BY-LAW CONCERNING TRAFFIC AND PARKING

At the Montréal city council meeting of March 23, 1998, it was enacted that:

CHAPTER I
GENERAL PROVISIONS

SECTION I
APPLICATION

1. This by-law applies to:
   (1) traffic on public thoroughfares whose maintenance is under the city's responsibility, in accordance with safety rules in addition to those in the Highway Safety Code (R.S.Q., chapter C-24.2);
   (2) parking on the public domain and on private lots;
   (3) towing of illegally parked vehicles.

SECTION II
INTERPRETATION

2. In this by-law, the following words mean:
   “Code”: the Highway Safety Code (R.S.Q., chapter C-24.2);
   “curbcut”: a depression in the sidewalk in front of the entrance to a property or a lane;
   “director”: the director of the Service de la circulation et du transport;
   “lane”: a narrow street open to vehicular traffic, at the rear of properties it serves or between them, and leading to a public thoroughfare at least at one end;
   “parking lane”: a space where more than one road vehicle may be parked in line on the roadway, and that is marked off by continuous or discontinuous white lines on the pavement;
   “parking space”: a space to park a road vehicle on the roadway, covering an area 3 m wide by 7 m long, parallel to the edge of the roadway lengthwise, or marked off by continuous or discontinuous white lines;
   “parking ticket machine” or “ticket machine”: a coin-operated device to collect parking fees and issue a receipt of payment of fees;
   “pay station” or “station”: a coin-operated and electronic debit card device to collect parking fees, to issue a receipt of payment of fees, and to register the licence plate number of the user’s vehicle;
   “special mobile equipment”: a road vehicle as defined in section 2 of the Regulation respecting road vehicle registration (Decree 1420-91, October 16, 1991);
   “total loaded mass”: the mass as defined in paragraph 2 of section 462 of the Code.

The words and expressions defined in section 4 of the Code have, in this by-law, the same meanings as in the Code.
SECTION III
POWERS OF THE EXECUTIVE COMMITTEE

3. The executive committee may, by ordinance:
   (1) establish lanes reserved for categories of road vehicles that it determines, bike paths, pedestrian
       lanes, one-way lanes;
   (2) designate the places where signs prohibiting the stopping of vehicles must be installed for the
       purposes of this by-law;
   (3) determine the direction of lanes and compulsory or prohibited maneuvers;
   (4) establish school zones, playground zones, loading/unloading zones;
   (5) set up parking spaces reserved for persons with disabilities referred to in section 388 of the Code;
   (6) set up stands for taxis, buses, minibuses and other vehicles;
   (7) prescribe a model of a towing notice for the purposes of paragraph 1 of article 72, as well as its
       content and all specifications as to form, format, and the way to complete it and serve it;
   (8) prohibit, with or without exception, vehicular traffic on thoroughfares and for the period it
       determines, provided road vehicles have access to roads to cross the city territory, and provided the
       routes are clearly marked by signs;
   (9) designate the thoroughfares or parts of public thoroughfares where a speed limit applies.

4. In addition to the other powers authorized under the charter by resolution relating to traffic or parking,
   the executive committee may, by resolution:
   (1) designate the places and determine the periods where parking must be prohibited or restricted for
       certain purposes by signs;
   (2) determine the periods where signs prohibiting parking must be posted before works, special events
       and road maintenance operations are carried out;
   (3) set a distance different from the one in section 383 of the Code where a road vehicle may be parked
       from the edge of a sidewalk;
   (4) designate the places where diagonal parking is required;
   (5) designate the streets where parking lanes whose dimensions it sets are provided for;
   (6) designate the streets, public lanes and places, and public or private lots, belonging to the city or
       used or owned by the city, where parking meters, ticket machines or pay stations will be installed;
       set the maximum parking time to be registered by a parking meter, a ticket machine or pay station ,
       and the information that a ticket or parking receipt must bear; set the rates for the use of a parking
       space controlled by a parking meter, a ticket machine or a pay station;
   (7) designate the sectors where reserved parking permits may be granted; set the permit conditions and
       the form of permits; designate the streets or parts of streets and set the days and periods where
       reserved parking is authorized;
   (8) reserve, at the places it determines, one or more parking spaces for certain categories of vehicles, in
       particular fire trucks, police vehicles and other emergency vehicles, city vehicles, diplomatic corps
       vehicles, bicycles and motorcycles, or to ensure safety near certain institutions such as schools and
       day nurseries;
   (9) temporarily reserve, for the owner, lessee or driver of a road vehicle who so requests under article
       41, one or more parking spaces in particular for an activity referred to in paragraph 1, 2 or 3 of the
       first paragraph of article 33, and that lasts more than 60 min.
SECTION IV
SIGNS

5. Each person must comply with the signs installed for the purposes of this by-law or a resolution under the charter.

6. The no-parking signs installed near a work area or for special events and road maintenance operations have priority over any other parking signs that apply to the same place in the same period.

7. No person may willfully move, withdraw, conceal, deface or otherwise alter signs installed for the purposes of the Code, this by-law or a resolution under the charter or this by-law.

SECTION V
PLAN

8. The plan of schedule 1 applies for the purposes of by-laws concerning fees for the temporary occupancy of thoroughfares.

CHAPTER II
TRAFFIC

SECTION I
REQUIREMENTS FOR CERTAIN VEHICLES

9. No driver of a substandard vehicle covered by the special class 6 or 7 permit under the Regulation respecting special permits (Decree 1440-90, October 3, 1990) may drive in the city without the director's authorization. The authorization is issued in writing, on payment of fees set in the annual by-law concerning fees. It prescribes the route to be followed and the days and times when substandard vehicles may be driven on that route. The authorization does not exempt the driver from obtaining the special permit.

10. Each driver of a substandard vehicle must, when driving:
   (1) carry with him the document bearing the director's authorization;
   (2) conform to the requirements of the authorization.

11. No person may drive a road vehicle, unless it is an emergency vehicle, on the following bridges where the total loaded mass of the vehicle exceeds the maximum set by the bridge owner, as indicated below according to the number of axles:
   (1) the bridge on René-Lévesque Boulevard, between University Street and Mansfield Street:
       (a) 2 axles: 18 tonnes;
       (b) 3 or more axles: 32 tonnes;
   (2) the bridge on De La Gauchetière Street, between University Street and Mansfield Street:
       (a) 2 axles: 18 tonnes;
       (b) 3 or more axles: 32 tonnes;
   (3) the bridge along the extension of De l'Église Avenue, above the Lachine Canal;
(a) 2 axles: 14 tonnes;
(b) 3 or more axles: 22 tonnes;
(4) the bridge along the extension of Charlevoix Street, above the Lachine Canal:
   (a) 2 axles: 14 tonnes;
   (b) 3 or more axles: 22 tonnes.

SECTION II
DRIVING RULES

SUBSECTION I
DIRECTION

12. No person may drive a road vehicle in the opposite direction of traffic unless it is to pass or back up in accordance with the Code.

13. No vehicle may be backed up:
   (1) more than 30 m;
   (2) by encroaching on an intersection.

14. No person may drive a road vehicle on a lane for the sole purpose of going from one street to another.

15. No person may drive a road vehicle on a sidewalk unless it is to cross it by the curbcut.

16. No driver of a road vehicle may change direction on a public thoroughfare by entering or backing up on a lane or a curbcut.

SUBSECTION 2
SPEEDS

17. No person may drive a road vehicle at a speed of more than 20 km/h:
   (1) on a lane;
   (2) in a park;
   (3) on a public or private parking lot.

18. No person may drive a road vehicle at a speed of more than 30 km/h:
   (1) on the part of a public thoroughfare marked off at each end by school-zone signs;
   (2) on the part of a public thoroughfare marked off at each end by playground signs;
   (3) on the part of a public thoroughfare where the speed limit is 30 km/h.

19. No person may drive a road vehicle at a speed of more than 40 km/h on the part of a public thoroughfare where signs set the speed limit at 40 km/h.

20. No person may drive a road vehicle at a speed of more than 60 km/h on the part of a public thoroughfare where signs set the speed limit at 60 km/h.

21. No person may drive a road vehicle at a speed of more than 70 km/h on the part of a public
thoroughfare where signs set the speed limit at 70 km/h.

SUBSECTION 3
RESERVED LANES

22. On a lane reserved for buses, no person may drive any other type of vehicle except:
   (1) over a maximum distance of 30 m, but only to reach or leave a private lot;
   (2) to turn right at an intersection, at the place marked off by a diagonal and discontinuous single line on the roadway.

The first paragraph is not intended to limit taxi traffic on lanes that are also reserved for taxis.

23. The exceptions provided for in paragraphs 1 and 2 of article 22 do not apply to the reserved lane of Pie-IX Boulevard.

24. No person may ride on bike paths other than on a bicycle or on in-line skates.

Each person riding on in-line skates on a bike path must comply with the provisions of the Code concerning bicycles.

SUBSECTION 4
OTHER DRIVING RULES

25. Each driver of a road vehicle or each rider of a bicycle who leaves a lane to cross or enter a public thoroughfare must yield the right of way to any vehicle or pedestrian moving on the public thoroughfare.

SECTION III
STOPPING OF VEHICLES

26. No person may stop a road vehicle on a roadway where stopping is prohibited by a sign.

27. Signs authorizing parking at places where stopping is prohibited under the Code are intended to otherwise regulate the stopping of road vehicles, as provided for in paragraph 7 of section 295 of the Code.

28. Despite article 26, the driver of a taxi may stop his vehicle on a lane reserved for taxis to allow passengers to get on or get off.

The first paragraph does not authorize the stopping of a taxi contrary to paragraph 5 of section 386 of the Code.

29. Any driver of a road vehicle who stops as follows obstructs traffic:
   (1) except to carry out parking maneuvers in accordance with the Code, stops his vehicle on a public thoroughfare:
       (a) when one or more vehicles are following him on the same public thoroughfare; or
       (b) along a parked vehicle;
   (2) stops his vehicle on a public thoroughfare by encroaching on a lane entrance or exit.

The first paragraph is not intended to limit the application of section 382 of the Code to the cases referred to in paragraph 1 and 2 of that paragraph.
CHAPTER III
PARKING

SECTION I
GENERAL REQUIREMENTS

SUBSECTION 1
BANS

30. No road vehicle may be parked:
   (1) at a place and time where signs prohibit parking;
   (2) at a place where signs prohibit parking except for certain purposes, unless it is expressly for that purpose;
   (3) at a place and time where signs indicate that parking is reserved for other vehicles under paragraphs 5 and 6 of article 3 or under section II;
   (4) on a lane, unless signs expressly allow parking;
   (5) along the median of a roadway, unless signs expressly allow parking;
   (6) off-street, at a place that is not accessible by a curb cut;
   (7) in a park, elsewhere than at a place where signs indicate that the place is reserved for parking;
   (8) in a parking space whose access is prohibited by a gate, an amber light system, a removable sign or an inscription on a cover or panel fixed to a parking meter;
   (9) at a place where stopping is prohibited under the Code or this by-law.

31. No road vehicle may be parked, at a place on a public thoroughfare where parking is allowed:
   (1) more than 24 hours running;
   (2) more than 60 min in front of a lot on which stands a residential building, unless it is a passenger vehicle or a vehicle used to carry out work on that lot or building;
   (3) longer than necessary to allow passengers to get on or get off, on the part of a public thoroughfare marked off at each end by signs indicating that it is a loading/unloading zone;
   (4) longer than the prescribed period when a limited period is indicated on signs.

32. No trailer or semi-trailer that is not attached to a motor vehicle may be parked on a public thoroughfare, except in accordance with a permit for the temporary occupancy of the public domain issued under the By-law concerning occupancies of the public domain (R.B.C.M., chapter O-0.1).

SUBSECTION 2
EXCEPTIONS

33. Despite paragraph 1 of article 30 and despite signs indicating that parking is reserved for residents, any driver of a road vehicle may park his vehicle for no more than 60 min:
   (1) while loading or unloading goods with that vehicle, provided:
       (a) the vehicle is a commercial vehicle;
       (b) the operations are carried out continuously;
   (2) while carrying out work on the bordering property, provided:
(a) the vehicle is special mobile equipment required to carry out the work;
(b) the work is carried out continuously;
(3) provided he drives a vehicle bearing a sticker or plate for persons with disabilities, issued by the Office des personnes handicapées du Québec, the Société de l’assurance automobile du Québec or any other administrative authority in Canada or the United States.

The exceptions provided for in the first paragraph do not apply counter to signs that prohibit parking:
(1) near a work area or for special events or for road maintenance operations;
(2) near a school, a playground or a park.

For the purposes of paragraph 1 of the first paragraph, the pick-up or delivery of mail, documents or small parcels does not constitute loading or unloading of goods covered by the exception under this article.

34. Despite article 30, a peace officer may park a police vehicle:
(1) in derogation of paragraphs 1 to 7 in the performance of his duties;
(2) in derogation of paragraphs 8 and 9 when dealing with emergencies.

35. Despite paragraph 4 of article 30, the driver of a road vehicle may park on a lane to load or unload goods from his vehicle, provided the operations are carried out continuously.

36. A peace officer in the performance of his duties may park a police vehicle in a metered parking space without paying the fees under articles 46, 51 and 55, when he is in the vehicle or when dealing with emergencies.

SUBSECTION 3
MODES OF PARKING

37. Subject to article 39, no road vehicle may be parked more than 15 cm from the edge of the roadway or, as the case may be, from the continuous or discontinuous white line parallel to the edge of the roadway and whose sign indicates that it is a reference mark for that purpose.

38. A road vehicle may be parked diagonally only where signs so require. Each road vehicle parked diagonally must be in the direction of traffic.

39. The wheels of a road vehicle parked on a parking lane must be within the limits marked off by a continuous or discontinuous white line, if any, and may not encroach on that line.

Any driver who parks on a parking lane a road vehicle whose width is such that it does not conform to the first paragraph contravenes that paragraph.

40. Each driver of a vehicle authorized to park on part of a public thoroughfare marked off at each end by signs indicating that it is a stand must conform to the following requirements:
(1) park his vehicle within the limits of the stand;
(2) move up in the line to the next available space;
(3) not leave his vehicle.

SECTION II
RESERVED PARKING

SUBSECTION I
TEMPORARY PARKING

41. Each owner, lessee or driver of a road vehicle wishing to reserve one or more parking spaces on a public thoroughfare must apply to the director.

The director issues each applicant a reserved parking permit specifying the time and place of parking, on payment of fees set in the annual by-law concerning fees.

Each holder of a reserved parking permit must place a copy of the permit behind the windshield of each vehicle covered by the permit so that it is legible from the outside, and keep it there for the full parking period.

SUBSECTION 2
RESIDENT PARKING

42. Any resident of a sector designated under paragraph 7 of article 4 may, without paying the parking meter and pay station fees, park a passenger vehicle in a space reserved for residents provided he holds the required permit.

43. Any holder of a permit issued under article 42 contravenes this by-law if he parks in a place reserved for residents:
   (1) a vehicle other that the one covered by the permit;
   (2) while his permit has expired or has been revoked.

44. Where the holder of a permit issued under article 42 is found guilty of an offence under paragraph 1 of article 43 or a resolution under paragraph 7 of article 4, the permit must be revoked and the holder forfeits his right to obtain that permit for 2 consecutive years as of the date on which he was declared guilty of the offence.

45. Each holder of a permit issued under article 42 must surrender his permit to the director no later than 10 days after the date when:
   (1) he stopped using the vehicle covered by the permit;
   (2) he has ceased residing in the designated sector covered by the permit;
   (3) his permit has been revoked.

SECTION III
METERED PARKING

SUBSECTION I
PARKING CONTROLLED BY PARKING METERS

46. No road vehicle may be parked in a parking space controlled by a parking meter unless the prescribed fees have been paid for the parking period.

The payment is made by depositing in the parking meter Canadian coins whose face value corresponds to
the numbers indicated on the parking meter.

47. The fact of leaving a road vehicle parked in a space controlled by a parking meter beyond the period for which fees were paid constitutes a violation of article 46.

The red signal or 00:00 signal of a parking meter indicates that the fees have not been paid or that the paid period has expired.

48. It is prohibited to:
   (1) deposit anything other than Canadian coins in a parking meter;
   (2) tamper with or attempt to tamper with a parking meter in any way.

49. Each person who parks a motor vehicle in a space controlled by a parking meter must:
   (1) where the parking meter requires the activation of a mechanism, immediately and properly activate the mechanism to the end of its travel to start the meter;
   (2) position the vehicle so that its end or accessory parts are within the perimeter of the parking space.

Despite paragraph 2 of the first paragraph, where a motor vehicle is too wide or too long to be parked in a single space, more than one space may be used provided the fees for each parking meter are paid.

50. No more than one road vehicle at a time may be parked in a space controlled by a parking meter.

SUBSECTION 2
PARKING CONTROLLED BY TICKET MACHINES

51. No road vehicle may be parked in a space controlled by a ticket machine unless the prescribed fees have been paid for the parking period.

The payment is made by depositing in the ticket machine Canadian coins whose face value corresponds to the numbers indicated on the parking meter.

The parking ticket issued by the machine after coins are deposited must be placed inside the road vehicle, on the left side of the front windshield, so that it is fully visible and legible from the outside.

52. The fact of leaving a road vehicle parked in a space controlled by a ticket machine beyond the period for which fees were paid constitutes a violation of article 51.

53. Each person who parks a road vehicle in a space controlled by a ticket machine must position the vehicle so that its end or accessory parts are within the perimeter of the parking space.

Despite the first paragraph, where a road vehicle is too wide or too long to be parked in a single space, more than one space may be used provided the prescribed fees are paid by taking as many tickets as the number of spaces used and placing the tickets side by side, on the left side of the front windshield, inside the vehicle, so that they are fully visible and legible from the outside.

54. It is prohibited to:
   (1) deposit anything other than Canadian coins in a ticket machine;
   (2) tamper with or attempt to tamper with a ticket machine in any way.
SUBSECTION 3
PARKING CONTROLLED BY PAY STATIONS

55. No road vehicle may be parked in a space controlled by a pay station unless the prescribed fees have been paid for the parking period. The payment is made in accordance with the instructions on the screen of the pay station.

56. The fact of leaving a road vehicle parked in a space controlled by a pay station beyond the period for which fees were paid constitutes a violation of article 55.

57. It is prohibited to tamper with or attempt to tamper with a pay station in any way.

SECTION IV
PARKING ON PRIVATE LOTS

58. No driver of a road vehicle may park on a private lot without the authorization of the owner or occupant of the lot. For the purposes of this article, the words “private lot” mean a site that is not part of the public domain of the city.

59. In a parking lot to which the public has access by express or tacit invitation, each driver of a road vehicle must conform to signs prohibiting or limiting parking of vehicles or restricting it to persons or categories of persons.

60. In a parking lot to which the public has access by express or tacit invitation, no driver of a road vehicle may park in a part that has not been developed or laid out for that purpose, or in such a way as to hold up or obstruct traffic or the movement of other vehicles.

CHAPTER IV
TOWING

SECTION I
GENERAL RULES

61. Subject to articles 62 and 63, any road vehicle parked where the stopping or parking of vehicles is prohibited under the Code or this by-law may be moved or towed.

62. Any road vehicle parked on a private lot, other than a parking lot to which the public has access by express or tacit invitation, without the authorization of the owner or occupant of the lot, may be moved or towed.

63. Any road vehicle parked in contravention of article 59 or 60 in a parking lot to which the public has access by express or tacit invitation may be moved or towed.

64. No person may move or tow, or have moved or towed a road vehicle parked in accordance with the Code or this by-law, without the owner’s or driver’s consent.
65. Despite article 63, in a parking lot to which the public has access by express or tacit invitation, no person may tow or have an illegally parked road vehicle towed unless the parking lot is provided, at each of its accesses, with a sign:

(1) fully visible and legible from the public thoroughfare where towing applies, and properly lighted at night;
(2) having an area of no less than 0.75 m²;
(3) specifying:
   (a) that any illegally parked vehicle will be towed at the owner’s expense;
   (b) the name of the towing company;
   (c) the maximum towing and storage fees under this by-law, marked “All-inclusive”;
   (d) a telephone number to call at any time to find out exactly where a towed vehicle may be recovered, marked “Towing Information:”.

66. Despite article 63, in a parking lot to which the public has access by express or tacit invitation, no person may tow or have an illegally parked road vehicle towed before having called the number indicated on the sign to provide the following information:

(1) a description of the vehicle being towed, specifying the make, color, and licence plate number;
(2) the time of towing;
(3) the place where the vehicle may be recovered.

67. Each person who tows a road vehicle under article 63 must ensure that the vehicle may be recovered at any time within 60 minutes of the towing.

68. No illegally parked vehicle that is towed may be driven more than 5 km from the place where it was illegally parked, or be driven outside the city territory.

The distance referred to in the first paragraph is calculated by following the shortest route, taking into account traffic regulations, between the point of departure and the point of arrival of the towed vehicle.

SECTION II
TOWING AND STORAGE FEES

69. Each owner of a vehicle that is moved or towed in accordance with the law or this by-law must pay fees of $50.

The maximum fees cover all towing operations and all accessories used for that purpose. No additional fees may be charged.

70. No storage fees charged to the owner of a towed vehicle may exceed $10 a day or fraction of a day, and no additional fees may be charged.

71. Where the owner or driver of a road vehicle claims possession of the vehicle before it was removed from the place where he was stopped or parked in contravention of the law or this by-law, no fees are payable even if the vehicle is already attached or hooked up to the towing vehicle. No additional fees may be charged.

For the purposes of the first paragraph, the word “place” means, for parking on private lots, the lot or the
SECTION III
TOWING IN PARKING LOTS

72. In a parking lot to which the public has access by express or tacit invitation, no person may tow or have an illegally parked vehicle towed at any time between April 1 and November 30 and, the rest of the year, during business hours of the parking lot or establishment it serves, without following these procedures:

(1) before the towing, the owner or occupant of the parking lot, or one of the duly authorized representatives, must complete, sign and issue a towing notice in accordance with the specifications, model and procedure prescribed by ordinance;

(2) the towing notice referred to in paragraph 1 must be prepared in 3 copies;

(3) the original and a copy must be placed by the issuer on the windshield of the illegally parked vehicle, for the benefit of the owner or driver of that vehicle, and for the towing firm;

(4) the towing firm must submit the original of the notice to the owner or driver of the towed vehicle on delivery of the vehicle; no owner or driver claiming his vehicle may be asked to renounce receiving that document;

(5) the owner or occupant of the parking lot, and the towing firm involved must keep their copy of the towing notice for 90 days, and allow the director to examine it on request during that period.

73. No owner or occupant of a parking lot may designate as a duly authorized representative, for the purposes of paragraph 1 of article 72, a person employed by a towing firm or paid in any way or in any capacity by that firm, or having a financial interest in it, or a person who already acts, for the same purposes, as the duly authorized representative of another owner or occupant of a parking lot.

74. No person employed by a towing firm or paid in any way or in any capacity by that firm, or having a financial interest in it, or any person who already acts, for the same purposes, as the duly authorized representative of another owner or occupant of a parking lot, may act as the duly authorized representative of the owner or occupant of a parking lot for the purposes of paragraph 1 of article 72.

75. Where the towing is carried out by the city or by a third person paid directly by the city, by order of a peace officer or a duly authorized city employee, the procedures in paragraphs 1 to 5 of article 72 are replaced by the issue of a statement of offence that includes towing fees.

CHAPTER V
PENAL PROVISIONS

SECTION I
TRAFFIC OFFENCES

76. The following persons are guilty of an offence and are liable to a fine of $15 to $30:

(1) any person other than the driver of a road vehicle who contravenes article 5;

(2) any pedestrian who contravenes the first paragraph of article 24 and any person on rollerskates or in-line skates who contravenes the second paragraph of that article;

(3) any driver of a bicycle who contravenes article 25.
77. Any driver of a road vehicle who contravenes article 13 or, elsewhere than on a reserved lane, article 26, is guilty of an offence and is liable to a fine of $30 to $60.

78. The following persons are guilty of an offence and are liable to a fine of $100 to $200:
   (1) any person who contravenes article 7, 22 or 23;
   (2) any person, other than a pedestrian, who contravenes the first paragraph of article 24;
   (3) any driver of a road vehicle who contravenes article 5, 12, 14, 15, 16 or 25 or, on a reserved lane, article 26.

79. Any driver of a road vehicle who contravenes article 9, 10 or 11 is guilty of an offence and is liable to the fine under section 315.1 of the Code.

80. Any person who contravenes article 17, 18, 19, 20 or 21 is guilty of an offence and is liable to the fines under section 516 of the Code.

81. Any person who contravenes article 29 is guilty of an offence and is liable to the fine under section 506 of the Code.

SECTION II
PARKING OFFENCES

82. Any driver of a road vehicle who contravenes article 46, 51 or 55 is guilty of an offence and is liable to a fine of $25.

83. Any driver of a road vehicle who contravenes paragraphs 1 to 3 or 5 to 8 of article 30, articles 31, 37 to 40, the third paragraph of article 41, or articles 43, 49, 50, 53, 58 to 60, is guilty of an offence and is liable to a fine of $30 to $60.

84. Any driver of a road vehicle who contravenes paragraph 4 of article 30 is guilty of an offence and is liable to a fine of $60 to $100.

85. Any person who contravenes paragraph 9 of article 30 is guilty of an offence and is liable to the penalty under the Code or this by-law for parking where stopping is prohibited.

86. Any person who contravenes article 32 is guilty of an offence and is liable to the fine under article 46 of the By-law concerning occupancies of the public domain (R.B.C.M., chapter O-0.1).

87. Any person who contravenes article 45, 48, 54 or 57 is guilty of an offence and is liable to a fine of $100 to $200.

SECTION III
TOWING OFFENCES

88. Any person who contravenes articles 64 to 66, article 67 or 68, the second paragraph of article 69, or article 70, 71, 72, 73 or 74, is guilty of an offence and is liable:
   (1) in the case of an individual:
(a) for a first offence, to a fine of $100 to $300;
(b) for a second offence, to a fine of $300 to $500;
(c) for a subsequent offence, to a fine of $500 to $1000;

(2) in the case of a corporation:
(a) for a first offence, to a fine of $200 to $600;
(b) for a second offence, to a fine of $600 to $1000;
(c) for a subsequent offence, to a fine of $1000 to $2000.

CHAPTER VI
CONCORDANT PROVISIONS

SECTION I
REPEALS

89. The By-law prohibiting certain activities in public places (R.B.C.M., chapter A-2.1), the By-law concerning traffic and public safety (R.B.C.M., chapter C-4), the By-law concerning fees for the moving of illegally parked or stopped vehicles (R.B.C.M., chapter F-2), the By-law concerning parking meters and parking ticket machines (R.B.C.M., chapter P-2), the By-law concerning the towing of illegally parked or stopped vehicles (R.B.C.M., chapter R-4), the By-law to facilitate vehicle parking for certain persons (R.B.C.M., chapter S-3), and the By-law concerning bail and certain costs for traffic and parking violations (6017, as amended), are repealed.

SECTION II
AMENDMENTS

90. The By-law concerning peace and order on the public domain (R.B.C.M., chapter P-1) is amended by adding the following after article 1:

“1.1. Rollerskating, skiing, skateboarding, or riding a toy vehicle on a sidewalk so as to obstruct pedestrian traffic are prohibited.

1.2. No person may race or run on a roadway or sidewalk except as part of activities for which street traffic was halted under an executive committee resolution.

1.3. Rollerskating, bicycling, skateboarding, or riding a toy vehicle are prohibited in a public place covered by an ordinance that may be enacted by the executive committee for that purpose.”.

91. That by-law is amended by adding the following after article 8:

“8.1. No person may place a vehicle on the public domain to offer it for sale or rental or to draw attention to an advertisement.”.

92. That by-law is amended by adding the following after article 9:

“10. Each initiator or organizer of a march, parade, procession, marathon, bicycle tour, must submit an application for authorization to the director of the Service de la circulation et du transport no less than 30 days before the scheduled date of the event.

The initiator or organizer must inform all persons concerned of the conditions of the authorization, the route to be followed, and the prescribed dates and times of the event.”
11. Any person who contravenes article 1.1 or 1.2 is guilty of an offence and is liable to a fine of $15 to $30.

11.1. Any person who contravenes article 1.3 is guilty of an offence and is liable:
   (1) for a first offence, to a fine of $30 to $60;
   (2) for a second offence, to a fine of $60 to $100;
   (3) for a subsequent offence, to a fine of $100 to $300."

93. Article 15 of that by-law is amended by replacing “12” by “11”.

94. Article 7 of the By-law concerning parks (R.B.C.M., chapter P-3) is replaced by the following:
   “7. No person may ride on a horse in parks.
   The first paragraph does not apply to police officers in the performance of their duties.”.

95. Articles 8 to 13 of that by-law are repealed.

SECTION III
TRANSITIONAL PROVISIONS

96. Despite article 89:
   (1) the second, third and fourth paragraphs of article 35 and article 136 of the By-law concerning traffic and public safety (R.B.C.M., chapter C-4) remain in force until the coming into force of articles 17 to 21 of this by-law;
   (2) the ordinances and resolutions ordained under the By-law concerning traffic and public safety (R.B.C.M., chapter C-4) and under the By-law concerning parking meters and parking ticket machines (R.B.C.M., chapter P-2), except schedule 2 to resolution CE92 03362, remain in force until their replacement by ordinances and resolutions enacted under this by-law; however, they are, for offences committed after the effective date of this by-law, subject to the provisions of this by-law relating to revocation, towing and fines.

CHAPTER VII
COMING INTO FORCE

97. This by-law comes into force on the date set by ordinance of the executive committee, except:
   (1) articles 11, 17, 18, 19, 20 and 21, whose coming into force is subject to the approval of the Minister of Transport, and that will come into force on the date of a notice of promulgation after that approval;
   (2) article 79 which, as for article 11 to which it refers, will come into force on the effective date of that article;
   (3) article 80 that will come into force on the effective date of article 17, 18, 19, 20 or 21.

SCHEDULE 1
PUBLIC THOROUGHFARE PLAN *
(a. 8)
BASIC INFORMATION

FILE : 980166006
RESOLUTION : CO98-00519
APPROVAL : Minister of Transport for articles 17 to 21 (July 14, 1998). Article 11 was not approved by the Minister of Transport. (See article 9 of the By-law amending the By-law concerning traffic and parking (C-4.1) and other by-law provisions (00-036), repealing article 11.
COMING INTO FORCE : April 4, 1998, except for article 11 and articles 17 to 21 (August 1, 1998); effective date August 1, 1998, except for article 11 [see articles 96 and 97, and by-law 98-099, article 12
AMENDMENTS : 98-099, 98-131