BYLAW NUMBER 40M2014

BEING A BYLAW OF THE CITY OF CALGARY TO AMEND VARIOUS BYLAWS TO REFLECT ORGANIZATIONAL REALIGNMENT

WHEREAS Council has considered Report C2014-0359, the implications of the organizational realignment of the City of Calgary's Planning, Development & Assessment department, and the consequential removal of business units and positions, and considers it necessary to amend various bylaws to reflect the organizational realignment;

NOW, THEREFORE, THE COUNCIL OF THE CITY OF CALGARY ENACTS AS FOLLOWS:

- 1. Bylaw 10P99, The Development Authority Appointment Bylaw, as amended, is further amended as follows:
 - (a) After section 1, the following section is added:
 - "1.1 In this Bylaw:

(e)

(1)

"2.

- (a) "Calgacy Planning Commission" means the municipal planning commission for The City of Calgary established pursuant to Bylaw 28P95, the Calgary Planning Commission Bylaw, as amended or substituted from time to time;
- (b) $\ \ City$ " means the corporation of The City of Calgary;

"City Manager"/means the person appointed as chief administrative officer of the City pursuant to the <u>Municipal</u> <u>Government Act</u>, R.S.A. 2000, c. M-26, as amended or substituted from time to time;"

(b) Section 2 is deleted in its entirety and the following is substituted:

The following are each appointed as a development authority to exercise development powers and duties on behalf of the *City* pursuant to section 624 of the *Municipal Government Act*:

- (a) the Calgary Planning Commission; and
- (b) those employees of the *City* so appointed by the *City Manager*.
- (2) The appointment of a person as a development authority pursuant to subsection 2(1)(b) shall continue for so long as such person remains an employee of the *City*, or until such time as the appointment is revoked by the *City Manager*."
- (c) In section 3, "2P80" is deleted and "1P2007" is substituted.

- (d) Section 4 is deleted in its entirety.
- (e) Schedule "A" is deleted in its entirety.
- 2. Bylaw 34M2011, the Calgary Off-site Levies Bylaw, is amended as follows:
 - (a) In subsection 3(1):
 - (i) the following is deleted:

"Manager, Urban Development" means The City employee appointed to the position of Manager, Urban Development, or the individual authorized to act in that person's place;"

(ii) after the definition of "The City", the following definition is added:

"City Manager" means the person appointed as chief administrative officer of *The City* pursuant to the *Municipal Government Act*, R.S.A. 2000, c. M-26, as amended or substituted from time to time;"

- (b) In subsection 7(1), "Manager, Urban Development" is deleted and "City Manager" is substituted.
- 3. Bylaw 38M2009, the Centre City Levy Bylaw, as amended, is further amended as follows:
 - (a) In subsection 2(1), subsection (e) is deleted in its entirety and the following is substituted:
 - "(c) "City Manager" means the person appointed as chief administrative officer of the City pursuant to the <u>Municipal Government Act, R.S.A. 2000,</u> <u>c. M-26</u>, as amended or substituted from time to time;"
 - (b) In subsection 6(1), "Manager, Urban Development" is deleted and "City Manager" is substituted.
- 4. Bylaw 41M2010, the West Pine Creek Sanitary Trunk Off-Site Levy Bylaw, is amended as follows:
 - (a) In subsection 2(1), subsection (b) is deleted in its entirety and the following is substituted:
 - "(b) "**City Manager**" means the person appointed as chief administrative officer of the **City** pursuant to the <u>Municipal Government Act</u>, R.S.A. 2000, c. M-26, as amended or substituted from time to time;"
 - (b) In subsection 6(1), "Manager, Urban Development" is deleted and "City Manager" is substituted.

- 5. Bylaw 32M98, the Business Licence Bylaw, as amended, is further amended as follows:
 - (a) In subsection 2(1):
 - (i) subsection (m) is deleted in its entirety;
 - (ii) after subsection (gg), the following subsection is added:
 - "(gg.1) "*Planning, Development & Assessment*" means the *City*'s Planning, Development & Assessment department;"
 - (b) In subsection 8(1), "the Director, Development & Building Approvals" is deleted and "*Planning, Development & Assessment*" is substituted.
- 6. Bylaw 52M2012, the Massage Licence Bylaw, is amended as follows.
 - (a) In subsection 2(1):
 - (i) the following is deleted:

"Development & Building Approvals" means the City business unit charged with deciding permit applications for land use and development;"

(ii) after the definition of "person" the following definition is added:

"Planning, Development & Assessment" means the City's Planning, Development & Assessment department;"

- (b) In subsection 8(5), "Development & Building Approvals" is deleted wherever it appears and "Planning, Development & Assessment" is substituted.
- 7. Bylaw 48M2006, the Dating and Escort Service Bylaw, as amended, is further amended as follows:

(a) After subsection 2(u), the following subsection is added:

(u.1) "Planning, Development & Assessment" means the City's Planning, Development & Assessment department;"

- (b) In subsection 7(1), "the Director, Development & Building Approvals" is deleted and "Planning, Development & Assessment" is substituted.
- 8. Bylaw 53M2012, the Body Rub Licence Bylaw, is amended as follows:
 - (a) In subsection 2(1):
 - (i) the following is deleted:

"*Development & Building Approvals*" means the *City* business unit charged with deciding permit applications for land use and development;"

(ii) after the definition of "*person*", the following definition is added:

"*Planning, Development & Assessment*" means the *City*'s Planning, Development & Assessment department;"

- (b) In subsection 8(5), "*Development & Building Approvals*" is deleted wherever it appears and "*Planning, Development & Assessment*" is substituted.
- 9. Bylaw 53M2006, the Combative Sports Commission Bylaw, as amended, is further amended as follows:
 - (a) After subsection 2(1)(v), the following subsection is added
 - "(v.2) "Planning, Development & Assessment" means the City's Planning, Development & Assessment department;
 - (b) In subsection 45(2), "the Development and Building Approvals" is deleted and "Planning, Development & Assessment" is substituted.
- 10. This Bylaw comes into force on the day that it is passed.

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IAYOR IGNED THIS DAY OF, 2014.
ITY CLERK IGNED THIS DAY OF, 2014