Status of Outstanding Payments in Lieu of Tax Amounts for Federal, Provincial and Municipal Properties

Date: August 20, 2019
To: General Government and Licensing Committee
From: Controller
Wards: All

SUMMARY

This report provides information on the status of payments in lieu of taxes (PILTs) requested from federal, provincial and municipal properties, and identifies PILT payments from all levels of government that remain outstanding as at December 31, 2018. The status of outstanding payments in lieu of taxes is reported to Council annually in accordance with a recommendation from the Auditor General in 2015 (see Item AU4.3, Improving Controls Over Property Tax Assessments and Payment in Lieu of Taxes (PILTs).

PILTs are voluntary payments made to the City of Toronto by the federal, provincial and municipal governments and agencies to compensate the City for municipal services it delivers to their properties. In most cases, government agencies pay the full amount of PILTs that the City requests. There may, however, be outstanding PILT amounts requested from federal, provincial or municipal bodies that the Controller has concluded, in consultation with the City Solicitor, to be uncollectible. In these cases, the City of Toronto Municipal Code Chapter 71 (Financial Control) provides authority to the Controller, in consultation with the City Solicitor, to adjust for accounting purposes any outstanding receivables in respect of PILTs that have been determined unlikely to be paid.

No PILT receivables are being recommended for adjustment/write-off at this time.

RECOMMENDATIONS

The Controller recommends that:

1. City Council receive this report for information.
FINANCIAL IMPACT

The PILT amounts noted within this report in Table 1 and detailed in Attachment 1 have been fully provided for in the City’s Non-Program 2019 Operating Budget under the Payments-in-Lieu Provision account. As such, there will be no impact on the current year’s budget.

The Chief Financial Officer and Treasurer has reviewed this report and agrees with the financial impact information.

DECISION HISTORY

At its meeting of September 22-25, 2003 City Council approved the adjustment of outstanding PILT receivables for taxation years 1998 to 2003 inclusive as a result of a reduction in the current value assessment of the property owned by the Canadian Broadcasting Centre located at 250 Front Street West (re: Policy and Finance Committee Report No. 9, Clause 12: Canadian Broadcasting Corporation, 250 Front Street West, Crown Corporation, Reduction in Payment-in Lieu of Taxes). Council’s decision and the staff report is available at: Canadian Broadcasting Corporation (250 Front Street W - Crown Corporation) - reduction in Payment-in-Lieu of Taxes

At its meeting held on July 25-27, 2006 City Council approved adjustments to uncollectible PILTs for taxation years prior to amalgamation (1994-1997 inclusive), totalling approximately $12.7 million, consisting of approximately $0.2 million on federal properties, $12.0 million on provincial properties, and $0.5 million on municipal and other properties (re: Policy and Finance Committee Report 6, Clause 21: Write-Off of Uncollectible Payment in Lieu (PIL) of Tax Amounts on Federal, Provincial and Municipal Properties). The Council decision and staff report are available at: Write-off of Uncollectible Payment in Lieu (PIL) of Tax Amounts on Federal, Provincial and Municipal Properties

At its meeting held on October 8-11, 2013, City Council approved adjustments to outstanding PILTs for taxation years 1999 to 2012 for the Billy Bishop Toronto City Airport as part of a PILT settlement adopted by City Council at its October 2013 meeting as Item CC39.1: Payments in Lieu of Taxes for Billy Bishop Toronto City Airport. Council's decision and the staff report are available at: Payments in lieu of Taxes for Billy Bishop Toronto City Airport

At the same meeting, City Council approved adjustments to outstanding PILTs for taxation years 2007 to 2013 for Parc Downsview Park as part of a PILT settlement agreement adopted by City Council as Item GM24.13: Parc Downsview Park - Proposed Agreement on Assessment Values for Payments in Lieu of Taxes. Council's decision and the staff report are available at: Parc Downsview Park - Proposed Agreement on Assessment Values for Payments in Lieu of Taxes
At its meeting of July 7-9, 2015, City Council approved adjustments to outstanding PILTs for taxation years 1999 to 2015 for the TPA as part of a PILT settlement agreement with Ports Toronto (Toronto Port Authority) for properties owned by the Port Authority as Item GM5.7: Payments in Lieu of Taxes for Ports Toronto. Council's decision and the staff report are available at:
Payments in lieu of Taxes for Ports Toronto

At its meeting held on November 3-4, 2015, City Council approved adjustments to uncollectible PILTs for taxation years 1998-2014 inclusive totalling approximately $34.1 million. Adjustments were also approved in the amount of $3.4 million for uncollectible property tax amounts billed to tenants of federally owned properties.

At the same meeting, City Council approved amendments to the City of Toronto Municipal Code Chapter 71, Financial Control to delegate authority to the Controller to adjust for accounting purposes, outstanding payment in lieu of taxes receivables that the Controller, in consultation with the City Solicitor, determines will not be paid, and to report annually to Council on amounts adjusted. The Council decision and staff report are available at:
Outstanding Payment in Lieu of Tax and Property Tax Amounts for Federal, Provincial and Municipal Properties and Amendment to Chapter 71, Financial Control By-law

At its meeting held on June 26-29, 2018, City Council received Item GM28.9: Status of Outstanding Payment in Lieu of Tax Amounts for Federal, Provincial and Municipal Properties, which identified a total outstanding PILT receivable balance of $9.6 million at that time, representing 0.46 per cent of the total PILT amounts levied over 1998 to the end of 2017.

ISSUE BACKGROUND

The City's PILT requests are calculated using the current value assessment (CVA) and tax classifications returned for PILTable properties on the assessment roll by the Municipal Property Assessment Corporation (MPAC), multiplied by the applicable tax rates for the property. In most cases, PILTs are paid in the amounts requested.

However, in some cases, the amount of PILT paid for a property by the respective government agency differs from the PILT amount requested by the municipality - this may occur when the government agency has used a different opinion of assessed value than that identified on the assessment roll by MPAC when calculating the PILT for a property. In other cases, a PILT payment may differ from the requested amount where the government agency has applied a tax mitigation measure like capping or rebates, resulting in a lower PILT amount than requested, or where a property has been incorrectly classified by MPAC as being subject to a payment in lieu of tax.

Where it is clear that the government agency has made a PILT payment in an amount less than the PILT requested by the City, and that no further payment is forthcoming, the City of Toronto Municipal Code Chapter 71, Financial Control, provides authority to the Controller, in consultation with the City Solicitor, to adjust for accounting purposes any outstanding receivables in respect of payments in lieu of taxes that have been
determined unlikely to be paid. This authority allows Revenue Services to remove unpaid PILT receivables where, on a case by case basis, the Controller has concluded that the PILT will likely not be paid, and to remove dormant or invalid PILT accounts from the tax billing system.

This report identifies PILT amounts requested from all levels of government that remain outstanding as at December 31, 2018. No adjustments to 2019 PILT receivables (i.e. to identify amounts deemed uncollectible) are proposed at this time, and current outstanding PILT receivable balances will continue to be actively collected from the respective government agency.

Federal Payments in Lieu of Taxes

Section 3 of Ontario’s Assessment Act states that land owned by Canada is subject to assessment but is exempt from property tax. This exemption from tax is consistent with the constitutional prohibition that one level of government cannot tax another level of government.

The federal Payments in Lieu of Taxes Act ("PILT Act") was enacted to compensate municipalities for delivering services to federally owned properties that would be subject to property tax if they were privately owned. Federal crown corporations make PILTs pursuant to the Crown Corporation Payments Regulation ("the Regulation").

Under the PILT Act and the Regulation, the City requests PILTs from federal bodies. PILTs are unlike property taxes in two important ways: PILTs are made voluntarily, and federal bodies have discretion in determining property values and property tax rate for calculating PILTs. Two Supreme Court of Canada judgements have considered the nature of this discretion and have concluded that its purpose is to preserve the constitutional immunity of federal bodies from tax while at the same time providing a mechanism to fairly compensate municipalities for their services.

Taxable Tenants on Properties owned by the Federal Government

Tenants of federal bodies are taxable pursuant to section 18 of the Assessment Act. Although Revenue Services attempts to collect taxes from federal tenants by way of collection notices and other collection action, including issuance to a bailiff, in some cases it is no longer feasible to pursue collection as the tenants are no longer carrying on business. Normally unpaid taxes result in a tax sale. However, federal bodies are exempt from property tax, and not subject to normal tax sale provisions that would apply to properties not owned by the Crown. Therefore, pursuant to section 319(4)(a) of the City of Toronto Act, 2006, when unpaid taxes are deemed uncollectible, they may be written off without first conducting a tax sale where the property is federally owned.

Under section 3.1 of the PILT Act and section 8.1 of the Regulation, a federal body has the discretion to make a payment to a municipality for a federal tenant that did not pay their property taxes. In deciding whether to make a supplemental payment, the Minister has to conclude that the municipality has made all reasonable efforts to collect the unpaid taxes and that there is no likelihood the municipality will ever be able to collect the amounts owing.
Provincial Payments in Lieu of Taxes

Properties owned by the province are also exempt from property taxes under Section 3 of the Assessment Act. The provincial PILT legislation is the Municipal Tax Assistance Act ("MTA Act"). Under Section 4 of the MTA Act, the Minister of Municipal Affairs and Housing may make a voluntary payment for property owned by the province or by a provincial agency equal to the tax for municipal purposes that would be payable if the property were taxable.

However, if a Crown property or a portion of a property is occupied by taxable tenants, the Minister or a Crown Agency that owns the property may pay to the municipality an amount equal to the tax for municipal and school purposes that would be payable if the property or the portion of the property were taxable. The province may also make a payment to the City under Ontario Regulation 6/99 if it or a provincial agency is a tenant of a property not provincially owned.

The majority of provincial properties that are occupied by provincial agencies do not pay the education portion of taxes to the City. Provincial PILTs are calculated using only the municipal general rates that calculate the city portion of taxes only. For tenanted properties (whether residential, commercial or industrial), PILTs are based on both the municipal and education portion of taxes, with the education amounts being remitted to the province.

Municipal Payments in Lieu of Taxes

Under section 27 of the Assessment Act, certain municipal bodies are required to make payments equal to taxes for municipal and school purposes to municipalities "if the land and buildings were taxable and classified in the commercial property class". In Toronto, section 27 applies to properties owned by the Toronto Parking Authority, Toronto Hydro, and lands owned by the Toronto Transit Commission (with exception of certain properties made exempt commencing in 2006).

COMMENTS

PILTs are made by the federal and provincial governments voluntarily. For practical purposes, PILTs are requested from federal, provincial and municipal bodies in the way that private property owners are billed. Revenue Services generates the City's PILT requests through the City's tax billing system. This is practical because the information used to request PILTs is based on the assessment roll returned by MPAC which is then uploaded into the tax billing system.

In general, the City calculates PILT requests in the same way that taxes are calculated: multiplying the current value assessment (CVA) of the property as returned by MPAC for the tax year by the applicable tax rate for the property type. Under the City's accounting practices, and in accordance with generally accepted accounting principles and audit requirements, a PILT receivable is created in the City's tax billing system for properties that the City requests PILTs from. When PILTs are paid to the City that are
less than the requested amount, the short payment results in an outstanding receivable balance in the tax billing system.

Revenue Services staff make every attempt to collect outstanding PILT amounts from the relevant level of government. In early stages, the follow up is correspondence by letter, email or phone calls to the relevant PILT "manager" at the government body. Revenue Services will also have meetings with representatives of various government agencies.

There are also appeal/review processes which the City has used to deal with outstanding PILT receivables. The federal Dispute Advisory Panel is the adjudicative body created by the federal PILT Act that permits municipalities to ask for a review of the value or tax rate that a federal body has used to calculate its PILTs. Following a hearing, the Panel makes a recommendation to the federal body on the issue of value or rate. Significantly, the federal body is not bound by the Panel's recommendation and is not required to adjust the PILT that they paid to the municipality.

The appeal process in the Assessment Act that apply to taxable properties are applicable to provincial and municipal bodies. Appeals brought by Infrastructure Ontario (formerly Ontario Realty Corporation and Management Board Secretariat) for the West Don Lands have now been resolved and Revenue Services is working on processing the credit balances.

**Current Status of Payment in Lieu of Tax Amounts**

Table 1 below identifies PILTs requested, amounts outstanding as at December 31, 2018, and adjustments to PILT amounts made in 2019, by each level of government.

<table>
<thead>
<tr>
<th>Description</th>
<th>Federal</th>
<th>Provincial</th>
<th>Municipal</th>
<th>Total PILTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total PILT Levy Billed 1998 to 2018</td>
<td>544,844,196</td>
<td>744,898,706</td>
<td>886,563,071</td>
<td>2,176,305,973</td>
</tr>
<tr>
<td>Outstanding PILT receivables as at Dec. 31, 2018</td>
<td>7,973,002</td>
<td>-10,734,291</td>
<td>216,822</td>
<td>-2,544,467</td>
</tr>
<tr>
<td>Refunds, Payments and other adjustments made or expected to be made in 2019&lt;sup&gt;1&lt;/sup&gt;</td>
<td>-613,850</td>
<td>12,464,255</td>
<td>76,188</td>
<td>11,926,593</td>
</tr>
<tr>
<td>Revised Municipal Portion of Receivables&lt;sup&gt;2&lt;/sup&gt;</td>
<td>7,357,720</td>
<td>1,674,697</td>
<td>292,992</td>
<td>9,325,409</td>
</tr>
<tr>
<td>Revised Education Portion</td>
<td>1,432</td>
<td>55,267</td>
<td>18</td>
<td>56,717</td>
</tr>
<tr>
<td>Revised Total PILT Outstanding Receivable</td>
<td>7,359,152</td>
<td>1,729,964</td>
<td>293,010</td>
<td>9,382,126</td>
</tr>
<tr>
<td>Outstanding Receivable as % of levy</td>
<td>1.35%</td>
<td>0.23%</td>
<td>0.03%</td>
<td>0.43%</td>
</tr>
</tbody>
</table>

<sup>1</sup> Includes any adjustments processed as at May 13, 2019 and future known transactions to be processed.

<sup>2</sup> Includes add-on charges and fees.
Table 1 identifies a total outstanding PILT receivable as at December 31, 2018 as a net credit balance (overpayment) of approximately $2.5 million. Further payments, adjustments and refunds processed up to May 13, 2019 and expected to be processed in the future on these receivables total $11.9 million, increasing the outstanding receivable balance to $9.4 million. The remaining PILT receivable balance represents 0.43% per cent of all PILT amounts levied over the period 1998 to the end of 2018.

This compares favourably with a similar report considered by the Government Management Committee in June 2018 (Item GM28.9: Status of Outstanding Payment in Lieu of Tax Amounts for Federal, Provincial and Municipal Properties), which identified a total outstanding PILT receivable balance of $9.6 million at that time, representing 0.46 per cent of the total PILT amounts levied over 1998 to the end of 2017, and a decrease in the current PILT receivables of $0.2 million since the June 2018 report.

**Further Reductions to PILT Receivables Expected in 2019**

Table 1 identifies a total outstanding adjusted PILT receivable of $9.4 million for all 3 levels of government, including $7.4 million relating to federally owned properties; a balance of $1.7 million for provincial properties and $0.3 million for municipal properties. These totals reflect the amount outstanding as at December 31, 2018, less any payments, refunds or other expected adjustments or processed up to May 13, 2019.

Attachment 1 to this report provides a detailed summary of the current status of federal, provincial and municipal PILT properties broken down by agency, with explanations and details surrounding the reasons for the outstanding PILT amounts or credit balances (and includes those amounts expected to be processed in 2019 that are summarized in the section above).

The remaining outstanding PILT amounts may be attributable to the following factors:

- Collection efforts are active and continuous, however, have been unsuccessful to date, or a response from the agency responsible remains pending;
- Pending appeals that may change the assessment value or the tax classification of the property;
- The property may not be subject to federal, provincial or municipal PILTs;
- Differences in the application of capping phase-in or other adjustments;
- Assessment values used to calculate payments differ from that returned by MPAC.

No PILT receivables are being recommended for adjustment/write-off at this time.

Revenue Services staff will continue to actively review the remaining PILT accounts for collection. Improvements to internal processes stemming from recommendations made by the City’s Auditor General in Item AU4.3: Improving Controls Over Property Tax Assessments and Payment in Lieu of Taxes (PILTs) that provide for the early notification of unpaid PILT amounts from federal, provincial and municipal bodies are improving the City’s overall collection success rates for PILTs.
These improved processes and amendments to the City's Financial Control By-Law have furthered the City's ability to hold accountable the various federal, provincial and municipal agencies for the payments in lieu of tax amounts made to the City.

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SIGNATURE

Andrew Flynn
Controller

ATTACHMENTS

Attachment 1: Summary of Outstanding Payments in Lieu of Tax Amounts by Level of Government