- (3) the person engages in those activities under the supervision of a dental hygienist who supervises the training, training period or the course and who
- (a) is present at the location where the professional activities are engaged in so as to be available to intervene rapidly;
- (b) has not been the subject of any penalties by the disciplinary council of the Order or the Professions Tribunal in the 5 years preceding the supervision; and
- (c) was not imposed a training period or a refresher course, a restriction or a suspension of the right to engage in professional activities, a striking off the roll of the Order or a revocation of permit in the 5 years preceding the supervision.
- **4.** This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.

105827

Gouvernement du Québec

O.C. 1070-2022, 15 June 2022

Natural Heritage Conservation Act (chapter C-61.01)

Setting aside of the Rivière-Péribonka land, situated in the Saguenay—Lac-Saint-Jean region

Setting aside of the Rivière-Péribonka land, situated in the Saguenay-Lac-Saint-Jean region

WHEREAS, under the first paragraph of section 12.3 of the Natural Heritage Conservation Act (chapter C-61.01), the Government may, by order, set aside any land that is part of the domain of the State in order to establish a new protected area;

WHEREAS, under the second paragraph of section 12.3 of the Act, while the land is set aside, no new right, lease, permit, licence or authorization may be granted or issued for the carrying on of any of the following activities:

- (1) commercial forest development activities;
- (2) exploration for and the mining and transportation of mineral substances;

- (3) petroleum, brine or underground reservoir exploration, production and storage;
 - (4) oil or gas pipeline construction;
- (5) the commercial production, processing, distribution or transmission of electricity;
- (6) wildlife harvesting activities or agricultural activities:
- (7) the construction of any infrastructure subject to an authorization of the minister responsible for the administration of the Act respecting the lands in the domain of the State (chapter T-8.1).

Whereas, under the first paragraph of section 12.4 of the Natural Heritage Conservation Act, the Government's decision must specify the reasons that justify setting aside the land concerned as well as the activities listed in the second paragraph of section 12.3 that are covered by the decision:

WHEREAS, under the second paragraph of section 12.4 of the Act, the Government's decision must be accompanied by a map of the land that has been set aside;

WHEREAS the Rivière-Péribonka land is part of the domain of the State;

WHEREAS it is expedient to set aside the Rivière-Péribonka land, which is mapped in the Schedule to this Order in Council and situated in the Saguenay-Lac-Saint-Jean region, for the purpose of establishing a new protected area to afford perpetual protection for representative elements of Québec's biodiversity and ecosystems, and associated cultural values:

WHEREAS, for the purpose of protecting the Rivière-Péribonka land from activities that may have an impact on biodiversity, it is expedient to specify that, for the activities listed in the second paragraph of section 12.3 of the Natural Heritage Conservation Act, no new right, lease, permit, licence or authorization may be granted or issued, while the land is set aside, for the carrying on of the following activities:

- (1) commercial forest development activities, except
- (a) activities carried on to protect forests against fire, destructive insects and cryptogamic diseases;
- (b) activities carried on to operate, improve, repair, maintain and decommission existing infrastructure, including roads;

- (c) activities necessary for road construction or for the clearing of land for the construction of infrastructure or for other activities the carrying on of which is not prohibited by this Order in Council where the minister authorizing the activities has consulted the minister responsible for the administration of the Natural Heritage Conservation Act and the latter has taken into consideration the elements provided for in sections 22, 22.0.1 and 22.1 of the Act, with the necessary modifications, in order to issue an opinion;
- (2) activities carried on for the purposes of exploration for or the mining of mineral substances and the construction of infrastructure to be used to transport such substances, except sand, gravel and crushed stone;
- (3) petroleum, brine or underground reservoir exploration, production and storage;
 - (4) oil or gas pipeline construction;
- (5) activities carried on for the purposes of the commercial production, processing, distribution and transmission of electricity, except
- (a) activities relating to electric power transmission lines at voltages below 44 kV; and
- (b) preliminary activities and interventions required to document an application for a new right, lease, permit, licence or authorization;
 - (6) agricultural activities;

WHEREAS, under section 12.5 of the Natural Heritage Conservation Act, the Government's decision comes into force on the date of its publication in the *Gazette officielle du Ouébec*;

It is ordered, therefore, on the recommendation of the Minister of the Environment and the Fight Against Climate Change:

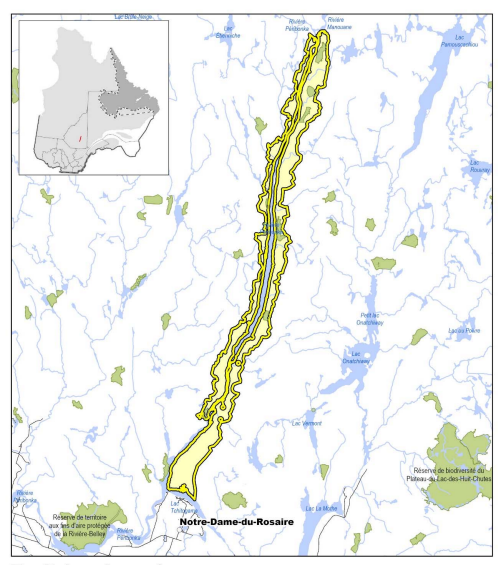
THAT the land mapped in the Schedule to this Order in Council be set aside as the Rivière-Péribonka land, situated in the Saguenay–Lac-Saint-Jean region;

That, for the activities listed in the second paragraph of section 12.3 of the Natural Heritage Conservation Act (chapter C-61.01), no new right, lease, permit, licence or authorization be granted or issued, while the land is set aside, for the carrying on of any of the following activities:

- (1) commercial forest development activities, except
- (a) activities carried on to protect forests against fire, destructive insects and cryptogamic diseases;
- (b) activities carried on to operate, improve, repair, maintain and decommission existing infrastructure, including roads;
- (c) activities necessary for road construction or for the clearing of land for the construction of infrastructure or for other activities the carrying on of which is not prohibited by this Order in Council where the minister authorizing the activities has consulted the minister responsible for the administration of the Natural Heritage Conservation Act and the latter has taken into consideration the elements provided for in sections 22, 22.0.1 and 22.1 of the Act, with the necessary modifications, in order to issue an opinion;
- (2) activities carried on for the purposes of exploration for or the mining of mineral substances and the construction of infrastructure to be used to transport such substances, except sand, gravel and crushed stone;
- (3) petroleum, brine or underground reservoir exploration, production and storage;
 - (4) oil or gas pipeline construction;
- (5) activities carried on for the purposes of the commercial production, processing, distribution and transmission of electricity, except
- (a) activities relating to electric power transmission lines at voltages below 44 kV; and
- (b) preliminary activities and interventions required to document an application for a new right, lease, permit, licence or authorization;
 - (6) agricultural activities.

Yves Ouellet Clerk of the Conseil exécutif

SCHEDULE Rivière-Péribonka land set aside



Territoire mis en réserve de la Rivière-Péribonka

