THE CITY OF CALGARY

TABULATION OF CAPITAL BORROWING AND LOAN BYLAWS TO BE PRESENTED TO THE COUNCIL OF THE CITY OF CALGARY ON MONDAY 2016 JANUARY 11

BORROWING BYLAW INFORMATION

Borrowing Bylaws - 11B2015 - 13B2015 inclusive

Purpose - To finance the 2016 Capital Budget of the

regulated operations of ENMAX Corporation

Borrowing Authority - \$183.65 million

Term - 10, 20 & 25 years

Type of Debenture - Self-supported

Statutory References - Municipal Government Act ("MGA")

Sections No.

Borrowing Authorization - 251 & 258
Passing a bylaw - 187

Enabling a borrowing:

Section 251(1) A municipality may only make a borrowing if the borrowing is authorized by a borrowing bylaw.

- (2) A borrowing bylaw must set out
 - (a) the amount of money to be borrowed and, in general terms, the purpose for which the money is borrowed;
 - (b) the maximum rate of interest, the term and the terms of repayment of the borrowing;
 - (c) the source or sources of money to be used to pay the principal and interest owing under the borrowing.

Section 258(1) applies to a borrowing made for the purpose of financing a capital property when the term of the borrowing exceeds 5 years. Borrowing bylaws authorized under this section require advertising.

Passing a bylaw:

Section 187 stipulates every proposed bylaw must have 3 distinct and separate readings. The readings of a bylaw must follow the legislated procedures set out in the MGA.

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LOAN BYLAW INFORMATION

Bylaw No. 45M2015 Loan made to **ENMAX Corporation** To loan to ENMAX Corporation the funds to be Purpose of loan raised under Borrowing Bylaw Nos. 10B2015 -13B2015 inclusive \$209.32 million Amount Repayment Terms ENMAX Corporation will repay the loans at ACFA's debenture rates plus a basic fee of 0.25% per annum on the average monthly outstanding debenture held by The City on behalf of ENMAX Corporation Statutory Reference MGA Sections No. 264(1)(b) & 265

Purpose of loans

Section 264(1)(b) A municipality may only lend money to one of its controlled corporations, if the council considers that the money loaned will be used for a purpose that will benefit the municipality.

Loan Bylaw

Section 265(1) A municipality may only lend money to one of its controlled corporations if the loan is authorized by bylaw.

- (2) The bylaw authorizing the loan must set out;
 - (a) the amount of money to be loaned and, in general terms, the purpose for which the money that is loaned is to be used;
 - (b) the minimum rate of interest, the term and the terms of repayment of the loan;
 - (c) the source or sources of the money to be loaned.
- (3) The Bylaw that authorizes the loan must be advertised.

Council's Authorizing Document (as Shareholder)

The 2016 Capital Budget of the regulated operations of ENMAX Corporation

Council's Approval Date (as Shareholder)

- 2015 November 4

AFFIRMATIVE VOTES REQUIRED - Majority of members present

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ADMINISTRATIVE COMMENTS

The City has entered into a Debt Management Service Level Agreement with ENMAX Corporation to continue to issue debentures for its regulated operations. ENMAX Corporation shall pay to The City semi-annual interest and principal when due and as required, plus a basic fee of 0.25% as per the contractual agreements with The City.

Borrowing Bylaw Nos. 10B2015 - 13B2015 inclusive are for financing the regulated operations for ENMAX Corporation's 2016 Capital Budget.

Borrowing Bylaw 10B2015 financing capital projects with a borrowing term of 5 years received three readings on 2015 December 8.

To loan the debenture funds to a controlled corporation pursuant to MGA sections 264 and 265, Loan Bylaw No. 45M2015 is also required.

On 2015 December 8, Council gave first reading to Borrowing Bylaws 11B2015, 12B2015, 13B2015 and Loan Bylaw 45M2015. Pursuant to Section 231 of the Municipal Government Act, Borrowing Bylaws 11B2015, 12B2015, 13B2015 and Loan Bylaw 45M2015 were advertised in the Calgary Herald on 2015 December 10 and 17. The deadline for a petition asking for a vote on the bylaws was 2016 January 4. The City Clerk is requested to report to Council at this meeting the status of the petition. If a valid petition for the bylaw has been received, Finance & Supply request that the bylaws be withdrawn from today's agenda and be submitted to a vote of the electors.

FINANCIAL CAPACITY

Pursuant to MGA section 252 and the associated regulations, The City cannot make a borrowing if the borrowing will cause the municipality to exceed its debt limit. Debt issued on behalf of ENMAX is excluded from the MGA debt limits and debt service limits and as such does not impact these limits.

OTHER LEGISLATIVE REQUIREMENTS

Section 254: No municipality may acquire, remove, or start the construction or improvement of a capital property that is to be financed in whole or in part through a borrowing unless the borrowing bylaw that authorizes the borrowing is passed.

RECOMMENDATION

That Council give:

- 1. Borrowing Bylaws 11B2015, 12B2015 and 13B2015 second and third readings.
- 2. Loan Bylaw 45M2015 second and third readings.

ATTACHMENTS

- 1. Summary of Borrowing Bylaws Requiring Approval
- 2. Borrowing Bylaws 11B2015 13B2015 inclusive and Loan Bylaw 45M2015