SENATE CS FOR HOUSE BILL NO. 227(CRA)

IN THE LEGISLATURE OF THE STATE OF ALASKA

THIRTY-SECOND LEGISLATURE - SECOND SESSION

BY THE SENATE COMMUNITY AND REGIONAL AFFAIRS COMMITTEE

Offered: 4/20/22

Referred: Labor & Commerce

Sponsor(s): REPRESENTATIVES SCHRAGE, Claman, Fields, Spohnholz, Tarr, Snyder, Josephson, Wool,

Story

A BILL

FOR AN ACT ENTITLED

- 1 "An Act relating to municipal energy and resilience improvement assessment programs;
- 2 and providing for an effective date."

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

- *** Section 1.** AS 29.10.200(64) is amended to read:
- 5 (64) AS 29.55.100 29.55.165 (energy **and resilience** improvement
- 6 assessment programs);
- 7 * **Sec. 2.** AS 29.35.200(b) is amended to read:
- 8 (b) A first class borough may by ordinance exercise the following powers on
- 9 an areawide basis:
- 10 (1) provide transportation systems;
- 11 (2) provide water pollution control;
- 12 (3) provide air pollution control in accordance with AS 46.14.400;
- 13 (4) license day care facilities;
- 14 (5) license, impound, and dispose of animals;

1	(6) establish an energy and resilience improvement assessment
2	program under AS 29.55.100 - 29.55.165.
3	* Sec. 3. AS 29.35.210(a) is amended to read:
4	(a) A second class borough may by ordinance exercise the following powers
5	on a nonareawide basis:
6	(1) provide transportation systems;
7	(2) regulate the offering for sale, exposure for sale, sale, use, or
8	explosion of fireworks;
9	(3) license, impound, and dispose of animals;
10	(4) subject to AS 29.35.050, provide garbage, solid waste, and septic
11	waste collection and disposal;
12	(5) provide air pollution control under AS 46.14.400;
13	(6) provide water pollution control;
14	(7) participate in federal or state loan programs for housing
15	rehabilitation and improvement for energy conservation;
16	(8) provide for economic development;
17	(9) provide for the acquisition and construction of local service roads
18	and trails under AS 19.30.111 - 19.30.251;
19	(10) establish an emergency services communications center under
20	AS 29.35.130;
21	(11) subject to AS 28.01.010, regulate the licensing and operation of
22	motor vehicles and operators;
23	(12) engage in activities authorized under AS 29.47.460;
24	(13) contain, clean up, or prevent a release or threatened release of oil
25	or a hazardous substance, and exercise a power granted to a municipality under
26	AS 46.04, AS 46.08, or AS 46.09; the borough shall exercise its authority under this
27	paragraph in a manner that is consistent with a regional master plan prepared by the
28	Department of Environmental Conservation under AS 46.04.210;
29	(14) establish an energy and resilience improvement assessment
30	program under AS 29.55.100 - 29.55.165.
31	* Sec. 4. AS 29.35.210(b) is amended to read:

1	(b) A second class borough may by ordinance exercise the following powers
2	on an areawide basis:
3	(1) provide transportation systems;
4	(2) license, impound, and dispose of animals;
5	(3) provide air pollution control under AS 46.14.400;
6	(4) provide water pollution control;
7	(5) license day care facilities;
8	(6) establish an energy and resilience improvement assessment
9	program under AS 29.55.100 - 29.55.165.
10	* Sec. 5. AS 29.55.100(a) is amended to read:
11	(a) A municipality may establish an energy and resilience improvement
12	assessment program under AS 29.55.100 - 29.55.165 to finance the construction,
13	installation, or modification of permanent improvements that are [(1)] fixed to <u>new</u>
14	construction or existing privately owned commercial or industrial property [;] and
15	<u>that</u>
16	(1) are energy improvement projects designed [(2) INTENDED] to
17	reduce energy consumption or demand, energy costs, or emissions affecting local air
18	quality, including a product, device, or interacting group of products or devices that
19	use energy technology to generate electricity, provide thermal energy, or regulate
20	temperature <u>; or</u>
21	(2) improve building resilience; resilience improvement projects
22	include projects for seismic improvements, stormwater management, flood
23	mitigation and protection, fire hardening, fire or wind resistance, erosion
24	management, snow load management, microgrids for energy storage and backup
25	power generation, water or wastewater efficiency including reuse and energy
26	recovery, electric vehicle charging stations, retrofitting that improves the
27	envelope, structure, or systems of the building, and any other improvement
28	project approved by a municipality as a resilience improvement project.
29	* Sec. 6. AS 29.55.100(b) is amended to read:
30	(b) To establish a program under AS 29.55.100 - 29.55.165, the governing
31	body of a municipality shall take the following actions in the following order:

1	(1) adopt a resolution of intent that includes
2	(A) a finding that financing energy and resilience
3	improvement projects through assessments serves a valid public purpose;
4	(B) a statement that the municipality intends to allow privately
5	owned commercial or industrial property owners to make assessments to repay
6	financing for energy and resilience improvement projects;
7	(C) a description of energy and resilience improvement
8	projects that may be subject to assessments;
9	(D) a description of the boundaries of a region within the
10	municipality's boundaries in which the program is available;
11	(E) a description of any proposed arrangements to make third-
12	party financing available or any financing the municipality will provide for
13	energy and resilience improvement projects; and
14	(F) a description of municipal debt servicing procedures for
15	any third-party financing and assessments;
16	(2) prepare the report required under AS 29.55.110 and provide notice
17	of the report with the
18	(A) location where the report is available for public inspection;
19	(B) time and place for a public hearing on the proposed
20	program; and
21	(C) name of the local official who administers the program and
22	the appropriate assessor or person who collects the proposed assessments with
23	property taxes imposed on the assessed property;
24	(3) hold a public hearing at which the public may comment on the
25	proposed program and the report prepared under AS 29.55.110; and
26	(4) adopt an ordinance establishing the program and the terms of the
27	program, including each item included in the report required under AS 29.55.110,
28	which may be incorporated by reference.
29	* Sec. 7. AS 29.55.100(d) is amended to read:
30	(d) A municipality may impose fees to offset the costs of administering a
31	program. The fees authorized under this subsection may be imposed [ASSESSED] as

1	a
2	(1) program application fee paid by the property owner applying to the
3	program;
4	(2) servicing fee included in [COMPONENT OF THE INTEREST
5	RATE ON] the assessment in the written contract between the municipality and the
6	property owner; or
7	(3) combination of (1) and (2) of this subsection.
8	* Sec. 8. AS 29.55.105(a) is amended to read:
9	(a) A municipality that establishes a program under AS 29.55.100 may
10	(1) enter into a written contract with a record owner of privately owned
11	commercial or industrial property in a region designated under AS 29.55.100 to
12	impose an assessment to repay the financing of an energy or resilience improvement
13	project on that property;
14	(2) contract with the governing body of another taxing unit to perform
15	the duties of the municipality relating to collection of assessments imposed by the
16	municipality under this section.
17	* Sec. 9. AS 29.55.105(c) is amended to read:
18	(c) An assessment under this section may repay financing for costs of an
19	energy or resilience improvement project, including
20	(1) the cost of materials and labor necessary for the energy or
21	resilience improvement project;
22	(2) permit fees;
23	(3) inspection fees;
24	(4) lender's fees;
25	(5) program application and administrative fees;
26	(6) energy or resilience improvement project development and
27	engineering fees;
28	(7) third-party review fees, including verification review fees, under
29	AS 29.55.120; [AND]
30	(8) <u>capitalized interest;</u>
31	(9) interest reserves;

1	(10) escrow for prepaid property tax or insurance;
2	(11) capitalized extended manufacturer's warranty or
3	maintenance agreement costs during the period of assessment; and
4	(12) any other fees or costs that may be incurred by the property owner
5	incident to the installation, modification, or improvement on a specific or pro rata
6	basis, as determined by the municipality.
7	* Sec. 10. AS 29.55.105(f) is amended to read:
8	(f) A municipality may not impose a period of assessment under this section
9	on privately owned commercial or industrial property that exceeds 30 [20] years or the
10	useful life of the project that is the basis for the assessment [, WHICHEVER IS
11	SHORTER].
12	* Sec. 11. AS 29.55.105(g) is amended to read:
13	(g) <u>The</u> [EXCEPT AS OTHERWISE PROVIDED IN (h) OF THIS
14	SECTION, THE] total financing for costs of an energy or resilience improvement
15	project [REPAID BY ASSESSMENTS
16	(1)] may not exceed <u>25</u> [20] percent of the <u>market</u> [ASSESSED] value
17	of the property at the time of program application or completion of the proposed
18	energy or resilience improvement project [;
19	(2) MUST BE EXCEEDED BY THE PROJECTED MONETARY
20	SAVINGS TO THE PROPERTY OWNER OVER THE LIFE OF THE
21	ASSESSMENT AS A RESULT OF THE ENERGY IMPROVEMENT PROJECT].
22	* Sec. 12. AS 29.55.105 is amended by adding a new subsection to read:
23	(i) An assessment under this section may repay financing for costs of a
24	proposed energy or resilience improvement project or an energy or resilience
25	improvement project completed within the past two years.
26	* Sec. 13. AS 29.55.110(a) is amended to read:
27	(a) The municipality shall prepare a report for a proposed program required by
28	AS 29.55.100 that includes
29	(1) a map showing the boundaries of each proposed region within
30	which the program is available;
31	(2) a form for a contract between the municipality and a property

1	owner specifying the terms of
2	(A) assessment under the program; and
3	(B) financing provided by a third party or the municipality, as
4	appropriate;
5	(3) if the proposed program provides for third-party financing, a form
6	for a contract between the municipality and the third party regarding the servicing of
7	the debt through assessments;
8	(4) a description of energy and resilience improvement projects that
9	may qualify for assessments;
10	(5) a plan for ensuring sufficient capital for third-party financing and,
11	if appropriate, raising capital for municipal financing for energy and resilience
12	improvement projects;
13	(6) if bonds will be issued to provide capital to finance energy and
14	<u>resilience</u> improvement projects as part of the program as provided by AS 29.55.140,
15	(A) a maximum aggregate annual dollar amount for municipal
16	financing repaid by assessments under the program;
17	(B) if requests appear likely to exceed the authorization
18	amount, a priority order for ranking a property owner's application for
19	financing repaid by assessments; and
20	(C) a formula for calculating
21	(i) the interest rate and period during which contracting
22	owners would pay an assessment; and
23	(ii) the maximum amount of an assessment;
24	(7) a method to calculate a period of assessment consistent with
25	AS 29.55.105(f);
26	(8) a description of the application process and eligibility requirements
27	for financing repaid by assessments under the program;
28	(9) a method for a property owner applying to participate in the
29	program to demonstrate the property owner's ability to fulfill financial obligations and
30	pay assessments; the method must be based on appropriate underwriting factors,
31	including

1	(A) verification that the property owner
2	(i) is the legal owner of the benefited property;
3	(ii) is current on mortgage and property tax payments;
4	and
5	(iii) is not insolvent or in bankruptcy proceedings; and
6	(B) an appropriate ratio between the amount of the assessment
7	and the market [ASSESSED] value of the property;
8	(10) an explanation of the manner in which the municipality shall
9	assess the property and collect assessments;
10	(11) the lender notice requirement under AS 29.55.115;
11	(12) the review requirement under AS 29.55.120;
12	(13) a description of marketing and participant education services
13	provided by the municipality for the program;
14	(14) a description of quality assurance and antifraud measures
15	instituted by the municipality for the program and the consequence or penalty
16	prescribed by the municipality for a property owner who participates in the program
17	but does not complete an energy or resilience improvement project as proposed; and
18	(15) a description of the insurance requirements, including a
19	requirement that the property owner have insurance against damage to the energy or
20	<u>resilience</u> improvement project for the life of the assessment.
21	* Sec. 14. AS 29.55.115 is amended to read:
22	Sec. 29.55.115. Notice to mortgage holder required for participation.
23	Before a municipality may enter into a written contract with a record owner of
24	property to impose an assessment to repay the financing of an energy or resilience
25	improvement project under AS 29.55.100, the property owner shall
26	(1) give each holder of a mortgage lien on the property at least 30
27	days' [DAYS"] written notice of the intention of the property owner to participate in a
28	program under AS 29.55.100; and
29	(2) obtain [A] written consent from each holder of a mortgage lien on
30	the property.
31	* Sec. 15. AS 29.55.120 is amended to read:

1	Sec. 29.55.120. Review required. The record owner of property on which an
2	assessment is imposed under AS 29.55.105 shall obtain [FROM AN INDEPENDENT,
3	THIRD-PARTY QUALIFIED ENERGY AUDITOR THE FOLLOWING:]
4	(1) for each proposed energy or resilience improvement project,
5	(A) a review of the energy, [OR] emissions, or resilience
6	baseline conditions, as appropriate; and
7	(B) the projected reduction in energy costs, energy
8	consumption or demand, or emissions affecting local air quality, or increase in
9	resilience, as appropriate; and
10	(2) for each completed energy or resilience improvement project,
11	verification that the energy or resilience improvement project was properly completed
12	and is operating as intended.
13	* Sec. 16. AS 29.55.125 is amended to read:
14	Sec. 29.55.125. Direct acquisition by owner. The proposed arrangements for
15	financing an energy or resilience improvement project may authorize the property
16	owner to
17	(1) purchase directly the related equipment and materials for the
18	energy or resilience improvement project; and
19	(2) contract directly, including through lease, a power purchase
20	agreement, or other service contract, for the energy or resilience improvement project.
21	* Sec. 17. AS 29.55.135(b) is amended to read:
22	(b) Assessment liens run with the land, and that portion of the assessment
23	under the assessment contract that has not yet become due is not eliminated by
24	foreclosure of a property tax lien or a lien for an assessment.
25	* Sec. 18. AS 29.55.140(a) is amended to read:
26	(a) A municipality may issue bonds or notes to finance energy and resilience
27	improvement projects subject to assessment under AS 29.55.105.
28	* Sec. 19. AS 29.55.140(d) is amended to read:
29	(d) Bonds or notes issued under this section must further one or more of the
30	following essential public and governmental purposes:
31	(1) improvement of the reliability of local electrical systems;

1	(2) reduction of energy costs;
2	(3) reduction of energy demand on local utilities;
3	(4) reduction of emissions affecting local air quality;
4	(5) economic stimulation and development;
5	(6) enhancement of property values;
6	(7) enhancement of employment opportunities:
7	(8) improvement of building resilience.
8	* Sec. 20. AS 29.55.150 is amended to read:
9	Sec. 29.55.150. Prohibited acts. A municipality that establishes a region under
10	AS 29.55.100 may not make the issuance of a permit, license, or other authorization
11	from the municipality to a person who owns property in the region contingent on the
12	person entering into a written contract to repay the financing of an energy or
13	resilience improvement project through assessments under AS 29.55.105, or
14	otherwise compel a person who owns property in the region to enter into a written
15	contract to repay the financing of an energy or resilience improvement project
16	through assessments under AS 29.55.105.
17	* Sec. 21. AS 29.55.160 is amended by adding a new paragraph to read:
18	(3) "finance" and "financing" include refinancing an existing project.
19	* Sec. 22. AS 29.55.165 is amended to read:
20	Sec. 29.55.165. Short title. AS 29.55.100 - 29.55.165 may be cited as the
21	Municipal Property Assessed Clean Energy and Resilience Act.
22	* Sec. 23. AS 29.55.105(d)(1) and 29.55.105(h) are repealed.
23	* Sec. 24. AS 29.10.200(64); AS 29.35.200(b)(6), 29.35.210(a)(14), 29.35.210(b)(6);
24	AS 29.55.100, 29.55.105, 29.55.110, 29.55.115, 29.55.120, 29.55.125, 29.55.130, 29.55.135,
25	29.55.140, 29.55.145, 29.55.150, 29.55.155, 29.55.160, and 29.55.165 are repealed.
26	* Sec. 25. The uncodified law of the State of Alaska is amended by adding a new section to
27	read:
28	TRANSITION: CONTINUED SERVICING OF WRITTEN CONTRACTS. A
29	municipality that has established an energy and resilience improvement assessment program
30	under AS 29.55.100 - 29.55.165 before June 30, 2052, shall continue to service a written
31	contract made under the energy and resilience improvement assessment program through the

- 1 remainder of the contract. However, a property owner and a lender may convert a written
- 2 contract made under the energy and resilience improvement assessment program to a loan if
- 3 both parties agree to the conversion.
- * Sec. 26. Sections 24 and 25 of this Act take effect June 30, 2052.
- * Sec. 27. Except as provided in sec. 26 of this Act, this Act takes effect immediately under
- 6 AS 01.10.070(c).