

CITY OF MONTRÉAL
BY-LAW
00-180

**BY-LAW AMENDING THE BY-LAW CONCERNING TRAFFIC AND PARKING
(C-4.1)**

At the Montréal city council meeting of October 23, 2000, it was enacted that:

1. Article 42 of the By-law concerning traffic and parking (R.B.C.M., chapter C-4.1) is replaced by the following:

“**42.** Any driver of a passenger vehicle for which a reserved parking permit was issued under a resolution referred to in paragraph 7 of article 4 may park the vehicle in a space reserved for residents in a sector designated under that resolution.

The reserved parking permit is issued as a sticker. It must be placed on the vehicle covered by the permit, as specified in the resolution referred to in paragraph 4 of article 4, and be fully visible at all times.”.

2. Article 43 of that by-law is replaced by the following:

“**43.** No vehicle may be parked in a space reserved for residents:

- (1) without a sticker;
- (2) bearing a sticker corresponding to another vehicle, to another sector, or to an expired or a cancelled permit;
- (3) bearing a sticker that is incomplete, invisible, or affixed contrary to the second paragraph of article 42.

A permit is cancelled where the holder no longer meets the permit conditions under a resolution referred to in paragraph 7 of article 4, or where the information or documents submitted to be granted a permit are false.”.

3. Articles 44 and 45 of that by-law are repealed.

4. Article 83 of that by-law is amended by deleting the words “, the second paragraph of article 42”.

5. Article 87 of that by-law is amended by deleting “45,”.

BASIC INFORMATION

FILE : S000399002

RESOLUTION : CO0002742

APPROVAL : N.A.

COMING INTO FORCE : October 30, 2000

AMENDMENTS : Nil