## 30<sup>th</sup> Alaska State Legislature

Judiciary Committee
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Education Committee
Vice-Chair
State Affairs Committee
Select Committee on Legislative
Ethics
Joint Armed Services Committee



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## **SECTIONAL**

SB 39 - Commercial Property Assessed Clean Energy Act

- **Sec. 1.** Adds C-PACE financing to powers of Home Rule municipalities.
- **Sec. 2.** Adds C-PACE financing to powers of First Class Boroughs.
- **Sec. 3.** Adds C-PACE financing to powers of Second Class Boroughs on a nonareawide basis.
- **Sec. 4**. Adds C-PACE financing to powers of Second Class Boroughs on an areawide basis.
- **Sec. 5.** Creates a new chapter (Chapter 55) of law under Title 29 Municipal Government which establishes the Municipal Property Assessed Clean Energy Act, sets the requirements for establishing the program:
- (b)(1) Adopt a resolution of intent with findings, intent, description of eligibility of property owners and projects, repayment, third-party financing, municipal debt servicing procedures for third-party financing.
  - (2) Provide a notice of the report regarding assessment program with location of the report, time and place of public hearing, name of local administrator of program, and name of the assessor.
  - (3) Hold a public hearing taking public comment.
  - (4) Adopt an ordinance establishing the program and the terms of the program.
  - (c) A municipality may hire a program director or contract for professional services to administer the program.
  - (d) A municipality may set an application fee, an interest rate, or a combination of both to offset costs of administrating the program.

- **Sec. 29.55.105.** (a) Allows for an assessment to be imposed to repay the financing of qualified projects on commercial real property in the municipality that adopts the program.
- (b) All parties to the loan must have a written contract.
- (c) Identifies qualifying costs.
- (d) Qualified projects do not include undeveloped lots or lots undergoing development at the time of assessment or the purchase of products or devises that are not a permanent part of the property.
- (e) Provides that a municipality can create programs in more than one region of the municipality.
- **Sec. 29.55.110.** To create a program a municipality must prepare a report with the following items:

(a)

- (1) A map showing the boundaries of each region of the municipality in the program.
- (2) A form for written contracts between municipality and property owner.
- (3) A form for written contracts between the municipality and third-party financers.
- (4) A description of qualified projects.
- (5) A plan ensuring third-party financing sources(s) and, if applicable, raising capital for municipal funding (such as bonding).
- (6) Setting perimeters for issuance of bonds.
- (7) Justifying the period of assessment.
- (8) Description of application process and eligibility for funding.
- (9) Solvency requirements for applicant.
- (10) Process municipality will use to assess the property and collect assessments.
- (11) Method of notice to mortgage holder required for participation.
- (12) Method of review by third party.
- (13) Description of marketing and participant education provided by the municipality.
- (14) Description of quality assurance and antifraud measures.
- (b) The report will be made available on the Internet website of the municipality and at the primary administrative office of the municipality.
- **Sec. 29.55.115.** Requires the municipality to give 30-day notice to any mortgage holder on the property and obtain written consent from them to enter into a written contract with the property owner.
- **Sec. 29.55.120.** Requires the property owner to hire an independent third party to prepare:

- (A) a review of the baseline conditions, savings;
- (B) outline the projected reduction in energy costs, energy consumption or demand, or a reduction in emissions affecting local air quality; and
- (2) verification of completion of project.
- **Sec. 29.55.125.** Allows property owner to purchase equipment and materials directly; and contract directly for services.
- **Sec. 29.55.130.** Requires the municipality to record in the appropriate recording district details of a C-PACE assessment.

## Sec. 29.55.135.

- (a) C-PACE assessments are paramount to all other liens except municipal tax liens and other special assessments.
- (b) Assessment liens run with the property and remaining balances are not eliminated by foreclosure.
- (c) Penalties and interest can be added to delinquent installments.
- (d) Allows municipalities to recover costs and expenses of a lawsuit to collect delinquent PACE assessments.
- **Sec. 29.55.140.** Allows a municipality to issue bonds or notes to finance PACE projects.
- **Sec. 29.55.145.** Allows a municipality to enter into an agreement with a third party or one or more municipalities to administer a C-PACE program.
- **Sec. 29.55.150.** A municipality may not coerce a property owner by making the issuance of a permit, license, or other authorizations from the municipality contingent on that property owner entering into a PACE contract.
- Sec. 29.55.155. Applicability section.
- Sec. 29.55.160. Definitions.
- Sec. 29.55.165. Short title.
- Sec. 6. Immediate effective date.

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