

CONSOLIDATED GENERAL REGULATIONS

(English Translation¹)

Initial Adoption July 10th, 2010 Modified July 28th, 2012 Again Modified January 26th, 2018 Again Modified July 21st, 2018

ASSOCIATION DU BASSIN VERSANT DU LAC BLUE SEA

(BLUE SEA LAKE WATERSHED ASSOCIATION)
(PART 3 OF THE COMPANIES' ACT)

HEADQUARTERS

1.	Headquarters: The headquarters of the Blue Sea Lake Watershed Association (heretoafter
	referred to as "the corporation") is situated at 70 Rue Principale, Messines, QC, J0X 2J0.
	2010-07-10

MEMBERS

2. **Categories**: The corporation has two (2) membership categories, namely: active members and associate members.

2010-07-10, 2018-01-26, 2018-07-21

3.1 **Active Members**: An active member of the corporation is any person interested in the aims and activities of the corporation who conforms to the standards of admission that are established from time to time by the Administrative Council for this effect. Active members have the right to participate in all the activities of the corporation, to receive notices regarding general meetings of all members, and to attend and to vote at such meetings. They are eligible to become administrators of the corporation.

2010-07-10, 2018-01-26

3.2 Associate Members: A member of the corporation is any natural person who owns, co-owns, rents or occupies a waterfront location of a lake other than Blue Sea Lake but included in the watershed designated in the Patent Letters of the corporation, and who is a member of a protection group within the meaning of Article 3.2.1.

2010-07-10, 2018-01-26

¹ The French version takes precedence over the English translation



3.2.1	Protection Group: a group or association formed for purposes like those of the
	corporation for a lake, other than Blue Sea Lake, that is part of the watershed
	designated in its Patent Letters and who has been admitted according to Article 3.2.4

2018-01-26

<u>3.2.2 Delegate</u>: A Protection Group is represented by a delegate for the purposes of section 3.2.3 and, on admission under section 3.2.4, for all purposes of the General Regulations of the corporation. The delegate must be and remain an active member and in good standing of the corporation.

2018-01-26

3.2.3 Application for admission: the delegate must submit to the Administrative Council an application for admission for the protection group he wishes to represent. This request must include the name of the group, the certified list of its members, including their names, first names, postal and, where applicable, electronic addresses and, their lakeside address. The Administrative Council can help the delegate with some of this information. The application must be signed by the delegate and at least two of the group's members and include payment of the dues in accordance with Article 4.

2018-01-26

<u>3.2.4 Admission</u>: The Administrative Council examines and approves by resolution the application for admission if all is in order. Such approval confers on all persons on the list provided for in section 3.2.3 the status of associate member of the corporation.

2018-01-26, 2018-07-21

- <u>3.2.5</u> Rights and duties of the delegate: The delegate may, on behalf of the protection group that he represents:
 - a) request access to services or data from the corporation;
 - b) request the registration of the associate members of the protection group he represents on the electronic distribution list of the corporation provided that he provides the latter with their electronic addresses;
 - (c) attend, by invitation or, at his own request (which cannot be unreasonably refused), the corporation's Administrative Council meetings and speak at the meeting when considering any question relating to the protection group he represents.

The delegate shall, for the purposes of the corporation,

- d) contribute to the success of the corporation's mission in respect of his lake and the watershed as a whole;
- e) to encourage the associate members of the protection group that he represents to also contribute to the corporation's initiatives for the benefit of the entire watershed:
- f) submit, upon payment of the annual dues by the protection group he represents, an update of the information referred to in Article 3.2.3.



4.1 Membership Fees: The Administrative Council can, by resolution, establish the annual membership fee to be paid by active members and the protection groups referred to in section 3.2.1, and the moment at which they become due. Such fees are not reimbursable in the event of a member's dismissal, suspension, or withdrawal from the corporation. A member who does not pay the membership fee by the month following the date of his/her eligibility can be struck from the list of members by a resolution of the Administrative Council.

2010-07-10, 2018-01-26, 2018-07-21

4.2 Membership Fees, Rights and Cconditions: Membership fees duly paid shall confer the status of Active Member during the calendar year in which they are paid, expiring on December 31st of that year. The member nevertheless maintains a status of Active Member for the following 180 days during which time he or she may be called to attend Special or Annual General Meetings of the corporation, but without the right to vote. The member may acquire the right to vote at such meetings upon paying his or her membership fees. Unless the membership fees are paid, the status of active member expires on June 30th of the year following the expiry of the membership fees.

2018-07-21

5. Withdrawal: Any member can withdraw at any time from the corporation by so notifying the Secretary of the corporation.

2010-07-10

6. Suspension or Dismissal: The Administrative Council can, by resolution, suspend for a period of its determination or dismiss outright any member who does not pay the membership fee or who commits an act judged to be unworthy or to be contrary or harmful to the aims of the corporation. A decision by the Administrative Council to this end will be final and not subject to appeal; the Administrative Council is authorized to adopt and follow a procedure in this regard as deemed necessary - this procedure need not comply with the rules of natural justice.

2010-07-10

GENERAL MEETINGS

7. Annual General Meeting: The Annual General Meeting of the corporation will take place on the date established each year by the Administrative Council. This date must be announced at least fourteen (14) full days before the meeting. The Annual General Meeting will take place at the corporation's headquarters or at any other place designated by the Administrative Council.



8. Special General Meetings: Special General Meetings will take place at a place determined by the Administrative Council or by the person or persons who convened the meeting. It is up to the President or the Administrative Council to convene such meetings when it is deemed necessary for the effective management of the corporation's business. It must be noted that the Administrative Council is required to call such a meeting upon receipt of a written request to this end that is signed by at least three tenths (3/10) of the active members. This request must specify the aim and objectives of the meeting. The Administrative Council must call the meeting within ten (10) full days of receiving the request. In the event that the Administrative Council fails to do so, the members who signed the request can call the meeting themselves.

2010-07-10

9. Notice of Meetings: All general meetings will be convened via both radio and newspaper announcements and press. Notice of a Special General Meeting must not only specify the date, time, and location of the meeting but also the issues to be addressed at the meeting (and only such issues will in fact be considered at the meeting). It should be noted, however, that a meeting can take place without prior notice if all active members are present or if those absent have given their consent for such a "no-notice" meeting. The presence of a member at a meeting overrides the lack of notice provided to that member. Not notifying - by accident - one or more members of the meeting or not having all the members receive the notice of the meeting does not render null the resolutions adopted at the meeting. The notification period of a meeting is at least ten (10) full days.

2010-07-10

10. **Quorum**: The active members present constitutes the quorum of all general meetings.

2010-07-10

11. **Vote**: At a general meeting, all paid-up active members present have the right to one vote. Voting by proxy is not allowed. In the case of a tie, the President has the deciding vote. All votes are taken by a show of hand unless three members present demand a secret ballot. In that case, the President will appoint two people to oversee the vote (they need not necessarily be active members); these two will be responsible for distributing and collecting the ballots, compiling the result, and notifying the President of same. Unless it is stipulated otherwise in law or in these General Regulations, all questions submitted for decision at a general meeting will be determined by a simple majority (ie, 50% plus one (1)) of the votes validly cast.

2010-07-10

12. President and Secretary of General Meetings: All general meetings will be presided over by the President of the corporation. The Secretary of the corporation will act as the secretary of all such meetings. In their absence, the members will chose a president and/or a secretary of the meeting from amongst themselves.



Procedur e: The President is responsible for ensuring the orderly conduct of the meeting.				
2010-07-10				
THE ADMINISTRATIVE COUNCIL				
Number : The Corporation is administered by an administrative council composed of the number of administrators designated in the corporation's official charter, that is, nine (9) members. This number can be modified in conformance with article 87 of the Companies' Act.				
2010-07-10				
Length of Term : The administrators are elected for a term of two (2) years by the members attending the Annual General Meeting. The positions numbered 1,3,5,7, and 9 will be elected during odd years; those numbered 2, 4, 6, and 8 will be elected during even years.				
2010-07-10				
Eligibility : Only paid-up active members are eligible to serve as administrators. Administrators who have completed their terms are eligible for re-election.				
2010-07-10				
Election: Administrators will be elected each year by active members during the Annual General Meeting. In the case where there are not more candidates than the number of positions to be filled, the candidates will be appointed by acclamation. In the case where, there are more candidates than positions to be filled, the election will be conducted by secret ballot and determined by a simple majority. Members can use a single ballot sheet to indicate all five (5) of their choices in odd years and all four (4) of their choices during even years. Anyone interested in exercising the function of an administrator can nominate his/herself. Anyone interested in exercising the function of an administrator but is not at the Annual General Meeting can present him/herself as a candidate by either providing his/her written consent or being nominated by an administrator to whom he/she has given his/her verbal consent.				

18. **Vacancies**: Any administrator whose position has been declared vacant can be replaced through a resolution by the Administrative Council; however, the replacement will fill the position only until the next Annual General Meeting. When there is a vacancy in the Administrative Council, it is at the discretion of the council as to whether the vacant position will be filled. While there is still a quorum, the council can continue to validly exercise its functions.

2010-07-10

2010-07-10, 2012-07-28



- 19. **Withdrawal of an Administrator**: An administrator ceases to be part of the council and to exercise his/her functions if:
 - he/she absents him/herself from two (2) consecutive or three (3) non-consecutive duly convened council meetings, except for reasons of illness or of overriding circumstances unless otherwise decided by the Administrative Council;
 - presents his/her resignation in writing to the Administrative Council;
 - c) dies, becomes insolvent or unfit;
 - d) ceases to possess the required qualifications;
 - as indicated in the corporation's charter, members can dismiss an administrator at a general meeting. The notice of the meeting must indicate which administrator will be considered for dismissal and the major reason for such dismissal.

2010-07-10	

20. **Remuneration**: The administrators will not be remunerated for their services. However, with the approval of the Administrative Council, they can be reimbursed for expenses directly related to the performance of their duties. The Administrative Council determines under what circumstances and at what rate such expenses may be reimbursed.

2010-07-10, 2012-07-28

21. **Indemnification**: All administrators, and their lawful heirs, will be indemnified by the corporation against any legal action or claims submitted against them for any action or decisions they have taken in the exercise or the execution of their functions as administrators except in the case of their own willful negligence.

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ADMINISTRATIVE COUNCIL MEETINGS

22. **Date**: The administrators will meet as often as necessary, but not less than four (4) times a year.

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23. Convening and Place of Meetings: Administrative council meetings will be convened by the Secretary or the President. They will take place at the corporation's headquarters or at any other location designated by the President or the Administrative Council.

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24.	Notice of Meetings : The notice of an administrative council meeting will be promulgated by email, fax, or by telephone (excluding voicemail). The date of the meeting will be decided by
	the council. Seven (7) full days notice of the meeting will be provided except in the case of a
	special meeting which requires only three (3) full days notice. If all administrators are present
	or if their absences have been agreed to, a meeting can take place without prior notification.
	The administrative council meeting that takes place immediately after the Annual General
	Meeting does not require prior notification. The presence of an administrator at a meeting
	takes precedence over the lack of prior notification of that administrator.

2010-07-10

25.	Quorum and Vote: The quorum for a meeting of the administrative council is five (5)
	administrators. All issues will be decided by a majority of votes. The administrators have one
	vote each. The President has the deciding vote in the event of a tie.

2010-07-10

26. **President and Secretary of the Meeting**: Administrative council meetings will be presided by the President of the corporation. The Secretary of the corporation will act as the secretary of these meetings. In their absence, the administrators will select a president and/or secretary of the meeting from amongst themselves.

2010-07-10

27. **Proceedings**: The president of the meeting is responsible for the orderly and effective conduct of the meeting.

2010-07-10

Written Resolution: A written resolution signed by all the administrators or approved by email by all the administrators is valid and has the same effect as if it had been adopted at an administrative council meeting. Such a resolution must be included, by date, in the register of the corporation's minutes.

2010-07-10

29. **Participation by Telephone**: If everyone agrees, administrators can participate in a council meeting by speaker phone or a similar device. If they do so, they are considered to have attended the meeting.



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	OFFICERS
; (Designation : The officers of the corporation are: the President, the Vice-President, the Secretary, and the Treasurer as well as another officer whose title and functions are determined by a resolution of the Administrative Council. The same person cannot hold more than one officer position. The mandate of an officer is for a maximum of one year and expires as of the date of the Annual General Meeting. An officer can be re-elected or reappointed.
2	2010-07-10
(Election : At its first meeting following the Annual General Meeting or thereafter when circumstances so require, the Administrative Council must elect or appoint the officers of the corporation.
2	2010-07-10
:	Remuneration: The officers of the corporation will not be remunerated as such for their services.
2	2010-07-10
((Delegation of Powers : In the event of the absence or incapacity of an officer of the corporation, or for any reason judged sufficient by the Administrative Council, the latter can delegate the powers of that officer to another officer or to a member of the council. 2010-07-10
(President : The President is the chief executive officer of the corporation. He presides over the General and the Administrative Council Meetings. He oversees the decisions of the Administrative Council, signs all documents requiring his signature, and fulfills all duties that, from time to time, are assigned to him by the Administrative Council.
2	2010-07-10

36. **Secretary**: The Secretary attends the General and Administrative Council Meetings and drafts the minutes thereof. He fulfills all duties assigned to him by these regulations or by the Administrative Council. He/she signs all documents that require his/her signature. He/she maintains a register of the minutes and all corporate files.



37.	Treasurer : The Treasurer is responsible for the care and custody of the corporation's finances and financial records. He/she shall maintain a precise record of the corporation's assets and liabilities and its revenue and disbursements in one or more registers purchased for this purpose. He/she will deposit the corporation's money in a financial institution determined by the Administrative Council.				
	2010-07-10				
38.	Resignation and Dismissal : Any officer can at any time resign his/her position by submitting a written note to this effect to the President or the Secretary or during a meeting of the				

a written note to this effect to the President or the Secretary or during a meeting of the Administrative Council. Officers are subject to removal for or without cause by a resolution of the Administrative Council, unless otherwise agreed to in writing.

2010-07-10

39. **Vacancies**: If an officer position becomes vacant as a result of death, resignation, or any other cause, the Administrative Council can, by resolution, elect or appoint another qualified person to fill this vacancy. This officer will retain his position for the duration of the mandate of the officer he/she has replaced.

2010-07-10

FINANCIAL MEASURES

40. **Fiscal Year**: Unless otherwise indicated by the Administrative Council, the corporation's financial year will end on 31 December.

2010-07-10

41. **Chartered Accountant**: Subject to legal requirements, the council can - until the next Annual General Meeting - appoint a chartered accountant to examine the corporation's books and prepare a financial statement.

2010-07-10

Expenditures: Apart from the exception noted hereafter, all expenditures must be approved in advance by the Administrative Council. However, the President, with the concurrence of two other officers, may approve expenditures of less than three hundred dollars, but only if such expenditures are required to support an already approved project or program.



BANKING INSTRUMENTS AND CONTRACTS

42.	Banking Instruments: All cheques, bills, and other banking instruments of the corporation must be signed by those persons designated (a minimum of two) for this purpose by the Administrative Council. 2010-07-10
43.	Contracts: Contracts and other documents requiring the signature of the corporation must be approved in advance by the Administrative Council and, upon such approval, will be signed by the President and by the Secretary or the Treasurer or by another officer or person designated by the Administrative Council depending on the nature of a contract or a particular document.
	MODIFICATIONS TO THE REGULATIONS
44.	Modifications : The Administrative Council has the power to repeal or to modify any aspect of these regulations, however, such abrogation or modification will not take effect unless it is ratified at a Special General Meeting; this interim ratification will only be in effect until the next Annual General Meeting at which it must again be ratified. If this abrogation or modification is not ratified by a simple majority of votes at the Annual General Meeting it will immediately cease to be in effect.
	2010-07-10
	data July 21 st 2018
•	date July 21 st , 2018 Beauchemin, Secretary