

# **CITY OF CORDOVA**

### SENIOR CITIZEN / DISABLED VETERAN PROPERTY TAX EXEMPTION

**ONE-TIME APPLICATION - Good until property or person no longer qualifies** 

## DUE BY JANUARY 15 OF THE EXEMPTION YEAR

Senior citizen applicants must be age 65 on or before December 31st of the preceding year. Verification of age must accompany

CORDOVA MUNICIPAL CODE 5.36.030

filing with an Alaska dri	vers license, Alaska	state ID, passport	t, birth certifi	cate, or milit	tary ID. Disab	led veteran applicants must	
provide a current VA let	ter, dated within on	e year, stating at le	east a 50% se	rvice connec	cted disability.	. A widow/widower, age 60,	
		_	y meeting the	same requi	rements. An a	approved applicant receives	
an exemption on up to \$150,000 of valuation.							
Parcel ID Number:	Physical Address or Legal Description:						
Name of Applicant:	Birthdate:	Birthdate:		Social Security Number:			
Name of Spouse:	Birthdate:	Birthdate:		Social Security Number:			
Mailing Address:	Phone Number: E-mail:						
I am applying for proper	ty tax exemption as	a:					
Senior Citizen age 65+		☐ Disabled Veteran ☐ Disable Vet Widow/Widower Age 60+					
Dwelling type:		<del>-</del>					
☐ Single Family	☐ Mobile Home	☐ Townhou	use	Duplex/	Apt	Other	
If ownership is shared w	ith someone other t	han your spouse, l	ist your perce	ent of owners	ship	%	
Is any portion of the property used for: Commercial Purposes?					O No	<u></u>	
		Rental Purposes?		Yes No No			
If Yes, what percent is u	sed for commercial	or rental purposes	s?	%			
Is occupancy shared with					Yes O	) No	
If Yes, when did shared		•			do they occur	oy?%	
Do you or your spouse o			O Yes	O No	· · ·		
Do you receive any exem			Yes	O No			
When traveling outside t							
			•	•			
1) Is this your primary re	esidence and perman	nent place of abod	le? N Yes	No No			
2) Did you receive last y	=	=	•	•			
	gible to receive it?						
3) Will you qualify for the	-		PFD's for which	ch vou reaue	est this exempt	tion? MYes M No	
	gible for these PFDs	-		,	F	💆 🗸	
I Certify: That the information	n I am supplying on and State of Alaska for the enthen absent, the dwelling oplying for an exemption	with this form is TRU ntire year and subseque is not rented or leased n or failing to notify th	ently will own ar I to another. I au	nd occupy this pathorize the City	property for a mir y of Cordova to o	-	
Date: Signature of Applicant:							
		llowing for Local	Assessor/Cl	erk Use On	ly:		
Property Value:  Land:	Adjustments: Ownership:	% \$		Total Value:	\$		
Impr't:	Commercial/Rental:% \$			Adjustments	Adjustments ()		
Total:	Total Adjustments: \$			Subtotal	\$		
				If subtotal exceeds \$150,000, then use			
					the exempt value	).	
Approved or Denied by:				Total Value Exempt:			
					\$		

907-424-6200 Website: www.cityofcordova.net

#### 5.36.030 - Applicability of provisions.

All real property in the city is subject to taxation, except real property exempt under the constitution of the state, the applicable laws of the state, including all properties listed in AS 29.45.030, the City Charter or the ordinances of the city.

#### 5.36.035 - Statutory property exemptions.

**A.** The real property owned and occupied as the primary residence and permanent place of abode by a: (1) resident sixty-five years of age or older; (2) disabled veteran; or (3) resident at least sixty years old who is the widow or widower of a person who qualified for an exemption under subsection (A)(1) or (2) of this section, is exempt from taxation on the first one hundred fifty thousand dollars of the assessed value of the real property. Only one exemption may be granted for the same property and, if two or more persons are eligible for an exemption for the same property, the parties shall decide between or among themselves who is to receive the benefit of the exemption. Real property may not be exempted under this subsection if the assessor determines, after notice and hearing to the parties, that the property was conveyed to the applicant primarily for the purpose of obtaining the exemption. The determination of the assessor may be appealed under AS 44.62.560—44.62.570.

**B.** To be eligible for an exemption under subsection (A) of this section for a year, the individual applying for an exemption must also meet requirements under one of the following: **1.** The individual shall be eligible for a permanent fund dividend under AS 43.23.005 for that same year or for the immediately preceding year; or **2.** If the individual has not applied or does not apply for one or both of the permanent fund dividends, the individual would have been eligible for one of the permanent fund dividends identified in subsection (B)(1) of this section had the individual applied.

C. An exemption may not be granted under subsection (A) of this section, except upon written application for the exemption on a form approved by the state assessor. An applicant who qualifies for the exemption under this section need not file an application for successive tax years if there is no change in ownership, in residency or permanent place of abode, or other factor affecting qualification for the exemption. Applications must be filed no later than January 15 of the first year for which the exemption is sought. The city council, for good cause shown, may authorize the assessor to accept as timely filed an application filed after January 15 and before May 1 of the assessment year for which the exemption is sought. An application received after May 1 will be accepted as an application for the following assessment year. If the application is filed within the required time and is approved by the assessor, the assessor shall allow an exemption in accordance with the provisions of this section. The assessor shall require proof in the form the assessor considers necessary of the right to and amount of an exemption claimed under subsection (B) of this section and shall require a disabled veteran claiming an exemption under subsection (B) of this section to provide evidence of the disability rating. The assessor may require proof under this subsection at any time: 1. If property is occupied by a person other than the eligible applicant and his/her spouse and minor children, an exemption applies only to the portion of the property permanently occupied by the eligible applicant and his/her spouse and minor children as a permanent place of abode; 2. It shall be the responsibility of every person who obtains an exemption under this section to notify the assessor of any change in ownership, residency, permanent place of abode or status of disability. A disabled veteran who has less than a permanent disability must submit an official disability percentage letter each year prior to January 15 showing a fifty percent or greater disability.

**D.** In this section: **1.** "Disabled veteran" means a disabled person: **a.** Separated from the military service of the United States under a condition that is not dishonorable, who is a resident of the state, whose disability was incurred or aggravated in the line of duty in the military service of the United States, and whose disability has been rated as fifty percent or more by the branch of service in which that person served or by the veterans' administration; or **b.** Who served in the Alaska territorial guard, is a resident of the state, whose disability was incurred or aggravated in the line of duty while serving in the Alaska territorial guard, and whose disability has been rated as fifty percent or more; **2.** "Own and occupy" means: **a.** Possession of an interest in real property, which interest is recorded in the office of the district recorder, or if unrecorded, is attested by a contract, bill of sale, deed of trust, or other proof in a form satisfactory to the assessor; and **b.** Living on that property as one's primary residence; **3.** "Permanent place of abode" means a dwelling in which the person resides at least one hundred eighty-five days in the year prior to the exemption year and when absent, the dwelling is not leased or rented to another. This includes, but is not limited to, a mobile home or condominium and includes lots or outbuildings, or an appropriate portion thereof, which is necessary to convenient use of the dwelling unit; **4.** "Resident" means an applicant who has a fixed habitation in the state of Alaska for at least one hundred eighty-five days per calendar year, and, when absent, intends to return to the state of Alaska; **5.** "Senior citizen" means one who is sixty-five years of age or older before January 1 of the exemption year.