PROPOSED

C2024-0264 ATTACHMENT 4

BYLAW NUMBER 16M2024

BEING A BYLAW OF THE CITY OF CALGARY
TO AUTHORIZE COUNCIL OF THE CITY OF
CALGARY TO IMPOSE COMMUNITY
REVITALIZATION LEVY RATES
WITHIN THE RIVERS DISTRICT

WHEREAS section 3 of the City of Calgary Rivers District Community Revitalization Levy Regulation (AR 232/2006) ("the Regulation") established a community revitalization levy area known as the Rivers District;

AND WHEREAS section 381.2 of the Municipal Government Act (R.S.A. 2000, c. M-26) ("the Act") authorizes a council to pass a bylaw to impose a levy in respect of the incremental assessed value of property in a community revitalization levy area to raise revenue to be used toward the payment of infrastructure and other costs associated with the redevelopment of property in the community revitalization levy area;

AND WHEREAS Council of The City of Calgary ("Council") passed Bylaw Number 27M2007 to authorize the imposition of a community revitalization levy in the Rivers District and which bylaw was approved by the Lieutenant Governor in Council on 2007 July 17;

AND WHEREAS pursuant to section 10 of AR 232/2006 Council is required to pass a community revitalization levy rate bylaw annually;

AND WHEREAS the estimated revenues required for the payment of infrastructure and other costs associated with the redevelopment of property in the Rivers District for the year 2024 will be:

\$40,934,984

AND WHEREAS Council is required each year to impose on the incremental assessed value of property within the Rivers District, community revitalization levy rates that are equal to or greater than the tax rates established annually for the corresponding property tax bylaw for each assessment class or sub-class of property referred to in section 297 of the Act;

AND WHEREAS the incremental assessed value of all property within the Rivers District in the City of Calgary as shown on the 2024 assessment roll is:

	Total Incremental Assessment	Non-taxable Incremental Assessment	Taxable Incremental Assessment
MUNICIPAL EQUIVALENT			
Residential	2,331,295,377	252,265,561	2,079,029,816
Farm land	0	0	0
Non-Residential	3,905,656,952	2,658,111,449	1,247,545,503
Machinery & Equipment	0	0	0
	6,236,952,329	2,910,377,010	3,326,575,319



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	Total Incremental Assessment	Non-taxable Incremental Assessment	Taxable Incremental Assessment
PROVINCIAL EQUIVALENT			
Residential	2,340,201,549	252,265,561	2,087,935,988
Farm land	0	0	0
Non-Residential	3,896,750,780	2,650,971,449	1,245,779,331
Machinery & Equipment	0	0	0
	6,236,952,329	2,903,237,010	3,333,715,319

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

- 1. This Bylaw may be referred to as the "2024 Rivers District Community Revitalization Levy Rate Bylaw".
- 2. In this Bylaw, "incremental assessed value" has the same meaning as in section 381.1(a) of the Act;
- 3. The City of Calgary is hereby authorized to impose the following community revitalization levy rates on the incremental assessed value of taxable property located within the Rivers District as shown on the 2024 assessment roll of The City of Calgary:

	Community Revitalization Levy	Taxable Incremental Assessment	Community Revitalization Levy Rate
MUNICIPAL EQUIVALENT			
Residential	\$8,739,410	2,079,029,816	0.0042036
Farm land	0	0	0.0341102
Non-Residential	\$22,908,553	1,247,545,503	0.0183629
Machinery & Equipment	0	0	0.0183629
	\$31,647,963	3,326,575,319	
PROVINCIAL EQUIVALENT			
Residential	\$4,765,714	2,087,935,988	0.0022825
Farm land	0	0	0.0022825
Non-Residential	\$4,521,307	1,245,779,331	0.0036293
Machinery & Equipment	0	0	0.0000000
	\$9,287,021	3,333,715,319	

Total Community
Revitalization Levy \$ 40,934,984



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Total Community Revitalization Levy Rate

Residential	0.0064861
Farm land	0.0363927
Non-Residential	0.0219922
Machinery & Equipment	0.0183629

- 4. The taxes hereby authorized to be imposed, assessed and collected by the aforementioned community revitalization levy rates are hereby declared to be and become due and payable to The City of Calgary on the 28th day of June, 2024.
- 5. This Bylaw comes into force on the day it is passed.

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READ A SECOND TIME ON		
READ A THIRD TIME ON		
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