ANCHORAGE, ALASKA
AO No. 2019-102

AN ORDINANCE OF THE ANCHORAGE MUNICIPAL ASSEMBLY AMENDING ANCHORAGE MUNICIPAL CODE CHAPTER 12.15 TO ADD A SECTION TO CREATE A PROPERTY TAX EXEMPTION FOR CERTAIN SUBDIVIDED PROPERTY PRIOR TO SALE OR TRANSFER.

WHEREAS, subdividing a large parcel for development can increase a developer's municipal tax obligations, because the total assessed value of the lots created by the subdivision can exceed the assessed value of the original, unsubdivided parcel;

WHEREAS, developers often carry the increased tax obligation for some time period, before they can sell off individual lots;

WHEREAS, Alaska Statute 29.45.050(w) provides that "[a] municipality may by ordinance partially or wholly exempt from taxation all or a portion of the increase in assessed value directly attributable to the subdivision of a single parcel of property into three or more parcels and any improvements made to the property necessitated by its subdivision";

WHEREAS, state law further requires that such an exemption "may not provide for an exemption that exceeds five years in duration";

WHEREAS, the City and Borough of Juneau adopted such an exemption in 2015 via CBJ Ordinance 2015-44(am), now codified as CBJ Code 69.10.022;

WHEREAS, because the number of properties to which this ordinance would apply is not expected to be numerous, this ordinance will not have significant public sector economic effects;

WHEREAS, the private-sector economic effects of this ordinance are difficult to estimate with certainty, and therefore no summary of economic effects is provided; now, therefore,

THE ANCHORAGE ASSEMBLY ORDAINS:

Section 1. Anchorage Municipal Code section 12.15.015 is hereby amended by adding a new subsection as follows (the remainder of the section is not affected and therefore not set out):

12.15.015 Real property exemptions.

*** *** ***
E. Municipal exemptions.

6. Property tax exemption for certain subdivided property.

The increase in assessed value directly attributable to the subdivision of a single parcel of property into three or more residentially zoned lots and any improvements made to the property necessitated by its subdivision shall be exempt from municipal property taxes, for a maximum of five years. This exemption is subject to the following conditions and restrictions:

a. Except where the assessor determines good cause exists to do otherwise, the assessed value exempted by operation of this subsection shall, for each lot or tract created by the subdivision, be calculated as follows:

\[
\text{Current Assessed Value of Lot or Tract} \times (1 - \frac{\text{Last assessed value of original parcel before subdivision}}{\sum \text{First assessed value of each lot and tract after subdivision}})
\]

b. "Improvements made to the property necessitated by its subdivision" is limited to improvements required by title 21 of this code.

c. The exemption shall only apply to property for which a subdivision plat was recorded after the adoption of this ordinance.

d. A signed application on a form approved by the Municipal Assessor must be submitted prior to March 15 of the year the exemption is requested. The applicant must provide all relevant information and documents requested by the Municipal Assessor’s Office.

e. The exemption shall terminate for each lot when:

i. the lot’s ownership is transferred;

ii. a residential or commercial structure has been completed on the lot, and a certificate of occupancy or a conditional certificate of occupancy has been issued; or

iii. taxes have been exempted for the maximum five-year period.
Section 2. This ordinance shall be effective immediately upon passage and approval by the Assembly.

PASSED AND APPROVED by the Anchorage Assembly this 10th day of September, 2019.

Chair

ATTEST:

Municipal Clerk
From: MAYOR

Subject: AN ORDINANCE OF THE ANCHORAGE MUNICIPAL ASSEMBLY AMENDING ANCHORAGE MUNICIPAL CODE CHAPTER 12.15 TO ADD A SECTION TO CREATE A PROPERTY TAX EXEMPTION FOR CERTAIN SUBDIVIDED PROPERTY PRIOR TO SALE OR TRANSFER.

The purpose of this Ordinance is to authorize the property tax exemption for the subdivision of a single parcel of property into three or more residentially zoned lots and any improvements made to the property necessitated by its subdivision for a maximum of five years.

When developers subdivide a single parcel or tract into buildable lots through the municipal platting process, the fair market value of the subdivided and improved lots are assessed for municipal property taxes the following year after the plat is recorded. The developer carries the increased tax obligation until the lot is sold to a builder or homeowner, which may take several years if there are a large number of lots in that subdivision. This could be discouraging developers from subdividing entirely or may force platting smaller phases of fewer lots available for building.

The homebuilding industry supported AS 29.45.050(w) which authorized municipalities to partially or wholly exempt all or a portion of the increase in assessed value directly attributable to the subdivision of a single parcel of property into three or more parcels. The City and Borough of Juneau was the first jurisdiction to adopt this exemption in 2015.

This tax exemption is intended to incentivize and encourage residential real estate development in the Municipality of Anchorage by providing a tax incentive that protects a developer from paying all increased property taxes until a return on the investment can be made.

Authorizing state law permits the municipality to exempt from taxation the “increase in assessed value directly attributable to the subdivision.” That amount could be annually computed by requiring the municipal assessor to, each year: (1) assess the actual value of a lot (or tract) created by subdivision; and (2) also compute a hypothetical, counter-factual assessment for the lot, as though the original parcel from which the lot (or tract) was created had never been subdivided. Doing so would create significant administrative and practical burdens, however. Administratively, each lot created by a subdivision receiving an exception under the ordinance would have to be specially tracked reassessed each year; the municipality’s computer system that records assessments could not easily...
accommodate that approach. And, practically, the validity of an annually computed “hypothetical, counter-factual” assessment would necessarily involve some judgment calls that could draw objections or challenge.

To address those concerns, the proposed ordinance would determine the “increase in assessed value [of a lot or tract] directly attributable to the subdivision” as follows.

\[ \text{Additional Value Created by Subdivision} = \sum \text{First assessed value of each lot and tract after subdivision} - \text{Last assessed value of original parcel before subdivision} \]  

(Formula 1)

Example: Imagine the Parcel depicted above was assessed at $40 million prior to subdivision. After subdivision, the individual tracts and lots are assessed (as of January 1 of the year following subdivision) as follows:

<table>
<thead>
<tr>
<th>First Assessed Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tract A</td>
</tr>
<tr>
<td>Tract B</td>
</tr>
<tr>
<td>Lot 1</td>
</tr>
<tr>
<td>Lot 2</td>
</tr>
<tr>
<td>Public dedication (“Prosperity Ave.”)</td>
</tr>
<tr>
<td><strong>Total</strong></td>
</tr>
</tbody>
</table>

The “additional value created by the subdivision” is the sum of the above-listed values, or $42 million, minus the assessed value of the parcel just prior to subdivision, or $40 million, or $2 million.

Second, **percentage of value exempt**. To facilitate calculations in the following years, a percentage of value exempted from taxation by the ordinance is then computed, as follows:

\[ \text{Percentage of Value Exempt} = \frac{\text{Additional Value Created by Subdivision}}{\sum \text{First assessed value of each lot and tract after subdivision}} \]
Example: If the tracts and lots depicted in the subdivision above are, together, assessed to have value that is $2 million more than the original parcel value of $40 million, the “percentage of value exempt” by operation of the attached ordinance will be $2 million / $42 million = 4.76%.

Third, assessed value exempted. In the following years, while exemptions for the lots and tracts remain effective, the assessed value of each lot or tract created by the subdivision that is exempted from taxation by this ordinance would be computed for each lot and tract by multiplying the then-current assessment for the lot or parcel times the percentage of value exempt:

\[
\text{Assessed Value of Lot or Tract Exempted from Taxation} = \text{Current Assessed Value of Lot or Tract} \times \text{Percentage of Value Exempt}
\]  
(Formula 3)

Example: Imagine three years have passed since the subdivision. No lot or tract has sold, and no structures have been completed on any lot. The assessor’s office determines that the tracts and lots have each appreciated and now have the following values:

<table>
<thead>
<tr>
<th>Current Assessed Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tract A</td>
</tr>
<tr>
<td>Tract B</td>
</tr>
<tr>
<td>Lot 1</td>
</tr>
<tr>
<td>Lot 2</td>
</tr>
<tr>
<td><strong>Total</strong></td>
</tr>
</tbody>
</table>

The assessed value of each tract and lot exempted from taxation would be as follows:

<table>
<thead>
<tr>
<th>Assessed Value Exempted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tract A ($3 million * 4.76%)</td>
</tr>
<tr>
<td>Tract B ($11 million * 4.76%)</td>
</tr>
<tr>
<td>Lot 1 ($16 million * 4.76%)</td>
</tr>
<tr>
<td>Lot 2 ($16 million * 4.76%)</td>
</tr>
<tr>
<td><strong>Total</strong></td>
</tr>
</tbody>
</table>

Last, codified formula. The formula presented in the ordinance is derived as follows.

\[
\text{Assessed Value of Lot or Tract Exempted from Taxation} = \text{Current Assessed Value of Lot or Tract} \times \text{Percentage of Value Exempt}
\]  
(Formula 3)

\[
\text{Percentage of Value Exempt} = \frac{\text{Additional Value Created by Subdivision}}{\sum \text{First assessed value of each lot and tract after subdivision}}
\]  
(Formula 2)

Substituting (Formula 2) into (Formula 3):

\[
\text{Assessed Value of Lot or Tract Exempted From Taxation} = \text{Current Assessed Value of the Lot or Tract} \times \text{Percentage of Value Exempt}
\]
\[ \frac{\text{Additional Value Created by Subdivision}}{\sum \text{First assessed value of each lot and tract after subdivision}} \]  
(Formula 4)

Recall (Formula 1):

\[ \text{Additional Value Created by Subdivision} = \sum \text{First assessed value of each lot and tract after subdivision} - \text{Last assessed value of original parcel before subdivision} \]  
(Formula 1)

Substituting (Formula 1) into (Formula 4):

\[ \frac{\sum \text{First assessed value of each lot and tract after subdivision}}{\sum \text{First assessed value of each lot and tract after subdivision}} \]  
(Formula 5)

Simplifying:

\[ \frac{\text{Assessed Value of Lot or Tract Exempted From Taxation}}{\text{Current Assessed Value of Lot or Tract} \times (1 - \frac{\text{Last assessed value of original parcel before subdivision}}{\sum \text{First assessed value of each lot and tract after subdivision}})} \]  
(AMC 12.15.015E.6.a.)

THE ADMINISTRATION RECOMMENDS APPROVAL.

Prepared by:  Real Estate and Property Appraisal Departments
Concur: Robin E. Ward, Real Estate Director
Concur: Christopher M. Schutte, OECD Director
Concur: Jack Gadamus, Municipal Assessor
Concur: Lance Wilber, OMB Director
Concur: Rebecca A. Windt Pearson, Municipal Attorney
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Respectfully submitted:  Ethan A. Berkowitz, Mayor