



## CHAPTER 121

### An Act to amend the Charter of Le Cimetière de l'Est de Montréal

[Assented to 22 December 1978]

Preamble. WHEREAS the corporation called Le Cimetière de l'Est de Montréal was incorporated by chapter 88 of the statutes of 1916 (1st session), amended by chapters 133 of the statutes of 1917/1918, 194 of the statutes of 1959/1960 and 142 of the statutes of 1966/1967;

Whereas it is in its interest that its charter be amended to determine which persons may become shareholders thereof and to provide how its revenues shall be used;

Therefore, Her Majesty, with the advice and consent of the Assemblée nationale du Québec, enacts as follows:

1916, 1st  
sess., c. 88,  
s. 1,  
replaced.

**1.** Section 1 of the Act to incorporate “Le Cimetière de l'Est de Montréal” (1916, 1st session, chapter 88) is replaced by the following section:

Incorporation.

**“1.** *L'oeuvre et fabrique* of the parish of Saint-François-d'Assise de la Longue Pointe, of Montreal, the *fabriques* of Catholic parishes already existing or to be created in the Island of Montreal, the religious communities already incorporated, or to be incorporated, in the Island of Montreal, and the Roman Catholic Episcopal Corporation of the Diocese of Montreal, which may become shareholders of the company, are incorporated under the name of “*Le Cimetière de l'Est de Montréal*”.”

1916, 1st  
sess., c. 88,  
s. 3,  
replaced.

**2.** Section 3 of the said act is replaced by the following section:

Capital stock.

**“3.** The capital stock of the company shall be three hundred thousand dollars, divided into shares of five hundred dollars each, which only the *fabriques* of Catholic parishes, created or to be created in the Island of Montreal, religious communities incorpo-

rated or to be incorporated in the Island of Montreal, and the Roman Catholic Episcopal Corporation of the Diocese of Montreal may also acquire and hold; the said *fabriques*, religious communities and Roman Catholic Episcopal Corporation of the Diocese of Montreal are hereby specially authorized to acquire and hold shares in the capital stock of the said company.”

1916, 1st  
sess., c. 88,  
s. 4, am.

**3.** Section 4 of the said act, replaced by section 1 of chapter 194 of the statutes of 1959/1960, is amended by adding the following paragraph:

Dividends.

“The company has no power to pay dividends to its shareholders.”

1916, 1st  
sess., c. 88,  
s. 5, am.

**4.** Section 5 of the said act, replaced by section 1 of chapter 142 of the statutes of 1966/1967, is amended by replacing the second paragraph by the following paragraph:

Composi-  
tion.

“Any *fabrique* or religious community, as well as the Roman Catholic Episcopal Corporation of the Diocese of Montreal, is entitled to elect one member to the board of directors for each fifteen shares held by it.”

Coming  
into force.

**5.** This act comes into force on the day of its sanction.