

(3) the date and time of the kill and the place, with enough details to allow localization;

(4) the type of hunting implement and, where applicable, the calibre of the firearm used to kill the animal;

(5) the licence plate number of the vehicle used to transport the animal;

(6) the number of the hunter's certificate;

(7) the number of the hunter's hunting licence and the numbers of all the hunting licences whose coupons were attached to the animal, where applicable.

Despite the first paragraph, a hunter who has killed a white-tailed deer in a hunting zone or subzone referred to in section 3.2 of the Regulation respecting the possession and sale of an animal (chapter C-61.1, r. 23), or the holder of a hunting licence referred to in the second paragraph of section 19.1, whose transportation coupon has been attached to a white-tailed deer killed in such a zone or subzone, must have the animal registered by a person, a partnership or an association authorized by the Minister under section 56.1 of the Act respecting the conservation and development of wildlife, in the zone or subzone.

Despite any provision to the contrary, a hunter who has killed one of the animals referred to in the first paragraph, or the holder of a hunting licence referred to in the second paragraph of section 19.1 must, upon request of a conservation officer, have the officer register it immediately; a non-resident hunter who has killed one of those animals must have it registered before leaving Québec.

A hunter who has killed a moose must keep the animal whole or in quarters until it is registered; in the case of a moose kept in quarters, the hunter must also keep the full head, failing which, the hunter must keep the full lower jaw and, in the case of a male, the antlers attached to the calvarium or to a part thereof; in the case of a white-tailed deer, a hunter or the holder of a hunting licence referred to in the second paragraph of section 19.1 must keep it whole or in 2 approximately equal parts obtained by severing the animal in the middle without removing the head and external genitals.

A hunter who has killed a wild turkey must keep the entire animal, whether eviscerated or not, until it is registered, and a hunter who has killed a black bear must keep the animal's carcass or pelt."

5. Section 21.1 is revoked.

6. Section 22 is amended

(1) by replacing "Upon" and "where the person registering those animals so request in order to take a" by "Where requested for" and "in order to take a" respectively;

(2) by adding "soit fait" at the end in the French text.

7. Section 23 is amended by replacing "the punched transportation coupon or coupons" by "the transportation coupon or coupons and the proof of registration".

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

105839

Gouvernement du Québec

O.C. 1101-2022, 15 June 2022

Act respecting the conservation and development of wildlife (chapter C 61.1)

Trapping activities and the fur trade — Amendment

Regulation to amend the Regulation respecting trapping activities and the fur trade

WHEREAS, under paragraph 16 of section 162 of the Act respecting the conservation and development of wildlife (chapter C 61.1), the Government may make regulations prescribing norms and obligations respecting the transportation, possession, registration and disposal of animals or fish;

WHEREAS the Government made the Regulation respecting trapping activities and the fur trade (chapter C-61.1, r. 3);

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation to amend the Regulation respecting trapping activities and the fur trade was published in Part 2 of the *Gazette officielle du Québec* of 9 March 2022 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 Forests, Wildlife and Parks:

THAT the Regulation to amend the Regulation respecting trapping activities and the fur trade, attached to this Order in Council, be made.

YVES OUELLET
Clerk of the Conseil exécutif

Regulation to amend the Regulation respecting trapping activities and the fur trade

Act respecting the conservation and development of wildlife (chapter C-61.1, s. 162, par. 16)

1. The Regulation respecting trapping activities and the fur trade (chapter C-61.1, r. 3) is amended by replacing section 13 by the following:

“**13.** The holder of a trapping licence who captures a black bear must register it with the Minister or a person, partnership or association authorized by the Minister under section 56.1 of the Act respecting the conservation and development of wildlife (chapter C-61.1), by providing the following information within 15 days of leaving the trapping ground, using the form provided by the Minister for that purpose:

- (1) full name, address and telephone number;
- (2) hunter’s or trapper’s certificate number;
- (3) trapping licence number.

Despite the first paragraph, the holder of a trapping licence who captures a black bear must, at a wildlife conservation officer’s request, have the officer register it immediately.”

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

105840

Gouvernement du Québec

O.C. 1102-2022, 15 June 2022

Act respecting the conservation and development of wildlife (chapter C-61.1)

Animals in captivity — Amendments

Regulation to amend the Regulation respecting animals in captivity

WHEREAS, under the second paragraph of section 69 of the Act respecting the conservation and development of wildlife (chapter C-61.1), the Government may, by regulation, authorize the sale of an animal, invertebrate or wildlife by-product according to such norms and conditions as the Government may determine;

WHEREAS, under paragraph 7 of section 162 of the Act, the Government may make regulations determining the animals for which no licence is required for keeping them in captivity, capturing them for the purpose of keeping them in captivity or disposing of them;

WHEREAS, under paragraph 14 of section 162 of the Act, the Government may make regulations determining the provisions of a regulation the infringement of which constitutes an offence;

WHEREAS, under paragraph 16 of section 162 of the Act, the Government may make regulations prescribing norms and obligations respecting the transportation, possession, registration and disposal of animals or fish;

WHEREAS, under paragraph 22 of section 162 of the Act, the Government may make regulations fixing the norms and conditions respecting the capture of animals or invertebrates to be kept in captivity, the keeping of animals or invertebrates in captivity, the killing and, where such is the case, the disposal of animals or invertebrates, and fixing their number;

WHEREAS, under paragraph 23 of section 162 of the Act, the Government may make regulations determining the conditions required for importing or exporting an animal, fish, invertebrate, wildlife by-product or pelt to or from Québec or prohibiting the importing of any animal, invertebrate or wildlife by-product it may indicate;

WHEREAS the Government made the Regulation respecting animals in captivity (chapter C-61.1, r. 5.1);