

(1) the interventions and procedures applicable in emergency situations;

(2) the particularities related to tracheostomy on a pediatric clientele.

If such training is not completed within the time prescribed, the nursing assistant must comply with the conditions set out in subparagraph 1 of the first paragraph of section 3 to continue to engage in those activities.

13. This Regulation replaces the Regulation respecting certain professional activities which may be engaged in by nursing assistants (chapter I-8, r. 3).

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

105141

Draft Regulation

Professional Code
(chapter C-26)

Physiotherapy — Categories of permits issued by the Order — Amendment

Notice is hereby given, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), that the Regulation to amend the Regulation respecting the categories of permits issued by the Ordre professionnel de la physiothérapie du Québec, made by the board of directors of the Ordre professionnel de la physiothérapie 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 amends the framework within which professionals who hold a physiotherapy technologist diploma issued by the Order may practise, in particular, to increase their autonomy and therefore improve care channels for patients and public access to physiotherapy services.

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 Daphné Thériault de Carufel, coordinator of legal services and admission, and

secretary of the disciplinary council, Ordre professionnel de la physiothérapie du Québec, 7151, rue Jean-Talon Est, bureau 700, Anjou (Québec) H1M 3N8; telephone: 514 351-2770, extension 250, or 1 800 361-2001; email: consultationreglement@oppq.qc.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, Office des professions du Québec, 800, place D'Youville, 10^e 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 and to interested persons, departments and bodies.

ROXANNE GUÉVIN
Secretary, Office des professions du Québec

Regulation to amend the Regulation respecting the categories of permits issued by the Ordre professionnel de la physiothérapie du Québec

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

1. The Regulation respecting the categories of permits issued by the Ordre professionnel de la physiothérapie du Québec (chapter C-26, r. 196.1) is amended by replacing section 4 by the following:

“4. A physiotherapy technologist who has an assessment by a physical therapist or a medical diagnosis that specifies the type of structural disorder, if applicable, with relevant medical information, may ensure the follow-up required by the state of health of a patient suffering from a loss of autonomy or sequelae resulting from a known and controlled health problem that requires rehabilitation to optimize or maintain functional autonomy.

A physiotherapy technologist who has an assessment by a physical therapist or a medical diagnosis that is not restricted to symptoms and specifies the type of structural disorder, if applicable, with relevant medical information, may,

(1) where the physiotherapy technologist also has the list of problems or treatment objectives, ensure the follow-up required by the state of health of a patient suffering from an orthopedic or rheumatic disorder that does not interfere with normal growth;

(2) where the physiotherapy technologist also has the list of problems and treatment objectives, ensure the follow-up required by the state of health of a patient suffering from

(a) an orthopedic or rheumatic disorder with neurological signs or that interferes with normal growth;

(b) a neurological disorder affecting an adult with no intensive period of functional rehabilitation or for which the intensive period of functional rehabilitation has ended;

(c) a chronic and controlled respiratory disorder;

(d) a peripheral vascular disorder;

(e) a skin disorder, pressure ulcer or burns, except a serious burn;

(f) a geriatric profile that requires an investigation; or

(g) a recent amputation, until the prosthetic phase; and

(3) where the physiotherapy technologist also has the list of problems, treatment objectives and contraindications or precautions, apply the means of treatment prescribed by the physiotherapist, physician or other qualified professional for a patient with a disorder or health problem other than those provided for in the first paragraph and in subparagraphs 1 and 2 of the second paragraph of this section.”

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

105142

Draft Regulation

Act respecting municipal taxation
(chapter F-2.1)

Real estate assessment roll — Modification

Notice is hereby given, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), that the Regulation to amend the Regulation respecting the real estate assessment roll, appearing below, may be made by the Minister on the expiry of 45 days following this publication.

The draft Regulation provides that the Manuel d'évaluation foncière du Québec is published on the website of the Ministère des Affaires municipales, des Régions et de l'Occupation du territoire, and that the Minister may publish, in an open document format or in another manner that the Minister determines, the entries in the roll concerning an assessment unit.

Further information may be obtained by contacting Nicolas Bouchard, Direction générale de la fiscalité et de l'évaluation foncière, Ministère des Affaires municipales et de l'Habitation, 10, rue Pierre-Olivier-Chauveau, Aile Tour, 5^e étage, Québec (Québec) G1R 4J3; telephone 418 691-2015, extension 83817; email: nicolas.bouchard@mamh.gouv.qc.ca.

Any person wishing to comment of the draft Regulation is requested to submit written comments within the 45-day period to Nicolas Bouchard at the above mentioned contact information.

ANDRÉE LAFOREST
Minister of Municipal Affairs and Housing

Regulation to amend the Regulation respecting the real estate assessment roll

Act respecting municipal taxation
(chapter F-2.1, s. 263)

1. The Regulation respecting the real estate assessment roll (chapter F-2.1, r. 13) is amended in section 1 by replacing “by Les Publications du Québec” in the definition of “Manual” by “on the website of the Ministère des Affaires municipales, des Régions et de l'Occupation du territoire”.

2. Section 20 is amended by adding the following at the end:

“The Minister may publish, in an open document format or in another manner that the Minister determines, the entries in the roll concerning an assessment unit, except the name and address of the person in whose name a unit is entered on the roll. The first two paragraphs do not apply to such publication by the Minister.”

3. This Regulation comes into force on the 1 November 2021.

105149