

<p>27 (1) Sous réserve du paragraphe (2), l'assurances-dépôts d'une institution financière</p>	<p>27 (2) Une institution provinciale membre à qui est expédié en vertu du présent chapitre un avis écrit expédié et reçu au siège social de la Société avant l'expiration de délai visé au présent chapitre que lui soit accordée la possibilité de présenter ses observations.</p>	<p>27 (3) Where a hearing is requested under subsection (1), the Board of Directors of the Corporation or a committee thereof established by the Board for the purpose shall, before the expiration of the period specified in the notice sent or delivered under subsection (1), hear the provincial member institution in such manner as the Board or the committee, as the case may be, deems appropriate and the Board or the committee shall thereafter confer or confer with the notice.</p>	<p>27 (4) La Société soumise au présent chapitre au titre de l'application du paragraphe (1) dans les cas où soit le ministre provincial compétent, soit le contrôleur provincial, par le conseil de l'institution provinciale accepte ou des éléments d'avis de celle-ci.</p>	<p>27 (5) L'annulation d'un présent contrat-membre au paragraphe (3) ou (4) n'entraîne pas l'annulation d'un présent contrat-membre donné en application du paragraphe 25(1).</p>	<p>28 (1) Une institution provinciale membre peut résilier une police d'assurance-dépôts en donnant l'avis de résiliation exigé à cette police.</p>	<p>28 (2) Seul disposition contraire de la police d'assurance-dépôts d'une institution provinciale membre, l'article 28 s'applique à l'égard des dépôts effectués auprès de l'institution lors de la résiliation de la police par elle.</p>	<p>28 (3) Unless the policy of deposit insurance of a provincial member institution otherwise provides, section 28 applies in respect of deposits with the institution on the termination of the policy by the institution.</p>	<p>28 (4) The Corporation shall revoke a deposit policy or delivered under subsection (1) where the appropriate provincial minister or provincial supervisor, as the case may be, has taken control of the provincial member institution or its assets.</p>	<p>28 (5) Unless a notice sent or delivered under subsection (1) is revoked under subsection (3) or (4), the policy of deposit insurance of the provincial member institution to which the notice was sent or delivered shall terminate on the expiration of the period specified in the notice.</p>	<p>28 (6) The Corporation shall revoke a deposit policy or delivered under subsection (1) where the appropriate provincial minister or provincial supervisor, as the case may be, has taken control of the provincial member institution or its assets.</p>	<p>28 (7) Where a hearing is requested under subsection (1), the Board of Directors of the Corporation or a committee thereof established by the Board for the purpose shall, before the expiration of the period specified in the notice sent or delivered under subsection (1), hear the provincial member institution in such manner as the Board or the committee, as the case may be, deems appropriate and the Board or the committee shall thereafter confer or confer with the notice.</p>	<p>28 (8) The revocation of a notice under subsection (3) or (4) does not revoke a notice given under subsection 25(1).</p>	<p>28 (9) A provincial member institution may terminate a policy of deposit insurance by giving such notice of termination as may be required by the policy.</p>	<p>28 (10) Unless the policy of deposit insurance of a provincial member institution otherwise provides, section 28 applies in respect of deposits with the institution on the termination of the policy by the institution.</p>	<p>28 (11) Subject to subsection (3), the deposit insurance of a member institution</p>
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