

Bill 224 (Private)

An Act respecting the Régie de gestion des matières résiduelles de la Mauricie

Introduced 21 November 2002 Passage in principle 19 December 2002 Passage 19 December 2002 Assented to 19 December 2002

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(Private)

AN ACT RESPECTING THE RÉGIE DE GESTION DES MATIÈRES RÉSIDUELLES DE LA MAURICIE

WHEREAS it is in the interest of the Régie de gestion des matières résiduelles de la Mauricie that it be granted certain additional powers;

THE PARLIAMENT OF QUÉBEC ENACTS AS FOLLOWS:

1. The Régie de gestion des matières résiduelles de la Mauricie is authorized, for the exploitation of biogas and biogas by-products and the operation of sorting centres,

(1) to form an association with any person, partnership or association representing public or private interests;

(2) to acquire shares of the capital stock of any legal person whose activities involve only the carrying out of a project relating to the exploitation of biogas or biogas by-products and thermal or electrical energy generated by residual materials disposal sites, provided that the sites belong to the Régie or are under its authority, or to loan money to such a legal person in return for interest, with security on the loan;

(3) to acquire shares of the capital stock of any legal person whose activities involve only the carrying out of a project relating to the operation of sorting centres, provided that the centres are situated in the territory of a municipality in which the Régie has authority, or to loan money to such a legal person in return for interest, with security on the loan.

In the exercise of the powers provided for in the first paragraph, the Régie must first obtain the authorization of the Minister of Municipal Affairs and Greater Montréal for any association with a private partner other than a nonprofit organization. Such an authorization may be granted only to the extent that the intergovernmental agreements on the opening of public procurement applicable to the municipal bodies are respected.

Sections 573 to 573.3.4 of the Cities and Towns Act (R.S.Q., chapter C-19) apply to partnerships, legal persons and associations referred to in the first paragraph 50% or more of the shares or capital stock of which is held by the Régie or of which at least half of the members of the board of directors are appointed by the Régie. The partnerships, legal persons and associations are deemed to be local municipalities for the purposes of the regulation made under section 573.3.0.1 of that Act.

2. This Act comes into force on 19 December 2002.