

Gouvernement du Québec

O.C. 546-2014, 18 June 2014

Education Act
(chapter I-13.3)

School tax

— Computation of the maximum yield

Regulation respecting computation of the maximum yield of the school tax

WHEREAS, under subparagraphs 1, 2 and 3 of the first paragraph of section 455.1 of the Education Act (chapter I-13.3), the Government must, by regulation, determine the rules for establishing the allowable number of students for computing the maximum yield of the school tax that may be imposed by the school board and the Comité de gestion de la taxe scolaire de l'île de Montréal and the rates of increase of the amounts per student and of the base amount referred to in section 308 of the Act;

WHEREAS, under section 12 of the Regulations Act (chapter R-18.1), a proposed regulation may be made without having been published as provided for in section 8 of that Act, if the authority making it is of the opinion that the fiscal nature of the norms established, amended or repealed thereby warrants it;

WHEREAS, under section 18 of that Act, a regulation may come into force on the date of its publication in the *Gazette officielle du Québec* where the authority that has made it is of the opinion that the fiscal nature of the norms established, amended or repealed thereby warrants it;

WHEREAS the Government is of the opinion that the fiscal nature of the norms established by the Regulation justifies the absence of prior publication and such coming into force;

IT IS ORDERED, therefore, on the recommendation of the Minister of Education, Recreation and Sports:

THAT the Regulation respecting computation of the maximum yield of the school tax, attached to this Order in Council, be made.

JUAN ROBERTO IGLESIAS,
Clerk of the Conseil exécutif

Regulation respecting computation of the maximum yield of the school tax

Education Act
(chapter I-13.3, s 455.1, 1st par., subpars. 1, 2 and 3)

1. For the computation of the maximum yield of the school tax provided for in section 308 of the Education Act (chapter I-13.3) for a school year, the allowable number of students must be determined by

(1) calculating the number of 4-year-old preschool students who may be taken into account, by multiplying by 1.00 the number of such students legally enrolled for a minimum of 144 half days on 30 September of the preceding school year in the schools under the jurisdiction of the school board;

(2) calculating the number of 4-year-old and 5-year-old preschool students who may be taken into account, by multiplying by 1.80 the number of such students legally enrolled for a minimum of 180 days on 30 September of the preceding school year in the schools under the jurisdiction of the school board, except students referred to in paragraphs 1, 7 and 8;

(3) calculating the number of elementary school students who may be taken into account, by multiplying by 1.55 the number of such full-time students legally enrolled on 30 September of the preceding school year in the schools under the jurisdiction of the school board, except students referred to in paragraphs 7 and 9;

(4) calculating the number of secondary school students who may be taken into account, by multiplying by 2.40 the number of such full-time students legally enrolled on 30 September of the preceding school year in the schools under the jurisdiction of the school board, except students referred to in paragraphs 7 and 10. Students admitted, following Secondary 3, to a program of study leading to a secondary school vocational diploma who pursue their general education concurrently with their vocational studies may not be taken into account for the purposes of this paragraph;

(5) calculating the number of students admitted to a program of study leading to a secondary school vocational diploma or to an attestation of vocational specialization who may be taken into account pursuant to paragraph 1 of section 4, by

(a) multiplying by 3.40 the number of full-time students admitted to a program of study leading to a secondary school vocational diploma, except students referred to in subparagraph *b*, or to an attestation of vocational

specialization, legally enrolled 2 school years before in the vocational training centres under the jurisdiction of the school board that were then recognized by the Minister of Education, Recreation and Sports for the purposes of budgetary rules;

(b) multiplying by 3.40 the number of full-time students admitted, following Secondary 3, to a program of study leading to a secondary school vocational diploma who pursue their general education concurrently with their professional studies, legally enrolled on 30 September 2 school years before in the vocational training centres under the jurisdiction of the school board that were then recognized by the Minister for the purposes of budgetary rules;

(c) multiplying by 3.40 the number of students corresponding to the number of new places, in terms of the enrollment capacity of an educational institution, allotted by the Minister for one or more vocational programs of study; and

(d) adding the products obtained under subparagraphs *a*, *b* and *c*;

(6) calculating the number of students admitted to adult education services, by multiplying by 2.40 the number of full-time students who may be taken into account for the school year covered by this computation of the maximum yield of the school tax in accordance with the Schedule to this Regulation;

(7) calculating the number of handicapped 4-year-old and 5-year-old preschool, elementary school and secondary school students who may be taken into account, by multiplying by 6.40 the number of such full-time students legally enrolled on 30 September of the preceding school year in the schools under the jurisdiction of the school board that were then recognized by the Minister for the purposes of budgetary rules;

(8) calculating the number of 5-year-old preschool students enrolled in welcoming classes and francization classes who may be taken into account, by multiplying by 2.25 the number of such full-time students enrolled in welcoming classes and francization classes and legally enrolled on 30 September of the preceding school year in the schools under the jurisdiction of the school board, except students referred to in paragraph 7;

(9) calculating the number of elementary school students enrolled in welcoming classes and francization classes who may be taken into account, by multiplying by 2.40 the number of such full-time students enrolled in welcoming classes and francization classes and legally

enrolled on 30 September of the preceding school year in the schools under the jurisdiction of the school board, except students referred to in paragraph 7;

(10) calculating the number of secondary school students enrolled in welcoming classes and francization classes who may be taken into account, by multiplying by 3.40 the number of such full-time students enrolled in welcoming classes and francization classes and legally enrolled on 30 September of the preceding school year in the schools under the jurisdiction of the school board, except students referred to in paragraph 7;

(11) calculating the number of preschool and elementary school students enrolled in school day care services who may be taken into account pursuant to paragraph 3 of section 4, by multiplying by 0.05 the number of such students;

(12) calculating the number of students enrolled in the school board's student transportation services who may be taken into account pursuant to paragraph 4 of section 4, by

(a) multiplying by 0.75 the number of students enrolled on 30 September of the preceding school year in a transportation service employing vehicles used exclusively to transport such students;

(b) multiplying by 0.40 the number of students enrolled on 30 September of the preceding school year in a transportation service employing vehicles that have specific public transit routes and are not reserved exclusively to transport such students; and

(c) adding the products obtained under subparagraphs *a* and *b*; and

(13) adding the numbers obtained under paragraphs 1 to 12.

2. The allowable number of students determined under section 1 must be adjusted by adding the number of students who may be taken into account for the purposes of the reduction in the school population.

The number of students who may be taken into account for the purposes of the reduction in the school population is determined by

(1) calculating the number of students who may be taken into account for the purposes of the reduction in the total number of students by

(a) multiplying by 0.99 the total of the numbers obtained under paragraphs 2 to 4 and 7 to 10 of section 1 for the preceding school year, to which is added, where

applicable, the number obtained under subparagraph 1 of the second paragraph of section 2 for the same school year; and

(b) subtracting from the product obtained under subparagraph *a*, the sum of the numbers obtained under paragraph 2, excluding 4-year-old preschool students, and paragraphs 3, 4 and 7 to 10 of section 1, as they read taking into account the application of section 3, if applicable;

(2) determining the number of students who may be taken into account for the purposes of the reduction in the number of 5-year-old preschool students and elementary school students by

(a) calculating the number of 5-year-old preschool students and elementary school students of the preceding school year who may be taken into account under paragraph 7 of section 1;

(b) multiplying by 0.99 the total of the numbers obtained under subparagraph *a* and paragraphs 2, 3, 8 and 9 of section 1 for the preceding school year, to which is added, where applicable, the number obtained under subparagraph 2 of the second paragraph of section 2 for the same school year;

(c) calculating the number of 5-year-old preschool students and elementary school students who may be taken into account under paragraph 7 of section 1; and

(d) subtracting from the product obtained under subparagraph *b*, the total of the numbers obtained under subparagraph *c* and paragraph 2, excluding 4-year-old preschool students, and paragraphs 3, 8 and 9 of section 1, as they read taking into account the application of section 3, if applicable;

(3) calculating the number of students who may be taken into account for the purposes of the reduction in the number of secondary school students by

(a) calculating the number of secondary school students year who may be taken into account under paragraph 7 of section 1 for the preceding school year;

(b) multiplying by 0.99 the total of the numbers obtained under subparagraph *a* and paragraphs 4 and 10 of section 1 for the preceding school year, to which is added, where applicable, the number obtained under subparagraph 3 of the second paragraph of section 2 for the same school year;

(c) calculating the number of secondary school students who may be taken into account under paragraph 7 of section 1; and

(d) subtracting from the product obtained under subparagraph *b*, the total of the numbers obtained under subparagraph *c* and paragraphs 4 and 10 of section 1, as they read taking into account the application of section 3, if applicable;

(4) subtracting from the sum of the numbers obtained under paragraphs 2 and 3, the number obtained under paragraph 1 and multiplying by 0.37 the resulting number; and

(5) adding the numbers obtained under paragraphs 1 and 4.

In the operations prescribed in this section, when a number is lower than zero, it is deemed to be zero.

3. Where the sum obtained by adding the numbers of full-time students referred to in paragraph 2, excluding 4-year-old preschool students, and paragraphs 3, 4 and 7 to 10 of section 1 exceeds the sum obtained by adding the numbers of full-time students referred to in paragraphs 2 to 4 and 7 to 10 of section 1 for the preceding school year by 200 or 2%, and is at least 200 or 2% lower than the sum obtained by adding the numbers of full-time students in the categories referred to in paragraph 2, excluding 4-year-old preschool students, and paragraphs 3, 4 and 7 to 10 of section 1, established according to the Minister's enrolment estimates for the school year for which the maximum yield of the school tax is computed, paragraphs 2 to 4 of section 1 are to be read as follows:

“(2) calculating the number of 4-year-old and 5-year-old preschool students who may be taken into account, by multiplying by 1.80 the number of such full-time students, established according to the Minister's enrolment estimates for the school year for which the maximum yield of the school tax is computed, except students referred to in paragraphs 1, 7 and 8;

(3) calculating the number of elementary school students who may be taken into account, by multiplying by 1.55 the number of such full-time students, established according to the Minister's enrolment estimates for the school year for which the maximum yield of the school tax is computed, except students referred to in paragraphs 7 and 9;

(4) calculating the number of secondary school students who may be taken into account, by multiplying by 2.40 the number of such full-time students, established according to the Minister's enrolment estimates for the school year for which the maximum yield of the school tax is computed, except students referred to in paragraphs 7 and 10;”.

4. For the purposes of section 1,

(1) students who may be taken into account by a school board for the purposes of paragraph 5 of section 1 are students who were admitted to a vocational training centre under the jurisdiction of the school board to receive educational services in vocational training, in vocational education programs authorized pursuant to section 467 of the Education Act;

(2) the number of full-time students is obtained by adding the number of students enrolled full-time who participate in the minimum number of hours of activities prescribed by the basic school regulation applicable to them and the number of students enrolled part-time converted into a number of full-time students by

(a) using the following equation to calculate the proportion of full-time attendance per student enrolled part-time:

$$\frac{\text{the student's number of hours of activities per school year}}{\text{the minimum number of hours of activities per school year prescribed by the basic school regulation applicable to the student}}$$

(b) adding, for each of the categories of students referred to in paragraphs 1 to 10 of section 1, the proportions obtained under subparagraph a;

(3) the students who may be taken into account by a school board for the purposes of paragraph 11 of section 1 are 4-year-old and 5-year-old preschool students and elementary school students, enrolled on 30 September of the preceding school year in the day care services of the school board for a minimum of 2 periods per day, at least 3 days per week; and

(4) the students who may be taken into account by a school board for the purposes of paragraph 12 of section 1 are the students for whom the school board provides transportation at the beginning and end of classes each day.

5. For the computation of the maximum yield of the school tax for the 2014-2015 school year, the amount per student is \$804.64, or \$1,046 if the allowable number of students is less than 1,000, and the base amount is \$241,386, namely the amounts established for the 2013-2014 school year indexed by 1.31%.

6. This Regulation comes into force on the date of its publication in the *Gazette officielle du Québec*.

SCHEDULE

(s. 1, par. 6)

NUMBER OF EQUIVALENT
FULL-TIME ADULT STUDENTS
IN GENERAL EDUCATION FOR THE 2014-2015
SCHOOL YEAR

Code	School board (commission scolaire)	Number of equivalent full-time students
711000	Monts-et-Marées, CS des	505.8
712000	Phares, CS des	362.4
713000	Fleuve-et-des-Lacs, CS du	367.7
714000	Kamouraska—Rivière-du-Loup, CS de	346.7
721000	Pays-des-Bleuets, CS du	418.4
722000	Lac-Saint-Jean, CS du	665.0
723000	Rives-du-Saguenay, CS des	816.0
724000	De La Jonquière, CS	375.9
731000	Charlevoix, CS de	88.9
732000	Capitale, CS de la	2276.3
733000	Découvreurs, CS des	469.7
734000	Premières-Seigneuries, CS des	919.6
735000	Portneuf, CS de	161.1
741000	Chemin-du-Roy, CS du	672.7
742000	Énergie, CS de l'	488.8
751000	Hauts-Cantons, CS des	198.3
752000	Région-de-Sherbrooke, CS de la	1020.0
753000	Sommets, CS des	260.5
761000	Pointe-de-l'Île, CS de la	3381.9
762000	Montréal, CS de	9050.4
763000	Marguerite-Bourgeoys, CS	2951.2
771000	Draveurs, CS des	755.6
772000	Portages-de-l'Outaouais, CS des	707.5
773000	Coeur-des-Vallées, CS au	332.9
774000	Hauts-Bois-de-l'Outaouais, CS des	247.1
781000	Lac-Témiscamingue, CS du	109.7
782000	Rouyn-Noranda, CS de	267.1

Code	School board (commission scolaire)	Number of equivalent full-time students
783000	Harricana, CS	143.9
784000	Or-et-des-Bois, CS de l'	290.7
785000	Lac-Abitibi, CS du	125.5
791000	Estuaire, CS de l'	219.8
792000	Fer, CS du	126.9
793000	Moyenne-Côte-Nord, CS de la	21.7
801000	Baie-James, CS de la	53.0
811000	Îles, CS des	34.8
812000	Chic-Chocs, CS des	350.8
813000	René-Lévesque, CS	346.7
821000	Côte-du-Sud, CS de la	375.8
822000	Appalaches, CS des	289.3
823000	Beauce-Etchemin, CS de la	840.6
824000	Navigateurs, CS des	564.5
831000	Laval, CS de	1522.1
841000	Affluents, CS des	1558.9
842000	Samares, CS des	929.9
851000	Seigneurie-des-Mille-Îles, CS de la	952.9
852000	Rivière-du-Nord, CS de la	770.4
853000	Laurentides, CS des	236.0
854000	Pierre-Neveu, CS	224.3
861000	Sorel-Tracy, CS de	414.6
862000	Saint-Hyacinthe, CS de	374.3
863000	Hautes-Rivières, CS des	473.1
864000	Marie-Victorin, CS	1529.7
865000	Patriotes, CS des	501.2
866000	Val-des-Cerfs, CS du	587.5
867000	Grandes-Seigneuries, CS des	633.0
868000	Vallée-des-Tisserands, CS de la	394.8
869000	Trois-Lacs, CS des	351.1
871000	Riveraine, CS de la	225.1
872000	Bois-Francis, CS des	396.5

Code	School board (commission scolaire)	Number of equivalent full-time students
873000	Chênes, CS des	264.5
881000	Central Québec, CS	48.4
882000	Eastern Shores, CS	55.1
883000	Eastern Townships, CS	143.7
884000	Riverside, CS	377.9
885000	Sir-Wilfrid-Laurier, CS	326.3
886000	Western Québec, CS	252.2
887000	English-Montréal, CS	3708.3
888000	Lester-B.-Pearson, CS	1596.6
889000	New Frontiers, CS	139.9

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Gouvernement du Québec

O.C. 548-2014, 18 June 2014

An Act respecting workforce vocational training and qualification
(chapter F-5)

**Certificates of qualification and apprenticeship
regarding gas, stationary engines and
pressure vessels
— Amendment**

Regulation to amend the Regulation respecting certificates of qualification and apprenticeship regarding gas, stationary engines and pressure vessels

WHEREAS, under sections 30, 31 and 32 of the Act respecting workforce vocational training and qualification (chapter F-5), the Government made the Regulation respecting certificates of qualification and apprenticeship regarding gas, stationary engines and pressure vessels (chapter F-5, r. 2);

WHEREAS it is expedient to amend the Regulation;

WHEREAS, under sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation to amend the Regulation respecting certificates of qualification and apprenticeship regarding gas, stationary engines and pressure vessels was published in Part 2 of the *Gazette*