

Regulation respecting the rules for the distribution of the costs by the Autorité des marchés financiers among the credit assessment agents

Credit Assessment Agents Act
(chapter A-8.2, s. 63)

1. The costs incurred by the Autorité des marchés financiers for the administration of the Credit Assessment Agents Act (chapter A-8.2) for a year are distributed among the credit assessment agents in proportion with the number of records of persons concerned they hold.

The costs, for each credit assessment agent, correspond to the product of the costs determined by the Government and the proportion of records the credit assessment agent holds, which corresponds to the number of records held by the credit assessment agent in relation to the sum of the records held by all the credit assessment agents.

For the purposes of the first paragraph, the number of records held by each credit assessment agent is recorded at 31 December of the preceding year.

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

105913

Gouvernement du Québec

O.C. 1405-2022, 6 July 2022

Determination of the costs that must be incurred for the administration of the Credit Assessment Agents Act and borne by the credit assessment agents for the years 2022-2023, 2023-2024 and 2024-2025

WHEREAS, under the first paragraph of section 63 of the Credit Assessment Agents Act (chapter A-8.2), the costs that must be incurred for the administration of the Act are to be borne by the credit assessment agents and they are determined by the Government for a period it determines, but not exceeding three years;

WHEREAS it is expedient to determine the costs that must be incurred for the administration of the Act for the year 2022-2023 at an amount of \$562,500, and at an amount of \$750,000 for each of the years 2023-2024 and 2024-2025;

IT IS ORDERED, therefore, on the recommendation of the Minister of Finance:

THAT the costs that must be incurred for the administration of the Credit Assessment Agents Act (chapter A-8.2) and borne by the credit assessment agents for the year 2022-2023 be determined at an amount of \$562,500 and at an amount of \$750,000 for each of the years 2023-2024 and 2024-2025.

YVES OUELLET
Clerk of the Conseil exécutif

105914

Gouvernement du Québec

O.C. 1407-2022, 6 July 2022

Act respecting the Société des établissements de plein air du Québec
(chapter S-13.01)

Société des établissements de plein air du Québec — Signature of certain documents

By-law respecting the signature of certain documents of the Société des établissements de plein air du Québec

WHEREAS, under the first paragraph of section 17 of the Act respecting the Société des établissements de plein air du Québec (chapter S-13.01), no document is binding on the Société des établissements de plein air du Québec unless it is signed by the president and chief executive officer of the Société or, in the cases determined by by-law of the Société, an employee of the Société;

WHEREAS, under the second paragraph of section 17 of the Act, the Société, by by-law, may, on the conditions it determines, allow a required signature to be affixed by means of an automatic device to the documents it determines, or a facsimile of a signature to be engraved, lithographed or printed on them;

WHEREAS the board of directors of the Société made the By-law respecting the signature of certain documents of the Société des établissements de plein air du Québec by Resolution 2022-11 dated 8 April 2022;

WHEREAS, under the second paragraph of section 15 of the Act, by-laws made in accordance with Division I of the Act come into force on the date of their approval by the Government or on any later date it determines;

IT IS ORDERED, therefore, on the recommendation of the Minister of Forests, Wildlife and Parks:

THAT the By-law respecting the signature of certain documents of the Société des établissements de plein air du Québec, attached to this Order in Council, be approved.

YVES OUELLET
Clerk of the Conseil exécutif

By-law respecting the signature of certain documents of the Société des établissements de plein air du Québec

Act respecting the Société des établissements de plein air du Québec
(chapter S-13.01, s. 17)

DIVISION I GENERAL

1. Subject to other conditions that may be prescribed by the Act, the members of the personnel of the Société des établissements de plein air du Québec (hereinafter referred to as “Sépaq”), who hold a position mentioned hereafter, are authorized to sign alone and with the same authority and effect as the president and chief executive officer of the Sépaq the documents listed after their respective position.

2. Hierarchical superiors of the persons referred to in this By-law are also authorized to sign the documents that those persons are authorized to sign.

3. The Québec sales tax (QST) and the goods and services tax (GST) or, where applicable, the harmonized sales tax (HST) are not included in the amounts provided for in this By-law.

4. For the purposes of this By-law, a reference to the “public tender threshold for services contracts” is a reference to the minimum threshold for the application of the procurement liberalization agreements for contracts of that nature for the Sépaq.

5. For the purposes of this By-law, a reference to the “public tender threshold for supply contracts” is a reference to the minimum threshold for the application of the procurement liberalization agreements for contracts of that nature for the Sépaq.

DIVISION II SIGNATURE

6. A vice-president is authorized to sign, for the vice-presidency,

(1) supply contracts, supply contracts for resale, services contracts, construction contracts and immovable leases below the public tender threshold for services contracts;

(2) an amendment, that entails or not an additional expenditure, to a contract involving an expenditure equal to or above the public tender threshold applicable to the contract and whose total additional expenditures, if any, is less than 10% of the initial amount of the contract;

(3) an amendment, that entails or not an additional expenditure, to a contract involving an expenditure below the public tender threshold applicable to the contract and whose total additional expenditures, if any, is below the public tender threshold;

(4) concession contracts where the potential turnover is below the public tender threshold for services contracts; and

(5) contracts for the alienation of assets where the estimated market value of the property at the time of the alienation is less than \$50,000.

7. A director general and an assistant director general are authorized to sign, for their branch,

(1) supply contracts, supply contracts for resale, services contracts, construction contracts and immovable leases for less than \$75,000;

(2) an amendment, that entails or not an additional expenditure, to a contract involving an expenditure below the public tender threshold applicable to the contract and whose total value of the contract including any additional expenditures is less than \$75,000 or, in the case of supply contracts, below the public tender threshold for supply contracts;

(3) concession contracts where the potential turnover is less than \$75,000; and

(4) contracts for the alienation of assets where the estimated market value of the property at the time of the alienation is less than \$25,000.

8. A branch director is authorized to sign, for the branch, supply contracts, supply contracts for resale, services contracts and immovable leases below the public tender threshold for supply contracts.

9. A facility director, an assistant facility director and an assistant to the director general are authorized to sign, for their facility or branch, as the case may be,

(1) supply contracts, supply contracts for resale, services contracts, construction contracts and immovable leases below the public tender threshold for supply contracts;

(2) an amendment, that entails or not an additional expenditure, to a contract whose total value, including any additional expenditures, is below the public tender threshold for supply contracts;

(3) concession contracts where the potential turnover is below the public tender threshold for supply contracts;

(4) contracts for the alienation of assets where the estimated market value of the property at the time of the alienation is less than \$10,000; and

(5) an application for a licence or permit, including liquor permits, for a certificate or attestation useful or necessary for the operation of the facility.

10. The director responsible for infrastructures is authorized to sign, for the branch,

(1) supply contracts, services contracts, construction contracts and immovable leases below the public tender threshold for services contracts;

(2) an amendment, that entails or not an additional expenditure, to a contract involving an expenditure equal to or above the public tender threshold applicable to the contract and whose total additional expenditures, if any, is less than 10% of the initial amount of the contract;

(3) an amendment, that entails or not an additional expenditure, to a contract involving an expenditure below the public tender threshold applicable to the contract and whose total value of the contract, including any additional expenditures, is below the public tender threshold; and

(4) contracts for the alienation of assets where the estimated market value of the property at the time of the alienation is less than \$25,000.

11. The assistant director of the branch responsible for infrastructures is authorized to sign, for the branch,

(1) supply contracts, services contracts and construction contracts for less than \$75,000;

(2) an amendment, that entails or not an additional expenditure, to a contract involving an expenditure equal to or above the public tender threshold applicable to the contract and whose total additional expenditures, if any, is less than 10% of the initial amount of the contract and up to a total amount of additional expenditures less than \$75,000, but an amount less than \$25,000 per amendment; and

(3) an amendment, that entails or not an additional expenditure, to a contract involving an expenditure below the public tender threshold applicable to the contract,

(a) up to a total amount of any additional expenditures less than \$75,000, but an amount less than \$25,000 per amendment; and

(b) the total value of the contract, including any additional expenditures, below the public tender threshold applicable to the contract.

12. A project coordinator of the branch responsible for infrastructures is authorized to sign, for the projects,

(1) supply contracts, services contracts and construction contracts below the public tender threshold for supply contracts;

(2) an amendment, that entails or not an additional expenditure, to a contract involving an expenditure equal to or above the public tender threshold applicable to the contract and whose total additional expenditures, if any, is less than 10% of the initial amount of the contract and up to a total amount of additional expenditures below the public tender threshold for supply contracts, but an amount less than \$10,000 per amendment; and

(3) an amendment, that entails or not an additional expenditure, to a contract involving an expenditure below the public tender threshold applicable to the contract,

(a) up to a total amount of any additional expenditures below the public tender threshold for supply contracts, but an amount less than \$10,000 per amendment; and

(b) the total value of the contract, including any additional expenditures, below the public tender threshold applicable to the contract.

13. The person in charge of supply is authorized to sign supply contracts, supply contracts for resale and services contracts below the public tender threshold for supply contracts.

14. A person responsible for a facility service, an assistant to the facility director, a strategic advisor to the vice-president, a service head at the head office and a person responsible for purchases at the head office are authorized to sign, for their unit, supply contracts and services contracts for less than \$5,000.

15. The president and chief executive officer, the vice-president responsible for the general secretariat, the vice-president for administration and finances, the director of accounting and the financial controller of the Sépaq are authorized to sign cheques, drafts, payment authorizations, promissory notes, bonds, bankers' acceptances, bills of exchange, bank transfers or other negotiable instruments, where 2 signatures are required.

16. A signature may be affixed by any information technology-based process.

DIVISION III FINAL

17. This By-law replaces the By-law respecting the signing of certain documents of the Société des établissements de plein air du Québec approved by Order in Council 339-2015 dated 15 April 2015.

18. This By-law comes into force on the date of its approval by the Government.

105915

Gouvernement du Québec

O.C. 1431-2022, 6 July 2022

Act respecting roads
(chapter V-9)

Roads under the management of the Minister of Transport — Amendment to Order in Council No. 292-93 dated March 3, 1993

CONCERNING the amendment to Order in Council No. 292-93 dated March 3, 1993, concerning the roads under the management of the Minister of Transport

WHEREAS the Government, under the first paragraph of section 2 of the Act respecting roads (chapter V-9), determines, by Order in Council published in the *Gazette officielle du Québec*, the roads under the management of the Minister of Transport;

WHEREAS the Government, under the first paragraph of section 3 of the Act respecting roads, may, by Order in Council published in the *Gazette officielle du Québec*, determine that a road under the management of the Minister of Transport shall pass, on the date indicated in the Order in Council, under the management of a municipality in accordance with chapter I and division I of chapter IX of title II of the Municipal Powers Act (chapter C-47.1);

WHEREAS Order in Council No. 292-93 dated March 3, 1993, and its subsequent amendments determined, by municipality, the roads under the management of the Minister of Transport;

WHEREAS the schedule of this Order in Council and its subsequent amendments should be further amended, with regard to the municipality indicated, to determine that certain roads under the management of the Minister of Transport shall pass under the management of the municipality in the territory of which these roads are located, by making such removals as may be required for that purpose, as indicated in the schedule of this Order in Council;

IT IS ORDERED, accordingly, on the recommendation of the Minister of Transport:

THAT the schedule of Order in Council No. 292-93 dated March 3, 1993, and its subsequent amendments be further amended, with regard to the municipality indicated, to determine that certain roads under the management of the Minister of Transport shall pass under the management of the municipality in the territory of which these roads are located, by making such removals as may be required for that purpose, as indicated in the schedule of this Order in Council;

THAT this Order in Council be effective as of the date it is published in the *Gazette officielle du Québec*.

YVES OUELLET
Clerk of the Conseil exécutif
