



NOTE: The information below is for compliance promotional purposes only and is not a substitute for the Renewable Fuels Regulations nor does it offer any legal interpretation of these Regulations. For requirements under the Regulations, refer to the actual Regulations. In the event of discrepancies between this document and the Renewable Fuels Regulations, the Regulations prevail.

Federal Renewable Fuels Regulations: Sellers of Fuel for Export



Persons who sell for export renewable fuel or petroleum fuel that contains renewable fuel

What does sell for export mean?

Sell for export means you sell a batch of fuel for use outside of Canada.

What do the Regulations require of a person who only sells fuel for export? A person who sells fuel for export during a gasoline compliance period¹ (1000m³ or more of renewable fuel or petroleum fuel with renewable fuel content) must keep records and report on those volumes (see sections 36² to 39 of the Regulations).

Reporting requirements include the total volume of renewable fuel contained in petroleum fuel sold for export, and the total volume of renewable fuel sold for export. These volumes must be reported separately for each type of renewable fuel and for each province where the ownership of an exported batch was transferred.

Why am I required to keep records and report on exported fuel volumes?

The Regulations include provisions for creating and trading compliance units, which represent litres of renewable fuel used in Canada. These records and annual reports will be used to track exported volumes of renewable fuel and help to ensure the robustness of the trading system.

Where can I find more information?

For more general information on the Regulations, the trading system, important dates and reporting deadlines, see related factsheet "Federal Renewable Fuels Regulations: Overview."

HOW TO STAY INFORMED?

Environment Canada has the following information available at: http://www.ec.gc.ca/energie-

energy/default.asp?lang=En&n=0AA71ED2-1

- Renewable Fuels Regulations (full text of Regulations)
- Federal Renewable Fuels Regulations: Overview
- Federal Renewable Fuels Regulations: Primary Suppliers
- Federal Renewable Fuels Regulations: Distillate-only Primary **Suppliers**
- Federal Renewable Fuels Regulations: Blending Operations
- Federal Renewable Fuels Regulations: Renewable Fuel Producers and Importers
- Federal Renewable Fuels Regulations: High-Renewable Content and Neat Renewable Fuels
- Questions and Answers on the Renewable Fuel Regulations

Further questions and inquiries can be directed to **Environment Canada's Inquiry Centre at:**

Tel.: 1-800-668-6767 Fax: 819-994-1412 or

Email: fuels-carburants@ec.gc.ca (Environment Canada's Fuels

² Section 36 does not apply to anyone who is already considered a "primary supplier", "elective participant" or a producer or importer of renewable fuel. They are already required to make records and report on their exports under other provisions in the Regulations (i.e., sections 32, 33 and 34).



¹ This is the period December 15, 2010 to December 31, 2012, and then each subsequent calendar year.



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