Submitted by: Assemblymember Sullivan Prepared by: Assembly Department

For reading: March 1, 2005

## ANCHORAGE, ALASKA AR NO. 2005–40

A RESOLUTION OF THE ANCHORAGE MUNICIPAL ASSEMBLY AMENDING AR 2004–215(S), AS AMENDED, PERTAINING TO PROCEDURES FOR MUNICIPAL BOARDS AND COMMISSIONS, TO ADD A SECTION PROVIDING THAT THE NEW PROCEDURES APPLY PROSPECTIVELY TO MATTERS FILED AFTER DECEMBER 7, 2004.

WHEREAS, on December 7, 2004, the Anchorage Assembly adopted AR 2004–215(S), As Amended, amending Anchorage Municipal Code of Regulations to establish uniform procedures for boards and commissions; and

WHEREAS, the new procedures should apply prospectively only to matters filed subsequent to December 7, 2004, and existing procedures should apply to pending matters; and

WHEREAS, the utilization of existing procedures in pending matters will eliminate confusion in the processing of matters currently pending before municipal boards and commissions.

NOW THEREFORE THE ANCHORAGE ASSEMBLY RESOLVES:

**Section 1.** A new **Section 13** is added to AR 2004–215(S), As Amended, to read as follows:

Section 13. AR 2004–215(S), As Amended, shall apply prospectively to matters filed after December 7, 2004, with municipal boards and commissions affected by the new procedures, up to and including an appeal. The procedures in existence before the passage of AR 2004–215(S), As Amended, shall be applied for the processing of matters pending before the effective date of the ordinance, up to and including an appeal.

<u>Section 2.</u> Notwithstanding AMC 21.10.015, this resolution does not require Planning Commission review.

**Section 3.** This resolution shall be effective upon passage and approval by the Anchorage Assembly.

AR 2005-40