

HOW TO OBTAIN A DEMOLITION PERMIT

General information

The procedure to demolish a building is established in By-Law PC-2818 respecting the demolition of an immovable. It aims to protect and enhance buildings and areas of heritage interest, dwelling units and property values in Pointe-Claire.

Projects subject to demolition procedure

- The total demolition of a single-family home or of a commercial or industrial immovable, or its partial demolition resulting in a destruction of more than 75% of its volume;
- The partial or total demolition of a building of heritage interest identified in Chapter 13 of the SPAIP By-Law, resulting in the dismantling or the destruction of more than 50% of either the original exterior walls, the building's volume, or its above ground floor area.
- The partial or total demolition of an immovable comprised of more than one dwelling, rental or not, resulting in a diminution of the number of dwellings;

Where applicable, the land reutilization program must respect the criteria of the Site Planning and Architectural Integration Programme (SPAIP) By-law PC-2787.

Revision process

Upon receipt of a complete request containing all the required information, the Planning Department will request an evaluation and inspection report and establish a date for a public meeting to be held by the Demolition Committee. A public notice concerning the proposed demolition and the convening of the Committee will be published in a local newspaper and a sandwich board will be installed in front of the building for a period of ten (10) days from the date of publication.

The criteria upon which the Committee will base its discussion and decision are as follows:

- The condition of the immovable subject to the application;
- The contribution of the immovable to the special character of Pointe-Claire;
- The cost of restoration;
- The deterioration of the architectural appearance or aesthetic character of the neighbourhood or of the quality of life in the neighbourhood,
- The intended use of the vacated land,
- The environmental sustainability of the project, among other things: possibility for recycling and recovery of the building material and equipment, regional supply and quality of materials, energy efficiency of mechanical systems, etc.
- When the immovable includes one or more rental dwellings, the prejudice caused to lessees, the housing needs in the area and the possibility of relocating the lessees.

The decision will be taken by the Committee to allow the demolition and the proposed land reutilisation programme; to allow the project with modifications or conditions; or to refuse the demolition project.

Following the public meeting, the City Clerk's office will inform the owner of the decision of the Demolition Committee. For a period of 30 days following, it will be possible to appeal said decision to Council.

Required documents

The documents below must be submitted to the Planning Department:

1. Official request including:
 - A completed demolition request form.
 - A letter clearly explaining the project (proposed land use, technical means to be used for the demolition.
 - An evaluation and building inspection report appointed by the City, paid for by the applicant and prepared by a chartered appraiser and building inspector, which establishes the state of the building, the cost of replacing the building to be demolished with a new one; the physical depreciation of the building; the depreciated cost and an estimate of the cost of a complete restoration of the building.
 - Plans showing level and depth of the municipal pipes and of the service connections.
 - Written confirmation that there is no tenant occupying the structure to be demolished or, if applicable, proof that the lessee has been informed of the request to demolish.
 - An approximate timetable of the demolition and reconstruction work.
 - Any additional information that should be considered in the evaluation of this request, such as a description of the state of deterioration of the building and an explanation of why it can not be repaired or renovated.

Fees

Multifamily or new development: Fees of payment of the building assessment and inspection report appointed by the City will be evaluated case by case

Residential (1 to 4 dwellings) or other use: Fees of \$2,414.71 as payment for the evaluation and building inspector's reports appointed by the City

Demolition fees of \$448 in two separate cheques (\$224 for revision and \$224 for publication).

Multifamily or new development – SPAIP revision fees of \$1081

Residential (1 to 4 dwellings) or other use - SPAIP review fees of \$536

Note: During the analysis of the project, the City may request supplementary documents or information in addition to the above listed.

Issuance of permit with monetary guarantee

At the end of the 30 day appeal period, if the decision is favourable and the permit² revision has been completed, the applicant will be contacted for the issuance of the permit. The applicant must obtain the permit at the Planning Department and pay a monetary guarantee in the amount of:

- Single family dwellings and buildings of heritage interest – demolition: \$10,000
- Other residential buildings - partial demolition : \$5,000 : total demolition : \$15,000
- Commercial & industrial buildings - see section 42 of By-Law Respecting the Demolition of Immovable

The monetary guarantee must be submitted in the form of a bank draft, a certified cheque, by cash or credit card payment. If the approved land reutilisation programme and any mandatory conditions are not carried out according to the permit issued, the monetary guarantee will be retained by the City.

¹ An official Building Permit request may be made at any time during the demolition approval procedure; however, the Planning Department has up to a maximum of thirty (30) days to issue a permit once all the required documents for a building permit review are submitted even if the project has already been approved by the Demolition Committee.