

(Updated September 2016)

COURT OF APPEAL FROM PARIS

REGISTRATION DOCUMENT FOR INITIAL INSCRIPTION  
ON THE LIST OF JUDICIAL EXPERTS

Dear,

You have expressed the wish to be included on the list of judicial experts of the Court Of Paris.

I would like to draw your attention to the fact that the judicial expert, as such, No way a profession.

By applying to be listed on the Court of Appeal, you only agree to Part of your time in the service of justice and to assist you, your Knowledge, your professional experience in carrying out such a mission that Be entrusted to you by a court.

**It is in the light of the needs expressed by the courts of the  
The General Assembly of the Court shall assess the merits of the candidatures by  
That those submitted by excellent professionals who, moreover,  
Guarantees of morality, impartiality, independence and availability.**

You will find, at the end of the file:

- the legislative and regulatory texts which determine the **conditions for inclusion** in the list Experts and the **status** of the latter.
  - the new nomenclature as it results from the orders of 10 June 2005 and 12 May 2006;
- In which you must choose , **without modifying the title or the code** , the  
The specialties in which you apply for your registration.

## CONSTITUTION OF THE FILE

You must **only** submit **one** application **file** even if you are applying for Several specialties.

You will find enclosed the frame of the application file for the initial registration **WHO MUST BE SCRUPULOUSLY RESPECTED.**

**In addition to page 1, which should be very carefully Include a declaration on honor which must be signed**, you will Establish, for each of the headings (1 to 11), a folder in which you will pay the supporting documents (Specify the number and title of the rubric concerned).

You will classify these listed folders in chronological order of the file.

You will find, on page 3, a reminder of the parts that must be attached to your folder.

**We would like to draw your attention to the fact that the responsibility for And that the services of the experts of the various public prosecutor's offices within the jurisdiction of the Court of Appeal will not intervene to claim the missing coins .**

## SUBMISSION OR FILING OF FILE

This application *must be sent, in three identical copies*, by letter *Recommended with acknowledgment of receipt or deposited against receipt, before March 1 of each year,* **To the Public Prosecutor of the High Court** within whose **jurisdiction** you Practice your main professional activity, unless you choose Which an option is open to you (cf art 6 of the Decree of 23 December 2004).

You will find, below, the addresses of the different floors of the spring.  
Your envelope should be labeled as follows:

**Mr. Prosecutor of the Republic  
Service of Experts  
Court of First Instance of ....**

TGI of Auxerre - 1, place of the Palace of Justice, BP 39, 89010 Auxerre Cedex,  
TGI of Bobigny - 173 avenue Paul Vaillant Couturier, 93008 Bobigny,

TGI of Créteil - Rue pasteur Vallery-Radot, 94011 Créteil,

TGI of Evry - 9, rue des Mazières, 91012 Evry,

TGI of Fontainebleau - 159, rue Grande, 77305 Fontainebleau,

TGI of Meaux - Avenue Salvador Allende, 77109 Meaux Cedex,

TGI of Melun - 2, avenue du General Leclerc, 77010 Melun,

TGI of Paris -Section AC.1 - 6<sup>th</sup> division - (Esc- S- 5 Floor)

-4, boulevard du Palais 75055 Paris Cedex 01,

TGI of Sens - 1, rue du Palais de Justice, 89108 Sens Cedex.

**Records that do not cover one of the specialties of the nomenclature or that will not be Sent before 1 March of each year ( as per postmark ) shall not be Will not be subject to the discretion of the General Assembly of the Court of Appeal (irrespective of No derogation can be granted).**

If you would like more information, we invite you to consult  
The Court of Appeal of Paris, corresponding to your specialty,  
You will find the list in annex.

## **THE JUDGE IN CHARGE OF THE SERVICE OF EXPERTS**

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Page 3

### **LIST OF PARTS TO BE PRODUCED**

#### **PHYSICAL PERSONS**

Signed letter of motivation

G photocopy of the valid CNI or passport  
And possibly a photocopy of the residence permit (heading 1)

G If you no longer have a professional activity, a  
Proof of residence (heading 2)

G possibly supporting your previous registration  
(Heading 4)

G photocopy of diplomas and degrees obtained and,  
Where appropriate, their translation if they have been issued by  
Foreign institutions (heading 5)

G list of publications and work carried out (heading 5)

G if applicable, the declaration of affiliation to URSSAF  
(Heading 6)

GK BIS and registration number Siret if you are the leader  
Of the company

G Option for self-entrepreneur status  
(Law No. 2008-776 of 4 August 2008 on the modernization of the economy -  
Attach supporting documents

G for employees: certification by the employer authorizing the  
Candidate to carry out any appraisals during his  
Working time (heading 6)

G for any profession of a professional order

### **LIST OF PARTS TO BE PRODUCED**

#### **MORAL PEOPLE**

G letter signed by the officer, signed

GK BIS and registration number Siret

G detailed description of the activities of the legal person

G list of publications and work carried out,

G justifications that it has the technical means  
And appropriate qualified personnel

G has its registered office, a  
Branch or a related technical establishment  
With his specialty, within the jurisdiction of the Court of Appeal

G production of its statutes.

Any person holding an equal or  
More than 10% of the capital of the company  
You must fill in the first page of the file:  
Identity (heading 1) and addresses (heading 2)

Enclose the certificate of enrollment  
(Heading 6)

GFor civil servants, non-right-holders  
Public and industrial workers of the state,  
Decree No. 2007-658 of 2 May 2007 provides that cumulation  
Of an ancillary activity (expertises) with an activity  
Is subject to the issuing of an authorization  
By the authority to which the person concerned belongs.

To obtain this authorization, a written request must be  
The competent authority. In the absence of a decision  
Express written contrary within the deadline of one month,  
The person concerned shall be deemed to be authorized to carry on the ancillary activity.

In such a case the person concerned shall enclose a copy of his application.

(Art. 25 - 4 of the law n ° 2007-148 of February 2, 2007 of  
Modernization of the civil service and 2 to 6 of the decree  
No 2007-658 of 2 May 2007 on the cumulation of activities of  
Officials, non-incumbent public officials and  
Workers governed by the pension scheme of establishments  
Of the State).

**P ARIS CALL OF APPEAL**

**INITIAL REGISTRATION DOCUMENT  
ON THE LIST  
OF JUDICIAL EXPERTS**

Photo

**2018**

**Law of 29 June 1971 relating to judicial experts as amended  
Decree of 23 December 2004 amended**

\* ~~1ere~~ request: Q YES  
Q NO (specify years of previous applications - attach copy of last  
Decision to reject the application)  
.....

\* Extension of registration   
(Specify the specialty (s) in which the candidate is already registered and year of registration)  
.....  
.....

**1. I DENTITY OF THE CANDIDATE**

**1.A Natural person**

Name.....  
(For married women, maiden name followed by wife's name)  
*Specify the name you wish to appear in the directory* .....

First .....

Birth date..... Department or Country .....

Place of birth.....

Nationality.....

Family status : .....

Spouse's name.....

Occupation of spouse.....

(Enclose copies of the family record, national identity card or passport and, where applicable, the stay).

**1.B Legal person**

Name / Company Name .....

Legal representative.....

Registration number.....

**2. APPLICANT'S RESPONSIBILITIES**

**2.A. Place of the main professional activity ( address in the directory)**  
(Specify the name of the company if it appears on the mailbox)

.....  
.....  
.....

Phone number: .....

Fax no : .....

N ° portable: .....

E-mail adress : .....

**2.B. Personal domicile (legal representative for legal persons)**

.....  
.....  
.....

Phone number: .....

**3. SPECIALITY ( S ) IN WHICH REGISTRATION IS REQUESTED**  
**SE MANDATORY REFER TO THE NOMENCLATURE ATTACHED BY PRECISING**  
**IMPERATIVELY COMPUTER CODE**

branches : .....

Topics : .....  
specialties : .....  
.....

Specify, if applicable, your specific orientation, within each of the solicited sections and to justify :

.....  
.....

**4. REGISTRATION AS A JUDICIAL EXPERT**

**4. A. HAS REGISTERED AS A JUDICIAL EXPERT :**

Q YES Q NO

If yes, please specify:  
The date and duration of registration: .....  
The Court of Appeal concerned: .....  
The specialty (s) in which you were registered:

.....  
The date of withdrawal or cancellation or non-re-registration (attach a copy of the decision to withdraw or Cancellation or non-re-registration): .....

**4. B. FOR THE BRANCH - H- INTERPRETATION - TRANSLATION**

**Are you already registered in another Court of Appeal ?**

Q YES Q NO

If yes, please specify:  
The Court of Appeal concerned: .....  
The date of registration: .....

The specialty (s) in which you are registered:  
.....

**5. DIPLOMAS - PUBLICATIONS - WORKS**

**5. A. DIPLOMAS , UNIVERSITY TITLES OBTAINED (\*)**

(Attach the photocopy of diplomas, their equivalence and, if necessary, their translation by an expert Sworn if issued by foreign institutions).

**5. B. PUBLICATIONS AND / OR COMMUNICATIONS CARRIED OUT (\*)**

**5. C. SCIENTIFIC , TECHNICAL OR PROFESSIONAL WORK PERFORMED (\*)**

**6. CURRENT AND PRINCIPAL PROFESSIONAL ACTIVITY (\*)**

\* Detail the nature of the activities to highlight the link with the specialty requested,  
\* For any profession of a professional order, attach the certificate of registration,  
\* For employees attach an attestation of the employer authorizing the candidate to carry out the appraisals During his working hours,

**6. A.** For his / her personal account (specify, if applicable, the number of affiliation to the URSSAF)  
.....

**6. B** For one or more employers (specify name, address and date of hiring)

In the case of a company or other legal entity, attach a K BIS and the SIRET registration number. Join a K BIS if it is your own company

(\* This document is a frame to follow. Where appropriate, to constitute sub-coasts by specifying the number and Heading of the heading.

**6.C. For civil servants, non-incumbent public officials and establishment workers Of the State, attach the authorization to accumulate an ancillary activity (expert opinion) issued by The authority to which you belong . To obtain this authorization, you must have made a written request to the competent.**

Authorized to carry out the ancillary activity. In the absence of an express written decision to the contrary within the one-month response period, you are deemed

In this case, you will attach a copy of your application. (Art. 25 - 4 of the law n ° 2007-148 of February 2, 2007 of Modernization of the civil service and art. 2 to 6 of Decree No 2007-658 of 2 May 2007 on the cumulation of activities Civil servants, non-public officials and workers in state industrial establishments.

**6.D. Option for the status of the self-entrepreneur (law n ° 2008-776 of August 4, 2008 of modernization of Economy). Attach a proof of self-entrepreneurial quality**

**7. OTHER ACTIVITIES CARRIED OUT BY THE APPLICANT , DESCRIBE (\*)**

(Teaching, training activities, associative mandate, others, ...):

**8.LIST OF PREVIOUS FUNCTIONS (\*)**

**8.A** For his personal account: .....

**8.B.** For one or more employers (specify, their addresses and periods of employment)

**9. INDICATION OF THE MEANS AND INSTALLATIONS OF WHICH THE CANDIDATE MAY HAVE THE EXERCISE OF ITS PROFESSION (\*)**

**10. E EXPERT EXPERIENCE (\*)**

**10.A. Activity for the judiciary**

Number of expert opinions carried out at the request of a court: .....

Please specify the nature of the jurisdiction and attach the list of cases, indicating the date of the mission, the Identification number of the procedure (civil directory or prosecution number) and the reasons for any Prorogation .....

**10.B. Activity on behalf of one or more insurance companies - This section must be IMPERATIVELY completed -**

Must the candidate perform or have performed expert appraisals on behalf of insurance companies or

Q YES

Q NO

**If yes**

In which area (assessment of economic and financial damage, compensation for bodily injury ...)

.....

Are you linked to an insurance company by a contract providing for your regular intervention as an expert in its ratings ? Make any useful clarification.

.....

What is the percentage (percentage) of your total activity on behalf of these companies over the two last years.

.....  
.....

(\* ) This document is a frame to follow. If necessary, subcategories should be provided, specifying the number and title Of the heading.

Specify the number of assignments you have made to insurance companies during the two last years.

.....

Specify the name of the insurance companies for which you have been involved in the last two years.

**11.H** IS THE CANDIDATE EXERCISE FUNCTIONS WITH THE **C**OUNCIL OF THE **P**RUDENTS OR OF THE **T**RIBUNAL OF **C**OMMERCE ?

Q YES

Q NO

If so, which ones:

.....

.....

**SWORN STATEMENT**

**- which must be imperatively signed -**

I, the undersigned, certify on my honor the accuracy of the Mentioned above and undertakes to bring to the attention of the Prosecutor General of the Paris Court of Appeal, Service des Experts, 34 quai des Orfèvres, 75055 Paris Cedex 01, any changes that may occur in my situation.



In addition :

I affirm that I have not been the author of facts contrary to honor, probity or good  
Or the perpetrator of facts of the same nature which gave rise to a disciplinary sanction or  
Administrative order for removal, cancellation, revocation, withdrawal of authorization or authorization,

I declare that I have not been subjected to personal bankruptcy or any other sanction,  
Of Title V of Book VI of the Commercial Code,

I declare that I fulfill the conditions for registration as defined in Article 2 of the Decree  
Of 23 December 2004 on judicial experts, as amended by the Decree of 19 July 2007,

And undertakes to respond to the requests of the courts, to fulfill my task as an expert with  
Diligence and to carry out myself the appraisals that will be entrusted to me.

the.....

Made in .....,

Signature

## Article 1

· Amended by Law No. 2004-130 of 11 February 2004 - Art. 46 JORF 12 February 2004

Subject to the restrictions provided for by law or regulations, judges may designate  
Make findings, provide them with a consultation or carry out an appraisal, a person  
On one of the lists drawn up pursuant to Article 2. They may, where appropriate,  
Appoint any other person of their choice.

## Article 2

· Amended by LOI No. 2012-409 of March 27, 2012 - Art. 9

I. It is established for the information of the judges:

1. A national list of judicial experts drawn up by the office of the Court of Cassation;

2 ° A list of judicial experts drawn up by each court of appeal.

II.-The initial registration as an expert on the list drawn up by the Court of Appeal shall be made,  
Special section, on a probationary basis for a period of three years.

At the end of this probationary period and upon presentation of a new application, the expert may  
Reinstated for a period of five years, after a reasoned opinion of a committee involving

Representatives of the courts and experts. To this end, the experience of the person concerned

And his knowledge of the guiding principles of the trial and the rules of procedure

Applicable to the instructional measures entrusted to a technician.

Subsequent reinstatements for a period of five years are subject to

Application under the conditions set out in the preceding paragraph.

III.-Nobody can appear on the national list of judicial experts if he does not

A list drawn up by a court of appeal for at least five years,

Competences recognized in a Member State of the European Union other than France and

Acquired by the exercise in that State, for a period not less

Five years, of activities likely to provide technical information to the courts in the

Jurisdiction.

IV.-The decision refusing to register or re-enrolling on one of the lists provided for in I is  
motivated.

V.-A decree in Council of State fixes the conditions for the application of this article and determines the  
Composition and operating rules of the Commission provided for in II.

## Article 3

· Amended by Law No. 2004-130 of 11 February 2004 - Art. 48 JORF 12 February 2004

Persons listed on one of the lists established by section 2 of this Act may not

Their status as "an expert approved by the Court of Cassation" or

"Expert to the Court of Appeal of ...".

The denomination may be followed by an indication of the specialty of the expert.

Experts admitted to the honorary may continue to use their title, provided that they do so  
Followed by the word "honorary".

## Article 4

· Amended by LOI n ° 2010-1609 of 22 December 2010 - Art. 39

Any person, other than those mentioned in Article 3, who has made use of one of the

Denominations referred to in that article shall be punished with the penalties provided for in Article 259 of the Criminal Code.

The same penalty shall be imposed on a person who has made use of a name

Resemblance likely to cause a misunderstanding in the minds of the public with the denominations

Referred to in Article 3.

The expert will be punished with the same penalties, admitted to the honorary office, who has failed to forward his title  
By the word "honorary".

### Article 5

· Amended by LOI n ° 2010-1609 of 22 December 2010 - Art. 40  
I. - The withdrawal of an expert appearing on one of the lists mentioned in Article 2 of Article 2 may be  
Decided, as the case may be, by the first President of the Court of Appeal or the first President of the Court  
The request of the expert, or if the withdrawal is made necessary by  
Circumstances such as prolonged displacement, illness or serious  
permanent.

The first President of the Court of Appeal or the first President of the Court of Cassation shall proceed  
Withdrawal of the expert when he reaches the honorarium when he no longer fulfills the conditions  
Residence or place of practice required for registration or re-registration,  
Or when he is subject to personal bankruptcy or a disciplinary sanction or  
An obstacle to registration or re-entry on a roster of experts.  
When an expert no longer fulfills the conditions of residence or place of professional practice  
The first President of the Court of Appeal may decide, upon justification by the expert of the  
Application for inclusion in the list of another appellate court, to retain the  
The expert until the date of the decision of the assembly of magistrates of the seat of the Court of Appeal  
Ruling on that request.

II. - The removal of an expert from one of the lists mentioned in Article 2 I may be  
Pronounced by the registering authority:

1 ° In the event of legal incapacity, the person concerned, if necessary assisted by a lawyer, heard or called  
Formulate its observations;

2 ° In case of disciplinary fault, in application of the provisions of article 6-2.

The removal of an expert from the national list automatically entails his removal from the list of courts  
call. The removal of an expert from a list of appellate courts automatically entails the  
The national list.

A Conseil d'Etat decree determines the conditions under which an expert likely to be  
May be temporarily suspended.

### Article 6

· Amended by Law No. 2004-130 of 11 February 2004 - Art. 50 JORF 12 February 2004

When they were initial registered on a list drawn up by an appellate court, the experts  
Before the Court of Appeal of the place where they reside, to carry out their mission, to  
Report and give their opinion in their honor and conscience.

The oath must be renewed in the event of a new registration after cancellation.

Experts not appearing on any of the lists lend, whenever they are committed, the oath  
Provided for in the first paragraph.

### Article 6-1

· Amended by Law No. 2004-130 of 11 February 2004 - Art. 51 JORF 12 February 2004

Subject to the provisions of article 706-56 of the Code of Criminal Procedure,  
In judicial proceedings, to identify a person by his or her fingerprints.  
Persons listed on the lists established by Article 2 of this Law and having  
Is the subject of an authorization under conditions determined by decree in Council of State.

### Article 6-2

· Amended by LOI n ° 2010-1609 of 22 December 2010 - Art. 41

Any contravention of the laws and regulations relating to his profession or his mission as an expert,  
Breach of probity or honor, even relating to facts outside missions  
Assigned to him, exposes the expert who is the author to disciplinary proceedings.

The withdrawal or cancellation of the expert shall not preclude prosecution if the facts  
Alleged to have been committed during the performance of his duties.

The disciplinary penalties are:

1. The warning;

(2) temporary cancellation for a maximum period of three years;

3 ° Cancellation with definitive deprivation of the right to be entered on one of the lists provided for in Article 2,  
Or the withdrawal of the honorarium.

Proceedings shall be brought before the authority which made the registration, which shall decide  
Committee on Discipline. Disciplinary decisions are subject to appeal  
Before the Court of Cassation or the Court of Appeal, as the case may be.

The expert who is temporarily struck off shall again be subject to the probationary period if he requests  
New entry on a list of appeal courts. It may not be entered on the national list  
That after a five-year registration period on a list of appeal  
radiation.

A decree of the Conseil d'Etat shall lay down the conditions for the application of this Article,  
Rules of procedure applicable to the disciplinary proceeding.

## **Article 7**

The conditions for the application of this Law shall be determined by decrees  
including the modalities of registration on lists, those relating to the provision  
oath to the age limit and honorary.

## **Article 8**

1. Modifié by Order No. 2011-1875 of 15 December 2011 - s. 3

This Act is applicable in the territorial unit of Saint Pierre and Miquelon. For his  
application to this community, the powers vested in the Court of Appeal shall exercise the  
upper appeal court. Similarly, the powers devolved to the first president of the court  
Appeals are exercised by the president of the upper appeal court.

This Act is applicable to Mayotte, New Caledonia, French Polynesia and  
Wallis and Futuna under the following adaptations:

1. For application to Mayotte, the powers vested in the Court of Appeal shall be exercised by the  
Call Room Mamoudzou and those assigned to the first president by the president of the  
Call Room Mamoudzou;

2. For application to Mayotte of Article 2, the words "near reasoned opinion of a commission

3 ° In the last paragraph of Article 6, the words "that provided for in Article 308 of the Code of Civil Procedure "Are replaced by the words" that provided for by the applicable provisions of Civil Procedure locally on oath ".

In New Caledonia, French Polynesia and Wallis and Futuna, it is applicable in its version in force at the date of publication of Ordinance No. 2011-1875 of 15 December 2011.

The President: GEORGES POMPIDOU.

Prime Minister Jacques CHABAN-Delmas.

The Minister of Justice, Minister of Justice, RENE PLEVEN.

PREPARATORY WORK: "Law No. 71-498

National Assembly :

Draft law No. 91;

Report by M. Massot, on behalf of the Committee on Laws (No. 1714);

Discussion and adoption May 18, 1971.

Senate:

Proposed law adopted by the National Assembly No. 250 (1970-1971);

Report by Mr ESSEUL, on behalf of the Committee on Laws, No. 303 (1970-1971);

Discussion and adoption June 19, 1971.

DECREE  
Decree No. 2004-1463 of 23 December 2004 relating to judicial experts.

NOR: JUSC0420950D

The Prime Minister,

On the report of the Minister of Justice, Minister of Justice,

Given the Criminal Procedure Code, including Article 157 thereof;

Considering the code of judicial organization, in particular Articles R. 121-7, R. 225-2 and R. 225-3;

Given the new Code of Civil Procedure;

Given Law n ° 71-498 of 29 June 1971 amended on legal experts;

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Given Law n ° 2004-130 of 11 February 2004 reforming the statute of some judiciary and legal, legal experts, patent attorneys and experts in sales public auction;

Considering Decree No. 85-1389 of 27 December 1985 concerning the judicial officers, attorneys judicial liquidation of companies and experts in company diagnostics, including its Articles 83 and 84;

The Council of State (interior section) heard,

## **Article 1**

It is compiled each year a national list and a list by appeal court on which are Registered appointed experts in both civil and criminal matters.

These lists are drawn up in accordance with a nomenclature established by order of custody Seals, Minister of Justice.

## **TITLE I: REGISTRATION ON THE LIST OF EXPERTS**

### **Chapter I: Terms of registration.**

#### **Article 2**

· Amended by Decree No. 2007-1119 of 19 July 2007 - Art. 1 Official Journal of 21 July 2007

An individual may be registered or reregistered on a list of experts if it meets the following conditions:

1. Do not have committed acts contrary to honor, probity or morality;
2. Not having been the author of the facts giving rise to disciplinary or administrative sanction dismissal, cancellation, revocation, withdrawal of approval or authorization;
3. Not having been struck by bankruptcy or other sanctions under Title II Book VI of the Commercial Code;

4. Exercise or exercising for a sufficient time profession or activity report with his specialty;
5. Exercising or having pursued that profession or activity in conditions conferring sufficient qualification;
6. Do not engage in any activity incompatible with the independence necessary for the exercise missions legal expertise;
7. Subject to the provisions of Article 18, be under the age of seventy years;
8. For candidates for inclusion on a list prepared by an appellate court, in a section other than translation, carry on their main occupation within the jurisdiction of this court or, for those who no longer exercise of professional activity, to be his residence.

### **Article 3**

· Amended by Decree No. 2007-1119 of 19 July 2007 - Art. 1 Official Journal of 21 July 2007

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For the registration of a legal entity on a list of experts, it has to be justified:

1. That the leaders meet the conditions in points 1, 2, 3 and 6 of Article 2;
2. That the corporation carries on business for a time and under conditions that have him conferred sufficient qualification with respect to the specialty in which it desires its registration;
3. That this activity is not incompatible with the independence necessary for the exercise of legal expert missions;
4. That the corporation has the technical resources and appropriate qualified personnel;
5. For registration on a list prepared by an appellate court, in a section other than the Translation, it has its head office, a branch or a technical institution report with its specialty in the jurisdiction of the Court of Appeal.

In addition, appropriate to the production of the articles and indicating the name of each person owning a fraction of at least 10% of the share capital.

A corporation that would give primary purpose or ancillary mission execution Expertise may be admitted on a list of experts.

However, the provisions of the preceding paragraph does not preclude the inclusion in a list Experts of a corporation intended to perform forensic or examinations, searches and identification by DNA analysis in accordance the provisions of Decree No. 97-109 of 6 February 1997 on the conditions for approval of persons authorized to carry out DNA identifications under of legal proceedings.

### **Article 4**

Any change in the situation of the natural or legal persons who have applied or obtained their inclusion on a list, regarding the provisions of Articles 2 and 3 should be brought without delay to the prosecutor.

## **Article 5**

No person or entity shall be registered on several appeals court lists.

## **Chapter II: Procedure for registration on the lists**

### **Section 1: Initial Registration on a list prepared by an appeals court.**

## **Article 6**

· Amended by Decree No. 2011-1173 of 23 September 2011 - Art. 25

Applications for initial inclusion on a list prepared by an appeals court for a period of three years are sent before March 1 of each year to the public prosecutor about the district court in whose jurisdiction the applicant carries on business and has his residence or, for requests for inclusion in the category translation, prosecutor near the high court of the seat of the Court of Appeal.

The application is supported by all relevant details, including the following information:

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1. indication or headings as well as or specialties in which registration is requested;
2. Indication of degrees or diplomas of the applicant, its scientific, technical and professional, different duties performed and the nature of all activities professional he carries with, if applicable, the name and address of its employers;
3. Justification of the applicant's qualification in his specialty;
4. Where appropriate, indication of the means and facilities which the candidate may have.

## **Article 7**

The prosecutor instructs the original listing application. It verifies that the candidate qualifies. It collects all information on the merits of it.

During the second week of September, the prosecutor forwards nominations to the Attorney General who took the first president of the Court of Appeal for consideration by the general meeting of judges from the Court of Appeal.

## **Article 8**

· Amended by Decree No. 2006-1319 of 30 October 2006 - s. 1 Official Journal of 31 October 2006



When the court has more than three bedrooms, the general meeting may be held in Select Committee as provided for in Article R. 761-46 of the Code of Judicial Organization.

When the court has more than five rooms, the General Assembly may meet in a limited training which are represented either every room if it has six or, if she has more, six of the bedrooms in this case, four acting respectively in civil, commercial, social and criminal. The general assembly of judges designate each year the judges who make up this training. The training is limited chaired by the president or his delegate.

The high courts, commercial courts and industrial tribunals of appears from the Court of Appeal are represented at the general meeting, even if the seat select committee or in restricted, by one of their members who participate with voice Advisory to the examination of applications. However, the first President may exempt certain courts to be represented, provided at least one member of each category of court seat in the General Assembly.

The first president designates one or more judges to perform the duties of reporter.

The general meeting shall decide after hearing the magistrate's report and Public minister.

## **Article 9**

The initial inclusion on the list drawn up by the General Assembly of the Court of Appeal, his select committee or restricted training is done in the particular item under II Article 2 of the Law of 29 June 1971 referred to above.

## **Section 2: Re-registration on a list prepared by an appeals court.**

### **Article 10**

· Amended by Decree No. 2007-1119 of 19 July 2007 - Art. 2 JORF July 21, 2007

The re-registration requests for a period of five years are sent before 1 March annually to public prosecutor near the high court in the spring which the applicant carries on business or has his residence or, for registration applications under the heading translation, the public prosecutor at the court Instance of the seat of the Court of Appeal.

The application is supported by any documents to assess:

1. The experience of the candidate, both in his field and in practice the function expert since his last enrollment;

2. The knowledge he gained of the guiding principles of the trial and the rules of procedure applicable measures of inquiry entrusted to a technician and the training he followed in these areas.

## **Article 11**

The prosecutor instructs the re-registration application. It transmits the application to the commission established in Section II of Article 2 of the Law of 29 June 1971 referred to above before 1 May

## **Article 12**

The commission mentioned in the previous article is composed as follows:

1. A sitting judge of the Court of Appeal appointed by the president, President;
2. A parquet judge the general designated by Attorney General reporter;
3. Six judges of the high courts of jurisdiction of the court of appeal appointed by the first President in light of the proposals of the presidents of these courts. In Furthermore, the President may designate the rapporteur's request, a seat of a court magistrate Big not shown proceeding;
4. Two floors judges of high courts the jurisdiction of the Court of Appeal designated by the Attorney General in the light of proposals of prosecutors close these courts;
5. A member of the commercial jurisdictions of the Court of Appeal appointed by the First President in light of the proposals of the presidents of these courts;
6. A member of the industrial tribunals of the appellate court of jurisdiction designated by the first President in light of the proposals of the presidents of these courts;
7. Five experts on the list in different branches of the nomenclature for the least five years and appointed jointly by the president and the attorney general post notice of court expert companies or union of judicial experts companies or, if any, of any representative body.

Members are appointed for a term of three years, renewable once. When, six months before the expiry of its mandate, any member ceases his functions or is no

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more on the list of experts for any reason whatsoever, it is replaced in same conditions for the duration of the unexpired term.

Members of the committee sitting as experts can not know their re-listing.

The secretariat of the Committee is provided by a magistrate of the public prosecutor.

## **Article 13**

The Committee was informed, at the request of the Attorney General, disciplinary sanctions Definitive imposed on experts on the list.

## **Article 14**

The Committee examines the situation of each candidate in relation to the evaluation criteria stated in the second paragraph of Section II of Article 2 of the Law of 29 June 1971 referred to above. It ensures that the candidate meets the obligations imposed on it and acquits himself with punctuality. When the applicant is a corporation, the commission takes into consideration experience, knowledge and behavior of technicians working on behalf of that corporation.

She can hear or heard the candidate by one of its members.

The commission shall render a reasoned opinion on the application.

In case of a tie, the chairman has a casting vote.

### **Article 15**

The Commission shall, before September 1, applications accompanied by a notice motivated to the Attorney General who took the first president of the Court of Appeal for review by the general meeting of judges from the Court of Appeal or the select committee or restricted training as defined in Article 8.

The judges of the court of appeal commission members do not participate in the deliberation on the re experts.

The first president designates one or more judges to perform the duties of reporter.

The rapporteur may hear the candidate.

The general meeting of judges from the Court of Appeal to say after heard the magistrate's report and the prosecution.

The opinion of the Committee is attached to the decision to re-register or refusal to re on the list.

### **Article 16**

· Amended by Decree No. 2007-1119 of 19 July 2007 - Art. 3 Official Journal 21 July 2007

An expert may request to be reinstated for a period of five years, the list of court call other than that to which he is registered without being subject to title registration probation under Section 1. This option shall be subject to applications

re in a field other than translation, the transfer of the main business the person concerned or, if he has no professional activity, that of his residence in the spring of Court of Appeal where the re-registration is requested.

The prosecutor at the court of appeal on which the expert list is registered shall forward to competent public prosecutor all information material before it to to appreciate the personality and professional qualifications of the expert.

### **Section 3: Registration and re-registration on the national list.**

## **Article 17**

The candidate address, before March 1, the application for registration or re-listing the National Public Prosecutor at the Court of Cassation.

The Attorney General examines the application. It verifies that the registration period on a condition Court of Appeal stated in list III of Article 2 of the Law of 29 June 1971 referred to above is filled 1 January of the year following the year of submission of the application. He shall obtain the opinion of the first President and General Counsel at the Court of Appeal where the person is registered and transmits Applications, with its opinion, the office of the Court of Cassation.

## **Article 18**

During the first fortnight of December, the office of the Court of Cassation draws up the national list, the Attorney General and the First Advocate General is not sitting.

It decides on the report of one of its members, the Attorney General heard.

Exceptionally, the office of the Supreme Court may register on a national list candidate who does not meet the age requirement laid down in Article 2 (7 °).

The expert registered on the national list retains the benefit of its inclusion on a list drawn up by an appeal court.

## **Section 4: Provisions common.**

## **Article 19**

Experts registered or re-registered, individuals whose candidacy was rejected, the experts whose registration has not been renewed and who were the subject of a removal decision as provided by Article 5 of the Law of 29 June 1971 referred to above are notified by registered letter with acknowledgment of receipt of the decision on them.

## **Article 20**

· Amended by Decree No. 2006-1319 of 30 October 2006 - s. 2, Official Journal October 31, 2006  
registration decisions or re-registration and registration refusal or re-taken by the authority responsible for the scheduling may lead to an action before the Court of Cassation.

The appeal is filed within a month statement by the Registry of the Court of Cassation or by registered letter with acknowledgment of receipt addressed to the Registry of the Court of Cassation.

The short time with regard to the Attorney General, the date of notification of the minutes establishing the list of experts and, with regard to the expert, the date of notification of the decision concerned by registered letter with acknowledgment of receipt.

**Article 21**

Amended by Decree No. 2006-1319 of 30 October 2006 - s. 3 Official Journal October 31, 2006

The list of experts drawn up by an appeal court held available to the public in the local office of the court as well as those of the high courts and the proceedings, of commercial courts and industrial tribunals the competence of the court.

The national list is sent to all the courts of appeal and all the high courts instance and instance, commercial courts and industrial tribunals. It was held at the available to the public in the premises of the Registry of the Court of Cassation and those of above jurisdictions.

**TITLE II OBLIGATIONS OF EXPERTS.****Article 22**

When registering on a list prepared by an appeal court, the expert ready to court  
Call his home oath to assist in justice, to fulfill its mission,  
make a report and give his opinion in his honor and his conscience.

For a corporation, the oath is taken by his representative designated for this purpose.

In his absence, the first president of the appeal court may allow the expert to lend  
oath in writing.

**Article 23**

The expert made known every year before March 1, the first president of the Court of Appeal and Attorney General said court or for one who is registered on the national list, the first President of the Supreme Court and the Attorney General said court, the number of reports he introduced during the previous year and for each of current expertise, the date of the decision who committed it, the designation of the court which made the decision and the deadline for submission of the report. Under the same conditions, it brought to their attention the training received in the past year by mentioning organizations that have dispensed them.

The first president of the appeal court and the first President of the Court of Cassation are these information to knowledge, as appropriate, the Committee provided for in Section II of Article 2 of the Law of 29 June 1971 referred to above or the office of the Court of Cassation on the occasion of each application re-registration.

**PART III: DISCIPLINE.****Article 24**

Control experts is exercised, as the case may be by the president and the attorney General at the Court of Appeal or by the first President and the Attorney General at the Court of Cassation.

**Article 25**

According to the case, the Public Prosecutor at the Court of Appeal or the Attorney General at the Court of Cassation receives complaints and proceed at any time to relevant surveys to verify the expert meeting its obligations and acquits himself with punctuality.

If it appears that an expert registered it has violated the laws and regulations governing his profession or its mission expert, or failed to probity or honor, even for strangers to facts tasks entrusted to him, he receive an explanation. If necessary, it commits prosecution expert before the authority who carried out the registration ruling in disciplinary training. It ensures and monitors the execution of disciplinary sanctions.

#### **Article 26**

The continued expert is summoned to appear, as applicable, by the public prosecutor at the court call or by the Attorney General at the Court of Cassation.

The notification is sent by registered letter with notice of receipt fifteen days before the date set for appearance. It sets out the charges against the expert.

The summoned expert may examine the file to the prosecutor's secretariat General, as appropriate, near the Court of Appeal or the Supreme Court.

#### **Article 27**

The Disciplinary Committee may request all relevant information and documents. It may conduct all hearings and, if necessary, delegate any of its members for this purpose.

The discussions are public. However, the disciplinary body may decide that they will take place or continue in private at the request of the person concerned or should result from their advertising an invasion of privacy for privacy or if there is the kind of disorder to disturb they run smoothly; mention is made in the decision.

#### **Article 28**

The statue Disciplinary Committee, by reasoned decision, after hearing the public prosecutor, the expert continued and, if applicable, his lawyer.

#### **Article 29**

· Amended by Decree No. 2006-1319 of 30 October 2006 - s. 3 Official Journal October 31, 2006

The decision is notified to the continued expert by registered letter with a request reception, and the Crown. The notification shall state the time and manner of recourse open against the decision.

This remedy is, as the case brought before the Court of Appeal or the Supreme Court.

It is formed within a month by declaration at the registry or by registered letter with request confirmation of receipt to the Registry.

The short time in respect of the Attorney General, the date of delivery of the decision and in respect of the expert, the date of notification of the decision.

#### **Article 30**

The radiation expert from the national list automatically entail his removal from the list drawn up by an appeal court. Radiation expert from a list prepared by an appeal court outweighs right his removal from the national list.

A copy of the decision of radiation is addressed, as appropriate, to the public prosecutor at the Court of Appeal or the Attorney General at the Court of Cassation.

### **Article 31**

When justified by an emergency, the first president of the Court of Appeal or the Supreme Court, if is an expert registered on the national list, or magistrate they delegate to this effect may, Attorney General's request, temporarily suspend an expert when it is the subject criminal or disciplinary proceedings, after giving the person able to provide its explanations.

The first president of the Court of Appeal or the Supreme Court may, at the request of Attorney General or the person's request, terminate the suspension.

The provisional suspension automatically ceases as soon as the criminal action is extinguished or procedure disciplinary completed.

The provisional suspension measure is notified to the expert continued by registered letter with request confirmation of receipt. The notification shall state the time and manner of use open against the decision.

This appeal is brought, as the case before the Court of Appeal or the Court of Cassation. It is brought, and judged according to the manner provided by sections 24 and following of this Order.

### **Article 32**

At the behest of the public prosecutor at the court of appeal on which the expert list is registered, the disciplinary action and the temporary suspension of decisions are made known to the magistrates of the jurisdiction of that court. If the expert is on the national list, the Attorney General at the Supreme Court is the decision to the attorneys general about the During a call which inform the magistrates of the spring.

The end of the temporary suspension is brought to the attention of the magistrates in the same conditions.

## **PART IV: MISCELLANEOUS.**

### **Article 33**

Forensic scientists may, at their request, be admitted to honorary membership after reaching age sixty-five years and have been included for fifteen years on an appeal court list or during ten years on the national list.

### **Article 34**

Before 31 December each year, lists of court experts are at the instance of Attorneys General, transmitted to the National Commission of medical accidents under Article L. 1142-10 of the Code of Public Health.

The Attorney General at the Court of Cassation or the public prosecutor at the court of appeal, according the case shall promptly inform the National Commission of medical accidents of any decision to withdrawal, cancellation or temporary suspension interesting expert registered on the national list

experts in medical accidents.

### **Article 35**

Modified the following provisions:

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1. Changes CODE JUDICATURE. - art. R \* 121-7 (M)

### **Article 36**

Modified the following provisions:

2. Changes CODE JUDICATURE. - art. R \* 225-2 (M)

### **Article 37**

Modified the following provisions:

3. Changes CODE JUDICATURE. - art. R \* 225-3 (M)

### **Article 38**

Experts included on an appeal court list December 31, 2004 may apply for re on a list for a period of five years. The procedure laid down in Articles 6 to 9 their is not applicable.

The re-registration applications are submitted and reviewed every year, the first five years from 1 January 2005, each branch of the nomenclature of experts and fifth in alphabetical order from a letter drawn by lot by the President commission established in Section II of Article 2 of the Law of 29 June 1971 referred to above.

### **Article 38-1**

1. Created by Decree No. 2011-742 of 28 June 2011 - Art. 1  
For the purposes of this Order in the departments overseas, Mayotte and in communities of Saint-Barthélemy and Saint-Martin, the words "Commercial Court" are replaced by the words: "Mixed Commercial Court."

### **Article 38-2**

2. Created by Decree No. 2011-742 of 28 June 2011 - Art. 1
3. For the purposes of this Order, Saint Pierre and Miquelon, the words mentioned above below are replaced as follows:

1. "Court of Appeal" or "courtyard" with "higher court of appeal";
2. "High Court" or "District Court" by "trial court";
3. "First President of the Court of Appeal" by "president of the upper appeal court";
4. "Attorney General" by "public prosecutor near the upper appeal court."

### **Article 38-3**

4. Created by Decree No. 2011-742 of 28 June 2011 - Art. 1
5. With the exception of section 34, this order is applicable in French Polynesia to the following modifications:

1. In the first paragraph of Article 6 and Article 10, the words "High Court" are replaced by the words "trial court";



2. The second, third and fourth paragraphs of Article 8 are replaced by the provisions  
The following:

"The trial court the jurisdiction of the Court of Appeal is represented at the meeting  
General by three of its members. The mixed tribunal of commerce and labor courts of  
jurisdiction of the appeal court are represented by the magistrates of their presidency. These  
judges participate in an advisory capacity to the examination of applications. ";

3. The first to eighth paragraphs of Article 12 are replaced by the following:

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"The commission mentioned in the previous article is composed as follows:

"1. A sitting judge of the Court of Appeal appointed by the president, President;

"2. A magistrate of the public prosecutor appointed by the Attorney General, rapporteur;

"3. Three judges of the first instance the responsibility of the Court of Appeal  
appointed by the first President in light of the proposals of the president of that court;

"4. A public prosecutor of the court of first instance designated by the Attorney General  
seen proposals prosecutor near the court;

"5. The magistrate in charge of the Presidency of Papeete trade mixed court;

"6. The judge in charge of the Presidency of Papeete Labor Court;

"7. Three experts on the list in different branches of the nomenclature for the  
least five years and appointed jointly by the president and the attorney general post  
company advice of the experts. ";

4. In the first paragraph of Article 21, the words "high courts and instance" are  
replaced by the words: "first instance, spare sections" and the words:  
"Commercial courts and industrial tribunals" are replaced by the words "the  
Mixed Commercial Court and the Labor Courts ";

5. Article 38 is replaced by the following:

"Experts on the list of Papeete Appeal Court on the effective date of  
Decree No. 2011-742 of 28 June 2011 laying down various provisions on overseas  
to legal experts and people empowered to make identifications by fingerprints  
Genetic may apply for re-registration on a list for a period of five years. The  
procedure under Articles 6 to 9 do not apply to them.

"The re-registration applications are submitted and reviewed annually. For experts  
registered for five years or more at the date of entry into force of the decree mentioned in the first  
paragraph re-registration is submitted and reviewed from 1 January following that date.  
For those who are registered for less than five years, re-registration is submitted and reviewed  
after a period of five years from their registration. "

#### **Article 38-4**

1. Créé by Decree No. 2011-742 of 28 June 2011 - Art. 1

2. A the exception of section 34, this order is applicable in New Caledonia and in Wallis and Futuna Islands with the following adaptations:

1. The first paragraph of Article 6 is replaced by the following:

"Applications for initial inclusion on a list compiled by the Court of Appeal for Noumea two years are sent before March 15 of each year prosecutor Republic to the trial court Noumea when the applicant carries on work or has his residence in the jurisdiction of the Court of Appeal ".

2. The second, third and fourth paragraphs of Article 8 are replaced by the provisions The following:

"The first instance a matter for the Court of Appeal are represented at the meeting General by three of their members. The mixed tribunal of commerce and labor courts of

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jurisdiction of the appeal court are represented by the magistrates of their presidency. These judges participate in an advisory capacity to the examination of applications. ";

3. The first paragraph of Article 10 is replaced by the following:

"The re-registration requests for a period of five years are sent before March 15 annually to the public prosecutor about the trial court Noumea when the applicant carries on business or has his residence in the spring the Court of Appeal of Noumea. ";

4. In Article 11 the words: "May 1" are replaced by "15 May";

5. The first to eighth paragraphs of Article 12 are replaced by the following:

"The commission mentioned in the previous article is composed as follows:

"1. A sitting judge of the Court of Appeal appointed by the president, President;

"2. A magistrate of the public prosecutor appointed by the Attorney General, rapporteur;

"3. Three judges of the lower courts the jurisdiction of the Court of Appeal appointed by the first President in light of the proposals of the presidents of these courts.

"4. A public prosecutor of the court of first instance Noumea appointed by the prosecutor General in the light of proposals prosecutor near the court;

"5. The magistrate in charge of the Presidency of Noumea Mixed Commercial Court;

"6. The judge in charge of the Presidency of Noumea Labor Court;

"7. Three experts on the list in different branches of the nomenclature for the least five years and appointed jointly by the president and the attorney general post notice of court expert companies or union of judicial experts companies or, if any, of any representative body ".

6. In the first paragraph of Article 21, the words "high courts and instance" are replaced by the words: "first instance, spare sections" and the words: "Commercial courts and industrial tribunals" are replaced by the words "the Mixed Commercial Court and the Labor Courts";

7. In the first paragraph of Article 23, the words "March 1" are replaced by the words "15 March" and, after the words "court or," are inserted the words "before 1 March";

8. Article 38 is replaced by the following:

"Experts on the list of Noumea appeals court on the effective date of Decree No. 2011-742 of 28 June 2011 laying down various provisions on overseas to legal experts and people empowered to make identifications by fingerprints Genetic may apply for re-registration on a list for a period of five years. The procedure under Articles 6 to 9 do not apply to them.

"The re-registration applications are submitted and reviewed annually. For experts registered for five years or more at the date of entry into force of the decree mentioned in the first paragraph re-registration is submitted and reviewed from 1 January following that date. For those who are registered for less than five years, re-registration is submitted and reviewed after a period of five years from registration.

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### **Article 39**

The provisions of Title II and Articles 33 and 34 can be changed by decree.

### **Article 40**

Are repealed:

1. Decree No. 74-1184 of 31 December 1974 concerning the judicial experts;
2. Paragraph modifier.

### **Article 41**

The Minister of Justice, Minister of Justice, is responsible for the execution of this decree, which will be published in the Official Journal of the French Republic.

By the Prime Minister:

Jean-Pierre Raffarin

The Minister of Justice, Minister of Justice,

Dominique Perben

**DECREE**  
**Decree No. 2007-1119 of 19 July 2007 amending Decree No. 2004-1463 of 23 December 2004**  
**relating to legal experts.**

NOR: JUSC0755380D

The Prime Minister,

On the report of the Minister of Justice, Minister of Justice,

Regard to the Treaty establishing the European Community, in particular Articles 43 and 49;

Given Law n ° 71-498 of 29 June 1971 on court experts, as amended by Act No. 2004-130  
February 11, 2004 and Ordinance No. 2006-639 of 1 June 2006;

Having regard to Decree No. 2004-1463 of 23 December 2004 on court experts, as amended by  
Decree No. 2006-1319 of 30 October 2006;

The Council of State (interior section) heard,

**Article 1**

Modified the following provisions:  
1.Modifie Decree No. 2004-1463 of 23 December 2004 - s. 2 (V)  
2.Modifie Decree No. 2004-1463 of 23 December 2004 - s. 3 (V)

## **Article 2**

Modified the following provisions:  
3.Modifie Decree No. 2004-1463 of 23 December 2004 - s. 10 (V)  
4.Modifie Decree No. 2004-1463 of 23 December 2004 - s. 6 (V)

## **Article 3**

Modified the following provisions:  
5.Modifie Decree No. 2004-1463 of 23 December 2004 - s. 16 (V)

## **Article 4**

The Minister of Justice, Minister of Justice, is responsible for the execution of this decree, which will published in the Official Journal of the French Republic.

By the Prime Minister:

François Fillon

The Minister of Justice, Minister of Justice,

Rachida Dati

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## **NAMES NEW**

### ***Orders of 10 June 2005 and 12 May 2006 relating to the planned nomenclature Article 1 of Decree No. 2004-1463 of 23 December 2004***

The Minister of Justice, Minister of Justice,  
Considering Decree No. 2004-1463 of 23 December 2004 on court experts, in particular Article 1,  
Stopped :  
Art. 1. ! The lists of experts referred to in Article 1 of the decree of 23 December 2004 referred to above are laid by  
Courts of Appeal and the Supreme Court in accordance with the following nomenclature, which is divided into branches (eg. A)  
headings (eg. A.1) and specialties (eg. A.1.1)

## **A. ! AGRICULTURE. - FOOD ANIMALS. - FOREST**

### **A.1. Agriculture .**

- A.1.1. Land improvements.
- A.1.2. phytosanitary applications.
- A.1.3. Buildings and improvements.
- A.1.4. semis.
- A.1.5. Land estimates.
- A.1.6. AWM.

A.1.7. Agricultural material.  
A.1.8. Soil science and agronomy.  
A.1.9. Production of major crops and specialized.

**A.2. Agribusiness.**

quality controls and analysis. - Engineering, sanitary standards. - Works and equipment. - Hardware and installation. - Edible products and semi-products. - Storage, transport. - All forms of restoration. - Transformation of products.

**A3. Management and rural equipment.**

Rural water. - Preservation of natural environments. - Roads, networks and devices. - Zoning.

**A.4. Animals other than farming.**

Pets, wildlife and sports.

**AT 5. Aquaculture.**

Productions in freshwater and sea.

**A.6. Biotechnology.**

Facilities, processes, fermenters. - Product of biotechnology.

**A7. Breeding.**

Livestock Equipment. - Animal Productions and reproduction. - Products for breeding.

**AT 8. Horticulture.**

Fruit Trees. - Green spaces and landscaping. - Floriculture and decoration floral. - Vegetable. - Materials horticulture. - Nurseries.

**A.9. Snow and Avalanche.**

**A.10. Noise, pollution and agricultural pollution.**

Equipment and processes. - Impact studies. - Non-Medical Toxicology.

**A.11. Fishing-hunting wild-fauna.**

Armament. - hardware. - Materials. - Equipments for the hunt. - Fishing and fishery products. - Stands and game balance.

**AT 12. Forestry .**

Estimation and management. - Restoration of mountain land. - Timber and forest products. - Planting nurseries and plantations. - Construction and forestry.

**A.13. Viticulture and oenology.**

Estimation and management. - Vineyard Operations. - Equipment vine cultivation. - Oenology. - Nurseries and plantations. - Products, Treatment and Protection of the vine.

**A.14. veterinary health.**

**A.14.1. Veterinary Biology.**

**A.14.2. Veterinary surgery.**

**A.14.3. veterinary imaging.**

**A.14.4. Veterinary Medicine.**

**A.14.5. Food quality and safety.**

**B. ! ARTS, CULTURE, MEDIA AND COMMUNICATION SPORT**

**B.1. Scriptures.**

B.1.1 Documents and writings.

B.1.2 Paléographie.

**B.2. Genealogy.**

**B.3. art and collectibles.**

B.3.1. Antique arms.

B.3.2. Jewellery, watches, silverware.

B.3.3. ancient ceramics and art.

B.3.4. Crystal.

B.3.5. Joinery.

B.3.6. old fabrics and weaves.

B.3.7. Wrought iron and bronze.

B.3.8. Engravings and graphic arts.

B.3.9. Heraldry.

B.3.10. Old and modern books.

B.3.11. Violin and musical instruments.

B.3.12. Furniture and antique furniture.

B.3.13. Coin and medal.

B.3.14. Philately.

B.3.15. Sculptures.

B.3.16. Paintings.

B.3.17. Tapestries and carpets.

B.3.18. Stained glass and glazing art.

**B.4. cultural production and communication.**

B.4.1. Cinema, television, video.

\* Distribution, marketing and operations.

\* Cinematographic equipment.

\* Audiovisual and cinematographic works.

B.4.2. Printing.

B.4.3. Music.

B.4.4. Photography.

B.4.5. Press, publishing.

B.4.6. Publicity.

B.4.7. Theater, live shows.

**B.5. artistic property.**

B.5.1. Copyright Management.

B.5.2. Management of rights of artists and performers.

B.5.3. Management derived rights and reproduction.

B.5.4. Management of rights to the image.

**B.6. Sport.**

sports, equipment and sports facilities.

**C. ! BUILDING. - PUBLIC WORKS PROPERTY MANAGEMENT****C.1. Building. - Public Works.**

C.1.1. Acoustic, noise, vibration.

C.1.2. Architecture - Engineering.

C.1.3. Interior architecture.

C.1.4. Lift - lifts, escalators - lifts.

C.1.5. Sanitation.

\* Industrial and urban waste.

\* Treatment of drinking water.

\* Wastewater.

C.1.6. Building economics.

C.1.7. Electricity.

\* Strong currents.

Electrical engineering, automation, home automation.

\* Security (alarm, fire protection).

C.1.8. Coatings.

\* Layers and outer coatings, tiles, cleaning.

\* Interior plasters (plaster, staff, stucco).

C.1.9. Explosion - fire.

C.1.10. Civil Engineering.

\* Airports, dams, bridges, bridges, ports, tunnels, railways.

C.1.11. Project management and construction.

\* Coordination, scheduling, piloting.

\* Coordination and security.

C.1.12. Structural work - structure.

\* Reinforced concrete, wood and steel structures, forms, foundations, masonry.

C.1.13. Hydraulic.

C.1.14. Marble.

C.1.15. Joinery.

\* Wood, metal, plastics.

C.1.16. Mirrors, windows.

C.1.17. Historical monuments.

C.1.18. Curtain wall. - cladding.

C.1.19. Swimming pools.

C.1.20. Building pollutants.

\* Asbestos, wood pests, lead.

C.1.21. Plumbing, sanitary, faucets, water, gas.

C.1.22. Linings.

\* Paint, wallpaper, paint.

\* Coating of floor and wall tiles.

C.1.23. Public networks.

\* Water, sewer, electricity, gas.

- C.1.24. Roads, roads and utilities.
- C.1.25. Soils.
  - \* Geology, geotechnical, hydrology.
- C.1.26. Thermal.
  - \* Thermal Engineering (heating, oven, humbug, ventilation).
  - \* HVAC (air conditioning, air treatment, clean rooms).
  - \* Refrigeration Engineering (production and refrigerated transport).
  - \* Insulation (heat, refrigeration).
- C.1.27. Roofing.
  - \* Cover, frame, zinc, sealing.
- C.1.28. Surveying.
  - \* Stability Controls.
  - \* Surveying.
- C.1.29. underwater work.
- C.1.30. Urban planning and urban design.
- C.2. Property management.**
  - C.2.1. Demarcation, delimitation, division of lots.
  - C.2.2. Property Surveyor.
    - \* Rentals for housing.
    - \* Commercial lease.
    - \* Business, eviction costs.
    - \* Non-agricultural Land, buildings.
  - C.2.3. building management. - Condominium.

## **D. ! ECONOMY AND FINANCE**

### **D.1. Accounting.**

D.1.1. Operation of all encrypted data. - Analysis of the organization and systems Accountants.

D.1.2. Special accounts (consolidated accounts, banks, public accounting, insurance ...).

### **D.2. Company Valuation and social rights.**

### **D.3. Finances .**

D.3.1. Business Finance.

D.3.2. Financial markets and derivatives.

D.3.3. banking and credit operations.

D.3.4. Insurance Operations and Risk Management.

D.3.5. international financial transactions.

### **D.4. Business Management.**

D.4.1. management analysis.

D.4.2. Counterfeits, unfair competition.

D.4.3. commercial distribution, franchises, concessions.

D.4.4. Study of markets.

D.4.5. Strategy and business policy.

### **D.5. Social management (social conflict).**

### **D.6. Taxation.**

D.6.1 Personal Taxation.

D.6.2 Corporate Taxation.

### **D.7. Corporate diagnosis.**

Mandates and ad hoc expert (art. L. 611-3 of the Commercial Code). - Expertise (Article L. 813-1 of the Commercial Code.).

## **E ! INDUSTRIES**

### **E.1. Electronics and Informatics.**

E.1.1. Automation.

E.1.2. Internet and multimedia.

E.1.3. Software and hardware.

E.1.4. Information systems (implementation).

E.1.5. Telecommunications and large networks.

### **E.2. Energy and utilities.**

E.2.1. Electricity.

\* Electro-mechanical.

\* Electrical Engineering.

E.2.2. Solar energy.

E.2.3. Nuclear.



E.2.4. Olliges and hydrocarbons).

### **E.3. Pollution.**

E.3.1. Air.

E.3.2. Waste.

E.3.3. Water.

E.3.4. Soils.

### **E.4. Mechanical.**

E.4.1. Mechanical engineering (materials and structures).

E.4.2. Machinery.

E.4.3. Mechanical engineering.

### **E.5. Metallurgy.**

E.5.1. General Metallurgy.

E.5.2. Joining (welding, mixing ...).

E.5.3. Boiler making.

E.5.4. Additional activities (analyzes, tests, checks ...).

### **E.6. Industrial products.**

E.6.1. Chemistry.

\* Corrosion.

\* Food industry.

\* Chemical Industry, inorganic, organic.

\* Chemical Engineering.

E.6.2. wood and plastics industry.

\* Packaging and packaging.

\* Printing and paper industry.

E.6.3. industrial manufacturing processes.

E.6.4. Textiles and clothing. - Skins and furs.

E.6.5. Metals and metal.

E.6.6. Mining and quarrying.

### **E.7. Transportation (hardware).**

E.7.1. Aeronautics, space.

\* Avionics, cells, motorization.

\* Ergonomics.

\* Navigation.

E.7.2. Lifting and handling.

E.7.3. Transport equipment on cables.

E.7.4. Automobiles, bicycles, motorcycles, trucks.

\* Hull, chassis frame body.

Electrical engineering, electronics.

\* Mechanical: engine, gearbox, bridge, suspension.

\* Painting upholstery.

E.7.5. Railway equipment.

E.7.6. Ships.

\* Merchants.

\* Piacenza.

### **E.8. Transportation (use and users).**

E.8.1. Air.

E.8.2. Naval.

E.8.3. Earthly.

\* Railroads.

\* Roads.

### **E.9. Industrial property.**

E.9.1. Patent.

E.9.2. Brands.

E.9.3. Templates.

## **F ! HEALTH**

### **F.1. Medicine.**

F.1.1. Allergology.

F.1.2. Histopathology.

F.1.3. Anaesthesiology and Resuscitation (and emergency medical care).

F.1.4. Biology and medicine development and reproduction.

F.1.5. oncology; radiotherapy.

F.1.6. Cardiology.

F.1.7. Dermatology - Venereology.

F.1.8. Endocrinology and metabolic diseases.

F.1.9. Gastroenterology and Hepatology.

F.1.10. Genetic.

F.1.11. medical gynecology.

F.1.12. Hematology; transfusion.

- F.1.13. infectious diseases, tropical diseases.
- F.1.14. General medicine.
- F.1.15. Internal Medicine ; Geriatrics and biology of aging.
- F.1.16. physical medicine and rehabilitation.
- F.1.17. Medicine and health at work.
- F.1.18. vascular medicine.
- F.1.19. Nephrology.
- F.1.20. Neurology.
- F.1.21. Medical Ophthalmology.
- F.1.22. Otorhinolaryngology (ENT) medical.
- F.1.23. Parasitology and mycology.
- F.1.24. Pediatrics.
- F.1.25. basic pharmacology; clinical pharmacology.
- F.1.26. Pulmonology.
- F.1.27 Rheumatology.

## **F.2. Psychiatry.**

- F.2.1. Adult Psychiatry.
- F.2.2. Child psychiatry.

## **F.3. Surgery.**

- F.3.1. Digestive Surgery.
- F.3.2. General surgery.
- F.3.3. pediatric surgery.
- F.3.4. maxillofacial surgery and dentistry.
- F.3.5. Orthopedic Surgery and Traumatology.
- F.3.6. plastic, reconstructive, aesthetic; BRULOLOGIE.
- F.3.7. thoracic surgery and cardio-vascular.
- F.3.8. Vascular surgery.
- F.3.9. Obstetric gynecology.
- F.3.10. Neurosurgery.
- F.3.11. Ophthalmology.
- F.3.12. Otorhinolaryngology (ENT) and Neck Surgery.
- F.3.13. Urology.

## **F.4. Medical Biophysics and Imaging.**

- F.4.1. Radiology and medical imaging.
  - \* Child's imaging.
  - \* Neuroimaging.
  - \* Interventional Radiology.
- F.4.2. Biophysics and Nuclear Medicine.

## **F.5. Medical Biology and Pharmacy.**

- F.5.1. Blood alcohol.
- F.5.2. Bacteriology-Virology; hospital hygiene.
- F.5.3. Organic Biochemistry.
- F.5.4. cellular and molecular biology.
- F.5.5. Biostatistics, medical informatics and communication technologies.
- F.5.6. Epidemiology, health economics and prevention.
- F.5.7. Biological hematology.
- F.5.8. Biological Immunology.
- F.5.9. Nutrition.
- F.5.10. Biological Pharmacology.
- F.5.11. Physiology.
- F.5.12. Pharmaceutical Sciences.
- F.5.13. Science physico-chemical and pharmaceutical technologies.

## **F.6. Dentistry.**

- F.6.1. General Dentistry.
- F.6.2. Orthodontics - Orthodontics.
- F.6.3. Dental technicians.

## **F.7. Psychology.**

- F.7.1. Adult psychology.
- F.7.2. Child Psychology.

## **F.8. Midwives and paramedics.**

- F.8.1. Midwives.
- F.8.2. Regulated Auxiliary.
  - \* Nurses and nursing.
  - \* Physiotherapy. - Functional rehabilitation.
  - \* Speech and orthoptics. - Video.
- F.8.3. Engineering.
  - \* Engineer biomaterials.
  - \* A biomedical engineer.

## **F.9. Experts on social security (art. L. 141-1 and R. 141-1 of the Social Security Code). (Aim for the specialties mentioned above).**

**F.10. experts in the interpretation of the list of procedures and services provided for in Article L. 162-1-7 of the Code of Social Security**

**G. ! FORENSIC, FORENSIC SCIENCE AND CRIMINAL**

**G.1. Domain specialized medical and legal.**

- G.1.1. Blood alcohol.
- G.1.2. Anthropology identification ..
- G.1.3. Autopsy and embalming.
- G.1.4. forensic alive. - Personal injury and trauma sequelae.
- G.1.5. DNA Identification.
- G.1.6. Forensics, crime scenes.
- G.1.7. Dental identification.
- G.1.8. drugs and doping.
- G.1.9. Profiling.
- G.1.10 Forensic Toxicology.

**G.2. scientific and technical investigations.**

- G.2.1. Physico-chemical analysis.
- G.2.2. Anthropology.
- G.2.3. Identification Biology.
- G.2.4. Documents and writing.
- G.2.5. computer documents.
- G.2.6. Entomology.
- G.2.7. Explosions and fire.
- G.2.8. Artistic false.
- G.2.9. Scanning electron microscopy.
- G.2.10. Analytical Toxicology (assays).
- G.2.11. Traces and prints.
- G.2.12. Sound recordings.

**G.3. Weapons. ! Ammunition. ! Ballistic.**

- G.3.1. Ballistic
- G.3.2. Chemistry gunshot residue.
- G.3.3. Explosives.
- G.3.4. Ammunition.
- G.3.5. weapons technology.

**H. ! INTERPRETING ! TRANSLATION**

L (Specify imperative language or dialect in which registration is sought). (See Below distribution of languages)

**H.1. Interpreting.**

- H.1.1. English language and Anglo-Saxon.
- H.1.2. Arabic, Chinese, Japanese, Hebrew, other linguistic areas.
- H.1.3. French language and dialects.
- H.1.4. Germanic and Scandinavian languages.
- H.1.5. Romance Languages: Spanish, Italian, Portuguese and other Romance languages.
- H.1.6. Slavic languages.

**H.2. Translation.**

- H.2.1. English language and Anglo-Saxon.
- H.2.2. Arabic, Chinese, Japanese, Hebrew, other linguistic areas.
- H.2.3. French language and dialects.
- H.2.4. Germanic and Scandinavian languages.
- H.2.5. Romance Languages: Spanish, Italian, Portuguese and other Romance languages.
- H.2.6. Slavic languages.
- H.3. Sign language and spoken language completed.
- H.3.1. French sign language.
- H.3.2. Language spoken completed.

**Art. 2. !** This Order is effective for establishing lists of judicial experts compiled as of November, 2006.

The **distribution in the directory of the Court of Appeal** if need thank you to specify the name if it is a dialect.

**This list can be completed.**

**H-INTERPRETING - TRANSLATION**

**H-01 INTERPRETING**

**H-01.01 ENGLISH LANGUAGE AND ANGLO-SAXON**

H-01.01.01 English .....

**H-01.02 ARAB LANGUAGE, CHINESE, JAPANESE, HEBREW,  
LANGUAGE OTHER AREAS .....**

- H-01.02.01 Arabic .....
- H-01.02.02 Aramaic .....
- H-01.02.03 Armenian .....
- H-01.02.04 Azari .....
- H-01.02.05 Bengali .....
- H-01.02.06 Cambodian .....
- H-01.02.07 Chinese .....
- H-01.02.08 Sinhalese .....
- H-01.02.09 Comorian .....
- H-01.02.10 Korean .....
- H-01.02.11 African dialects .....
- H-01.02.12 Finnish .....
- H-01.02.13 Georgian .....
- H-01.02.14 Hebrew .....
- H-01.02.15 Hindi .....
- H-01.02.16 Hungarian .....
- H-01.02.17 Irishman . .....
- H-01.02.18 Japanese . .....
- H-01.02.19 Judeo-Arabic . .....
- H-01.02.20 Kabyle .....
- H-01.02.21 Kurdish .....
- H-01.02.22 Lao .....
- H-01.02.23 Malagasy .....
- H-01.02.24 Urdu .....
- H-01.02.25 Pashto .....
- H-01.02.26 Persian . .....
- H-01.02.28 Souahélie .....
- H-01.02.29 Swahili .....
- H-01.02.30 Tagalog (Philippine Language) .....
- H-01.02.31 Tamil .....
- H-01.02.32 Thai .....
- H-01.02.33 Turkish .....
- H-01.02.34 Vietnamese .....
- H-01.02.35 Mongolian .....
- H-01.02.36 Malay (Malaka Archipelago Indonesian) .....
- H-01.02.37 Indonesian .....
- H-01.02.38 Syriac .....
- H-01.02.39 Punjabi . .....
- H-01.02.40 Nepalese. . . . .
- H-01.02.41 Tibetan. . . . .
- H-01.02.42 Kazakh. . . . .
- H-01.02.43 Burmese. . . . .
- H-01.02.44 Icelandic. . . . .

<b>H-01.03</b>	<b>FRENCH LANGUAGE AND Dialects .....</b>
<b>H-01.04</b>	<b>GERMANIC LANGUAGES AND SCANDINAVIAN .....</b>
H-01.04.01	German .....
H-01.04.02	Danish .....
H-01.04.03	Dutch .....
H-01.04.04	Norwegian .....
H-01.04.05	Swedish .....
<b>H-01.05</b>	<b>ROMANES LANGUAGES: SPANISH, ITALIAN, PORTUGUESE, OTHER LANGUAGES ROMANES .....</b>
H-01.05.01	Catalan .....
H-01.05.02	Spanish .....
H-01.05.03	Esperanto .....

H-01.05.04	Modern Greek .....
H-01.05.05	Italian .....
H-01.05.06	Latin .....
H-01.05.07	Portuguese .....
H-01.05.08	Romanian .....
H-01.05.09	Romanie-Gypsy .....
H-01.05.10	Moldovan .....
H-01.05.11	Chechen .....

<b>H-01.06</b>	<b>SLAVIC LANGUAGES .....</b>
H-01.06.01	Albanian .....
H-01.06.02	Bulgarian .....
H-01.06.03	Lithuanian .....
H-01.06.04	Macedonian .....
H-01.06.05	Polish .....
H-01.06.06	Russian .....
H-01.06.07	Serbian, Croatian .....
H-01.06.08	Slovak .....
H-01.06.09	Slovenian .....
H-01.06.10	Czech .....
H-01.06.11	Ukrainian .....

**H-02 TRANSLATION .....**

<b>H-02.01</b>	<b>ENGLISH LANGUAGE AND ANGLO-SAXON .....</b>
H-02.01.01	English .....

**H-02.02 ARAB LANGUAGE, CHINESE, JAPANESE, HEBREW,  
LANGUAGE OTHER AREAS .....**

H-02.02.01	Arabic .....
H-02.02.02	Aramaic .....
H-02.02.03	Armenian .....
H-02.02.04	Azari .....
H-02.02.05	Bengali .....
H-02.02.06	Cambodian .....
H-02.02.07	Chinese .....
H-02.02.08	Sinhalese .....
H-02.02.09	Comorian .....
H-02.02.10	Korean .....
H-02.02.11	African dialects .....
H-02.02.12	Finnish .....
H-02.02.13	Georgian .....
H-02.02.14	Hebrew .....
H-02.02.15	Hindi .....
H-02.02.16	Hungarian .....
H-02.02.17	Irishman .....
H-02.02.18	Japanese .....
H-02.02.19	Judeo-Arabic .....
H-02.02.20	Kabyle .....

H-02.02.21	Kurdish .....
H-02.02.22	Lab .....
H-02.02.23	Malagasy .....
H-02.02.24	Urdu .....
H-02.02.25	Pashto .....
H-02.02.26	Persian . .....
H-02.02.28	Souhahélie (Swahili) . .....
H-02.02.29	Swahili .....
H-02.02.30	Tagalog (Philippine Language) .....
H-02.02.31	Tamil .....
H-02.02.32	Thai .....
H-02.02.33	Turkish .....
H-02.02.34	Vietnamese .....
H-02.02.35	Mongolian .....
H-02.02.36	Malay (Malaka Archipelago Indonesian) .....
H-02.02.37	Indonesian .....
H-02.02.38	Syriac .....
H-02.02.39	Punjabi . .....
H-02.02.40	Nepalese. ....
H-02.02.41	Tibetan. ....
H-02.02.42	Kazakh. ....
H-02.02.43	Burmese. ....
H-02.02.44	Icelandic. ....

**H-02.03 FRENCH LANGUAGE AND Dialects .....**

**H-02.04 GERMANIC LANGUAGES AND SCANDINAVIAN . .....**

H-02.04.01	German .....
H-02.04.02	Danish . .....
H-02.04.03	Dutch . .....
H-02.04.04	Norwegian . .....
H-02.04.05	Swedish .....

**H-02.05 ROMANES LANGUAGES: SPANISH, ITALIAN, PORTUGUESE, OTHER LANGUAGES ROMANES .....**

H-02.05.01	Catalan .....
H-02.05.02	Spanish .....
H-02.05.03	Esperanto .....
H-02.05.04	Modern Greek .....
H-02.05.05	Italian .....
H-02.05.06	Latin . .....
H-02.05.07	Portuguese .....
H-02.05.08	Romanian .....
H-02.05.09	Romanie-Gypsy .....
H-02.05.10	Moldovan .....
H-02.05.11	Chechen. ....

**H-02.06 SLAVIC LANGUAGES .....**

H-02.06.01	Albanian .....
H-02.06.02	Bulgarian .....
H-02.06.03	Lithuanian .....
H-02.06.04	Macedonian .....
H-02.06.05	Polish . .....
H-02.06.06	Russian .....
H-02.06.07	Croatian Serb .....
H-02.06.08	Slovak .....
H-02.06.09	Slovenian .....
H-02.06.10	Czech . .....
H-02.06.11	Ukrainian .....

**H-03 SIGN LANGUAGES SPOKEN LANGUAGE AND COMPLETE .....**

**H-03.01 FRENCH LANGUAGE OF SIGNS .....**

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