notice that it could be made by the undersigned on the expiry of 45 days following that publication and that any interested person could submit comments to the Minister of Justice before the expiry of the 45-day period;

CONSIDERING that no comments were made to the Minister of Justice before the expiry of the 45-day period;

ORDER AS FOLLOWS:

The Regulation respecting screening exemption cards for courts of justice is hereby made.

Québec, 12 October 2011

JEAN-MARC FOURNIER, ROBERT DUTIL, Minister of Justice Minister of Public Security

Regulation respecting security screening exemption cards for courts of justice

Courts of Justice Act (R.S.Q., c. T-16, s. 282.0.10)

1. A security screening exemption card may be issued to gain access to a building or part of the building occupied or used by the Court of Appeal, the Superior Court and the Court of Québec, in which security screening measures are in effect, to persons who are not exempt by Part VII.1 of the Courts of Justice Act (R.S.Q., c. T-16) and are part of the following categories:

(1) persons who have their place of work in the building or part of the building covered by the security screening;

(2) journalists, camera operators and press photographers who, to carry on their activities, are mainly assigned to the building or part of the building and who prove their status and assignment.

2. Members of a body of the Administration who prove their status may obtain a card to carry on their activities.

A body of the Administration is a body a majority of the members of which are appointed by the Government or by a Minister and whose personnel is appointed in accordance with the Public Service Act (R.S.Q., c. F-3.1.1).

3. To be issued an exemption card, a person must make an application to the Minister of Public Security or the Minister's delegate.

The card includes the name, quality and photograph of its holder. The photograph is to be renewed at least once every 5 years.

The card remains the property of the Minister of Public Security.

4. The card may only be used by its holder and gives access to the building or part of the building without being screened.

At every passage, the card holder must present the card to the security screening officers or, as the case may be, to the identity scanner installed for that purpose.

5. In the event of a stolen or lost card, the card holder must so notify the Minister of Public Security or the Minister's delegate as soon as possible so that the card may be deactivated.

6. A card holder must return the card to the Minister of Public Security or the Minister's delegate as soon as the person is no longer part of the categories of persons determined in this Regulation.

The card must also be returned when the card holder is so required by the Minister of Public Security or the Minister's delegate.

7. This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.

1696

Notice of adoption

An Act respecting transportation services by taxi (R.S.Q., c. S-6.01)

Taxi owners

Maximum number of permits per taxi servicing area and certain conditions of operation Amendment

CONCERNING the Regulation amending the Regulation respecting the maximum number of taxi owner's permits per taxi servicing area and certain conditions of operation

Notice is given, pursuant to section 10.1 of the Act respecting transportation services by taxi (R.S.Q., c. S-6.01), that the Commission des transports du Québec has adopted the Regulation amending the Regulation

respecting the maximum number of taxi owner's permits per taxi servicing area and certain conditions of operation of which the text is reproduced below.

This regulation reduces to thirty (30) the maximum number of taxi owner's permits that can be issued in the A.53 Sept-Îles servicing area. According to the Commission's assessment, this number takes into account a balance between the demand for taxi services in this servicing area and the profitability of the concerned companies holding taxi owner's permits. This amendment is further to a consultation, among others with the concerned permit holders, pursuant to section 10.1 of the Act respecting transportation services by taxi (R.S.Q., c. S-6.01).

Pursuant to sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), a draft regulation was published in Part 2 of the *Gazette officielle du Québec* of August 3, 2011, with a notice that it could be adopted upon expiry of a 45-day period following its publication. Following its publication, the Commission did not receive any comment.

Pursuant to section 17 of the Regulations Act (R.S.Q., c. R-18.1), the Regulation amending the Regulation respecting the maximum number of taxi owner's permits per taxi servicing area and certain conditions of operation, attached hereto, comes into force 15 days after the date of its publication in the *Gazette officielle du Québec*.

CHRISTIAN DANEAU, Secretary of the Commission des transports du Québec

Regulation amending the Regulation respecting the maximum number of taxi owner's permits per taxi servicing area and certain conditions of operation

An Act respecting transportation services by taxi (R.S.Q., c. S-6.01)

1. The schedule of the Regulation respecting the maximum number of taxi owner's permits per taxi servicing area and certain conditions of operation is amended with the replacement of the number 31 by the number 30 in the Taxi Owner's Permits column for the A.53 Sept-Îles servicing area (administrative number 102053).

2. This Regulation comes into force 15 days after the date of its publication in the *Gazette officielle du Québec*.