

Natural gas	1.889
Compressed natural gas	1.923
Biomethane*	0.011
Distillation gas (refinery)	1.757
<b>Solid fuels</b>	<b>Emission factor (metric tons CO<sub>2</sub> equivalent per metric ton)</b>
Coal coke	2.487
Petroleum coke	3.454
Coal	2.397

\* Emission factor excluding CO<sub>2</sub> emissions.”.

**13.** For the 2020 emissions report, an emitter may use the calculation methods as amended by this Regulation, except the global warming potentials amended by section 11, which must be used only as of the 2021 emissions report.

**14.** This Regulation comes into force on 1 January 2021.

104757

## M.O., 2020

### Order 2020-4374 of the Minister of Justice dated 3 December 2020

An Act respecting arrangements for funeral services and sepultures (chapter A-23.001)

Regulation to amend the Regulation respecting the register of prearranged funeral services contracts and prepurchased sepulture contracts

THE MINISTER OF JUSTICE,

CONSIDERING the first paragraph of section 81.1 of the Act respecting arrangements for funeral services and sepultures (chapter A-23.001), which provides that the Minister of Justice must, by regulation and within 24 months after the coming into force of the section, establish a register of prearranged funeral services contracts and prepurchased sepulture contracts;

CONSIDERING subparagraphs 1 to 7 of the first paragraph of section 81.1 of the Act, which provide that the regulation may prescribe

—the contracts and the information they contain that must be entered in the register;

—the conditions, terms and periods for making or cancelling entries in the register;

—the persons authorized to consult or modify the register and the terms for consulting or modifying it;

—the seller’s obligation, prior to entering into a contract, to consult the register and inform the buyer of any contract already entered into concerning the person for whom the goods or services stipulated in the proposed contract are intended;

—the fees for making, modifying and cancelling entries in the register and for consulting the register;

—any other measure for the efficient use and operation of the register;

—the provisions of the regulation whose violation constitutes an offence and, for each offence, the minimum and maximum amounts of the fine to which the offender is liable, without exceeding \$10,000;

CONSIDERING the second paragraph of section 81.1 of the Act, which provides that, despite section 2 of the Act, the regulation may apply to contracts entered into between a buyer and the operator of a religious cemetery and contracts for which partial or total payment need not be made before death;

CONSIDERING the making of the Regulation respecting the register of prearranged funeral services contracts and prepurchased sepulture contracts (chapter A-23.001, r. 2) on 20 January 2020;

CONSIDERING the publication in Part 2 of the *Gazette officielle du Québec* of 7 October 2020, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), of a draft Regulation to amend the Regulation respecting the register of prearranged funeral services contracts and prepurchased sepulture contracts with a notice that it could be made by the Minister on the expiry of 45 days following that publication;

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

ORDERS AS FOLLOWS:

The Regulation to amend the Regulation respecting the register of prearranged funeral services contracts and prepurchased sepulture contracts, attached to this Order, is hereby made.

Québec, 3 December 2020

SIMON JOLIN-BARRETTE,  
*Minister of Justice*

## **Regulation to amend the Regulation respecting the register of prearranged funeral services contracts and prepurchased sepulture contracts**

An Act respecting arrangements for funeral services and sepultures  
(chapter A-23.001, s. 81.1, 1st and 2nd pars.)

**1.** The Regulation respecting the register of prearranged funeral services contracts and prepurchased sepulture contracts (A-23.001, r. 2) is amended in section 5 by replacing paragraph 2 by the following:

“(2) persons for whom the goods or services stipulated in a contract may be intended, as well as the persons’ liquidators, successors, mandataries acting under a protection mandate, tutors or curators and their mandataries.”.

**2.** Section 6 is amended

(1) by replacing “consults” in the portion before subparagraph 1 of the first paragraph by “must consult”;

(2) by replacing “informs” in the second paragraph by “must inform” and “gives” by “give”.

**3.** Section 18 is amended

(1) by replacing “6 December 2021” in the first paragraph by “18 July 2022” and “6 June 2020” by “18 January 2021”;

(2) by replacing “6 June 2020” in the second paragraph by “18 January 2021” and “6 December 2022” by “18 July 2023”.

**4.** This Regulation comes into force on 18 January 2021.

104768

## **M.O., 2020**

### **Order of the Minister of Municipal Affairs and Housing**

An Act respecting the exercise of certain municipal powers in certain urban agglomerations  
(chapter E-20.001)

Rules to establish the fiscal potential of the related municipalities of the urban agglomeration of Montréal for the purpose of apportioning urban agglomeration expenditures

WHEREAS Title IV.3 of the Act respecting the exercise of certain municipal powers in certain urban agglomerations (chapter E-20.001), comprising sections 118.79 to 118.97, includes special provisions applicable to the urban agglomeration of Montréal;

WHEREAS the first paragraph of section 118.80 of the Act provides that urban agglomeration expenditures are apportioned among the related municipalities in proportion to their respective fiscal potentials established according to the rules prescribed by the Minister of Municipal Affairs, Regions and Land Occupancy;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), the draft Order concerning the Rules to establish the fiscal potential of the related municipalities of the urban agglomeration of Montréal for the purpose of apportioning urban agglomeration expenditures was published in Part 2 of the *Gazette officielle du Québec* of 14 October 2020 with a notice that it could be made on the expiry of 45 days following that publication and any person wishing to comment could submit written comments within the 45-day period;