1985 BILL 44

Third Session, 20th Legislature, 34 Elizabeth II

THE LEGISLATIVE ASSEMBLY OF ALBERTA

BILL 44

CROWN PROPERTY MUNICIPAL GRANTS AMENDMENT ACT, 1985

MR. McPHERSON													
										•			
First Reading								ele seli	4 4		· %_# 2		Y-14-0 14-04-1
Second Reading									· _ • @ • 1	, . so_			~ * • •
Committee of the	e Whole	:										<i>.</i>	
Third Reading													
Royal Assent					.								

BILL 44

1985

CROWN PROPERTY MUNICIPAL GRANTS AMENDMENT ACT, 1985

(Assented to

, 1985)

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of Alberta, enacts as follows:

- 1 The Crown Property Municipal Grants Act is amended by this Act.
- 2 Section 2 is repealed and the following is substituted:
 - 2 On the application of a municipality within which Crown property is situated, the Minister of Public Works, Supply and Services may each year pay to the municipality a grant in respect of that property.
- 3 Section 3 is amended by striking out "this Act" and substituting "section 2".
- 4 The following is added after section 3:
 - **3.1**(1) The Lieutenant Governor in Council may make grants to a municipality with respect to Crown property situated within a Business Revitalization Zone designated by the municipality under section 171.2 of the *Municipal Government Act*.
 - (2) A grant to a municipality under this section shall not exceed the amount that would be recoverable by the municipality if the Crown property within the Business Revitalization Zone were subject to a levy under section 171.6 of the Municipal Government Act.
 - **3.2** No municipality is entitled as of right to a grant under this Act.

In accordance with section 4(1) of the Interpretation Act, this Bill comes into force on the date it receives Royal Assent.

Explanatory Notes

- 1 This Bill will amend chapter C-38 of the Revised Statutes of Alberta 1980.
- 2 Section 2 presently reads:
 - 2(1) Any municipality within which Crown property is situated may apply each year to the Provincial Treasurer for a grant in respect of that property.
 - (2) The Provincial Treasurer may each year,
 - (a) on the application of the municipality, and
 - (b) with the approval of the Lieutenant Governor in Council,

pay to the municipality a grant out of the money voted by the Legislature for the purposes of this Act.

- (3) No municipality is entitled as of right to a grant under this Act.
- **3** Section 3 presently reads:
 - 3 A grant to a municipality under this Act may not exceed the amount that would be recoverable by the municipality if the Crown property within the municipality was subject to the municipal tax for that year.
- 4 Business Revitalization Zone Grants. No right to grant.