

Canadian Bulletin

Ref: RE-24-014

Date	4 September 2024
Recipient	Stakeholders writing general liability business in Québec
Subject	Québec: Reminder Notice of Bodily Injury
Purpose:	Remind stakeholders of the change to Article 18, Enactment 2.1 of the Québec Health Insurance Act
Affects:	Stakeholders writing general liability business in Québec
Line of Business	: All
Jurisdicti	on: Québec
Effective.	Annual reminder of December 7, 2016 implementation

What you need to know

The Régie de l'assurance maladie du Québec (RAMQ) requires insurers to report third person's liability claims by submitting the Notice of Bodily Injury form. The purpose of this bulletin is to remind of the following requirement set out below in accordance with Article 18, Enactment 2.1 of the Health Insurance Act which stipulates:

"An insurer of a third person's liability shall notify the Board [RAMQ] in writing as soon as he is aware of an occurrence implicating bodily injuries leading to or possibly leading to the payment of insured services"

Also please note that the Regulatory Reporting Requirements Table includes this information.

What this means to you

On behalf of Lloyd's Underwriters, all stakeholders (i.e. Coverholders, Lloyd's Brokers, Open Market Correspondents, Third Party Adjusters) are responsible to report to the RAMQ third party liability claims by completing and returning the Notice of Bodily Injury to the Service de recouvrement of the RAMQ by email, fax or mail as indicated on the form.

Non-compliance with the above requirement could result in a fine under virtue of Article 76 of the Health Insurance Act.

For further information, please contact <u>lloydscanada@lloyds.com</u>.

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