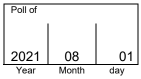
## Public notice of the revision of the referendum list

Municipality

Borough of Côte-des-Neiges-Notre-Dame-de-Grâce, Ville de Montréal



**SUBJECT:** Referendum poll concerning resolution CA21 170101 approving specific proposal PP-122 so as to authorize the demolition of the former Saint-Columba Church and the conversion of its parish hall for housing purposes, to build a 10-unit residential complex, for the property at 4020 avenue Hingston, under the By-law on specific construction, alteration or occupancy proposals for an immovable (RCA02 17017)

**PUBLIC NOTICE** is hereby given by

M<sup>e</sup> Geneviève Reeves

Borough Secretary, that the referendum list of the sector concerned, illustrated below, has been filed at the office of the Côte-des-Neiges-Notre-Dame-de-Grâce borough on

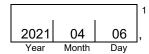


- ⇒ It will now be the subject of a revision.
  - 1. The following persons may be entered on the referendum list of the sector concerned. Every natural person who on,



- is domiciled on the territory of the sector concerned and has been domiciled for at least 6 months in Québec;
- is of legal age;
- is a Canadian citizen;
- is not under curatorship;
- has not been convicted of an offence that is a corrupt electoral practice.

The following persons may also be entered on the referendum list of the sector concerned. Every natural<sup>2</sup> or legal<sup>3</sup> person who on



has been for at least 12 months either:

- sole owner of an immovable on the territory of the sector concerned, provided that this person is not
  domiciled on the territory of the sector concerned and has sent the borough an application for entry on the
  referendum list;
- sole occupant of a business establishment on the territory of the sector concerned, provided that this person is not domiciled or the sole owner of an immovable on the territory of the sector concerned and has sent the borough an application for entry on the referendum list.

<sup>&</sup>lt;sup>1</sup> The date of the adoption of the by-law, resolution or order.

<sup>&</sup>lt;sup>2</sup> This person must be of legal age, a Canadian citizen, not be under curatorship and not have been convicted of an offence that is a corrupt electoral practice.

The legal person exercises its rights by way of one of its members, directors or employees whom it designated by resolution. The designated person must, on the reference date, be of legal age, be a Canadian citizen and not be under curatorship or have been convicted of an offence that is a corrupt electoral practice.

The sole owner of several immovables or the sole occupant of several business establishments is entitled to be entered at the address of the immovable or the business establishment having the highest property or rental value when the referendum poll concerns the entire territory of the municipality.

In the case where the referendum concerns only a sector, the sole owner of several immovables or the sole occupant of several business establishments located on the territory of the municipality is entitled to be entered in this sector, even if the immovable or the business establishment located there does not have the highest property or rental value.

undivided co-owner of an immovable or co-occupant of a business establishment on the territory of
the sector concerned, provided that this person has been designated by means of a power of attorney
signed by the majority of the co-owners or co-occupants who

are qualified voters of the sector concerned on



The co-owner who is already entitled to be entered on the referendum list as a domiciled person, owner of an immovable or occupant of a business establishment cannot be designated. The co-occupant who is already entitled to be entered on the referendum list as a domiciled person, owner of an immovable, occupant of a business establishment or undivided co-owner of an immovable cannot be designated.

- 2. In the case of an application for entry concerning a person domiciled on the territory of the sector concerned, the applicant must indicate the previous domiciliary address of the person whose entry is requested and must present two documents, one of which mentions the name and date of birth and the other, the name and the domiciliary address of the person whose entry is requested.
- 3. Applications for entry (domiciled qualified voters only), striking off or correction must be submitted in writing to the borough secretary by 4:30 p.m. on July 20, 2021:
  - by mail, to the borough secretary of the borough of Côte-des-Neiges-Notre-Dame-de-Grâce, 5160 boulevard Décarie, Suite 600, Montréal, Québec H3X 2H9; or
  - by email, to consultation.cdn-ndg@montreal.ca.

Duly received applications will be forwarded to the board of revisors.

Applications submitted by mail must be received by 4:30 p.m. on July 20, 2021, to be considered, regardless of any delays in the mail.

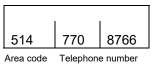
The appropriate form for submitting an application is available on request to consultation.cdn-ndg@montreal.ca.

The sector concerned by this referendum poll is as shown below:

<sup>&</sup>lt;sup>4</sup> The date of the adoption of the by-law, resolution or order.



For more information, call



## Signature

Borough of Côte-des-Neiges-Notre-Dame-de-Grâce, Ville de Montréal Issued in

, on 2021 07 09 Year Month Day

Me Geneviève Reeves

Borough secretary

Municipality