Regulations and other Acts

Gouvernement du Québec

O.C. 463-2019, 1 May 2019

Cases in which Héma-Québec must obtain the authorization of the Minister of Health and Social Services before converting or renovating an immovable and the cases in and thresholds for which the authorization is necessary to rent an immovable and before any purchase or rental of equipment

WHEREAS, under the first paragraph of section 30 of the Act respecting Héma-Québec and the biovigilance committee (chapter H-1.1), as amended by section 8 of chapter 11 of the Statutes of 2013, Héma-Québec may not construct, acquire, dispose of, convert or renovate an immovable without the authorization of the Minister of Health and Social Services, except in the cases, on the conditions and to the extent determined by the Government;

WHEREAS, under the second paragraph of that section as amended, Héma-Québec may, however, rent an immovable without the Minister's authorization, except in the cases, on the conditions and to the extent determined by the Government;

WHEREAS, under the third paragraph of that section as amended, the Minister's authorization is also necessary for any purchase or rental of equipment for an amount exceeding the thresholds determined by the Government, unless the equipment is required to ensure the safety of Héma-Québec products;

WHEREAS, under Order in Council 433-2019 dated 17 April 2019, section 8 of chapter 11 of the Statutes of 2013 comes into force on 24 April 2019

IT IS ORDERED, therefore, on the recommendation of the Minister of Health and Social Services:

THAT, for the purposes of the first paragraph of section 30 of the Act respecting Héma-Québec and the biovigilance committee, as amended by section 8 of chapter 11 of the Statutes of 2013, the cases in which Héma-Québec may convert or renovate an immovable without obtaining the Minister's authorization be those involving an expenditure lower than \$5,000,000;

THAT, for the purposes of the second paragraph of section 30 of the Act as amended, the cases in which Héma-Québec must obtain the Minister's authorization before renting an immovable be those involving an expenditure equal to or greater than \$5,000,000;

THAT, for the purposes of the third paragraph of section 30 of the Act as amended, the Minister's authorization be necessary for any purchase or rental of equipment for an amount greater than the threshold of \$3,000,000, that is not required to ensure the safety of Héma-Québec products.

YVES OUELLET, Clerk of the Conseil exécutif

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Gouvernement du Québec

O.C. 479-2019, 8 May 2019

Educational Childcare Act (chapter S-4.1.1)

Educational Childcare

—Amendment

Regulation to amend the Educational Childcare Regulation

WHEREAS, under subparagraphs 14.1, 29.1, 30 and 31 of the first paragraph of section 106 of the Educational Childcare Act (chapter S-4.1.1), the Government may, by regulation, for part or all of Québec,

- —determine the elements comprising the education records of the children to whom the childcare provider provides childcare, the medium to be used and the standards for keeping, using, storing, reproducing and communicating the information the records contain;
- —determine the other elements and services all educational programs must include;
- —determine, from among the provisions of a regulation made under this section, those whose infringement constitutes an offence punishable under section 117; and