## Attachment 2

## Summary of Proposed Amendments - Bylaw 12294

Current Bylaw		Proposed Revision	Comments
Bylaw Title: EPCOR Rates Procedures Bylaw Section 1 - Purpose		Amend to: EPCOR Edmonton Regulated Utilites Procedures Bylaw	This amendment reflects the expanded scope of the Bylaw.
		New: Section 2 (i.1) " <b>Regulated Utility</b> " means any EPCOR-owned public utility providing utility services within the boundaries of the city of Edmonton the rates and charges for which the City has authority to approve;	This new definition is used in the new sections of the Bylaw that address the obligation of EPCOR to provide information and reports as requested by Council or the Utility Committee.
		New: Section 6.1 (1) No less than 18 months in advance of the proposed effective date for Rates or Special Rates which EPCOR seeks to set or amend, EPCOR must provide the Utility Committee with a related public awareness and engagement plan consistent with the City's public	This new section provides a mechanism to facilitate public awareness and engagement in the Rates application process.

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engagement policy, as may be amended. (2) EPCOR must carry out public awareness and engagement activities consistent with the public awareness and engagement plan.	
New: Addition of the heading: PART IV - PERIODIC REPORTING	This new heading reflects new content in the Bylaw.
New: 13.1 EPCOR must provide the Utility Committee with information and reports, including audit reports, related to the operation and performance of any Regulated Utility as requested by Council or the Utility Committee.	This new section provides a mechanism for the Utility Committee to review the operation and performance of any EPCOR utility services that are regulated by the City