- **4.** A student duly enrolled in a program of studies leading to a diploma as contemplated in section 2 may, in the presence of a medical electrophysiology technologist, perform the activities contemplated in the first paragraph of section 3, insofar as such activities are required to complete the program leading to this diploma.
- **5.** Any person who, on April 30, 2003, performed an activity stipulated in this section, is authorized to continue to perform such an activity:
 - 1° an activity stipulated in section 3;
- 2° for the purpose of a cerebral electrophysiology examination, administration of the required radioactive substances in the presence of a physician;
- 3° for the purpose of a cardiac electrophysiology intervention, in the presence of a physician:
- (a) preparation and administration of urgently required medications using an intravenous line already in place, while monitoring the patient's electrophysiology;
- (b) in an emergency situation, defibrillation of a patient suffering from induced acute ventricular arrhythmia, while monitoring the patient's electrophysiology;
- (c) programming at the time of implantation and followup of a pace-maker;
- 4° for the purpose of a polysomnography examination:
 - (a) introduction of an oesophageal balloons;
 - (b) adjustment of the masks for a Bi-Pap or C-Pap;
- (c) administration of oral medication required to induce sleep.
- **6.** This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*, and shall cease to apply on the third anniversary of the date it came into force.

7377

Gouvernement du Québec

O.C. 1296-2005, 21 December 2005

An Act respecting the Bibliothèque nationale du Québec (R.S.Q., c. B-2.2)

Legal deposit of films

Regulation respecting the legal deposit of films

WHEREAS, under section 20.9.1 of the Act respecting the Bibliothèque nationale du Québec (R.S.Q., c. B-2.2), enacted by section 21 of chapter 25 of the Statutes of 2004, subject to any contrary provision of a regulation, the producer of a Québec film shall deposit, free of charge, a copy of the film with the Bibliothèque nationale within six months of its first public exhibition in its final version;

WHEREAS, under paragraph 3 of section 20.10 of that Act, amended by section 22 of chapter 25 of the Statutes of 2004, the Government may, by regulation, after consultation with the Bibliothèque nationale, exempt from mandatory deposit certain categories of film;

WHEREAS, under paragraphs 5 and 5.1 of that section, the Government may, in the same manner, determine the particulars concerning the deposit which must be mentioned on any film or on its container as well as the information that must be indicated on the descriptive card required when the film is deposited and determine appropriate quality standards for each category of film deposited;

WHEREAS, under paragraph 6 of that section, the Government may also determine by regulation, among the provisions of a regulation made under paragraphs 1 to 5.1 of section 20.10 of that Act, those the contravention of which constitutes an offence;

WHEREAS, in accordance with section 20.10 of the Act respecting the Bibliothèque nationale du Québec, the latter was consulted by the Government on the Regulation:

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), a draft of the Regulation respecting the legal deposit of films was published in Part 2 of the *Gazette officielle du Québec* of 24 August 2005 with a notice that it could be made by the Government on the expiry of 45 days following that publication;

WHEREAS the 45 days have expired;

WHEREAS it is expedient to make the Regulation without amendment:

IT IS ORDERED, therefore, on the recommendation of the Minister of Culture and Communications:

THAT the Regulation respecting the legal deposit of films be made.

ANDRÉ DICAIRE, Clerk of the Conseil exécutif

Regulation respecting the legal deposit of films

An Act respecting the Bibliothèque nationale du Québec (R.S.Q., c. B-2.2, s. 20.10; 2004, c. 25, s. 22)

- **1.** The following are exempt from mandatory deposit:
- (1) films produced without direct or indirect financial support from the State; and
- (2) films released on a photochemical medium larger than 35 millimetres.
- SCHEDULE 1

(s. 2)

TELEVISION PRODUCTIONS

Table of programs selected for legal deposit purposes

Category	Type of production	Programs to be deposited
Fiction	Weekly fiction series, including animated series and youth fiction	Deposit of all programs
	Daily fiction series, including animated series and youth fiction	Deposit of the first and last week's programs and one program from each week, alternating broadcast days
	Drama program	Deposit of the program
Documentaries	Documentary program	Deposit of the program
	Documentary series	Deposit of all programs
TV magazine programs	Weekly magazine programs, including youth magazine programs	Deposit of the first and last programs and five other programs over the season
	Daily magazine programs, including youth magazine programs	Deposit of the first and last week's programs and two other weeks' programs over the season

- **2.** In the field of television production, only copies of the programs selected according to the table in Schedule 1 are to be deposited.
- **3.** For a film released on a photochemical medium, the producer must deposit a new copy of the film made under optimal calibration conditions.

For a film that is not released on that medium, the producer must deposit a copy recorded on a medium that ensures screenings of optimum quality.

4. The producer must indicate on the container of the film deposited the film's title and the date of its first public exhibition.

The producer must also include a descriptive card indicating the film's title, the name of the producer, the date of the film's first exhibition, and the number of documents deposited and their medium and format.

- **5.** Any contravention of section 3 or 4 is punishable under section 20.12.1 of the Act respecting the Bibliothèque nationale du Québec (R.S.Q., c. B-2.2).
- **6.** This Regulation comes into force on the date of coming into force of section 21 of the Act to amend the Act respecting the Bibliothèque nationale du Québec, the Archives Act and other legislative provisions (2004, c. 25).

Category	Type of production	Programs to be deposited
Educational games, quizzes or contests for children under 13	Weekly	Deposit of the first and last programs of the season
	Daily	Deposit of the first and last week's programs
Other variety shows	Weekly variety shows, including youth variety shows	Deposit of the first and last programs and five other programs over the season
	Daily variety shows, including youth variety shows	Deposit of the first and last week's programs and two other weeks' programs over the season
	Televised show	Deposit of the program

7396

M.O., 2005

Order number 2005-018 of the Minister of Health an Social Services dated 21 December 2005

Youth Protection Act (R.S.Q., c. P-34.1; 2004, c. 3)

Certification of intercountry adoption bodies

CONSIDERING the second paragraph of section 71.17 of the Youth Protection Act (R.S.Q., c. P-34.1) which provides that the Minister shall, by an order published in the *Gazette officielle du Québec*, determine the qualifications required of a body applying for certification or renewal of certification, and of the persons directing and managing the body, the requirements and terms and conditions the body and those persons must comply with as well as the documents, information and reports they must furnish:

CONSIDERING the first paragraph of section 71.20 and section 71.21 which provide respectively that the Minister, by an order published in the *Gazette officielle du Québec*, determines the conditions on which certification may be renewed and the conditions, responsibilities and obligations that a certified body must comply with to maintain certification, and the documents, information and reports it must furnish;

CONSIDERING subparagraph 6 of the first paragraph of section 71.23 which provides that the Minister may suspend, revoke or refuse to renew certification if the body or any of its officers, managers or directors has been convicted of an offence under a minister's order made under the second paragraph of section 71.17 or under section 71.21;

CONSIDERING that for that purpose and in accordance with sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), a draft Order respecting the certification of intercountry adoption bodies was published in Part 2 of the *Gazette officielle du Québec* on 3 August 2005 with a notice that it could be made on the expiry of 45 days following that publication;

CONSIDERING that it is expedient to make the Order with amendments;

THEREFORE, the Minister of Health and Social Services hereby makes the attached Order respecting the certification of intercountry adoption bodies.

PHILIPPE COUILLARD, Minister of Health and Social Services