

Draft Regulations

Draft Regulation

Act respecting industrial accidents and occupational diseases (chapter A-3.001)

Financing — 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 financing, appearing below, may be made by the Commission des normes, de l'équité, de la santé et de la sécurité du travail on the expiry of 45 days following this publication.

The draft Regulation determines, for the purposes of the fourth paragraph of section 328 of the Act respecting industrial accidents and occupational diseases, the groups of units to which the Commission may impute the cost of the benefits payable by reason of a hearing impairment caused by noise not resulting from an industrial accident.

Further information on the draft Regulation may be obtained by contacting Julie Bélanger, 1600, avenue D'Estimauville, Québec (Québec) G1J 0H7; telephone: 418 266-4949, extension 5975; email: julie.belanger@cnesst.gouv.qc.ca.

Any person wishing to comment on the draft Regulation is requested to submit written comments within the 45-day period to Bruno Labrecque, Vice-President of Finance, Commission des normes, de l'équité, de la santé et de la sécurité du travail, 1600, avenue D'Estimauville, Québec (Québec) G1J 0H7.

LOUISE OTIS
*Chair of the board of directors
of the Commission des normes, de l'équité,
de la santé et de la sécurité du travail*

Regulation to amend the Regulation respecting financing

Act respecting industrial accidents and occupational diseases (chapter A-3.001, s. 454, 1st par., subpar. 15.1)

1. The Regulation respecting financing (chapter A-3.001, r. 7) is amended by replacing the heading of Title II of Book II by the following:

“CLASSIFICATION UNITS, SECTORS AND GROUPS OF UNITS”.

2. The following is inserted after section 4:

“**4.1.** The groups of units to which the Commission may impute the cost of the benefits payable by reason of a hearing impairment caused by noise not resulting from an industrial accident are those set out in Schedule 1.1.”.

3. The following is inserted after Schedule 1:

“**SCHEDULE 1.1**
(s. 4.1)

Groups of units concerning the imputation of hearing impairments caused by noise not resulting from an industrial accident

Group of units	Number of classification units constituting the group as determined in Schedule 1
A	10110, 10120, 10130, 10140, 10150, 11110, 14030, 57030, 57040, 68040
B	13110, 13120, 13140, 13150, 13160, 16070, 16080, 16090, 18010, 18020, 18030, 18040, 18050, 18060, 18070, 34030, 34210, 35010, 35020, 35030, 35040, 35050, 36050, 36060, 36070, 36080, 36100, 36110, 36120, 36130, 36140, 36150, 36160, 36170, 36190, 36200, 54320, 54330, 54340, 54350, 54360
C	14010, 14020, 17010, 17030, 17040, 34010, 34200, 34410, 36300, 36310, 36320, 36330, 36350
D	15010, 15020, 15030, 15040, 15050, 15060, 15070, 15080, 16010, 16020, 16040, 16050, 19010, 26050, 54080, 54210, 54220, 54230, 54240, 54260, 67110
E	54010, 54020, 54030, 54040, 54050, 54060, 54070, 54090, 54100, 54250, 54410, 54420, 54430, 54440, 60100, 60110, 65100, 65110, 65120, 65130, 65150, 67100

Group of units	Number of classification units constituting the group as determined in Schedule 1
F	55010, 55020, 55030, 55040, 55050, 55060, 55070, 55080, 55090, 65160, 67120, 69960, 80030, 80040, 80060, 80080, 80100, 80110, 80130, 80140, 80150, 80160, 80170, 80180, 80190, 80200, 80230, 80250
G	57010, 57020, 59010, 59020, 59030, 59040, 59050, 59060, 59070, 59080, 59090, 59100, 59110, 59120, 59130, 59140, 59150, 61100, 61110, 65140, 68010, 68020, 68030, 68050, 77010, 77020, 77040
H	58010, 58020, 58030, 58040, 58050, 58060, 58070, 58080, 58090

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

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Draft Regulation

Act respecting industrial accidents and occupational diseases (chapter A-3.001)

Medical aid — 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 medical aid, appearing below, may be adopted by the Commission des normes, de l'équité, de la santé et de la sécurité du travail and submitted to the Government for approval, in accordance with section 455 of the Act respecting industrial accidents and occupational diseases (chapter A-3.001), on the expiry of 45 days following this publication.

The draft Regulation updates, in the Regulation respecting medical aid (chapter A-3.001, r. 1), the rates for physiotherapy, occupational therapy, psychology, psychotherapy, neuropsychology, acupuncture, chiropractic, podiatry and home nursing care. It also introduces a special rate for treatment sessions provided by a physiotherapist and a physiotherapy technologist and amends the frequency of the reports where the worker is followed exclusively by a physiotherapy technologist. In addition, it increases the rates for occupational therapy and physiotherapy reports and relaxes the frequency at which psychology, psychotherapy and neuropsychology reports

are filed. It also changes the billing method for speech therapy by proposing a single rate per session, rather than fee-for-service billing.

The impact of the draft Regulation on enterprises, including small and medium-sized businesses, is negligible since it does not result in direct costs for all the enterprises in Québec.

The new rates proposed by the draft Regulation increase the disbursements in medical aid estimated at \$20.05 million.

Further information may be obtained by contacting Véronique Gagnon, strategic advisor and assistant, Direction générale de l'indemnisation et de la réadaptation, Commission des normes, de l'équité, de la santé et de la sécurité du travail, 1199, rue de Bleury, 8^e étage, Montréal (Québec), H3B 3J1; telephone: 438-820-2044; email: veronique.gagnon@cnesst.gouv.qc.ca.

Any person wishing to comment on the draft Regulation is requested to submit written comments within the 45-day period to Claude Beauchamp, vice-president for compensation and work reintegration, Commission des normes, de l'équité, de la santé et de la sécurité du travail, 1600, avenue D'Estimauville, Québec (Québec) G1J 0H7.

LOUISE OTIS
*Chair of the board of directors
of the Commission des normes, de l'équité,
de la santé et de la sécurité du travail*

Regulation to amend the Regulation respecting medical aid

Act respecting industrial accidents and occupational diseases (chapter A-3.001, s. 189 par. 5 and s. 454, 1st par., subpar. 3.1)

1. The Regulation respecting medical aid (chapter A-3.001, r. 1) is amended in section 16.1

(1) by striking out “, a physiotherapy technologist” in the first paragraph;

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

“Where the worker is followed exclusively by a physiotherapy technologist, a physiotherapist or the health professional in charge of the worker must send to the Commission a report whose content and form are provided for in the first and second paragraphs after 25 treatment sessions and for each additional 12 treatment sessions.”.