

## Regulation to amend the Regulation respecting the amounts payable by municipalities for the services provided by the Sûreté du Québec

Police Act  
(chapter P-13.1, s. 77)

**1.** The Regulation respecting the amounts payable by municipalities for the services provided by the Sûreté du Québec (chapter P-13.1, r. 7) is amended in section 10 by replacing “30 June and 31 October” by “30 September and 1 December”.

**2.** Section 12 is amended by replacing

(1) “30 June and 31 October” in the first sentence of the second paragraph by “30 September and 1 December”;

(2) “30 June” in the second sentence of the second paragraph by “30 September”;

(3) “30 June and 31 October” in the third paragraph by “30 September and 1 December”.

**3.** This Regulation comes into force on the fifteenth day following its publication in the *Gazette officielle du Québec* ceases to have effect on 31 December 2021.

Despite the foregoing, for the application of section 14 of the Regulation respecting the amounts payable by municipalities for the services provided by the Sûreté du Québec to the payments not made during 2021, the Minister calculates the interest from the period determined in sections 10 and 12 of the Regulation respecting the amounts payable by municipalities for the services provided by the Sûreté du Québec, as they read before sections 1 and 2 of this Regulation cease to have effect.

105077

## M.O., 2021

### Order number 2021-030 of the Minister of Health and Social Services dated 20 May 2021

Act respecting the sharing of certain health information  
(chapter P-9.0001)

Regulation to amend the Regulation respecting access authorizations and the duration of use of information held in a health information bank in a clinical domain

THE MINISTER OF HEALTH AND SOCIAL SERVICES,

CONSIDERING paragraph 7 of section 65 of the Act respecting the sharing of certain health information (chapter P-9.0001), which provides that any other person determined by regulation of the Minister may be access authorization manager;

CONSIDERING section 70 and paragraph 2 of section 121 of the Act, which provide that the Minister determines by regulation the access authorizations that may be assigned to a provider listed in section 69 of the Act, according to the professional order to which the provider belongs, the provider’s specialty or duties, or the information asset to which the provider is entitled to have access;

CONSIDERING paragraph 5 of section 121 of the Act, which provides that the Minister may make regulations to prescribe how long the health information that is held in a health information bank in a clinical domain is kept, which may vary depending on the case, conditions and circumstances, the clinical domain concerned, the information identified or the purpose specified in the regulation;

CONSIDERING that the Minister made the Regulation respecting access authorizations and the duration of use of information held in a health information bank in a clinical domain (chapter P-9.0001, r. 1);

CONSIDERING that it is expedient to amend the Regulation;

CONSIDERING that, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation to amend the Regulation respecting access authorizations and the duration of use of information held in a health information bank in a clinical domain was published in Part 2 of the *Gazette officielle du Québec* of 16 December 2020 with a notice that it could be made by the Minister on the expiry of 45 days following that publication;

CONSIDERING that it is expedient to make the Regulation to amend the Regulation respecting access authorizations and the duration of use of information held in a health information bank in a clinical domain with amendments;

ORDERS AS FOLLOWS:

The Regulation to amend the Regulation respecting access authorizations and the duration of use of information held in a health information bank in a clinical domain, attached to this Order, is hereby made.

Québec, 20 May 2021

CHRISTIAN DUBÉ  
*Minister of Health and Social Services*

**Regulation to amend the Regulation respecting access authorizations and the duration of use of information held in a health information bank in a clinical domain**

Act respecting the sharing of certain health information (chapter P-9.0001, s. 65, par. 7, s. 70 and s.121, par. 2)

**1.** The Regulation respecting access authorizations and the duration of use of information held in a health information bank in a clinical domain (chapter P-9.0001, r. 1) is amended by replacing section 0.1 by the following:

“**0.1.** In addition to what is provided for in section 65 of the Act, the following persons may be access authorization managers:

- (1) a dentist practising in a private dental office;
- (2) the holder of a general medical imaging laboratory or a medical diagnostic radiology laboratory permit where a provider listed in paragraph 7 of section 6 of the Regulation respecting the application of the Act respecting the sharing of certain health information (chapter P-9.0001, r. 0.1) practises;
- (3) a person designated by the chief executive officer of Transplant Québec;
- (4) a person designated by the operations director of the Laboratoire de santé publique du Québec or the scientific director of the Centre de toxicologie du Québec, which are administered by the Institut national de santé publique du Québec;
- (5) a person operating a pharmacist placement agency and who has a supervisory or managerial power towards pharmacists who have a status of employee of that agency.

For the purposes of this Regulation, “pharmacist placement agency” means an enterprise whose activities consist in providing pharmacist placement or temporary help services to pharmacies the owner of which is a pharmacist subject to the application of an agreement described in section 19 of the Health Insurance Act (chapter A-29).”

**2.** Section 1 is amended by inserting “or in paragraph 12 of section 6 of the Regulation respecting the application of the Act respecting the sharing of certain health information (chapter P-9.0001, r. 0.1)” after “(chapter P-9.0001)” in the first paragraph.

**3.** Section 3 is amended

(1) by adding the following after subparagraph 3 of the first paragraph:

“(4) the hospitalization domain.”

(2) by adding the following paragraph at the end:

“The access authorizations referred to in the first paragraph may be assigned to a nurse practising at Transplant Québec.”

**4.** The following is added after paragraph 3 of section 4, subparagraph 3 of the first paragraph 5, paragraph 3 of section 7, subparagraph 3 of the first paragraph of section 8 and paragraph 3 of section 9:

“(4) the hospitalization domain.”

**5.** Section 6 is amended by adding the following after paragraph 2:

“(3) the hospitalization domain.”

**6.** The following is inserted after section 9.1:

“**9.2.** Access authorizations may be assigned to a dentist referred to in paragraph 1 of section 6 of the Regulation respecting the application of the Act respecting the sharing of certain health information to enable the dentist to receive information held in the health information banks in the following clinical domains:

- (1) the medication domain;
- (2) the laboratory domain;
- (3) the medical imaging domain;
- (4) the hospitalization domain.

Access authorizations may also be assigned to such a provider to enable the provider to

(1) release any electronic prescription for medication written by that provider to the operations manager of the electronic prescription management system for medication; and

(2) receive such information of prescriptions held in that system.

**9.3.** Access authorizations may be assigned to a dietitian or a nutritionist referred to in paragraph 2 of section 6 of the Regulation respecting the application of the Act respecting the sharing of certain health information to enable the dietitian or nutritionist to receive information held in the health information banks in the following clinical domains:

- (1) the medication domain;
- (2) the laboratory domain;
- (3) the medical imaging domain;
- (4) the hospitalization domain.

**9.4.** Access authorizations may be assigned to a physiotherapist referred to in paragraph 3 of section 6 of the Regulation respecting the application of the Act respecting the sharing of certain health information to enable the physiotherapist to receive information held in the health information banks in the following clinical domains:

- (1) the medication domain;
- (2) the laboratory domain;
- (3) the medical imaging domain;
- (4) the hospitalization domain.

Access authorizations may also be assigned to such a provider to enable the provider to receive information of prescriptions held in the electronic prescription management system for medication.

**9.5.** Access authorizations may be assigned to a physical rehabilitation therapist referred to in paragraph 4 of section 6 of the Regulation respecting the application of the Act respecting the sharing of certain health

information to enable the therapist to receive information held in the health information banks in the following clinical domains:

- (1) the medication domain;
- (2) the laboratory domain;
- (3) the medical imaging domain;
- (4) the hospitalization domain.

Access authorizations may also be assigned to such a provider to enable the provider to receive information of prescriptions held in the electronic prescription management system for medication.

**9.6.** Access authorizations may be assigned to a respiratory therapist referred to in paragraph 5 of section 6 of the Regulation respecting the application of the Act respecting the sharing of certain health information to enable the therapist to receive information held in the health information banks in the following clinical domains:

- (1) the medication domain;
- (2) the laboratory domain;
- (3) the medical imaging domain;
- (4) the hospitalization domain.

**9.7.** Access authorizations may be assigned to an occupational therapist referred to in paragraph 6 of section 6 of the Regulation respecting the application of the Act respecting the sharing of certain health information to enable the therapist to receive information held in the health information banks in the following clinical domains:

- (1) the medication domain;
- (2) the laboratory domain;
- (3) the medical imaging domain;
- (4) the hospitalization domain.

Access authorizations may also be assigned to such a provider to enable the provider to receive information of prescriptions held in the electronic prescription management system for medication.

**9.8.** Access authorizations may be assigned to a medical imaging technologist, a radiation oncology technologist or a medical electrophysiology technologist referred to in paragraph 7 of section 6 of the Regulation respecting the application of the Act respecting the sharing of certain health information to enable the technologist to receive information held in the health information banks in the following clinical domains:

- (1) the medication domain;
- (2) the laboratory domain;
- (3) the medical imaging domain;
- (4) the hospitalization domain.

**9.9.** Access authorizations may be assigned to a laboratory technologist referred to in paragraph 8 of section 6 of the Regulation respecting the application of the Act respecting the sharing of certain health information to enable the technologist to receive information held in the health information banks in the laboratory domain.

**9.10.** Access authorizations may be assigned to a social worker referred to in paragraph 9 of section 6 of the Regulation respecting the application of the Act respecting the sharing of certain health information to enable the social worker to receive information held in the health information banks in the following clinical domains:

- (1) the medication domain;
- (2) the hospitalization domain.

Access authorizations may also be assigned to such a provider to enable the provider to receive information of prescriptions held in the electronic prescription management system for medication.”.

**7.** Section 15 is amended by inserting “or dental” after “physician’s”.

**8.** Section 19 is amended by inserting “, except for the medication domain for which the period is calculated as of the date of the last event entered in the prescription history” at the end.

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