(a) Skills in cardiopulmonary resuscitation:

-assess properly vital functions;

— be familiar with techniques to unblock airways, apply artificial respiration and perform cardiac massage;

—be able to apply the techniques;

(b) Skills in standard first aid:

— understand the role and responsibilities of a first aid provider with regard to the legislative and regulatory provisions in force;

-know how to take charge of an emergency situation;

-- recognize urgent situations and intervene appropriately while waiting for emergency services, in particular in the following situations:

-allergic reactions;

-- problems related to heat or cold, such as heatstroke and hypothermia;

poisoning;

-hemorrhaging and shock, including the prevention of blood-borne contamination;

--- muscular and skeletal injuries, including prevention during convulsions;

—eye injuries;

— open wounds of medical or accidental origin, including the application of sealed compression dressings;

----medical problems such as chest pain, hypoglycemia and epilepsy.

2. Training providers accredited by the Association paritaire pour la santé et la sécurité du travail du secteur affaires sociales (ASSTSAS) and the educational institutions whose training is recognized by the Association as allowing the acquisition of the required skills for the safe movement of persons.

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Gouvernement du Québec

O.C. 262-2018, 14 March 2018

Anti-Corruption Act (chapter L-6.1)

> Exclusion of the first regulation made under section 5.1 of the Anti-Corruption Act from the application of the Regulations Act

WHEREAS the Act to increase the jurisdiction and independence of the Anti-Corruption Commissioner and the Bureau des enquêtes indépendantes and expand the power of the Director of Criminal and Penal Prosecutions to grant certain benefits to cooperating witnesses (2018, chapter 1) was assented to on 14 February 2018;

WHEREAS sections 5 and 7 of that Act introduce in particular sections 5.1 and 8.3 into the Anti-Corruption Act (chapter L-6.1);

WHEREAS the third paragraph of section 5.1 of that Act, as introduced, provides among other things that the selection committee promptly evaluates the candidates' aptitude to hold the office of Anti-Corruption Commissioner on the basis of their knowledge, particularly in criminal and penal law, their experience and their qualifications, according to the criteria determined by government regulation;

WHEREAS the second paragraph of section 8.3 of that Act, as introduced, provides that the third paragraph of section 5.1 applies, with the necessary modifications, in the case of Associate Commissioners for Audits and the Associate Commissioner for Investigations;

WHEREAS paragraph 6 of section 3 of the Regulations Act (chapter R-18.1) provides that the Act does not apply to proposed regulations or regulations as the Government may determine by order;

WHEREAS it is expedient to exclude the first regulation made under section 5.1 of the Anti-Corruption Act to allow the selection committee formed under that section to proceed promptly;

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

THAT the first regulation made under section 5.1 of the Anti-Corruption Act (chapter L-6.1) be excluded from the application of the Regulations Act (chapter R-18.1).

ANDRÉ FORTIER, Clerk of the Conseil exécutif

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