Draft Regulation

Education Act (chapter I-13.3)

Amounts applicable for the purposes of the authorization required by school service centres for certain work relating to their immovables

Notice is hereby given, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), that the Regulation respecting the amounts applicable for the purposes of the authorization required by school service centres for certain work relating to their immovables, appearing below, may be made by the Government on the expiry of 45 days following this publication.

The draft Regulation specifies the monetary threshold in excess of which a school service centre must obtain prior authorization from the Minister of Education in order to construct, enlarge, develop, convert, demolish, replace or substantially renovate its immovables.

The draft Regulation has no impact on enterprises, including small and medium-sized businesses.

Further information on the draft Regulation may be obtained by contacting Geneviève Turcotte, Direction de la coordination des investissements, Ministère de l'Éducation, 1060, rue Louis-Alexandre-Taschereau, aile Jacques-Parizeau, 3° étage, Québec (Québec) G1R 5E6; telephone: 418 644-2525, extension 2607; email: genevieve.turcotte@education.gouv.qc.ca.

Any person wishing to comment on the draft Regulation is requested to submit written comments within the 45-day period to the Minister of Education, 1035, rue De La Chevrotière, 16° étage, Québec (Québec) G1R 5A5.

Jean-François Roberge, Minister of Education

Regulation respecting the amounts applicable for the purposes of the authorization required by school service centres for certain work relating to their immovables

Education Act (chapter I-13.3, s. 457.7; 2020, chapter 1, s. 139)

1. Every school service centre must obtain the prior authorization of the Minister before constructing, enlarging, developing, converting, demolishing, replacing or substantially renovating its immovables if the estimated total cost of the project is greater than \$5,000,000.

2. This Regulation comes into force on 5 November 2020.

104535

Draft Regulation

Environment Quality Act (chapter Q-2)

Clean air

—Amendment

Notice is hereby given, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), that the Regulation to amend the Clean Air Regulation, appearing below, may be made by the Government on the expiry of 45 days following this publication.

The draft Regulation amends the Clean Air Regulation (chapter Q-2, r. 4.1) with respect to aluminum smelters. The proposed amendments postpone, from 1 January 2021 to 1 January 2026, the date of application of emission standards for "side-worked prebaked anode" type potlines in operation on 30 June 2011. Consequential amendments are also proposed to facilitate the procedures to measure emissions at the scrubbers of the potlines concerned.

The amendments introduced by the draft Regulation enable the continuation of the activities of the aluminum smelters concerned that would not be able to comply with the emission standards applicable as of 1 January 2021 and would have to cease their activities.

Further information on the draft Regulation may be obtained by contacting Christiane Jacques, Assistant Director, Direction adjointe des politiques de la qualité de l'atmosphère, Ministère de l'Environnement et de la Lutte contre les changements climatiques, édifice Marie-Guyart, 4e étage, boîte 30, 675, boulevard René-Lévesque Est, Aile Taschereau, Québec (Québec) G1R 5V7; telephone: 418 997-2492; email: christiane.jacques@environnement.gouv.qc.ca.

Any interested person wishing to comment on the draft Regulation is requested to submit written comments within the 45-day period to Christiane Jacques using the above contact information.

BENOIT CHARETTE, Minister of the Environment and the Fight Against Climate Change