TRANSITIONAL AND FINAL

- **18.** Despite the second paragraph of section 3, as replaced by section 3 of this Regulation, a member of the Ordre professionnel de la physiothérapie du Québec and a member of the Ordre professionnel des ergothérapeutes du Québec must send to the Commission a prescription for care or treatment that does not comply with the standards set out in section 13 or 17.0.2, as made by section 12 of this Regulation, until 31 March 2020.
- **19.** The 180-day period provided for in section 3.1, made by section 4 of this Regulation, begins to run as of 24 May 2018 in respect of professional services, care or treatment provided before that date.
- **20.** Despite section 7, as amended by section 8 of this Regulation, a worker may continue to receive occupational therapy home care if it has been prescribed before 24 May 2018.

The rate for such care, provided for in Schedule I as it read before being replaced by section 14 of this Regulation, continues to apply to the home care referred to in the first paragraph.

- **21.** The costs payable for the first visit to a health worker, referred to in section 9, before its replacement by section 9 of this Regulation, which are exigible at a date prior to 24 May 2018 are not payable if the account is sent to the Commission more than 30 days after that date.
- **22.** Section 13, made by section 12 of this Regulation, applies only to a change in a worker's treatment plan or to a prescription issued as of 24 May 2018.
- of an initial report, a progress report, a treatment termination report and a reasoned opinion, required under sections 14 to 16, before their replacement by section 12 of this Regulation, which are exigible at a date prior to 24 May 2018 are not payable if those reports and opinions are sent to the Commission more than 30 days after that date.
- **24.** Sections 17.0.1 and 17.0.2, made by section 12 of this Regulation, apply only to an employment injury occurring as of 24 May 2018.
- **25.** The goods and services provided before 24 May 2018 are paid by the Commission according to the rate applicable at the time they were provided.

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

103462

Gouvernement du Québec

Addendum

Election Act (CQLR, c. E-3.3)

ADDENDUM TO THE AGREEMENT CONCERNING THE TESTING OF NEW POLLING FORMALITIES

AGREED TO IN AUGUST 2012

BETWEEN

MR. PHILIPPE COUILLARD, LEADER OF THE QUEBEC LIBERAL PARTY, AN AUTHORIZED PARTY REPRESENTED IN THE NATIONAL ASSEMBLY

AND

MR. JEAN-FRANÇOIS LISEE, LEADER OF THE PARTI QUÉBÉCOIS, AN AUTHORIZED PARTY REPRESENTED IN THE NATIONAL ASSEMBLY

AND

MR. FRANÇOIS LEGAULT, LEADER OF COALITION AVENIR QUÉBEC-L'ÉQUIPE FRANÇOIS LEGAULT, AN AUTHORIZED PARTY REPRESENTED IN THE NATIONAL ASSEMBLY

AND

MR. GAÉTAN CHÂTEAUNEUF, LEADER OF QUÉBEC SOLIDAIRE, AN AUTHORIZED PARTY REPRESENTED IN THE NATIONAL ASSEMBLY

AND

MR. PIERRE REID, IN HIS CAPACITY AS THE CHIEF ELECTORAL OFFICER OF QUEBEC

WHEREAS the parties signed an agreement in August 2012, under section 489 of the Election Act (CQLR, c. E-3.3), to allow the testing of a new type of ballot bearing photographs;

WHEREAS section 4 of the agreement replaces section 6 of the Nomination Regulation (CQLR, c. E-3.3, r. 7);

WHEREAS in accordance with section 550 of the Election Act, the Committee on Institutions has approved with modification, on February 20, 2018, the Regulation to amend the Nomination Regulation which had been submitted to it by the Chief Electoral Officer of Québec;

WHEREAS section 1 of the Regulation to amend the Nomination Regulation, coming into force on March 22, 2018, replaces section 6 of the Nomination Regulation;

WHEREAS section 4 of the agreement is no longer required.

THEREFORE, THE PARTIES AGREE AS FOLLOWS:

1. PREAMBLE

The preamble to this agreement forms an integral part thereof.

2. CHANGES TO THE AGREEMENT REACHED IN AUGUST 2012

2.1 Section 4 of the agreement is deleted.

3. COMING INTO FORCE

This addendum is effective as of the date of the last signature.

In Witness Whereof, The Parties Have Signed, In Five Copies,

In Québec, On April 11, 2018

PHILIPPE COUILLARD, Leader of the Quebec Liberal Party

In Québec, On April 12, 2018

JEAN-FRANÇOIS LISÉE, Leader of the Parti québécois

In Québec, On April 18, 2018

FRANÇOIS LEGAULT, Leader of Coalition Avenir Québec -Équipe François Legault In Montréal, On April 20, 2018

GAÉTAN CHÂTEAUNEUF, Leader of Québec Solidaire

In Québec, On April 25, 2018

PIERRE REID, Chief Electoral Officer of Québec

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M.O. 2018

Order number AM-0010-2018 of the Minister of Public Security dated 20 April 2018

Civil Protection Act (chapter S-2.3)

Regulation respecting warning and mobilization procedures and minimum rescue services required for the protection of persons and property in the event of a disaster

THE MINISTER OF PUBLIC SECURITY,

CONSIDERING the first paragraph of section 194 of the Civil Protection Act (chapter S-2.3), which provides that the Minister of Public Security may determine, by regulation, warning and mobilization procedures and minimum rescue services required for the protection of persons and property in the event of a disaster;

CONSIDERING that the first paragraph of section 194 also provides that a local municipality must ensure, until the first civil protection plan binding it comes into force, that such warning and mobilization procedures and such minimum rescue services are in force in its territory;

CONSIDERING that, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation respecting warning and mobilization procedures and minimum rescue services required for the protection of persons and property in the event of a disaster was published in Part 2 of the *Gazette officielle du Québec* of 12 April 2017, with a notice that it could be made by the Minister on the expiry of 45 days following that publication;

CONSIDERING that the 45-day period has expired;