

de la Santé et des Services sociaux (MSSS) ([www.msss.gouv.qc.ca](http://www.msss.gouv.qc.ca)) by clicking on “Documentation”, “Normes et pratique de gestion”, “Index par codification” and “02 01 22 01”.”.

**8.** The following replaces the paragraph in Schedule 2:

“The salary rates of officer physicians are established by the Minister, subject to the approval of the Conseil du trésor. Those classes are available on the website of the Ministère de la Santé et des Services sociaux (MSSS) ([www.msss.gouv.qc.ca](http://www.msss.gouv.qc.ca)) by clicking on “Documentation”, “Normes et pratique de gestion”, “Index par codification” and “02 01 22 01”.”.

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

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## M.O., 2014

### Order number 2014-015 of the Minister of Immigration, Diversity and Inclusiveness dated 28 November 2014

An Act respecting immigration to Québec (chapter I-0.2)

Regulation to amend the Regulation respecting the weighting applicable to the selection of foreign nationals

THE MINISTER OF IMMIGRATION, DIVERSITY AND INCLUSIVENESS,

CONSIDERING section 3.4 of the Act respecting immigration to Québec (chapter I-0.2) which, among others, authorizes the Minister to establish by regulation the weighting of selection criteria of foreign nationals;

CONSIDERING that the section provides that such regulation made by the Minister is not subject to the requirement to publish contained in section 8 of the Regulations Act (chapter R-18.1) and that, despite section 17 of that Act, it may come into force on the date of its publication in the *Gazette officielle du Québec*, or at any later date fixed in the regulation;

CONSIDERING the Regulation respecting the weighting applicable to the selection of foreign nationals (chapter I-0.2, r. 2) made by Order in Council 2009011 dated 30 September 2009, 2009 *G.O.* 2, 3485;

CONSIDERING that the Regulation was amended by the Regulation to amend the Regulation respecting the weighting applicable to the selection of foreign nationals made by Order in Council 2013-007 dated 4 July 2013, 2013, *G.O.* 2, 1983;

CONSIDERING that it is expedient to amend the Regulation to increase the points given to doctorates under the criterion “Education level” of the factor “Training” in all subclasses and under the criterion “Validated employment offer in the metropolitan area of Montreal” of the factor “Validated employment offer” in the subclass “Skilled worker”;

ORDERS AS FOLLOWS:

The Regulation to amend the Regulation respecting the weighting applicable to the selection of foreign nationals, attached to this Minister’s Order, is hereby made.

KATHLEEN WEIL,  
*Minister of Immigration,  
Diversity and Inclusiveness*

### Regulation to amend the Regulation respecting the weighting applicable to the selection of foreign nationals

An Act respecting immigration to Québec (chapter I-0.2, s. 3.4)

**1.** The Regulation respecting the weighting applicable to the selection of foreign nationals (chapter I-0.2, r. 2) is amended in section 1 by replacing in subclass I SKILLED WORKER:

(1) «**Maximum = 28**” in “Factor 1. Training” by “**Maximum = 30**”;

(2) “*Maximum = 12*” in criterion “1.1 Education Level” by “*Maximum = 14*”;

(3) “12” in subparagraph *m* of criterion “1.1 Education Level” by “14”;

(4) “**Maximum = 16**” in “Factor 6. Characteristics of the accompanying spouse or de facto spouse” by “**Maximum = 17**”;

(5) “*Maximum = 3*” in criterion “6.1 Education Level” by “*Maximum = 4*”;

(6) “3” in subparagraph *j* of criterion “6.1 Education Level” by “4”;

(7) “3” in subparagraph *k* of criterion “6.1 Education Level” by “4”;

(8) “6” in criterion “7.1 Validated employment offer in the metropolitan area of Montreal” by “8”;

(9) divisions “PRELIMINARY PROCESSING” and “SELECTION” by the following:

“PRELIMINARY PROCESSING	APPLICABLE FACTORS	PASSING SCORE	MAXIMUM
Applicant without spouse or de facto spouse	All, except 6 and 10	49 points	103 points
	Employability cutoff score: total of factors 1 to 7, except 6	42 points	94 points
Applicant with spouse or de facto spouse	All, except 10	57 points	120 points
	Employability cutoff score: total of factors 1 to 7	50 points	111 points
SELECTION	APPLICABLE FACTORS	PASSING SCORE	MAXIMUM
Applicant without spouse or de facto spouse	All, except 6	55 points	109 points
Applicant with spouse or de facto spouse”.	All	63 points	126 points

**2.** Section 1 is also amended by replacing, in subclass II SELF-EMPLOYED PERSON:

(1) “**Maximum = 12**” in “Factor 1. Training” by “**Maximum = 14**”;

(2) “12” in subparagraph *m* of criterion “1.1 Education Level” by “14”;

(3) “**Maximum = 12**” in “Factor 6. Characteristics of the accompanying spouse or de facto spouse” by “**Maximum = 13**”;

(4) “*Maximum = 3*” in criterion “6.1 Education Level” by “*Maximum = 4*”;

(5) “3” in subparagraph *j* of criterion “6.1 Education Level” by “4”;

(6) “3” in subparagraph *k* of criterion “6.1 Education Level” by “4”;

(7) divisions “PRELIMINARY PROCESSING” and “SELECTION” by the following:

“PRELIMINARY PROCESSING	APPLICABLE FACTORS	PASSING SCORE	MAXIMUM
Applicant without spouse or de facto spouse	All, except 6 and 10	38 points	77 points
Applicant with spouse or de facto spouse	All, except 10	45 points	90 points
SELECTION	APPLICABLE FACTORS	PASSING SCORE	MAXIMUM
Applicant without spouse or de facto spouse	All, except 6	44 points	83 points
Applicant with spouse or de facto spouse”	All	51 points	96 points

**3.** Section 1 is also amended by replacing, in subclass III ENTREPRENEUR:

(1) “**Maximum = 12**” in “Factor 1. Training” by “**Maximum = 14**”;

(2) “12” in subparagraph *m* of criterion “1.1 Education Level” by “14”;

(3) the division “SELECTION” by the following:

“SELECTION	APPLICABLE FACTORS	PASSING SCORE	MAXIMUM
<b>Processing of application in relation to factor 12.1</b>			
Applicant with or without spouse or de facto spouse	All	50 points	112 points
<b>OR</b>			
<b>Processing of application in relation to factor 12.2</b>			
Applicant with or without spouse or de facto spouse”.	All	60 points	112 points

**4.** Section 1 is also amended by replacing, in sub-class IV INVESTOR:

(1) “**Maximum = 12**” in “Factor 1. Training” by “**Maximum = 14**”;

(2) “12” in subparagraph *m* of criterion “1.1 Education Level” by “14”;

(3) the division “SELECTION” by the following:

“SELECTION	APPLICABLE FACTORS	PASSING SCORE	MAXIMUM
Applicant with or without spouse or de facto spouse”.	All	40 points	94 points

**5.** Despite the provisions of this Regulation, section 1 of the Regulation respecting the weighting applicable to the selection of foreign nationals, as it read before (*insert the date of coming into force of this Regulation*), continues to apply to applications filed with the Minister before that date and for which the examination has begun.

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

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## M.O., 2014

### Order of the Minister of Sustainable Development, the Environment and the Fight Against Climate Change dated 16 December 2014

MAKING the Regulation to amend the Regulation respecting the mandatory reporting of certain emissions of contaminants into the atmosphere

THE MINISTER OF SUSTAINABLE DEVELOPMENT, THE ENVIRONMENT AND THE FIGHT AGAINST CLIMATE CHANGE,

CONSIDERING section 2.2 of the Environment Quality Act (chapter Q-2), under which the Minister of Sustainable Development, the Environment and the Fight Against Climate Change may make regulations determining what information a person or a municipality is required to provide to the Minister regarding an enterprise, a facility or an establishment that the person or municipality operates;

CONSIDERING section 46.2 of the Act, which also empowers the Minister to determine, by regulation, the emitters required to report to the Minister greenhouse gas emissions, as well as the related information and documents that must be provided to the Minister;

CONSIDERING the publication in Part 2 of the *Gazette officielle du Québec* of 15 October 2014, in accordance with sections 10, 12 and 13 of the Regulations Act (chapter R-18.1), as well as the fifth paragraph of section 2.2 and the second paragraph of section 46.2 of the Environment Quality Act, of a draft Regulation to amend the Regulation respecting the mandatory reporting of certain emissions of contaminants into the atmosphere, with a notice that it could be made by the Minister of Sustainable Development, the Environment and the Fight Against Climate Change upon the expiry of 45 days following that publication;

CONSIDERING section 18 of the Regulations Act, which provides that a regulation may come into force between the date of its publication in the *Gazette officielle du Québec* and the fifteenth day following that date where the authority making it is of the opinion that the urgency of the situation requires it, and that the reason justifying such coming into force must be published with the regulation;

CONSIDERING that the Minister of Sustainable Development, the Environment and the Fight Against Climate Change is of the opinion that the urgency due to the following circumstances justifies the coming into force of the Regulation on 1 January 2015:

— fuel distributors must report their greenhouse gas emissions in accordance with the amendments made by the draft Regulation from 1 January 2015, since the information is required for the purposes of the Regulation respecting a cap-and-trade system for greenhouse gas emission allowances (chapter Q-2, r. 46.1), which will apply to fuel distributors from that date.

CONSIDERING that it is expedient to make the Regulation with amendments;

ORDERS AS FOLLOWS:

The Regulation to amend the Regulation respecting the mandatory reporting of certain emissions of contaminants into the atmosphere, attached to this Order, is made.

Québec, 16 December 2014

DAVID HEURTEL,  
*Minister of Sustainable Development, the Environment and the Fight Against Climate Change*