

C2018-0754 ATTACHMENT 1

BYLAW NUMBER 30M2018

BEING A BYLAW OF THE CITY OF CALGARY TO AMEND BYLAW 24M2018, THE CANNABIS CONSUMPTION BYLAW

WHEREAS Council has considered C2018-0754 and deems it necessary to amend Bylaw 24M2018, the Cannabis Consumption Bylaw;

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

- 1. Bylaw 24M2018, the Cannabis Consumption Bylaw, is hereby amended.
- 2. The following is added after subsection 2(1)(c) as subsection 2(1)(c.1):
 - "(c.1) "City Manager" means the person appointed by City Council as its chief administrative officer or that person's designate;".
- 3. The following is added after section 4 as section 4.2:

"DESIGNATED CANNABIS AREA

- 4.2 (1) Council may by resolution designate areas located on City-owned *public* places in which *cannabis* may be *smoked*, *vaped* or consumed.
 - (2) Council may by resolution designate *public places* in which this Bylaw does not apply.
 - (3) Despite section 3, a person may *smoke*, *vape* or consume *cannabis* in an area or *public place* designated by Council pursuant to this subsection (1).
 - (4) Prior to designating an area or *public place* pursuant to this section, Council must hold a public hearing in respect of a proposed designated cannabis area in accordance with the requirements of the *Municipal Government Act*.
 - (5) The *Chief Bylaw Officer* may temporarily suspend a designation pursuant to subsection (1) for up to 90 days if in the opinion of the *Chief Bylaw Officer* the area has experienced significant safety or nuisance issues.
 - (6) The *City Manager* shall maintain a list of areas and *public places* designated pursuant to this section. The City Manager may publish the list on the City's website.".



BYLAW NUMBER 30M2018

4.	This bylaw comes into force on the	day it is passed.	
READ	A FIRST TIME ON		
READ	A SECOND TIME ON		
READ	A THIRD TIME ON		
		MAYOR	
		SIGNED ON	
		CITY CLERK	
		SIGNED ON	