

(4) calculating the number of secondary school students who may be taken into account, by multiplying by 2.40 the number of such full-time students, established according to the Minister's school enrolment estimates for the 2021-2022 school year, except students referred to in paragraphs 7 and 10;”.

7. This Regulation comes into force on the date of its publication in the *Gazette officielle du Québec*.

105076

Gouvernement du Québec

O.C. 770-2021, 2 June 2021

Financial Administration Act
(chapter A-6.001)

Institut national d'excellence en santé et en services sociaux
— Fees payable for the scientific evaluation of a drug or a stable blood product
— Amendment

Regulation to amend the Regulation respecting the fees payable to the Institut national d'excellence en santé et en services sociaux for the scientific evaluation of a drug or a stable blood product

WHEREAS, under the first paragraph of section 83.8 of the Financial Administration Act (chapter A-6.001), a fee may be set under that Act to fund a particular public service or a set of public services delivered by a body or an institution, provided the law does not otherwise confer the power to set that fee;

WHEREAS, under the second paragraph of section 83.8 of that Act, in the case of a department or an institution, the fee must be determined by government regulation; and in the case of another body, the fee is set by a regulation of that body, approved by the Government with or without amendment;

WHEREAS, in accordance with paragraph 2 of the first paragraph of Article 2 of this law, the Institut national d'excellence en santé et en services sociaux is a Government body;

WHEREAS the Institut national d'excellence en santé et en services sociaux made the Regulation to amend the Regulation respecting the fees payable to the Institut national d'excellence en santé et en services sociaux for the scientific evaluation of a drug or a stable blood product on December 1st, 2020 by resolution No. 2020-74-01;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation to amend the Regulation respecting the fees payable to the Institut national d'excellence en santé et en services sociaux for the scientific evaluation of a drug, stable blood product was published in Part 2 of the *Gazette officielle du Québec* of 18 March 2021 with a notice that it could be submitted to the Government for approval 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 Health and Social Services and the Minister of Finance:

THAT the Regulation to amend the Regulation respecting the fees payable to the Institut national d'excellence en santé et en services sociaux for the scientific evaluation of a drug or a stable blood product, attached to this Order in Council, be approved.

YVES OUELLET
Clerk of the Conseil exécutif

Regulation to amend the Regulation respecting the fees payable to the Institut national d'excellence en santé et en services sociaux for the scientific evaluation of a drug or a stable blood product

Financial Administration Act
(chapter A-6.001, s. 83.8)

1. The Regulation respecting the fees payable to the Institut national d'excellence en santé et en services sociaux for the scientific evaluation of a drug or a stable blood product (chapter A-6.001, r. 6.1) is amended by replacing the title by the following title:

“Regulation respecting the fees payable to the Institut national d'excellence en santé et en services sociaux for the scientific evaluation of a drug, stable blood product or technology for listing purposes.”

2. Section 1 is amended

(1) by replacing “or a stable blood product” in the first paragraph by “, stable blood product or technology”;

(2) by adding “and determining its eligibility for scientific evaluation” at the end of the second paragraph.

3. Section 2 is replaced by the following:

“2. As used in this Regulation,

“scientific evaluation” means the structured evaluation of a drug, stable blood product or technology that can concern both its direct effects and its indirect and unintentional consequences, with the objective of guiding decision-making;

“manufacturer” means a person or group of persons that manufactures, produces, imports or sells a drug, stable blood product or technology, under its own name or under a brand name;

“nutritional formula” means a therapeutic nutritional product;

“indication” means an indication for use requested by a manufacturer;

“drug” means a product that can be entered on the list of medications referred to in section 60 of the Act respecting prescription drug insurance (chapter A-29.01), the list of medicines referred to in section 116 of the Act respecting health services and social services (chapter S-4.2), or the list of medications referred to in section 150 of the Act respecting health services and social services for Cree Native persons (chapter S-5), which is not otherwise contemplated by this Regulation;

“biosimilar drug” means a biologic drug introduced onto the Canadian market that is highly similar to a biologic drug already marketed in Canada and whose efficacy and safety do not diverge significantly from the reference biologic drug for the same indications;

“dressing” means a medical instrument used to treat wounds for an indication recognized on the lists of medications;

“radiopharmaceutical” means a radioactive product used to diagnose or treat a disease;

“stable blood product” means an acellular component of blood with the storage characteristics of drugs that is used to treat certain disorders due to an imbalance in the circulatory system or certain specific diseases and that can be entered on the Québec list of blood system products that may be distributed by Héma-Québec;

“cutting-edge therapeutic product” means a health product that is so new, complex and distinct that the current legislation is not able to take it into account, but that may still be entered on the list of medications referred to in section 60 of the Act respecting prescription drug insurance (chapter A-29.01), the list of medicines referred

to in section 116 of the Act respecting health services and social services (chapter S-4.2), or the list of medications referred to in section 150 of the Act respecting health services and social services for Cree Native persons (chapter S-5);

“companion diagnostic” means a diagnostic test, a pharmacogenetic test or a therapeutic monitoring test designed to select only the patients for whom a treatment is likely to be beneficial among all the patients diagnosed with a given condition, based on their results for the predictive marker identified by the test;

“cellular or gene therapy” means a therapy to transfer living cells to a patient or to modify a patient’s genetic materials in order to treat or heal a condition.”

4. Schedule I is replaced by the following:

“SCHEDULE I

(s. 1)

FEE PAYABLE FOR VARIOUS SCIENTIFIC EVALUATIONS

Scientific evaluation	Fee	
Item evaluated	Type of evaluation	
New cellular or gene therapy	First evaluation	\$89,796 per indication
	Reevaluation	\$59,864 per indication
New drug with a companion diagnostic or new indication for a drug currently listed with a companion diagnostic	First evaluation	\$68,844 per indication
	Reevaluation	\$35,918 per indication
New drug or new indication for a currently listed drug or new stable blood product	First evaluation	\$59,864 per indication
	Reevaluation	\$35,918 per indication
New cutting-edge therapeutic product	First evaluation	\$89,796 per indication
New radiopharmaceutical	First evaluation	\$89,796 per indication
	Reevaluation	\$35,918 per indication
New medical device directly connected with the administration of a drug	First evaluation	\$59,874 per submission
	Reevaluation	\$35,918 per submission

Scientific evaluation		Fee
Item evaluated	Type of evaluation	
New biosimilar drug	First evaluation	\$8,980 per submission
	Subsequent evaluation (i.e., addition of an indication)	\$8,980 per submission
	Reevaluation	\$4,490 per submission
New strength, new content or new form of a currently listed drug	First evaluation	\$8,980 per submission
	Reevaluation	\$4,490 per submission
New nutritional formula or new combination of currently listed drugs or new diagnostic agent of a currently listed non-proprietary name	First evaluation	\$5,986 per submission
	Reevaluation	\$2,993 per submission
New dressing	First evaluation	\$11,973 per submission
	Reevaluation	\$5,986 per submission
Exemption from the application of the lowest price	Any exemption request	\$8,980 per submission

”.

5. This Regulation applies to a request for a scientific evaluation received by the Institut national d'excellence en santé et en services sociaux on or after June 24, 2021. It also applies to a request for a scientific evaluation received before June 24, 2021 that is found to be incomplete in order to be eligible for a scientific evaluation and that requires the submission of supplementary information after that date.

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

105079

Gouvernement du Québec

O.C. 771-2021, 2 June 2021

Police Act
(chapter P-13.1)

Amounts payable by municipalities for the services provided by the Sûreté du Québec — Amendment

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

WHEREAS the first paragraph of section 77 of the Police Act (chapter P-13.1) provides in particular that the cost of the police services provided by the Sûreté du Québec is established using the calculation methods or rate schedule prescribed by regulation of the Government and is borne by the local municipality or municipalities concerned;

WHEREAS the Government made the Regulation respecting the amounts payable by municipalities for the services provided by the Sûreté du Québec (chapter P-13.1, r. 7);

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation to amend the Regulation respecting the amounts payable by municipalities for the services provided by the Sûreté du Québec was published in Part 2 of the *Gazette officielle du Québec* of 24 March 2021 with a notice that it could be made by the Government on the expiry of 45 days following that publication;

WHEREAS it is expedient to make the Regulation without amendment;

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

THAT the Regulation to amend the Regulation respecting the amounts payable by municipalities for the services provided by the Sûreté du Québec, attached to this Order in Council, be made.

YVES OUELLET
Clerk of the Conseil exécutif