

## Regulation to amend the Regulation respecting the administering of certain medications

Animal Health Protection Act  
(chapter P-42, s. 55.9, 1st par., subpars. 7 and 11)

**1.** The Regulation respecting the administering of certain medications (chapter P-42, r. 1) is amended by inserting the following after section 1:

**1.1.** The administering, for curative purposes, of a medication belonging to one of the classes of antimicrobials of the “Category I: Very High Importance” to an animal intended or whose products are intended for human consumption is reserved exclusively to the cases in which it appears, for instance after carrying out an antibiogram, that the administering of a medication of a class other than the classes of that category will not allow treatment of the disease.

The term “classes of antimicrobials of the “Category I: Very High Importance”” refers to the classes published on the Health Canada website derived from the antimicrobial categorization based on the importance of those medications in human medicine.

**1.2.** The administering, for preventive purposes, of a medication belonging to one of the classes of antimicrobials of the “Category I: Very High Importance” to an animal intended or whose products are intended for human consumption is prohibited.

The prohibition provided for in the first paragraph does not apply in the case of an animal that does not show any signs of disease if that animal is part of a restricted group including sick animals that may, in accordance with section 1.1, be treated using a medication belonging to one of the classes of antimicrobials of the “Category I: Very High Importance” and if there is a serious risk of propagation of the disease by reason of the proximity of the animals.

**1.3.** The administering of a medication belonging to one of the classes of antimicrobials of the “Category I: Very High Importance” to embryonated poultry eggs is prohibited.

The administering of such medication to embryonated eggs from birds of a flock used to provide genetic material is allowed where the following conditions are present:

- (a) an infectious agent is present within the flock;
- (b) the propagation of the infectious agent to embryonated eggs poses a serious risk to the health of the bird stock or of humans;

(c) treatment of the infected birds will not control the risk of propagation to embryonated eggs;

(d) the administering of a medication of a class other than the “Category I: Very High Importance” will not eliminate the infectious agent.

**1.4.** Every person who contravenes any of the provisions of this Regulation is liable to the penalty provided for in section 55.43 of the Animal Health Protection Act (chapter P-42).”

**2.** This Regulation comes into force on the one hundred and eightieth day following the date of its publication in the *Gazette officielle du Québec*.

103665

Gouvernement du Québec

### O.C. 1146-2018, 15 August 2018

An Act respecting parental insurance  
(chapter A-29.011)

#### Parental insurance plan

##### — Premium rates

##### — Amendment

Regulation to amend the Regulation respecting premium rates under the parental insurance plan

WHEREAS the first paragraph of section 6 of the Act respecting parental insurance (chapter A-29.011) provides that the Conseil de gestion de l'assurance parentale sets, by regulation, the premium rates under the parental insurance plan applicable to an employee or a person referred to in section 51 of the Act, to an employer, to a self-employed worker, a family-type resource or an intermediate resource;

WHEREAS the second paragraph of section 88 of the Act provides that the regulations of the Conseil de gestion require the approval of the Government; the Government may approve them with or without amendment;

WHEREAS the Conseil de gestion made the Regulation to amend the Regulation respecting premium rates under the parental insurance plan on 8 May 2018;

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 premium rates under the parental insurance plan was published in Part 2 of the *Gazette officielle du Québec* of 20 June 2018, 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 it is expedient to approve the Regulation without amendment;

IT IS ORDERED, therefore, on the recommendation of the Minister of Employment and Social Solidarity:

THAT the Regulation to amend the Regulation respecting premium rates under the parental insurance plan, attached to this Order in Council, be approved.

ANDRÉ FORTIER,  
*Clerk of the Conseil exécutif*

## Regulation to amend the Regulation respecting premium rates under the parental insurance plan

An Act respecting parental insurance (chapter A-29.011, s. 6)

**1.** The Regulation respecting premium rates under the parental insurance plan (chapter A-29.011, r. 5) is amended by replacing section 1 by the following:

“1. The premium rate applicable to an employee and to a person referred to in section 51 of the Act is 0.526%.

The premium rate applicable to a self-employed worker and a family-type resource or intermediate resource is 0.934%.

The premium rate applicable to an employer is 0.736%.”

**2.** This Regulation comes into force on 1 January 2019.

103666

Gouvernement du Québec

**O.C. 1150-2018**, 15 August 2018

An Act respecting the Régie de l'énergie (chapter R-6.01)

## Energy Transition Québec — Annual contribution

WHEREAS under subparagraph 11 of the first paragraph of section 114 of the Act respecting the Régie de l'énergie (chapter R-6.01), the Régie may make regulations determining the due dates, rate and method for calculating

the annual contribution payable to Energy Transition Québec by an energy distributor under section 49 of the Act respecting Transition énergétique Québec (chapter T-11.02) as well as the terms and conditions of payment, the rate of interest on sums due and the penalties exacted for failure to pay;

WHEREAS under the third paragraph of section 114 of this act, the rate, calculation method and terms and conditions referred to in subparagraph 11 of the first paragraph, may vary from one distributor or class of distributors to another, the regulation may also exempt a distributor or class of distributors and a penalty set by the Régie may not exceed 15% of the amount that should have been paid;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (CQLR, c. R-18.1), the draft Regulation respecting the annual contribution payable to Energy Transition Québec was published in Part 2 of the *Gazette officielle du Québec* on May 16, 2018, with a notice that the Regulation could be submitted to the Government for approval on the expiry of 45 days following that publication;

WHEREAS under section 115 of the Act respecting the Régie de l'énergie, the rules of procedure and regulations made by the Régie must be submitted to the Government, which may approve them with or without amendments;

WHEREAS it is advisable to approve the Regulation without amendment;

IT IS ORDERED, therefore, on the recommendation of the Minister of Energy and Natural Resources:

THAT the Regulation respecting the annual contribution payable to Energy Transition Québec, attached to this Order in Council, be approved.

ANDRÉ FORTIER,  
*Clerk of the Conseil exécutif*

## Regulation respecting the annual contribution payable to Energy Transition Québec

An Act respecting the Régie de l'énergie (chapter R-6.01, s. 114, 1st par., subparagraph. 11, and 3rd par.)

**1.** Subject to section 86 of the Act respecting Transition Énergétique Québec (chapter T-11.02), the annual contribution payable to Energy Transition Québec by an energy distributor under section 49 of that Act for the fiscal year ending on 31 March 2008 and for each subsequent fiscal year corresponds to the sum of all products obtained by