## 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	\$7,404
- New establishment	30, 1st par., of the Act	Amendment	\$4,899
	31.18, 2nd par., of the Act	Renewal	\$10,188
- Existing establishment	22, 1st par., subpar. 1, and 31.10 of the Act	Issue	\$10,188
	30, 1st par., of the Act	Amendment	\$7,404
	31.18, 2nd par., of the Act	Renewal	\$10,188
Withdrawal of water	22, 1st par., subpar. 2, and 31.75	Issue	\$1,225
- < 75 m <sup>3</sup> per day	of the Act	Amendment	\$668
- > 75 m <sup>3</sup> per day	22, 1st par., subpar. 2, and 31.75 of the Act	Issue	\$2,115
	30, 1st par., of the Act	Amendment	\$1,225
	31.81, 2nd par., of the Act	Renewal	\$1,225

-> 379 m <sup>3</sup> per day, with agreement or transfer out of the Basin	22, 1st par., subpar. 2, and 31.75 of the Act	Issue	\$4,899
	30, 1st par., of the Act	Amendment	\$3,285
	31.81, 2nd par., of the Act	Renewal	\$2,115
Sewer system	22, 1st par., subpar. 3, and 32,	Issue	\$668
- Treatment flow less than 250 m <sup>3</sup> per day	1st par., of the Act	Amendment	\$668
- Treatment flow between 250 and 500 m <sup>3</sup> per day	22, 1st par., subpar. 3, and 32, 1st par., subpar. 1, of the Act	Issue	\$2,115
	30, 1st par., of the Act	Amendment	\$1,225
- Treatment flow more than 500 m <sup>3</sup> per day	22, 1st par., subpar. 3, and 32, 1st par., subpar. 1, of the Act	Issue	\$3,285
	30, 1st par. of the Act	Amendment	\$2,115
Water treatment	22, 1st par., subpar. 3, of the Act	Issue	\$1,225
		Amendment	\$668
<b>Sewer system</b> Establishment, alteration or extension of a sewer	22, 1st par., subpar. 3, and 32, 1st par., subpar. 2,	Issue	\$668
system (other than a treatment facility) that does not have an overflow downstream	of the Act	Amendment	\$668
- Establishment, alteration or extension of a sewer system (other than a treatment facility) that has	22, 1st par., subpar. 3, and 32, 1st par., subpar. 2 of the Act	Issue	\$2,115
one or more overflows downstream	30, 1st par., of the Act	Amendment	\$1,225
- Establishment or alteration of a domestic	22, 1st par., subpar. 3, and 32,	Issue	\$668
wastewater treatment facility $\leq 20 \text{ m}^3/\text{j}$	1st par., subpar. 2, of the Act	Amendment	\$668

- Establishment or alteration of a domestic wastewater treatment	22, 1st par., subpar. 3, and 32, 1st par., subpar. 2,	Issue	\$1,225
facility between 20 m <sup>3</sup> /j and 100 m <sup>3</sup> /j	of the Act	Amendment	\$668
- Establishment or alteration of a domestic wastewater treatment facility >= 100 m <sup>3</sup> /j	22, 1st par., subpar. 3, and 32, 1st par., subpar. 2, of the Act	Issue	\$3,285
	30, 1st par.	Amendment	\$2,115
- Establishment or alteration of a domestic wastewater treatment facility for an unvalidated	22, 1st par., subpar. 3, and 32, 1st par., subpar. 2, of the Act	Issue	\$7,404
treatment technology	30, 1st par., of the Act	Amendment	\$4,899
Wastewater treatment by a device or equipment	22, 1st par., subpar. 3,	Issue	\$1,225
that is not a sewer system	of the Act	Amendment	\$668
Rainwater management system - Establishment, alteration or extension of a rainwater	22, 1st par., subpar. 3, and 32, 1st par., subpar. 3, of the Act	Issue	\$668
management system that does not depend on a combined sewer system		Amendment	\$668
- Establishment, alteration or extension of a rainwater management system that depends on a combined	22, 1st par., subpar. 3, and 32, 1st par., subpar. 3, of the Act	Issue	\$2,115
sewer system	30, 1st par. of the Act	Amendment	\$1,225
- High-risk site	22, 1st par., subpar. 3, and 32,	Issue	\$668
	1st par., subpar. 3, of the Act	Amendment	\$668

Wetlands and bodies of water  - Construction or substantial modification	22, 1st par., subpar. 4, of the Act	Issue	\$2,115
of roads - Construction or substantial modification of a bridge or footbridge without encroachment in the watercourse	22, 1st par., subpar. 4, of the Act	Issue	\$1,225
- Construction or substantial modification of a culvert			
- Construction or substantial modification of a bridge or footbridge with encroachment in the watercourse	22, 1st par., subpar. 4, of the Act	Issue	\$4,899
- 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	\$1,225
- Construction of a dam, dike or flood protection works	22, 1st par., subpar. 4, of the Act	Issue	\$4,899
- Reconstruction, substantial modification, dismantlement and repair of a dam, dike or flood protection works	22, 1st par., subpar. 4, of the Act	Issue	\$2,115
- 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	\$1,225
- Construction or substantial modification of a cribwork wharf or rockfill	22, 1st par., subpar. 4, of the Act	Issue	\$3,285

- Dredging work where the sediment volume is 50 m <sup>3</sup> or less	22, 1st par., subpar. 4, of the Act	Issue	\$668
- Dredging work where the sediment volume is more than 50 m <sup>3</sup>	22, 1st par., subpar. 4, of the Act	Issue	\$3,285
- Straightening, widening, relocation or channelling of a watercourse or a section of a watercourse	22, 1st par., subpar. 4, of the Act	Issue	\$2,115
- Laying out of permanent sediment pits	22, 1st par., subpar. 4, of the Act	Issue	\$1,225
- Laying out or substantial modification of a jetty or breakwater	22, 1st par., subpar. 4, of the Act	Issue	\$2,115
- Sediment reloading	22, 1st par., subpar. 4, of the Act	Issue	\$1,225
- Slope stabilization work by means of phytotechnologies - Slope stabilization work by means of inert materials over a distance of 100 m or less	22, 1st par., subpar. 4, of the Act	Issue	\$1,225
- 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	\$2,115
- Backfilling of wetlands	22, 1st par., subpar. 4, of the Act	Issue	\$2,115
- Peat extraction	22, 1st par., subpar. 4, of the Act	Issue	\$3,285
- 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	\$2,115

		•	
- 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
- 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	\$2,115
- Work that a regional county municipality must carry out to restore the normal water flow of a watercourse under section	22, 1st par., subpar. 4, of the Act and 31.0.5.1 of the Act	Issue	\$0
105 of the Municipal Powers Act (chapter C-47.1);	30, 1st par., of the Act	Amendment	\$0
Hazardous materials  - Possession of a hazardous residual	22, 1st par., subpar. 5, and 70.8 of the Act	Issue	\$668
material for a period of more than 24 months		Amendment	\$668
- 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	\$4,899
	30, 1st par. of the Act	Amendment	\$3,285
- Operation, for commercial purposes, of a treatment process for hazardous residual	22, 1st par., subpar. 5, and 70.9, 1st par., subpar. 2, of the Act	Issue	\$4,899
materials	30, 1st par. of the Act	Amendment	\$3,285
- Storage of hazardous residual materials, after	22, 1st par., subpar. 5, and 70.9,	Issue	\$668
taking possession of the materials for that purpose	1st par., subpar. 3, of the Act	Amendment	\$668

- 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 30, al.1 of the Act	Issue Amendment	\$3,285
- Transportation of hazardous residual materials to a hazardous	22, 1st par., subpar. 5, and 70.9, 1st par., subpar. 5,	Issue	\$668
materials elimination site	of the Act	Amendment	\$668
Apparatus and equipment to prevent, abate or stop a release of	22, 1st par., subpar. 6, of the Act	Issue	\$668
contaminants into the atmosphere		Amendment	\$668
Establishment and operation of a hazardous residual materials facility	22, 1st par., subpar. 7, of the Act	Issue	\$4,899
- 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.	30, 1st par., subpar. 4 of the Act	Amendment	\$3,285
- Trench landfill	22, 1st par., subpar. 7, of the Act	Issue	\$2,115
	30, 1st par., subpar. 4, of the Act	Amendment	\$1,225
- Northern landfill; - Transfer station of	22, 1st par., subpar. 7, of the Act	Issue	\$1,225
residual materials to be eliminated		Amendment	\$668

- Pulp and paper mill residual materials landfill; - Sawmill residual materials landfill;	22, 1st par., subpar. 7, of the Act	Issue	\$3,285
- Landfill site for residual materials from a plant manufacturing oriented strand board	30, 1st par., subpar. 4, of the Act	Amendment	\$2,115
Storage and treatment of residual materials for reclamation purposes	22, 1st par., subpar. 8, of the Act	Issue	\$668
- Storage/transfer station		Amendment	\$668
- Any other residual material treatment activity for reclamation purposes	22, 1st par., subpar. 8, of the Act	Issue	\$2,115
	30, 1st par., of the Act	Amendment	\$1,225
Construction on land that was formerly used as a site for the elimination of residual materials and that has	22, 1st par., subpar. 9, of the Act	Issue	\$3,285
been decommissioned or any work intended to change the use of such land	30, 1st par., of the Act	Amendment	\$2,115
- Project involving a residential, commercial, institutional or industrial building			

## 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	22, 1st par., subpar. 10, of the Act 45 of REAFIE	Issue	\$668
environmental impact assessment and review procedure for which the governmental authorization provides a condition, restriction or prohibition		Amendment	\$668
Snow elimination site	22, 1st par., subpar. 10,	Issue	\$1,225
- Capacity < 5000 m <sup>3</sup>	of the Act 76 of REAFIE	Amendment	\$668
- Capacity ≥ 5000 m <sup>3</sup>	22, 1st par., subpar. 10, of the Act 76 of REAFIE	Issue	\$2,115
	30, 1st par. of the Act	Amendment	\$1,225
Mining activities	22, 1st par., subpar. 10, of the Act 78 of REAFIE	Issue	\$2,115
	30, 1st par. of the Act	Amendment	\$1,225

TT 1 1	22.1.4	т	Φ2 20 <i>5</i>
Hydrocarbons	22, 1st par., subpar. 10,	Issue	\$3,285
	of the Act 82		
	of REAFIE		
	30, 1st par.,	Amendment	\$2,115
	of the Act	Amendment	\$2,113
	of the Act		
Sawmills and wood	22, 1st par.,	Issue	\$668
processing plants	subpar. 10,		
	of the Act 86	Amendment	\$668
	of REAFIE	Amendment	*
Electricity production	22, 1st par.,	Issue	\$1,225
	subpar. 10,		
	of the Act 94	Amendment	\$668
	of REAFIE		·
Contaminated soil	22, 1st par.,	Issue	\$3,285
burial site	subpar. 10,		
	of the Act 97		
	of REAFIE		Φ2.11.5
	30, 1st par.,	Amendment	\$2,115
	of the Act		
Storage, transfer and	22, 1st par.,	Issue	\$3,285
treatment of	subpar. 10,		12,-22
contaminated soils	of the Act 99,		
- Treatment facility or	pars. 1 and 2,		
transfer station	of REAFIE		
	30, 1st par.,	Amendment	\$2,115
	of the Act		
- Storage site	22, 1st par.,	Issue	\$668
	subpar. 10,		
	of the Act 99, par. 3, of REAFIE	Amendment	\$668
Treatment on site and	22, 1st par.,	Issue	\$668
reclamation of	subpar. 10,	155UC	\$000
contaminated soils	of the Act 102		
Contaminated Suns	of REAFIE	Amendment	\$668
Cemeteries,	22, 1st par.,	Issue	\$668
crematoriums and	subpar. 10,		
alkaline hydrolysis	of the Act 107	A	0.00
establishments	of REAFIE	Amendment	\$668
Sand pits and quarries	22, 1st par.,	Issue	\$1,225
	subpar. 10,		
	of the Act 113	Amendment	\$668
	of REAFIE		

Hot mix asphalt plant	22, 1st par.,	Issue	\$1,225
<b>rr</b>	subpar. 10,		,
	of the Act 122 of REAFIE	Amendment	\$668
Concrete plant	22, 1st par., subpar. 10,	Issue	\$1,225
	of the Act 125 of REAFIE	Amendment	\$668
Cultivation of non-	22, 1st par.,	Issue	\$0
aquatic plants or	subpar. 10, 133,		
mushrooms	par. 1, of REAFIE		
	30, 1st par.,	Amendment	\$0
- Cultivation of cannabis	of the Act		
in a building or			
greenhouse	22.1.4	T	Φ0
- Cultivation of non-	22, 1st par.,	Issue	\$0
aquatic plants or	subpar. 10,		
mushrooms in a building	of the Act 133,		
or greenhouse where	par. 2, of REAFIE	A 1 .	0.0
cultivation involves the	30, 1st par.,	Amendment	\$0
discharge of wastewater	of the Act		
into the environment	22 1-4	T	60
Siting and operation of a raising site	22, 1st par., subpar. 10,	Issue	\$0
raising site	of the Act 140		
	of REAFIE	Amendment	\$0
Increase in the annual	22, 1st par.,	Issue	\$0
production of	subpar. 10,		
phosphorous (P <sub>2</sub> O <sub>5</sub> ) on a	of the Act 148		
raising site, and the	of REAFIE		
subsequent operation of	30, 1st par.,	Amendment	\$0
the site	of the Act		
Establishment and	22, 1st par.,	Issue	\$0
operation of a facility,	subpar. 10,		
equipment or any other	of the Act 152		
apparatus to collect or	of REAFIE		
treat sap for maple	30, 1st par.,	Amendment	\$0
syrup production	of the Act		
installation, modification	22, 1st par.,	Issue	\$668
or operation of a system	subpar. 10,		
to wash fruit or	of the Act 155		
vegetables cultivated by	of REAFIE		
one or more operators			4.660
on a raising site or		Amendment	\$668
spreading site			

	T = = .		
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	22, 1st par., subpar. 10, of the Act 202 of REAFIE	Issue	\$668
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)		Amendment	\$668
Overflow of wastewater	22, 1st par., subpar. 10, of the Act 215 of REAFIE	Issue	\$2,115
	30, 1st par., of the Act	Amendment	\$1,225
Biomedical waste	237 of the Act 237	Issue	\$668
	of REAFIE	Amendment	\$668
Storage of road salt	22, 1st par., subpar. 10,	Issue	\$668
	of the Act 292 of REAFIE	Amendment	\$668
Treated wood	22, 1st par., subpar. 10,	Issue	\$668
	of the Act 294.2 of REAFIE	Amendment	\$668
Use of pesticides	22, 1st par., subpar. 10,	Issue	\$668
	of the Act 298 of REAFIE	Amendment	\$668
Work in connection with works to collect runoff water or direct	22, 1st par., subpar. 10, of the Act 347	Issue	\$4,899
groundwater, if carried out less than 30 m from an open peat bog.	of REAFIE 30, 1st par., of the Act	Amendment	\$3,285

Construction, widening	22, 1st par.,	Issue	\$2,115
or straightening of a	subpar. 10,		
road less than 60 m from	of the Act 348		
the littoral zone, a pond	of REAFIE		
or an open peat bog, if it	30, 1st par.,	Amendment	\$1,225
runs alongside for a	of the Act		
distance of 300 m or			
more elsewhere than in a			
forest in the domain of			
the State			

<sup>\* &</sup>quot;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).