LE DIRECTEUR GÉNÉRAL DES ÉLECTIONS DU QUÉBEC

CONTRIBUTION RECEIPT

DGE-1431-VA (22-09)

Act respecting elections and referendums in municipalities (CQLR, C.E-2.2) [AERM], Chapter XIII

								Reserved for		
1. IDENTIFICATION (in block letters)								Élections Québec		
Mr Surname at birth*			Given name*		Home address (street, civic nº)*		•		Apt.	
Ms.										
Date of birth (YYYY/MM/DD) Language of			French	Phone number	City*			Postal	Code*	
	1	1	correspondenc	e English						
Email address			Name of emp	loyer (see over)	Address justifying eligibility as elector (if different from home address)					
2. DECLARATION SIGNED BY ELECTOR										
I declare that my contribution:		- Is made from my own assets Is made voluntarily Is made without compensation or for a consideration.				When making a contribution to an authorized political entity, you must qualify as an elector in the sense of the AERM (s. 47 and 429) and your payment must be made directly by you and in accordance with the legal requirement described on the back of this receipt (s. 430).				
			•		consideration. ny way (section 430).	Signature*			Date (YYYY-MM-DD)*	
3. UNDIVIDED CO-OWNERS OF AN IMMOVABLE AND CO-OCCUPANTS OF A BUSINESS ESTABLISHMENT								ΓE		
☐ I hold a valid power of attorney under section 429.1 of the AERM allowing The address justifying the quality of elector is entered in the appropriate s									Date of the election (YYYY-MM-DD)	
5. FOR THE BENEFIT OF THE AUTHORIZED POLITICAL ENTITY										
☐ Political party ☐ Independent candidate ☐ Specify the n				he name*	ame*					
6. CO	NTRIBUTION	(maximum \$1	00 and an addi	tional \$100 durii	ng a general election or by	y-election)				
1 A per may p entry the po amou must	son who qualifies by the price of an entry is interest and the considered a stribution receipt	s as an elector nore than one rities. However, it s less than \$60, t e price of an entr s a contribution.	Chequ Cash (\$50 or	less)	→ When the contribution is made by cheque, you must be the holder of the bank account and the account in question may not belong to a legal person (company, union, etc.) □ Bank transfer □ Bank draft or money order (\$50 or less)			(B) Contribution of goods or services Description:		
7. OFFICIAL REPRESENTATIVE OR CANVASSER										
Surnan	ie			Given name		Signature			Date (YYYY-MM	-DD)

PROVISIONAL RECEIPT FOR A MUNICIPAL CONTRIBUTION NOT VALID FOR TAX PURPOSES

* Mandatory information.

Employer name

The name of the employer of the contributor at the time of payment of the contribution. This field may not be left empty. Enter "unemployed", "retired" or "student", etc., as the case may be.

Extracts of the Act respecting elections and referendums in municipalities (CQLR, C.E-2.2) (AERM) and the Civil Code of Québec

An elector of the municipality is any person of full age with Canadian citizenship who has not lost their right to vote due to being under tutorship, who is not under any voting disqualification pursuant to section 53, and who meets one of the following two conditions:

- (1) the person has been domiciled in the territory of the municipality and, for at least six months, in Québec;
- (2) the person has been, for at least 12 months, the owner of an immovable or the occupant of a business establishment, within the meaning of the *Act respecting municipal taxation* (chapter F-2.1), situated in the territory of the municipality (section 47).

Under the Civil Code of Québec, the domicile of a person, for the exercise of his or her civil rights, is at the place of his principal establishment (section 75). The residence of a person is the place where he ordinarily resides; if a person has more than one residence, his principal residence is considered in establishing his domicile (section 77).

Only an elector of the municipality may make a contribution in favour of a party or independent candidate holding a valid authorization for that municipality. The contribution must be made by the elector himself out of his own property. The contribution must be made voluntarily, without compensation or consideration, and it must not be reimbursed in any way (sections 429 and 430).

Some co-owners or co-occupants having the quality of elector may designate from among themselves, by means of a power of attorney signed by a majority of these co-owners or co-occupants, one person to make a contribution. To make the contribution, the power of attorney must have been previously conveyed to the municipality (section 429.1)

The total amount of contributions that can not be exceeded for the same elector, to each party and to authorized independent candidates is set out in section 431.

The amount of a cash contribution of more than \$50 must be made by cheque or other payment order signed by the elector, drawn on the elector's own account in a financial institution having an office in Québec and payable to the order of the authorized party or independent candidate. Such contribution may also be made, in accordance with the directives of the Chief Electoral Officer, by means of a credit card (section 436).

Is guilty of an offence every official representative or delegate of an official representative who files a report, return, statement, invoice, receipt or other voucher that is incomplete or contains a false indication or false information (section 597).

The AERM specifies in sections 610, 636.3 and 641.1 that any person who contravenes or attempts to contravene notably sections 429 to 431 is liable to a fine of \$5,000 to \$20,000 for a first offence and a fine of \$10,000 to \$30,000 for any subsequent offence within ten years in the case of a natural person, or a fine of \$10,000 to \$50,000 for a first offence and a fine of \$50,000 to \$200,000 for any subsequent offence within ten years in the case of a legal person, and also liable are:

- 1° Any person who, by using threats or coercion or by promising compensation, consideration or a reimbursement, incites an elector to make a contribution.
- 2° Any elector who falsely declares that a contribution is being made out of the elector's own property, voluntarily, without compensation and for no consideration, and that it has not and will not be reimbursed in any way.

These offences are corrupt electoral practices. Any person convicted of such an offence shall lose, for a period of 5 years, the right to vote, to be a candidate in an election, to engage in work of a partisan nature and to act as an election officer.

In accordance with section 648.1, any information regarding a penal proceeding instituted by the Chief Electoral Officer or any convictions related to the offences listed in sections 610 (2), (3), (4) and to 610.1 (2) of the AERM will be forwarded to the Autorité des marchés publics for appropriate treatment under the *Act respecting contracting by public bodies*.

Tax credit

Subject to the conditions and rules established by Revenu Québec, a cash contribution may be eligible for a tax credit.