

Power of attorney

to designate an undivided co-owner of an immovable or co-occupant of a business establishment who is entitled to make a contribution

Section 429.1, AERM

We, as qualified electors in the municipality ¹ , and:	co-owners of an immovable since: co-occupants of a business establishment since:	DD
Address of the immovable or business establishment conferring entitlement to make a contribution		
Building no., street / Lot no.	Phone number	
Municipality	Postal code Email address	
hereby designate by a majority vote among	Given name Family name	
those of us who are qualified electors:		
·	Date of birth	
As the person ² eligible to make a contribution in our name.		
,	manie.	DD
	name.	DU
Domiciliary address of the designated person		UU
		DD .
Domiciliary address of the designated person	on	, UU
Domiciliary address of the designated personal Building no., street / Lot no.	Phone number	UU
Domiciliary address of the designated person	on	
Domiciliary address of the designated personal Building no., street / Lot no.	Phone number	UU
Domiciliary address of the designated personal Building no., street / Lot no.	Phone number	
Domiciliary address of the designated personal Building no., street / Lot no. Municipality Signatures of the majority of co-owners or co-occupant	Phone number Postal code Email address s who are qualified electors in the municipality.	
Domiciliary address of the designated personal Building no., street / Lot no. Municipality	Phone number Postal code Email address s who are qualified electors in the municipality.	
Domiciliary address of the designated personal Building no., street / Lot no. Municipality Signatures of the majority of co-owners or co-occupant	Phone number Postal code Email address s who are qualified electors in the municipality.	JUJ
Domiciliary address of the designated personal street / Lot no. Municipality Signatures of the majority of co-owners or co-occupants there are only two such electors, the signatures of both	Postal code Email address So who are qualified electors in the municipality. The required is a required in the municipality.	
Domiciliary address of the designated personal street / Lot no. Municipality Signatures of the majority of co-owners or co-occupants there are only two such electors, the signatures of both	Postal code Email address So who are qualified electors in the municipality. The required is a required in the municipality.	
Domiciliary address of the designated personal street / Lot no. Municipality Signatures of the majority of co-owners or co-occupants there are only two such electors, the signatures of both	Postal code Email address So who are qualified electors in the municipality. The required is a required in the municipality.	
Domiciliary address of the designated personal street / Lot no. Municipality Signatures of the majority of co-owners or co-occupants there are only two such electors, the signatures of both	Postal code Email address So who are qualified electors in the municipality. The required is a required in the municipality.	

PLEASE NOTE THAT:

- A You must send the power of attorney to contribution-municipal@electionsquebec.qc.ca. This power of attorney is effective as of its receipt and remains in force until replaced.
- **B** The annual contribution limits stipulated in the first and second paragraphs of section 431 of the AERM for contributions made to a party or authorized independent candidate shall apply as though all of the undivided co-owners of an immovable or co-occupants of a business establishment were a sole elector.

^{1.} If you have any questions regarding your qualification as an elector, please contact the municipal returning officer.

^{2.} This person must be of full age and a Canadian citizen. In addition, this person must not have lost the right to vote because of tutorship, must not have been found guilty, within the last five years, of an offence that is a corrupt electoral practice within the meaning of the *Election Act*, the *Referendum Act*, the *Act respecting elections and referendums in municipalities* or the *Act respecting school elections* (sections 1 and 568), and must not be entitled to be entered on the municipal list of electors in a higher ranking capacity (sections 47 and 58 of the AERM).