

and Food must, in a regulation authorizing an added-value claim, identify the added-value claim and the products or the class of products that may qualify for that claim, and define the standards with which such products or products of such a class must comply in order to qualify for that claim;

CONSIDERING that, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation respecting added-value claims was published in Part 2 of the *Gazette officielle du Québec* of 5 May 2021 with a notice that it could be made by the Minister of Agriculture, Fisheries and Food on the expiry of 45 days following that publication;

CONSIDERING that it is expedient to make the Regulation without amendment;

ORDERS AS FOLLOWS:

The Regulation respecting added-value claims, attached to this Ministerial Order, is hereby made.

Québec, 29 November 2021

ANDRÉ LAMONTAGNE
Minister of Agriculture, Fisheries and Food

Regulation respecting added-value claims

Act respecting reserved designations and added-value claims (chapter A-20.03, s. 59)

1. The purpose of this Regulation is to qualify for an added-value claim products, or their class, whose special characteristics, generally a method of production or preparation, that is sought by the consumer, were identified, and define the standards with which such products or products of such a class must comply in order to qualify for that claim.

DIVISION I FARMSTEAD CHEESE

2. The products that are certified as compliant with the “Norme pour le terme valorisant fromage fermier” standard, established by the Association des fromagers artisans du Québec and published by the Conseil des appellations réservées et des termes valorisants, including all subsequent amendments, if applicable, qualify for the “farmstead cheese” added-value claim.

Despite the foregoing, amendments published after (*insert the date of coming into force of this Regulation*) only apply to the products as of the last day of the sixth month following the publication of such amendments.

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

105398

M.O., 2021

Order the Minister of the Environment and the Fight Against Climate Change dated 23 November 2021

Environment Quality Act (chapter Q-2)

MAKING the Regulation respecting the fees payable with respect to the environmental authorization scheme and other fees

THE MINISTER OF THE ENVIRONMENT AND THE FIGHT AGAINST CLIMATE CHANGE,

CONSIDERING subparagraph 1 of the first paragraph of section 95.3 of the Environment Quality Act (chapter Q-2), which provides that the Minister of the Environment and the Fight Against Climate Change may, by regulation, determine the fees payable by an applicant for the issue, renewal or amendment of an authorization, approval, accreditation or certification under the Act or the regulations;

CONSIDERING subparagraph 2 of the first paragraph of section 95.3 of the Act, which provides that the Minister may, by regulation, determine the fees payable by anyone required to file a declaration of compliance under section 31.0.6 or 31.68.1 of the Act;

CONSIDERING the second and third paragraphs of section 95.3 of the Act, which specify that the fees referred to in the first paragraph of the section are set on the basis of the costs incurred to process the documents referred to in the first paragraph of the section, including to examine them, and that such fees may vary according to the nature, scope or cost of the project, the class of the source of contamination, the characteristics of the enterprise or establishment, in particular its size, or the complexity of the technical and environmental aspects of the file;

CONSIDERING section 296 of the Act to amend the Environment Quality Act to modernize the environmental authorization scheme and to amend other legislative provisions, in particular to reform the governance of the Green Fund (2017, chapter 4), which provides that, on an application by a holder of two or more authorization certificates issued under section 22 of the Environment Quality Act before 23 March 2018 and relating to the same works, establishment, activity or work, the Minister may, on the conditions the Minister determines, combine those certificates into a single authorization, such an application must be made not later than 23 March 2027, and the authorization is deemed to have been issued under section 22 of the Environment Quality Act and replaces the authorization certificates it combines, which cease to have effect, without however affecting the offences committed, proceedings instituted or penalties incurred before that date with regard to those certificates;

CONSIDERING the Ministerial Order concerning the fees payable under the Environment Quality Act (chapter Q-2, r. 28), which was made;

CONSIDERING the publication in Part 2 of the *Gazette officielle du Québec* of 1 September 2021, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), of a draft Regulation respecting the fees payable with respect to the environmental authorization scheme and other fees with a notice that it could be made by the Minister on the expiry of 45 days following that publication;

CONSIDERING that it is expedient to make the Regulation respecting the fees payable with respect to the environmental authorization scheme and other fees with amendments, to replace the Ministerial Order concerning the fees payable under the Environment Quality Act;

ORDERS AS FOLLOWS:

The Regulation respecting the fees payable with respect to the environmental authorization scheme and other fees, attached to this Ministerial Order, is hereby made.

Québec, 23 November 2021

BENOIT CHARETTE
*Minister of the Environment and the
Fight Against Climate Change*

Regulation respecting the fees payable with respect to the environmental authorization scheme and other fees

Environment Quality Act
(chapter Q-2, s. 95.3; 2017, chapter 4, s. 296)

CHAPTER I GENERAL

1. The purpose of this Regulation is to determine the fees payable by an applicant, under the Environment Quality (chapter Q-2), hereinafter referred to as “the Act”, for the issue or amendment of an authorization relating to projects subject to any of the environmental impact assessment and review procedures and for the issue, amendment or renewal of a ministerial authorization or approval of a rehabilitation plan by the Minister. It also determines the fees payable by anyone required to file a declaration of compliance with the Minister in accordance with the Act.

CHAPTER II AUTHORIZATIONS RELATING TO PROJECTS SUBJECT TO ANY OF THE ENVIRONMENTAL IMPACT ASSESSMENT AND REVIEW PROCEDURES

DIVISION I ENVIRONMENTAL IMPACT ASSESSMENT AND REVIEW PROCEDURE COVERED BY TITLE I OF THE ACT

2. The following fees are payable by any person or municipality applying for the issue of an authorization under section 31.1. of the Act for a project subject to the environmental impact assessment and review procedure. They are determined according to the step of the procedure and the class assigned to the project in accordance with Schedule I.

Class 4 fees are payable for a project that is not listed in Schedule I, but that is subject to the environmental impact assessment and review procedure.

Steps of the environmental impact assessment and review procedure	Fees payable according to the class assigned to the project			
	1	2	3	4
Filing of the notice provided for in section 31.2 of the Act	\$1,494	\$1,494	\$1,494	\$1,494
Filing of the environmental impact assessment statement with the Minister provided for in section 31.3.2 of the Act	\$5,979	\$20,934	\$35,885	\$50,839
Public information period provided for in the first paragraph of section 31.3.5 of the Act	\$1,494	\$5,234	\$8,971	\$12,710
Public consultation provided for in subparagraph 1 of the fifth paragraph of section 31.3.5 or section 31.3.6 of the Act	\$14,544	\$50,463	\$88,220	\$124,979
Targeted consultation provided for in subparagraph 2 of the fifth paragraph of section 31.3.5 or section 31.3.6 of the Act	\$8,726	\$30,559	\$52,387	\$74,215
Mediation provided for in subparagraph 3 of the fifth paragraph of section 31.3.5 of the Act	\$5,918	\$5,918	\$5,918	\$5,918

3. The following fees are payable by any person or municipality that, under section 31.7 of the Act, applies for the amendment of an authorization issued under section 31.5 of the Act. They are determined according to the class assigned to the project in accordance with Schedule I.

Class 4 fees are payable for a project that is not listed in Schedule I, but that is subject to the environmental impact assessment and review procedure.

Type of amendment	Fees payable according to the class assigned to the project			
	1	2	3	4
Amendment to support documents or information already filed with an application and not involving capacity, production or a process change or having no environmental impact	\$1,494	\$1,494	\$1,494	\$1,494
Amendment involving capacity, a production increase or a process change	\$4,484	\$13,830	\$23,176	\$32,523
Rate for any other amendment	\$2,990	\$10,465	\$10,465	\$10,465

DIVISION II
ENVIRONMENTAL AND SOCIAL IMPACT
ASSESSMENT AND REVIEW PROCEDURE
APPLICABLE TO THE JAMES BAY AND
NORTHERN QUÉBEC REGION REFERRED
TO IN TITLE II OF THE ACT

4. The following fees are payable by any person or municipality that, under section 160 or 196 of the Act, applies for the issue of an authorization referred to in

paragraph a of section 154 or paragraph a of section 189 of the Act, for a project automatically subject to the environmental and social impact assessment and review procedure. They are determined according to the step of the procedure and the class assigned to the project in accordance with Schedule II or III.

Class 1 fees are payable for a project that is not listed in Schedule II or III, but that is subject to the environmental and social impact assessment and review procedure.

Steps of the environmental and social impact assessment and review procedure	Fees payable according to the class assigned to the project			
	1	2	3	4
Receiving of the notice provided for in section 155 of the Act and analysis of the recommendations formulated by the Evaluating Committee under section 157 of the Act or by the Commission de la qualité de l'environnement Kativik under section 192 of the Act	\$1,494	\$1,494	\$1,494	\$1,494
Analysis of the impact assessment statement referred to in sections 160 and 196 of the Act	\$7,474	\$26,165	\$44,855	\$63,550

5. The following fees are payable by any person or municipality that, under the second paragraph of section 122.2 of the Act, applies for the amendment of an authorization issued under Title II of the Act. They are determined according to the class assigned to the project in accordance with Schedule II or III.

Class 1 fees are payable for a project that is neither listed in Schedule II or Schedule III, but that is subject to the environmental and social impact assessment and review procedure.

Type of amendment	Fees payable according to the class assigned to the project			
	1	2	3	4
Amendment to support documents or information already filed with an application and not involving capacity, production or a process change or having no environmental impact	\$1,494	\$1,494	\$1,494	\$1,494
Amendment involving capacity, a production increase or a process change	\$4,484	\$13,803	\$23,176	\$32,523
Rate for any other amendment	\$2,990	\$10,465	\$10,465	\$10,465

CHAPTER III MINISTERIAL AUTHORIZATIONS

6. The fees provided for in Schedule IV are payable by any person or municipality that applies for, as the case may be,

(1) the issue of a ministerial authorization under section 22 of the Act;

(2) the amendment of a ministerial authorization under section 30 of the Act;

(3) the renewal of a ministerial authorization under section 28 of the Act.

The fees are determined according to each activity covered by the application. Where an application covers more than one activity subject to the same subparagraph of the first paragraph of section 22 of the Act, except subparagraph 10, the fees payable for each activity are not added; the highest fees from those payable for each activity apply.

Where the application covers the issue, amendment or renewal of an authorization for a project involving an activity for which no fees are provided for in any of the tables in Schedule IV, the fee payable for that activity is \$600.

Where an application for the amendment of a ministerial authorization for a project covers a new activity referred to in section 22 of the Act, in accordance with section 28 of the Regulation respecting the regulatory scheme applying to activities on the basis of their environmental impact (chapter Q-2, r. 17.1), the fees payable for that application for amendment are those applicable to the issue of an authorization for that activity.

7. The fee payable by any person or municipality that applies for the issue of a ministerial authorization under subparagraph 4 of the first paragraph of section 22 of the Act for a project covered by the environmental impact assessment and review procedure provided for in subdivision 4 of Division II of Chapter IV of Title I of the Act is, in all cases, \$600.

8. No fees are payable by a person who applies, as the case may be, for the issue, amendment or renewal of a ministerial authorization for a water withdrawal activity referred to in subparagraph 2 of the first paragraph of section 22 of the Act, for the spreading of fertilizers, where those activities are carried out for the cultivation of non-aquatic plants and mushrooms, a maple syrup production

site, the raising of animals referred to in section 2 of the Agricultural Operations Regulation (chapter Q-2, r. 26) or the operation of an aquaculture site.

No fees are payable by an applicant, as the case may be, for the issue, amendment or renewal of a ministerial authorization for an activity referred to in subparagraph 8 of the first paragraph of section 22 of the Act where the activity is carried out by the operator on a raising site, spreading site or an aquaculture site on such a site.

9. Despite section 6, the fees payable by an enterprises having 10 employees or less that applies, as the case may be, for the issue, amendment or renewal of a ministerial authorization may not exceed the amount of \$1,100 for each activity covered by the application.

10. The following fees are payable by a person who applies to the Minister, under section 296 of the Act to amend the Environment Quality Act to modernize the environmental authorization scheme and to amend other legislative provisions, in particular to reform the governance of the Green Fund (2017, chapter 4), to combine into only one authorization all the authorizations issued under section 22 of the Act before 23 March 2018:

(1) for combining 5 authorizations or less: \$1,900;

(2) for combining 6 to 10 authorizations: \$2,950;

(3) for combining 11 to 20 authorizations: \$4,400;

(4) for combining 21 authorizations or more: \$6,650.

CHAPTER IV DECLARATION OF COMPLIANCE

11. Fees of \$102 are payable by any person or municipality that files with the Minister a declaration of compliance under section 31.0.6 or 31.68.1 of the Act.

No fees are payable where the declaration of compliance concerns an activity referred to in sections 135, 142, 144, 150, 153, 161, 252, 255 and 257 of the Regulation respecting the regulatory scheme applying to activities on the basis of their environmental impact (chapter Q-2, r. 17.1).

CHAPTER V APPROVAL

12. Fees of \$600 are payable by any person or municipality that files with the Minister, for approval, a land rehabilitation plan under Division IV of Chapter IV of Title I of the Act.

Despite the first paragraph, the following fees are payable by any person or municipality that files with the Minister, for approval, a land rehabilitation plan under Division IV of Chapter IV of Title I of the Act, where the plan provides for, as the case may be,

(1) the treatment on the land of contaminated soils and the reclamation of those soils outside the land: \$1,900;

(2) the keeping on the land of contaminated soils: \$4,400.

CHAPTER VI METHODS FOR THE PAYMENT OF FEES AND INTEREST

13. The fees payable under this Regulation must be paid in full, electronically,

(1) at the beginning of each step of the environmental impact assessment and review procedure where the fees are payable under Chapter II;

(2) when filing the application in accordance with the second paragraph of section 16 of the Regulation respecting the regulatory scheme applying to activities on the basis of their environmental impact (chapter Q-2, r. 17.1) where the fees are payable under Chapter III;

(3) when filing the declaration of compliance in accordance with the second paragraph of section 41 of the Regulation respecting the regulatory scheme applying to activities on the basis of their environmental impact where the fees are payable under Chapter IV; and

(4) when filing the rehabilitation plan where the fees are payable under Chapter V.

14. The fees payable under this Regulation are adjusted on 1 January of each year on the basis of the rate corresponding to the annual variation in the All-items Consumer Price Index for Canada as published by Statistics Canada; the rate is calculated by determining the difference between the average of the monthly indexes for the 12-month period ending on 30 September of the preceding year and the average of the monthly indexes for the same period of the second preceding year.

The adjusted amounts are reduced to the nearest dollar if they contain a fraction of a dollar less than \$0.50; they are increased to the nearest dollar if they contain a fraction of a dollar equal to or greater than \$0.50.

The Minister publishes the results of the adjustment in the *Gazette officielle du Québec* before 1 January of each year and, if the Minister considers it appropriate, by any other means.

CHAPTER VII TRANSITIONAL AND FINAL

15. Despite section 13, the fees for filing a rehabilitation plan under Chapter V in the 12 months after 31 December 2021 may be paid by cheque or bank or money order made to the order of the Minister of Finance or by an electronic method of payment.

16. This Regulation replaces the Ministerial Order concerning the fees payable under the Environment Quality Act (chapter Q-2, r. 28).

Despite the foregoing, section 14.1 of that Ministerial Order continues to apply to the extent provided for in section 28 of the Act respecting the acceleration of certain infrastructure projects (chapter A-2.001).

17. This Regulation comes into force on 31 December 2021.

SCHEDULE I (ss. 2 and 3)

CLASS ASSIGNED TO PROJECTS SUBJECT TO THE ENVIRONMENTAL IMPACT ASSESSMENT AND REVIEW PROCEDURE PROVIDED FOR IN SUBDIVISION IV OF DIVISION II OF CHAPTER IV OF TITLE I OF THE ENVIRONMENT QUALITY ACT

For the purposes of sections 12 and 13, the class assigned to a project subject to the environmental impact assessment and review procedure provided for in subdivision IV of Division II of Chapter IV of Title I of the Act is based on a scale of 1 to 4 depending on the complexity of the project, class 1 being assigned to the less complex projects and class 4 to the more complex projects.

Projects subject under Part II of Schedule 1 of the Regulation respecting the environmental impact assessment and review of certain projects	Project subclasses	Class assigned to the project
1. Dam and dike		1
2. Work in wetlands and bodies of water (1) dredging, clearing, filling, or levelling off work, for any purpose whatsoever, for a same river or lake		1
(2) construction of a dike for the flooding of wetlands and bodies of water on any new area equal to or greater than 1,000,000 m ² that will be operated by a cranberry farm		2
3. Rerouting or diverting of a river or lake	- within the same watershed	1
	- to another watershed	4
4. Port, wharf and port terminal (1) construction or expansion of a port, wharf or port terminal	- construction	3
	- expansion	1
(2) in the case of a recreational harbour, (a) construction of such a port for 150 boats or more		2
(b) any increase of the maximum capacity of such a port to reach 150 boats or more		1
(c) where the maximum capacity authorized by the Government under section 31.5 of the Act is 150 boats or more, addition of at least 50 boats, whether that threshold is reached following one or more separate projects		1

<p>5. Road infrastructures</p> <p>(1) construction, over a minimum length of 5 km, of a road designed for 4 lanes or more or the widening, over that distance, of a road increasing the number of lanes to 4 or more</p>		4
<p>(2) construction or widening of a road whose planned right of way has a width equal to or greater than 40 m over a minimum length of 5 km</p>		4
<p>(3) construction of a road designed for 4 lanes or more whose planned right of way has a width equal to or greater than 35 m over a minimum length of 1 km situated within an urbanization perimeter indicated in the land use planning and development plan applicable to the territory concerned or to an Indian reserve;</p>	- for a road over a length of less than 2 km	1
	- for a road over a length of 2 to 5 km	3
	- for a road over a length of more than 5 km	4
<p>(4) widening of a road designed for 4 lanes or more or whose right of way has a width equal to or greater than 35 m over a minimum length of 2 km situated within an urbanization perimeter indicated in the land use planning and development plan applicable to the territory concerned or to an Indian reserve.</p>		3
<p>6. Airport</p>	- establishment	2
	- expansion	1
<p>7. Rail yard, railroad and shared transportation</p>		4
<p>8. Installation for natural gas or biomethane regasification or liquefaction</p> <p>(1) construction of a facility for the liquefaction of natural gas or biomethane whose maximum daily capacity of liquefaction equipment is equal to or greater than 100 m³ of liquefied natural gas</p>		4

(2) construction of a facility for the regasification of liquefied natural gas whose maximum daily capacity of regasification equipment is equal to or greater than 4,000 m ³ of liquefied natural gas		4
(3) any project to increase the maximum daily regasification capacity of a facility that would reach or exceed 4,000 m ³ of liquefied natural gas		3
(4) any project to increase the maximum daily liquefaction capacity of a facility that would reach or exceed 100 m ³ of liquefied natural gas		3
(5) any project to increase by 50% or more the maximum daily capacity of a facility referred to in subparagraphs 1 and 4 whose maximum daily liquefaction or regasification capacity, before the increase, is equal to or greater than 100 m ³ or 4,000 m ³ of liquefied natural gas, as the case may be		3
9. Oil pipelines and gas pipelines		
(1) construction of an oil or gas pipeline		4
(2) work, structures or works for converting a gas pipeline into an oil pipeline or for inverting the flow of an oil pipeline		2
10. Power transmission lines and transformer station	(a) over a length of less than 5 km	3
(1) construction, over a distance greater than 2 km, of an electric power transmission and distribution line of a voltage equal to or greater than 315 kV	(b) over a length of 5 km or more	4
(2) construction of a control or transformer station of a voltage equal to or greater than 315 kV, including all the electric power transmission lines of the same voltage		2
11. Electric power generation	(a) of a hydro-electric power plant or an in-stream tidal turbine farm of a capacity equal to or greater than 5 MW	4
(1) construction for electric power generation		

	(b) of a fossil fuel power generating plant or other type of facility with a capacity equal to or greater than 5 MW	4
	(c) of a wind farm or any other type of power generating plant or facility with a capacity equal to or greater than 10 MW	4
(2) reconstruction of a work referred to in subparagraph 1		4
(3) increase of the capacity of an electric power generating plant, farm or other type of facility, as the case may be, if their capacity, before the increase or following the increase, is equal to or greater than	(a) 5 MW in the case of a hydro-electric power plant or an in-stream tidal turbine farm	3
	(b) 5 MW in the case of a fossil fuel power generating plant or other type of facility	3
	(c) 10 MW in the case of a wind farm or any other type of power generating plant or facility	3
(4) addition of a turboalternator to a combustion system that had not been previously used to produce electric power if the capacity of the alternator is equal to or greater than	(a) 5 MW in the case of a combustion system burning fossil fuels	1
	(b) 10 MW in the other cases covered by subparagraphs 1 to 4	1
12. Nuclear transformation and radioactive waste management		4
13. Petroleum exploration and production		4
14. Petroleum, gas and coal processing (1) construction of an oil refinery, a petrochemical plant, a liquid petroleum gas fractionating plant, a plant that processes or synthesizes energy-producing gas or a plant that processes or synthesizes coal products		4

(2) increase of 25% or more of the maximum daily production or transformation capacity of such a refinery or plant		3
(3) increase of the maximum daily production or transformation capacity that results in an expansion of more than 25% of the operation area of such a refinery or plant		3
15. Pulp and paper mills (1) construction of a mill within the meaning of the Regulation respecting pulp and paper mills (chapter Q-2, r. 27) whose maximum annual production capacity would be equal to or greater than 40,000 metric tons	(a) de-inking plant	3
	(b) other pulp and paper mills	4
(2) increase of the maximum annual production capacity of a mill to reach or exceed 40,000 metric tons		4
(3) in the case of a mill whose maximum annual production capacity is equal to or greater than 40,000 metric tons	(a) increase of 50% or more of that capacity	3
	(b) increase of that capacity that results in an expansion of 25% or more of the mill operation area	3
16. Rendering plant (1) establishment of a dismembering plant, “rendering plant” category, within the meaning of section 1.3.4.2 of the Regulation respecting food (chapter P-29, r. 1), whose maximum hourly reception capacity would be equal to or greater than 1 metric ton		4
(2) increase of 25% or more of the maximum hourly reception capacity of such a plant		3
(3) increase of the maximum hourly capacity of a dismembering plant mentioned in subparagraph 1 to reach or exceed 1 metric ton		3

17. Extractive metallurgy		
(1) construction of an extractive metallurgy plant whose maximum annual production capacity would be equal to or greater than 40,000 metric tons		4
(2) increase of the maximum annual production capacity of such a plant to reach or exceed 40,000 metric tons		4
(3) in the case of a plant whose maximum annual production capacity is equal to or greater than 40,000 metric tons		3
(4) construction of an extractive metallurgy plant for the production of rare earth or rare earth compound, any increase of the maximum annual production capacity or any expansion of the operation area of such a plant	- construction	4
	- increase of capacity	3
(5) construction of an extractive metallurgy plant for the production of radioactive elements or radioactive compounds, or uranium refining or enrichment and any increase of the maximum annual production capacity or expansion of the operation area of such a plant .	- construction	4
	- increase of capacity	3
18. Cement and quicklime manufacturing	(a) construction of a cement plant	4
(1) construction of a cement or quicklime plant	(b) construction of a quicklime plant	3
(2) increase of 50% or more of the maximum daily capacity for the production of cement or quicklime of such a plant		3
(3) increase of the maximum daily capacity for the production of cement or quicklime that results in an expansion of 25% or more of the operation area of such a plant		3

19. Explosives manufacturing		
(1) construction of a plant for the manufacturing of explosives, explosive detonators or explosive devices		4
(2) increase of the maximum daily production capacity of 10% or more of such a plant		3
(3) increase of the maximum daily production capacity that results in an expansion of 25% or more of the operation area of such a plant		3
20. Chemicals manufacturing		
(1) construction of a chemical plant whose maximum annual production capacity would be equal to or greater than 50,000 metric tons		4
(2) increase of the maximum annual production capacity of a chemical plant to reach or exceed 50,000 metric tons		4
(3) in the case of a plant whose maximum annual production capacity is equal to or greater than 50,000 metric tons	(a) increase of 50% or more of that capacity	3
	(b) increase of that capacity that results in an expansion of 25% or more of the plant operation area	3
21. Heavy water production		4
22. Mining activity		4
23. Ore treatment		
(1) construction of a treatment plant referred to in any of subparagraphs <i>a</i> to <i>e</i> of subparagraph 1 of the second paragraph of section 23 of Part II of Schedule I of the Regulation respecting the environmental impact assessment and review of certain projects (chapter Q-2, Order in Council 287-2018)		4

(2) increase of the maximum daily treatment capacity of a plant referred to in subparagraph <i>c</i> or <i>d</i> of subparagraph 1 of the second paragraph of section 23 of Part II of Schedule I of the Regulation mentioned in paragraph 1 above to reach or exceed, as the case may be, any of the treatment thresholds provided for therein		3
(3) expansion of 50% or more of a treatment plant in the cases referred to in subparagraph 3 of the second paragraph of section 23 of Part II of Schedule I of the Regulation mentioned in paragraph 1 above		3
24. Physical metallurgy (1) construction of a physical metallurgy plant for the processing, forming or treatment of metal products whose maximum annual production capacity would be equal to or greater than 20,000 metric tons		4
(2) increase of the maximum annual production capacity of a plant to reach or exceed 20,000 metric tons		4
(3) in the case of a plant whose maximum annual production capacity is equal to or greater than 20,000 metric tons	(a) increase of 50% or more of that capacity	3
	(b) increase of that capacity that results in an expansion of more than 25% of the plant operation area	3
25. Manufacturing of materials derived from wood (1) construction of a plant that produces chipboard from wood fibre or manufactures other composite materials derived from wood whose annual maximum production capacity would be equal to or greater than 50,000 m ³		4

(2) increase of the maximum annual production capacity of a plant that would reach or exceed 50 000 m ³		4
(3) in the case of a plant whose maximum annual production capacity is equal to or greater than 50 000 m ³	(a) increase of 50% or more of that capacity	3
	(b) increase of that capacity that results in an expansion of 25% or more of the plant operation area	3
26. Manufacturing of motor vehicles or others		3
27. Manufacturing of bricks		
(1) construction of a clay brick or fire brick plant whose maximum annual production capacity would be equal to or greater than 20,000 metric tons		4
(2) increase of the maximum annual production capacity of a plant to reach or exceed 20,000 metric tons		4
(3) in the case of a plant whose maximum annual production capacity is equal to or greater than 20,000 metric tons	(a) increase of 50% or more of that capacity	3
	(b) increase of that capacity that results in an expansion of 25% or more of the plant operation area	3
28. Manufacturing of glass		
(1) construction of a glass plant whose maximum annual production capacity would be equal to or greater than 50,000 metric tons		4
(2) increase of the maximum annual production capacity of a plant to reach or exceed 50,000 metric tons		4
(3) in the case of a plant whose maximum annual production capacity is equal to or greater than 50,000 metric tons	(a) increase of 50% or more of that capacity	3
	(b) increase of that capacity that results in an expansion of 25% or more of the plant operation area	3

29. Manufacturing of tires		
(1) construction of a tire plant whose maximum annual production capacity would be equal to or greater than 20,000 metric tons		4
(2) increase of the maximum annual production capacity of a plant to reach or exceed 20,000 metric tons		4
(3) in the case of a plant whose maximum annual production capacity is equal to or greater than 20,000 metric tons	(a) increase of 50% or more of that capacity	3
	(b) increase of that capacity that results in an expansion of 25% or more of the plant operation area	3
30. Livestock production		2
31. Application of pesticides		4
32. Construction of storage tanks		2
33. Incineration of residual materials other than hazardous materials		4
34. Landfill site		4
35. Site for the final disposal of hazardous materials		4
36. Treatment and incineration of residual hazardous materials		4
37. Final disposal and thermal treatment of contaminated soils		4
38. Emissions of certain greenhouse gases		4

SCHEDULE II

(ss. 4 and 5)

CLASS ASSIGNED TO PROJECTS
AUTOMATICALLY SUBJECT TO THE
ENVIRONMENTAL AND SOCIAL IMPACT
ASSESSMENT AND REVIEW PROCEDURE
PROVIDED FOR IN CHAPTERS II AND III
OF TITLE II OF THE ACT

The class assigned to a project automatically subject to the environmental and social impact assessment and review procedure provided for in Chapters II and III of Title II of the Act is based on a scale of 1 to 4 depending on the complexity of the project, class 1 being assigned to the less complex projects and class 4, to the more complex projects.

PROJECTS AUTOMATICALLY SUBJECT UNDER SCHEDULE A OF THE ACT	CLASS ASSIGNED TO THE PROJECT
Subparagraph <i>a</i>	
All mining developments, including additions to, alterations or amendments of existing mining developments:	
— New project, alterations	4
— Additions	3
Subparagraph <i>b</i>	
All borrow, sand and gravel pits and quarries, with areas of or over 3 hectares	1
Subparagraph <i>c</i>	
All hydro-electric power plants and nuclear installations and their associated works	4
Subparagraph <i>d</i>	
All storage and water supply reservoirs related to works intended to produce electricity	1
Subparagraph <i>e</i>	
All electric power transmission lines of over 75 kV	4
Subparagraph <i>f</i>	
All operations or installations related to the extraction or processing of energy yielding materials	3
Subparagraph <i>g</i>	
All fossil-fuel fired power generating plants with a calorific capacity of or above 3,000 kW	3
Subparagraph <i>h</i>	
Any road or branch of such road of at least 25 km in length which is intended for forestry operations for a period of at least 15 years	4
Subparagraph <i>i</i>	
All wood, pulp and paper mills or other plants for the transformation or the treatment of forest products	3
Subparagraph <i>j</i>	
All land use projects which affect more than 65 km ²	3
Subparagraph <i>k</i>	
All sanitary sewage systems including more than 1 km of piping and all waste water treatment plants designed to treat more than 200 kl of waste water per day	2
Subparagraph <i>l</i>	
All systems for the collection and disposal of residual materials, except mine tailings and hazardous materials	2
Subparagraph <i>m</i>	
All projects for the creation of parks or ecological reserves	3

PROJECTS AUTOMATICALLY SUBJECT UNDER SCHEDULE A OF THE ACT	CLASS ASSIGNED TO THE PROJECT
Subparagraph <i>n</i>	
All outfitting facilities designed to accommodate at one time 30 persons or more, including networks of outpost camps	1
Subparagraph <i>o</i>	
The delimitation of the territory of any new community or municipality and any expansion of 20% or more of their total territory or their urbanized areas	2
Subparagraph <i>p</i>	
All access roads to a locality or road network contemplated for a new development	4
Subparagraph <i>q</i>	
All port and harbour facilities, railroads, airports, pipelines, or dredging operations for the improvement of navigation:	
— work related to a harbour facility	2
— construction of a railroad	4
— siting of an airport	2
— construction of a pipeline	4
— dredging operations for the improvement of navigation	1

SCHEDULE III

(ss. 4 and 5)

CLASS ASSIGNED TO PROJECTS SUBJECT TO THE ENVIRONMENTAL AND SOCIAL IMPACT ASSESSMENT AND REVIEW PROCEDURE PROVIDED FOR IN CHAPTERS II AND III OF TITLE II OF THE ACT, BUT NOT LISTED IN ITS SCHEDULE A

The class assigned to a project subject to the environmental and social impact assessment and review procedure provided for in Chapters II and III of Title II of the Act, other than those listed in Schedule II, is based on a scale of 1 to 4 depending on the complexity of the project, class 1 being assigned to the less complex projects and class 4 to the more complex projects.

PROJECTS SUBJECT	CLASS ASSIGNED TO THE PROJECT
All borrow, sand and gravel pits and quarries with an area of less than 3 hectares, not in use solely for the purposes of road maintenance	1
All mining exploration activity not covered by subparagraph <i>g</i> of the first paragraph of Schedule B to the Act	2
All activity relating to improvement of the quality of life of local residents that is not covered by subparagraph <i>d</i> of the first paragraph of Schedule B to the Act	1
All facilities not covered by subparagraph <i>q</i> of the first paragraph of Schedule A to the Act that relate to nautical activities	1
All facilities that relate to a training activity	1
All activities of a military or ballistics nature	1
All energy generation projects not covered by subparagraph <i>c, d, e, f</i> or <i>g</i> of the first paragraph of Schedule A to the Act or by subparagraph <i>c</i> of the first paragraph of Schedule B to the Act	3
All energy conversion projects	1
All installations of wastewater treatment facilities and all drinking water supply systems not covered by subparagraph <i>k</i> of the first paragraph of Schedule A to the Act or by subparagraph <i>f</i> of the first paragraph of Schedule B to the Act	1
All road infrastructure not covered by subparagraphs <i>h</i> and <i>p</i> of the first paragraph of Schedule A to the Act	1
All decontamination, restoration and rehabilitation activities and associated activities	1
All solid waste management activities in a remote area	1
All temporary or permanent runways in a remote area	1
All bank stabilization or habitat protection projects	1
All plant and wildlife development projects	1
All petroleum depot management projects	1
All animal production projects	3
All meteorological, hydrological and hydrometeorological stations or wind measurement masts	1

SCHEDULE IV

(s. 6)

FEES PAYABLE ACCORDING TO THE ACTIVITIES REFERRED TO IN SECTION 22 OF THE ACT

The fees payable are determined on the basis of the analysis costs of an application for the issue of an authorization or the amendment or renewal of an authorization, and vary in particular according to the nature and importance of the activity and the complexity of the technical and environmental aspects of the file.

In accordance with section 6, where the application covers the issue, amendment or renewal of an authorization for a project involving an activity for which no fees are listed in any of the tables below, the fee payable is \$600.

Fees payable according to the activities subject to an authorization under subparagraphs 1 to 9 of the first paragraph of section 22 of the Act			
Activities subject to an authorization under subparagraphs 1 to 9 of the first paragraph of section 22 of the Act	Reference sections	Type of application	Fees payable
Operation of an industrial establishment - New establishment	22, 1st par., subpar. 1, and 31.10 of the Act	Issue	\$6,650
	30, 1st par., of the Act	Amendment	\$4,400
	31.18, 2nd par., of the Act	Renewal	\$9,150
- Existing establishment	22, 1st par., subpar. 1, and 31.10 of the Act	Issue	\$9,150
	30, 1st par., of the Act	Amendment	\$6,650
	31.18, 2nd par., of the Act	Renewal	\$9,150
Withdrawal of water - < 75 m ³ per day	22, 1st par., subpar. 2, and 31.75 of the Act	Issue	\$1,100
	22, 1st par., subpar. 2, and 31.75 of the Act	Issue	\$1,900
- > 75 m ³ per day	22, 1st par., subpar. 2, and 31.75 of the Act	Issue	\$1,900
	30, 1st par., of the Act	Amendment	\$1,100
	31.81, 2nd par., of the Act	Renewal	\$1,100

- > 379 m ³ per day, with agreement or transfer out of the Basin	22, 1st par., subpar. 2, and 31.75 of the Act	Issue	\$4,400
	30, 1st par., of the Act	Amendment	\$2,950
	31.81, 2nd par., of the Act	Renewal	\$1,900
Sewer system - Treatment flow less than 250 m ³ per day	22, 1st par., subpar. 3, and 32, 1st par., of the Act	Issue	\$600
- Treatment flow between 250 and 500 m ³ per day	22, 1st par., subpar. 3, and 32, 1st par., subpar. 1, of the Act	Issue	\$1,900
	30, 1st par., of the Act	Amendment	\$1,100
- Treatment flow more than 500 m ³ per day	22, 1st par., subpar. 3, and 32, 1st par., subpar. 1, of the Act	Issue	\$2,950
	30, 1st par. of the Act	Amendment	\$1,900
Water treatment	22, 1st par., subpar. 3, of the Act	Issue	\$1,100
Sewer system - Establishment, alteration or extension of a sewer system (other than a treatment facility) that does not have an overflow downstream	22, 1st par., subpar. 3, and 32, 1st par., subpar. 2, of the Act	Issue	\$600
- Establishment, alteration or extension of a sewer system (other than a treatment facility) that has one or more overflows downstream	22, 1st par., subpar. 3, and 32, 1st par., subpar. 2 of the Act	Issue	\$1,900
	30, 1st par., of the Act	Amendment	\$1,100
- Establishment or alteration of a domestic wastewater treatment facility ≤ 20 m ³ /j	22, 1st par., subpar. 3, and 32, 1st par., subpar. 2, of the Act	Issue	\$600

- Establishment or alteration of a domestic wastewater treatment facility between 20 m ³ /j and 100 m ³ /j	22, 1st par., subpar. 3, and 32, 1st par., subpar. 2, of the Act	Issue	\$1,100
- Establishment or alteration of a domestic wastewater treatment facility \geq 100 m ³ /j	22, 1st par., subpar. 3, and 32, 1st par., subpar. 2, of the Act	Issue	\$2,950
	30, 1st par.	Amendment	\$1,900
- Establishment or alteration of a domestic wastewater treatment facility for an unvalidated treatment technology	22, 1st par., subpar. 3, and 32, 1st par., subpar. 2, of the Act	Issue	\$6,650
	30, 1st par., of the Act	Amendment	\$4,400
Wastewater treatment by a device or equipment that is not a sewer system	22, 1st par., subpar. 3, of the Act	Issue	\$1,100
Rainwater management system - Establishment, alteration or extension of a rainwater management system that does not depend on a combined sewer system	22, 1st par., subpar. 3, and 32, 1st par., subpar. 3, of the Act	Issue	\$600
- Establishment, alteration or extension of a rainwater management system that depends on a combined sewer system	22, 1st par., subpar. 3, and 32, 1st par., subpar. 3, of the Act	Issue	\$1,900
	30, 1st par. of the Act	Amendment	\$1,100
- High-risk site	22, 1st par., subpar. 3, and 32, 1st par., subpar. 3, of the Act	Issue	\$600

Wetlands and bodies of water - Construction or substantial modification of roads	22, 1st par., subpar. 4, of the Act	Issue	\$1,900
- Construction or substantial modification of a bridge or footbridge without encroachment in the watercourse - Construction or substantial modification of a culvert	22, 1st par., subpar. 4, of the Act	Issue	\$1,100
- Construction or substantial modification of a bridge or footbridge with encroachment in the watercourse	22, 1st par., subpar. 4, of the Act	Issue	\$4,400
- Construction of a natural gas supply or distribution pipeline, power or telecommunications transmission or distribution line or water management or treatment facility referred to in section 32 of the Act	22, 1st par., subpar. 4, of the Act	Issue	\$1,100
- Construction of a dam, dike or flood protection works	22, 1st par., subpar. 4, of the Act	Issue	\$4,400
- Reconstruction, substantial modification, dismantlement and repair of a dam, dike or flood protection works	22, 1st par., subpar. 4, of the Act	Issue	\$1,900
- Construction of a floating quay, open pile quay, or work to add 50 additional places to a quay	22, 1st par., subpar. 4, of the Act	Issue	\$1,100
- Construction or substantial modification of a cribwork wharf or rockfill	22, 1st par., subpar. 4, of the Act	Issue	\$2,950

- Dredging work where the sediment volume is 50 m ³ or less	22, 1st par., subpar. 4, of the Act	Issue	\$600
- Dredging work where the sediment volume is more than 50 m ³	22, 1st par., subpar. 4, of the Act	Issue	\$2,950
- Straightening, widening, relocation or channelling of a watercourse or a section of a watercourse	22, 1st par., subpar. 4, of the Act	Issue	\$1,900
- Laying out of permanent sediment pits	22, 1st par., subpar. 4, of the Act	Issue	\$1,100
- Laying out or substantial modification of a jetty or breakwater	22, 1st par., subpar. 4, of the Act	Issue	\$1,900
- Sediment reloading	22, 1st par., subpar. 4, of the Act	Issue	\$1,100
- Slope stabilization work by means of phytotechnologies	22, 1st par., subpar. 4, of the Act	Issue	\$1,100
- Slope stabilization work by means of inert materials over a distance of 100 m or less			
- Slope stabilization work by means of inert materials over a distance of more than 100 m	22, 1st par., subpar. 4, of the Act	Issue	\$1,900
- Reprofiling of slope			
- Backfilling of wetlands	22, 1st par., subpar. 4, of the Act	Issue	\$1,900
- Peat extraction	22, 1st par., subpar. 4, of the Act	Issue	\$2,950
- Maintenance work on a watercourse or work in a lake to regulate the water level or maintain the lake bed other than those referred to in section 31.0.5.1 of the Act	22, 1st par., subpar. 4, of the Act	Issue	\$1,900

- Work for the creation, restoration or conservation of wetlands and bodies of water and wildlife development	22, 1st par., subpar. 4, of the Act	Issue	\$0
General authorization - Maintenance work on a watercourse or work in a lake to regulate the water level or maintain the lake bed	22, 1st par., subpar. 4, of the Act and 31.0.5.1 of the Act	Issue	\$1,900
- Work that a regional county municipality must carry out to restore the normal water flow of a watercourse under section 105 of the Municipal Powers Act (chapter C-47.1);	22, 1st par., subpar. 4, of the Act and 31.0.5.1 of the Act	Issue	\$0
	30, 1st par., of the Act	Amendment	\$0
Hazardous materials - Possession of a hazardous residual material for a period of more than 24 months	22, 1st par., subpar. 5, and 70.8 of the Act	Issue	\$600
- Operation of a hazardous materials elimination site or service	22, 1st par., subpar. 5, and 70.9, 1st par., subpar. 1, of the Act	Issue	\$4,400
	30, 1st par. of the Act	Amendment	\$2,950
- Operation, for commercial purposes, of a treatment process for hazardous residual materials	22, 1st par., subpar. 5, and 70.9, 1st par., subpar. 2, of the Act	Issue	\$4,400
	30, 1st par. of the Act	Amendment	\$2,950
- Storage of hazardous residual materials, after taking possession of the materials for that purpose	22, 1st par., subpar. 5, and 70.9, 1st par., subpar. 3, of the Act	Issue	\$600

- Use of hazardous residual materials for energy generation, after taking possession of the materials for that purpose	22, 1st par., subpar. 5, and 70.9, 1st par., subpar. 4, of the Act	Issue	\$2,950
	30, al.1 of the Act	Amendment	\$1,900
- Transportation of hazardous residual materials to a hazardous materials elimination site	22, 1st par., subpar. 5, and 70.9, 1st par., subpar. 5, of the Act	Issue	\$600
Apparatus and equipment to prevent, abate or stop a release of contaminants into the atmosphere	22, 1st par., subpar. 6, of the Act	Issue	\$600
Establishment and operation of a hazardous residual materials facility - Engineered landfill; - Construction or demolition waste landfill; - Facility for the incineration of household garbage or sludge from municipal treatment works, sanitary wastewater treatment works or sewer cleaning.	22, 1st par., subpar. 7, of the Act	Issue	\$4,400
	30, 1st par., subpar. 4 of the Act	Amendment	\$2,950
- Trench landfill	22, 1st par., subpar. 7, of the Act	Issue	\$1,900
	30, 1st par., subpar. 4, of the Act	Amendment	\$1,100
- Northern landfill; - Transfer station of residual materials to be eliminated	22, 1st par., subpar. 7, of the Act	Issue	\$1,100

<ul style="list-style-type: none"> - Pulp and paper mill residual materials landfill; - Sawmill residual materials landfill; - Landfill site for residual materials from a plant manufacturing oriented strand board 	22, 1st par., subpar. 7, of the Act	Issue	\$2,950
	30, 1st par., subpar. 4, of the Act	Amendment	\$1,900
<p>Storage and treatment of residual materials for reclamation purposes</p> <ul style="list-style-type: none"> - Storage/transfer station 	22, 1st par., subpar. 8, of the Act	Issue	\$600
<ul style="list-style-type: none"> - Any other residual material treatment activity for reclamation purposes 	22, 1st par., subpar. 8, of the Act	Issue	\$1,900
	30, 1st par., of the Act	Amendment	\$1,100
<p>Construction on land that was formerly used as a site for the elimination of residual materials and that has been decommissioned or any work intended to change the use of such land</p> <ul style="list-style-type: none"> - Project involving a residential, commercial, institutional or industrial building 	22, 1st par., subpar. 9, of the Act	Issue	\$2,950
	30, 1st par., of the Act	Amendment	\$1,900

Fees payable according to the activities subject to an authorization under subparagraph 10 of the first paragraph of section 22 of the Act			
Activities subject to an authorization under subparagraph 10 of the first paragraph of section 22 of the Act	Reference sections	Type of application	Fees payable
Activity other than those referred to in section 22 and in the REAFIE arising from a project covered by the environmental impact assessment and review procedure for which the governmental authorization provides a condition, restriction or prohibition	22, 1st par., subpar. 10, of the Act 45 of REAFIE	Issue	\$600
Snow elimination site - Capacity < 5000 m ³	22, 1st par., subpar. 10, of the Act 76 of REAFIE	Issue	\$1,100
- Capacity ≥ 5000 m ³	22, 1st par., subpar. 10, of the Act 76 of REAFIE	Issue	\$1,900
	30, 1st par. of the Act	Amendment	\$1,100
Mining activities	22, 1st par., subpar. 10, of the Act 78 of REAFIE	Issue	\$1,900
	30, 1st par. of the Act	Amendment	\$1,100

Hydrocarbons	22, 1st par., subpar. 10, of the Act 82 of REAFIE	Issue	\$2,950
	30, 1st par., of the Act	Amendment	\$1,900
Sawmills and wood processing plants	22, 1st par., subpar. 10, of the Act 86 of REAFIE	Issue	\$600
Electricity production	22, 1st par., subpar. 10, of the Act 94 of REAFIE	Issue	\$1,100
Contaminated soil burial site	22, 1st par., subpar. 10, of the Act 97 of REAFIE	Issue	\$2,950
	30, 1st par., of the Act	Amendment	\$1,900
Storage, transfer and treatment of contaminated soils - Treatment facility or transfer station	22, 1st par., subpar. 10, of the Act 99, pars. 1 and 2, of REAFIE	Issue	\$2,950
	30, 1st par., of the Act	Amendment	\$1,900
- Storage site	22, 1st par., subpar. 10, of the Act 99, par. 3, of REAFIE	Issue	\$600
Treatment on site and reclamation of contaminated soils	22, 1st par., subpar. 10, of the Act 102 of REAFIE	Issue	\$600
Cemeteries, crematoriums and alkaline hydrolysis establishments	22, 1st par., subpar. 10, of the Act 107 of REAFIE	Issue	\$600
Sand pits and quarries	22, 1st par., subpar. 10, of the Act 113 of REAFIE	Issue	\$1,100

Hot mix asphalt plant	22, 1st par., subpar. 10, of the Act 122 of REAFIE	Issue	\$1,100
Concrete plant	22, 1st par., subpar. 10, of the Act 125 of REAFIE	Issue	\$1,100
Cultivation of non-aquatic plants or mushrooms - Cultivation of cannabis in a building or greenhouse	22, 1st par., subpar. 10, 133, par. 1, of REAFIE	Issue	\$0
	30, 1st par., of the Act	Amendment	\$0
- Cultivation of non-aquatic plants or mushrooms in a building or greenhouse where cultivation involves the discharge of wastewater into the environment	22, 1st par., subpar. 10, of the Act 133, par. 2, of REAFIE	Issue	\$0
	30, 1st par., of the Act	Amendment	\$0
Siting and operation of a raising site	22, 1st par., subpar. 10, of the Act 140 of REAFIE	Issue	\$0
Increase in the annual production of phosphorous (P₂O₅) on a raising site, and the subsequent operation of the site	22, 1st par., subpar. 10, of the Act 148 of REAFIE	Issue	\$0
	30, 1st par., of the Act	Amendment	\$0
Establishment and operation of a facility, equipment or any other apparatus to collect or treat sap for maple syrup production	22, 1st par., subpar. 10, of the Act 152 of REAFIE	Issue	\$0
	30, 1st par., of the Act	Amendment	\$0
Installation, modification or operation of a system to wash fruit or vegetables cultivated by one or more operators on a raising site or spreading site	22, 1st par., subpar. 10, of the Act 155 of REAFIE	Issue	\$600

Siting and operation of a commercial fishing pond or aquaculture site	22, 1st par., subpar. 10, of the Act 159 of REAFIE	Issue	\$0
	30, 1st par., of the Act	Amendment	\$0
Operation of any sewer system that includes a treatment device unless the system is a municipal wastewater treatment works referred to in Division III.1 of Chapter IV of Title I of the Act and is not covered by the Regulation respecting waste water disposal systems for isolated dwellings (chapter Q-2, r. 22)	22, 1st par., subpar. 10, of the Act 202 of REAFIE	Issue	\$600
Overflow of wastewater	22, 1st par., subpar. 10, of the Act 215 of REAFIE	Issue	\$1,900
	30, 1st par., of the Act	Amendment	\$1,100
Biomedical waste	237 of the Act 237 of REAFIE	Issue	\$600
Storage of road salt and abrasives and treated wood	22, 1st par., subpar. 10, of the Act 292 of REAFIE	Issue	\$600
Use of pesticides	22, 1st par., subpar. 10, of the Act 298 of REAFIE	Issue	\$600
Work in connection with works to collect runoff water or direct groundwater, if carried out less than 30 m from an open peat bog.	22, 1st par., subpar. 10, of the Act 347 of REAFIE	Issue	\$4,400
	30, 1st par., of the Act	Amendment	\$2,950

Construction, widening or straightening of a road less than 60 m from the littoral zone, a pond or an open peat bog, if it runs alongside for a distance of 300 m or more elsewhere than in a forest in the domain of the Statet	22, 1st par., subpar. 10, of the Act 348 of REAFIE	Issue	\$1,900
	30, 1st par., of the Act	Amendment	\$1,100

* “REAFIE” refers to the Regulation respecting the regulatory scheme applying to activities on the basis of their environmental impact (chapter Q-2, r. 17.1).

105390

M.O., 2021

Order of the Minister of the Environment and the Fight Against Climate Change dated 29 November 2021

MAKING the Regulation to amend the Regulation respecting mandatory reporting of certain emissions of contaminants into the atmosphere

THE MINISTER OF THE ENVIRONMENT AND THE FIGHT AGAINST CLIMATE CHANGE,

CONSIDERING section 2.2 of the Environment Quality Act (chapter Q-2), which provides that the Minister of the Environment and the Fight Against Climate Change may make regulations determining in particular what information a person or a municipality is required to provide regarding an enterprise, a facility or an establishment that the person or municipality operates;

CONSIDERING section 46.2 of the Act, which provides that the Minister may also, by regulation, determine in particular the emitters required to report greenhouse gas emissions and the related information and documents to be provided to the Minister;

CONSIDERING the Ministerial Order dated 26 September 2007 (2007, G.O. 2, 2833), under which the Regulation respecting mandatory reporting of certain emissions of contaminants into the atmosphere was made;

CONSIDERING the publication in Part 2 of the *Gazette officielle du Québec* of 22 September 2021, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), of a draft Regulation to amend the Regulation respecting mandatory reporting of certain emissions of contaminants into the atmosphere with a notice that it

could be made by the Minister of the Environment and the Fight Against Climate Change on the expiry of 45 days following that publication;

CONSIDERING that it is expedient to make the Regulation without amendment;

ORDERS AS FOLLOWS:

The Regulation to amend the Regulation respecting mandatory reporting of certain emissions of contaminants into the atmosphere, attached to this Order, is hereby made.

Québec, 29 November 2021

BENOIT CHARETTE
*Minister of the Environment and
the Fight Against Climate Change*

Regulation to amend the Regulation respecting mandatory reporting of certain emissions of contaminants into the atmosphere

Environment Quality Act
(chapter Q-2, ss. 2.2 and 46.2)

1. The Regulation respecting mandatory reporting of certain emissions of contaminants into the atmosphere (chapter Q-2, r. 15) is amended in Schedule A.2

- (1) in protocol QC.1
- (a) in Table 1-1 of QC.1.7