Nomination paper (municipality with a population of less than 5,000)

VILLAGE OF NORTH HATLEY

Polling date 2017 11 05 Year Month Day

Section 1 Identification of the person submitting his or her nomination				
	Given name	(block letters)	Surname	
	(The spelling of the given i	name and surname appearing at	oove will be used on the ballot pa	ıper.)
Check off if the name is different from that at birth or the one that was formalized in the Register of Civil Status and by which the person is commonly known in political, professional or social life;				
Date of birth	Year Month Day]		
Address (according to the capacity under which the person is eligible):				
Number	Stree	t	Apartment	Postal code
Identification document enclosed:				

Section 2 Identification of political affiliation (where applicable)

Name of recognized ticket		
Section 3 Identification of posit	tion	
Mayor Member of council	District, ward or position (name or number)	

Section 4 Declaration under oath of the person submitting his or her nomination

I declare under oath that:

- 1) I meet the conditions of eligibility outlined in section 61 of the Act respecting elections and referendums in municipalities (AERM);
- 2) I do not find myself in any situation of ineligibility stipulated in sections 62 to 67 of this Act.

NOTE: See sections 61 to 67 of the AERM on page 4 of this form.

Signatures	
Person submitting his or her nomination	
Declared before me on Year Month Day at	Location
Person authorized to receive the oath	In the capacity of

Section 5	Section 5 Person designated to collect supporting signatures (To be completed if the person submitting his or her nomination designates another person to collect the supporting signatures.)			
I designate the follow person to collect supporting signatures for my candidacy:				
	Given name		Surname	
Number	Street	Apartment	Municipality	Postal code
Signature	Person submitting his or her nomina	ation		
Section 6 We, electors	Supporting signature of the municipality of	S		_,
support the candidacy of, for the following position: Mayor Member of the council District, ward or position (name or number)				
In witness whereof we have signed this nomination paper.				

	Given name and surname (block letters)	Address (as it must appear on the municipal list of electors)	Signature	Initials (person who collects the signatures)
1				
2				
3				
4				
5				
6				
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24				
25				

Section 7 Statement of the persons who collected the supporting signatures

the person submitting his or her nomination,

the person designated in section 5,

١,

declare that the persons whose name appear opposite my initials have affixed their signature in my presence, that I know them, and that, to my knowledge, they are qualified electors in the municipality.

Signatures	
Person submitting his or her nomination	Person designated in section 5

Section 8 Letter attesting to the candidacy for a	
, Given name eader of the recognized ticket, hereby attest that:	Surname
Given name	Surname
s the person designated to submit his or her nomination for	the position identified in section 3 for our ticket.
Signature	
,	
Leader	Name of the recognized ticket

Section 9 Acceptance of the filing of the nomination pape	r
I,Given name	Surname,
1) declare that this nomination paper	· · · · · · · · · · · · · · · · · · ·
was filed in my office, on	Year Month Day At Hour Minute
2) accept the filing of this nomination paper because it is complete.	
Signature	
Person authorized to accept the filing of a nomination paper	In the capacity as

Conditions of eligibility [sections 61 to 67 of the Act respecting elections and referendums in municipalities]

61. A person is eligible for office as a member of the council of a municipality if he is entitled to have his name entered on the list of electors of the municipality and if he has resided, continuously or not, in the territory of the municipality for at least the last 12 months on 1 September of the calendar year in which a general election is to be held.

62. The following persons are ineligible:

- 1° judges of the courts of justice;
- 2° the Chief Electoral Officer and the other members of the Commission de la représentation;
- 3° ministers of the Government of Québec or of Canada;
- 4° public servants, other than employees within the meaning of the Labour Code (chapter C-27), of the Ministère des Affaires municipales, des Régions et de l'Occupation du territoire, or of any other department who are assigned to the Ministère des Affaires municipales, des Régions et de l'Occupation du territoire on a permanent basis;
- 5° members and officers, other than employees within the meaning of the Labour Code, of the Commission municipale du Québec;
- 6° criminal and penal prosecuting attorneys;
- 7° (paragraph repealed);
- 8° $\,$ the Director of Criminal and Penal Prosecutions.

63. The following persons are also ineligible for office as members of the council of a municipality:

- 1° the officers or employees of the municipality except those who provide their services to fight fires on an occasional basis and who are commonly called "volunteer firemen", except those hired by the municipality to act as first responders within the meaning of the Act respecting pre-hospital emergency services (chapter S-6.2) and except persons who are considered only for the purposes of the law to be officers or employees of the municipality;
- 1.1° the officers or employees of a mandatary body of the municipality referred to in paragraph 1 or 2 of section 307;
- 2° (paragraph repealed);
- 3° the election officers of the municipality;
- 4° the persons acting as official agents or official representatives of parties holding an authorization under Chapter XIII that is valid in respect of the municipality, their assistants and the persons acting as official agents and official representatives of independent candidates in the current election, except independent candidates who act in that capacity themselves.

64. Any person holding the office of leader of a party or any independent candidate at a previous election whose financial report or return of election expenses required under any of sections 408, 419, 479, 483.1, 484, 485 or 492 has not been transmitted within the prescribed time is ineligible until the report or return is transmitted.

Where the party no longer exists or the office of leader is vacant, the person who is ineligible under the first paragraph is the last holder of the office of leader of the party.

For the purposes of this section, the meaning of the word "leader" is the meaning given to that word in section 364.

65. Any independent candidate at a previous election who has not paid in full the debts contracted during the term of his authorization in accordance with section 474 is ineligible for four years from his default.

Notwithstanding the foregoing, the ineligibility affecting an elected independent candidate shall cease on the day of the transmission of the financial report establishing that the debts have been paid in full where the transmission occurs before the expiry of the four-year period.

66. Every person disqualified to hold office as a member of the council of a municipality under any of sections 301 to 307 is ineligible for such an office.

Every person who, following a judgment that has become *res judicata*, is disqualified under any of sections 468.45.8, 568, 569 and 573.3.4 of the Cities and Towns Act (chapter C-19), articles 614.8, 938.4, 1082 and 1094 of the Municipal Code of Québec (chapter C-27.1), section 118.2 of the Act respecting the Communauté métropolitaine de Montréal (chapter C-37.01), section 111.2 of the Act respecting the Communauté métropolitaine de Québec (chapter C-37.02), section 108.2 of the Act respecting public transit authorities (2001, chapter 23), section 6 of the Municipal Works Act (chapter T-14) and sections 204 and 358 of the Act respecting Northern villages and the Kativik Regional Government (chapter V-6.1), is also ineligible.

67. A person is ineligible for office as a member of the council of a municipality if he holds office as member of the council of another municipality, or if he is a candidate for such an office or has been declared elected thereto for 30 days or less.

Any person who is already holding another office on the council of a municipality is also ineligible for office as a member of the council, except in the event of an election at which the office held by him is open for nominations or ceases to exist.

Notwithstanding the first paragraph, any warden of a regional county municipality elected in accordance with section 210.29.2 of the Act respecting municipal territorial organization (chapter O-9) is not ineligible for office as a member of the council of a local municipality.