

NATIONAL ASSEMBLY
Thirty-fourth Legislature, second session

1992, chapter 75

**AN ACT TO AMEND THE ACT TO INCORPORATE THE
CORPORATION OF CHARTERED MUNICIPAL OFFICERS
OF QUÉBEC**

Bill 219

Introduced by Mr Réjean Doyon, Member for Louis-Hébert

Introduced 7 May 1992

Passage in principle 16 June 1992

Passage 16 June 1992

Assented to 17 June 1992

Coming into force: 17 June 1992

Act amended:

Act to incorporate the Corporation of Chartered Municipal Officers of Québec (1968, chapter 112)



CHAPTER 75

An Act to amend the Act to incorporate the Corporation of Chartered Municipal Officers of Québec

[Assented to 17 June 1992]

Preamble WHEREAS it is in the interest of the Corporation of Chartered Municipal Officers of Québec and of its members that the charter of the corporation be amended;

THE PARLIAMENT OF QUÉBEC ENACTS AS FOLLOWS:

1968, c. 112,
s. 2,
replaced **1.** Section 2 of the Act to incorporate the Corporation of Chartered Municipal Officers of Québec (1968, chapter 112) is replaced by the following section:

Corporate
seat **“2.** The corporate seat of the corporation shall be within the territorial limits of the Communauté urbaine de Québec.”

1968, c. 112,
s. 4, am. **2.** Section 4 of the said Act, replaced by section 1 of chapter 70 of the statutes of 1976 and amended by section 1 of chapter 61 of the statutes of 1985, is again amended by replacing paragraph *a* by the following paragraph:

“(a) to group the secretary-treasurers, clerks, treasurers and directors general and all other municipal officers whose offices are recognized under the by-laws made for such purpose by the corporation and who hold an office with a municipality, an urban community, an intermunicipal management board or a public body the board of directors of which is formed entirely of elected municipal officers;”.

1968, c. 112,
s. 9, am. **3.** Section 9 of the said Act, amended by section 2 of chapter 70 of the statutes of 1976, section 3 of chapter 62 of the statutes of 1980

and section 6 of chapter 61 of the statutes of 1985, is again amended by replacing paragraph *b* by the following paragraph:

“(b) that he has held, for at least six months, one of the offices referred to in paragraph *a* of section 4 of the Act;”.

Coming into
force

4. This Act comes into force on 17 June 1992.