

NATIONAL ASSEMBLY
Thirty-fourth Legislature, second session

1993, chapter 85
AN ACT RESPECTING THE CITY OF OUTREMONT

Bill 245

Introduced by Mr Jacques Chagnon, Member for Saint-Louis

Introduced 16 March 1993

Passage in principle 2 November 1993

Passage 2 November 1993

Assented to 4 November 1993

Coming into force: 4 November 1993

Act amended: None





CHAPTER 85

An Act respecting the city of Outremont

[Assented to 4 November 1993]

Preamble WHEREAS it is in the interest of the city of Outremont that it be granted certain powers;

THE PARLIAMENT OF QUÉBEC ENACTS AS FOLLOWS:

c. C-19,
s. 28, am.
for the city **1.** Section 28 of the Cities and Towns Act (R.S.Q., chapter C-19) is amended for the city of Outremont by adding, after subsection 3, the following subsection:

Seal,
emblem,
graphic
symbol “(4) No person may use the seal, emblem or graphic symbol of the city without the city’s authorization.”

c. C-19,
s. 412, am.
for the city **2.** Section 412 of the said Act is amended for the city by inserting, after paragraph 20.1, the following paragraph:

Tariff of
towing costs “(20.2) To establish a tariff of towing costs for vehicles parked contrary to a by-law, which costs may be added to the amount of the fine imposed under the by-law and collected in the same manner as the fine;”.

c. C-19,
s. 415, am.
for the city **3.** Section 415 of the said Act is amended for the city

(1) by replacing, at the end of paragraph 10, the words “towing and storage costs” by the words “storage costs, as well as the towing costs stated in the tariff established under paragraph 20.2 of section 412 where such costs have not been added to the amount of the fine or, if there is no such tariff, the actual towing costs”;

(2) by inserting, after paragraph 24, the following paragraph:

Snow dumps “(24.1) To establish and administer snow dumps outside the limits of the municipality and to acquire for such purposes, by agreement or expropriation, with the consent of the municipality concerned, the necessary immovables;”;

(3) by inserting, after paragraph 30.1, the following paragraphs:

Parking “(30.2) To regulate or prohibit parking on any land or in any building owned by the city, provided the applicable provisions are conveyed by means of appropriate signs;

Parking “(30.3) To grant certain groups or categories of persons the exclusive right to park their vehicles on certain streets on the conditions stated in the by-law and provided the applicable provisions are conveyed by means of appropriate signs;”.

c. C-19, s. 460, am. for the city **4.** Section 460 of the said Act is amended for the city by adding, at the end, the following paragraph:

Film making “(24) To grant, for a limited time and on the conditions stated by the council in each case, the authorization to occupy a public or private immovable or to build a building at variance with any municipal by-law, so as to allow the making of a film.”

c. C-19, s. 461, am. for the city **5.** Section 461 of the said Act is amended for the city by inserting the words “or following public tenders,” after the word “execution,” in the third line of the first paragraph.

c. C-19, s. 463, am. for the city **6.** Section 463 of the said Act is amended for the city by adding, after paragraph 4, the following paragraph:

Cleaning “(5) To require any person who litters public property to do the necessary cleaning and order that, in case of contravention, such a person be required to pay, in addition to the fine, the cost of the cleaning effected by the city.”

c. C-19, s. 471.0.5, added for the city **7.** The said Act is amended for the city by inserting, after section 471.0.4, the following section:

Performance halls “**471.0.5** The council may entrust a person with the organization and management of performance halls on behalf of the municipality.”

Parking spaces **8.** The city is authorized to lease or transfer parking spaces it owns, and immovables it acquires to create parking spaces, to persons who undertake to use the spaces for those purposes.

Parking lot The city may also authorize a person, on the conditions it determines, to build and operate a parking lot under the surface of streets, alleys, parks or public squares.

Reserve fund **9.** The city may establish, out of the estimated revenues of each annual budget, a reserve fund of up to \$3 000 000 for the purpose of financing its self-insurance program.

Maximum amounts The annual amounts which the city may allot for such purposes must not exceed 1 % of the budget.

Coming into force **10.** This Act comes into force on 4 November 1993.