

NATIONAL ASSEMBLY
Thirty-third Legislature, first session

1987, chapter 14
**AN ACT TO AMEND THE ACT RESPECTING
THE QUÉBEC PENSION PLAN**

Bill 5

Introduced by Mr Pierre Paradis, Minister of Manpower and Income Security

Introduced 25 March 1987

Passage in principle 2 April 1987

Passage 9 April 1987

Assented to 15 April 1987

Coming into force: 15 April 1987

Act amended:

Act respecting the Québec Pension Plan (R.S.Q., chapter R-9)





CHAPTER 14

An Act to amend the Act respecting the Québec Pension Plan

[Assented to 15 April 1987]

THE PARLIAMENT OF QUÉBEC ENACTS AS FOLLOWS:

c. R-9, s. 40,
replaced **1.** Section 40 of the Act respecting the Québec Pension Plan (R.S.Q., chapter R-9) is replaced by the following section:

For 1966,
1967 **“40.** For each of the years 1966 and 1967, the amount of the Maximum Pensionable Earnings is \$5 000.

For 1968 to
1972 For each of the years 1968 to 1972, the amount of the Maximum Pensionable Earnings is obtained by multiplying \$5 000 by the ratio that the Pension Index for the year bears to the Pension Index for the year 1967.

For 1973 to
1975 For the years 1973, 1974 and 1975, the Maximum Pensionable Earnings shall be \$5 900, \$6 600 and \$7 400, respectively.

For 1976 to
1987 For each of the years 1976 to 1987, the amount of the Maximum Pensionable Earnings for one year is equal to 112¹/₂% of the Maximum Pensionable Earnings for the preceding year, until it has reached 52 times the Base Wage for the year; commencing with the year it reaches such level, it shall be equal, for each year, to 52 times the Base Wage.

For 1988 For the year 1988, the amount of the Maximum Pensionable Earnings is equal to the Maximum Pensionable Earnings for the year 1987 multiplied by the ratio that the average, for the twelve-month period ending on 30 June 1987, of average weekly salaries and wages of the Industrial Composite in Canada for each month within that period,

as published by Statistics Canada under the Statistics Act, bears to the average, for the twelve-month period ending on 30 June 1986, of average weekly salaries and wages of the Industrial Composite in Canada for each month within that period, as published by Statistics Canada under the Statistics Act.

For 1989
and subse-
quent years

For the year 1989 and each subsequent year, the amount of the Maximum Pensionable Earnings is equal to the Maximum Pensionable Earnings for the preceding year, established without reference to the seventh and eighth paragraphs, multiplied by the ratio that the average, for the twelve-month period ending on 30 June of the preceding year, of average weekly salaries and wages of the Industrial Composite in Canada for each month within that period, as published by Statistics Canada under the Statistics Act bears to the average, for the twelve-month period ending with the end of June of the year immediately preceding that preceding year, of average weekly salaries and wages of the Industrial Composite in Canada for each month within that period, as published by Statistics Canada under the Statistics Act.

Rounding
off

When the product obtained under the second, fourth, fifth and sixth paragraphs is not a multiple of \$100, the next lowest multiple of \$100 shall be substituted therefor.

Minimum

Notwithstanding the second, fourth, fifth and sixth paragraphs, the Maximum Pensionable Earnings for a year shall not be lower than the Maximum Pensionable Earnings for the preceding year.”

c. R-9,
ss. 40.1-
40.3, added

2. The said Act is amended by inserting, after section 40, the following sections:

Data not
published

“**40.1** If the amount of average weekly salaries and wages of the Industrial Composite in Canada for a month ceases to be published by Statistics Canada under the Statistics Act, the Government may, by regulation, prescribe another measurement of average weekly salaries and wages for that month, using the data published by Statistics Canada under the Statistics Act. The amount of average weekly salaries and wages of the Industrial Composite in Canada for that month is then deemed to correspond, for the purposes of the fifth and sixth paragraphs of section 40, to the measurement so prescribed for that month.

Revised
amount

“**40.2** Where Statistics Canada has published, for a particular month, a revision of either the amount of average weekly salaries and wages of the Industrial Composite in Canada for that month or the measurement prescribed under section 40.1, the last revised datum to

be published in that regard prior to the computation for that month shall be used to compute the Maximum Pensionable Earnings for the year that includes that month.

Adjust-
ment of ave-
rages

“40.3 Where, after 15 April 1987, Statistics Canada adopts a new time basis or content basis to establish either the amount of average weekly salaries and wages of the Industrial Composite in Canada for a month or the measurement prescribed under section 40.1 for a particular month, and where, as a result, there is between

(1) the average, for that twelve-month period ending on 30 June of a year, of average weekly salaries and wages of the Industrial Composite in Canada or of the measurement prescribed under section 40.1 for each month within that period, computed using the former time basis or content basis, as the case may be; and

(2) the average, for that twelve-month period, of average weekly salaries and wages of the Industrial Composite in Canada or of the measurement prescribed under section 40.1 for each month within that period, computed using the new time basis or content basis,

a difference of more than 1% of the average, for that twelve-month period, of the amount of average weekly salaries and wages of the Industrial Composite in Canada or of the substitute measurement contemplated in section 40.1 for each month within that period, computed using the former time basis or content basis, the averages to be used for the purposes of the fifth and sixth paragraphs of section 40, for each twelve-month period affected by the change of basis, are adjusted by the Minister, in cooperation with the Minister of Manpower and Income Security, in such a way as to take into account the data gathered according to the former basis.

Application

The first paragraph ceases to apply where, in respect of a particular month, the computation of average weekly salaries and wages of the Industrial Composite in Canada for a month or of the substitute measurement contemplated in section 40.1 has been made, during a period of twenty-four consecutive months ending on 30 June of a particular year, using the data of the new time basis or content basis.”

Coming into
force

3. This Act comes into force on 15 April 1987.