PUBLIC NOTICE Registration procedure By-Law #2024-04

MUNICIPALITY OF MILLE-ISLES

PUBLIC NOTICE is hereby given by

1271

TO QUALIFIED VOTERS ENTITLED TO HAVE THEIR NAME ENTERED ON THE MUNICIPALITY'S REFERENDUM LIST

1. At a council meeting held on October 2, 2024, the municipal council of Mille-Isles adopted By-Law number 2024-04 concerning a borrowing by-law to decree expenditures and a loan of \$139 052 for the acquisition of self-contained breathing apparatus and continuous supervision equipment.

2. Qualified voters entitled to have their name entered on the municipality's referendum list may request to have this by-law submitted to a referendum poll by entering their name, address and capacity, together with their signature, in a register opened for that purpose.

At the time they make the entries concerning them, qualified voters must establish their identity, with their face uncovered, by presenting one of the following documents:

- health insurance card, issued by the Régie de l'assurance maladie du Québec ;
- driver's licence or probationary licence, issued by the Société de l'assurance automobile du Québec ;
- Canadian passport ;
- Certificate of Indian status ;
- Canadian Forces identification card.

3. The number of requests needed for By-Law number 2024-04 to be put to a referendum poll is **219**. If the number is not reached, this by-law shall be deemed to be approved by the qualified voters.

4. The by-law may be consulted at any time on the Municipality's website and at the municipal office during the following days and hours: Monday to Friday, from 7:45 a.m. to 4:30 p.m. (except on holidays).

5. The register will be available from 9 a.m. to 7 p.m. on November 5, 2024, at the following address: 1262, chemin de Mille-Isles, Mille-Isles (Québec) JOR 1A0.

6. the result of the registration procedure will be announced at 7:15 p.m. on Novembre 5, 2024, at the municipal office located at 1262, chemin de Mille-Isles, Mille-Isles (Québec) JOR 1A0.

CONDITIONS TO BE A QUALIFIED VOTER ENTITLED TO HAVE THEIR NAME ENTERED ON THE MUNICIPALITY'S REFERENDUM LIST AND TO SIGN THE REGISTER

As of the date of reference of October 2, 2024, the person must:

- be a natural person domiciled in the territory of the municipality and have been domiciled in Québec for the last six months;
- be of full age and a Canadian citizen;
- not have lost their right to vote as a result of a conviction for an offence constituting a corrupt electoral practice or due to a tutorship.

OR

- be a natural person¹ or a legal entity² who, for at least twelve months, has been:
 - the sole owner of a building located on the territory of the municipality, provided that they are not domiciled on the territory of the municipality;
 - the sole occupant of a business establishment located on the territory of the municipality, provided that they are not domiciled or the sole owner of a building located on the territory of the municipality;
 - an undivided co-owner of a building or a co-occupant of a business establishment located in the municipality, provided that they have been designated by a power of attorney signed by the majority of the co-owners or co-occupants who are qualified voters of the municipality.

A sole owner of more than one building or a sole occupant of more than one business establishment is entitled to be registered at the address of the building or business establishment having the greatest property or rental value.

A co-owner who is already entitled to have their name entered on the referendum list as a resident, owner of a building or occupant of a business establishment may not be designated.

A co-occupant who is already entitled to have their name entered on the referendum list as a domiciled person, owner of a building, occupant of a business establishment or undivided co-owner of a building may not be designated.

For more information, please contact the undersigned at gtherrien@mille-isles.ca.

SIGNAT				
Given at	Municipality of Mille-1sles	, on	Year Month	30 Day
	General manager and clerk-treasurer			

^{1.} The person must be of full age, a Canadian citizen, not have lost their right to vote due to tutorship, and not have been convicted of an offence constituting a corrupt electoral practice.

^{2.} The legal entity shall exercise its rights through any member, director or employee of the corporation designated by resolution. The designated person must, on the date of reference, be of full age and a Canadian citizen. That person must not have lost their right to vote due to a tutorship or as a result of a conviction for an offence constituting a corrupt electoral practice within the last five years.