

Summary

Table of Contents Regulations and other Acts Index

Legal deposit – 1st Quarter 1968 Bibliothèque nationale du Québec © Éditeur officiel du Québec, 2011

All rights reserved in all countries. No part of this publication may be translated, used or reproduced for commercial purposes by any means, whether electronic or mechanical, including micro-reproduction, without the written authorization of the Québec Official Publisher.

NOTICE TO USERS

The Gazette officielle du Québec is the means by which the Québec Government makes its decisions official. It is published in two separate editions under the authority of the Act respecting the Centre de services partagés du Québec (R.S.Q., c. C-8.1.1) and the Regulation respecting the Gazette officielle du Québec (Order in Council 1259-97 dated 24 September 1997), amended by the Regulation to amend the Regulation respecting the Gazette officielle du Québec (Order in Council 264-2004 dated 24 March 2004 (2004, G.O. 2, 1176). Partie 1, entitled "Avis juridiques", is published at least every Saturday. If a Saturday is a legal holiday, the Official Publisher is authorized to publish it on the preceding day or on the following Monday. Partie 2, entitled "Lois et règlements", and the English edition, Part 2 "Laws and Regulations", are published at least every Wednesday. If a Wednesday is a legal holiday, the Official Publisher is authorized to publish them on the preceding day or on the Thursday following such holiday.

Part 2 – LAWS AND REGULATIONS

Internet

The *Gazette officielle du Québec* Part 2 will be available on the Internet at noon each Wednesday at the following address:

www.publicationsduquebec.gouv.qc.ca

Contents

Part 2 contains:

- (1) Acts assented to, before their publication in the annual collection of statutes:
- (2) proclamations of Acts;
- (3) regulations made by the Government, a minister or a group of ministers and of Government agencies and semipublic agencies described by the Charter of the French language (R.S.Q., c. C-11), which before coming into force must be approved by the Government, a minister or a group of ministers:
- (4) decisions of the Conseil du trésor and ministers' orders whose publications in the *Gazette officielle du Québec* is required by law or by the Government;
- (5) regulations and rules made by a Government agency which do no require approval by the Government, a minister or a group of ministers to come into force, but whose publication in the *Gazette officielle du Québec* is required by law;
- (6) rules of practice made by judicial courts and quasijudicial tribunals;
- (7) drafts of the texts mentioned in paragraph 3 whose publication in the *Gazette officielle du Québec* is required by law before their adoption or approval by the Government.

French edition

In addition to the documents referred to in paragraphs 1 to 7 above, the French version of the *Gazette officielle du Québec* contains the orders in council of the Government.

Rates*

1. Annual subscription:

Printed version	Internet
\$189	\$166
\$258 \$258	\$223 \$223
	\$189 \$258

- 2. Acquisition of a printed issue of the *Gazette officielle du Québec*: \$9.72 per copy.
- 3. Downloading of documents from the Internet version of the *Gazette officielle du Québec* Part 2: \$6.87.
- 4. Publication of a notice in Partie 1: \$1.31 per agate line.
- 5. Publication of a notice in Part 2: \$0.87 per agate line. A minimum rate of \$190 is applied, however, in the case of a publication of fewer than 220 agate lines.
- * Taxes not included.

General conditions

The Division of the Gazette officielle du Québec must receive manuscripts, at the latest, by 11:00 a.m. on the Monday preceding the week of publication. Requests received after that time will appear in the following edition. All requests must be accompanied by a signed manuscript. In addition, the electronic version of each notice to be published must be provided by e-mail, to the following address: gazette.officielle@cspq.gouv.qc.ca

For information concerning the publication of notices, please call:

Gazette officielle du Québec 1000, route de l'Église, bureau 500 Québec (Québec) G1V 3V9 Telephone: 418 644-7794 Fax: 418 644-7813

Internet: gazette.officielle@cspq.gouv.qc.ca

Subscriptions

Internet: www.publicationsduquebec.gouv.qc.ca

Printed:

Les Publications du Québec

Customer service – Subscriptions 1000, route de l'Église, bureau 500 Québec (Québec) G1V 3V9 Telephone: 418 643-5150

Toll free: 1 800 463-2100 Fax: 418 643-6177

Toll free: 1 800 561-3479

All claims must be reported to us within 20 days of the shipping date.

Table of Contents Page

Regulations and other Acts

964-2011 Declaration of a special planning zone in the territory of the regional county municipalities of La Vallée-du-Richelieu, Haut-Richelieu, Brome-Missisquoi and Rouville.............. 2591A

Regulations and other Acts

Gouvernement du Québec

O.C. 964-2011, 21 September 2011

An Act respecting land use planning and development (R.S.Q., c. A-19.1)

Regional county municipalities of La Vallée-du-Richelieu, Haut-Richelieu, Brome-Missisquoi and Rouville — Declaration of a special planning zone in the territory

Declaration of a special planning zone in the territory of the regional county municipalities of La Vallée-du-Richelieu, Haut-Richelieu, Brome-Missisquoi and Rouville

WHEREAS, under section 158 of the Act respecting land use planning and development (R.S.Q., c. A-19.1), the Government may, by order, declare any part of the territory of Québec to be a special planning zone for the purpose of solving a development or environmental problem whose urgency or seriousness, in the opinion of the Government, warrants its intervention;

WHEREAS in May and June 2011, an exceptional and extended spring flood of rivière Richelieu and baie Missisquoi flooded nearly 3,000 residences in the Montérégie, in the territory of the regional county municipalities of La Vallée-du-Richelieu, Haut-Richelieu, Brome-Missisquoi and Rouville;

WHEREAS the land use planning and development controls applicable in the part of the territory of the regional county municipalities located in the 0-20-year flood elevation, in accordance with the Protection Policy for Lakeshores, Riverbanks, Littoral Zones and Floodplains, generally prohibit the repair or reconstruction of an undertaking or structure considered as having been destroyed in that flood elevation by a flood;

WHEREAS the land use planning and development controls currently applicable in that part of the territory do not allow the repair or reconstruction of homes destroyed or become dangerous, or diminished in their value by at least 50%, as a result of a flood;

WHEREAS the Government is of the opinion that it is a development problem whose seriousness warrants its intervention;

WHEREAS it is important, in the interest of the public, to amend the land use planning and development controls in force in the municipalities in order to allow, under certain conditions, the repair or reconstruction of homes as soon as possible and in the best conditions;

WHEREAS, in accordance with section 161 of the Act respecting land use planning and development, a draft of this Order was published in the *Gazette officielle du Québec* of 19 August 2011;

WHEREAS the draft Order was the subject of a consultation in accordance with section 163 of the Act respecting land use planning and development;

WHEREAS section 164 of the Act provides that the order come into force on the date of its publication in the *Gazette officielle du Québec* or on any later date fixed therein;

WHEREAS it is advisable that the Order be made, with the necessary modifications following the consultation;

IT IS ORDERED, therefore, on the recommendation of the Minister of Municipal Affairs, Regions and Land Occupancy:

THAT the part of the territory of the regional county municipalities of La Vallée-du-Richelieu, Haut-Richelieu, Brome-Missisquoi and Rouville located in the 0-20-year flood elevation of rivière Richelieu and baie Missisquoi, as delimited in their respective development plan, be declared a special planning zone;

THAT the objectives pursued be stated as follows:

- (1) to offer disaster victims the possibility of repairing or reconstructing their homes, under certain conditions, and as soon as possible;
- (2) to foster the reintegration of families into the home environment to which they belong;

- (3) to avoid adversely affecting, particularly financially and psychologically, persons already highly affected by the loss of their property;
- (4) to see that all municipalities and disaster victims concerned are submitted to uniform standards, made by this Order in Council;

THAT the land use planning and development controls applicable within the perimeter of the special planning zone be as follows:

- (1) in 0-2-year flood elevations, the repair or reconstruction of a building destroyed or become dangerous, or diminished in its value by at least 50% as a result of a flood, except if the building is referred to in paragraphs b to l of section 4.2.1 of the Protection Policy for Lakeshores, Riverbanks, Littoral Zones and Floodplains, made by Order in Council 468-2005 dated 18 May 2005 and amended by Order in Council 709-2008 dated 25 June 2008, is prohibited;
- (2) in 2-20-year flood elevations, the following are allowed:
- (a) the repair or reconstruction of a home destroyed or become dangerous, or diminished in its value by at least 50%, only by the owner who used it to that effect at the time of the May and June 2011 floods, provided that the reconstruction is done within 12 months of the coming into force of this Order in Council, that it is done using the same proportion, or a lesser proportion, of land that was occupied by that home during the spring flood of May and June 2011 and that it complies with the flood-proofing standards provided for in paragraph 3;
- (b) the repair or reconstruction of a building referred to in paragraphs b to l of section 4.2.1 of the policy referred to in paragraph 1;
- (3) the repair or reconstruction referred to in paragraph 2 must comply with the following flood-proofing standards:
- (a) no opening (window, cellar window, door, garage, etc.) may be lower than the 100-year flood elevation;
- (b) no ground floor is allowed at a level that is lower than the level of the 100-year flood elevation;
 - (c) drains must have a non-return valve;
- (d) for any structure or part of a structure built below the 100-year flood level, a study must show the structure's resistance to flooding and must include calculations

- relating to waterproofing, structural stability, reinforcement necessary, seepage water pumping capacity and resistance of the concrete to compression and tension;
- (e) the filling of land must be restricted to protecting the area immediately around the repair or reconstruction and must not extend to the entire landsite; the average slope downward from the top of the fill next to the protected structure or undertaking should not be less than 33¹/₃% (vertical to horizontal ratio of 1:3), as shown in the figure in Schedule 1;
- (4) any new construction, except if referred to in section 4.2.1 mentioned in paragraph 1, is prohibited in the 0-20-year flood elevation;
- (5) the standards established in the land use planning and development controls by the local municipality and the regional county municipality concerned continue to apply to the territory of the special planning zone provided the standards are not incompatible with these controls;
- (6) the Minister of Public Security may extend the period mentioned in paragraph 2 for any person who shows that he or she could not comply with the period;
- (7) in these controls, unless the context indicates otherwise,
- (a) "0-2-year flood elevation" means an area defined in the applicable land use and development plan or, if no such area is defined in the land use and development plan, the area located between the watercourse and the high-water mark. The high-water mark corresponds to the natural high-water mark, namely,
- i. the point where predominantly terrestrial plants succeed predominantly aquatic plants, or where there are no aquatic plants, the point closest to the water where terrestrial plants no longer grow; plants considered to be aquatic plants are all hydrophytes, including submergents, floating plants, emergents and emerged herbaceous and woody plants characteristic of open marshes and swamps;
- ii. where a water retaining structure exists, the maximum operating water level of the hydraulic structure for the upstream portion of the body of water;
- iii. where there is a legally erected retaining wall, the top of the structure;
- (b) "0-20-year flood elevation" means an area located between the limit of the 0-2-year flood elevation and the 0-20-year flood elevation of rivière Richelieu and baie Missisquoi;

(c) "home" means a place where an individual establishes his or her principal residence, that is the place where the individual ordinarily resides and where the individual lives when carrying on his or her main activities on an annual basis. A dwelling, a single-family home, a duplex, a semi-detached home, a terraced home or a condominium may be such a place. However, cottages, secondary residences and every building used mainly for recreational purposes are excluded;

THAT the local municipalities referred to in Schedule 2, located in the territory of the regional county municipalities of La Vallée-du-Richelieu, Haut-Richelieu, Brome-Missisquoi and Rouville each be designated the authority responsible for the administration of these controls as regards the part of their respective territory within the perimeter of the special planning zone;

THAT each regional county municipality concerned collaborate with the local municipalities of its territory that are responsible for the application of the controls provided for in paragraphs 1 to 4 so that the application is uniform and fair for all of its territory;

THAT these controls may be amended according to the following conditions:

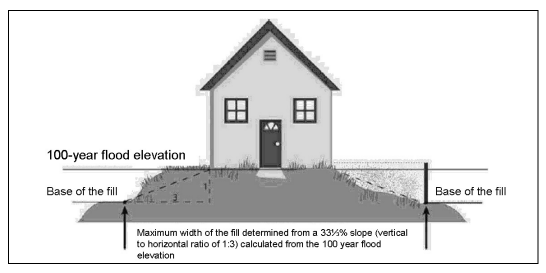
- (1) the amendment to the standards provided for in paragraphs 1 to 4 is made by order published under section 164 of the Act respecting land use planning and development (R.S.Q., c. A-19.1);
- (2) the amendment to the standards referred to in paragraph 5 is made in accordance with the procedure provided for in sections 64 and following or in sections 123 and following of the Act respecting land use planning and development, as the case may be;

THAT this Order in Council come into force on the date of its publication in the *Gazette officielle du Québec*.

GILLES PAQUIN, Clerk of the Conseil exécutif

SCHEDULE 1

Figure



SCHEDULE 2

List of municipalities

Regional county municipality concerned by the special planning zone	Local municipality covered by the special planning zone			
Brome-Missisquoi	Saint-Armand, Saint-Pierre-de-Véronne-à-Pike-River			
Le Haut-Richelieu	Henryville Lacolle Noyan Sainte-Anne-de-Sabrevois Saint-Blaise-sur-Richelieu Saint-Georges-de-Clarenceville Saint-Jean-sur-Richelieu Saint-Paul-de-l'Île-aux-Noix Saint-Sébastien Venise-en-Québec			
Rouville	Richelieu Saint-Mathias-sur-Richelieu			
La Vallée-du-Richelieu	Beloeil Carignan Chambly McMasterville Mont-Saint-Hilaire Otterburn Park Saint-Antoine-sur-Richelieu Saint-Basile-le-Grand Saint-Charles-sur-Richelieu Saint-Denis-sur-Richelieu Saint-Marc-sur-Richelieu			

1665

Index

Abbreviations : \mathbf{A} : Abrogated, \mathbf{N} : New, \mathbf{M} : Modified

	Page	Comments
Land use planning and development, An Act respecting — Regional county municipalities of La Vallée-du-Richelieu, Haut-Richelieu, Brome-Missisquoi and Rouville — Declaration of a special planning zone in the territory (R.S.Q., c. A-19.1)	2591A	N
Regional county municipalities of La Vallée-du-Richelieu, Haut-Richelieu, Brome-Missisquoi and Rouville — Declaration of a special planning zone in the territory	2591A	N