

## **Regulation for the carrying out of the Convention on International Interests in Mobile Equipment and the Protocol to the Convention on International Interests in Mobile Equipment on Matters Specific to Aircraft Equipment**

An Act to implement the Convention on International Interests in Mobile Equipment and the Protocol to the Convention on International Interests in Mobile Equipment on Matters Specific to Aircraft Equipment (2007, c. 2, s. 3)

**1.** For the purpose of the application of Article 52 of the Convention on International Interests in Mobile Equipment and Article XXIX of the Protocol to the Convention on International Interests in Mobile Equipment on Matters Specific to Aircraft Equipment, the following declarations shall apply with regard to Québec:

Under Article 39 (1) (a) and (2) of the Convention, any non-consensual right or interest in an object which under Québec law existing at the date of this declaration or after that date, has priority over an interest equivalent to that of the holder of a registered international interest, shall have priority to the same extent over a registered international interest, whether in or outside insolvency proceedings.

More specifically,

(1) a prior claim will rank before an international interest registered in the International Registry established under the Convention and the Protocol, whether in or outside insolvency proceedings;

(2) a legal hypothec registered in the register of personal and movable real rights will rank before an international interest subsequently registered in the International Registry established under the Convention and the Protocol, whether in or outside insolvency proceedings.

Under Article 39 (1) (b) of the Convention, nothing in the Convention shall affect the right of the government of Canada, or of a province or territory, a governmental entity, intergovernmental organisation or other private provider of public services to arrest or detain an object under Québec law for payment of amounts owed to that government, entity, organisation or provider directly relating to those services in respect of that object or another object.

Under Article 39 (4) of the Convention, a right or interest covered by the declaration made under Article 39 (1) (a) shall have priority over an international interest registered prior to the date of ratification by Canada.

Under Article 54 (2) of the Convention, any remedy available to the creditor under any provision of the Convention which is not there expressed to require application to the court may be exercised without leave of the court.

Under Article XXX (1) of the Protocol, Article VIII of the Protocol applies.

Under Article XXX (2) of the Protocol, only paragraphs 3, 4 and 5 of Article X of the Protocol apply.

**2.** This Regulation comes into force on the date of coming into force of the Act to implement the Convention on International Interests in Mobile Equipment and the Protocol to the Convention on International Interests in Mobile Equipment on Matters Specific to Aircraft Equipment (2007, c. 2).

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Gouvernement du Québec

**O.C. 1267-2011**, 7 December 2011

Forest Act  
(R.S.Q., c. F-4.1)

### **Operating permits for wood processing plants — Amendment**

Regulation to amend the Regulation respecting operating permits for wood processing plants

WHEREAS, under subparagraph 16 of the first paragraph of section 172 of the Forest Act (R.S.Q., c. F-4.1), the Government may, by regulation, establish classes of wood processing plants;

WHEREAS the Government made the Regulation respecting operating permits for wood processing plants (R.R.Q., c. F-4.1, r. 8);

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), a draft Regulation to amend the Regulation respecting operating permits for wood processing plants was published in Part 2 of the *Gazette officielle du Québec* of 27 April 2011 with a notice that it could be made by the Government on the expiry of 45 days following that publication;

WHEREAS it is expedient to make the Regulation without amendment;

IT IS ORDERED, therefore, on the recommendation of the Minister of Natural Resources and Wildlife:

THAT the Regulation to amend the Regulation respecting operating permits for wood processing plants, attached to this Order in Council, be made.

GILLES PAQUIN,  
*Clerk of the Conseil exécutif*

## Regulation to amend the Regulation respecting operating permits for wood processing plants

Forest Act  
(R.S.Q., c. F-4.1, s. 172, 1st par., subpar. 16)

**1.** The Regulation respecting operating permits for wood processing plants (R.R.Q., c. F-4.1, r. 8) is amended by replacing section 1 by the following:

“**1.** For the purposes of Title IV of the Forest Act (R.S.Q., c. F-4.1), the classes of wood processing plants are

(1) the following industries processing more than 2,000 m<sup>3</sup> of timber annually:

(a) pulp and paper industries manufacturing market pulps, newsprint, building papers, cardboards, low-density board and other paper products such as printing and writing papers, wrapping paper, tissue papers, papers for special uses and toilet papers;

(b) lumber industries manufacturing building lumber, shop lumber, shingles, pallet, box and container components and other sawed products such as railroad ties, laths and mining timber;

(c) veneer and plywood industries manufacturing veneers, plywoods, and other products produced by peeling or slicing such as laminated products, tongue depressors and chopsticks;

(d) wood-derived product industries manufacturing composite panels and other reconstituted products;

(e) wood turning and shaping industries manufacturing posts, piles, rustic furniture components, log house components and fence posts;

(f) industries processing wood for electrical power production or metallurgical purposes;

(g) industries manufacturing charcoal and compressed products for combustion;

(h) industries processing shrubs or half-shrubs or branches from shrubs or half-shrubs for the production of substances intended for pharmaceutical use; and

(i) other wood processing industries manufacturing wooden articles, building and packing materials, torrefied wood, mulch and absorbents such as bedding;

(2) the following industries processing more than 2,000 m<sup>3</sup> of timber annually, from forests in the domain of the State, except industries processing sawing by-products:

(a) industries processing wood for thermal energy production; and

(b) industries manufacturing products derived from biorefinery.”

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

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Gouvernement du Québec

## O.C. 1278-2011, 7 December 2011

An Act respecting transport infrastructure partnerships (R.S.Q., c. P-9.001)

### Toll road infrastructures operated under a public-private partnership agreement — Amendment

Regulation to amend the Regulation respecting toll road infrastructures operated under a public-private partnership agreement

WHEREAS, under subparagraph 1 of the first paragraph of section 11 of the Act respecting transport infrastructure partnerships (R.S.Q., c. P-9.001), the Government may, by regulation, in respect of a road infrastructure operated under a partnership agreement, establish standards concerning the establishment of the fees;