



## PUBLIC NOTICE

### TO INTERESTED PEOPLE HAVING THE RIGHT TO SIGN A REQUEST TO PARTICIPATE IN A REFERENDUM

**PUBLIC NOTICE** is given of the following:

Decree 2020-008 proposing an alternative procedure to municipal procedures requiring the displacement or assembly of persons has come into force. For Mille-Isles, this means that all procedures involving a referendum approval process provided in the various laws must be temporarily suspended and replaced by alternatives provided in this order.

Draft regulatory amendment RU.02.2011.12, currently in the adoption process, contains regulatory provisions that are subject to referendum approval for persons from zone H-10 and adjacent zones RU-3, RU-7, H-19, H-22, H-23, RT-3 and RT-6.

#### **Purpose of the project**

Following the public consultation meeting held on March 13, 2020, the Council of the Municipality of Mille-Isles adopted, on March 13, 2020, the second draft By-law number RU.02.2011.12, amending zoning By-law RU.02.2011, as already amended, in order to modify and create certain provisions with respect to integrated projects and the specification grid of zone H-10, as identified on the zoning plan.

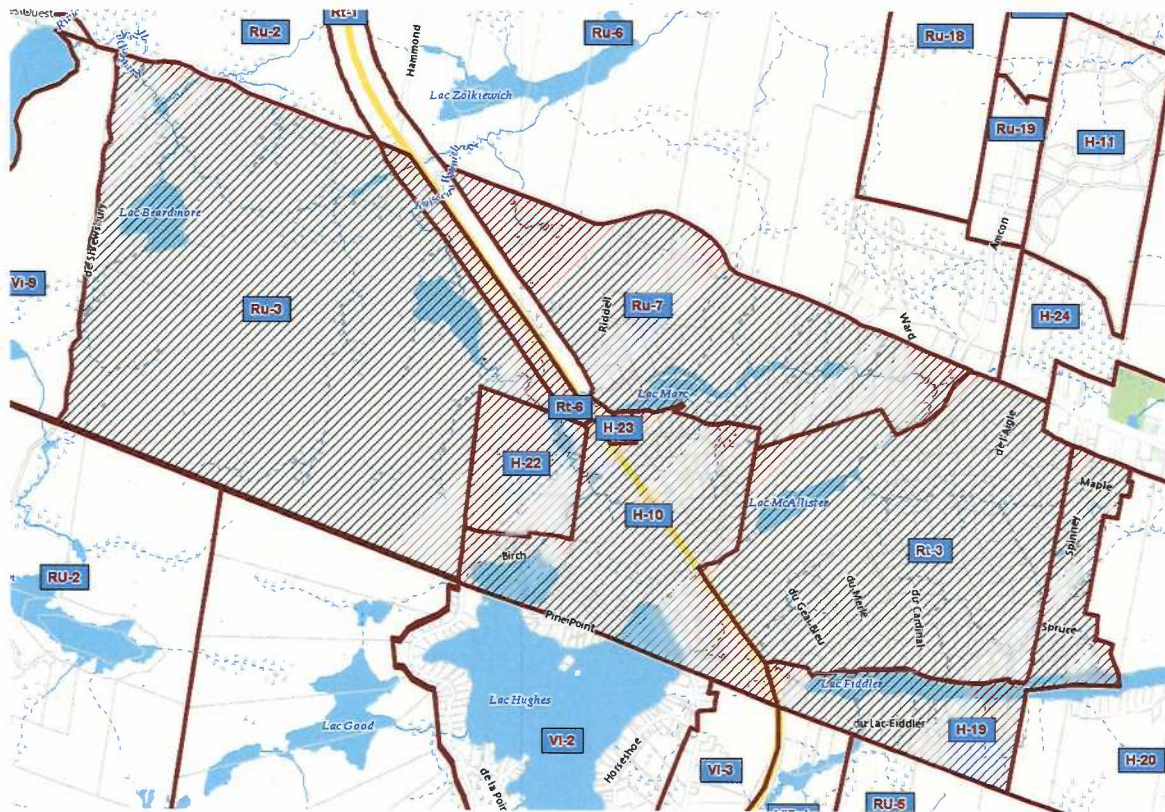
#### **Request to participate in a referendum**

This second draft regulation contains provisions subject to referendum approval concerning:

- Permanent carports and verandas within an integrated project located in zone H-10;
- Provisions for access to the public road for an integrated project in zone H-10;
- An amendment to the specification grid for zone H-10 to allow the implementation method in the form of a type «B» integrated project.

A request for provisions subject to referendum approval may come from zone H-10 as well as from contiguous zones RU-3, RU-7, H-19, H-22, H-23, RT-3 and RT-6 as shown on this sketch.

#### **ZONE AFFECTED BY DEMAND AND CONTIGUOUS ZONES:**



#### **Conditions for the validity of an application**

In order to be valid, all requests must:

- Clearly indicate the provision for which the application is being submitted and the zone from which it originates and, where applicable, indicate the zone for which the application is being made;



- Be received by the Assistant General Director and Assistant Secretary-Treasurer, Ms. Andrée-Ann LaRocque, at alarocque@mille-isles.ca no later than the fifteenth (15) day following the date of publication of this notice, April 16, 2020 ;
- Be signed by at least 12 interested persons from the zone from which it originates, or by at least the majority of them if the number of interested persons in the zone does not exceed 21.

### Conditions for being an interested person

Is an interested person:

- Any person who is not under any incapacity to vote and who meets the following conditions on March 13, 2020:
  - ✓ Be domiciled in the zone from which an application may originate;
  - ✓ Be domiciled for at least six (6) months in Quebec;
- Any sole owner of an immovable or sole occupant of a business establishment who is not under any incapacity to vote and who meets the following conditions on March 13, 2020:
  - ✓ Be the owner of an immovable or occupant of a business establishment located in the zone from which an application may originate for at least 12 months ;
  - ✓ Any undivided co-owner of an immovable or co-occupant of a business establishment who is not under any incapacity to vote and who meets the following conditions on March 13, 2020:
    - Be an undivided co-owner of an immovable or co-occupant of a business establishment in the zone from which a request may originate for at least 12 months ;
    - Be designated, by means of a power of attorney signed by a majority of the persons who have been co-owners or co-occupants for at least 12 months, as the person who is entitled to sign the application on their behalf and to be entered on the referendum list, if applicable. The power of attorney must have been produced or be produced with the application.

In the case of an individual, the person must be of legal age, a Canadian citizen and not under curatorship.

In the case of a legal person, it is necessary to:

- Have designated from among its members, directors or employees, by resolution, a person who on March 13, 2020 is of legal age, a Canadian citizen, who is not under curatorship and is not incapable of voting under the law;
- Have filed or to file at the same time as the application, a resolution designating the person authorized to sign the application and to be entered on the referendum list, if applicable;
- Except in the case of a person designated as a representative of a legal person, no one may be considered to be interested in more than one capacity pursuant to section 531 of The Municipal Elections and Referendums Act.

### Absence of applications

Any action taken as a result of such a replacement procedure shall not be subject to the approval of the persons entitled to vote.

### Consultation of the project

The second draft By-law number RU.02.2011.12 may exceptionally be consulted by request sent to the Assistant General Director and Secretary-Treasurer, Ms. Andrée-Ann LaRocque, at the email address alarocque@mille-isles.ca until April 16, 2020.

Furthermore, any action taken following such a replacement procedure is not subject to the approval of those eligible to vote. The designation of an act as a priority act must be made by a two-third majority vote of all board members, present or not.

Given in Mille-Isles, this April 2, 2020.

Pierre-Luc Nadeau

General director and secretary treasurer