

NATIONAL ASSEMBLY

SECOND SESSION

THIRTY-FIFTH LEGISLATURE

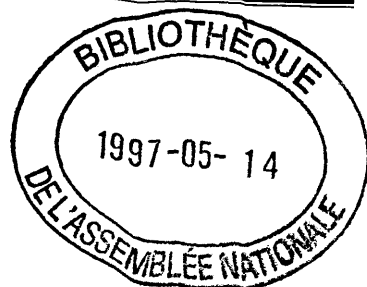
Bill 242

(Private)

**An Act respecting Municipalité régionale
de comté d'Antoine-Labelle, the Régie
intermunicipale des déchets de la Rouge
and the Régie intermunicipale des déchets
de la Lièvre**

Introduction

**Introduced by
Madam Céline Signori
Member for Blainville**



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Bill 242

(Private)

AN ACT RESPECTING MUNICIPALITÉ RÉGIONALE DE COMTÉ D'ANTOINE-LABELLE, THE RÉGIE INTERMUNICIPALE DES DÉCHETS DE LA ROUGE AND THE RÉGIE INTERMUNICIPALE DES DÉCHETS DE LA LIÈVRE

WHEREAS it is in the interest of Municipalité régionale de comté d'Antoine-Labelle that certain powers be granted to it;

Whereas it is in the interest of the Régie intermunicipale des déchets de la Rouge and the Régie intermunicipale des déchets de la Lièvre that certain acts and contracts performed or entered into be declared valid;

THE PARLIAMENT OF QUÉBEC ENACTS AS FOLLOWS :

- 1.** Municipalité régionale de comté d'Antoine-Labelle is authorized to entrust the management of the recycling plant situated at 402 Route 117 South, at Marchand, to an intermunicipal board whose territory coincides in whole or in part with the territory of the regional county municipality, notwithstanding any exercise by the municipalities that are parties to the agreement under which the board was established of their right of withdrawal in respect of that jurisdiction.
- 2.** Acts performed after 1 May 1995 by the Régie intermunicipale des déchets de la Rouge and by the Régie intermunicipale des déchets de la Lièvre concerning the management and operation of the recycling plant mentioned in section 1 may not be invalidated on the ground that those intermunicipal boards could not legally carry out such management and operation jointly.
- 3.** The intermunicipal board referred to in section 1 is authorized to enter into contracts resulting from calls for tenders made jointly by the intermunicipal boards mentioned in section 2.
- 4.** The apportionment of the aliquot shares of the operating costs that is made by the intermunicipal boards mentioned in section 2 from 1 January 1997 until the coming into force of agreements establishing a new mode of apportionment may not be invalidated on the ground that those agreements were not approved by the Minister of Municipal Affairs.

5. The board of directors of the intermunicipal board referred to in section 1, provided that at least 20 municipalities are parties to the agreement under which it was established, may by by-law

(1) establish an executive committee consisting of five members;

(2) prescribe the rules and conditions of appointment of the members of the executive committee and also of their revocation, should that need arise;

(3) delegate its powers to the executive committee;

(4) establish the quorum of the executive committee and the rules for the calling of meetings; and

(5) establish the number of votes allocated to each member and the majority required for the making of decisions.

6. This Act does not affect a case pending on 2 April 1997.

7. This Act comes into force on *(insert here the date of assent to this Act)*.