over a period of 12 months using the available data. Where the data for at least 12 months becomes available, it must replace the estimated data entered into the software.

- **6.** The data entered into the software must be reliable and objective. Except for data concerning transportation, the data must also come from a measurable value from direct measurement or a calculation based on direct measurements.
- **7.** The data must be entered using either of the following allocation methods:
- (1) specific allocation: a separate carbon intensity is determined annually on the basis of each eligible material used in the manufacture of low-carbon-intensity fuel content and its origin;
- (2) average base: a carbon intensity is determined annually on the basis of the weighted mass average base of all eligible materials used in the manufacture of lowcarbon-intensity fuel content.
- **8.** Where the low-carbon-intensity fuel content has been determined for 1 year, it is considered to be the same for the subsequent years if it is estimated that there has been no change having an impact on the data entered into the software that would result in a change of more than 5%.

DIVISION IV FINAL

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

105035

Draft Regulation

Professional Code (chapter C-26)

Medical imaging technologists, radiation oncology technologists or medical electrophysiology technologists

—Professional activities that may be engaged in by persons other than medical imaging technologists, radiation oncology technologists or medical electrophysiology technologists

Notice is hereby given, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), that the Regulation respecting the professional activities that may

be engaged in by persons other than medical imaging technologists, radiation oncology technologists or medical electrophysiology technologists, made by the board of directors of the Ordre des technologues en imagerie médicale, en radio-oncologie et en électrophysiologie médicale du Québec and appearing below, is published as a draft and may be examined by the Office des professions du Québec then submitted to the Government which may approve it, with or without amendment, on the expiry of 45 days following this publication.

The draft Regulation allows, on certain conditions, candidates who are eligible and registered for a professional examination of the Order to engage in professional activities, among those that may be engaged in by holders of the permit to which the examination gives access.

It also revises and updates the terms and conditions on which a person in the process of obtaining any of the permits issued by the Order may, during a program of studies, training or training period, engage in professional activities among those that may be engaged in by holders of the permit.

The draft Regulation has no impact on the public or on enterprises, including small and medium-sized businesses.

Further information on the draft Regulation may be obtained by contacting Laurence Rey El fatih, director of professional and legal affairs and secretary of the disciplinary council, Ordre des technologues en imagerie médicale, en radio-oncologie et en électrophysiologie médicale du Québec, 6455, rue Jean-Talon Est, bureau 401, Saint-Léonard (Québec) H1S 3E8; telephone: 514 351-0052, extension 229, or 1-800-361-8759, extension 229; email: lreyelfatih@otimroepmq.ca.

Any person wishing to comment on the draft Regulation is requested to submit written comments within the 45-day period to Roxanne Guévin, secretary of the Office des professions du Québec, 800, place D'Youville, 10° étage, Québec (Québec) G1R 5Z3; email: secretariat@opq.gouv.qc.ca. The comments will be forwarded by the Office to the Minister of Higher Education and may also be sent to the professional order that made the Regulation as well as to interested persons, departments and bodies.

ROXANNE GUÉVIN Secretary of the Office des professions du Québec Regulation respecting the professional activities that may be engaged in by persons other than medical imaging technologists, radiation oncology technologists or medical electrophysiology technologists

Professional Code (chapter C-26, s. 94, 1st par., subpar. h)

DIVISION I GENERAL

- **1.** This Regulation determines, among the professional activities that may be engaged in by medical imaging technologists, radiation oncology technologists and medical electrophysiology technologists, those that, according to the conditions and procedures it determines, may be engaged in by a person in the process of obtaining any of the permits issued by the Ordre des technologues en imagerie médicale, en radio-oncologie et en électrophysiologie médicale du Québec.
- **2.** The following regulatory standards apply, with the necessary modifications, to a person engaging in professional activities under this Regulation:
- (1) the Règlement sur l'assurance de la responsabilité professionnelle des technologues en imagerie médicale, en radio-oncologie et en électrophysiologie médicale (chapter T-5, r. 3), except in the case referred to in section 4 of this Regulation;
- (2) the Code of ethics of medical imaging technologists, radiation oncology technologists and medical electrophysiology technologists (chapter T-5, r. 5);
- (3) the Règlement sur la tenue des dossiers, des registres et des cabinets de consultation et sur la cessation d'exercice d'un membre de l'Ordre des technologues en imagerie médicale, en radio-oncologie et en électrophysiologie médicale du Québec (chapter T-5, r. 14).
- **3.** Any person engaging in professional activities under this Regulation must be duly entered in the register held by the Order.

The person must, in addition, provide the Order with any document or information enabling to verify compliance with this Regulation.

DIVISION II PROFESSIONAL ACTIVITIES AUTHORIZED

- **4.** A student enrolled in a program of studies leading to a diploma giving access to any of the permits issued by the Order may, among the professional activities that may be engaged in by medical imaging technologists, radiation oncology technologists or medical electrophysiology technologists, engage in the activities required to complete the program, on the condition that the student engages in the activities as part of the program of studies and under the constant supervision and responsibility of a technologist holding a corresponding permit who is on the premises.
- **5.** A candidate who completes a training program or is serving a training period as part of the procedure for recognizing an equivalence of diploma or training provided for by regulation of the Order made under paragraph c.1 of section 93 of the Professional Code (chapter C-26) may, among the professional activities that may be engaged in by medical imaging technologists, radiation oncology technologists or medical electrophysiology technologists, engage in the activities required to complete the training program or training period, on the condition that the candidate engages in the activities as part of the training program or training period and under the constant supervision and responsibility of a technologist holding a corresponding permit who is on the premises.
- **6.** A candidate who is eligible and registered for a professional examination prescribed by regulation of the Order made under subparagraph *i* of the first paragraph of section 94 of the Professional Code (chapter C-26) may engage in the professional activities that may be engaged in by the holders of the permit to which the examination gives access on the following conditions:
- (1) the candidate engages in them as part of employment in a public institution or a private institution under agreement within the meaning of the Act respecting health services and social services (chapter S-4.2) or the Act respecting health services and social services for Cree Native persons (chapter S-5);
- (2) the candidate engages in them under the supervision of a technologist holding a corresponding permit who is present in the department concerned for a rapid intervention with the patient or to ensure a quick response to a candidate's request.

Despite the foregoing, the candidate is not authorized to engage in the following professional activities:

(1) in medical imaging technology in the field of radiodiagnosis:

- (a) professional activities in angiography;
- (b) professional activities in medical sonography;
- (c) professional activities in magnetic resonance imaging;
 - (d) professional activities in haemodynamics;
 - (e) professional activities in mammography;
- (f) examinations requiring the administration of dipyridamole, dobutamine, a sedative, an analgesic or an anxiolytic;
- (2) in medical imaging technology in the field of nuclear medicine:
 - (a) professional activities in positron emission scan;
- (b) professional activities during the preparation and reconstitution of radiopharmaceuticals;
- (c) examinations requiring the administration of dipyridamole, dobutamine, a sedative, an analgesic or an anxiolytic;
- (3) in medical imaging technology in the field of medical sonography:
- (a) professional activities in sonography, except when the images are reviewed by a physician before the patient is discharged;
 - (b) professional activities in cardiac sonography;
 - (c) professional activities in breast sonography;
- (d) professional activities in musculoskeletal sonography;
 - (e) professional activities in vascular sonography;
- (f) examinations requiring the administration of dipyridamole, dobutamine, a sedative, an analgesic or an anxiolytic;
 - (4) in radiation oncology technology:
 - (a) dosimetry professional activities;
- (b) professional activities using a medical imaging device for planning radiation oncology treatment;
 - (c) professional activities in brachytherapy;

- (d) professional activities for the fabrication of shielding blocks and moulds;
- (e) examinations requiring the administration of dipyridamole, dobutamine, a sedative, an analgesic or an anxiolytic;
 - (5) in medical electrophysiology technology:
- (a) urgent administration of required medications using an intravenous line already in place;
- (b) professional activities requiring a training certificate issued by the Order;
 - (c) stress electrocardiograms;
- (d) examinations requiring the administration of dipyridamole, dobutamine, a sedative, an analgesic or an anxiolytic;
- (e) examinations requiring the introduction of a needle under the dermis for monitoring.
- **7.** The candidate referred to in section 6 may continue to engage in the professional activities provided for therein during the 90 days following the date on which the candidate wrote the professional examination prescribed by regulation of the Order made under subparagraph *i* of the first paragraph of section 94 of the Professional Code (chapter C-26), without having to register to such an examination.
- **8.** Despite sections 6 and 7, the candidate referred to in section 6 may engage in the professional activities provided for therein only until the earliest of the following events:
- (1) the candidate failed the professional examination twice:
- (2) one year has elapsed since the date on which the candidate obtained the diploma giving access to any of the permits issued by the Order or the date of the decision of the Order to recognize an equivalent diploma or training for the issue of any of the permits.

DIVISION III

FINAL

9. This Regulation replaces the Regulation respecting the professional activities that may be engaged in by persons other than medical imaging technologists, radiation oncology technologists or medical electrophysiology technologists (chapter T-5, r. 1).

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

105030

Draft Regulations

Cinema Act (chapter C-18.1)

Regulatory offences as regards the cinema
— Amendment

Licences to operate premises where films are exhibited to the public, distributor's licences and video material retail dealer's licences

— Amendment

Notice is hereby given, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), that the draft regulation to amend the Regulation respecting licences to operate premises where films are exhibited to the public, distributor's licences and video material retail dealer's licences and the draft regulation to amend the Regulation respecting regulatory offences as regards the cinema, appearing below, may be made by the Government on the expiry of 45 days following this publication.

The draft Regulations remove the requirement for holders of a video material retail dealer's licence to post their licence in public view.

The draft Regulations propose regulatory relief and have no other impact on enterprises, including small and medium-sized businesses.

Further information concerning this draft regulations may be obtained by contacting Ghizlane Behdaoui, Direction des services aux entreprises et du classement des films, Ministère de la Culture et des Communications, 1435, rue De Bleury, Montréal (Québec) H3A 2H7; telephone: 514 873-2371, extension 5221; email: ghizlane.behdaoui@mcc.gouv.qc.ca.

Any person wishing to comment on the draft Regulations is requested to submit written comments within the 45-day period to the Minister of Culture and Communications, 225, Grande Allée Est, 1er étage, bloc A, Québec (Québec) G1R 5G5.

Nathalie Roy Minister of Culture and Communications

Regulation to amend the Regulation respecting regulatory offences as regards the cinema

Cinema Act (chapter C-18.1, s. 168)

- **1.** The Regulation respecting regulatory offences as regards the cinema (chapter C-18.1, r. 2) is amended in section 1 by replacing "34" by "33".
- **2.** This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.

Regulation to amend the Regulation respecting licences to operate premises where films are exhibited to the public, distributor's licences and video material retail dealer's licences

Cinema Act (chapter C-18.1, s. 167)

- **1.** The Regulation respecting licences to operate premises where films are exhibited to the public, distributor's licences and video material retail dealer's licences (chapter C-18.1, r. 4) is amended by revoking section 34.
- **2.** This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette* officielle du Québec.

105025