

Attachment 1: Proposed Amendments to Article 14 – Register

Current By-law	Proposed By-law Amendments	Rationale
14.01 – Register Information Required by the Code		
The Register shall contain the information required by subsection 23(2) of the Code.	The Registrar shall maintain a register in accordance with section 23 (1) of the Code.	Changed to be consistent with s. 23 of the <i>Health Professions Procedural Code (Code)</i> , being Schedule 2 to the <i>Regulated Health Professions Act, 1991</i> .
14.02 – Additional Register Information		
In addition to the information required to be contained in the register pursuant to subsection 23(2) of the Code, and for the purposes of paragraph 14 of subsection 23(2) of the Code, the register shall contain the following information known to the College with respect to each Member:	In addition to the information required to be contained in the register pursuant to section 23(2) of the Code, the register shall contain the following information known to the College with respect to each Member:	Amended to remove reference to paragraph 14 of subsection 23(2) of the Code as it was replaced with paragraph 20 in s. 23 of the Code.
a) any change to the Member’s name that has been made in the register of the College from the date of the Member’s initial registration with the College	any change to the Member’s name that has been made in the register of the College from the date of the Member’s initial registration with the College and any names other than the proper legal name of the Member, including any common names or abbreviations that the Member uses in any place of practice	Changed to clarify the College’s requirement that the members must provide their legal name as well as other common names they use when practising.
b) the Member’s registration number;	the Member’s certificate of registration number;	Registration number was replaced with certificate of registration number to be consistent with the Code.

Current By-law	Proposed By-law Amendments	Rationale
c) the date on which each class of registration the Member holds was obtained and, if applicable, the date on which each terminated or expired;	the classes of certificate of registration held by each Member, the date on which each class of registration the Member holds was obtained and, if applicable, the date on which each was terminated or expired;	The classes of certificate of registration was added to clarify the requirements under the Code.
d) if the Member ceased to be a Member as a result of resignation or death, a notation to that effect and the date that the resignation or death occurred, if available;	if the Member ceased to be a Member as a result of resignation, a notation to that effect and the date that the resignation occurred;	Amended to remove date upon which the member died as this information is now required under paragraph 2 of section 23(2)(2) of the Code: <i>Where a member is deceased, the name of the deceased member and the date upon which the member died, if known to the Registrar.</i>
e) the name, business address and business telephone number of every practice with which the Member is affiliated, whether as a sole proprietor, a partner, an associate or in some other capacity as a Midwife;	No proposed changes	
f) the name of each hospital, birth centre and health facility in Ontario where the Member has privileges;	No proposed changes	
	any revocations, suspensions or restrictions of privileges with a hospital, birth centre or health facility in Ontario reported to the College under section 85.5 of the Code and the date the revocation, suspension or restriction took effect	Added to provide additional information about revocations, suspensions and restrictions of midwife's hospital privileges. Legal counsel has recommended only adding the date and not the reasons for the revocation/suspension/restriction

Current By-law	Proposed By-law Amendments	Rationale
		because it may be difficult to provide context and there may not be formal reasons in all cases.
g) any information that the College and the Member have jointly agreed will be included;	No proposed changes	
h) where the Member's certificate of registration is subject to an interim order under subsection 37(1) of the Code, a notation of that fact, the nature of the order and the date that it took effect;	where the Member's certificate of registration is subject to an interim order under section 25.4(1), 59 or 62 of the Code, a notation of that fact, the nature of the order and the date that it took effect.	Amended to include interim orders made by the ICRC and Fitness to Practise Committee.
i) where the Member's certificate of registration is subject to a suspension for failure to pay a fee, a notation of the suspension, and the date that the suspension took effect;	where the Member's certificate of registration is subject to a suspension or is revoked for failure to pay a fee, or where the Member's certificate of registration is suspended or revoked in accordance with the Registration Regulation, Ontario Regulation 168/11, made under the Act, a notation of the suspension or revocation, and the date that the suspension or revocation took effect;	Amended to add suspensions or revocations made in accordance with the Registration Regulation.
j) where a decision of the Discipline Committee has been published by the College with the Member's name or former name included,	No proposed changes	

Current By-law	Proposed By-law Amendments	Rationale
<ul style="list-style-type: none"> i. a notation of that fact, and ii. identification of the specific publication of the College that contains the information; 		
<p>k) where a finding of professional misconduct or incompetence has been made against the Member by another regulatory body, in or outside Ontario,</p> <ul style="list-style-type: none"> i. that fact, ii. the date of the finding and the place where it was made, and iii. a brief summary of the facts upon which the finding was based; and 	<p>k) where a finding of professional misconduct or incompetence has been made against the Member by another regulatory body, inside or outside of Ontario,</p> <ul style="list-style-type: none"> i. a notation of the fact, ii. the date of the finding, iii. the name of the regulatory body that made the finding and the place where it was made, iv. a brief summary of the facts upon which the finding was based, v. any orders made relative to the finding, vi. if applicable, a notation that the decision is under review or appeal, which notation shall be removed once the review or appeal is finally disposed of. 	<p>Amended to include additional details to be posted on the register where a finding of professional misconduct or incompetence has been made against the member by another regulatory body.</p>
	<p>where the Member's registration or licensure is subject to a restriction made by another regulatory body, inside or outside of Ontario,</p> <ul style="list-style-type: none"> i. a notation of the fact, ii. the date the restriction was imposed, 	<p>Added to include information about any restrictions imposed on the member's certificate of registration by another regulatory body. All restrictions made by the College are public under the Code.</p>

Current By-law	Proposed By-law Amendments	Rationale
	<ul style="list-style-type: none"> iii. the name of the regulatory body that made the restriction and the place where it was made, iv. a brief summary of the facts upon which the restriction was based, v. if applicable, a notation that the restriction is under review or appeal, which notation shall be removed once the review or appeal is finally disposed of. 	
	<p>l) where a finding of incapacity has been made against the Member by another regulatory body, inside or outside of Ontario, to the extent that the information is made public by the other regulatory body,</p> <ul style="list-style-type: none"> i. a notation of the fact, ii. the date of the finding, the name of the regulatory body and the place where it was made, iii. any orders made relative to the finding, iv. if applicable, a notation that the finding is under review or appeal, which notation shall be removed once the review or appeal is finally disposed of. 	<p>Added to include information about a finding of incapacity made against the member by another regulatory body but only where the information is public in the other jurisdiction.</p>
	<p>for every matter that has been referred by the Inquiries, Complaints and Reports Committee to the</p>	<p>The Code requires that the College makes public a notation of every matter that has been referred by the</p>

Current By-law	Proposed By-law Amendments	Rationale
	<p>Discipline Committee under section 26 of the Code and has not been finally resolved, until the matter has been resolved:</p> <ul style="list-style-type: none"> (i) a notation of that fact, including the date of the referral, (ii) the specified allegations, (iii) the notice of hearing, (iv) the anticipated date of the hearing, if the hearing date has been set, or the next scheduled date for the continuation of the hearing if the hearing has commenced, (v) if the hearing is awaiting scheduling, a statement of that fact, and (vi) if the hearing of evidence and arguments is completed and the parties are awaiting a decision of the Discipline Committee, a statement of that fact; 	<p>ICRC to the Discipline Committee and that has not been finally resolved, including the date of the referral and the status of the hearing before a panel of the Discipline Committee, until the matter has been resolved. This provision was added to clarify what “the status of the hearing” means.</p>
	<p>a notation, including the date of the referral, for every matter that has been referred by the Inquiries, Complaints and Reports Committee to the Fitness to Practise Committee under section 61 of the Code and has not been finally resolved, until the matter has been resolved;</p>	<p>Added to ensure consistency with other Colleges. Many College (and all AGRE Colleges) post referrals to Fitness to Practise (FTP) as they represent “high risk”. The same “transparency” considerations (see the above provision) do not apply to FTP hearings given that they are</p>

Current By-law	Proposed By-law Amendments	Rationale
		closed hearings, so the date and status of hearing are not as important (because the public cannot attend).
l) if a finding of incapacity has been made in respect of the Member, the date of the finding;	No proposed changes	
m) where a decision of a panel of the Inquiries, Complaints and Reports Committee with respect to the Member resulting from a complaint made or Registrar's investigation begun on or after March 1, 2016, includes a written caution, <ul style="list-style-type: none"> i. a notation of that fact, ii. a summary of the concern and a summary of the contents of the caution, iii. the date of the panel's decision, iv. if applicable, a notation that the panel's decision is under review or appeal, which notation shall be removed once the review or appeal is finally disposed of, v. the information placed on the register pursuant to paragraph (m) shall be removed from the public register two (2) years from the date of the panel's decision (unless the panel decision was overturned on appeal or review, in which case the 	No proposed changes	While the College's ICRC decided to discontinue issuing written cautions (as of September 9, 2017), the register has a number of written cautions issued prior to September 8, 2017, with the last scheduled to be removed by June 20, 2019. This provision will be kept for now until all the written cautions are all removed from the College's register.

Current By-law	Proposed By-law Amendments	Rationale
<p>information will remain on the register along with a link to the appeal decision unless the member requests that the information be removed, in which case it will be removed);</p>		
<p>n) where a decision of a panel of the Inquiries, Complaints and Reports Committee with respect to the Member resulting from a complaint made or Registrar’s investigation begun on or after March 1, 2016, orders a caution in person,</p> <ul style="list-style-type: none"> i. a notation of that fact, ii. a summary of the concern and a summary of the contents of the caution, iii. the date of the panel’s decision, iv. if applicable, a notation that the panel’s decision is under review or appeal, which notation shall be removed once the review or appeal is finally disposed of, v. the information placed on the register pursuant to paragraph (n) shall be removed from the public register three (3) years from the date that the oral caution is delivered (unless the panel decision was overturned on appeal or review, in which case the information will 	<p>where a decision of a panel of the Inquiries, Complaints and Reports Committee with respect to the Member resulting from a complaint made or Registrar’s investigation begun on or after March 1, 2016, orders a caution in person, as authorized by paragraph 3 of subsection 26(1) of the Code,</p> <ul style="list-style-type: none"> i. a notation of that fact, ii. a summary of the concern and a summary of the contents of the caution, iii. the date of the panel’s decision, iv. once the member has received the caution, a notation to that effect and the date the member received the caution, v. if applicable, a notation that the panel’s decision is under review or appeal, which notation shall be removed once the review or appeal is finally disposed of, provided that 	<p>Amended to add iv. and to delete vii. as the legislation no longer allows for the removal of oral cautions.</p>

Current By-law	Proposed By-law Amendments	Rationale
<p>remain on the register along with a link to the appeal decision unless the member requests that the information be removed, in which case it will be removed);</p>	<p>where the decision is overturned on appeal or review the information shall be removed from the register.</p> <p>vi. the information placed on the register pursuant to paragraph (n) shall be removed from the public register three (3) years from the date that the oral caution is delivered (unless the panel decision was overturned on appeal or review, in which case the information will remain on the register along with a link to the appeal decision unless the member requests that the information be removed, in which case it will be removed);</p>	
<p>o. where a decision of a panel of the Inquiries, Complaints and Reports Committee with respect to the Member resulting from a complaint made or Registrar’s investigation begun on or after March 1, 2016, orders a specified continuing education or remediation program that includes a monitoring component,</p> <p>i. a notation of that fact,</p> <p>ii. a summary of the concern and a summary of the contents of the</p>	<p>for decisions released prior to May 30, 2017, where a decision of a panel of the Inquiries, Complaints and Reports Committee with respect to the Member resulting from a complaint made or Registrar’s investigation begun on or after March 1, 2016, orders a specified continuing education or remediation program that includes a monitoring component, as authorized by paragraph 4 of subsection 26(1) and subsection 26(3) of the Code:</p>	<p>Amended to clarify that prior to May 30, 2017, only specified continuing education or remediation programs with a monitoring component were made public. Removed vii. as the legislation no longer allows for the removal of specified continuing education or remediation program (SCERP).</p>

Current By-law	Proposed By-law Amendments	Rationale
<p>specified continuing education or remediation program,</p> <p>iii. the date of the panel’s decision, if applicable, a notation that the panel’s decision is under review or appeal, which notation shall be removed once the review or appeal is finally disposed of,</p> <p>iv. the information placed on the register pursuant to paragraph (o) shall be removed from the public register on the later of: a) two (2) years from the date of the panel’s decision, or b) upon completion, to the satisfaction of the Registrar, of the specified continuing education or remediation program (unless the panel decision was overturned on appeal or review, in which case the information will remain on the register along with a link to the appeal decision unless the member requests that the information be removed, in which case it will be removed);</p>	<p>i. a notation of that fact,</p> <p>ii. a summary of the concern and a summary of the contents of the specified continuing education or remediation program,</p> <p>iii. the date of the panel’s decision,</p> <p>iv. once the program is completed, a notation to that effect and the date on which the program was completed,</p> <p>v. if applicable, a notation that the panel’s decision is under review or appeal, which notation shall be removed once the review or appeal is finally disposed of,</p> <p>vi. provided that where the decision is overturned on appeal or review the information shall be removed from the register.</p> <p>vii. the information placed on the register pursuant to paragraph (o) shall be removed from the public register on the later of: a) two (2) years from the date of the panel’s decision, or b) upon completion, to the satisfaction of the Registrar, of the specified continuing education or remediation program (unless the panel decision was overturned on appeal or review, in which case the information will remain on</p>	

Current By-law	Proposed By-law Amendments	Rationale
	<p>the register along with a link to the appeal decision unless the member requests that the information be removed, in which case it will be removed);</p>	
	<p>for decisions released on or after May 30, 2017, where a decision of a panel of the Inquiries, Complaints and Reports Committee with respect to the Member resulting from a complaint made or Registrar's investigation begun on or after March 1, 2016, orders a specified continuing education or remediation program, as authorized by paragraph 4 of subsection 26(1) and subsection 26(3) of the Code:</p> <ul style="list-style-type: none"> i. a notation of that fact, ii. a summary of the concern and a summary of the contents of the specified continuing education or remediation program, iii. the date of the panel's decision, iv. once the program is completed, a notation to that effect and the date on which the program was completed, v. if applicable, a notation that the panel's decision is under review or appeal, which notation shall be 	<p>Added to clarify that after May 30, 2017 all specified continuing education or remediation programs will be made public in accordance with the Code. iv. was added to allow the College to include the date on which the program was complete and a notation to that effect.</p>

Current By-law	Proposed By-law Amendments	Rationale
	<p>removed once the review or appeal is finally disposed of,</p> <p>vi. provided that where the decision is overturned on appeal or review the information shall be removed from the register;</p>	
	<p>where a member has terms, conditions or limitations in effect on their certificate of registration, the effective date of those terms, conditions or limitations and, where applicable, the Committee responsible for the imposition of those terms, conditions or limitations.</p>	<p>Added to clarify what information regarding the terms, conditions and limitations that are in effect will be posted. The College is required to post terms, conditions and limitations under paragraph 6 of section 23(2) of the Code.</p>
	<p>Where an application for reinstatement has been referred to the Discipline Committee for a hearing,</p> <p>i. a notation of that fact,</p> <p>ii. the status of the hearing, and</p> <p>iii. the result of the hearing</p>	<p>Added to propose that all applications for reinstatement referred by the Discipline Committee for a hearing be made public.</p>
	<p>Where an application for reinstatement has been referred to the Fitness to Practise Committee for a hearing,</p> <p>iv. a notation of that fact,</p> <p>v. the status of the hearing, and</p> <p>vi. the result of the hearing</p>	<p>Added to propose that all applications for reinstatement referred by the Fitness to Practise Committee for a hearing be made public. The actual reinstatement hearing, however, would be closed to the public, as personal health information remains confidential. This provision would assist the</p>

Current By-law	Proposed By-law Amendments	Rationale
		reader in understanding that the former member applied to become registered again and, after attending a Fitness to Practise hearing, a decision was made.
<p>p) where a criminal finding or a finding under the Health Insurance Act or the Controlled Drugs and Substances Act was made against the Member on or after March 1, 2016,</p> <ul style="list-style-type: none"> i. a notation of that fact, ii. a summary of the finding and penalty iii. the date of the decision iv. where the finding or penalty is under appeal, a notation to that effect until the appeal is finally disposed of, v. any such summary shall be removed if the decision on finding and penalty is overturned or if the Member is pardoned, unless the Member wishes the summary and fact of successful appeal to be maintained on the register for a period vi. no information shall be included in contravention of a court-imposed publication ban known to the College; 	No proposed changes	

Current By-law	Proposed By-law Amendments	Rationale
	<p>where a finding of guilt is made by a court against the Member on or after [INSERT DATE] in relation to any provincial or federal offence which in the opinion of the Registrar is relevant to the Member's suitability to practise,</p> <ul style="list-style-type: none"> i. a notation of that fact, ii. a summary of the finding and penalty, iii. the date of the decision, iv. where the finding or penalty is under appeal, a notation to that effect until the appeal is finally disposed of, v. any such summary shall be removed if the decision on finding and penalty is overturned or if the Member is pardoned or obtains a record suspension, unless the Member wishes the summary and fact of successful appeal to be maintained on the register for a period, vi. no information shall be included in contravention of a court-imposed publication ban known to the College; 	<p>Added to allow the College to post other findings of guilt (other than criminal findings or findings under the Health Insurance Act or the Controlled Drugs and Substances Act) which in the opinion of the Registrar are relevant to the member's suitability to practise. If approved, a list of criteria will be developed and posted to the website.</p>
<p>q) where a criminal charge or a charge under the Health Insurance Act or the</p>	<p>No proposed changes</p>	

Current By-law	Proposed By-law Amendments	Rationale
<p>Controlled Drugs and Substances Act was laid against the Member on or after March 1, 2016,</p> <ul style="list-style-type: none"> i. a notation of that fact, ii. a summary of the charge including the date it was laid, iii. any such summary shall be removed if the Member is acquitted, the charge is withdrawn or the charge has been superseded by a finding, iv. no information shall be included in contravention of a court-imposed publication ban known to the College; 		
	<p>where a charge is laid against the Member on or after June 13, 2018 in relation to any provincial or federal offence which in the opinion of the Registrar is relevant to the Member's suitability to practise,</p> <ul style="list-style-type: none"> i. a notation of that fact, ii. a summary of the charge including the date it was laid, iii. provided that any such summary shall be removed if the Member is acquitted, the charge is withdrawn or stayed, or the charge has been superseded by a finding, and no information shall be included in contravention of a 	<p>Added to allow the College to post all charges, which in the opinion of the Registrar, are relevant to the member's suitability to practise. If approved, a list of criteria will be developed and posted to the website.</p>

Current By-law	Proposed By-law Amendments	Rationale
	court-imposed publication ban known to the College;	
r) a summary of any currently existing conditions or restrictions, including effective date, relating to the custody or release of the Member imposed by a court or other lawful authority on or after March 1, 2016, excluding any information that would contravene a court-imposed publication ban known to the College;	No proposed changes	
s) the Member's registration or licensure history in any profession in any jurisdiction to the extent that the information is publicly available in that other jurisdiction;	where the Member is or has been registered or licensed by a regulatory body in any profession in any jurisdiction, a notation to that effect, including the name of the regulatory body, the effective date of registration or licensure, and the effective date of any termination of that registration or licensure	Amended to make it clearer what the intent of this provision is. At renewal the members are required to inform the College if they are registered or licensed by another regulatory body in any jurisdiction. The start date and end date are available on the register.
t) all past midwifery practice locations in Ontario, including the Member's position at that location (e.g., sole proprietor/associate/locum);	all past midwifery practice locations in Ontario, including the Member's position at that location (e.g., sole proprietor/associate/locum);	Amended to delete examples of positions that a member can hold at the practice as it is a non-exhaustive list.
u) a summary of any Alternate Practice Arrangements approved by the College with respect to the Member;	No proposed changes	

Current By-law	Proposed By-law Amendments	Rationale
v) the names and designations of all current second birth attendants who have worked with the Member; and	the names and designations of all current second birth attendants who have worked with the Member; and	Once the Professional Standards of Practice comes into force, the College will no longer be responsible for authorizing the practices to work with second birth attendants so will not have access to this information. The Second Birth Attendants Standard (brought to Council by the QAC for approval at its March meeting) requires all members who work with second birth attendants to obtain informed consent from clients to the participation of a second birth attendant and to ensure clients understand the role the second birth attendant will play during the client's care.
w) if the member resigned while under investigation by the College, a notation of that fact.	No proposed changes	
	where a notation of a finding of professional negligence or malpractice made against the Member is in the register, (i) the date of the finding, (ii) the name and location of the court that made the finding against the Member, and (iii) the status of any appeal respecting the finding.	Added to clarify what information regarding findings of professional negligence or malpractice will be posted. The College is required to post this information under paragraph 12 of section 23(2) of the Code.

Current By-law	Proposed By-law Amendments	Rationale
14.03 – Additional Register Information Public		
For the purpose of subsection 23(5) of the Code, all of the information listed in section 14.02 is designated as public.	No proposed changes	
14.04 – Registrar’s Discretion		
Any information noted on the Public Register that references an address or telephone number or other information designated to be withheld from the public pursuant to subsection 23(6) of the Code such that the Registrar may refuse to disclose to an individual or post on the College’s website any or all of that information if the Registrar has reasonable grounds to believe that disclosure of that information may jeopardize the safety of an individual.	All of the information in the register is information designated to be withheld from the public pursuant to subsection 23(6) of the Code such that the Registrar may refuse to disclose to an individual or post on the College’s website any or all of that information if the Registrar has reasonable grounds to believe that disclosure of that information may jeopardize the safety of an individual.	Amended to clarify that all of the information designated as public may be withheld from the public if the Registrar has reasonable grounds to believe that disclosure of that information may jeopardize the safety of an individual.
14.05 – Member to Provide Information		
A Member shall provide the College with the following information in the form and manner determined by the Registrar:	A Member shall provide the College annually and upon request by the College, unless a different timeline is required by the RHPA, the Act or the Regulations, with the following information in the form and manner determined by the Registrar	Amended to clarify that different timelines may be required by the Code or the College’s regulations and the bylaws. For example, the Registration Regulation requires some information to be provided within 30 days and the Code requires some information “as soon as reasonably practicable”.
(a) information required to be maintained in the register or provided	No proposed changes	

Current By-law	Proposed By-law Amendments	Rationale
to the College pursuant to the by-laws, the RHPA, the Act or the Regulations;		
	information relating to any current charge laid against the Member in relation to any provincial or federal offence.	Added to include disclosure of all current charges for offenses so that the Registrar can determine relevance to suitability to practise
(b) information relating to any finding of guilt against the Member by a court with respect to any offence, including criminal offences, or offences under the Health Insurance Act or Controlled Drugs and Substances Act;	information relating to any finding of guilt against the Member by a court with respect to any offence, including criminal offences, or offences under the Health Insurance Act or Controlled Drugs and Substances Act;	Removed because (a) requires that information to be maintained in the register (section 14.04) be provided to the College. This provision is therefore redundant.
(c) information relating to any criminal or charge under the Health Insurance Act or the Controlled Drugs and Substances Act laid against the Member on or after March 1, 2016	information relating to any criminal charge or charge under the Health Insurance Act or the Controlled Drugs and Substances Act laid against the Member on or after March 1, 2016;	Same as above. Also, when section 85.6.4 of the Code is proclaimed, members will be required to report details of charges.
(d) information relating to any current conditions or restrictions imposed by a court relating to the custody or release of the Member imposed by a court or other lawful authority on or after March 1, 2016, and any information with respect to a court- imposed publication ban;	information relating to any current conditions or restrictions imposed by a court relating to the custody or release of the Member imposed by a court or other lawful authority on or after March 1, 2016, and any information with respect to a court- imposed publication ban;	Same as above. Also, when section 85.6.4 of the Code is proclaimed, members will be required to report details of the bail conditions.
	information relating to any complaint against the Member or investigation of	Added to require members to provide information re any

Current By-law	Proposed By-law Amendments	Rationale
	the Member in process by another regulatory body, inside or outside of Ontario, and the outcome of the complaint or investigation	complaints or investigation by another regulatory body in any jurisdiction. This information will not be made public.
	information relating to any denial of registration or licensure by another regulatory body, inside or outside of Ontario;	Added to require member to provide information re any denial of registration by another regulatory body in any jurisdiction. This information will not be made public.
(e) information relating to any registration or licensure, in any jurisdiction and in any profession, held by the Member on March 1, 2016;	information relating to any registration or licensure, in any jurisdiction and in any profession, held by the Member on March 1, 2016	Removed because (a) requires that information to be maintained in the register (section 14.04) be provided to the College. This provision is therefore redundant.
(f) information relating to any finding of professional negligence or malpractice made against the member by a court after June 3, 2009;	information relating to any finding of professional negligence or malpractice made against the member by a court after June 3, 2009;	Same as above. Removed because (a) requires the members to provide information that is required under the Code. This provision is therefore redundant. The Code already requires members to report re: professional negligence and malpractice. <i>A member shall file a report in writing with the Registrar if there has been a finding of professional negligence or malpractice made against the member. 2007, c. 10, Sched. M, s. 63; 2009, c. 26, s. 24 (16).</i>
(g) information relating to any finding of professional misconduct or incompetence made against the	information relating to any finding of professional misconduct or incompetence made against the	Removed because (a) requires that information to be maintained in the register (section 14.04) be provided

Current By-law	Proposed By-law Amendments	Rationale
Member by another regulatory body, in or outside of Ontario;	Member by another regulatory body, in or outside of Ontario	to the College. This provision is therefore redundant.
(h) the name, address and telephone number of the Member's principal place of practice as well as all past practice locations;	No proposed changes	
(i) the name address and telephone number of all other places where the Member practices midwifery, not including the private residences of clients;	No proposed changes	
(j) his or her residential address, telephone number and personal email address;	the Member's residential address, telephone number and personal email address;	Amended to replace "his or her" with "the member's".
(k) the names of the Member's partners, associates, employers and employees as well as second birth attendants associated with the Member, including any designations held by those second birth attendants;	the names of the Member's partners, associates, employers and employees as well as second birth attendants associated with the Member, including any designations held by those second birth attendants	Removed because each member is already individually required to provide their practice information to the College. This provision is redundant.
(l) with respect to each hospital, birth centre and health facility in Ontario where the Member has privileges, the date that each privilege was granted and terminated, if applicable.	with respect to each hospital, birth centre and health facility in Ontario where the Member has privileges, the date that each privilege was granted, restricted, suspended, revoked, resigned or otherwise terminated, if applicable.	Amended to require that members provide additional information with respect to each hospital, birth centre and health facility where the member has privileges.

Current By-law	Proposed By-law Amendments	Rationale
(m) information required by the Quality Assurance Committee; and	No proposed changes	
(n) information required by the Minister for the purpose of health human resource planning.	No proposed changes	
14.06 – Changes to Information		
<p>A Member shall inform the College, in writing, of a change to any of the following within fourteen (14) days of the change.</p> <p>(a) any change to the Member’s name that has been made in the register of the College from the date of the Member’s initial registration with the College;</p> <p>(b) his or her residential address, telephone number and personal email address;</p> <p>(c) the name, business address and business telephone number of every practice with which the Member is affiliated, whether as a sole proprietor, a partner, an associate or in some other capacity as a Midwife;</p> <p>(d) the name of each hospital, birth centre and health facility in Ontario where the Member has privileges, the date that each privilege was granted and terminated;</p>	<p>Member shall inform the College, in a form acceptable to the Registrar, of a change to any previously provided information under paragraphs (a) to (l) of section 14.05 within fourteen (14) days of the change.</p> <p>(a) any change to the Member’s name that has been made in the register of the College from the date of the Member’s initial registration with the College;</p> <p>(b) his or her residential address, telephone number and personal email address;</p> <p>(c) the name, business address and business telephone number of every practice with which the Member is affiliated, whether as a sole proprietor, a partner, an associate or in some other capacity as a Midwife;</p> <p>(d) the name of each hospital, birth centre and health facility in Ontario where the Member where the Member</p>	<p>Amended to clarify the requirement that members must inform the College of a change to any information previously provided to the College as outlined in 14.05. Numbering will be confirmed when all the changes are made (the intent is to include everything except quality assurance information and statistical information required by the Minister)</p>

Current By-law	Proposed By-law Amendments	Rationale
<p>(e) any of the information required to be provided to the College pursuant to paragraphs (b) through (l) of by-law 14.05.</p>	<p>has privileges, the date that each privilege was granted and terminated; (e) any of the information required to be provided to the College pursuant to paragraphs (b) through (l) of by law 14.05.</p>	