

11. Section 11 of this regulation is replaced by the following section:

“**11.** For each specialty, an examination committee shall be formed by the Order’s board of directors pursuant to paragraph (2) of section 86.0.1 of the Professional Code. At least one member of the committee must be a physician.”.

12. Section 18 of this regulation is amended by striking out the second paragraph.

13. Section 20 of this regulation is amended:

(1) by replacing “2” by “3”;

(2) by striking out “and one member appointed by the board of directors of the Collège des médecins”.

14. Division IV of this regulation is struck out.

15. Schedule I of this regulation is struck out.

16. This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.

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Gouvernement du Québec

O.C. 80-2014, 6 February 2014

Medical Act
(chapter M-9)

Physicians

— Activities contemplated in section 31 of the Medical Act which may be engaged in by classes of persons other than physicians

— Amendment

Regulation to amend the Regulation respecting the activities contemplated in section 31 of the Medical Act which may be engaged in by classes of persons other than physicians

WHEREAS, under subparagraph *b* of the first paragraph of section 19 of the Medical Act (chapter M-9), the board of directors of the Collège des médecins du Québec must, by regulation, determine among the activities referred to in the second paragraph of section 31 of that Act those which, under certain prescribed conditions, may be engaged in by classes of persons other than physicians;

WHEREAS the board of directors of the Collège des médecins du Québec made the Regulation to amend the Regulation respecting the activities contemplated in section 31 of the Medical Act which may be engaged in by classes of persons other than physicians, after having consulted, in accordance with the second paragraph of section 19 of that Act, the Office des professions du Québec and the Ordre des infirmières et infirmiers du Québec;

WHEREAS, pursuant to section 95 of the Professional Code (chapter C-26) and subject to sections 95.0.1 and 95.2 of the Code, every regulation made by the board of directors of a professional order under the Code or an Act constituting a professional order must be transmitted to the Office des professions du Québec for examination and be submitted, with the recommendation of the Office, to the Government which may approve it with or without amendment;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft of the Regulation to amend the Regulation respecting the activities contemplated in section 31 of the Medical Act which may be engaged in by classes of persons other than physicians was published in Part 2 of the *Gazette officielle du Québec* of 25 September 2013 with a notice that it could be submitted to the Government for approval on the expiry of 45 days following that publication;

WHEREAS the Office has examined the Regulation and submitted it to the Government with its recommendation;

WHEREAS it is expedient to approve the Regulation with amendments;

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

THAT the Regulation to amend the Regulation respecting the activities contemplated in section 31 of the Medical Act which may be engaged in by classes of persons other than physicians, attached to this Order in Council, be approved.

JEAN ST-GELAIS,
Clerk of the Conseil exécutif

Regulation to amend the Regulation respecting the activities contemplated in section 31 of the Medical Act which may be engaged in by classes of persons other than physicians

Medical Act
(chapter M-9, s. 19, 1st par., subpar. b)

1. The Regulation respecting the activities contemplated in section 31 of the Medical Act which may be engaged in by classes of persons other than physicians (chapter M-9, r. 13) is amended by replacing paragraph 3 of section 6 by the following:

“(3) the nurse must maintain his or her skills in neonatal resuscitation by obtaining an attestation in resuscitation issued by the Canadian Paediatric Society.”.

2. Section 8.7 is amended by replacing subparagraphs 1 to 3 of the second paragraph by the following:

“(1) in Advanced Cardiac Life Support (ACLS) and Pediatric Advanced Life Support (PALS) by obtaining an attestation issued by the Heart and Stroke Foundation of Québec in accordance with the standards of the Heart and Stroke Foundation of Canada;

(2) in neonatal resuscitation by obtaining an attestation issued by the Canadian Paediatric Society;

(3) in trauma nursing care (Trauma Nursing Core Course (TNCC)) by obtaining an attestation issued by the National Emergency Nurses’ Affiliation (NENA, Canada) and the Emergency Nurses Association (ENA, United States).”.

3. Section 9 is amended

(1) by replacing “A specialized nurse practitioner candidate or a person who, for the purposes of the recognition of a diploma or training equivalence, must complete a training period or training” in the first paragraph by “A specialized nurse practitioner student”;

(2) by replacing “specialized nurse practitioner candidate or a person who undergoes a training period or training for the purposes of the recognition of an equivalence” in the second paragraph by “specialized nurse practitioner student”;

(3) by replacing “a training site indicated on a training card issued” in subparagraph 1 of the second paragraph by “a determined site”;

(4) by striking out “or of a family physician as appropriate,” in subparagraph 1 of the second paragraph;

(5) by striking out “and, when the latter is completed, during the period in which he or she is eligible for the examination prescribed for that speciality as contemplated in Division III of this Regulation” in subparagraph 2 of the second paragraph.

4. Section 10 is replaced by the following:

“**10.** A specialized nurse practitioner candidate who holds an attestation of exercise issued pursuant to the Regulation respecting the classes of specialization of the Ordre des infirmières et infirmiers du Québec for the activities referred to in section 36.1 of the Nurses Act (chapter I-8, r. 8) to be engaged in may perform an activity referred to in section 5.

In addition to the terms and conditions provided for in subdivisions 2 and 2.1, a specialized nurse practitioner candidate performs the activity under the following terms and conditions:

(1) in a centre operated by an institution within the meaning of the Act respecting health services and social services (chapter S-4.2) or by an institution within the meaning of the Act respecting health services and social services for Cree Native persons (chapter S-5) where a director of nursing care is appointed;

(2) in a medical office, medical clinic, dispensary or other facility offering primary care, to the extent that the nurse is employed by an institution within the meaning of the Act respecting health services and social services or the Act respecting health services and social services for Cree Native persons where a director of nursing care is appointed and where supervision of nursing care provided by the specialized nurse practitioner candidate is under the responsibility of the director of nursing care of the institution;

(3) the medical activities are performed under the supervision of a physician of the specialty referred to, with the collaboration of a specialized nurse practitioner or, failing that, a nurse who has at least 3 years of relevant clinical experience;

(4) the medical activities are performed during the period in which the nurse is eligible for the examination prescribed for the speciality.”.

5. Schedule II is amended

(1) by inserting “(orally only)” after “8:08 Mebendazole P”;

(2) by inserting “8:12.07 Cefoxitin P (IM single dose only)” after “8:12.06 Ceftriaxone sodium P (IM single dose only)”;

(3) by inserting “Penicillin G (Benzathine) P (orally or IM)” after “8:12.16 Penicillins P (orally only)”;

(4) by inserting “(orally only)” after “8:12.28 Erythromycin/Acetylsulfisoxazole P”;

(5) by replacing “(aerosol)” after “12:08.08 Tiotropium (bromide monohydrate) R” by “(inhalator)”;

(6) by replacing “12:12.08 Formoterol R and A (inhalator)” by “12:12.08 Formoterol (fumarate) R and A (inhalation powder)”;

(7) by inserting “Indacaterol (maleate) R and A” after “12:12.08 Formoterol R and A (inhalator)”;

(8) by replacing “R” after “12:12.12 Epinephrine” by “P”;

(9) by striking out “(for 1 month)” after “20:04.04 Iron Preparations P (orally only)”;

(10) by replacing “(12 tablets only)” after “28:08.08 Codeine P” by “(28 tablets only)”;

(11) by replacing “P” in the French text after “28:28 Lithium” by “R”;

(12) by inserting “28: 36.08 Anticholinergics R”, “28:36.12 Catechol-o-methyltransferase Inhibitors R”, “28:36.16 Dopamine Precursors R” and “28:36.20 Dopamine Agonists R” after “28: 32.28 5-HT1 Receptor Agonists R”;

(13) by inserting “48:10.24 Leukotriene Receptor Antagonists R” and “48:10.32 Mast Cell Stabilizers R and A” after “48:00 Antitussives, Expectorants and Mucolytic Agents”;

(14) by inserting “56:36 Gastrointestinal Anti-inflammatories R” after “56:32 Domperidone P (for breastfeeding only)”;

(15) by replacing “92:24 Bone Resorption Inhibitors Risedronate sodium R” by:

“92:24 Bone Resorption Inhibitors Risedronate sodium R

Other medications and substances

Combined Medications: Medications consisting of more than one substance or medication listed in Schedule II of this Regulation P, R and A (the most restrictive specification)

Over-the-Counter Medications: Medications or substances listed in Schedules II and III of the Regulation respecting the terms and conditions for the sale of medications (chapter P-10, r. 12) P

Vaccines P”;

(16) by inserting the following after “Ciprofloxacin, hydrochloride hydrocortisone P (otic solution, 7 days)”:

“Exenatide R and A

Liraglutide R and A

Roflumilast R”;

(17) by inserting the following after “42. Tretinoin P”:

“43. Aliskiren R

44. Aliskiren Hydrochlorothiazide R

45. Amlodipine/Atorvastatin R

46. Sodium Carboxymethyl Cellulose P Sodium Carboxymethyl Cellulose/Prurite P

47. Clopidogrel Bisulfate R

48. Dabigatran etexilate R

49. Estradiol-17B/Norethindrone R and A (skin patch)

50. Estradiol-17B/Levonorgestrel R and A (skin patch)

51. Ezetimibe R

52. Nutritional formulas-lipid emulsion (infants and children) R

53. Nutritional formulas-glucose polymer R

54. Nutritional formulas–fractionated coconut oil R

55. Nutritional formulas-coconut oil R

56. Nutritional formulas-caseine hydrolysates (infants and children) R

57. Nutritional formulas-monomeric R
58. Nutritional formulas-monomeric with iron (infants or children) R
59. Nutritional formulas-polymeric with residue R
60. Nutritional formulas-polymeric with low residue R
61. Nutritional formulas-follow-up preparations for premature infants (infants) R
62. Nutritional formulas-proteins R
63. Nutritional formulas-semi-elementary R
64. Insulin aspart/Insulin aspart protamine R and A
65. Insulin lispro/lispro protamin R and A
66. Linagliptin R and A
67. Lisdexamfetamine (dimesylate) R
68. Oxybutynin R
69. Oxybutynin (chloride) R
70. Rivaroxaban R
71. Salbutamol (sulfate) R”.
- 6.** Schedule III is amended
- (1) by replacing “Flumozenil” by “Flumazenil”;
- (2) by inserting “et Pitocin” in the French text after “Oxytocine (Syntocinon)”;
- (3) by replacing “Oxytmocine (Syntocinon)” in the English text by “Oxytocin (Syntocinon and Pitocin)”.
- 7.** This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.

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Gouvernement du Québec

O.C. 92-2014, 6 February 2014Building Act
(chapter B-1.1)**Construction Code
— Amendment**

Regulation to amend the Construction Code

WHEREAS, under section 173 of the Building Act (chapter B-1.1), the Régie du bâtiment du Québec must by regulation adopt a building code containing building standards for buildings, facilities intended for use by the public, installations independent of a building and petroleum equipment installations or their vicinity;

WHEREAS, under section 178 of the Act, the code may require observance of a technical standard drawn up by another government or by an agency empowered to draw up such standards, and provide that any reference it makes to other standards include subsequent amendments;

WHEREAS the Board adopted the Regulation to amend the Construction Code on 18 June 2013;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation to amend the Construction Code was published in Part 2 of the *Gazette officielle du Québec* of 4 September 2013 with a notice that it could be approved by the Government, with or without amendment, on the expiry of 45 days following that publication;

WHEREAS, under section 189 of the Building Act, every regulation of the Board is subject to approval by the Government which may approve it with or without amendment;

WHEREAS it is expedient to approve the Regulation with amendments;

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

THAT the Regulation to amend the Construction Code, attached to this Order in Council, be approved.

JEAN ST-GELAIS,
Clerk of the Conseil exécutif