

## Report of third-party partisan pre-election advertising expenses

Reference: *Election Act* (CQLR, c E-3.3), sections 127.37, 127.40, and 127.41

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### PURPOSE

To specify the format of the report of third-party partisan pre-election advertising expenses.

### CONTENT

Using form DGE-731, entitled *Report of third-party partisan pre-election advertising expenses*, is mandatory. This form is used to indicate the dates of dissemination of third-party partisan pre-election advertisements, break down the expenses incurred by means of dissemination, and describe the content of the advertisements.

For the report to be admissible, the section entitled “Declaration by the third party (if the third party is a natural person), or the representative” must be signed.

For more information on how to prepare this report, consult the section entitled “Partisan pre-election advertising expense report” in the *Third-party partisan pre-election advertising expenses* guide (DGE-730).

### RETAINING SUPPORTING DOCUMENTS

All third parties must retain the supporting documents related to their pre-election advertising expenses for seven years after the end of the pre-election period. They must provide these supporting documents to the Chief Electoral Officer upon request, within 30 days.

### APPENDIX

[DGE-731](#) *Report of third-party partisan pre-election advertising expenses*