

Another substance added to natural gas is from renewable sources if it is hydrogen that is produced

(1) from non-fossil organic materials degraded by means of thermochemical processes, in particular by gasification;

(2) by the electrolysis of water using electricity that comes exclusively from sources of renewable energy; or

(3) during an industrial process, the purpose of which is not to obtain the hydrogen and that is powered by energy that comes exclusively from renewable sources.”

3. Section 1 is amended

(1) in the first paragraph

(a) by inserting “, for final consumption in the territory for which the distributor obtained exclusive distribution rights,” after “annually”;

(b) by replacing “renewable natural gas” by “gas from renewable sources”;

(2) in the second paragraph

(a) by adding the following at the end of subparagraph 1:

“(d) a rate of 0.07 as of the distributor’s rate year beginning in 2028; and

(e) a rate of 0.1 as of the distributor’s rate year beginning in 2030.”;

(b) by striking out “, subtracted from any quantity of renewable natural gas” in subparagraphs 2, 3 and 4;

(3) by adding the following paragraph at the end:

“Where the gas from renewable sources delivered by a distributor is hydrogen produced in accordance with the second paragraph of section 0.1, only 33 1/3% of that hydrogen may be computed in the calculation of total deliveries represented by the variables LRA3, LRA2 and LPA1, and in the calculation of the quantity of gas from renewable sources that the distributor delivers to meet its requirement provided for in this section.”

4. This Regulation comes into force on 1 January 2023.

105974

M.O., 2022

**Order 2022-005 of the Minister of Education
date 12 August 2022**

Education Act
(chapter I-13.3)

Regulation respecting the conditions and procedures governing the review of a result

THE MINISTER OF EDUCATION,

CONSIDERING paragraph 4 of section 457.1 of the Education Act (chapter I-13.3), which provides that the Minister of Education may determine by regulation the conditions and procedures governing the review of a result as provided for in section 96.15 or 110.12;

CONSIDERING the publication in Part 2 of the *Gazette officielle du Québec* of 30 March 2022 of a draft Regulation respecting the conditions and procedures governing the review of a result, in accordance with sections 8 and 11 of the Regulations Act (chapter R-18.1), with a notice that it could be made 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 respecting the conditions and procedures governing the review of a result, attached to this Order, is hereby made.

Québec, 12 August 2022

JEAN-FRANÇOIS ROBERGE
Minister of Education

**Regulation respecting the conditions
and procedures governing the review
of a result**

Education Act
(chapter I-13.3, s. 457.1, par. 4)

1. This Regulation determines the conditions and procedures governing the review of a student’s result pursuant to section 96.15 or 110.12 of the Education Act (chapter I-13.3).

The review of a student's result consists in examining the result again. The student does not retake the examination. The review may lead to the initial result being maintained, increased or reduced.

For the purposes of this Regulation, the review of a result includes the review of the result of an evaluation or part of an evaluation. It also includes the review of a result consisting of several evaluations, in particular the result for a course, a term, a subject, a skill or a component.

2. A student, or the student's parents, may request from the principal of the institution the review of a result.

3. A request for review must be submitted within 10 working days after taking cognizance of the result. A request for review concerning a result consisting of several evaluations may cover only evaluations for the most recent term completed and only evaluations or parts of evaluations that have not been the subject of a request. A request for the review of a result obtained further to an evaluation held not later than the last day of the school calendar may not be submitted after the following 15 July.

Despite the previous paragraph, in the case of a result obtained as part of vocational training or adult education services, a request for review must be submitted within 30 days after taking cognizance of the result. A request for review concerning a result consisting of several evaluations may cover only evaluations or parts of evaluations that have not been the subject of a request.

4. A request for review must be made in writing. It must contain

- (1) the name of the student;
- (2) the name of the teacher;
- (3) the code or title of the course or subject concerned;
- (4) the identification of the evaluation, part of evaluation or result concerned;
- (5) the reasons for the request; and
- (6) the documents in support of the request, including the evaluation concerned if it was given to the student.

5. The principal of the institution must assist any person requiring assistance in making his or her request for review or in any step related to the request.

6. On ascertaining that the request for review is complete and includes reasons, the principal sends it without delay to the teacher to whose care the student is entrusted and requests that the teacher review the result.

7. Within 5 working days after the request is sent by the principal of the institution, the teacher must give the principal, in writing, the result obtained by the student further to the review with the reasons in support of the result. The principal communicates the result and the reasons to the student or the student's parents without delay. The principal also informs the student or the student's parents of their right to consult the documents in support of the result.

Despite the previous paragraph, in the case of an evaluation made as part of vocational training or adult education services, the teacher has 10 working days to give the result with the reasons in support of it.

8. If the teacher to whose care the student is entrusted is scheduled to be absent for a period of at least 10 working days, the principal communicates with the teacher to inquire about whether the teacher is able to review the result within the prescribed time limit, unless the teacher is absent for one of the reasons provided for in sections 79.1 and 79.8 to 79.12 of the Act respecting labour standards (chapter N-1.1) or is on maternity, paternity or parental leave.

If the teacher to whose care the student is entrusted does not reply within 5 working days, confirms that he or she is unable to review the result within the prescribed time limit or is absent for one of the reasons provided for in the preceding paragraph, the principal entrusts the request for review to another teacher.

The teacher to whom the request for review is entrusted is selected on the basis of his or her expertise in the subject or field of teaching concerned by the request for review.

9. If, within the time limit prescribed in the previous section, the principal of the institution becomes aware that the teacher is unable to review the result, the principal must, without delay, entrust the request to another teacher selected in accordance with the third paragraph of section 8.

10. The result obtained further to a request for review is final.

11. The teacher must ensure, as far as possible, that all documents relevant to a request for review can be consulted by a student or the student's parents, by the principal of the institution or by a teacher to whom the request is entrusted in accordance with the third paragraph of section 8, in a timely fashion allowing for the exercise of the rights provided for by this Regulation.

12. The institution must make a request for review form available in paper form and on its website.

The form must contain the text of the second paragraph of section 1 of this Regulation.

13. This Regulation comes into force on (*insert the date occurring 15 days after the date of its publication in the Gazette officielle du Québec*). It does not apply to results obtained as of that date for the purposes of the preceding school year.

105967

M.O., 2022

Order of the minister of Municipal Affairs and Housing dated 22 August 2022

Cities and Towns Act
(chapitre C-19)

Municipal Code of Québec
(chapitre C-27.1)

Act respecting the Communauté métropolitaine de Montréal
(chapitre C-37.01)

Act respecting the Communauté métropolitaine de Québec
(chapitre C-37.02)

Act respecting public transit authorities
(chapitre S-30.01)

Regulation to amend Regulation ordering the expenditure threshold for a contract that may be awarded only after a public call for tenders, the minimum time for the receipt of tenders and the expenditure ceiling allowing the territory from which tenders originate to be limited

THE MINISTER OF MUNICIPAL AFFAIRS AND HOUSING,

CONSIDERING section 573.3.3.1.1 of the Cities and Towns Act (chapter C-19), article 938.3.1.1 of the Municipal Code of Québec (chapter C 27.1), section 118.1.0.1 of the Act respecting the Communauté métropolitaine de Montréal (chapter C-37.01), section 111.1.0.1 of the Act respecting the Communauté métropolitaine de Québec (chapter C-37.02) and section 108.1.0.1 of the Act respecting public transit authorities (chapter S-30.01), which allow the Minister of Municipal Affairs and Housing to order, by regulation, the expenditure threshold for a contract that may be awarded only after a public call for tenders, the minimum time for the receipt of tenders and the expenditure ceiling allowing the territory from which tenders originate to be limited;

CONSIDERING that, in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), the draft Regulation to amend the Regulation ordering the expenditure threshold for a contract that may be awarded only after a public call for tenders, the minimum time for the receipt of tenders and the expenditure ceiling allowing the

territory from which tenders originate to be limited was published in Part 2 of the *Gazette officielle du Québec* of 8 July 2022 with a notice that it could be made on the expiry of 45 days following that publication and that any person could submit written comments within that period;

CONSIDERING that no comments were received;

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

ORDERS AS FOLLOWS:

The Regulation to amend the Regulation ordering the expenditure threshold for a contract that may be awarded only after a public call for tenders, the minimum time for the receipt of tenders and the expenditure ceiling allowing the territory from which tenders originate to be limited, attached to this Order, is hereby made.

Québec, 22 August 2022

ANDRÉE LAFOREST
Minister of Municipal Affairs and Housing

Regulation to amend the Regulation ordering the expenditure threshold for a contract that may be awarded only after a public call for tenders, the minimum time for the receipt of tenders and the expenditure ceiling allowing the territory from which tenders originate to be limited

Cities and Towns Act
(chapter C-19, s. 573.3.3.1.1)

Municipal Code of Québec
(chapter C-27.1, s. 938.3.1.1)

Act respecting the Communauté métropolitaine de Montréal
(chapter C-37.01, s. 118.1.0.1)

Act respecting the Communauté métropolitaine de Québec
(chapter C-37.02, s. 111.1.0.1)

Act respecting public transit authorities
(chapter S-30.01, s. 108.1.0.1)

1. The Regulation ordering the expenditure threshold for a contract that may be awarded only after a public call for tenders, the minimum time for the receipt of tenders and the expenditure ceiling allowing the territory from which tenders originate to be limited (chapter C-27.1) is amended in section 1 by replacing “\$105,700” by “\$121,200”.