

PUBLIC NOTICE

TO ALL INTERESTED PERSONS QUALIFIED TO SIGN AN APPLICATION TO TAKE PART IN A REFERENDUM

Second draft resolution CA11 210513 adopted, in accordance with the By-law governing specific construction, alteration or occupancy proposals for an immovable, a resolution to authorize the construction of six condo units in each of two three-storey residential building, on one single planned lot, resulting from the merger of lots 1 153 778 (rue Hickson), 1 153 780 and 1 153 781 (3929, rue Evelyn).

1. Purpose of the draft resolution and applications to take part in a referendum

Further to the public consultation meeting held on Tuesday, November 1, 2011, the borough council adopted a second draft resolution CA11 210513:

- 1. TO authorize the construction of six condo units in each of two three-storey residential buildings, on one single planned lot, resulting from the merger of lots 1 153 778 (rue Hickson), 1 153 780 and 1 153 781 (3929, rue Evelyn);
- 2. TO authorize an exemption to Table of Uses and Norms H02-69 of Zoning By-law 1700, as amended, so that the depth of the land is less than the minimum required;
- 3. TO allow an exemption to article 29 of Construction By-law 05-036, with regard to the construction of two buildings on one single lot;
- 4. TO subject the authorization set forth in article 1 to the following condition:
 - that the construction work be in keeping with the site planning and architectural integration programs (SPAIP) approved by Resolutions CA11 210050 and CA11 210049.

THAT the purpose of this modification is:

TO authorize the construction of six condo units in each of two three-storey residential buildings, on one single planned lot, resulting from the merger of lots 1 153 778, 1 153 780 and 1 153 781.

The second draft resolution contains provisions that are subject to approval by way of a referendum. Interested persons may file an application to require that a resolution containing the following provisions be submitted for their approval in accordance with the Act respecting elections and referendums in municipalities:

 TO authorize an exemption to Table of Uses and Norms H02-69 of Zoning Bylaw 1700, as amended, so that the depth of the land is less than the minimum required.

The object of such an application is so that the resolution containing such provisions be submitted for the approval of qualified voters in the zone affected shown on the attached plan and those in any adjacent zone from which a valid application originates.

Information as to which interested persons may sign an application regarding provisions of the second draft resolution may be obtained at room 102 of the borough hall located at 4555, rue de Verdun, Monday to Thursday, from 8:30 a.m. to 5 p.m., and Friday, from 8:30 a.m. to 12:30 p.m., without interruption, or by calling 311.

2. Validity of an application

To be valid, an application must:

- clearly state the provision(s) to which it refers and the zone from which it originates;
- be received within 8 days of the publication of this notice, no later than Friday, November 25, 2011, at 12:30 p.m.;
- be signed by at least 12 interested persons in the zone from which it originates, or by at least a majority of them if the number of interested persons in that zone does not exceed 21.

3. Interested persons

- 3.1 An interested person is a person who is not disqualified under the law and who meets the following conditions on November 1, 2011:
 - is domiciled in the zone from which an application may originate;
 - · has been domiciled for at least 6 months in Quebec.
- 3.2 Any sole owner of an immovable or sole occupant of a business establishment who is not disqualified under the law and who meets the following conditions on November 1, 2011:
 - has been the owner of an immovable or the occupant of a business establishment for at least 12 months in the zone from which an application may originate.
- 3.3 Any undivided co-owner of an immovable or co-occupant of a business establishment who is not disqualified under the law and who meets the following conditions on November 1, 2011:
 - has been the undivided co-owner of an immovable or the co-occupant of a business establishment for at least 12 months in the zone from which an application may originate;
 - has been designated, by power of attorney signed by the majority of persons who have been co-owners or co-occupants for at least 12 months, as the person authorized to sign on their behalf and to have his name entered on the referendum list, as the case may be. The power of attorney must have been produced ahead of time or produced with the application.

A natural person must be of legal age, a Canadian citizen, and not under curatorship.

A legal person must:

- have designated from among its members, directors or employees, by resolution, a person who, on November 1, 2011, is of full age, a Canadian citizen, and not under curatorship or any voting disqualification;
- have previously produced, or produce at the same time as the application, a resolution designating the authorized person to sign the application and to have his name entered on the referendum list, as the case may be.

Except in the case of a person designated as representative of a legal person, no one may be considered an interested person in more than one capacity, in accordance with section 531 of the *Act respecting elections and referendums in municipalities*.

4. Absence of applications

Provisions for which no applications were filed may be included in a resolution that need not be submitted for the approval of qualified voters.

5. Consultation of documents

The second draft resolution may be consulted at room 102 of the borough hall, 4555, rue de Verdun, Monday to Thursday, from 8:30 a.m. to 5 p.m., and Friday, from 8:30 a.m. to 12:30 p.m., without interruption.

Given at Montréal, arrondissement de Verdun, Québec, this November 17, 2011

Louise Hébert Director of the borough office and Borough council secretary

