

CITY OF MONTRÉAL
BY-LAW
05-064

BY-LAW CONCERNING THE ESTABLISHMENT OF THE CO-CANDIDATE SYSTEM

In view of section 146 of the Act respecting elections and referendums in municipalities (R.S.Q., chapter E-2.2);

In view of the “Décret concernant la division en arrondissements et en districts électoraux du territoire de la Ville de Montréal et la composition des conseils d’arrondissement” (order in council 645-2005, June 23, 2005);

At the city council meeting of August 29, 2005, it was enacted:

- 1.** A candidate for the office of city mayor of any authorized political party may also run for office, jointly with another party candidate who becomes his co-candidate, as city councillor.
- 2.** The office of city councillor referred to in article 1 of this by-law excludes any office as borough mayor.

The public notice relating to this by-law was posted at city hall and published in *The Gazette* on September 7, 2005.