CITY OF PRINCE GEORGE BYLAW NO. 9087, 2020

A Bylaw of the City of Prince George to amend City of Prince George Downtown Revitalization Tax Exemption Bylaw No. 8370, 2011

WHEREAS pursuant to Section 226 of the *Community Charter*, Council may, by bylaw, establish a revitalization tax exemption program for the purpose of encouraging revitalization in the City of Prince George;

AND WHEREAS Council enacted "City of Prince George Downtown Revitalization Tax Exemption Bylaw No. 8370, 2011", to establish a revitalization tax exemption program;

AND WHEREAS Council deems it desirable to amend the "City of Prince George Downtown Revitalization Tax Exemption Bylaw No. 8370, 2011", to encourage purpose-built rental housing, including student and senior housing projects, in the Revitalization Area to receive the Municipal Revitalization Provincial Property Tax Exemption;

AND WHEREAS Council deems it desirable to further amend the "City of Prince George Downtown Revitalization Tax Exemption Bylaw No. 8370, 2011", to allow agreements initiated prior to December 13, 2019 to be honoured beyond the September 30, 2024 required completion date, by up to four years;

AND WHEREAS Council has given notice of its intent to adopt this Bylaw in accordance with Section 227 of the *Community Charter* and considered this Bylaw in conjunction with the objectives and policies set out in Section 165(3.1)(c) of the *Community Charter* in the City's financial plan.

NOW THEREFORE the Council of the City of Prince George, in open meeting assembled, **ENACTS AS FOLLOWS:**

- A. That "City of Prince George Downtown Revitalization Tax Exemption Bylaw No. 8370, 2011", be amended as follows:
 - 1. that Section 8 be deleted in its entirety and replaced with the following:
 - "In order for a Parcel to be considered for a Tax Exemption, the owner must:
 - (a) not later than the issuance of a building permit in respect of a Project involving the alteration of an existing improvement, and not later than the issuance of a final occupancy approval in respect of a Project involving the construction of a new improvement, apply to the City of Prince George in writing by submitting the following:
 - a certificate that all taxes assessed and rates, charges and fees imposed on the Parcel have been paid, and, where taxes, rates or assessments are payable by instalments, that all instalments owing at the date of application have been paid;
 - (ii) a description of the Project;
 - (iii) documentation satisfactory to the City's Director of Planning and Development which discloses, or from which the City may readily determine, the estimated construction value of the Project; and
 - (iv) a fee in the amount prescribe by Section D-2 of the "Comprehensive Fees and Charges Bylaw No. 7557, 2004" as may be amended from time to time;
 - (b) complete the Project by September 30, 2024; and
 - (c) submit to the City of Prince George in a form acceptable to the Chief Financial Officer:

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- (i) if the Project has received a final occupancy certificate on or before September 30 of the current year:
 - 1. confirmation of Project completion;
 - 2. documentation disclosing, or from which the City may readily determine, an accurate construction value of the Project; and
 - 3. a signed Agreement providing for an exemption starting the year after the current year; or
- (ii) if the Project has received a final occupancy certificate between October 1 and December 31 of the current year:
 - 1. confirm of Project completion;
 - 2. documentation disclosing, or from which the City may readily determine, an accurate construction value of the Project; and
 - 3. a signed Agreement providing for an exemption starting the year following the year after the current year."
- 2. that Schedule B [Revitalization Tax Exemption Agreement], Recital C be deleted in its entirety and replaced with the following:
 - "C. Council's objective in establishing the revitalization tax exemption program under the Bylaw is to encourage the revitalization of the downtown of the City of Prince George through encouraging medium and high density residential, purpose built residential rental including, without limitation student and senior housing, commercial, and LEED certified development;"
- 3. that Schedule B [Revitalization Tax Exemption Agreement], Section 3 is amended as follows:
 - 3.1 by deleting subsection (a) and replacing with:
 - "Final occupancy must be received no later than September 30, 2024."
 - 3.2 by deleting subsection (d)(i) in its entirety and replacing with the following:
 - "(i) documentation satisfactory to the City's Director of Planning and Development which documentation discloses, or from which the City may readily determine, an accurate construction value of the Project (the Certified Cost of the Project);"
 - 3.3 by deleting subsection (b) in its entirety and replacing with the following:
 - "(b) The Property Owner will complete or cause to be completed construction of the Project in a good and workmanlike fashion and in strict accordance with the building permit and the plans and specifications attached hereto as Appendix "B"."
- 4. that Schedule B [Revitalization Tax Exemption Agreement], Appendix A [Revitalization Tax Exemption Certificate], be deleted in its entirety and replaced with the form of certificate attached hereto as Schedule 1:

5. that Schedule C [Qualifying Criteria and Extent of Tax Exemptions], be amended by deleting in its entirety, the first row contained in Table A – Revitalization Tax Exemption for Residential and Mixed-Use Development, and replacing with the following:

Description	Residential, Seniors, Student, or other purpose-built rental housing developments.		
	Area A: Medium density mixed use or high density multi-family development		
	Area B: Medium density multi-family development		

- B. The Mayor and Corporate Officer are hereby empowered to do all things necessary to give effect to this bylaw.
- C. This Bylaw may be cited for all purposes as "City of Prince George Downtown Revitalization Tax Exemption Bylaw No. 8370, 2011, Amendment Bylaw No. 9087, 2020".

READ A FIRST TIME THIS		DAY OF		2020.				
READ A SECOND TIME THIS		DAY OF		2020.				
READ A THIRD TIME THIS		DAY OF	Y OF					
Third reading passed by a decision of Members of City Council present and eligible to vote.								
ADOPTED THIS	DAY OF	 	2020,					
BY A DECISION OF ALL MEMBERS OF CITY COUNCIL PRESENT AND ELIGIBLE TO VOTE.								
			MAYOR	_				
			WINT OIL					
			CORPORATE OFFICER	-				

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Schedule 1 to Bylaw No. 9087, 2020

APPENDIX "A" to Schedule B to Bylaw 8370, 2011

REVITALIZATION TAX EXEMPTION CERTIFICATE

Section 226 of the Community Charter, SBC 2003, c. 26

and in (the "A the reg	accordance with a R greement") entered sistered owner(s) of t	of Prince George Revitalization Tax Exemption Revitalization Tax Exemption Agreement dated into between the City of Prince George (the "Cithe property described below, this Tax Exemption to a revitalization tax exemption as set out the contract of the property described below."	for reference the ity") and on Certificate certifie	_ day of, 20 _(the " Owner "),	
Due to	construction having	taken place in the calendar years to _			
The ex	emption is defined a	s:			
				-	
			(the "Tax Exemption"	- ")	
This Ta	x Exemption Certifica	ate is valid for taxation years to			
		ax Exemption applies is in the City of Prince G		operty").	
The Ta	x Exemption is provi	ded on the following conditions:			
1.	the Owner does not breach any covenant, condition or obligation in the Agreement and performs all obligations to be performed by the Owner set out in the Agreement;				
2.		t sold all or any portion of his or her equitable transferee taking an assignment of the Agre			
3.		ccessor in title to the Owner, has not allowed a arrears or to become delinquent;	any non-exempt prop	erty taxes for the	
4.	Bylaw No. 7850, 20	accessor in title to the Owner, has not applied 007, as amended, consolidated or replaced from zoning to any other zone;			
5.	the Property is not	put to any use that is not permitted by the zon	ning for the Property;	; and	
6.	the Exempt Use (as	s defined in the Agreement) of the Project is n	ot discontinued.		
event of City of balance the an also particles.	of such cancellation, the cancellation, and e of the year from the nual amount of mun ay to the City any a	onditions are not met, then the City may cance the Owner will remit to the City, no later than a amount, as determined by the City, of muse date of cancellation of this Tax Exemption C icipal taxes that would have been payable but amount of municipal property tax exemption in effect for any period during which the Own	30 days after receivinicipal property taxe certificate, calculated t for the Tax Exemption enjoyed by the Ow	ing notice from the es payable for the pro rata based on on. The Owner will the Tax	
Directo	or of Finance	 Date		_	

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