

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1) and the third paragraph of section 173 of the Act respecting health services and social services for Cree Native persons, a draft of the Regulation to amend the Regulation respecting the application of the Act respecting health services and social services for Cree Native persons was published in Part 2 of the *Gazette officielle du Québec* dated 23 March 2022 with notice that it may be made by the Government on the expiry of the 60-day period following that publication;

WHEREAS it is expedient to make that Regulation without any amendments;

IT IS ORDERED, therefore, on the recommendation of the Minister Responsible for Seniors and Informal Caregivers and the Minister of Health and Social Services:

THAT the Regulation to amend the Regulation respecting the application of the Act respecting health services and social services for Cree Native persons, attached to this Order in Council, be made.

YVES OUELLET
Clerk of the Conseil exécutif

Regulation to amend the Regulation respecting the application of the Act respecting health services and social services for Cree Native persons

Act respecting health services and social services for Cree Native persons
(chapter S-5, s. 161, 2nd. para.)

Act respecting health services and social services
(chapter S-4.2, s. 512, 2nd. para.)

1. On 1 January 2023, personal expense allowance set out in subparagraph 4 of the first paragraph of section 363.3 of the Regulation respecting the application of the Act respecting health services and social services for Cree Native persons (chapter S-5, r. 1) is increased by \$10 in addition to the increase resulting from the indexation and rounding provided for in 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*.

105911

Gouvernement du Québec

O.C. 1398-2022, 6 July 2022

Act respecting financial assistance for education expenses
(chapter A-13.3)

Financial assistance for education expenses — Amendment

Regulation to amend the Regulation respecting financial assistance for education expenses

WHEREAS, under subparagraphs 1, 2, 2.1, 3.2, 7, 9, 16, 19 and 21 of the first paragraph of section 57 of the Act respecting financial assistance for education expenses (chapter A-13.3), the Government may, by regulation, on the recommendation of the Minister of Higher Education and after consultation with the Minister of Education for matters related to a level of education under the latter's jurisdiction, and for each financial assistance program, unless otherwise indicated,

— for the purpose of computing the amount of financial assistance which may be paid under a loans and bursaries program, determine the conditions and rules for establishing the contribution of the student and that of the student's parents, sponsor or spouse;

— for the purpose of establishing the contributions mentioned in subparagraph 1 of the first paragraph of section 57 of the Act, define the student's income and the income of the student's parents, sponsor or spouse, determine the conditions of reduction and exemption which are applicable and prescribe the methods of computing these elements;

— determine, for the loans and bursaries program, the situations in which a student is deemed to pursue studies on a full-time basis;

— determine, for the loans program, the amount of annual financial resources that may not be exceeded by a person in order to be eligible for a loan, and determine in which cases and on what conditions the amount is increased or reduced;

— for the purpose of computing the amount of financial assistance which may be paid, establish the list of allowable expenses and determine, according to the classification of the educational institution attended, the maximum amounts allocated;

—determine the maximum amounts of loans according to the level of education, the cycle and the classification of the educational institution attended, and determine in which cases and subject to what conditions such amounts are increased or reduced;

—define, for the purposes of sections 24 and 25 of the Act, “precarious financial situation”, determine the borrower’s obligations that are to be assumed by the Minister in such a situation and, for the purposes of section 25, determine the time when repayment of a loan must begin and the terms and conditions applicable to such repayment;

—for the purposes of sections 13 and 15 of the Act, determine the cases where a student is deemed to be enrolled;

—for the purpose of computing the amount of financial assistance which may be paid, determine the number of months in a year of allocation for which the contributions and allowable expenses are considered;

WHEREAS, under the second paragraph of section 57 of the Act, the provisions of the regulations made under subparagraphs 1, 2, 7, 7.2 and 21 may vary according to

—the situation of the student prior to the period covered by the application for financial assistance, as well as the situation of the student or the student’s spouse, parents or sponsor during that period;

—the number of months during which the student is pursuing studies or is employed, the studies pursued and the place of residence of the student and, where applicable, that of the student’s parents or sponsor, and depending on whether the student suffers from a major functional deficiency;

WHEREAS the Government made the Regulation respecting financial assistance for education expenses (chapter A-13.3, r. 1);

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation to amend the Regulation respecting financial assistance for education expenses was published in Part 2 of the *Gazette officielle du Québec* of 6 April 2022 with a notice that it could be made by the Government on the expiry of 45 days following that publication;

WHEREAS, in accordance with the first paragraph of section 57 of the Act respecting financial assistance for education expenses, the Minister of Education has been consulted on the draft Regulation;

WHEREAS, in accordance with the first paragraph of section 90 of the Act respecting the Ministère de l’Enseignement supérieur, de la Recherche, de la Science et de la Technologie (chapter M-15.1.0.1), the advice of the advisory committee on the financial accessibility of education was sought on the draft Regulation;

WHEREAS it is expedient to make the Regulation with amendments;

IT IS ORDERED, therefore, on the recommendation of the Minister of Higher Education:

THAT the Regulation to amend the Regulation respecting financial assistance for education expenses, attached to this Order in Council, be made.

YVES OUELLET

Clerk of the Conseil exécutif

Regulation to amend the Regulation respecting financial assistance for education expenses

Act respecting financial assistance for education expenses (chapter A-13.3, s. 57, 1st par., subpars. 1, 2, 2.1, 3.2, 7, 9, 16, 19 and 21, and 2nd par.)

1. The Regulation respecting financial assistance for education expenses (chapter A-13.3, r. 1) is amended in section 2 by replacing “\$1,494” in the portion before subparagraph 1 of the second paragraph by “\$1,533”.

2. Section 9 is amended by replacing “\$1,494” at the end of subparagraph 2 of the second paragraph by “\$1,533”.

3. Section 17 is amended

(1) by replacing “\$3,158” at the beginning of paragraph 1 by “\$3,241”;

(2) by replacing “\$2,681” at the beginning of paragraph 2 by “\$2,752”.

4. Section 18 is amended by replacing “\$2,681” by “\$2,752”.

5. Section 26 is amended

(1) by replacing “in a social assistance and support measure or program offered under that Act” at the end of subparagraph 1 of the first paragraph by “, under that Act, in a social assistance and support measure or program, or the basic income program”;

(2) by replacing “\$289” at the end of the second paragraph by “\$297”.

6. Section 27 is amended by replacing “in a social assistance and support measure or program offered under that Act” in paragraph 5 by “, under that Act, in a social assistance and support measure or program, or the basic income program”.

7. Section 29 is amended in the fourth paragraph

(1) by replacing “\$196” at the beginning of subparagraph 1 by “\$201”;

(2) by replacing “\$196” at the beginning of subparagraph 2 by “\$201”;

(3) by replacing “\$223” at the beginning of subparagraph 3 by “\$229”;

(4) by replacing “\$424” at the beginning of subparagraph 4 by “\$435”;

(5) by replacing “\$485” at the beginning of subparagraph 5 by “\$498”;

(6) by replacing “\$223” at the beginning of subparagraph 6 by “\$229”.

8. Section 32 is amended

(1) by replacing “\$462” and “\$987” in the first paragraph by “\$474” and “\$1,013”, respectively;

(2) by replacing “\$220”, “\$242”, “\$745” and “\$242” in the second paragraph by “\$226”, “\$248”, “\$765” and “\$248”, respectively.

9. Section 33 is amended

(1) by replacing “\$178” in the first paragraph by “\$183”;

(2) by replacing “\$493” in the second paragraph by “\$506”.

10. Section 34 is amended by replacing “\$501” and “\$2,333” in the first paragraph by “\$514” and “\$2,395”, respectively.

11. Section 35 is amended by replacing “\$100” in the second paragraph by “\$103”.

12. Section 37 is amended by replacing “\$263” in the fifth paragraph by “\$270”.

13. Section 40 is amended by replacing “\$77” and “\$616” in the first paragraph by “\$79” and “\$632”, respectively.

14. Section 41 is amended by replacing “\$195” by “\$200”.

15. Section 46 is amended by replacing “in a social assistance and support measure or program offered under that Act” in subparagraph 4 of the first paragraph by “, under that Act, in a social assistance and support measure or program, or the basic income program”;

16. Section 50 is amended

(1) in the first paragraph

(a) by replacing “\$15,284” at the beginning of subparagraph 1 by “\$15,687”;

(b) by replacing “\$15,284” at the beginning of subparagraph 2 by “\$15,687”;

(c) by replacing “\$18,665” at the beginning of subparagraph 3 by “\$19,263”;

(2) in the third paragraph

(a) by replacing “\$4,118” at the beginning of subparagraph 1 by “\$4,227”;

(b) by replacing “\$5,213” at the beginning of subparagraph 2 by “\$5,351”;

(c) by replacing “\$6,313” at the beginning of subparagraph 3 by “\$6,480”.

17. Section 51 is amended

(1) in the first paragraph

(a) by replacing “\$215” at the beginning of subparagraph 1 by “\$221”;

(b) by replacing “\$235” at the beginning of subparagraph 2 by “\$241”;

(c) by replacing “\$325” at the beginning of subparagraph 3 by “\$334”;

(d) by replacing “\$431” at the beginning of subparagraph 4 by “\$442”;

(e) by replacing “\$431” at the beginning of subparagraph 5 by “\$442”;

(2) by replacing “\$336” in the third paragraph by “\$345”.

18. Section 52 is amended by replacing “\$1,015” by “\$1,042”.

19. Section 74 is amended by replacing “\$263” and “\$131” in the second paragraph by “\$270” and “\$134”, respectively.

20. Section 82 is amended by replacing “\$3,158” and “\$2,365” in the third paragraph by “\$3,241” and “\$2,427”, respectively.

21. Section 86 is amended

(1) in the first paragraph

(a) by replacing “\$2.34” at the beginning of subparagraph 1 by “\$2.40”;

(b) by replacing “\$3.49” at the beginning of subparagraph 2 by “\$3.59”;

(c) by replacing “\$130.60” at the beginning of subparagraph 3 by “\$137.55”;

(2) by replacing “\$11.69” in the second paragraph by “\$11.99”.

22. Section 87.1 is amended by replacing “\$400” by “\$411”.

23. Schedule I is amended by inserting the following after subparagraph 5 of the first paragraph:

“(5.1) amounts paid as financial assistance for language instruction offered under an Act.”.

24. Schedule II is amended by striking out paragraph 4.

25. This Regulation applies as of the 2022-2023 year of allocation.

26. This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*, except paragraph 1 of section 5 and sections 6 and 15, which come into force on 1 January 2023.

105912

Gouvernement du Québec

O.C. 1404-2022, 6 July 2022

Credit Assessment Agents Act
(chapter A-8.2)

Autorité des marchés financiers — Rules for the distribution among the credit assessment agents of the costs incurred

Regulation respecting the rules for the distribution among the credit assessment agents of the costs incurred by the Autorité des marchés financiers

WHEREAS, under the second paragraph of section 63 of the Credit Assessment Agents Act (chapter A-8.2), the Government prescribes, by regulation, the rules determining the manner in which the costs to be incurred under the Act are distributed by the Autorité des marchés financiers among the credit assessment agents;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), the draft Regulation respecting the rules for the distribution among the credit assessment agents of the costs incurred by the Autorité des marchés financiers was published in Part 2 of the *Gazette officielle du Québec* of 6 April 2022 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 Finance:

THAT the Regulation respecting the rules for the distribution among the credit assessment agents of the costs incurred by the Autorité des marchés financiers, attached to this Order in Council, be made.

YVES OUELLET
Clerk of the Conseil exécutif
