Municipal Clerk's Office Amended and Approved Date: March 5, 2019 Submitted by:

Chair of the Assembly at the

Request of the Mayor

Prepared by: For reading:

Dept. of Law January 15, 2019

ANCHORAGE, ALASKA AO No. 2019-12, As Amended, As Amended

AN ORDINANCE OF THE ANCHORAGE MUNICIPAL ASSEMBLY TO INCENTIVIZE THE CREATION OF HOUSING IN THE CENTRAL BUSINESS DISTRICT BY AMENDING ANCHORAGE MUNICIPAL CODE TITLE 12 TO ADD A NEW CHAPTER 12.60 TAX INCENTIVES FOR HOUSING; AMENDING THE FINE SCHEDULE IN ANCHORAGE MUNICIPAL CODE SECTION 14.60.030 TO INCLUDE FINES FOR VIOLATIONS OF RELATED REPORTING OBLIGATIONS; AND AMENDING COMPUTATION OF THE MAXIMUM ATTAINABLE TAX REVENUE UNDER THE TAX CAP, ANCHORAGE MUNICIPAL CODE CHAPTER 12.25.

WHEREAS, state law governs the Municipality's ability to grant property tax exemptions; and

WHEREAS, Alaska Statute (AS) 29.45.050(m) permits municipalities to partially or totally exempt all or some types of "economic development property" from property taxes; and

WHEREAS, in 2017 the Alaska Legislature amended AS 29.45.050(m) to, among other things, permit a municipality to exempt "economic development property" from taxation if doing so will "enable" a significant capital investment in physical infrastructure that (i) expands the tax base of the municipality; and (ii) will generate property tax revenue after the exemption expires," section 5, Chapter 9, SLA 17; and

WHEREAS, surveys conducted by the Anchorage Economic Development Corporation consistently indicate that "downtown" is the "#1 neighborhood where people want to live"; and

WHEREAS, for a variety of reasons, the Central Business District, which encompasses much of downtown, is a particularly expensive place to build, and few housing units are available or being constructed; and

WHEREAS, the Anchorage Housing Market Analysis commissioned by the Municipality of Anchorage in 2012 endorses the creation of redevelopment strategies and funding solutions to address the housing shortage and to help close the feasibility gap of medium- and high-density housing; and

WHEREAS, the Anchorage 2020 and the Anchorage Downtown Comprehensive Plan identify the creation of redevelopment and reinvestment incentives as essential strategies to encourage residential and commercial mixed-use redevelopments in aging and under-utilized areas; and

WHEREAS, by providing tax incentives, the Municipality seeks to encourage the development of additional housing units within the Central Business District for the

property tax revenue after the exemption expires; and

the Anchorage community; and

WHEREAS, by incentivizing economic development in the form of additional housing and growing the residential population of downtown, the tax exemptions enacted by this ordinance should both expand the tax base of the municipality and generate

purpose of spurring additional economic development and renewal in a vital portion of

WHEREAS, this is the first Economic Development Tool identified in the Anchorage 2040 Land Use Plan to be launched; this and the use and implementation of other financial incentives and planning actions such as Targeted Area Rezones, Reinvestment Focus Areas, and Small Area Plans are planned for areas across Anchorage in the near future;

WHEREAS, to ensure the municipality grants a tax exemption only for the creation of new housing, this ordinance (a) requires that (i) a minimum of four (4) new residential units are constructed on the property, (ii) the construction increases the total number of residential units on the property, (b) exempts taxes only upon completion of construction, and (c) thereafter requires annual reporting to ensure that the exempted residential units remain in place for so long as the exemption remains in place; and

WHEREAS, the maximum attainable tax revenue available under the tax cap, Anchorage Municipal Code (AMC) Chapter 12.25, is increased by the taxes on residential units for the fiscal year after any tax exemption attributable to those residential units expires or otherwise terminates; now, therefore,

THE ANCHORAGE ASSEMBLY ORDAINS:

Section 1. Anchorage Municipal Code is hereby amended to enact a new chapter 12.60 *Tax Incentives for Housing* to read as follows:

12.60.010 Property tax incentives for housing; location.

This chapter authorizes property tax exemptions for construction of new residential units, provided a minimum of four (4) new residential units are constructed and the construction increases the total number of residential units on property located entirely within:

1. The Central Business District.

12.60.015 Property tax incentives for housing; exclusions.

Deteriorated property as defined in AMC 12.35.005 and economic development property for which an application has been filed <u>and is under review</u>, <u>or has been granted pursuant to AMC 12.35.040 are not eligible for this housing tax incentive. Submission of an application for exemption pursuant to this chapter shall automatically terminate any existing deteriorated property or economic development property application or designation for the subject property.</u>

12.60.020 Applications for property tax exemptions.

- A. Submission. An application for an exemption under this chapter shall be made in writing to the chief fiscal officer, or the chief fiscal officer's designee, prior to construction of new residential units (applications made after construction on the residential units begins shall be rejected).
- B. *Contents.* The application shall, at a minimum, contain:
 - 1. *Name.* The name of the applicant;
 - 2. Address. The legal description and street address of the property for which the application is made;
 - New residential units. Drawings of the residential units that the applicant will construct, including a floor plan that includes approximate square footages;
 - 4. Existing structures. Drawings showing the square footage of all existing structures and structures to be constructed on the property;
 - 5. *Increase in residential units*. Plans showing the construction will increase the total number of residential units on the property;
 - 6. Acknowledgement of liability. Applicant acknowledges that the residential units will be taxable if and when the residential units are no longer eligible for tax exemption under this chapter; and
 - 7. Other information. Other information as may be required by the chief fiscal officer.
- C. Deadline for applications. Applications for an exemption under this chapter shall only be accepted before 5:00 p.m. February 29, 2024.

12.60.030 Provisional approval.

The chief fiscal officer, or the chief fiscal officer's designee, shall provisionally approve an application for tax exemption if:

- 1. Complete application. The applicant submitted a complete application; and
- 2. Four or more additional units. The applicant acknowledges it must (a) construct not less than four (4) new residential units in accordance with the plans and drawings submitted with its application, and (b) increase the total number of residential units

on the property in order to receive final approval under AMC 12.60.040.

12.60.040 Final approval upon completion of construction of new housing; magnitude; duration; recording.

- A. Final approval of exemption. The chief fiscal officer, or the chief fiscal officer's designee, shall finally approve an application for tax exemption if (a) the applicant has completed construction of residential units in accordance with the plans and drawings submitted with its application and a Certificate of Occupancy has been issued pursuant to AMC 23.10.107.4 for each structure that contains a residential unit described in the application, and (b) the total number of residential units on the property has increased.
- B. Magnitude of exemption. The taxes eligible for exemption under this AMC chapter 12.60 are those attributable only to the newly constructed residential units, exclusive of previously existing residential units (whether or not remodeled), all non-residential improvements, and land, determined on a spatial basis as follows: The square footage of the newly constructed residential units shall be divided by the square footage of all structures on the property, then multiplied by the assessed value of all improvements on the property and by the mill rate applicable to the property.
- C. Duration of tax exemption. Tax exemptions approved under this section shall be for a period of twelve (12) consecutive years beginning on January 1 of the first full calendar year after final approval of the application.
- D. Recording of exemption. The chief fiscal officer, or the chief fiscal officer's designee, shall memorialize the terms of an exemption granted under this chapter in a memorandum recorded in the Anchorage Recording District and kept on file in the Treasury Division of the Municipal Finance Department.

12.60.050 Termination of exemption upon reduction in number of residential units.

An exemption granted under this chapter shall terminate immediately if and when the number of residential units on the property is less than the number existing at the time of final approval of the application under AMC 12.60.040.

12.60.060 Appeals.

Any decision of the chief fiscal officer or the chief fiscal officer's designee under this AMC Chapter 12.60 may be reviewed by the Office of Administrative Hearings in accordance with AMC Chapter 3.60.

12.60.070 Annual reports of owners; Assembly notification.

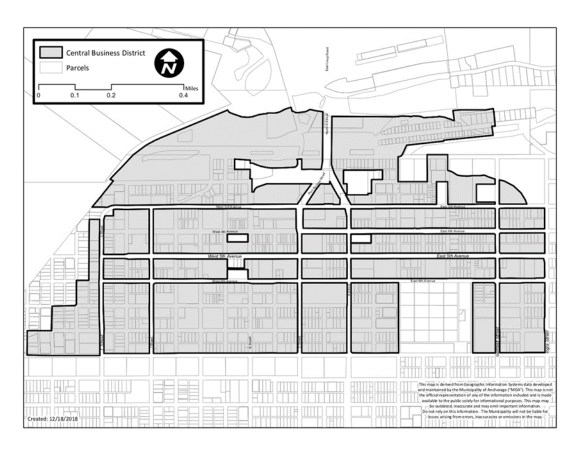
- A. Annual compliance and status report. Not later than March 15 of each year, the owner of the property for which an exemption has been granted, shall file with the chief fiscal officer, or the chief fiscal officer's designee, a report including:
 - 1. Occupancy. A statement of occupancy and vacancy of the residential units for the prior twelve (12) months;
 - 2. Residential units remain as described. A certification that the newly constructed residential units described in the application continue to exist and have not been converted to a non-residential use;
 - 3. Further changes. A description of physical changes or other improvements constructed since the last report or, on first report, since the filing of the application; and
 - 4. Additional information. Any additional information requested by the chief fiscal officer or designee.
- B. Annual reports to the Assembly. The chief fiscal officer, or the chief fiscal officer's designee, shall transmit annual reports to the Assembly in an Assembly Information Memorandum that contains:
 - 1. Annual reports of property owners. Copies of annual compliance and status reports submitted by property owners in accordance with AMC 12.60.070A.
 - 2. Annual report of exempted taxes. A summary of the total taxes exempted for each property that has been granted a tax exemption under this chapter.
 - 3. Annual report of applications and status. A summary list of each complete application for an exemption under this chapter received by the chief fiscal officer or designee, the status (rejected, provisional approval, or final approval), number of units proposed, under construction and completed, and the parcel address or description of location.

12.60.900 Definitions

In this chapter,

(1) "Central Business District" means properties located within the boundaries of the downtown City Center designation in the adopted Anchorage 2040 Land Use Plan substantially as depicted

below. This includes properties located west of Ingra Street; north of 9th Avenue; east of the bluff generally running along Coastal Place, M Street, N Street, and O Place; and generally south of Ship Creek. Applicants should refer to the official 2040 Land Use Plan Map available online or from the municipal Planning Department:



- "Construction" has the same meaning set forth in AMC 21.14.040. (2)
- "Residential unit" means a dwelling unit as defined in AMC (3)21.14.040 which is either, but not designed or used as transient accommodations and not including hotel or motel units; the term includes] owner-occupied or only[rental accommodations that are] leased for [a-]periods of at least one (1) month.

Section 2. AMC 14.60.030 is hereby amended to read as follows (the remainder of the section is not affected and therefore not set out):

Fine Schedule 14.60.030

The fine schedule under this chapter is as follows:

Code Section	Offense	Penalty / fine
--------------	---------	----------------

	* * *	* * *	* * *	
12.60.070	Failure to File A	nnual Housing Tax Ex	kemption Report	10% of Taxes Exempted in the Prior Year
	* * *	* * *	* * *	

Section 3. AMC Chapter 12.25 is hereby amended to read as follows (the remainder of the chapter is not affected and therefore not set out):

12.25.020 Definitions.

The following words, terms and phrases, when used in this chapter, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Additional services includes but is not limited to services added by the creation or alteration of a service area.

Current fiscal year means the fiscal year in which the next fiscal year budget is prepared.

Fiscal year means the fiscal year of the municipality. School system fiscal year figures will be for the current year, i.e., that which commenced during the municipal fiscal year.

Next fiscal year means that which follows the current fiscal year and for which the new budget is being prepared.

Percentage increase in the Federal Consumer Price Indices (CPI) means the changes in the annual CPI.

<u>Previously exempt property means real or personal property exempt under AMC</u> <u>Title 12 in the current fiscal year but taxable in the next fiscal year.</u>

Prior fiscal year means the fiscal year immediately preceding the current fiscal year.

Property improvements means any improvement which increases the full and true value of real property.

Special tax means any tax levied under a new authority to tax approved by the voters at a regular or special election, including an authority for a specified rate of taxation.

12.25.040 Computation of maximum attainable tax revenue amount.

B. Define exclusions in accordance with Charter section 14.03(b)[(2)] and

the following guidance:

1. Taxes on new construction or property improvements <u>and</u> <u>previously exempt property</u> not assessed in the current fiscal year taxed at the same rate as that applied to like properties for the current fiscal year.

<u>Section 4.</u> This ordinance shall be effective immediately upon passage and approval by the Assembly.

PASSED AND APPROVED by the Anchorage Assembly this 5th day of March, 2019.

Chair

ATTEST:

Barbara C. Jules

Municipal Clerk

MUNICIPALITY OF ANCHORAGE



Assembly Memorandum

No. AM 25-2019

Meeting Date: January 15, 2019

1 2

13 14

19

25

26 27

28

29 30 31

38 39 40 From: **MAYOR**

Subject: AN ORDINANCE OF THE ANCHORAGE MUNICIPAL ASSEMBLY

TO INCENTIVIZE THE CREATION OF HOUSING IN THE CENTRAL BUSINESS DISTRICT BY AMENDING ANCHORAGE **MUNICIPAL CODE TITLE 12 TO ADD A NEW CHAPTER 12.60** TAX INCENTIVES FOR HOUSING: AMENDING THE FINE SCHEDULE IN ANCHORAGE MUNICIPAL CODE SECTION 14.60.030 TO INCLUDE FINES FOR VIOLATIONS OF RELATED REPORTING OBLIGATIONS; AND AMENDING COMPUTATION OF THE MAXIMUM ATTAINABLE TAX REVENUE UNDER THE TAX CAP, ANCHORAGE MUNICIPAL CODE CHAPTER 12.25.

State law governs the Municipality's ability to grant property tax exemptions. In particular, Alaska Statute 29.45.050(m) permits municipalities by ordinance to "partially or totally exempt all or some types of economic development property" from taxation.

In 2017 the Alaska Legislature amended AS 29.45.050(m) and granted increased flexibility in utilizing property tax exemptions to achieve specific community development outcomes, such as increased housing production, if doing so will "enable[] a significant capital investment in physical infrastructure that (i) expands the tax base of the municipality; and (ii) will generate property tax revenue after the exemption expires."

Over the past several years, housing demand surveys conducted by Anchorage Economic Development Corporation have consistently shown that "downtown" is the "#1 neighborhood where people want to live." However, the costs of land and construction in downtown make it prohibitively expensive to develop; as a result, few housing units are available or being constructed.

One way to address these high costs, according to the 2012 Anchorage Housing Market Analysis commissioned by the Municipality, is to create redevelopment strategies and funding solutions to help close the feasibility gap for medium- and high-density housing. Both the Anchorage 2040 Land Use Plan and the Anchorage Downtown Comprehensive Plan identify redevelopment and reinvestment incentives as essential strategies to encourage residential and commercial mixeduse redevelopments in aging and under-utilized areas such as downtown.

The 12-year property tax abatement proposed in this ordinance is expected to

encourage the development of additional housing units within downtown ("the Central Business District") which, in turn, should spur additional economic development and renewal in a vital portion of Anchorage community. Incentivizing economic development in the form of housing development should both expand the tax base of the municipality and generate property tax revenue after the exemption expires.

After any tax exemption attributable to residential units expires or otherwise terminates under this ordinance, the tax base for determining the amount of municipal taxes that may be assessed under the tax cap, AMC Chapter 12.25, is increased by the amount of taxes on those residential units.

To ensure that the tax exemption only applies to constructed housing and that the housing units remain in service, this ordinance exempts taxes only upon completion of construction of new residential units and thereafter requires an annual compliance and status report to maintain the exemption – or violators face potential fines.

Further, this ordinance incentivizes housing development only by requiring that a minimum of four (4) new residential units be constructed, and that the construction increases the total number of residential units on the property.

Finally, the ordinance requires the chief fiscal officer, or designee, to submit annual reports to the Assembly that provide a summary of successful applicants and a summary of the total taxes exempted for each property that has been granted property tax abatement.

Public and private economic effects depend on project application and implementation which are unknown; therefore, a summary of economic effects is not attached.

THE ADMINISTRATION RECOMMENDS APPROVAL.

Prepared by: Christopher M. Schutte, Director,

Office of Economic & Community Development

37 Concur: Lance Wilber, Director,

Office of Management and Budget

39 Concur: Alexander H. Slivka, CFO

40 Concur: Rebecca A. Windt Pearson, Municipal Attorney

41 Concur: William D. Falsey, Municipal Manager

Respectfully submitted: Ethan A. Berkowitz, Mayor



MUNICIPALITY OF ANCHORAGE ASSEMBLY INFORMATIONAL MEMORANDUM

No. AIM 18-2019

Meeting Date: February 12, 2019

From: **CHAIR** 1 2 AO 2019-12, an ordinance of the Anchorage Municipal Assembly to 3 Subject: incentivize the creation of housing in the Central Business District 4 by amending Anchorage Municipal Code Title 12 to add a new 5 chapter 12.60 Tax Incentives for Housing; amending the fine 6 schedule in Anchorage Municipal Code Section 14.60.030 to 7 include fines for violations of related reporting obligations; and 8 amending computation of the maximum attainable tax revenue 9 under the tax cap, Anchorage Municipal Code Chapter 12.25. 10 11 A letter of support from the Anchorage Chamber of Commerce is attached for your 12 review and information. 13 14 15 Prepared by: Karissa Sleppy, Agenda & Records Assistant 16 Approved by: 17 Barbara A. Jones, Municipal Clerk Respectfully submitted: Eric Croft, Assembly Chair 18



February 4, 2019

Dear Anchorage Assembly Members:

The Anchorage Chamber of Commerce has been a prominent voice for business across Anchorage for over 100 years. We represent over 900 companies and their 50,000+ employees. Our mission is to advance a successful business climate by attending to the civic, economic, and cultural betterment of our community.

On behalf of our Board of Directors, the Anchorage Chamber of Commerce is supportive of a tax incentive for the development of residential housing in downtown Anchorage as defined in Assembly Ordinance 2019-12. We are supportive of this ordinance as it can encourage residential and mixed use development in the downtown area. Previous studies, such as the 2012 Anchorage Housing Market Analysis, encourage new redevelopment strategies to address the housing shortage. The Anchorage Chamber is also supportive of such tax incentives being applied to RFA's identified in the Anchorage Bowl Land Use Plan.

The Anchorage Chamber of Commerce recognizes that new investment in downtown Anchorage is a priority and critical to attracting businesses and residents who want to be located downtown. As noted in the Anchorage Downtown Comprehensive Plan, redevelopment and reinvestment incentives are key in encouraging residential and commercial mixed use development. We believe this tax incentive will encourage additional housing thus growing the residential population in downtown. With more residents living in the downtown area, we will see more businesses and more commerce activity and have a positive and safe environment.

The Anchorage Chamber is supportive of the approval of <u>Assembly Ordinance 2019-12</u> creating residential development incentives for downtown Anchorage.

Best Regards,

Bruce Bustamante

President & CEO