



## CHAPTER 12

An Act to repeal the Act respecting Certified Technicians and to amend certain legislative provisions

*[Assented to 18 June 1980]*

HER MAJESTY, with the advice and consent of the National Assembly of Québec, enacts as follows:

1950,  
c. 145,  
repealed.

**1.** The Act respecting Certified Technicians (1950, c. 145) is repealed.

Rights and  
obligations.

**2.** The Corporation professionnelle des technologues des sciences appliquées du Québec shall assume all the obligations of the Corporation of Professional Technicians of the Province of Québec and be substituted in its rights within the limits of those conferred on it by the Professional Code (R.S.Q., c. C-26).

Composition of the  
Bureau.

**3.** The Bureau of the Corporation professionnelle des technologues des sciences appliquées du Québec shall be composed provisionally of the members of the Central Council of the Corporation of Professional Technicians of the Province of Québec from the publication by the Government of letters patent incorporating the Corporation professionnelle des technologues des sciences appliquées du Québec.

Directors.

The Bureau shall also include provisionally four other directors appointed by the Office des professions du Québec in the manner provided in section 78 of the Professional Code.

President.

The president of the corporation shall provisionally be the person who was president of the Corporation of Professional Technicians of the Province of Québec.

Term.

The term of office of the president and the other members of the Bureau in office under this section shall expire on the date on which the term of office of the members of the Central Council of the Corporation of Professional Technicians of the Province of

Québec would have expired in accordance with the act repealed by section 1. However, notwithstanding the expiry of their term, they shall remain in office until the first election of the members of the Bureau held under the Professional Code.

**Roll.**           **4.** Members in good standing of the Corporation of Professional Technicians of the Province of Québec on the day of the publication of letters patent incorporating the Corporation professionnelle des technologues des sciences appliquées du Québec shall be entered on the roll of that corporation. The Bureau of the corporation shall issue a permit to each of them.

**Interpretation.**       **5.** Any reference in a general law or special act or in any proclamation, decree, order, regulation, resolution, proceeding, disciplinary decision, certificate, contract or other document to a provision of the act repealed under section 1 is a reference to the equivalent provision of the Professional Code, if such a provision exists.

**By-laws.**           **6.** The by-laws of the Corporation of Professional Technicians of the Province of Québec in force on the day of publication by the Government of letters patent incorporating the Corporation professionnelle des technologues des sciences appliquées du Québec shall continue to be in force for a period not exceeding 12 months or for any other period fixed by the Government to the extent that they are not inconsistent with the Professional Code and the regulations made thereunder, unless they are repealed, replaced or amended in accordance with the said code.

**Extension.**       The extension of the period allowed under the first paragraph may apply to all or certain of the by-laws of the corporation or to one or several provisions of any of the by-laws.

**Discipline.**       **7.** All cases relating to the discipline of the members of the Corporation of Professional Technicians of the Province of Québec pending on the day of the publication by the Government of letters patent incorporating the Corporation professionnelle des technologues des sciences appliquées du Québec are continued and decided according to the law then in force and by the body seized of the case prior to the said publication.

**Pending cases.**       The members of the body seized of such a case must terminate it, notwithstanding the expiry of their term.

**Assessment.**       **8.** As long as no resolution is passed to fix the annual assessment in conformity with section 86 of the Professional Code, the amount of assessment is deemed to be the same as the annual fee exigible pursuant to the act repealed by section 1 for the year during which the Government publishes letters patent

incorporating the Corporation professionnelle des technologues des sciences appliquées du Québec, and this assessment remains subject to the same rules with regard to the mode and date of payment.

R.S.Q.,  
c. I-9,  
s. 5, am.

**9.** Section 5 of the Engineers Act (R.S.Q., c. I-9) is amended by replacing paragraph *b* by the following paragraph:

“(b) affect the rights of the members of the Corporation professionnelle des technologues des sciences appliquées du Québec or prohibit the execution by a member of that corporation of any work for which he has been trained in the schools or institutes which give the technical course governed by the Specialized Schools Act (R.S.Q., c. E-10) or in the colleges established pursuant to the General and Vocational Colleges Act (R.S.Q., c. C-29);”.

R.S.Q.,  
c. M-3,  
s. 19,  
replaced.

**10.** Section 19 of the Master Electricians Act (R.S.Q., c. M-3) is replaced by the following section:

Rights and  
privileges.

“**19.** Nothing in this act shall affect the rights and prerogatives of the members of the Corporation professionnelle des technologues des sciences appliquées du Québec and shall prevent work carried out by a technician in applied sciences in virtue of the training which he is given in the institutes of technology governed by the Specialized Schools Act (R.S.Q., c. E-10) or in the colleges established pursuant to the General and Vocational Colleges Act (R.S.Q., c. C-29).”

R.S.Q.,  
c. M-4,  
s. 22, am.

**11.** Section 22 of the Master Pipe-Mechanics Act (R.S.Q., c. M-4) is amended

(1) by replacing subparagraph *c* of the first paragraph by the following subparagraph:

“(c) the members of the Corporation professionnelle des technologues des sciences appliquées du Québec.”;

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

Rights and  
privileges.

“Furthermore, nothing in this act shall prevent a technician in applied sciences from doing any work by virtue of the training given him in the technical schools governed by the Specialized Schools Act (R.S.Q., c. E-10) or in the colleges established pursuant to the General and Vocational Colleges Act (R.S.Q., c. C-29).”

Coming  
into  
force,  
(10 sept.  
1980,  
G.O.,  
p. 3783)

**12.** This act will come into force on the date to be fixed by government proclamation.