher course updating the knowledge acquired as part of the early childhood first aid course.”.

**28.** The following is inserted after section 54:

“54.1. The home childcare provider must keep the following documents and information concerning any assistant:

(1) a copy of the assistant’s act of birth or of any other document establishing the assistant’s identity and date of birth;

(2) a description of the assistant’s work experience and education;

(3) a physician’s certificate attesting that the assistant has the physical and mental health necessary to provide childcare;

(4) the names, addresses and telephone numbers of 2 persons other than relatives who have known the assistant for at least 2 years and who are able to attest to the assistant's ability to assist the home childcare provider; and

(5) the documents showing that the assistant meets the requirements of paragraph 4 of section 54 and of section 58.

The home childcare provider must, on request, allow the coordinating office to consult and make copies of the documents.”

**29.** Section 57 is amended by replacing the first paragraph by the following:

“57. A home childcare provider, unless qualified as provided for in section 22, must have completed, in the 3 years preceding the application for recognition, a training program of at least 45 hours pertaining to

- (1) the role of a home childcare provider;
- (2) child development;
- (3) safety, health and diet; and
- (4) the educational program provided for in the Act.”

**30.** Section 58 is replaced by the following:

“58. The home childcare provider must ensure that any assistant, unless holding the qualification mentioned in section 22, has completed, within 6 months after beginning work, child development training of at least 12 hours.

If at the beginning of work, the assistant has already completed the training, it must not be older than 3 years.”

**31.** Section 59 is replaced by the following:

“59. The home childcare provider must take 6 hours of refresher training every year on the topics listed in subparagraphs 1 to 4 of the first paragraph of section 57, including at least 3 hours on child development and the educational program provided for in the Act.

A first aid course, or the training on food hygiene and safety required by the Regulation respecting food (chapter P-29, r. 1), may not be considered as refresher training.”

**32.** Section 60 is amended

- (1) by replacing paragraph 1 by the following:

“(1) a copy of the act of birth, Canadian citizenship certificate, permanent resident card or any other document establishing the applicant's identity, date of birth and right to work in Canada;”;

- (2) by inserting “8.1,” after “8” in paragraph 10;

- (3) by replacing paragraph 12 by the following:

“(12) if the applicant is assisted by another person, the assistant's name, address of the residence and telephone number.”

**33.** The following is added after section 64:

“64.1. A coordinating office that has reasonable grounds to believe that a recognized home childcare provider no longer meets the condition set out in paragraph 4 of section 51 may request that a new physician's certificate meeting the requirements of paragraph 4 of section 60 be provided.”

**34.** Section 66 is amended by replacing “or visit the residence” at the end of the first paragraph by “or, after making an appointment, verify the elements listed in section 53 concerning the change, in the manner provided for therein.”

**35.** Section 68 is replaced by the following:

“68. A home childcare provider who plans to cease to operate in the territory of the recognizing coordinating office and to establish a childcare service in another territory served by another coordinating office must so notify the coordinating offices at least 30 days in advance. The notice must state the coordinating office to which the record established under paragraph 5 of section 48 must be transferred, the address at which the home childcare provider intends to establish the new childcare service, and the date on which services will resume.

The home childcare provider must resume services not later than 60 days after the date on which operations cease in the territory of the coordinating office the home childcare provider is leaving.”

**36.** Section 69 is replaced by the following:

“69. The coordinating office must, within 10 days following receipt of the home childcare provider's notice of cessation of operations, send, to the coordinating office in the territory where the home childcare provider proposes to operate, the original of the record established under paragraph 5 of section 48, and keep a copy of the record.”

**37.** Section 70 is amended by replacing the first paragraph by the following:

“70. Not later than 15 days preceding the date scheduled for resumption of the home childcare provider’s operations, the coordinating office must interview the person concerned, visit the residence where the person proposes to provide childcare and, after making an appointment, verify for the same purposes the elements listed in section 53 in the manner provided for in that section.”

**38.** Section 73 is amended

(1) by striking out “and, where applicable, the adult assisting the home childcare provider” in the first paragraph;

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

“The coordinating office must also, after making an appointment, visit the residence while childcare is being provided to verify for the same purposes the elements listed in section 53 in the manner provided for in that section. It must also ensure compliance with the Act and the regulations, in particular concerning compliance with the conditions of recognition.”

**39.** Section 75 is amended by replacing “6, 64, 65, 67” in paragraph 3 by “6, 54.1, 64, 65, 67.”

**40.** Section 76 is amended by replacing “director of youth protection has decided to act on a situation involving the provider or a person residing with the provider” in the second paragraph by “provider or a person residing with the provider is accepted for evaluation by the director of youth protection”.

**41.** Section 79 is replaced by the following:

“79. A home childcare provider wishing to interrupt operations by reason of an illness, a pregnancy or the birth or adoption of a child may apply to the recognizing coordinating office to have the recognition suspended.

Except in the case of a preventive withdrawal of a pregnant home childcare provider, the application must be made at least 30 days before the scheduled date of the interruption and the parents of the children must be informed thereof within that period. In an emergency, the home childcare provider must apply to the coordinating office and inform the parents as soon as possible.

The coordinating office suspends recognition from the date indicated in the application for the period determined in the application or, in a case of illness, for the period determined by a physician’s attestation.

In the case of the preventive withdrawal of a pregnant home childcare provider, the coordinating office suspends recognition from the date of receipt of the certificate provided for in section 40 of the Act respecting occupational health and safety (chapter S-2.1) confirming the home childcare provider’s condition, and informs her of the suspension in writing. The home childcare provider must notify the parents of the children without delay.

**79.1.** In the cases provided for in section 79, the suspension of recognition cannot exceed 24 months, except in the case of a preventive withdrawal.

**79.2.** A home childcare provider wishing to interrupt operations to take part in the negotiations or association activities provided for in the Act respecting the representation of certain home childcare providers and the negotiation process for their group agreements (chapter R-24.0.1) may apply to the recognizing coordinating office for a suspension of recognition.

The coordinating office, on instructions from the Minister, suspends recognition from the date indicated and for the period determined by the Minister. The Minister notifies the home childcare provider and the recognizing coordinating office, in writing. The home childcare provider must notify the parents of the children without delay of the interruption of operations.

**79.3.** A home childcare provider whose recognition has been suspended pursuant to sections 79 and 79.2 and whose recognition expires during the suspension must, at least 60 days before the date scheduled for resumption of operations, submit an application for the renewal of recognition to the recognizing coordinating office, along with the information and documents listed in section 60, when those previously submitted are no longer accurate or are incomplete or outdated.”

**42.** Section 80 is amended by replacing the first paragraph by the following:

“80. Within 30 days of the date scheduled for resumption of the home childcare provider’s operations whose recognition has been suspended pursuant to sections 79 and 79.2, the coordinating office must interview the provider and each person over 14 years of age residing in the residence where the childcare is to be provided. The coordinating office must also visit, by appointment, the residence and verify the elements listed in section 53 in the manner provided therein.”

**43.** Section 81 is amended

(1) by replacing “an adult” in the first paragraph by “a person of full age”;

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

“The provider may also designate a person of full age to occasionally replace the provider, or to replace an assistant.”

**44.** The following is inserted after section 81:

“**81.1.** A home childcare provider may only be replaced by an occasional replacement for a number of days representing 20% of the total number of days during which the home childcare service is open, calculated annually from the date of recognition of the home childcare provider.

**81.2.** A home childcare provider must keep a register of replacements, indicating the name of the replacement staff member, the number of days of replacement and the number of hours per day of replacement.

The information in the register must be kept for a period of 3 years.

**81.3.** A home childcare provider must, on request, allow the coordinating office to consult and make copies of the register.”

**45.** Section 82 is replaced by the following:

“**82.** The occasional replacement must

- (1) be at least 18 years of age;
- (2) have the ability to establish a friendly relationship with the children and adequately meet their needs;
- (3) have the physical and mental health necessary to provide childcare; and
- (4) hold a certificate not older than 3 years attesting successful completion of a minimum 8-hour early childhood first aid course including a component on the management of severe allergic reactions or a minimum 6-hour refresher course updating the knowledge acquired as part of the early childhood first aid course.

**82.1.** The occasional replacement must, unless holding the qualification mentioned in section 22, have completed child development training of a duration of at least 12 hours not later than 6 months after beginning work.

**82.2.** A home childcare provider must keep the following documents and information concerning an occasional replacement:

(1) a copy of the occasional replacement’s act of birth or of any other document establishing the occasional replacement’s identity and date of birth;

(2) a description of the occasional replacement’s work experience and education;

(3) a physician’s certificate attesting that the occasional replacement has the physical and mental health necessary to provide childcare;

(4) the names, addresses and telephone numbers of 2 persons other than relatives who have known the occasional replacement for at least 2 years and who are able to attest to the occasional replacement’s ability to replace the home childcare provider; and

(5) the documents showing that the occasional replacement meets the requirements of paragraph 4 of section 82 and of section 82.1.

The home childcare provider must, on request, allow the coordinating office to consult and make copies of the documents.”

**46.** Section 86 is replaced by the following:

“**86.** The coordinating office must make 3 unannounced visits per year to the residence while the childcare services are being provided to verify compliance with the Act and the regulations, including compliance with the conditions for recognition. The first visit must take place within three months after recognition is granted.

During each visit, the coordinating office verifies the premises and equipment used to provide childcare services, wherever they are located. It may also verify the compliance of the other elements provided for in the Act and regulations.

Unless it is acting in response to a complaint, the coordinating office does not verify any other rooms.

If the coordinating office finds that the Act or regulations are not being complied with, it must notify the home childcare provider in writing so that the provider remedies the non-compliance as soon as possible. The coordinating office must follow up on the situation.

The coordinating office may also make an unannounced visit to a home childcare provider following a complaint to verify the object and validity of the complaint. It must at that time inform the provider of the nature of the complaint during the visit.

A report must be drawn up on the visits and follow-up to a complaint.”

**47.** The title of Division III of Chapter III is amended by replacing “PREMISES” by “RESIDENCE”.

**48.** Section 87 is replaced by the following:

“**87.** A home childcare provider must ensure that the residence include a kitchen, an area designated for eating, a room with sanitary facilities and a room for children’s games and activities with a window to the outside.

Any room the use of which is reserved solely to members of the home childcare provider’s family and that is not part of the residence’s common spaces must be equipped with a door that is closed at all times or an expansion gate that complies with section 105 while childcare is being provided, unless an adult is in the room.”

**49.** Section 88 is replaced by the following:

“**88.** A home childcare provider must ensure that the rooms and shared spaces are safe clean, properly maintained, well ventilated and at a temperature of at least 20°C.”

**50.** Section 89 is replaced by the following:

“**89.** If children in diapers are accommodated, the residence must include at least one area designated for diaper changing.”

**51.** Section 91 is amended

(1) by adding “, other than a cellphone” after “telephone” in paragraph 1;

(2) by replacing paragraph 2 by the following:

“(2) a first aid kit that contains the items listed in Schedule I, is unlocked, kept out of the reach of the children, accessible to the home childcare provider and any replacement or assistant, and is suitable in terms of quantities to the number of the children receiving childcare.”

**52.** Section 94 is amended by replacing the first paragraph by the following:

“**94.** Cribs with posts and slats, cradles and playpens used by a home childcare provider must comply with the standards enacted by the relevant regulations made under the Canada Consumer Product Safety Act (S.C. 2010, c. 21).”

**53.** Section 98 is amended by inserting “or residence, as the case may be,” after “premises”.

**54.** Section 99 is replaced by the following:

“**99.** A childcare provider must ensure that no alcoholic beverage is drunk on the premises or in the residence where childcare is provided, during the hours when childcare is provided.”

**55.** Section 101 is replaced by the following:

“**101.** A childcare provider must post near the telephone provided for in section 34 or 91, as the case may be, a list of the telephone numbers for

(1) the Centre antipoison du Québec;

(2) the person designated as the emergency replacement person under section 24 or the first paragraph of section 81; and

(3) the nearest health and social services centre, or the health and social services centre serving the territory.

The childcare provider must also ensure that the following lists are kept close to the telephone:

(1) a list of the telephone numbers of the regular staff members and replacements if applicable; and

(2) a list of the telephone numbers of the parent of each child.”

**56.** Section 103 is replaced by the following:

“**103.** A childcare provider must ensure that toys are safe, non toxic, washable, robust, suitable for the age of the children and in proper operating condition, and comply with the safety standards prescribed by the relevant regulation under the Canada Consumer Product Safety Act (S.C. 2010, c. 21).

**103.1.** A childcare provider must ensure that the bedding used by each child is identified and stored separately and does not come into contact with the bedding of another child.”

**57.** Section 104 is replaced by the following:

“**104.** A childcare provider must ensure and be able to demonstrate at all times that any climbing apparatus, swing, slide or similar equipment installed indoors has smooth surfaces with no sharp edges, is safe and is installed and used according to the manufacturer’s instructions and conditions of use.”

**58.** Section 105 is replaced by the following:

“**105.** A childcare provider must ensure that any expansion gates, expandable enclosures, carriages and strollers for babies and children used comply with the relevant regulations made under the Canada Consumer Product Safety Act (S.C. 2010, c. 21).”

**59.** Section 106 is replaced by the following:

“**106.** A childcare provider who uses a portable wading pool must disinfect the pool prior to use and ensure that it is emptied when not in use.”

**60.** Section 108 is amended, in the French text, by inserting “de garde” after “services”.

**61.** The following is added after section 114:

“**114.1** The childcare provider must ensure that access to the facility or residence where childcare is provided is controlled during the hours when childcare is provided.”

**62.** Division II of Chapter IV, comprising sections 116 to 121, is replaced by the following:

“**DIVISION II**  
MEDICATION, INSECT REPELLANT, TOXIC  
PRODUCTS AND CLEANING PRODUCTS

*§1. Keeping, administration and labelling of medication*

**116.** A childcare provider may not keep any medication that is not in its original container or packaging, as the case may be, clearly labelled and marked with the name of the person for whom it is intended.

However, a home childcare provider is only subject to the provisions of the first paragraph with regard to medication for the children receiving childcare.

**117.** Subject to the provisions of section 120, the childcare provider must ensure that only medication provided by a parent of the child for whom it is intended is administered to that child.

The label on the container must clearly state the child’s name, the name of the medication, the expiry date, the dose and the duration of the treatment.

**118.** The childcare provider must ensure that medication intended for a child receiving childcare is only kept and administered if its administration is authorized in writing by the parent and by a health care professional authorized by law to prescribe the medication.

The information recorded by the pharmacist on the label identifying the medication is proof of the authorization by the health care professional.

A childcare provider may not keep medication for children that has expired. If the medication was provided by a parent, it must be returned to the parent.

**119.** The written authorization from the parent must include the child’s name, the name of the medication to be administered, the instructions for administration, the duration of the authorization and the parent’s signature.

**120.** Despite section 118, the childcare provider may administer saline nasal drops, an oral hydration solution, diaper rash cream, lubricant jelly in single-dose packs for taking a child’s temperature, moisturizing cream, lip balm, calamine lotion or sunscreen cream to a child without the authorization of an accredited health care professional.

With the exception of a saline nasal drops, moisturizing cream and lip balm, the childcare provider may supply the medication referred to in the first paragraph. However, if the medication is provided by the parent, the container must be clearly marked with the name of the child concerned.

Despite the provisions of the second paragraph of section 117, the information on the original container or packaging for the lubricant jelly, lip balm and moisturizing cream is sufficient.

**121.** Despite sections 116 and 118, a childcare provider may supply, keep and administer acetaminophen to any child without the authorization of an accredited health care professional, but only in accordance with the protocol in Schedule II duly signed by the parent.

However, if the acetaminophen is supplied by the parent, its container must be clearly marked with the name of the child concerned.

**121.1** A permit holder must designate one or more persons, in writing, to administer medication in each facility.

The permit holder must ensure that only a designated person administers medication to a child.

A home childcare provider or, in the absence of the home childcare provider, a replacement provided for in section 81 may also administer medication to a child receiving childcare.

**121.2** The childcare provider must keep a medication administration sheet for each child receiving childcare.

The medication administration sheet must contain the name of the child, the name of the parent, the name of the medication for which the parent authorizes administration, the date and hour of administration to the child, the dose administered, the name of the person who administered the medication, and that person's signature.

However, the childcare provider is not required to record information, on the sheet, concerning the administration of a medication provided for in section 120, except calamine lotion and oral hydration solution.

The childcare provider must ensure that a person who administers medication records that fact on the sheet.

**121.3.** The childcare provider must keep the medication administration sheet, the administration protocols and the authorizations, if required, in a file reserved for that purpose, kept on the premises and available for consultation by a person administering medication.

The original copy of the file and the documents it contains must be given to the parent when childcare services are no longer required for the child. A copy of the file and of the documents it contains must be kept for 3 years after the childcare ceases.

## *§2. Storage of medication*

**121.4.** A childcare provider must ensure that medication is stored in a storage space out of the reach of children and away from food, toxic products and cleaning products. The permit holder must keep the storage space locked.

However, oral hydration solutions need not be stored away from food or under lock and key.

Similarly, saline nasal drops, diaper rash cream, lubricant jelly, moisturizing cream, lip balm and sunscreen cream need not be stored under lock and key.

Epinephrine auto-injectors need not be stored under lock and key and must be accessible to staff members and the home childcare provider, a replacement or an assistant.

**121.5.** A home childcare provider must store the medication intended for children receiving care separately from other medication used in the residence where childcare is provided.

## *§3. Keeping, administration and storage of insect repellents*

**121.6.** The childcare provider must ensure that no insect repellent is kept or administered to a child receiving childcare except in accordance with the protocol in Schedule II, duly signed by the parent.

The childcare provider must ensure that the insect repellent is clearly labelled, kept in its original container, and stored in a storage space out of the reach of children and away from food and medication. The permit holder must keep the storage space locked.

**121.7.** The permit holder must designate, in writing, one or more persons to apply insect repellent in each facility.

The permit holder must ensure that only a designated person applies insect repellent.

A home childcare provider or, if the home childcare provider is absent, a replacement provided for in section 81, may also apply insect repellent to a child receiving childcare.

**121.8.** The childcare provider must ensure that a person who applies insect repellent records that fact on the sheet provided for in section 121.2.

## *§4. Labelling and storage of toxic products and cleaning products*

**121.9.** The childcare provider must ensure that toxic products and cleaning products are clearly labelled and stored out of the reach of children in a locked storage space reserved for that purpose.

For the purposes of the first paragraph, a product stored in a locked storage space, in a room that is not accessible to the children receiving care and is locked at all times when the staff are not present, is considered to be out of the reach of children.

Similarly, a product stored under lock and key in the residence where home childcare is provided is considered to be out of the reach of children.

Despite the first paragraph, an alcohol-based hand sanitizer dispenser, provided it is out of the reach of children, need not be stored under lock and key."

**63.** Section 122 is amended by inserting "by the parent" after "signed" in the last paragraph.

**64.** Section 123.1 is amended by replacing "6, 21, 30 to 43 and 100 to 121" in the first paragraph by "4, 4.1, 6, 16.1, 18.1, 20, 21, 23 to 23.2, 25, 30 to 43 and 100 to 123".

**65.** The following is inserted after section 123.1:

"**123.2.** A person who owes a recoverable amount is required to pay the following fees:

(1) \$50 for a certificate issued under section 101.15 of the Act;

(2) \$175 for each measure taken to secure a debt pursuant to Title III of Book VI of the Civil code of Québec and for each measure taken pursuant to Title II of Book IV of the Code of Civil Procedure (chapter C-25).”.

**66.** Section 124 is amended by replacing “6, 17, 20, 21, 23 to 26, 30, 34 to 38” by “4, 4.1, 6, 17, 20, 21, 23 to 26, 30, 34, 38 to 38.1”.

**67.** Section 132 is repealed.

**68.** Section 133 is repealed.

**69.** Schedules I and II are replaced by the following:

**“SCHEDULE I**

(ss. 34 and 91)

**FIRST AID KIT CONTENT**

- A basic first-aid manual
- At least 1 pair of bandage scissors
- At least 1 pair of splinter forceps
- Several pairs of disposable gloves
- A disposable protective device used for cardiopulmonary resuscitation
- Individually wrapped sterile adhesive bandages of various shapes and sizes
- Sterile gauze compresses (102 mm by 102 mm)
- Individually wrapped sterile bandage compresses
- Roll of hypoallergenic adhesive tape (25 mm by 9 m)
- Rolls of sterile gauze bandage (50 mm by 9 m and 102 mm by 9 m)
- Eye bandages
- Individually wrapped antiseptic swabs to disinfect hands
- Alcohol swabs to disinfect instruments
- At least one digital thermometer with disposable tips to take axillary temperature
- Triangular bandages
- Safety pins
- Sealable plastic bags to hold contaminated objects

**SCHEDULE II**

(ss. 121 and 121.6)

**PROTOCOLS**

**1. PROTOCOL FOR ADMINISTERING ACETAMINOPHEN TO TREAT FEVER**

Acetaminophen is the generic name of the medication that is commercially available under the following brand names: Atasol, Tempra, Tylenol and other house brand names. Acetaminophen has analgesic (pain-reducing) and antipyretic (fever-reducing) properties, but does not have anti-inflammatory properties. Although it is an over-the-counter medication, its use should not be taken lightly.

Under the Educational Childcare Regulation (chapter S-4.1.1, r. 2), acetaminophen may be administered without medical authorization to a child receiving childcare, provided it is administered in accordance with this Protocol and that a parent has given written consent. The parent must declare any known allergy to acetaminophen. If a child is allergic to it, acetaminophen must not be administered by the childcare service. The child’s weight must be stipulated in kilograms on the authorization form, and must be verified by the parents (a parent’s initials are required) at least every three months.

A parent is not required to consent to the application of this Protocol. However, if a parent does not sign the authorization form, the medication may not be administered to the child unless the parent and a member of the Collège des médecins du Québec give written authorization.

**BASIC RULES**

Under this Protocol, acetaminophen may be administered solely to reduce fever. It may not be administered:

- to children under 3 months of age (a child under 3 months of age who has a fever should be taken to see a physician);
- to relieve pain (a child who is in pain should be taken to see a physician);
- for more than 48 consecutive hours (2 days);
- to children who have received medication containing acetaminophen in the preceding 4 hours.

In those 4 cases, the Protocol does not apply and written authorizations from a physician and the parent are required to administer the medication.



Acetaminophen must never be administered before taking the child's temperature using a thermometer.

Childcare providers may have their own acetaminophen container, in which case the brand name, the dosage form (e.g. liquid suspension) and the concentration (80 mg/ml, 80 mg/5ml or 160 mg/5ml) must be indicated on the authorization form.

Childcare providers who purchase acetaminophen at the pharmacy must be careful to buy products containing only acetaminophen. Products that combine acetaminophen with other medications (decongestants, cough-relieving agents, expectorants) are strictly prohibited. Childcare providers should not hesitate to ask the pharmacist for advice, so as to purchase a product with the correct concentration of acetaminophen and at the best price. House brand names of acetaminophen sold in pharmacies are all as effective as brandmarks and are often less expensive.

To minimize the risk of mistakes, childcare providers should keep only the liquid form of acetaminophen, at one concentration (80 mg/ml, 80 mg/5ml or 160 mg/5ml). If they provide care only for children under 18 months of age, it is recommended that they use a concentration of 80 mg/ml. If they provide care only for children over 18 months of age, it is recommended that they use a concentration of 80 mg/5 ml or of 160 mg/5 ml. Childcare providers who provide care for children of all ages should select and keep to hand only one of the three available concentrations (80 mg/ml, 80 mg/5ml or 160 mg/5ml).

Liquid acetaminophen should be used. With tablets, it is not possible to give an accurate dose, especially to children under 5 years of age. Tablets should therefore be avoided.

Childcare providers must ensure that all the acetaminophen in their possession has a valid expiry date. Acetaminophen that is outdated must be returned to the pharmacy, where it will be destroyed.

All forms of acetaminophen must be kept under lock and key, out of the reach of children.

It is strictly forbidden to use acetaminophen formulated for adults (500 mg and 325 mg tablets).

Any administration of acetaminophen must be recorded on the medication administration sheet. The parent must be informed of the number of daily administrations and times of administration.

## WHAT YOU SHOULD KNOW

### What is fever?

Fever is defined as a body temperature that is higher than normal. Normal temperature may vary somewhat depending on the child, the time of day, the outdoor temperature and the level of activity. The cause of the fever is more important than the temperature itself.

It is generally considered that there is fever if the temperature is above the normal temperature range when measured with a thermometer. Normal temperature varies depending on where the measurement is taken.

Levels above which fever is present, depending on the measurement method

Measurement method	Level in degrees Celsius (°C) above which a child is considered to have a fever
Oral (mouth)	38°C and over
Rectal (rectum)	38.5°C and over
Tympanic (ear)	38.5°C and over
Axillary (underarm)	37.5°C and over

### How to take a child's temperature

The only sure way to measure fever is to take the child's temperature. A child's temperature must be checked whenever the child's general condition (frantic crying, loss of energy, change in general condition, loss of appetite, irritability, etc.) or physical symptoms (flushed cheeks, excessively warm skin, sweating) could be signs of fever. Rectal measurement is the most reliable method, and underarm measurement is the least reliable.

The following measures are recommended:

— take the rectal temperature of children under 2 years of age. At that age, to know if they have a fever, the axillary temperature may also be taken (underarm). If it is equal to or greater than 37.5°C, a second reading should be taken rectally to confirm that the child does in fact have a fever;

— take the axillary (underarm) or tympanic (ear) temperature of children between 2 and 5 years of age;

— take the oral (mouth) temperature of children over 5 years of age only. The tympanic (ear) temperature may also be taken;

— use the appropriate thermometer. Glass and mercury thermometers should not be used because of the risk of accidental exposure to mercury if they break. Fever strips (strips placed on the forehead or cheeks) are not recommended because they do not give accurate readings. Digital thermometers are recommended;

— always use disposable plastic tips because they are more hygienic. In addition, always disinfect the thermometer properly between uses, in accordance with the manufacturer's recommendations;

— apply a water-based lubricant jelly or petroleum jelly from a single-dose sachet to the disposable plastic tip before taking a child's temperature rectally;

— if the child has just been physically active or has drunk a cold or hot liquid, wait for 20 minutes before taking his or her temperature;

— always comply with the time requirements for the thermometer being used, since it will vary from one thermometer to the next.

## WHAT YOU SHOULD DO

### Children under 3 months of age

If a child under 3 months of age has a fever, that is, if the rectal temperature is 38.5°C or above:

— dress the child comfortably, in lightweight clothing;

— have the child drink at more frequent intervals;

— keep an eye on the child and take the child's temperature again after 60 minutes, or sooner if the child's condition seems to be worsening;

— notify the parent immediately, ask the parent to come and pick up the child and, in the meantime, apply the measures listed above;

— if the parent cannot come to pick up the child, call the persons designated by the parent as emergency contacts, and if they cannot be reached, take the child to a medical service, to the local community service centre or to a hospital emergency department; do not administer acetaminophen without a written medical authorization for the child.

### Children 3 months of age or older

If a child 3 months of age or older has a fever, that is, if the rectal temperature is 38.5°C or above or if the axillary temperature is 37.5°C or above if a child is over 2 years of age:

— dress the child comfortably, in lightweight clothing;

— have the child drink at more frequent intervals;

— keep an eye on the child and take the child's temperature again after 60 minutes, or sooner if the child's condition seems to be worsening;

— inform the parent of the child's condition;

— if the childcare provider considers it necessary, acetaminophen may be administered to relieve the child, according to the dosage guidelines in the table included in this Protocol, or the dosage instructions on the medication container, in accordance with the rules in this Protocol;

— one hour after administering acetaminophen, take the child's temperature again; if the temperature has not fallen or if the child's general condition has not improved, ask the parent to come and pick up the child. If the parent cannot be reached, call the persons designated by the parent as emergency contacts, and if they cannot be reached, take the child to a medical service, to the local community service centre or to a hospital emergency department.

### Calculating and administering a dose of acetaminophen

It is not always necessary to administer medication to reduce fever if the child has no other symptoms.

When you administer acetaminophen:

— Check the child's weight in the file. For the treatment to be effective, weight and not age should be used to determine the dose. If in doubt, contact the parent to check the child's weight.

— Always use simple words, appropriate to the child's age, to explain the relationship between his or her condition, the medication being taken and the expected results.

— Wash your hands before handling the medication.

— Always check:

– the name of the product on the container, to make sure it really is acetaminophen;

– the acetaminophen concentration (80 mg/ml, 80 mg/5ml or 160 mg/5 ml) shown on the medication container, before deciding on the dose to be administered;

– the product's expiry date;

— Use the table in this Protocol or follow the manufacturer's instructions to decide the dose that will be administered.

— Never exceed the dose shown in the table in this Protocol or that shown on the medication container.

— When administering acetaminophen in liquid form, always measure the dose accurately, using an oral syringe or medicine dropper calibrated in ml; never use a kitchen spoon. An oral syringe graduated in ml is particularly recommended because it produces a more accurate measurement.

— If the acetaminophen is a liquid suspension, shake the container before removing the dose.

— Once the dose has been measured using the calibrated oral syringe or medicine dropper, pour the medication into a medicine spoon or goblet calibrated in ml, and administer it to the child; never put a medicine dropper or syringe directly into a child's mouth, unless it is disposable. If the spoon or goblet is to be used again, it must be washed in very hot water after use.

— Wash your hands after administering the medication.

#### Acetaminophen doses based on the child's weight

Child's weight	Volume of medication to be administered, by acetaminophen concentration			
	Kilograms (kg)	80 mg/ml	80 mg/5ml	160mg/5ml
4.3 – 5.3		0.8 ml	4 ml	2.0 ml
5.4 – 6.3		1.0 ml	5 ml	2.5 ml
6.4 – 7.4		1.2 ml	6 ml	3.0 ml
7.5 – 8.5		1.4 ml	7 ml	3.5 ml
8.6 – 9.5		1.6 ml	8 ml	4.0 ml
9.6 – 10.6		1.8 ml	9 ml	4.5 ml
10.7 – 11.7		2.0 ml	10 ml	5.0 ml
11.8 – 12.7		2.2 ml	11 ml	5.5 ml
12.8 – 13.8		2.4 ml	12 ml	6.0 ml
13.9 – 14.9		2.6 ml	13 ml	6.5 ml

#### Child's weight

#### Volume of medication to be administered, by acetaminophen concentration

Kilograms (kg)	80 mg/ml	80 mg/5ml	160mg/5ml
15.0 – 15.9	2.8 ml	14 ml	7.0 ml
16.0 – 17.0	3.0 ml	15 ml	7.5 ml
17.1 – 18.1	3.2 ml	16 ml	8.0 ml
18.2 – 19.1	3.4 ml	17 ml	8.5 ml
19.2 – 20.2	3.6 ml	18 ml	9.0 ml
20.3 – 21.3	3.8 ml	19 ml	9.5 ml
21.4 – 22.3	4.0 ml	20 ml	10.0 ml
22.4 – 23.4	4.2 ml	21 ml	10.5 ml
23.5 – 24.5	4.4 ml	22 ml	11.0 ml
24.6 – 25.5	4.6 ml	23 ml	11.5 ml
25.6 – 26.6	4.8 ml	24 ml	12.0 ml
26.7 – 27.7	5.0 ml	25 ml	12.5 ml
27.8 – 28.7	5.2 ml	26 ml	13.0 ml
28.8 – 29.8	5.4 ml	27 ml	13.5 ml
29.9 – 30.9	5.6 ml	28 ml	14.0 ml
31.0 – 31.9	5.8 ml	29 ml	14.5 ml
32.0 – 33.0	6.0 ml	30 ml	15.0 ml
33.1 – 34.1	6.2 ml	31 ml	15.5 ml
34.2 – 35.1	6.4 ml	32 ml	16.0 ml

— The dosages shown in the chart above are based on a maximum dose of 15 mg/kg.

— The dosage unit may be repeated every 4 to 6 hours.

— Do not exceed 5 doses in a 24-hour period.

#### Mistakes when administering doses

If, after administering the medication, you find that the dose was too high, it is important to react immediately by contacting the Centre antipoison du Québec (1 800 463-5060) and following the instructions given. The child's parent must be informed.

**WARNING****Ibuprofen** (Advil, Motrin and other brands)

A clear distinction must be made between acetaminophen and ibuprofen. Ibuprofen must never be given to a child under 6 months of age.

Although both medications have fever-reducing properties, they must not be confused because they belong to different classes of medications and work differently. Ibuprofen must not, under any circumstances, be substituted for acetaminophen for the purposes of this Protocol. Care must be taken never to confuse ibuprofen and acetaminophen or substitute one for the other.

This Protocol may be applied as indicated, even if the child was given ibuprofen at home before being brought to the childcare service, regardless of the time that has elapsed. There is no reason why acetaminophen should not be given to a child to whom ibuprofen has been administered, since the two medications do not work in the same way.

**OTHER MEDICATIONS:**

Because of the availability of an increasing number of combination medications containing acetaminophen and another pharmaceutical product, greater care is needed when applying this Protocol. For example, a number of cough syrups contain acetaminophen.

Good communication between the parents and the person authorized to administer the medication is important. The person authorized to administer the medication must know what medication the child was given in the 4 hours before arriving at the childcare service and must ask the parent if it contained acetaminophen. At the same time, the parent must be informed of the doses of acetaminophen administered at the childcare centre, and the times of administration. There must be at least 4 hours between two doses of acetaminophen.

**AUTHORIZATION FORM FOR THE ADMINISTRATION OF ACETAMINOPHEN**

A parent is not required to consent to the application of this Protocol. However, if a parent does not sign the authorization form, acetaminophen may not be administered to the child unless the parent and a member of the Collège des médecins du Québec give written authorization. A parent may limit the period of validity of the authorization by indicating the duration of the authorization in the space provided.

I hereby authorize

\_\_\_\_\_  
 (name of childcare centre, day care centre, person recognized as a home childcare provider, as the case may be, or person designated under section 81 of the Educational Childcare Regulation, where applicable) to administer to my child, in accordance with this Protocol, acetaminophen sold under the following brand name:

\_\_\_\_\_  
 \_\_\_\_\_

Child's surname and given name

\_\_\_\_\_

Child's weight

Weight in kilos	Date	Parent's initials
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Authorization period

\_\_\_\_\_

Parent's signature

Date

\_\_\_\_\_

This Protocol is an adaptation of a protocol prepared by the Ministère de la Famille, reviewed by the Association des pédiatres du Québec, reviewed by representatives of the Ministère de la Santé et des Services sociaux, in 2010 and in 2013 and approved by the Association des pédiatres du Québec in 2013. The information it contains reflects the state of knowledge on the subject in 2013.

**2 PROTOCOL FOR APPLYING INSECT REPELLENT**

Under the Educational Childcare Regulation, insect repellent may be applied without medical authorization to a child receiving childcare, provided it is applied in accordance with this Protocol and that a parent has given written consent.

A parent is not required to consent to the application of this Protocol. However, if a parent does not sign the authorization form, the insect repellent may not be applied to a child unless the parent and a member of the Collège des médecins du Québec give written authorization.

#### BASIC RULES

The insect repellent used must contain DEET with a concentration of no more than 10% (N,N-diethyl-m-toluamide); read the product label carefully because the concentration of DEET varies significantly from product to product. Other insect repellents (e.g. citronella, lavender) are not recommended.

Childcare providers may have their own insect repellent container; the brand name, the form (lotion, cream, gel, liquid, non-aerosol or aerosol spray) and the concentration of the active ingredient DEET must be indicated on the authorization form. When purchasing an insect repellent, care is needed to avoid confusing the product required with insecticides designed to kill insects, which must not, under any circumstances, be applied to the body. Only personal insect repellents bearing a Pest Control Product registration number and labelled for human use by Health Canada should be used. Lastly, it is forbidden to use “2 in 1” products that act as both an insect repellent and a sunscreen. The reason for this is that sunscreen must be applied generously to all exposed skin and under clothing, to protect the child from the harmful effects of the sun, while an insect repellent should be applied in small amounts and never under clothing. It is for this reason that “2 in 1” products are not recommended.

To avoid confusion, it is recommended that childcare providers should keep only one type of insect repellent on hand. The product must be stored under lock and key, out of reach of the children. During outings, it is important to ensure that insect repellent is never within reach of the children

Repeated or excessive applications of insect repellent are unnecessary for effectiveness; it is recommended that the repellent be applied sparingly to the skin or clothing. The product should not be used for extended periods of time.

Under no circumstances should insect repellent be applied:

- to the eyes or mucous membranes;
- to open wounds or broken skin;
- to irritated or sunburned skin;

- under clothing;
- to the hands;
- to the face; or
- in excessive amounts.

If a person gets insect repellent in his or her eyes, rinse immediately with plenty of water.

Insect repellents may not be used on children under 6 months of age without written authorization from a parent and a physician. Preventive measures must therefore be used to protect children of this age from mosquitoes (see the precautionary measures for children under 6 months of age).

It is recommended that insect repellent be applied only once a day to children between 6 months and 2 years of age, and a maximum of three times a day to children over 2 years of age.

Before the period of the year when mosquitoes appear (spring), it is recommended that the DEET-based products used by the childcare service should first be tested on the children to avoid undesirable reactions when they are brought into more general use. To do this, a small amount of insect repellent should be applied to a small area of the child’s skin (the size of a coin), preferably on the inside of the forearm, and left there for 24 hours. It is suggested that testing be done in the morning to see how well the children tolerate the product throughout the day, and then observe the results the following day. It is important to let parents know that the test will be done on that day. If a reaction occurs (e.g. rash, swelling), wash the treated skin immediately, inform the parent and suggest that the child be taken to see a physician. Make sure the parent has a list of the product’s ingredients for the physician. The results of the test should be written in the child’s file. Insect repellent should not be used on a child who reacts to the test, except with a written recommendation from a physician.

An insect repellent and sunscreen can both be used if they are not combined into one product. When a sunscreen and an insect repellent are used, it is recommended that the sunscreen should have a sun protection factor (SPF) of 30, and that the insect repellent be applied at least 20 minutes after the sunscreen. Sunscreens lose approximately 30% of their effectiveness when DEET is applied.

Insect repellent must be applied in well-ventilated areas away from food.

Any application of insect repellent must be recorded in the register of medications prescribed by the Regulation and the parent must be informed of the number of daily applications.

#### PRECAUTIONARY MEASURES

Insect repellent should be used only during periods when mosquitoes are abundant or if the area around the childcare service serves as a breeding ground for mosquitoes, and only after the precautionary measures below have been taken.

To avoid insect bites when outside, the children must

- wear a long-sleeved sweater and long pants that ideally fit tightly at the wrists and ankles;

- wear loose-fitting, light-coloured clothes made of a tightly-woven fabric;

- wear shoes and socks;

- avoid using perfumed products; and

- avoid going outside at times of the day when mosquitoes are most abundant, such as early morning or late afternoon.

To prevent mosquitoes from breeding in the area around the childcare service:

- eliminate any source of standing water, which is conducive to mosquito breeding;

- turn over any objects that are not stored indoors, such as boats, wading pools, gardening containers and children's toys;

- cover outdoor garbage cans and any other container that may collect water;

- replace pool or wading pool water or make sure it is treated daily;

- use insect screens in the areas where younger children play; and

- repair damaged insect screens as quickly as possible.

Prevent children under 6 months of age from coming into contact with mosquitoes by using mosquito netting on strollers and by using screened-in verandas.

#### WHAT YOU SHOULD KNOW

DEET-based products remain the preferred and most effective insect repellents against a wide variety of insects; insect repellents with a DEET concentration of less than 10% provide 2 to 3 hours of protection.

Although the safety of these products has been proven, they may pose certain risks, especially to children, if they are misused. DEET is partially absorbed through the skin and may make its way into the bloodstream. It may also accumulate in the body fat, brain and heart. A few cases of poisoning have been cited in the literature. However, there is little risk to human health if insect repellents are used with discretion and only occasionally.

Applying insect repellent to clothing (except synthetics or plastic material) may be a way of decreasing the risk of poisoning. However it is important to ensure that the children do not put clothing treated with DEET in their mouths, or touch it and accidentally get repellent in their eyes. DEET-based products can cause severe eye irritation.

In choosing a product, the following benefits and inconveniences should be considered:

- Insect repellents in the form of a lotion, gel or cream are generally easy to apply, but heavy application should be avoided.

- Insect repellents in non-aerosol or aerosol spray form require additional caution. They should not be applied in closed or poorly-ventilated areas to avoid breathing in the harmful fumes, and care must be taken to avoid getting repellent on children's faces or hands. In addition, it is preferable for the person applying the insect repellent to first spray it onto his or her own hands before applying the product to the child.

#### WHAT YOU SHOULD DO

Insect repellent must always be applied by a person authorized to do so. Under no circumstances should children be allowed to apply insect repellent themselves, regardless of their age.

When you go outdoors with the children, you must:

- apply the precautionary measures; and

- follow the steps below to apply the insect repellent:

— use simple words to explain to the child the relationship between the situation, the insect repellent being applied and the expected results;

— ask the children in a way that they understand not to touch with their hands the parts of their body or clothing on which insect repellent has been applied, not to put their fingers in their mouth or eyes, and not to chew clothing on which repellent has been applied;

— wash your hands before handling the product;

— read the product label carefully before applying, and make sure that the DEET concentration is less than 10% and that the product does not contain sunscreen;

— preferably, wear gloves to apply the product;

— put a small amount of the product in your hand, and apply it sparingly to exposed areas of skin or to clothing;

— make sure the children do not touch the areas to which the insect repellent has been applied. If they do so, they should wash their hands with soapy water;

— wash your hands after applying the insect repellent to all the children in the group, even if you wore gloves to apply it.

Wash the treated skin with soap and water when the children come inside or when protection is no longer needed. This is particularly important if insect repellent is applied several times in the same day or on several consecutive days. This recommendation should also be passed on to the parents.

#### **AUTHORIZATION FORM FOR THE APPLICATION OF INSECT REPELLENT**

A parent is not required to consent to the application of this Protocol. However, if a parent does not sign the authorization form, insect repellent may not be applied to a child unless the parent and a member of the Collège des médecins du Québec give written authorization. A parent may limit the period of validity of the authorization by indicating the duration of the authorization in the space provided.

I hereby authorize

---

(name of childcare centre, day care centre, person recognized as a home childcare provider, as the case may be, or person designated under section 81 of the Educational Childcare Regulation, where applicable) to use on my child, in accordance with this Protocol, insect repellent sold under the following brand name:

---

Brand name, form (lotion, cream, gel, liquid, non-aerosol or aerosol spray) and concentration of the active ingredient DEET

---

Child's surname and given name

---

Authorization period

Parent's signature

Date

This Protocol, originally prepared by the Ministère de la Famille, was reviewed by representatives of the Ministère de la Santé et des Services sociaux, in 2010 and in 2013 and approved by the Association des pédiatres du Québec in 2013. The information it contains reflects the state of knowledge on the subject in 2013.”

#### **TRANSITIONAL AND FINAL**

**70.** Despite section 15 of the Educational Childcare Regulation as amended by section 9 of this Regulation, a fee of \$88 is payable on the filing of an application for a permit renewal application between 1 April 2013 and 31 March 2014. The fee increases to \$225 for an application filed between 1 April 2014 and 31 March 2015 and to \$365 for an application filed between 1 April 2015 and 31 March 2016.

**71.** The provisions of section 57 of the Educational Childcare Regulation as it read before the amendment made by section 29 of this Regulation apply to a person who, on 1 April 2014, is a recognized home childcare provider, for as long as that person remains a recognized home childcare provider.

**72.** The provisions of section 58 of the Educational Childcare Regulation as it read before the amendment made by section 30 of this Regulation apply to a person who, on 1 April 2014, assists a recognized home childcare provider, for as long as that person remains an assistant.

**73.** A home childcare coordinating office that, in accordance with the provisions of paragraph 12 of section 60 of the Educational Childcare Regulation as it read before the amendment made by section 32 of this Regulation, holds the documents listed in that paragraph has until 30 June 2014 to transfer them to a recognized home childcare provider.

**74.** A person who, on 1 April 2014, acts as an occasional replacement has until 30 September 2014 to comply with section 82.1 of the Educational Childcare Regulation, as introduced by section 45 of this Regulation.

**75.** A home childcare provider who designated an occasional replacement on or before 1 April 2014 has until 30 September 2014 to comply with the provisions of section 82.2 of the Educational Childcare Regulation, as introduced by section 45 of this Regulation.

**76.** This Regulation comes into force on 1 April 2014, except section 12, paragraph 4 of section 25, paragraph 4 of section 54 of the Educational Childcare Regulation, as amended by section 27 of this Regulation, and paragraph 4 of section 82 of that Regulation, as amended by section 45 of this Regulation, which come into force on 1 April 2016.

3181

## Notice

Automobile Insurance Act  
(chapter A-25)

### Insurance contributions

#### —Amendment

WHEREAS, under the first paragraph of section 151.1 of the Automobile Insurance Act (chapter A-25), the Société de l'assurance automobile du Québec has the power to update, by regulation, the list of makes and models of motorcycles appended to the Regulation respecting insurance contributions (chapter A-25, r. 3.1);

WHEREAS, under the second paragraph of section 151.1 of the Act, the Société is exempted from the requirement of publishing the Regulation in the *Gazette officielle du Québec* and from the date of coming into force set out in sections 8 and 17 of the Regulations Act (chapter R-18.1);

WHEREAS, by its resolution AR-2837 dated 12 December 2013, the Société made the Regulation to amend the Regulation respecting insurance contributions which updates the list of makes and models of motorcycles appended to the Regulation respecting insurance contributions;

THEREFORE, in accordance with section 15 of the Regulations Act, the Société hereby publishes the Regulation to amend the Regulation respecting insurance contributions.

GUY MORNEAU,  
*Chair of the board of directors of the  
Société de l'assurance automobile du Québec*

---



## REGULATION TO AMEND THE REGULATION RESPECTING INSURANCE CONTRIBUTIONS

Automobile Insurance Act  
(chapter A-25, s. 151.1)

1. The Regulation respecting insurance contributions (chapter A-25, r. 3.1) is amended by replacing Schedule I by the following:

### "SCHEDULE I

(s. 2, 1st par., subpar. 3)

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH <sup>1</sup>	MAKE	MODEL	YEAR
WB10D010*E	BMW	HP4	2014
WB105080*E	BMW	K1300S	2014
WB105240*E	BMW	S1000RR	2014
2SAAQQ4	VARIABLE	VARIABLE	2014
JYARN23N*E	YAMAHA	YZF R1	2014
ZD4RKU02*D	APRILIA	RSV4 FACTORY ABS	2013
ZD4RKU01*D	APRILIA	RSV4 R	2013
ZD4RKU04*D	APRILIA	RSV4 R ABS	2013
WB10D010*D	BMW	HP4	2013
WB105080*D	BMW	K1300S	2013
WB105240*D	BMW	S1000RR	2013
ZDM14BPW*D	DUCATI	1199 PANIGALE	2013
ZDM14BPW*D	DUCATI	1199 PANIGALE S	2013
ZDM14BPW*D	DUCATI	1199 PANIGALE S TRICOLORE	2013
ZDM1XBMV*D	DUCATI	848 EVO	2013
ZDM1XBMV*D	DUCATI	848 EVO CORSE SE	2013
JH2SC59M*D	HONDA	CBR1000RRA	2013
JH2PC402*D	HONDA	CBR600RR	2013
JH2PC407*D	HONDA	CBR600RRA	2013
JH2PC40G*D	HONDA	CBR600RRA	2013
JH2SC632*D	HONDA	VFR1200FA	2013
JH2SC636*D	HONDA	VFR1200FA DCT	2013
JKAZXCJ1*D	KAWASAKI	ZX-10R NINJA	2013
JKAZXCK1*D	KAWASAKI	ZX-10R NINJA ABS	2013
JKBZXNF1*D	KAWASAKI	ZX-14R NINJA ABS	2013
JKAZXJE1*D	KAWASAKI	ZX636 NINJA ZX-6R	2013
JKBZXJE1*D	KAWASAKI	ZX636 NINJA ZX-6R	2013

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH <sup>1</sup>	MAKE	MODEL	YEAR
JKAZXJF1*D	KAWASAKI	ZX636 NINJA ZX-6R ABS	2013
JKBZXJF1*D	KAWASAKI	ZX636 NINJA ZX-6R ABS	2013
VBKVR940*D	KTM	1190 RC8 R	2013
ZCGGEGLU*D	MV AGUSTA	F3 675	2013
ZCGMEGLU*D	MV AGUSTA	F3 675	2013
ZCGGCFTW*D	MV AGUSTA	F4	2013
ZCGNCFTW*D	MV AGUSTA	F4 RR	2013
JS1GX72A*D	SUZUKI	GSX1300R HAYABUSA	2013
JS1GX72B*D	SUZUKI	GSX1300R HAYABUSA	2013
JS1GT78A*D	SUZUKI	GSX-R1000	2013
JS1GN7FA*D	SUZUKI	GSX-R600	2013
JS1GR7MA*D	SUZUKI	GSX-R750	2013
SMTA01YK*D	TRIUMPH	DAYTONA 675	2013
SMTD00NS*D	TRIUMPH	DAYTONA 675	2013
SMTA02YK*D	TRIUMPH	DAYTONA 675R	2013
SMTD03NS*D	TRIUMPH	DAYTONA 675R	2013
2SAAQQ4	VARIABLE	VARIABLE	2013
JYARN23N*D	YAMAHA	YZF R1	2013
JYARJ16N*D	YAMAHA	YZF R6	2013
ZD4RKU00*C	APRILIA	RSV4 R	2012
ZD4RKU01*C	APRILIA	RSV4 R	2012
WB105080*C	BMW	K1300S	2012
WB105240*C	BMW	S1000RR	2012
WB105340*C	BMW	S1000RR	2012
ZDM14BPW*C	DUCATI	1199 PANIGALE	2012
ZDM14BPW*C	DUCATI	1199 PANIGALE S	2012
ZDM14BPW*C	DUCATI	1199 PANIGALE S TRICOLORE	2012
ZDM1XBMV*C	DUCATI	848 EVO	2012
ZDM1XBMV*C	DUCATI	848 EVO CORSE SE	2012
JH2SC590*C	HONDA	CBR1000RR	2012
JH2SC594*C	HONDA	CBR1000RR	2012
JH2SC595*C	HONDA	CBR1000RR	2012
JH2SC59E*C	HONDA	CBR1000RRA	2012
JH2SC59M*C	HONDA	CBR1000RRA	2012
JH2PC400*C	HONDA	CBR600RR	2012
JH2PC405*C	HONDA	CBR600RRA	2012
JH2SC632*C	HONDA	VFR1200FA	2012
JH2SC632*C	HONDA	VFR1200FA DCT	2012

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JH2SC636*C	HONDA	VFR1200FA DCT	2012
JKAZXCJ1*C	KAWASAKI	ZX-10R NINJA	2012
JKAZXCK1*C	KAWASAKI	ZX-10R NINJA ABS	2012
JKBZXNE1*C	KAWASAKI	ZX-14R NINJA	2012
JKAZX4R1*C	KAWASAKI	ZX600 NINJA ZX-6R	2012
VBKVR940*C	KTM	1190 RC8 R	2012
ZCGNCFTW*C	MV AGUSTA	F4 RR	2012
JS1GX72A*C	SUZUKI	GSX1300R HAYABUSA	2012
JS1GT78A*C	SUZUKI	GSX-R1000	2012
JS1GN7FA*C	SUZUKI	GSX-R600	2012
JS1GR7MA*C	SUZUKI	GSX-R750	2012
SMTD00NS*C	TRIUMPH	DAYTONA 675	2012
SMTD03NS*C	TRIUMPH	DAYTONA 675R	2012
2SAAQQ4	VARIABLE	VARIABLE	2012
JYARN23E*C	YAMAHA	YZF R1	2012
JYARN23N*C	YAMAHA	YZF R1	2012
JYARN23Y*C	YAMAHA	YZF R1	2012
JYARJ16E*C	YAMAHA	YZF R6	2012
JYARJ16N*C	YAMAHA	YZF R6	2012
ZD4RKC01*B	APRILIA	RSV4 FACTORY	2011
ZD4RKC00*B	APRILIA	RSV4 R	2011
ZD4RKC01*B	APRILIA	RSV4 R	2011
WB105080*B	BMW	K1300S	2011
WB105070*B	BMW	S1000RR	2011
ZDM1XBLW*B	DUCATI	1198	2011
ZDM1XBLW*B	DUCATI	1198 SP	2011
ZDM1XBMV*B	DUCATI	848 EVO	2011
JH2SC590*B	HONDA	CBR1000RR	2011
JH2SC594*B	HONDA	CBR1000RR	2011
JH2SC59E*B	HONDA	CBR1000RR	2011
JH2SC59J*B	HONDA	CBR1000RR	2011
JH2SC59M*B	HONDA	CBR1000RR	2011
JH2SC598*B	HONDA	CBR1000RRA	2011
JH2SC59E*B	HONDA	CBR1000RRA	2011
JH2PC400*B	HONDA	CBR600RR	2011
JH2PC401*B	HONDA	CBR600RR	2011
JH2PC402*B	HONDA	CBR600RR	2011
JH2PC404*B	HONDA	CBR600RR	2011
JH2PC405*B	HONDA	CBR600RR	2011

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH <sup>1</sup>	MAKE	MODEL	YEAR
JH2PC406*B	HONDA	CBR600RR	2011
JH2PC408*B	HONDA	CBR600RR	2011
JH2SC632*B	HONDA	VFR1200FA	2011
JH2SC636*B	HONDA	VFR1200FA DCT	2011
JKAZXCF1*B	KAWASAKI	ZX-10R NINJA	2011
JKAZXCJ1*B	KAWASAKI	ZX-10R NINJA	2011
JKAZXCJ1*B	KAWASAKI	ZX-10R NINJA ABS	2011
JKAZXCK1*B	KAWASAKI	ZX-10R NINJA ABS	2011
JKBZXNC1*B	KAWASAKI	ZX-14 NINJA	2011
JKAZX4R1*B	KAWASAKI	ZX600 NINJA ZX-6R	2011
VBKVR940*B	KTM	1190 RC8 R	2011
ZCGGCFTW*B	MV AGUSTA	F4	2011
JS1GW71A*B	SUZUKI	GSX1300R HAYABUSA	2011
JS1GX72A*B	SUZUKI	GSX1300R HAYABUSA	2011
JS1GT77A*B	SUZUKI	GSX-R1000	2011
JS1GT78A*B	SUZUKI	GSX-R1000	2011
JS1GN70A*B	SUZUKI	GSX-R600	2011
JS1GN7DA*B	SUZUKI	GSX-R600	2011
JS1GN7EA*B	SUZUKI	GSX-R600	2011
JS1GN7FA*B	SUZUKI	GSX-R600	2011
JS1GR7LA*B	SUZUKI	GSX-R750	2011
JS1GR7MA*B	SUZUKI	GSX-R750	2011
SMTD00NS*B	TRIUMPH	DAYTONA 675	2011
SMTD03NS*B	TRIUMPH	DAYTONA 675R	2011
2SAAQQ4	VARIABLE	VARIABLE	2011
JYARN23E*B	YAMAHA	YZF R1	2011
JYARN23N*B	YAMAHA	YZF R1	2011
JYARN23Y*B	YAMAHA	YZF R1	2011
JYARJ16E*B	YAMAHA	YZF R6	2011
JYARJ16N*B	YAMAHA	YZF R6	2011
JYARJ16Y*A	YAMAHA	YZF R6	2011
ZD4RKC01*A	APRILIA	RSV4 FACTORY	2010
ZD4RKC00*A	APRILIA	RSV4 R	2010
ZD4RKC01*A	APRILIA	RSV4 R	2010
WB104580*A	BMW	HP 2 SPORT	2010
WB105080*A	BMW	K1300S	2010
WB105090*A	BMW	K1300S	2010
WB105070*A	BMW	S1000RR	2010
WB105170*A	BMW	S1000RR	2010

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
4MZHL04D*A	BUELL	1125R	2010
4MZHL04L*A	BUELL	1125R	2010
4MZHL04N*A	BUELL	1125R	2010
ZDM1XBLW*A	DUCATI	1198	2010
ZDM1XBLW*A	DUCATI	1198 S	2010
ZDM1XBGV*A	DUCATI	848	2010
JH2SC590*A	HONDA	CBR1000RR	2010
JH2SC59E*A	HONDA	CBR1000RR	2010
JH2PC404*A	HONDA	CBR600RR	2010
JH2PC405*A	HONDA	CBR600RR	2010
JH2SC631*A	HONDA	VFR1200FA	2010
JH2SC632*A	HONDA	VFR1200FA	2010
JH2SC635*A	HONDA	VFR1200FA	2010
JH2SC636*A	HONDA	VFR1200FA	2010
JH2SC635*A	HONDA	VFR1200FA DCT	2010
JH2SC636*A	HONDA	VFR1200FA DCT	2010
JKAZXCF1*A	KAWASAKI	ZX-10R NINJA	2010
JKBZXNC1*A	KAWASAKI	ZX-14 NINJA	2010
JKAZX4R1*A	KAWASAKI	ZX600 NINJA ZX-6R	2010
VBKVR940*A	KTM	1190 RC8	2010
VBKVR940*A	KTM	1190 RC8 R	2010
JS1GW71A*A	SUZUKI	GSX1300R HAYABUSA	2010
JS1GX72A*A	SUZUKI	GSX1300R HAYABUSA	2010
JS1GT77A*A	SUZUKI	GSX-R1000	2010
JS1GT78A*A	SUZUKI	GSX-R1000	2010
JS1GN70A*A	SUZUKI	GSX-R600	2010
JS1GN7DA*A	SUZUKI	GSX-R600	2010
JS1GN7EA*A	SUZUKI	GSX-R600	2010
JS1GR7LA*A	SUZUKI	GSX-R750	2010
SMTD00NS*A	TRIUMPH	DAYTONA 675	2010
2SAAQQ4	VARIABLE	VARIABLE	2010
JYARN20E*A	YAMAHA	YZF R1	2010
JYARN20N*A	YAMAHA	YZF R1	2010
JYARN23E*A	YAMAHA	YZF R1	2010
JYARN23N*A	YAMAHA	YZF R1	2010
JYARJ12E*A	YAMAHA	YZF R6	2010
JYARJ12N*A	YAMAHA	YZF R6	2010
JYARJ16E*A	YAMAHA	YZF R6	2010
JYARJ16N*A	YAMAHA	YZF R6	2010

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH <sup>1</sup>	MAKE	MODEL	YEAR
JYARJ16Y*A	YAMAHA	YZF R6	2010
ZD4RRTR0*9	APRILIA	RSV MILLE R	2009
ZD4RRTR0*9	APRILIA	RSV MILLE R FACTORY	2009
WB104580*9	BMW	HP 2 SPORT	2009
WB105080*9	BMW	K1300S	2009
WB105090*9	BMW	K1300S	2009
4MZHL04D*9	BUELL	1125R	2009
4MZHL04L*9	BUELL	1125R	2009
5MZHL04N*9	BUELL	1125R	2009
ZDM1XBHW*9	DUCATI	1098R	2009
ZDM1XBLW*9	DUCATI	1198	2009
ZDM1XBGV*9	DUCATI	848	2009
JH2SC570*9	HONDA	CBR1000RR	2009
JH2SC572*9	HONDA	CBR1000RR	2009
JH2SC574*9	HONDA	CBR1000RR	2009
JH2SC576*9	HONDA	CBR1000RR	2009
JH2SC590*9	HONDA	CBR1000RR	2009
JH2SC592*9	HONDA	CBR1000RR	2009
JH2SC596*9	HONDA	CBR1000RR	2009
JH2SC59E*9	HONDA	CBR1000RR	2009
JH2SC59H*9	HONDA	CBR1000RR	2009
JH2SC59J*9	HONDA	CBR1000RR	2009
JH2SC59M*9	HONDA	CBR1000RR	2009
JH2SC59G*9	HONDA	CBR1000RRA	2009
JH2PC400*9	HONDA	CBR600RR	2009
JH2PC401*9	HONDA	CBR600RR	2009
JH2PC402*9	HONDA	CBR600RR	2009
JH2PC404*9	HONDA	CBR600RR	2009
JH2PC405*9	HONDA	CBR600RR	2009
JH2PC405*9	HONDA	CBR600RRA	2009
JH2PC408*9	HONDA	CBR600RRA	2009
JKAZXCC1*9	KAWASAKI	ZX-10R NINJA	2009
JKAZXCD1*9	KAWASAKI	ZX-10R NINJA	2009
JKAZXCE1*9	KAWASAKI	ZX-10R NINJA	2009
JKBZXNC1*9	KAWASAKI	ZX-14 NINJA	2009
JKAZX4R1*9	KAWASAKI	ZX600 NINJA ZX-6R	2009
JKAZX4J1*9	KAWASAKI	ZZ-R600 NINJA	2009
VBKVR940*9	KTM	1190 RC8	2009
VBKVR940*9	KTM	1190 RC8 R	2009

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JS1GW71A*9	SUZUKI	GSX1300R HAYABUSA	2009
JS1GX72A*9	SUZUKI	GSX1300R HAYABUSA	2009
JS1GT77A*9	SUZUKI	GSX-R1000	2009
JS1GT78A*9	SUZUKI	GSX-R1000	2009
JS1GN70A*9	SUZUKI	GSX-R600	2009
JS1GN7DA*9	SUZUKI	GSX-R600	2009
JS1GN7EA*9	SUZUKI	GSX-R600	2009
JS1GR7KA*9	SUZUKI	GSX-R750	2009
JS1GR7LA*9	SUZUKI	GSX-R750	2009
SMTD00NS*9	TRIUMPH	DAYTONA 675	2009
2SAAQQ4	VARIABLE	VARIABLE	2009
JYARN20E*9	YAMAHA	YZF R1	2009
JYARN20N*9	YAMAHA	YZF R1	2009
JYARN23E*9	YAMAHA	YZF R1	2009
JYARN23N*9	YAMAHA	YZF R1	2009
JYARN23Y*9	YAMAHA	YZF R1	2009
JYARJ12E*9	YAMAHA	YZF R6	2009
JYARJ12N*9	YAMAHA	YZF R6	2009
JYARJ16E*9	YAMAHA	YZF R6	2009
JYARJ16N*9	YAMAHA	YZF R6	2009
JYARJ16Y*9	YAMAHA	YZF R6	2009
JYARJ06E*9	YAMAHA	YZF R6S	2009
JYARJ06N*9	YAMAHA	YZF R6S	2009
JYARJ06Y*9	YAMAHA	YZF R6S	2009
ZD4RRTR0*8	APRILIA	RSV MILLE R	2008
ZD4RRTR0*8	APRILIA	RSV MILLE R FACTORY	2008
WB104580*8	BMW	HP 2 SPORT	2008
WB10581A*8	BMW	K1200S	2008
WB10591A*8	BMW	K1200S	2008
4MZHL04D*8	BUELL	1125R	2008
4MZHL04L*8	BUELL	1125R	2008
5MZHL04N*8	BUELL	1125R	2008
ZDM1XBEW*8	DUCATI	1098	2008
ZDM1XBEW*8	DUCATI	1098 S	2008
ZDM1XBHW*8	DUCATI	1098R	2008
ZDM1XBGV*8	DUCATI	848	2008
ZDM1ZDFW*8	DUCATI	DESMOSEDICI RR	2008
JH2SC570*8	HONDA	CBR1000RR	2008
JH2SC572*8	HONDA	CBR1000RR	2008

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JH2SC574*8	HONDA	CBR1000RR	2008
JH2SC576*8	HONDA	CBR1000RR	2008
JH2SC590*8	HONDA	CBR1000RR	2008
JH2SC591*8	HONDA	CBR1000RR	2008
JH2SC592*8	HONDA	CBR1000RR	2008
JH2SC594*8	HONDA	CBR1000RR	2008
JH2SC596*8	HONDA	CBR1000RR	2008
JH2PC400*8	HONDA	CBR600RR	2008
JH2PC401*8	HONDA	CBR600RR	2008
JH2PC402*8	HONDA	CBR600RR	2008
JH2PC404*8	HONDA	CBR600RR	2008
JH2PC405*8	HONDA	CBR600RR	2008
JKAZXCC1*8	KAWASAKI	ZX-10R NINJA	2008
JKAZXCD1*8	KAWASAKI	ZX-10R NINJA	2008
JKAZXCE1*8	KAWASAKI	ZX-10R NINJA	2008
JKBZXNC1*8	KAWASAKI	ZX-14 NINJA	2008
JKAZX4P1*8	KAWASAKI	ZX600 NINJA ZX-6R	2008
JKAZX4J1*8	KAWASAKI	ZZ-R600 NINJA	2008
VBKVR940*8	KTM	1190 RC8	2008
JS1GX72A*8	SUZUKI	GSX1300 HAYABUSA	2008
JS1GW71A*8	SUZUKI	GSX1300R HAYABUSA	2008
JS1GX72A*8	SUZUKI	GSX1300R HAYABUSA	2008
JS1GT77A*8	SUZUKI	GSX-R1000	2008
JS1GN70A*8	SUZUKI	GSX-R600	2008
JS1GN7DA*8	SUZUKI	GSX-R600	2008
JS1GN7EA*8	SUZUKI	GSX-R600	2008
JS1GR7KA*8	SUZUKI	GSX-R750	2008
JS1GR7LA*8	SUZUKI	GSX-R750	2008
SMTD00NS*8	TRIUMPH	DAYTONA 675	2008
2SAAQQ4	VARIABLE	VARIABLE	2008
JYARN20E*8	YAMAHA	YZF R1	2008
JYARN20N*8	YAMAHA	YZF R1	2008
JYARJ12E*8	YAMAHA	YZF R6	2008
JYARJ12N*8	YAMAHA	YZF R6	2008
JYARJ16E*8	YAMAHA	YZF R6	2008
JYARJ16N*8	YAMAHA	YZF R6	2008
JYARJ16Y*8	YAMAHA	YZF R6	2008
JYARJ06E*8	YAMAHA	YZF R6S	2008
JYARJ06N*8	YAMAHA	YZF R6S	2008



<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JYARJ06Y*8	YAMAHA	YZF R6S	2008
ZD4RRTR0*7	APRILIA	RSV MILLE R	2007
ZD4RRU00*7	APRILIA	RSV MILLE R	2007
ZD4RRC00*7	APRILIA	RSV MILLE R FACTORY	2007
ZD4RRTR0*7	APRILIA	RSV MILLE R FACTORY	2007
WB10581A*7	BMW	K1200S	2007
WB10591A*7	BMW	K1200S	2007
ZDM1XBEW*7	DUCATI	1098	2007
ZDM1XBEW*7	DUCATI	1098 S	2007
ZDM1UB5V*7	DUCATI	999S TEAM USA	2007
ZDM1LAAN*7	DUCATI	SS800F	2007
JH2SC570*7	HONDA	CBR1000RR	2007
JH2SC571*7	HONDA	CBR1000RR	2007
JH2SC572*7	HONDA	CBR1000RR	2007
JH2SC574*7	HONDA	CBR1000RR	2007
JH2SC576*7	HONDA	CBR1000RR	2007
JH2PC400*7	HONDA	CBR600RR	2007
JH2PC401*7	HONDA	CBR600RR	2007
JH2PC402*7	HONDA	CBR600RR	2007
JKAZXCC1*7	KAWASAKI	ZX-10R NINJA	2007
JKAZXCD1*7	KAWASAKI	ZX-10R NINJA	2007
JKBZXNA1*7	KAWASAKI	ZX-14 NINJA	2007
JKAZX4P1*7	KAWASAKI	ZX600 NINJA ZX-6R	2007
JKAZX4J1*7	KAWASAKI	ZZ-R600 NINJA	2007
ZCGF511B*7	MV AGUSTA	F4 1000 R	2007
ZCGAKFGM*7	MV AGUSTA	F4 1000 R 1+1	2007
ZCGAKFGM*7	MV AGUSTA	F4 1000 SENNA	2007
JS1GW71A*7	SUZUKI	GSX1300R HAYABUSA	2007
JS1GT77A*7	SUZUKI	GSX-R1000	2007
JS1GN70A*7	SUZUKI	GSX-R600	2007
JS1GN7DA*7	SUZUKI	GSX-R600	2007
JS1GR7KA*7	SUZUKI	GSX-R750	2007
SMTD00NS*7	TRIUMPH	DAYTONA 675	2007
2SAAQQ4	VARIABLE	VARIABLE	2007
JYARN20E*7	YAMAHA	YZF R1	2007
JYARN20N*7	YAMAHA	YZF R1	2007
JYARN20Y*7	YAMAHA	YZF R1	2007
JYARJ12E*7	YAMAHA	YZF R6	2007
JYARJ12N*7	YAMAHA	YZF R6	2007

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JYARJ12Y*7	YAMAHA	YZF R6	2007
JYARJ12Y*7	YAMAHA	YZF R6 CHAMPIONS LIMITED EDITION	2007
JYARJ06E*7	YAMAHA	YZF R6S	2007
JYARJ06N*7	YAMAHA	YZF R6S	2007
JYARJ06Y*7	YAMAHA	YZF R6S	2007
JYARJ10E*7	YAMAHA	YZF600R	2007
JYARJ10N*7	YAMAHA	YZF600R	2007
JYARJ10Y*7	YAMAHA	YZF600R	2007
ZD4RRU00*6	APRILIA	RSV MILLE R	2006
ZD4RRU01*6	APRILIA	RSV MILLE R FACTORY	2006
WB10581A*6	BMW	K1200S	2006
WB10591A*6	BMW	K1200S	2006
ZDM1UB3S*6	DUCATI	749	2006
ZDM1UB3S*6	DUCATI	749 DARK	2006
ZDM1UB3S*6	DUCATI	749R	2006
ZDM1UB3S*6	DUCATI	749S	2006
ZDM1UB5V*6	DUCATI	999	2006
ZDM1UB5W*6	DUCATI	999R	2006
ZDM1UB5W*6	DUCATI	999R XEROX	2006
ZDM1UB5V*6	DUCATI	999S	2006
ZDM1LABP*6	DUCATI	SS1000F	2006
ZDM1LAAN*6	DUCATI	SS800F	2006
JH2SC570*6	HONDA	CBR1000RR	2006
JH2SC571*6	HONDA	CBR1000RR	2006
JH2SC572*6	HONDA	CBR1000RR	2006
JH2PC350*6	HONDA	CBR600F4i	2006
JH2PC352*6	HONDA	CBR600F4i	2006
JH2PC370*6	HONDA	CBR600RR	2006
JH2PC371*6	HONDA	CBR600RR	2006
JH2PC372*6	HONDA	CBR600RR	2006
JH2SC450*6	HONDA	RVT1000R RC51	2006
JKAZXCC1*6	KAWASAKI	ZX-10R NINJA	2006
JKAZXCD1*6	KAWASAKI	ZX-10R NINJA	2006
JKBZXNA1*6	KAWASAKI	ZX-14 NINJA	2006
JKAZX4M1*6	KAWASAKI	ZX600 NINJA ZX-6RR	2006
JKAZX4N1*6	KAWASAKI	ZX600 NINJA ZX-6RR	2006
JKBZXJC1*6	KAWASAKI	ZX636 NINJA ZX-6R	2006
JKBZXJD1*6	KAWASAKI	ZX636 NINJA ZX-6R	2006

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JKAZX4J1*6	KAWASAKI	ZZ-R600 NINJA	2006
ZCGAKFGM*6	MV AGUSTA	F4 1000 SENNA	2006
ZCGAKFGM*6	MV AGUSTA	F4-1000S 1+1	2006
JS1GW71A*6	SUZUKI	GSX1300 HAYABUSA LIMITED EDITION	2006
JS1GW71A*6	SUZUKI	GSX1300R HAYABUSA	2006
JS1GT76A*6	SUZUKI	GSX-R1000	2006
JS1GN7CA*6	SUZUKI	GSX-R600	2006
JS1GN7DA*6	SUZUKI	GSX-R600	2006
JS1GR7JA*6	SUZUKI	GSX-R750	2006
JS1GR7KA*6	SUZUKI	GSX-R750	2006
SMTD00NS*6	TRIUMPH	DAYTONA 675	2006
SMT502FP*6	TRIUMPH	DAYTONA 955i	2006
JYARN13N*6	YAMAHA	YZF R1	2006
JYARN15E*6	YAMAHA	YZF R1	2006
JYARN15N*6	YAMAHA	YZF R1	2006
JYARN15Y*6	YAMAHA	YZF R1	2006
JYARJ06N*6	YAMAHA	YZF R6	2006
JYARJ12E*6	YAMAHA	YZF R6	2006
JYARJ06E*6	YAMAHA	YZF R6S	2006
JYARJ06N*6	YAMAHA	YZF R6S	2006
JYARJ06Y*6	YAMAHA	YZF R6S	2006
JYARJ12N*6	YAMAHA	YZF R6S	2006
JYA5AHN0*6	YAMAHA	YZF600R	2006
JYARJ10E*6	YAMAHA	YZF600R	2006
JYARJ10N*6	YAMAHA	YZF600R	2006
ZD4RRC00*5	APRILIA	RSV MILLE R	2005
ZD4RRU00*5	APRILIA	RSV MILLE R	2005
ZD4RRC00*5	APRILIA	RSV MILLE R FACTORY	2005
ZD4RRU01*5	APRILIA	RSV MILLE R FACTORY	2005
WB10581A*5	BMW	K1200S	2005
WB10591A*5	BMW	K1200S	2005
ZDM1UB3S*5	DUCATI	749	2005
ZDM1UB3S*5	DUCATI	749 DARK	2005
ZDM1UB3S*5	DUCATI	749R	2005
ZDM1UB3T*5	DUCATI	749R	2005
ZDM1UB3S*5	DUCATI	749S	2005
ZDM1UB5T*5	DUCATI	999	2005
ZDM1UB5V*5	DUCATI	999	2005

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
ZDM1UB5W*5	DUCATI	999R	2005
ZDM1UB5V*5	DUCATI	999S	2005
ZDM1LABP*5	DUCATI	SS1000F	2005
ZDM1LAAN*5	DUCATI	SS800F	2005
JH2SC570*5	HONDA	CBR1000RR	2005
JH2SC571*5	HONDA	CBR1000RR	2005
JH2SC572*5	HONDA	CBR1000RR	2005
JH2SC574*5	HONDA	CBR1000RR	2005
JH2SC576*5	HONDA	CBR1000RR	2005
JH2PC350*5	HONDA	CBR600F4i	2005
JH2PC352*5	HONDA	CBR600F4i	2005
JH2PC370*5	HONDA	CBR600RR	2005
JH2PC372*5	HONDA	CBR600RR	2005
JH2SC450*5	HONDA	RVT1000R RC51	2005
JH2SC451*5	HONDA	RVT1000R RC51	2005
JH2SC452*5	HONDA	RVT1000R RC51	2005
JKAZXCC1*5	KAWASAKI	ZX-10R NINJA	2005
JKAZX9B1*5	KAWASAKI	ZX-12R NINJA	2005
JKAZX4M1*5	KAWASAKI	ZX600 NINJA ZX-6RR	2005
JKAZX4N1*5	KAWASAKI	ZX600 NINJA ZX-6RR	2005
JKBZXJC1*5	KAWASAKI	ZX636 NINJA ZX-6R	2005
ZCGAKFGM*5	MV AGUSTA	F4-1000S	2005
ZCGAKFGM*5	MV AGUSTA	F4-1000S 1+1	2005
JS1GW71A*5	SUZUKI	GSX1300 HAYABUSA LIMITED EDITION	2005
JS1GW71A*5	SUZUKI	GSX1300R HAYABUSA	2005
JS1GT76A*5	SUZUKI	GSX-R1000	2005
JS1GN7CA*5	SUZUKI	GSX-R600	2005
JS1GR7JA*5	SUZUKI	GSX-R750	2005
SMT815MD*5	TRIUMPH	DAYTONA 650	2005
SMT502FP*5	TRIUMPH	DAYTONA 955i	2005
SMT502FT*5	TRIUMPH	DAYTONA 955i	2005
JYARN10E*5	YAMAHA	YZF R1	2005
JYARN10N*5	YAMAHA	YZF R1	2005
JYARN13E*5	YAMAHA	YZF R1	2005
JYARN13N*5	YAMAHA	YZF R1	2005
JYARJ06E*5	YAMAHA	YZF R6	2005
JYARJ06N*5	YAMAHA	YZF R6	2005
JYARJ06Y*5	YAMAHA	YZF R6	2005

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JYA5AHE0*5	YAMAHA	YZF600R	2005
JYA5AHN0*5	YAMAHA	YZF600R	2005
JYARJ06N*5	YAMAHA	YZF600R	2005
ZD4RPC03*4	APRILIA	RSV 1000 R NERA	2004
ZD4RPU03*4	APRILIA	RSV 1000 R NERA	2004
ZD4RPU02*4	APRILIA	RSV MILLE	2004
ZD4RRC00*4	APRILIA	RSV MILLE R	2004
ZD4RRU00*4	APRILIA	RSV MILLE R	2004
ZD4RRC01*4	APRILIA	RSV MILLE R FACTORY	2004
ZD4RRU01*4	APRILIA	RSV MILLE R FACTORY	2004
ZD4PAC00*4	APRILIA	SL 1000 FALCO	2004
ZD4PAC10*4	APRILIA	SL 1000 FALCO	2004
ZDM1UB3S*4	DUCATI	749	2004
ZDM1UB3T*4	DUCATI	749	2004
ZDM1UB3S*4	DUCATI	749R	2004
ZDM1UB3T*4	DUCATI	749R	2004
ZDM1UB3S*4	DUCATI	749S	2004
ZDM1UB3T*4	DUCATI	749S	2004
ZDM1SB5T*4	DUCATI	998 MATRIX	2004
ZDM1SB5V*4	DUCATI	998FE	2004
ZDM1UB5T*4	DUCATI	999	2004
ZDM1UB5W*4	DUCATI	999R	2004
ZDM1UB5V*4	DUCATI	999S	2004
ZDM1LABP*4	DUCATI	SS1000F DS	2004
ZDM1LAAN*4	DUCATI	SS800F	2004
JH2SC570*4	HONDA	CBR1000RR	2004
JH2SC571*4	HONDA	CBR1000RR	2004
JH2SC572*4	HONDA	CBR1000RR	2004
JH2PC350*4	HONDA	CBR600F4i	2004
JH2PC351*4	HONDA	CBR600F4i	2004
JH2PC352*4	HONDA	CBR600F4i	2004
JH2PC370*4	HONDA	CBR600RR	2004
JH2PC372*4	HONDA	CBR600RR	2004
JH2SC452*4	HONDA	RVT1000R RC51	2004
JH2SC453*4	HONDA	RVT1000R RC51	2004
JKAZXCC1*4	KAWASAKI	ZX-10R NINJA	2004
JKAZX9B1*4	KAWASAKI	ZX-12R NINJA	2004
JKAZX4M1*4	KAWASAKI	ZX600 NINJA ZX-6RR	2004
JKBZXJB1*4	KAWASAKI	ZX636 NINJA ZX-6R	2004

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH <sup>1</sup>	MAKE	MODEL	YEAR
JS1GW71A*4	SUZUKI	GSX1300 HAYABUSA LIMITED EDITION	2004
JS1GW71A*4	SUZUKI	GSX1300R HAYABUSA	2004
JS1GT74A*4	SUZUKI	GSX-R1000	2004
JS1GT75A*4	SUZUKI	GSX-R1000	2004
JS1GN7BA*4	SUZUKI	GSX-R600	2004
JS1GN7CA*4	SUZUKI	GSX-R600	2004
JS1GR7HA*4	SUZUKI	GSX-R750	2004
JS1GR7JA*4	SUZUKI	GSX-R750	2004
SMT810G2*4	TRIUMPH	DAYTONA 600	2004
SMT810GM*4	TRIUMPH	DAYTONA 600	2004
SMT502FP*4	TRIUMPH	DAYTONA 955i	2004
SMT502FT*4	TRIUMPH	DAYTONA 955i	2004
JYARN10E*4	YAMAHA	YZF R1	2004
JYARN10N*4	YAMAHA	YZF R1	2004
JYARN13E*4	YAMAHA	YZF R1	2004
JYARN13N*4	YAMAHA	YZF R1	2004
JYARN13Y*4	YAMAHA	YZF R1	2004
JYARJ04N*4	YAMAHA	YZF R6	2004
JYARJ06E*4	YAMAHA	YZF R6	2004
JYARJ06N*4	YAMAHA	YZF R6	2004
JYA5AHE0*4	YAMAHA	YZF600R	2004
JYA5AHN0*4	YAMAHA	YZF600R	2004
JYARJ06N*4	YAMAHA	YZF600R	2004
ZD4RPU02*3	APRILIA	RSV MILLE	2003
ZD4RPC03*3	APRILIA	RSV MILLE R	2003
ZD4RPU03*3	APRILIA	RSV MILLE R	2003
ZD4PAC00*3	APRILIA	SL 1000	2003
ZDM1LA2K*3	DUCATI	620 SPORT FF	2003
ZDM1UB3S*3	DUCATI	749	2003
ZDM1UB3S*3	DUCATI	749S	2003
ZDM1LAAN*3	DUCATI	800 SPORT FF	2003
ZDM1UB5T*3	DUCATI	999	2003
ZDM1UB5W*3	DUCATI	999R	2003
ZDM1UB5V*3	DUCATI	999S	2003
ZDM1LABI*3	DUCATI	SS1000F DS	2003
ZDM1LAAN*3	DUCATI	SS800F	2003
JH2PC252*3	HONDA	CBR600F4	2003
JH2PC350*3	HONDA	CBR600F4i	2003

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JH2PC351*3	HONDA	CBR600F4i	2003
JH2PC352*3	HONDA	CBR600F4i	2003
JH2PC370*3	HONDA	CBR600RR	2003
JH2PC371*3	HONDA	CBR600RR	2003
JH2PC372*3	HONDA	CBR600RR	2003
JH2SC500*3	HONDA	CBR954RR	2003
JH2SC502*3	HONDA	CBR954RR	2003
JH2SC452*3	HONDA	RVT1000R RC51	2003
JH2SC453*3	HONDA	RVT1000R RC51	2003
JH2SC454*3	HONDA	RVT1000R RC51	2003
JKAZX9B1*3	KAWASAKI	ZX-12R NINJA	2003
JKAZXJB1*3	KAWASAKI	ZX600 NINJA ZX-6R	2003
JKAZX4K1*3	KAWASAKI	ZX600 NINJA ZX-6RR	2003
JKBZXJB1*3	KAWASAKI	ZX636 NINJA ZX-6R	2003
JKAZXDP1*3	KAWASAKI	ZX750 NINJA ZX-7R	2003
JKAZX2F1*3	KAWASAKI	ZX900 NINJA ZX-9R	2003
JS1GW71A*3	SUZUKI	GSX1300R HAYABUSA	2003
JS1GT74A*3	SUZUKI	GSX-R1000	2003
JS1GT75A*3	SUZUKI	GSX-R1000	2003
JS1GN7BA*3	SUZUKI	GSX-R600	2003
JS1GR7HA*3	SUZUKI	GSX-R750	2003
JS1VT52A*3	SUZUKI	TL1000R	2003
SMT502FK*3	TRIUMPH	DAYTONA 955i	2003
SMT502FP*3	TRIUMPH	DAYTONA 955i	2003
SMT800GE*3	TRIUMPH	TT600	2003
JYARN10E*3	YAMAHA	YZF R1	2003
JYARN10N*3	YAMAHA	YZF R1	2003
JYARN10Y*3	YAMAHA	YZF R1	2003
JYARJ04N*3	YAMAHA	YZF R6	2003
JYARJ06E*3	YAMAHA	YZF R6	2003
JYARJ06N*3	YAMAHA	YZF R6	2003
JYA5AHC0*3	YAMAHA	YZF600R	2003
JYA5AHE0*3	YAMAHA	YZF600R	2003
JYA5AHN0*3	YAMAHA	YZF600R	2003
ZD4RPU00*2	APRILIA	RSV MILLE	2002
ZD4RPU00*2	APRILIA	RSV MILLE R	2002
ZD4RPU01*2	APRILIA	RSV MILLE R	2002
ZD4RPU02*2	APRILIA	RSV MILLE SP	2002
ZD4PAC00*2	APRILIA	SL 1000	2002

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
ZD4PAC10*2	APRILIA	SL 1000 FALCO	2002
ZDM1SB3R*2	DUCATI	748	2002
ZDM1SB3R*2	DUCATI	748R	2002
ZDM3H74R*2	DUCATI	748R	2002
ZDM1SB3R*2	DUCATI	748S	2002
ZDM1LA3K*2	DUCATI	750 SPORT	2002
ZDM1LC4N*2	DUCATI	900 SUPERSPORT	2002
ZDM1LC4N*2	DUCATI	900SS	2002
ZDM1SB5V*2	DUCATI	998	2002
ZDM1SB5V*2	DUCATI	998S BAYLISS REPLICA	2002
ZDM1SB5V*2	DUCATI	998S BOSTROM REPLICA	2002
JH2PC252*2	HONDA	CBR600F4	2002
JH2PC350*2	HONDA	CBR600F4i	2002
JH2PC351*2	HONDA	CBR600F4i	2002
JH2PC352*2	HONDA	CBR600F4i	2002
JH2SC500*2	HONDA	CBR954RR	2002
JH2SC501*2	HONDA	CBR954RR	2002
JH2SC502*2	HONDA	CBR954RR	2002
JH2SC452*2	HONDA	RVT1000R RC51	2002
JH2SC453*2	HONDA	RVT1000R RC51	2002
JH2SC454*2	HONDA	RVT1000R RC51	2002
JKAZX9B1*2	KAWASAKI	ZX-12R NINJA	2002
JKAZX4J1*2	KAWASAKI	ZX600 NINJA ZX-6R	2002
JKAZXDP1*2	KAWASAKI	ZX750 NINJA ZX-7R	2002
JKAZX2F1*2	KAWASAKI	ZX900 NINJA ZX-9R	2002
ZCGAGFLJ*2	MV AGUSTA	F4 S	2002
ZCGAGFLJ*2	MV AGUSTA	F4 S 1+1	2002
JS1GW71A*2	SUZUKI	GSX1300R HAYABUSA	2002
JS1GT74A*2	SUZUKI	GSX-R1000	2002
JS1GN7BA*2	SUZUKI	GSX-R600	2002
JS1GR7HA*2	SUZUKI	GSX-R750	2002
JS1VT52A*2	SUZUKI	TL1000R	2002
SMT502FK*2	TRIUMPH	DAYTONA 955i	2002
SMT502FP*2	TRIUMPH	DAYTONA 955i	2002
SMT502FT*2	TRIUMPH	DAYTONA 955i	2002
SMT502FP*2	TRIUMPH	DAYTONA CENTENARY	2002
SMT800GE*2	TRIUMPH	TT600	2002
JYARN10E*2	YAMAHA	YZF R1	2002
JYARN10N*2	YAMAHA	YZF R1	2002



<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JYARJ04E*2	YAMAHA	YZF R6	2002
JYARJ04N*2	YAMAHA	YZF R6	2002
JYA5AHE0*2	YAMAHA	YZF600R	2002
JYA5AHN0*2	YAMAHA	YZF600R	2002
ZD4RPD00*1	APRILIA	RSV MILLE	2001
ZD4RPD01*1	APRILIA	RSV MILLE	2001
ZD4RPE00*1	APRILIA	RSV MILLE R	2001
ZD4RPE01*1	APRILIA	RSV MILLE R	2001
ZD4PAC00*1	APRILIA	SL 1000 FALCO	2001
ZD4PAC10*1	APRILIA	SL 1000 FALCO	2001
ZDM1SB3R*1	DUCATI	748	2001
ZDM1SB3R*1	DUCATI	748R	2001
ZDM3H74R*1	DUCATI	748R	2001
ZDM1SB3R*1	DUCATI	748S	2001
ZDM1LA3K*1	DUCATI	750 SPORT	2001
ZDM1LA3K*1	DUCATI	750 SS	2001
ZDM1LC4N*1	DUCATI	900 SUPERSPORT	2001
ZDM1LD4N*1	DUCATI	900 SUPERSPORT	2001
ZDM1LD4N*1	DUCATI	900SS	2001
ZDM1SB5T*1	DUCATI	996	2001
ZDM1SB5T*1	DUCATI	996S	2001
JH2PC252*1	HONDA	CBR600F4	2001
JH2PC350*1	HONDA	CBR600F4i	2001
JH2PC351*1	HONDA	CBR600F4i	2001
JH2PC352*1	HONDA	CBR600F4i	2001
JH2SC441*1	HONDA	CBR900RR	2001
JH2SC445*1	HONDA	CBR929RE ERION	2001
JH2SC440*1	HONDA	CBR929RR	2001
JH2SC442*1	HONDA	CBR929RR	2001
JH2SC443*1	HONDA	CBR929RR	2001
JH2SC452*1	HONDA	RVT1000R RC51	2001
JH2SC453*1	HONDA	RVT1000R RC51	2001
JH2SC454*1	HONDA	RVT1000R RC51	2001
JKAZX9A1*1	KAWASAKI	ZX-12R NINJA	2001
JKAZX4J1*1	KAWASAKI	ZX600 NINJA ZX-6R	2001
JKAZXDP1*1	KAWASAKI	ZX750 NINJA ZX-7R	2001
JKAZX2E1*1	KAWASAKI	ZX900 NINJA ZX-9R	2001
ZCGAGFLJ*1	MV AGUSTA	F4 S	2001
ZCGAGFLJ*1	MV AGUSTA	F4 S 1+1	2001

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JS1GW71A*1	SUZUKI	GSX1300R HAYABUSA	2001
JS1GT74A*1	SUZUKI	GSX-R1000	2001
JS1GN78A*1	SUZUKI	GSX-R600	2001
JS1GN7BA*1	SUZUKI	GSX-R600	2001
JS1GR7HA*1	SUZUKI	GSX-R750	2001
JS1VT52A*1	SUZUKI	TL1000R	2001
SMT502FK*1	TRIUMPH	DAYTONA 955i	2001
SMT800GE*1	TRIUMPH	TT600	2001
JYARN05E*1	YAMAHA	YZF R1	2001
JYARN05N*1	YAMAHA	YZF R1	2001
JYARN05N*1	YAMAHA	YZF R1 CHAMPIONS LIMITED EDITION	2001
JYARN05Y*1	YAMAHA	YZF R1 CHAMPIONS LIMITED EDITION	2001
JYARJ04E*1	YAMAHA	YZF R6	2001
JYARJ04N*1	YAMAHA	YZF R6	2001
JYARJ04N*1	YAMAHA	YZF R6 CHAMPIONS LIMITED EDITION	2001
JYA4NEN0*1	YAMAHA	YZF600R	2001
JYA5AHE0*1	YAMAHA	YZF600R	2001
JYA5AHN0*1	YAMAHA	YZF600R	2001
ZD4MEE00*Y	APRILIA	RSV MILLE	2000
ZD4MEE10*Y	APRILIA	RSV MILLE	2000
ZD4MEE01*Y	APRILIA	RSV MILLE R	2000
ZD4MEE11*Y	APRILIA	RSV MILLE R	2000
ZD4MEE00*Y	APRILIA	RSV MILLE SP	2000
ZD4PAC00*Y	APRILIA	SL 1000	2000
ZD4PAC10*Y	APRILIA	SL 1000	2000
ZESDB400*Y	BIMOTA	DB4	2000
ZESSB600*Y	BIMOTA	SB6R	2000
ZESSB8S0*Y	BIMOTA	SB8R	2000
ZESSB8R0*Y	BIMOTA	SB8S	2000
ZDM1SB3R*Y	DUCATI	748	2000
ZDM1SB3R*Y	DUCATI	748R	2000
ZDM3SB3S*Y	DUCATI	748R	2000
ZDM1SB3R*Y	DUCATI	748S	2000
ZDM1LA3K*Y	DUCATI	750 SS	2000
ZDM1LC4N*Y	DUCATI	900 SUPERSPORT	2000
ZDM1LD4N*Y	DUCATI	900 SUPERSPORT	2000

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
ZDM1LD4N*Y	DUCATI	900SS	2000
ZDM1SB5T*Y	DUCATI	996	2000
ZDM3SB5V*Y	DUCATI	996	2000
ZDM1SB5T*Y	DUCATI	996S	2000
JH2PC350*Y	HONDA	CBR600F	2000
JH2PC350*Y	HONDA	CBR600F HURRICANE	2000
JH2PC350*Y	HONDA	CBR600F4	2000
JH2PC352*Y	HONDA	CBR600F4	2000
JH2PC350*Y	HONDA	CBR600SE	2000
JH2SC330*Y	HONDA	CBR900RR	2000
JH2SC331*Y	HONDA	CBR900RR	2000
JH2SC332*Y	HONDA	CBR900RR	2000
JH2SC440*Y	HONDA	CBR900RR	2000
JH2SC441*Y	HONDA	CBR900RR	2000
JH2SC442*Y	HONDA	CBR929RR	2000
JH2SC452*Y	HONDA	RVT1000R RC51	2000
JH2SC453*Y	HONDA	RVT1000R RC51	2000
JH2SC454*Y	HONDA	RVT1000R RC51	2000
JKAZX9A1*Y	KAWASAKI	ZX-12R NINJA	2000
JKAZX4J1*Y	KAWASAKI	ZX600 NINJA ZX-6R	2000
JKAZXDP1*Y	KAWASAKI	ZX750 NINJA ZX-7R	2000
JKAZX2E1*Y	KAWASAKI	ZX900 NINJA ZX-9R	2000
ZCGAGFLJ*Y	MV AGUSTA	F4 S	2000
ZCGAGFLJ*Y	MV AGUSTA	F4 S 1+1	2000
JS1GW71A*Y	SUZUKI	GSX1300R HAYABUSA	2000
JS1GN78A*Y	SUZUKI	GSX-R600	2000
JS1GR7HA*Y	SUZUKI	GSX-R750	2000
JS1GR7BA*Y	SUZUKI	GSX-R750R	2000
JS1VT52A*Y	SUZUKI	TL1000R	2000
SMT502FK*Y	TRIUMPH	DAYTONA 955i	2000
SMT800GE*Y	TRIUMPH	TT600	2000
JYARN05E*Y	YAMAHA	YZF R1	2000
JYARN05N*Y	YAMAHA	YZF R1	2000
JYARN05Y*Y	YAMAHA	YZF R1	2000
JYARJ04E*Y	YAMAHA	YZF R6	2000
JYARJ04N*Y	YAMAHA	YZF R6	2000
JYARJ04E*Y	YAMAHA	YZF R6 CHAMPIONS LIMITED EDITION	2000
JYA4NEN0*Y	YAMAHA	YZF600R	2000

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JYA5AHC0*Y	YAMAHA	YZF600R	2000
JYA5AHE0*Y	YAMAHA	YZF600R	2000
JYA5AHN0*Y	YAMAHA	YZF600R	2000
ZD4MEE00*X	APRILIA	RSV MILLE	1999
ZES1DB41*X	BIMOTA	DB4	1999
ZESSB600*X	BIMOTA	SB6R	1999
ZESSB8R0*X	BIMOTA	SB8R	1999
ZES1YB11*X	BIMOTA	YB11	1999
ZDM1SB3R*X	DUCATI	748	1999
ZDM1SB3R*X	DUCATI	748S	1999
ZDM1LA3K*X	DUCATI	750 SS	1999
ZDM1LAZK*X	DUCATI	750 SS	1999
ZDM1LC4N*X	DUCATI	900 SUPERSPORT	1999
ZDM1LD4N*X	DUCATI	900 SUPERSPORT	1999
ZDM1LC4N*X	DUCATI	900SS	1999
ZDM1LD4N*X	DUCATI	900SS	1999
ZDM1SB5T*X	DUCATI	996	1999
ZDM3SB5V*X	DUCATI	996S	1999
JH2PC353*X	HONDA	CBR600F	1999
JH2PC354*X	HONDA	CBR600F	1999
JH2PC355*X	HONDA	CBR600F	1999
JH2PC350*X	HONDA	CBR600F4	1999
JH2PC351*X	HONDA	CBR600F4	1999
JH2PC352*X	HONDA	CBR600F4	1999
JH2SC330*X	HONDA	CBR900RR	1999
JH2SC331*X	HONDA	CBR900RR	1999
JH2SC332*X	HONDA	CBR900RR	1999
JKAZX4G1*X	KAWASAKI	ZX600 NINJA ZX-6R	1999
JKAZXDP1*X	KAWASAKI	ZX750 NINJA ZX-7R	1999
JKAZX2C1*X	KAWASAKI	ZX900 NINJA ZX-9R	1999
ZCGAGFLJ*X	MV AGUSTA	F4 S	1999
JS1GW71A*X	SUZUKI	GSX1300R HAYABUSA	1999
JS1GN78A*X	SUZUKI	GSX-R600	1999
JS1GR7DA*X	SUZUKI	GSX-R750	1999
JS1GR7BA*X	SUZUKI	GSX-R750R	1999
JS1VT52A*X	SUZUKI	TL1000R	1999
SMT371CA*X	TRIUMPH	DAYTONA 1200	1999
SMT502FK*X	TRIUMPH	DAYTONA 955i	1999
JYA3HHN0*X	YAMAHA	FZR600	1999

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JYARN02E*X	YAMAHA	YZF R1	1999
JYARN02N*X	YAMAHA	YZF R1	1999
JYARN02Y*X	YAMAHA	YZF R1	1999
JYARJ04E*X	YAMAHA	YZF R6	1999
JYARJ04N*X	YAMAHA	YZF R6	1999
JYARJ04Y*X	YAMAHA	YZF R6	1999
JYA4NEN0*X	YAMAHA	YZF600R	1999
JYA5AHE0*X	YAMAHA	YZF600R	1999
JYA5AHN0*X	YAMAHA	YZF600R	1999
ZESSB600*W	BIMOTA	SB6R	1998
ZESSB8R0*W	BIMOTA	SB8R	1998
ZDM1SB3R*W	DUCATI	748	1998
ZDM1SB8R*W	DUCATI	748	1998
ZDM1LC4M*W	DUCATI	900FE	1998
ZDM1LC4N*W	DUCATI	900SS	1998
ZDM1LD4N*W	DUCATI	900SS CR	1998
ZDM1SB8S*W	DUCATI	916	1998
ZDM1SB8S*W	DUCATI	916 BIPOSTO	1998
JH2PC250*W	HONDA	CBR600F	1998
JH2PC251*W	HONDA	CBR600F	1998
JH2PC252*W	HONDA	CBR600F	1998
JH2PC255*W	HONDA	CBR600F	1998
JH2PC253*W	HONDA	CBR600SE	1998
JH2PC254*W	HONDA	CBR600SE	1998
JH2SC330*W	HONDA	CBR900RR	1998
JH2SC331*W	HONDA	CBR900RR	1998
JH2SC332*W	HONDA	CBR900RR	1998
JKAZX4F1*W	KAWASAKI	ZX600 NINJA ZX-6R	1998
JKAZX4G1*W	KAWASAKI	ZX600 NINJA ZX-6R	1998
JKAZXDP1*W	KAWASAKI	ZX750 NINJA ZX-7R	1998
JKAZXDN1*W	KAWASAKI	ZX750 NINJA ZX-7RR	1998
JKAZX2B1*W	KAWASAKI	ZX900 NINJA ZX-9R	1998
JKAZX2C1*W	KAWASAKI	ZX900 NINJA ZX-9R	1998
JS1GU75A*W	SUZUKI	GSX-R1100	1998
JS1GN78A*W	SUZUKI	GSX-R600	1998
JS1GR7DA*W	SUZUKI	GSX-R750	1998
JS1GR7BA*W	SUZUKI	GSX-R750R	1998
JS1GR7BA*W	SUZUKI	GSX-R750W	1998
JS1GR7DA*W	SUZUKI	GSX-R750W	1998

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JS1VT52A*W	SUZUKI	TL1000R	1998
SMT370DF*W	TRIUMPH	DAYTONA 955 (T595)	1998
SMT502FK*W	TRIUMPH	DAYTONA 955 (T595)	1998
JYA3HHN0*W	YAMAHA	FZR600	1998
JYA3UUC0*W	YAMAHA	FZR600	1998
JYA3HHE0*W	YAMAHA	FZR600RK	1998
JYARN02E*W	YAMAHA	YZF R1	1998
JYARN02N*W	YAMAHA	YZF R1	1998
JYA4NEN0*W	YAMAHA	YZF600R	1998
JYA5AHE0*W	YAMAHA	YZF600R	1998
JYA5AHN0*W	YAMAHA	YZF600R	1998
JYA4HYN0*W	YAMAHA	YZF750R	1998
JYA4LEN0*W	YAMAHA	YZF750R	1998
ZES1DB21*V	BIMOTA	DB2	1997
ZESSB600*V	BIMOTA	SB6R	1997
ZES1YB11*V	BIMOTA	YB11	1997
ZDM1SB3R*V	DUCATI	748	1997
ZDM1SB8R*V	DUCATI	748	1997
ZDM1LD4N*V	DUCATI	900SS CR	1997
ZDM1LC4M*V	DUCATI	900SS SP	1997
ZDM1LC4N*V	DUCATI	900SS SP	1997
ZDM1SB8S*V	DUCATI	916	1997
ZDM1SB8S*V	DUCATI	916 BIPOSTO	1997
JH2PC250*V	HONDA	CBR600F	1997
JH2PC251*V	HONDA	CBR600F	1997
JH2PC252*V	HONDA	CBR600F	1997
JH2PC253*V	HONDA	CBR600SE	1997
JH2PC254*V	HONDA	CBR600SE	1997
JH2SC330*V	HONDA	CBR900RR	1997
JH2SC331*V	HONDA	CBR900RR	1997
JH2SC332*V	HONDA	CBR900RR	1997
JKAZX4F1*V	KAWASAKI	ZX600 NINJA ZX-6R	1997
JKAZXDP1*V	KAWASAKI	ZX750 NINJA ZX-7R	1997
JKAZXDN1*V	KAWASAKI	ZX750 NINJA ZX-7RR	1997
JKAZX2B1*V	KAWASAKI	ZX900 NINJA ZX-9R	1997
JS1GU75A*V	SUZUKI	GSX-R1100	1997
JS1GN78A*V	SUZUKI	GSX-R600	1997
JS1GR7DA*V	SUZUKI	GSX-R750	1997
JS1GR7BA*V	SUZUKI	GSX-R750R	1997

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JS1GR7BA*V	SUZUKI	GSX-R750W	1997
SMT371CA*V	TRIUMPH	DAYTONA 1200	1997
SMT370DF*V	TRIUMPH	DAYTONA 955 (T595)	1997
SMT502FK*V	TRIUMPH	DAYTONA 955 (T595)	1997
JYA3HHE0*V	YAMAHA	FZR600	1997
JYA3HHN0*V	YAMAHA	FZR600	1997
JYA3UUN0*V	YAMAHA	FZR600	1997
JYA4WNN0*V	YAMAHA	YZF1000R	1997
JYA4YWE0*V	YAMAHA	YZF1000R	1997
JYA4YWN0*V	YAMAHA	YZF1000R	1997
JYA4NEN0*V	YAMAHA	YZF600R	1997
JYA5AHE0*V	YAMAHA	YZF600R	1997
JYA5AHN0*V	YAMAHA	YZF600R	1997
JYA4HYN0*V	YAMAHA	YZF750R	1997
JYA4LEE0*V	YAMAHA	YZF750R	1997
JYA4LEN0*V	YAMAHA	YZF750R	1997
ZES1SB60*T	BIMOTA	SB6	1996
ZES1YB11*T	BIMOTA	YB11	1996
ZDM1LC4N*T	DUCATI	900SS CR	1996
ZDM1LD4N*T	DUCATI	900SS CR	1996
ZDM1LC4N*T	DUCATI	900SS SP	1996
ZDM1SB8S*T	DUCATI	916	1996
JH2PC250*T	HONDA	CBR600F	1996
JH2PC251*T	HONDA	CBR600F	1996
JH2PC252*T	HONDA	CBR600F	1996
JH2PC255*T	HONDA	CBR600F	1996
JH2PC253*T	HONDA	CBR600SE	1996
JH2PC254*T	HONDA	CBR600SE	1996
JH2SC330*T	HONDA	CBR900RR	1996
JH2SC331*T	HONDA	CBR900RR	1996
JH2SC332*T	HONDA	CBR900RR	1996
JKAZX4F1*T	KAWASAKI	ZX600 NINJA ZX-6R	1996
JKAZXDP1*T	KAWASAKI	ZX750 NINJA ZX-7R	1996
JKAZXDN1*T	KAWASAKI	ZX750 NINJA ZX-7RR	1996
JKAZX2B1*T	KAWASAKI	ZX900 NINJA ZX-9R	1996
ZGUKEAKE*T	MOTO GUZZI	SPORT 1100	1996
JS1GU75A*T	SUZUKI	GSX-R1100	1996
JS1GR7DA*T	SUZUKI	GSX-R750	1996
JS1GR7BA*T	SUZUKI	GSX-R750R	1996

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JS1GR7BA*T	SUZUKI	GSX-R750W	1996
SMT371CA*T	TRIUMPH	DAYTONA 1200	1996
SMT370DF*T	TRIUMPH	DAYTONA 900	1996
SMT372DD*T	TRIUMPH	DAYTONA SUPER III	1996
JYA3HHE0*T	YAMAHA	FZR600	1996
JYA3HHN0*T	YAMAHA	FZR600	1996
JYA3UUN0*T	YAMAHA	FZR600	1996
JYA4WNN0*T	YAMAHA	YZF1000R	1996
JYA4NAE0*T	YAMAHA	YZF600R	1996
JYA4NAN0*T	YAMAHA	YZF600R	1996
JYA4NCN0*T	YAMAHA	YZF600R	1996
JYA4NEN0*T	YAMAHA	YZF600R	1996
JYA4WFN0*T	YAMAHA	YZF600R2	1996
JYA4HYN0*T	YAMAHA	YZF750R	1996
JYA4LEE0*T	YAMAHA	YZF750R	1996
JYA4LEN0*T	YAMAHA	YZF750R	1996
ZES1DB21*S	BIMOTA	DB2	1995
ZES1SB60*S	BIMOTA	SB6	1995
ZDM1LD4N*S	DUCATI	900SS CR	1995
ZDM1LC4M*S	DUCATI	900SS SP	1995
ZDM1LC4N*S	DUCATI	900SS SP	1995
ZDM1SB8S*S	DUCATI	916	1995
JH2PC250*S	HONDA	CBR600F	1995
JH2PC251*S	HONDA	CBR600F	1995
JH2PC252*S	HONDA	CBR600F	1995
JH2SC280*S	HONDA	CBR900RR	1995
JH2SC281*S	HONDA	CBR900RR	1995
JH2SC282*S	HONDA	CBR900RR	1995
JKAZX4F1*S	KAWASAKI	ZX600 NINJA ZX-6R	1995
JKAZX2B1*S	KAWASAKI	ZX900 NINJA ZX-9R	1995
ZGUKEAKE*S	MOTO GUZZI	SPORT 1100	1995
JS1GU75A*S	SUZUKI	GSX-R1100	1995
JS1GR7BA*S	SUZUKI	GSX-R750R	1995
JS1GR7BA*S	SUZUKI	GSX-R750W	1995
SMT371CA*S	TRIUMPH	DAYTONA 1200	1995
SMT370DF*S	TRIUMPH	DAYTONA 900	1995
SMT372DD*S	TRIUMPH	DAYTONA SUPER III	1995
JYA3LKE0*S	YAMAHA	FZR1000	1995
JYA3LKN0*S	YAMAHA	FZR1000	1995



<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JYA3HHE0*S	YAMAHA	FZR600	1995
JYA3HHN0*S	YAMAHA	FZR600	1995
JYA3UUC0*S	YAMAHA	FZR600	1995
JYA3UUN0*S	YAMAHA	FZR600	1995
JYA4NAE0*S	YAMAHA	YZF600R	1995
JYA4NAN0*S	YAMAHA	YZF600R	1995
JYA4NCN0*S	YAMAHA	YZF600R	1995
JYA4NEN0*S	YAMAHA	YZF600R	1995
JYA4HYN0*S	YAMAHA	YZF750R	1995
JYA4LEN0*S	YAMAHA	YZF750R	1995
ZDM1HB7R*R	DUCATI	851 SUPERBIKE	1994
ZDM1HB7R*R	DUCATI	888 LTD	1994
ZDM1LD4N*R	DUCATI	900SS CR	1994
ZDM1LC4N*R	DUCATI	900SS SP	1994
JH2PC250*R	HONDA	CBR600F	1994
JH2PC251*R	HONDA	CBR600F	1994
JH2PC252*R	HONDA	CBR600F	1994
JH2SC280*R	HONDA	CBR900RR	1994
JH2SC281*R	HONDA	CBR900RR	1994
JH2SC282*R	HONDA	CBR900RR	1994
JH2RC450*R	HONDA	RVF750R	1994
JH2RC452*R	HONDA	RVF750R	1994
JH2RC455*R	HONDA	RVF750R	1994
JKAZXDM1*R	KAWASAKI	ZX750 NINJA ZX-7R	1994
JKAZX2B1*R	KAWASAKI	ZX900 NINJA ZX-9R	1994
ZGUKEAKE*R	MOTO GUZZI	SPORT 1100	1994
JS1GU75A*R	SUZUKI	GSX-R1100	1994
JS1GR7BA*R	SUZUKI	GSX-R750R	1994
JS1GR7BA*R	SUZUKI	GSX-R750W	1994
SMT370CA*R	TRIUMPH	DAYTONA 1200	1994
SMT371CA*R	TRIUMPH	DAYTONA 1200	1994
SMT370DD*R	TRIUMPH	DAYTONA 900	1994
SMT370DF*R	TRIUMPH	DAYTONA 900	1994
SMT372DD*R	TRIUMPH	DAYTONA SUPER III	1994
JYA3LKN0*R	YAMAHA	FZR1000	1994
JYA3HHE0*R	YAMAHA	FZR600	1994
JYA3HHN0*R	YAMAHA	FZR600	1994
JYA3UUN0*R	YAMAHA	FZR600	1994
JYA4NEN0*R	YAMAHA	YZF600R	1994

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JYA4HYN0*R	YAMAHA	YZF750R	1994
JYA4LEE0*R	YAMAHA	YZF750R	1994
JYA4LEN0*R	YAMAHA	YZF750R	1994
JYA4JAN0*R	YAMAHA	YZF750SP	1994
1B9RS11G*P	BUELL	RS1200	1993
1B9RS11G*P	BUELL	RSS1200	1993
ZDM1NC3L*P	DUCATI	750 SS	1993
ZDM1NC3M*P	DUCATI	750 SS	1993
ZDM1HB7R*P	DUCATI	851 SUPERBIKE	1993
ZDM1HB7R*P	DUCATI	888 SPORT	1993
ZDM1LC4N*P	DUCATI	900 SUPERLIGHT	1993
ZDM1LC4M*P	DUCATI	900 SUPERSPORT	1993
ZDM1LC4M*P	DUCATI	900SS	1993
ZDM1LD4N*P	DUCATI	900SS	1993
ZDM1LC4N*P	DUCATI	900SS SP	1993
JH2PC250*P	HONDA	CBR600F	1993
JH2PC251*P	HONDA	CBR600F	1993
JH2PC252*P	HONDA	CBR600F	1993
JH2SC280*P	HONDA	CBR900RR	1993
JH2SC281*P	HONDA	CBR900RR	1993
JH2SC282*P	HONDA	CBR900RR	1993
JKAZXDM1*P	KAWASAKI	ZX750 NINJA ZX-7R	1993
ZGUVYBVY*P	MOTO GUZZI	DAYTONA 1000	1993
JS1GU75A*P	SUZUKI	GSX-R1100	1993
JS1GN75A*P	SUZUKI	GSX-R600W	1993
JS1GR7BA*P	SUZUKI	GSX-R750R	1993
JS1GR7BA*P	SUZUKI	GSX-R750W	1993
SMT370CA*P	TRIUMPH	DAYTONA 1200	1993
JYA3LKN0*P	YAMAHA	FZR1000	1993
JYA3HHE0*P	YAMAHA	FZR600	1993
JYA3HHN0*P	YAMAHA	FZR600	1993
JYA3UUC0*P	YAMAHA	FZR600	1993
JYA3UUN0*P	YAMAHA	FZR600	1993
JYA4HYN0*P	YAMAHA	YZF750R	1993
JYA4HSN0*P	YAMAHA	YZF750SP	1993
JYA4JAN0*P	YAMAHA	YZF750SP	1993
1B9RS11G*N	BUELL	RS1200	1992
ZDM1NC3L*N	DUCATI	750 SS	1992
ZDM1NC3M*N	DUCATI	750 SS	1992

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
ZDM1HB6R*N	DUCATI	851 SPORT	1992
ZDM1HB6P*N	DUCATI	851 SUPERBIKE	1992
ZDM1LC4M*N	DUCATI	900 SUPERSPORT	1992
ZDM1LD4N*N	DUCATI	900 SUPERSPORT	1992
ZDM1LC4M*N	DUCATI	900SS	1992
ZDM1LC4M*N	DUCATI	900SS CR	1992
ZDM1LC4N*N	DUCATI	900SS SP	1992
JH2PC250*N	HONDA	CBR600F	1992
JH2PC251*N	HONDA	CBR600F	1992
JH2PC252*N	HONDA	CBR600F	1992
JH2SC280*N	HONDA	CBR900RR	1992
JH2SC281*N	HONDA	CBR900RR	1992
JH2SC282*N	HONDA	CBR900RR	1992
JKAZXDK1*N	KAWASAKI	ZX750 NINJA ZX-7R	1992
JS1GV73A*N	SUZUKI	GSX-R1100	1992
JS1GN75A*N	SUZUKI	GSX-R600 KATANA	1992
JS1GN75A*N	SUZUKI	GSX-R600W	1992
JS1GR7AA*N	SUZUKI	GSX-R750	1992
JS1GR7BA*N	SUZUKI	GSX-R750R	1992
JS1GR7BA*N	SUZUKI	GSX-R750W	1992
JYA3LKN0*N	YAMAHA	FZR1000	1992
JYA3HHE0*N	YAMAHA	FZR600	1992
JYA3HHN0*N	YAMAHA	FZR600	1992
JYA3UUN0*N	YAMAHA	FZR600	1992
1B9RS11G*M	BUELL	RS1200	1991
ZDM1HB6R*M	DUCATI	851 SPORT	1991
ZDM1HB8R*M	DUCATI	851 SUPERBIKE	1991
ZDM1LC4M*M	DUCATI	900SS	1991
ZDM1LC4N*M	DUCATI	900SS SP	1991
JH2PC250*M	HONDA	CBR600F	1991
JH2PC251*M	HONDA	CBR600F	1991
JH2PC252*M	HONDA	CBR600F	1991
JKAZXDK1*M	KAWASAKI	ZX750 NINJA ZX-7R	1991
JS1GV73A*M	SUZUKI	GSX-R1100	1991
JS1GR7AA*M	SUZUKI	GSX-R750	1991
JS1GR79A*M	SUZUKI	GSX-R750R	1991
JYA3LKN0*M	YAMAHA	FZR1000	1991
JYA3HHE0*M	YAMAHA	FZR600	1991
JYA3HHN0*M	YAMAHA	FZR600	1991

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH <sup>1</sup>	MAKE	MODEL	YEAR
JYA3UUN0*M	YAMAHA	FZR600	1991
JYA3JVN0*M	YAMAHA	FZR750R	1991
1B9RR11G*L	BUELL	RR1200	1990
1B9RS11G*L	BUELL	RS1200	1990
ZDM1KA3J*L	DUCATI	750 SPORT	1990
ZDM1HB6R*L	DUCATI	851 SPORT	1990
ZDM1JB4L*L	DUCATI	906 PASO	1990
ZDM1JB4M*L	DUCATI	906 PASO	1990
JH2PC230*L	HONDA	CBR600F	1990
JH2PC231*L	HONDA	CBR600F	1990
JH2PC232*L	HONDA	CBR600F	1990
JH2PC230*L	HONDA	CBR600F HURRICANE	1990
JH2PC231*L	HONDA	CBR600F HURRICANE	1990
JH2PC232*L	HONDA	CBR600F HURRICANE	1990
JH2RC300*L	HONDA	VFR750R	1990
JH2RC301*L	HONDA	VFR750R	1990
JS1GV73A*L	SUZUKI	GSX-R1100	1990
JS1GR7AA*L	SUZUKI	GSX-R750	1990
JS1GR79A*L	SUZUKI	GSX-R750R	1990
JYA3LKE0*L	YAMAHA	FZR1000	1990
JYA3LKN0*L	YAMAHA	FZR1000	1990
JYA3HHE0*L	YAMAHA	FZR600	1990
JYA3HHN0*L	YAMAHA	FZR600	1990
JYA3HWC0*L	YAMAHA	FZR600	1990
JYA3HWN0*L	YAMAHA	FZR600	1990
JYA3UUN0*L	YAMAHA	FZR600	1990
JYA3JVN0*L	YAMAHA	FZR750R	1990
JH2PC190*K	HONDA	CBR600F	1989
JH2PC191*K	HONDA	CBR600F	1989
JH2PC192*K	HONDA	CBR600F	1989
JH2PC230*K	HONDA	CBR600F	1989
JH2PC231*K	HONDA	CBR600F	1989
JH2PC232*K	HONDA	CBR600F	1989
JH2PC192*K	HONDA	CBR600F HURRICANE	1989
JH2PC232*K	HONDA	CBR600F HURRICANE	1989
JH2RC302*K	HONDA	VFR750R	1989
JS1GV73A*K	SUZUKI	GSX-R1100	1989
JS1GR77A*K	SUZUKI	GSX-R750	1989
JS1GR79A*K	SUZUKI	GSX-R750R	1989

<b>TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH<sup>1</sup></b>	<b>MAKE</b>	<b>MODEL</b>	<b>YEAR</b>
JYA3LKE0*K	YAMAHA	FZR1000	1989
JYA3LKN0*K	YAMAHA	FZR1000	1989
JYA2HWN0*K	YAMAHA	FZR600	1989
JYA3HHE0*K	YAMAHA	FZR600	1989
JYA3HHN0*K	YAMAHA	FZR600	1989
JYA3HWN0*K	YAMAHA	FZR600	1989
JYA3JVN0*K	YAMAHA	FZR750R	1989
ZDM1AA3L*J	DUCATI	750 F-1	1988
ZDM1DA3M*J	DUCATI	750 PASO	1988
ZDM1DA3N*J	DUCATI	750 PASO	1988
ZDM1DA3M*J	DUCATI	750 PASO LTD	1988
ZDM1DA3N*J	DUCATI	750 PASO LTD	1988
JH2PC190*J	HONDA	CBR600F	1988
JH2PC191*J	HONDA	CBR600F	1988
JH2PC192*J	HONDA	CBR600F	1988
JH2PC232*J	HONDA	CBR600F	1988
JH2PC190*J	HONDA	CBR600F HURRICANE	1988
JH2PC191*J	HONDA	CBR600F HURRICANE	1988
JH2PC192*J	HONDA	CBR600F HURRICANE	1988
JH2RC302*J	HONDA	VFR750R	1988
JH2RC361*J	HONDA	VFR750R	1988
JS1GU74A*J	SUZUKI	GSX-R1100	1988
JS1GR77A*J	SUZUKI	GSX-R750	1988
JYA2LHE0*J	YAMAHA	FZR1000	1988
JYA2LHN0*J	YAMAHA	FZR1000	1988
JYA2LJN0*J	YAMAHA	FZR1000	1988
JYA2LKN0*J	YAMAHA	FZR1000	1988
JYA2NKN0*J	YAMAHA	FZR750R	1988
JYA2TTN0*J	YAMAHA	FZR750R	1988
ZDM3AA3L*H	DUCATI	750 F-1	1987
ZDM3AA3L*H	DUCATI	750 F-1B	1987
ZDM1DA3N*H	DUCATI	750 PASO	1987
JH2PC190*H	HONDA	CBR600F	1987
JH2PC191*H	HONDA	CBR600F	1987
JH2PC190*H	HONDA	CBR600F HURRICANE	1987
JH2PC191*H	HONDA	CBR600F HURRICANE	1987
JS1GU74A*H	SUZUKI	GSX-R1100	1987
JS1GR75A*H	SUZUKI	GSX-R750	1987
JYA2LH00*H	YAMAHA	FZR1000	1987

TEN FIRST CHARACTERS OF THE VEHICLE IDENTIFICATION NUMBER EXCEPT THE NINTH <sup>1</sup>	MAKE	MODEL	YEAR
JYA2LJ00*H	YAMAHA	FZR1000	1987
JYA2LK00*H	YAMAHA	FZR1000	1987
JYA2NK00*H	YAMAHA	FZR750R	1987
JYA2TT00*H	YAMAHA	FZR750R	1987
ZDM3AA3L*G	DUCATI	750 F-1	1986
ZDM3AA3L*G	DUCATI	750 F-1B	1986
JH2SC160*G	HONDA	VF1000R	1986
JH2SC161*G	HONDA	VF1000R	1986
JS1GU74A*G	SUZUKI	GSX-R1100	1986
JS1GR75A*G	SUZUKI	GSX-R750	1986
JS1GR75A*G	SUZUKI	GSX-R750R	1986
JH2SC160*F	HONDA	VF1000R	1985
JH2SC161*F	HONDA	VF1000R	1985
JS1GR75A*F	SUZUKI	GSX-R750	1985

1. The asterisks appearing in the first column mark the space taken by the ninth character in the identification number."
- 2.** This Regulation comes into force on 8 January 2014.

## Decisions

### Decision

Election Act  
(chapter E-3.3)

#### **Chief electoral officer —Lists of electors produced following the order instituting by-elections in the electoral divisions of Viau and Outremont**

Decision of the Chief Electoral Officer pursuant to the powers conferred upon him by section 490 of the Election Act concerning the lists of electors produced following the order instituting by-elections in the electoral divisions of Viau and Outremont

WHEREAS Order-in-Council number 1129-2013, issued on November 6, 2013, enjoined the Chief Electoral Officer to hold by-elections on Monday December 9, 2013, in the electoral divisions of Viau and Outremont;

WHEREAS, pursuant to section 145 of the Election Act (chapter E-3.3), upon the issue of an order instituting an election and as soon as the requests for changes to the permanent list of electors received by the Chief Electoral Officer before the issue of the order have been processed, the Chief Electoral Officer shall produce the list of electors and the list of electors entitled to exercise their right to vote outside Québec;

WHEREAS, upon production of the lists of electors following the order instituting by-elections in the electoral divisions of Viau and Outremont, the changes received and made to the permanent list of electors before the issue of the order, concerning 45 electors in the electoral division of Viau and 42 electors in the electoral division of Outremont, were not, because of an error, included in the lists of electors produced following the order, in accordance with section 145 of the Election Act;

WHEREAS, pursuant to the provisions of the Election Act concerning the revision of the list during an election period, every request for entry on, removal from or correction of the list of electors must be presented before a board of revisors;

WHEREAS the application of these provisions would mean that the 87 electors affected by the situation described above must approach the board of revisors in order to correct the information concerning them on the lists of electors to be used for the by-elections in the electoral divisions of Viau and Outremont;

WHEREAS the error that occurred during production of the list of electors must not have the effect of imposing a specific procedure upon the electors concerned in order to correct it;

WHEREAS the notice to electors contemplated in section 198.1 of the Election Act will take into account the changes to the permanent list of electors concerning the 87 electors covered by this decision;

WHEREAS section 490 of the Election Act allows the Chief Electoral Officer to adapt a provision of the Act where he observes that, subsequent to an exceptional circumstance, it does not meet the demands of the situation;

WHEREAS the Chief Electoral Officer has informed the authorized parties represented in the National Assembly of his intention to use the provisions of the said section, and has taken the steps required to inform the other authorized parties and the candidates;

The Chief Electoral Officer, pursuant to the powers conferred on him by section 490 of the *Election Act*, has decided to adapt the provisions of this Act by inserting the following section after section 209:

“**209.1.** Upon a request from the Chief Electoral Officer, the board of revisors shall process the requests for changes in respect of electors for whom changes made to the permanent list of electors were not included in the list of electors before the issue of the order instituting an election.

The board is not required to give the notices stipulated in sections 209 and 212.”

This decision shall come into effect on November 12, 2013.

Québec, 12 November 2013

JACQUES DROUIN,  
*Chief Electoral Officer and  
Chairman of the Commission de  
la représentation électorale*

3182





## Index

Abbreviations: **A**: Abrogated, **N**: New, **M**: Modified

	<b>Page</b>	<b>Comments</b>
Automobile Insurance Act — Insurance contributions . . . . . (chapter A-25)	34	M
Chief Electoral Officer — Lists of electors produced following the order instituting by-elections in the electoral divisions of Viau and Outremont . . . . . (Election Act, chapter E-3.3)	65	Decision
Educational Childcare Act — Educational Childcare . . . . . (chapter S-4.1.1)	15	M
Educational Childcare . . . . . (Educational Childcare Act, chapter S-4.1.1)	15	M
Election Act — Chief Electoral Officer — Lists of electors produced following the order instituting by-elections in the electoral divisions of Viau and Outremont . . . . . (chapter E-3.3)	65	Decision
Insurance contributions . . . . . (Automobile Insurance Act, chapter A-25)	34	M

