

Bill 2

**An Act mainly to cap the indexation
rate for Hydro-Québec domestic
distribution rate prices and to further
regulate the obligation to distribute
electricity**

Section 2

AMENDMENT:

Replace “0.83” and “2022” in the third paragraph of proposed section 16.1 by
“0.88” and “2023”, respectively.

Adepte DG

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Section 3

AMENDMENT:

1. Insert “DN,” after both occurrences of “DM,”.
2. Insert “, of the Dual-Energy Domestic Rate – Inukjuak System and of the Credit for supply applicable to domestic rates” after both occurrences of “and Flex D”.

Adopté DG

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Section 22.1

AMENDMENT:

Insert after section 3:

3.1. The Act is amended by inserting the following section after section 22.0.1.2:

“22.0.1.3. The Company shall financially compensate a municipal electric power system governed by the Act respecting the Régie de l'énergie (chapter R-6.01) and the Coopérative régionale d'électricité de Saint-Jean-Baptiste de Rouville governed by the Act respecting the Coopérative régionale d'électricité de Saint-Jean-Baptiste de Rouville and repealing the Act to promote rural electrification by means of electricity cooperatives (1986, chapter 21) if the Company is shown, for a year, that the application of the rate provided for in subparagraph *b* of subparagraph 2 of the fourth paragraph of section 22.0.1.1 for the adjustment of the prices of Rates D, DM, DN, DP, DT, Additional electricity–Photosynthesis or Space Heating to Raise Crops, Winter Credit Option–Rate D and Flex D, of the Dual-Energy Domestic Rate–Inukjuak System and of the Credit for supply applicable to domestic rates, compared to the rate provided for in subparagraph *a* of that subparagraph, for the adjustment of the prices of the electricity distribution rate at which that municipal system or the Coopérative purchases electricity from the Company, causes them a financial loss.”

Adopté DG