

Summary

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Contents

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- (2) proclamations of Acts;
- (3) regulations made by the Government, a minister or a group of ministers and of Government agencies and semipublic 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;
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Coming into force of Acts

Gouvernement du Québec

O.C. 1025-2016, 30 November 2016

An Act to modify mainly the organization and governance of shared transportation in the Montréal metropolitan area (2016, chapter 8)

—Coming into force of certain provisions of the Act

COMING INTO FORCE of certain provisions of the Act to modify mainly the organization and governance of shared transportation in the Montréal metropolitan area

WHEREAS the Act to modify mainly the organization and governance of shared transportation in the Montréal metropolitan area (2016, chapter 8) was assented to on 20 May 2016;

WHEREAS paragraph 1 of section 142 of the Act provides that the Act comes into force on 20 May 2016, except sections 3, 4, 47 to 50, 59 to 129, 132, 133 and 134, which come into force on the date to be set by the Government;

WHEREAS it is expedient to set 1 June 2017 as the date of coming into force of those sections;

IT IS ORDERED, therefore, on the recommendation of the Minister of Transport, Sustainable Mobility and Transport Electrification:

THAT 1 June 2017 be set as the date of coming into force of sections 3, 4, 47 to 50, 59 to 129, 132, 133 and 134 of the Act to modify mainly the organization and governance of shared transportation in the Montréal metropolitan area (2016, chapter 8).

JUAN ROBERTO IGLESIAS, Clerk of the Conseil exécutif

Regulations and other Acts

Gouvernement du Québec

O.C. 1003-2016, 30 November 2016

An Act respecting the Government and Public Employees Retirement Plan (chapter R-10)

Regulation

— Amendment

Regulation to amend the Regulation under the Act respecting the Government and Public Employees Retirement Plan

WHEREAS, under subparagraph 18 of the first paragraph of section 134 of the Act respecting the Government and Public Employees Retirement Plan (chapter R-10), the Government may, by regulation, establish, for the purposes of section 177 of the Act, the rate of contribution applicable to the Government and Public Employees Retirement Plan each year, according to the rules, terms and conditions prescribed by the regulation, and prescribe the factor used each year for the contribution formula;

WHEREAS, under the first paragraph of section 177 of the Act, the rate of contribution applicable to the Government and Public Employees Retirement Plan each year is determined according to the rules, terms and conditions prescribed by regulation, and the rate is based on the result of the actuarial valuation referred to in the first paragraph of section 174 of the Act and is adjusted from 1 January following the receipt by the Minister of the report of the independent actuary and, for the two subsequent years, from 1 January of each year;

WHEREAS the Minister received the report of the independent actuary on 24 October 2016;

WHEREAS, under the first paragraph of section 177 of the Act, the regulation may also prescribe a factor based on the actuarial valuation and adjusted in the same manner. The factor is to be used for the contribution formula described in section 29 of the Act so that the contributions withheld during the year by employers or insurers with respect to a pensionable salary which does not exceed the maximum pensionable earnings of the year will be comparable to the contributions that would have been withheld if the contribution formula described in that section, as it read on 31 December 2010, had been maintained:

WHEREAS the most recent actuarial valuation of the retirement plan indicates that the applicable rates of contribution and the factors used for the years 2017, 2018 and 2019 should be adjusted;

WHEREAS, under the first paragraph of section 134 of the Act, the Government is to make the regulation after Retraite Québec has consulted the pension committee referred to in section 163 of the Act;

WHEREAS the pension committee has been consulted;

WHEREAS the Government made the Regulation under the Act respecting the Government and Public Employees Retirement Plan (chapter R-10, r. 2);

WHEREAS it is expedient to amend the Regulation;

IT IS ORDERED, therefore, on the recommendation of the Minister responsible for Government Administration and Ongoing Program Review and Chair of the Conseil du trésor:

THAT the Regulation to amend the Regulation under the Act respecting the Government and Public Employees Retirement Plan, attached to this Order in Council, be made.

JUAN ROBERTO IGLESIAS, Clerk of the Conseil exécutif

Regulation to amend the Regulation under the Act respecting the Government and Public Employees Retirement Plan

An Act respecting the Government and Public Employees Retirement Plan (chapter R-10, s. 134, 1st par., subpar. 18, and s. 177, 1st par.)

1. The Regulation under the Act respecting the Government and Public Employees Retirement Plan (chapter R-10, r. 2) is amended in Schedule IV.4 by adding the following at the end under the headings "Year", "Rate of contribution" and "Factor":

"2017 11.05% 0.0188 2018 10.97% 0.0186 2019 10.88% 0.0184".

2. This Regulation comes into force on 1 January 2017.

Gouvernement du Québec

O.C. 1021-2016, 30 November 2016

Health Insurance Act (chapter A-29)

Regulation

-Amendment

RESPECTING the Regulation to amend the Regulation respecting the application of the Health Insurance Act

WHEREAS, under subparagraph b of the first paragraph of section 69 of the Health Insurance Act (R.S.Q., c. A-29), the Government may, after consultation with the Régie de l'assurance maladie du Québec or upon its recommendation, make regulations to determine, among the services contemplated in section 3 of that Act, those which are not to be considered insured services, and how often some of those contemplated in subparagraph c of the first paragraph or in the second paragraph of section 3 may be rendered in order to remain insured services;

WHEREAS, under subparagraph b.1 of the first paragraph of section 69 of that Act, the Government may likewise prescribe the cases, conditions or circumstances in which the services contemplated in section 3 of that Act are not considered insured services for all insured persons or those insured persons it indicates;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), a draft of the Regulation to amend the Regulation respecting the application of the Health Insurance Act was published in Part 2 of the *Gazette officielle du Québec* on 13 July 2016, with a notice that it could be made by the Government on the expiry of 45 days following that publication;

WHEREAS the Régie de l'assurance maladie du Québec has been consulted with respect to the draft regulation;

WHEREAS it is expedient to make that Regulation without any amendment;

IT IS ORDERED, therefore, on the recommendation of the Minister of Health and Social Services: THAT the Regulation to amend the Regulation respecting the application of the Health Insurance Act, attached to this Order in Council, be made.

JUAN ROBERTO IGLESIAS, Clerk of the Conseil exécutif

Regulation to amend the Regulation respecting the application of the Health Insurance Act

Health Insurance Act (chapter A-29, s. 69, 1st par., subpars. b and b.1)

- **1.** The Regulation respecting the application of the Health Insurance Act (chapter A-29, r. 5) is amended by replacing subparagraph q of section 22 by the following subparagraph:
- "(q) ultrasonography, except in one or the other of the following cases:
- i. this service is rendered in a facility maintained by an institution which opeates a hospital centre;
 - ii. this service is rendered by a radiologist;
- iii. this service is rendered, for obstetrical reasons, in a facility maintained by an institution which operates a local community service centre referred to in Schedule D;".
- **2.** That Regulation is amended by adding, at the end of subparagraph q.3 of section 22, the following:
- ", macular edema caused by vein occlusion, diabetic macular edema, retinopathy of prematurity, malignant myopia, neovascular glaucoma or neovascular diabetic retinopathy".
- **3.** This Regulation comes into force on the 15th day following the date of its publication in the *Gazette officielle du Québec*.

Gouvernement du Québec

O.C. 1035-2016, 7 December 2016

Professional Code (chapter C-26)

Specialist's certificates of professional orders
— Diplomas issued by designated educational
institutions which give access to permits or
specialist's certificates of professional orders
— Amendment

Regulation to amend the Regulation respecting the diplomas issued by designated educational institutions which give access to permits or specialist's certificates of professional orders

WHEREAS, under the first paragraph of section 184 of the Professional Code (chapter C-26), after obtaining the advice of the Office des professions du Québec in accordance with subparagraph 7 of the third paragraph of section 12 of the Code, and of the order concerned, the Government may, by regulation, determine the diplomas issued by the educational institutions it indicates which give access to a permit or specialist's certificate;

WHEREAS, before advising the Government and in accordance with subparagraph 7 of the third paragraph of section 12 of the Professional Code, the Office consulted the educational institutions and the order concerned, the Bureau de coopération interuniversitaire and the Minister responsible for Higher Education;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation to amend the Regulation respecting the diplomas issued by designated educational institutions which give access to permits or specialist's certificates of professional orders was published in Part 2 of the *Gazette officielle du Québec* of 13 July 2016 with a notice that it could be made by the Government on the expiry of 45 days following that publication;

WHEREAS the Government obtained the advice of the Office and that of the Ordre des administrateurs agréés du Québec;

WHEREAS it is expedient to make the Regulation without amendment;

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

THAT the Regulation to amend the Regulation respecting the diplomas issued by designated educational institutions which give access to permits or specialist's certificates of professional orders, attached to this Order in Council, be made.

JUAN ROBERTO IGLESIAS, Clerk of the Conseil exécutif

Regulation to amend the Regulation respecting the diplomas issued by designated educational institutions which give access to permits or specialist's certificates of professional orders

Professional Code (chapter C-26, s. 184, 1st par.)

- **1.** The Regulation respecting the diplomas issued by designated educational institutions which give access to permits or specialist's certificates of professional orders (chapter C-26, r. 2) is amended in section 1.27:
- (1) by inserting, respectively, "Master of Science (M. Sc.) in Finance, Master of Science (M. Sc.) in Marketing," and ", Master in Investment Management (M.I.M.)" after "in Administration," and "(M.B.A.)" in paragraph b;
- (2) by replacing, respectively, "Baccalauréat ès sciences" and "Maîtrise ès sciences (M. Sc.) de la gestion" in paragraph c by "Baccalauréat en sciences" and "Maîtrise en administration (M. Adm.), Maîtrise ès sciences (M. Sc.) en sciences de la gestion, Maîtrise ès sciences (M. Sc.) en informatique de gestion";
- (3) by inserting ", including such a diploma obtained upon completion of the program offered by extension at the Université du Québec en Abitibi-Témiscamingue," after "(M.B.A.)" in paragraph *c*;
- (4) by inserting "Baccalauréat ès arts (B.A.) en Sécurité publique, cheminement en gestion, Maîtrise en administration (M. Adm.)," after "(B.A.A.)," in paragraph d;
- (5) by replacing "and Maîtrise ès sciences (M. Sc.) en gestion des organisations" in paragraph *e* by ", Maîtrise ès sciences (M. Sc.) en gestion des organisations, including such a diploma obtained upon completion of the program offered by extension at the Université du Québec en Abitibi-Témiscamingue, and Doctorat en management de projets (D.M.P.)";

- (6) by inserting "Maîtrise ès sciences (M. Sc.) en économie financière," after "(M.B.A.)," in paragraph *g*;
- (7) by replacing "and Maîtrise en gestion de projet (M.G.P.)" in paragraph g by ", Maîtrise en gestion de projet (M.G.P.) and Doctorat en administration des affaires (D.B.A.)";
- (8) by striking out "Baccalauréat ès sciences (B. Sc.) en administration," in paragraph k.
- **2.** Paragraph *k* of section 1.27, amended by paragraph 8 of section 1 of this Regulation, remains applicable to persons who, on 29 December 2016, hold a Baccalauréat ès sciences (B. Sc.) en administration from the École des Hautes Études Commerciales de Montréal, awarded by the Université de Montréal.
- **3.** This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.

102816

M.O., 2016

Order number 3784 of the Minister of Justice dated 9 December 2016

Code of Civil Procedure (chapter C-25.01)

Regulation to amend the Regulation respecting the Basic Parental Contribution Determination Table

THE MINISTER OF JUSTICE,

CONSIDERING the second paragraph of article 443 of the Code of Civil Procedure (chapter C-25.01), which provides that the Minister of Justice prescribes and publishes a table determining the combined basic child support contribution payable by the parents on the basis of their disposable income and the number of children they have;

CONSIDERING the publication of a draft Regulation to amend the Regulation respecting the Basic Parental Contribution Determination Table in Part 2 of the *Gazette officielle du Québec* of 12 October 2016, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1) with a notice that it could be made by the Minister on the expiry of 45 days following that publication:

CONSIDERING that it is expedient to make the Regulation;

ORDERS AS FOLLOWS:

The Regulation to amend the Regulation respecting the Basic Parental Contribution Determination Table, attached to this Order, is made.

Québec, 9 December 2016

STÉPHANIE VALLÉE, Minister of Justice

Regulation to amend the Regulation respecting the Basic Parental Contribution Determination Table

Code of Civil Procedure (chapter C-25.01, art. 443)

- **1.** The Regulation respecting the Basic Parental Contribution Determination Table (chapter C-25.01, r. 12) is amended by replacing Schedule I by the Schedule attached to this Regulation.
- **2.** This Regulation comes into force on 1 January 2017.

SCHEDULE I
(s. 1)
BASIC PARENTAL CONTRIBUTION DETERMINATION TABLE
(Effective as of 1 January 2017)

Disposable		В	asic Annual C	Contribution (\$)	
Income of			Number o	f Children		
Parents (\$)	1 child	2 children	3 children	4 children	5 children	6 children ⁽¹⁾
1 - 1000	500	500	500	500	500	500
1 001 - 2 000	1 000	1 000	1 000	1 000	1 000	1 000
2 001 - 3 000	1 500	1 500	1 500	1 500	1 500	1 500
3 001 - 4 000	2 000	2 000	2 000	2 000	2 000	2 000
4 001 - 5 000	2 500	2 500	2 500	2 500	2 500	2 500
5 001 - 6 000	2 930	3 000	3 000	3 000	3 000	3 000
6 001 - 7 000	2 970	3 500	3 500	3 500	3 500	3 500
7 001 - 8 000	3 020	4 000	4 000	4 000	4 000	4 000
8 001 - 9 000	3 060	4 500	4 500	4 500	4 500	4 500
9 001 - 10 000	3 100	4 860	5 000	5 000	5 000	5 000
10 001 - 12 000	3 260	5 070	6 000	6 000	6 000	6 000
12 001 - 14 000	3 410	5 300	6 290	7 000	7 000	7 000
14 001 - 16 000	3 600	5 540	6 630	7 700	8 000	8 000
16 001 - 18 000	3 780	5 830	7 010	8 190	9 000	9 000
18 001 - 20 000	3 990	6 140	7 420	8 720	10 000	10 000
20 001 - 22 000	4 270	6 550	7 960	9 360	10 750	11 000
22 001 - 24 000	4 530	6 960	8 470	9 960	11 490	12 000
24 001 - 26 000	4 780	7 360	8 970	10 590	12 220	13 000
26 001 - 28 000	5 000	7 640	9 430	11 170	12 940	14 000
28 001 - 30 000	5 220	7 940	9 790	11 680	13 550	15 000
30 001 - 32 000	5 400	8 190	10 180	12 190	14 160	16 000
32 001 - 34 000	5 560	8 410	10 530	12 590	14 690	16 790
34 001 - 36 000	5 750	8 630	10 840	13 040	15 240	17 430
36 001 - 38 000	5 890	8 880	11 100	13 330	15 570	17 800
38 001 - 40 000	6 070	9 080	11 350	13 630	15 910	18 180
40 001 - 42 000	6 250	9 300	11 650	13 970	16 310	18 640
42 001 - 44 000	6 440	9 560	11 940	14 300	16 680	19 040
44 001 - 46 000	6 640	9 800	12 240	14 690	17 120	19 570
46 001 - 48 000	6 830	10 110	12 610	15 140	17 660	20 170
48 001 - 50 000	7 040	10 350	12 970	15 570	18 180	20 780
50 001 - 52 000	7 240	10 620	13 330	16 040	18 720	21 430
52 001 - 54 000	7 450	10 920	13 680	16 450	19 230	22 000
54 001 - 56 000	7 630	11 180	14 040	16 940	19 800	22 670
56 001 - 58 000	7 840	11 450	14 390	17 330	20 290	23 240
58 001 - 60 000	8 030	11 700	14 730	17 770	20 810	23 840
60 001 - 62 000	8 230	11 960	15 070	18 180	21 300	24 390
62 001 - 64 000	8 410	12 210	15 430	18 630	21 830	25 040
64 001 - 66 000	8 590	12 480	15 780	19 060	22 340	25 610
66 001 - 68 000	8 800	12 710	16 080	19 460	22 830	26 210
68 001 - 70 000	8 940	12 940	16 400	19 890	23 360	26 830

Disposable		В	Basic Annual C	Contribution (§	5)	
Income of			Number o	f Children		
Parents (\$)	1 child	2 children	3 children	4 children	5 children	6 children ⁽¹⁾
70 001 - 72 000	9 110	13 180	16 730	20 260	23 830	27 370
72 001 - 74 000	9 270	13 400	17 050	20 680	24 340	27 980
74 001 - 76 000	9 470	13 630	17 360	21 110	24 860	28 600
76 001 - 78 000	9 590	13 790	17 590	21 400	25 200	29 000
78 001 - 80 000	9 720	13 980	17 850	21 710	25 570	29 440
80 001 - 82 000	9 840	14 130	18 050	21 970	25 890	29 820
82 001 - 84 000	9 940	14 280	18 270	22 240	26 230	30 210
84 001 - 86 000	10 110	14 430	18 480	22 490	26 540	30 560
86 001 - 88 000	10 190	14 550	18 630	22 730	26 810	30 900
88 001 - 90 000	10 270	14 670	18 780	22 900	27 010	31 140
90 001 - 92 000	10 350	14 780	18 970	23 130	27 320	31 490
92 001 - 94 000	10 440	14 900	19 120	23 320	27 520	31 730
94 001 - 96 000	10 540	15 010	19 280	23 530	27 800	32 040
96 001 - 98 000	10 610	15 110	19 390	23 710	28 000	32 310
98 001 - 100 000	10 690	15 210	19 540	23 850	28 190	32 520
100 001 - 102 000	10 770	15 300	19 680	24 040	28 420	32 790
102 001 - 104 000	10 830	15 380	19 810	24 190	28 630	33 020
104 001 - 106 000	10 910	15 490	19 940	24 380	28 830	33 270
106 001 - 108 000	10 980	15 590	20 090	24 560	29 060	33 520
108 001 - 110 000	11 040	15 680	20 230	24 730	29 270	33 760
110 001 - 112 000	11 130	15 770	20 370	24 880	29 490	34 020
112 001 - 114 000	11 210	15 850	20 510	25 060	29 720	34 260
114 001 - 116 000	11 290	15 960	20 650	25 240	29 930	34 520
116 001 - 118 000	11 370	16 060	20 790	25 400	30 150	34 780
118 001 - 120 000	11 450	16 150	20 940	25 610	30 360	35 010
120 001 - 122 000	11 520	16 250	21 060	25 760	30 580	35 260
122 001 - 124 000	11 580	16 350	21 210	25 950	30 800	35 510
124 001 - 126 000	11 660	16 440	21 340	26 090	31 020	35 760
126 001 - 128 000	11 730	16 510	21 470	26 250	31 200	35 990
128 001 - 130 000	11 790	16 600	21 590	26 390	31 380	36 200
130 001 - 132 000	11 850	16 690	21 710	26 530	31 560	36 390
132 001 - 134 000	11 900	16 750	21 810	26 690	31 740	36 590
134 001 - 136 000	11 960	16 820	21 910	26 810	31 900	36 800
136 001 - 138 000	12 030	16 880	22 040	26 930	32 090	36 990
138 001 - 140 000	12 080	16 970	22 140	27 090	32 260	37 200

Disposable		В	asic Annual C	Contribution (§	5)	
Income of	Number of Children					
Parents (\$)	1 child	2 children	3 children	4 children	5 children	6 children ⁽¹⁾
140 001 - 142 000	12 150	17 030	22 250	27 220	32 430	37 400
142 001 - 144 000	12 210	17 120	22 370	27 360	32 610	37 600
144 001 - 146 000	12 270	17 190	22 470	27 480	32 790	37 810
146 001 - 148 000	12 340	17 280	22 620	27 680	32 980	38 050
148 001 - 150 000	12 420	17 380	22 750	27 830	33 210	38 280
150 001 - 152 000	12 490	17 470	22 880	27 980	33 400	38 510
152 001 - 154 000	12 550	17 550	23 000	28 150	33 610	38 730
154 001 - 156 000	12 630	17 650	23 160	28 320	33 830	38 990
156 001 - 158 000	12 700	17 750	23 280	28 470	34 010	39 230
158 001 - 160 000	12 770	17 830	23 390	28 640	34 240	39 470
160 001 - 162 000	12 830	17 910	23 540	28 810	34 440	39 700
162 001 - 164 000	12 920	18 000	23 680	28 980	34 630	39 920
164 001 - 166 000	12 980	18 110	23 820	29 130	34 840	40 180
166 001 - 168 000	13 040	18 200	23 950	29 300	35 070	40 410
168 001 - 170 000	13 120	18 280	24 060	29 470	35 260	40 640
170 001 - 172 000	13 200	18 370	24 210	29 630	35 470	40 890
172 001 - 174 000	13 280	18 470	24 340	29 800	35 670	41 110
174 001 - 176 000	13 350	18 550	24 480	29 960	35 890	41 380
176 001 - 178 000	13 410	18 650	24 600	30 130	36 100	41 610
178 001 - 180 000	13 490	18 760	24 770	30 300	36 300	41 850
180 001 - 182 000	13 570	18 840	24 890	30 450	36 520	42 090
182 001 - 184 000	13 640	18 940	25 020	30 620	36 720	42 310
184 001 - 186 000	13 700	19 020	25 160	30 790	36 910	42 570
186 001 - 188 000	13 780	19 100	25 300	30 960	37 140	42 810
188 001 - 190 000	13 850	19 190	25 430	31 110	37 340	43 050
190 001 - 192 000	13 920	19 300	25 560	31 300	37 550	43 280
192 001 - 194 000	14 000	19 400	25 680	31 470	37 760	43 540
194 001 - 196 000	14 070	19 480	25 850	31 620	37 980	43 770
196 001 - 198 000	14 140	19 580	25 980	31 790	38 160	44 010
198 001 - 200 000	14 210	19 670	26 110	31 960	38 400	44 250
Disposable	14 210	19 670	26 110	31 960	38 400	44 250
income	plus	plus	plus	plus	plus	plus
greater than	3.5%	4.5%	6.5%	8.0%	10.0%	11.5%
\$200,000 (2)	of	of	of	of	of	of
	excess	excess	excess	excess	excess	excess
	amount	amount	amount	amount	amount	amount

⁽¹⁾ If the number of children is greater than 6, the basic parental contribution is determined by multiplying the difference between the amounts prescribed in the Table for 5 and 6 children by the number of additional children and by adding the product thus obtained to the amount prescribed for 6 children (s. 1, 2nd par. of the Regulation respecting the Basic Parental Contribution Determination Table).

Amount of the basic deduction for the purpose of calculating disposable income (line 301 on the Child Support Determination Form) effective as of 1 January 2017: \$10,985

⁽²⁾ For the part of income exceeding \$200,000, the percentage indicated is shown for information purposes only. The court may, if it deems it appropriate, fix for that part of the disposable income an amount different from the amount that would be obtained using that percentage (s. 10 of the Regulation respecting the determination of child support payments (chapter C-25.01, r. 0.4)).

M.O., 2016

Order numbwer 2016 012 of the Minister of Health and Social Services and the Minister for Rehabilitation, Youth Protection, Public Health and Healthy Living dated 2 December 2016

Public Health Act (chapter S-2.2)

Regulation to amend the Regulation respecting the vaccination registry and unusual clinical manifestations temporarily associated with vaccination

THE MINISTER OF HEALTH AND SOCIAL SERVICES,

THE MINISTER FOR REHABILITATION, YOUTH PROTECTION, PUBLIC HEALTH AND HEALTHY LIVING,

CONSIDERING section 64 of the Public Health Act (chapter S-2.2), which provides that the information prescribed therein on each vaccination is released to the operations manager of the vaccination registry for registration, under the conditions and in the manner prescribed by regulation of the Minister;

CONSIDERING section 69 of the Act concerning the reporting to the appropriate public health director by a health professional of unusual clinical manifestations temporally associated with vaccination, which provides in particular that the health professional must provide the information prescribed therein and any other information prescribed by regulation of the Minister;

CONSIDERING paragraph 8 of section 136 of the Act, which provides in particular that the Minister may make regulations to determine the means of communication to be used whenever information is transmitted under the Act;

CONSIDERING the making of the Regulation respecting the vaccination registry and unusual clinical manifestations temporarily associated with vaccination by Order 2014 005 dated 16 May 2014;

CONSIDERING that it is expedient to amend the Regulation;

CONSIDERING the publication in Part 2 of the *Gazette officielle du Québec* of 31 August 2016, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), of a draft Regulation to amend the Regulation respecting the vaccination registry and unusual clinical manifestations temporarily associated with vaccination with a notice that it could be made on the expiry of 45 days following that publication;

CONSIDERING section 17 of the Regulations Act, which provides that 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;

CONSIDERING that it is expedient to make the Regulation without amendment:

ORDER AS FOLLOWS:

The Regulation to amend the Regulation respecting the vaccination registry and unusual clinical manifestations temporarily associated with vaccination, attached hereto, is hereby made.

GAÉTAN BARRETTE, Minister of Health and Social Services

LUCIE CHARLEBOIS, Minister for Rehabilitation, Youth Protection, Public Health and Healthy Living

Regulation to amend the Regulation respecting the vaccination registry and unusual clinical manifestations temporarily associated with vaccination

Public Health Act (chapter S-2.2, ss. 64, 69 and 136, par. 8)

- **1.** The Regulation respecting the vaccination registry and unusual clinical manifestations temporarily associated with vaccination (chapter S-2.2, r. 4) is amended in sections 7 and 8 by replacing the date "31 December 2016" wherever it appears by the date "31 December 2018".
- **2.** This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.

 $\label{eq:local_local_local} Index $$Abreviations: A:$ Abrogated, $N:$ New, $M:$ Modified$

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