Gouvernement du Québec

O.C. 857-2018, 20 June 2018

An Act respecting pre-hospital emergency services (chapter S-6.2)

Functions, powers or responsibilities assumed by organizations representing institutions for the purposes of the Act respecting pre-hospital emergency services

WHEREAS, under paragraph 4 of section 91 of the Act respecting pre-hospital emergency services (chapter S-6.2), the board of directors of Corporation d'urgences-santé is composed in particular of one member appointed by the Government after consultation with the Association des hôpitaux du Québec from among the executive directors of the institutions operating the hospital centres in the territory;

WHEREAS section 218 of the Act to modify the organization and governance of the health and social services network, in particular by abolishing the regional agencies (chapter O-7.2) provides that, if an employers' association in the health and social services network or a group of institutions ceases its activities, the Government may, after consulting with the public institutions concerned, determine, with regard to any text, who is to assume the functions, powers or responsibilities that such a text entrusts to the association or group;

WHEREAS the organizations representing the health and social services institutions ceased their activities and no other organization representing those institutions has been established to date;

WHEREAS it is expedient to determine, for the purposes of section 91 of the Act respecting pre-hospital emergency services, that the member referred to in paragraph 4 of that section be appointed after consultation with the presidents and executive directors of the public institutions that operate a hospital centre in the territory served by Corporation d'urgences-santé;

WHEREAS the consultation required by the Act has been conducted;

IT IS ORDERED, therefore, on the recommendation of the Minister of Health and Social Services:

THAT, for the purposes of section 91 of the Act respecting pre-hospital emergency services (chapter S-6.2), the member referred to in paragraph 4 of that section be appointed after consultation with the presidents and executive directors of the public institutions that operate a hospital centre in the territory served by the Corporation d'urgences-santé.

ANDRÉ FORTIER, *Clerk of the Conseil exécutif*

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Gouvernement du Québec

O.C. 916-2018, 3 July 2018

Environment Quality Act (chapter Q-2)

Approval of RecycleMédias' 2018 schedule of contributions for the "newspapers" class

WHEREAS, under section 53.31.1 of the Environment Quality Act (chapter Q-2), the persons referred to in subparagraph 6 of the first paragraph of section 53.30 of the Act are required, to the extent and on the conditions set out in subdivision 4.1 of Division VII of Chapter IV of the Act, to compensate the municipalities and the Native communities, represented by their band councils, for the services provided by the municipalities or communities to ensure that the materials designated by the Government under section 53.31.2 of the Act are recovered and reclaimed;

WHEREAS, under the first paragraph of section 53.31.12.1 of the Act, if, by regulation, the Government subjects newspapers to the compensation regime provided for in Division VII of Chapter IV of the Act, it may determine on what conditions the amount of the annual compensation owed to the municipalities that is allotted to that class of materials may be paid in whole or in part through a contribution in goods or services, and prescribe the characteristics newspapers must possess to benefit from that mode of payment;

WHEREAS RecycleMédias is a body certified by RECYC-QUÉBEC for the "newspapers" class to represent the persons subject to an obligation of compensation under subdivision 4.1 of Division VII of Chapter IV of the Act;