



NATIONAL ASSEMBLY

SECOND SESSION

THIRTY-FIFTH LEGISLATURE

Bill 448

(1998, chapter 48)

**An Act to amend the Act respecting
the marketing of agricultural, food and
fish products as regards the marketing
of wild fur**

**Introduced 10 June 1998
Passage in principle 17 June 1998
Passage 19 June 1998
Assented to 20 June 1998**

**Québec Official Publisher
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EXPLANATORY NOTES

This bill amends the Act respecting the marketing of agricultural, food and fish products to include wild fur in its scope of application.

The bill will enable persons marketing wild fur to form a group to negotiate collectively the conditions that will govern the marketing of the product.

Bill 448

AN ACT TO AMEND THE ACT RESPECTING THE MARKETING OF AGRICULTURAL, FOOD AND FISH PRODUCTS AS REGARDS THE MARKETING OF WILD FUR

THE PARLIAMENT OF QUÉBEC ENACTS AS FOLLOWS :

1. Section 1 of the Act respecting the marketing of agricultural, food and fish products (R.S.Q., chapter M-35.1) is amended by inserting “and of wild fur” after “fish products” in the second and third lines.
2. The said Act is amended by inserting, after section 191, the following Title:

“TITLE IV.01

“MARKETING OF WILD FUR

- “191.01. This Title applies to the marketing of wild fur.
- “191.02. The expression “wild fur” means the pelt of an animal that may be hunted or trapped under a regulation made pursuant to section 56 of the Act respecting the conservation and development of wildlife (chapter C-61.1).
- “191.03. The provisions of Titles I to III and of Title V of this Act apply, adapted as required, to the marketing of wild fur.
- “191.04. The body responsible for the administration of a joint plan for the marketing of wild fur is a marketing board. It has the same powers in respect of the product and assumes the same obligations as the producers’ board in respect of the marketing of the agricultural product it administers.
- “191.05. The coordination and development chamber established for the marketing of wild fur has the same powers and exercises the same functions as a coordination and development chamber in respect of the marketing of an agricultural or food product.
- “191.06. No person or body may engage in the marketing of wild fur while holding himself, herself or itself out as a marketing board referred to in this Title unless that person or body is such a marketing board.

“191.07. Where Titles II and III provide that a notice must be published in a farm journal, the notice must be published, for the purposes of this Title, in a journal having general circulation in the territory covered by the notice.”

3. Section 193 of the said Act is amended by replacing “and 189” in the first and second lines by “, 189 and 191.06”.

4. This Act comes into force on 20 June 1998.