

Regulations and other Acts

Gouvernement du Québec

O.C. 978-2016, 9 November 2016

An Act respecting the distribution of financial products and services
(chapter D-9.2)

An Act respecting off-highway vehicles
(chapter V-1.2)

Designation of persons who may offer an insurance product that cannot be offered by a distributor

WHEREAS under section 428 of the Act respecting the distribution of financial products and services (chapter D-9.2), the Government may order, after consulting the *Autorité des marchés financiers*, that an insurance product that cannot be offered by a distributor may, in accordance with chapters I and II, be offered by any person it specifies, and such persons are deemed to be distributors for that product;

WHEREAS under section 19 of the Act respecting off-highway vehicles (chapter V-1.2), the owner of any off-highway vehicle shall hold a civil liability insurance contract in an amount of not less than \$500,000 that covers bodily injury and property damage caused by the vehicle;

WHEREAS under the second paragraph of section 16 of that Act, every off-highway vehicle club is responsible for the safety of the paths it exploits and shall see that the provisions of that Act and the regulations are complied with;

WHEREAS the *Fédération québécoise des clubs quads (FQCQ)* and its affiliated clubs are off-highway vehicle clubs;

WHEREAS the *Autorité des marchés financiers* has been consulted;

WHEREAS it is expedient to allow the *Fédération québécoise des clubs quads (FQCQ)* and its affiliated clubs to offer their members, through their directors, officers, representatives and employees, a civil liability insurance policy that covers bodily injury and property damage caused by the vehicle in an amount at least equal to the amount determined by the Act respecting off-highway vehicles;

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

THAT the *Fédération québécoise des clubs quads (FQCQ)* and its affiliated clubs be allowed to offer their members, through their directors, officers, representatives and employees, a civil liability insurance policy that covers bodily injury and property damage caused by the vehicle in an amount at least equal to the amount determined by the first paragraph of section 19 of the Act respecting off-highway vehicles;

THAT this Order in Council replaces Order in Council number 166-2016 dated 16 March 2016.

JUAN ROBERTO IGLESIAS,
Clerk of the Conseil exécutif

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Gouvernement du Québec

O.C. 991-2016, 9 November 2016

An Act respecting roads
(chapter V-9)

Trans-Canada Highway Act
(14 George VI, 1950, c. 44, modified by 9-10 Elizabeth II, 1960-61, c. 8)

CONCERNING the management and ownership of portions of autoroute 20, also referred to as autoroute Jean-Lesage, located in the territory of the city of Lévis

WHEREAS autoroute 20, also referred to as autoroute Jean-Lesage and located, in part, in the territory of the city of Lévis, was built under the Trans-Canada Highway Act (14 George VI, 1950, c. 44, modified by 9-10 Elizabeth II, 1960-61, c. 8) and is State property under section 7 of the Act respecting roads (chapter V-9);

WHEREAS, under the first paragraph of section 2 of the Act respecting roads, the government determined by Order in Council 292-93 dated March 3, 1993, which was modified, notably by Order in Council 66-2007 dated January 30, 2007, that autoroute 20 located in the territory of the city of Lévis was under the management of the Minister of Transport, Sustainable Mobility and Transport Electrification;