

New By-law No. 505

Concerning landscape contractors

FORM AVAILABLE ONLINE



Objectives

Essential to the beautification of our green spaces and the proper maintenance of properties, landscaping activities can have a direct impact on various aspects of daily life, including road safety, noise disturbances, and environmental effects. This by-law aims to regulate landscaping activities to ensure they are carried out under the best possible conditions, while taking into account the needs of our Senneville community.

The contractor must also comply with the applicable laws and regulations. In particular, but without limitation, he must comply with all provisions of the <u>Highway Safety Code, RLRQ. C-24.2</u>, and its regulations, as well as <u>By-law No. 343</u> concerning parking, traffic and road safety as well as <u>By-law No. 482</u> pertaining to nuisances, public health and security.

New feature

Any contractor wishing to carry out landscaping work within the territory of Senneville must now obtain a permit. This permit, which costs \$50 per motorized vehicle used, is required for any work conducted on public property. Anyone who violates this by-law is subject to a fine ranging from \$300 to \$4,000. Property owners who hire a landscaping contractor must ensure that the contractor holds a valid permit for the current year, issued by the municipality.

Permit

The permit is valid for a period of one year, starting from January 1st of each year. To apply, simply provide the required documents and information as requested in the online form.



Questions

Visit our *Landscape*Contractors page!

Contact us at: info-urbanisme@senneville.ca