

OFFICE OF THE ASSESSOR 155 HERITAGE WAY JUNEAU, ALASKA 99801

Senior Housing Tax Abatement								
DUE PRIOR TO ISSUANCE OF BUILDING PERMIT								
OFFICE USE	Provisional Approval:	□ Yes		No				
ONLY:	Final Approval:	□ Yes		No				

Mailing			Physi	cal Address					
Address									
			Legal	Description					
Primary Phone			Secoi	ndary Phone					
REQUIRED DOCUMENTATION									
1) New residential units:									
Drawings of residential units, including a floor plan that includes approximate square footages									
Drawings are at	tached:	Yes		No					
2) Existing Stru									
Drawings showing the square footage of all existing structures and structures to be constructed on the property									
Drawings are at	tached:	Yes		No					
3) Increase in Residential Units:									
Plans showing the construction will increase the total number of residential units on the property.									
Plans are attach	ed:	Yes		No					
4) Acknowledge	ement 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 section									
		Yes		No					
5) Economic De	velopment Prope	erty Justification	า:						
A narrative describing how the application qualifies as economic development property consistent with A.S. 29.45.050 (m)									
Narrative is atta	,	Yes		No					
Please read: CERTIFICATION –I hereby aknowledge that I must construct not less than the required									
residential units in accordance with the plans and drawings submitted with this application, and increase									
the total number of residential units on the property in order to receive final approval under this section.									
Signature:				Date:					

SUBMIT APPLICATION TO: CBJ Assessor's Office								
Phone:	Email:	Website	Physical Location					
Phone: 907-586-5215 x 4906 Fax: 907-586-4520	Assessor.Office@juneau.gov	http://www.juneau.org/finance/	155 Heritage Way RM 114 Juneau, AK 99801					

ALASKA STATUTES, Section 29.45.050 (m) Optional Exemptions and Exclusions.

(m) A municipality may by ordinance partially or totally exempt all or some types of economic development property from taxation for a designated period. Except as otherwise provided by an ordinance enacted by the municipality before January 1, 2017, a municipality that is a school district may only exempt all or a portion of the amount of taxes that exceeds the amount levied on other property for the school district's required local contribution under AS 14.17.410(b)(2). A municipality may by ordinance permit deferral of payment of taxes on all or some types of economic development property for a designated period. A municipality may not apply an exemption or deferral under this subsection to taxes levied for special services in a service area that is supervised by a board under AS 29.35.460. A municipality may adopt an ordinance under this subsection only if, before it is adopted, copies of the proposed ordinance made available at a public hearing on it contain written notice that the ordinance, if adopted, may be repealed by the voters through referendum. An ordinance adopted under this subsection must include specific eligibility requirements and require a written application for each exemption or deferral. In this subsection, ②economic development property ② means real or personal property, including developed property conveyed under 43 U.S.C. 1601 et seq. (Alaska Native Claims Settlement Act),

- (1) to which one or more of the following apply:
 - (A) the property has not previously been taxed as real or personal property by the municipality;
 - (B) the property is used in a trade or business in a way that
 - (i) creates employment in the municipality;
 - (ii) generates sales outside of the municipality of goods or services produced in the municipality; or
 - (iii) materially reduces the importation of goods or services from outside the municipality;
 - (C) an exemption or deferral on the property enables 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; to inventories.

69.10.023 - Property tax incentives for economic development property.

- (a) *Purpose.* This section authorizes property tax exemptions for the following on a property that meets the definition of economic development property in AS 29.45.050(m):
- (1) At least 15 new residential units of assisted living for senior citizens. The term residential units includes the assisted living residential units for senior citizens and only those building spaces that are necessary and incidental to the assisted living of senior citizens that qualify for inclusion in the exemption like common space, support space, and shared facilities. A residential unit qualifies for the exemption even if a non-senior citizen resides in the unit with a senior citizen.
- (b) Location. The property is located entirely within the urban service area as defined by Title 49.
- (c) Exclusions. Repair and rehabilitation property as defined in CBJC 69.10.025 for which an exemption application has been filed or granted is not eligible for this housing tax incentive. Submission of an application for exemption pursuant to this section shall automatically terminate any existing CBJC 69.10.025 application or designation for the property.
- (d) Application. An application for an exemption under this section shall be made in writing to the assessor's office prior to issuance of a building permit for the residential units. Applications made after issuance of a building permit for the residential units shall not be accepted, or rejected if accepted. The application shall at a minimum contain the following:
- (1) Name. The name of the applicant;
- (2) Address. The legal description and street address of the property for which the application is made;
- (3) 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 section;
- (7) Economic development property justification. A narrative describing how the application qualifies as economic development property consistent with AS 29.45.050(m); and
- (8) Other information. Other information as may be required by the assessor.
- (e) Provisional approval. The assessor shall provisionally approve an application for tax exemption if:
- (1) The applicant submitted a complete application; and
- (2) The applicant acknowledges it must.
- (i) Construct not less than the required residential units in accordance with the plans and drawings submitted with its application; and

- (ii) Increase the total number of residential units on the property in order to receive final approval under this section.
- (f) Final approval of exemption. The assessor shall finally approve an application for tax exemption if:
- (1) 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 title 19 for each structure that contains a residential unit described in the application; and
- (2) The total number of residential units on the property has increased.
- (g) Magnitude of exemption. Consistent with this subsection, the total potential exemption shall not reduce the amount of taxes below the amount levied on other property for the school district's required local contribution under AS 14.17.410(b)(2). The taxes eligible for exemption under this section are those attributable only to the newly constructed residential units exclusive of previously existing residential units (whether remodeled or not), all nonresidential improvements, and land. Except as provided by subsection (m), the magnitude of exemption shall be 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.
- (h) Duration of tax exemption. Tax exemptions approved under this section shall be for a period of 12 consecutive years beginning on January 1 of the first full calendar year after final approval of the application.
- (i) Recording of exemption. The assessor shall memorialize the terms of an exemption granted under this section in a memorandum recorded in the Juneau Recording District and kept on file in the assessor's office.
- (j) Termination of exemption upon reduction in number of residential units. An exemption granted under this section 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 this section. An exemption granted under this section does not terminate if the property or residential unit is sold and the new owner continues to comply with this section.
- (k) Appeal. Any decision of the assessor under this section may be appealed to the assembly in accordance with CBJC 01.50.
- (I) Annual compliance and status report. Not later than March 31 of each year, the owner of the property for which an exemption has been granted, shall file with the assessor a report with the following information:
- (1) Occupancy. A statement of occupancy and vacancy of the residential units for the prior 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 nonresidential 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 assessor.
- (m) Late-file penalty. The failure for the owner to file the annual compliance and status report by March 31 shall result in ten percent reduction of the taxes exempted in the prior year.
- (n) Definitions. In this section, the following definitions apply:

Previously exempt property means real or personal property exempt under CBJC title 69 in the prior calendar year but taxable in the next calendar year.

Residential unit means a dwelling unit as defined by CBJC 49.80.120 and is either owner-occupied or only leased for periods of at least one month.

Senior citizen means a person who is:

- Sixty-five years or older; or
- (2) At least 60 years of age and the widow or widower of a senior citizen who qualified for an exemption under AS 29.45.030(e) and CBJC 69.10.020(1)(A)(i) and (ii).

Widow or widower means a person whose spouse has died and who has not remarried.

Assisted living means a facility providing housing and institutional care for people unable to live independently or without assistance. Assisted living includes facilities that provide nursing care services.

(Serial No. 2019-23, § 3, 7-22-2019, eff. 8-22-2019)