# Report to Council

Date:

November 23<sup>rd</sup>, 2012

File:

RTE12-0003

To:

City Manager

From:

Urban Land Use Manager

Subject:

598 Sutherland Avenue - Revitalization Tax Exemption & Housing Agreement

City of

Kelowna

Report Prepared by: Alec Warrender

#### Recommendation:

THAT Council approves the City of Kelowna entering into Revitalization Tax Exemption Agreement with Vant Construction Ltd., Inc. No. BC0766256 for Lot A (being a consolidation of lots 1 and 2, see LB403940) District Lot 14 ODYD Plan 1239 in the form attached to the report from Land Use Management dated November 20<sup>th</sup>, 2012;

AND THAT Council forward Bylaw No. 10781 authorizing a Housing Agreement between the City of Kelowna and Vant Construction Ltd., Inc. No. BC0766256 which requires the owners to provide 16 purpose built rental units for a period of ten years on Lot A (being a consolidation of lots 1 and 2, see LB403940) District Lot 14 ODYD Plan 1239, located on 598 Sutherland Avenue, Kelowna, BC, for reading consideration;

AND FURTHER THAT the Mayor and City Clerk be authorized to execute the Revitalization Tax Exemption Agreement.

#### Purpose:

The applicant is applying to enter into a Revitalization Tax Exemption Agreement and a Housing Agreement in accordance with Revitalization Tax Exemption Bylaw No. 9561.

#### Background & Proposal:

The subject property is designated Multiple Unit Residential (medium density) in the OCP and as such the proposed 16 unit rental apartment building is in compliance with the OCP and RM5 zoning. As a rental housing project, this proposal could qualify for the 100% Revitalization Tax Exemption given that Kelowna's 2012 vacancy rate is at 3% which is a requirement for consideration. The applicant has also agreed to enter into a Housing Agreement to secure the units for a period of 10 years to guarantee the retention of the rental units.

A Development Permit for the project was recently approved by Council under DP12-0115. The subject property has been used as a surface parking lot by the neighbouring church for a number of years. Staff considers the redevelopment of surface parking lots within the urban core a positive step towards achieving the livability goals as established in the 2030 OCP. The proposal as submitted also meets the intent of the 2030 OCP Design Guidelines. The project is

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centrally located, has convenient access to transit and will fit within the established apartment housing neighbourhood. The project will provide newer rental apartment housing stock in an area that provides other rental options in a variety of aging rental units.

As the project is a purpose built rental development, the rental project qualifies for a 100% exemption on the incremental increase in assessed value related to the onsite improvements for the rental housing project. Aided by the proposed Revitalization Tax Exemption Agreement, the proposed redevelopment of a private surface parking lot will further support revitalization of the Urban Core. In any case this shall not be more than the incremental increase in the assessed value of improvements on the Parcel between the year before the commencement of construction of the Project, and the year following the issuance of the Tax Exemption Certificate (and not exempt from any local service tax payable). The Tax exemption will be valid for the years of 2015-2024.

#### Internal Circulation:

Revenue Manager, Financial Services

#### **Existing Policy:**

Revitalization Tax Exemption Bylaw No. 9561

#### Financial/Budgetary Considerations:

The rental housing project qualifies for the 100% Revitalization Tax Exemption given that the vacancy rate is at 3% for 2012. The Tax exemption will be for the 2015-2024 taxation years.

### Considerations not applicable to this report:

Legal/Statutory Authority
Legal/Statutory Procedural Requirements
Personnel Implications
External Agency/Public Comments
Communications Comments
Alternate Recommendation

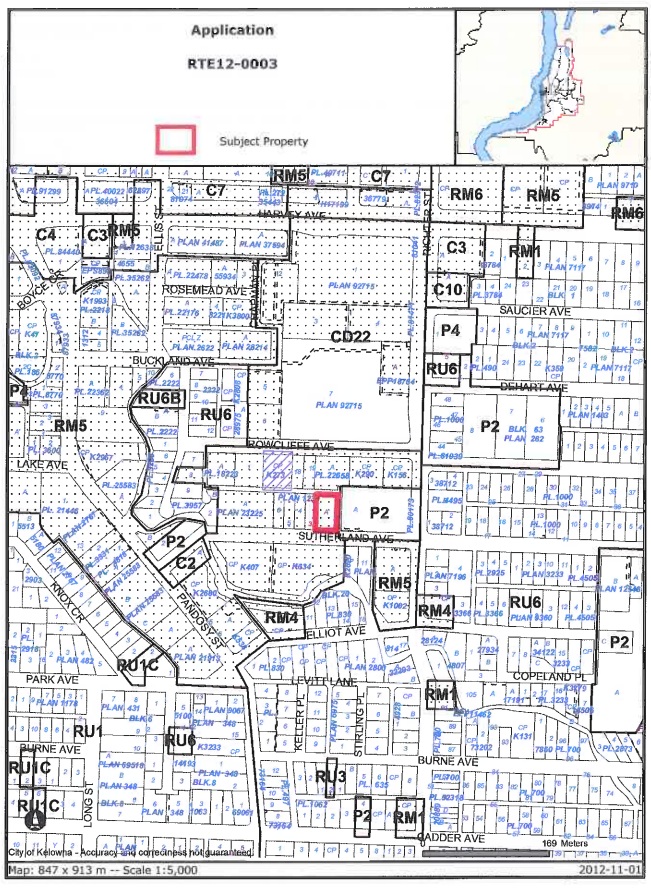
Submitted by:

D. Noble, Urban Land Use Manager

Approved for inclusion:

Shelley Gambacort, Director of Land Management

cc: George King, Financial Services

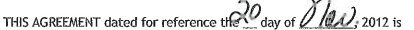


Certain layers such as lots, zoning and dp areas are updated bi-weekly. This map is for general information only.

The City of Kelowna does not guarantee its accuracy. All information should be verified.

#### SCHEDULE "B"

#### **Revitalization Tax Exemption Agreement**





BETWEEN:

Vant Construction Ltd., Inc. No. BC0766256

4479 Gaspardone Road Kelowna, BC V1W 5A7

(the "Owner")

AND:

CITY OF KELOWNA 1435 Water Street, Kelowna, B.C. V1Y 1J4

(the "City")

#### **GIVEN THAT:**

- A. The Owner is the registered owner in fee simple of lands in the City of Kelowna at 598 Sutherland Avenue legally described as Lot A (being a consolidation of lots 1 and 2, see LB403940) District Lot 14 ODYD Plan 1239 (the "Parcel");
- B. Council has established a revitalization tax exemption program and has included within the City of Kelowna Revitalization Tax Exemption Bylaw No. 9561 the designation of areas which include the Parcel as a revitalization area; and
- C. The Owner proposes to construct new improvements on the Parcel as described in Appendix "A" attached to and forming part of this agreement (the "Project") and has applied to the City to take part in the revitalization tax exemption program in respect of the Project and the City has agreed to accept the Project under the program;

THIS AGREEMENT is evidence that in consideration of the promises exchanged below, the Owner and the City covenant and agree each with the other as follows:

- 1. The Project the Owner will use its best efforts to ensure that the Project is constructed, maintained, operated and used in a fashion that will be consistent with and will foster the objectives of the revitalization tax exemption program, as outlined in the City of Kelowna Revitalization Tax Exemption Bylaw No. 9561. Without limiting the generality of the foregoing, the Owner covenants to use its best efforts to ensure that the Project will:
  - a. Introduce 16 units of rental housing;
  - b. Redevelop a surface parking lot and increase residential density in the urban core;
  - The proposal as submitted meets the intent of the 2030 OCP Design Guidelines

- Operation and Maintenance of the Project throughout the term of this agreement, the Owner shall operate, repair and maintain the Project and will keep the Project in a state of good repair as a prudent owner would do.
- 3. Revitalization Tax Exemption subject to fulfilment of the conditions set out in this agreement and in "City of Kelowna Revitalization Tax Exemption Bylaw No. 9561", the City shall issue a revitalization tax exemption certificate (the "Tax Exemption Certificate") to the British Columbia Assessment Authority entitling the Owner to a property tax exemption in respect of the property taxes due (not including local service taxes) in relation to the improvements on the Parcel (the "Tax Exemption") for the calendar year(s) set out in this agreement. The Tax Exemption Certificate shall be in the form of Appendix "B", which is attached to and forms part of this agreement.
- 4. **Conditions** the following conditions shall be fulfilled before the City will issue a Tax Exemption Certificate to the Owner in respect of the Project:
  - a. The Owner must obtain a building permit from the City for the Project on or before January 30<sup>th</sup>, 2013;
  - b. The Owner must complete or cause to be completed construction of the Project in a good and workmanlike fashion and in strict compliance with the building permit and the plans and specifications attached hereto as Appendix "C" and the Project must be officially opened for use as a purpose build rental apartment building and for no other use, by no later than October 30<sup>th</sup>, 2013;
  - c. The Owner must submit a copy of the Occupancy Permit and Revitalization Tax Exemption Agreement to the City of Kelowna's Revenue Manager, Revenue Branch before the City will issue the Tax Exemption Certificate.
  - d. The completed Project must substantially satisfy the performance criteria set out in Appendix "D" hereto, as determined by the City's Land Use Management or designate, in their sole discretion, acting reasonably;
- 5. Calculation of Calculation of Revitalization Tax Exemption For a Purpose-Built Rental Housing project, 100% of the municipal share of the property tax due annually in relation to improvements on the Parcel where the project is subject to a Housing Agreement (for up to 10 years) and is in compliance with the OCP Future Land Use designation as at May 30, 2011. A tax incentive for rental housing will only be considered when the vacancy rate is at or below 3%;
- 6. Term of Tax Exemption provided the requirements of this agreement, and of the City of Kelowna Revitalization Tax Exemption Bylaw No. 9561, are met the Tax Exemption shall be for the taxation years 2015 to 2024, inclusive.
- 7. Compliance with Laws the Owner shall construct the Project and, at all times during the term of the Tax Exemption or any renewal term, use and occupy the Parcel and the Project in compliance with all statutes, laws, regulations and orders of any authority having jurisdiction and, without limiting the generality of the foregoing, all federal, provincial, or municipal laws or statutes or bylaws, including all the rules regulations policies guidelines criteria or the like made under or pursuant to any such laws.

- 8. **Effect of Stratification** if the Owner stratifies the Parcel or the Project under the *Strata Property Act*, then the Tax Exemption shall be prorated among the strata lots in accordance with the unit entitlement of each strata lot for:
  - a. the current and each subsequent tax year during the currency of this agreement if the strata plan is accepted for registration at the Land Title Office before May 1; or
  - for the next calendar year and each subsequent tax year during the currency of this
    agreement if the strata plan is accepted for registration at the Land Title Office after May
    1;

so long as, where a Housing Agreement exists in relation to the Parcel or the Project which limits ability to stratify, the Housing Agreement is still complied with.

- Cancellation the City may in its sole discretion cancel the Tax Exemption Certificate at any time:
  - a. on the written request of the Owner; or
  - effective immediately upon delivery of a notice of cancellation to the Owner if at any time any of the conditions in the Tax Exemption Certificate are not met.

If such cancellation occurs, the Owner of the Parcel for which the Tax Exemption Certificate was issued will remit to the City an amount equal to the value of any Tax Exemption received after the cancellation of the Tax Exemption Certificate.

- 10. No Refund for greater certainty, under no circumstances will the Owner be entitled under the City's revitalization tax exemption program to any cash credit, any carry forward tax exemption credit or any refund for any property taxes paid.
- 11. Notices any notice or other writing required or permitted to be given hereunder or for the purposes hereof to any party shall be sufficiently given if delivered by hand or posted on the Parcel, or if sent by prepaid registered mail (Express Post) or if transmitted by facsimile to such party:
  - a. in the case of a notice to the City, at:

THE CITY OF KELOWNA 1435 Water Street, Kelowna, B.C. V1Y 1J4

Attention: Land Use Management Department

b. in the case of a notice to the Owner, at:

Vant Construction Ltd., Inc. No. BC0766256 4479 Gaspardone Road Kelowna, BC V1W 5A7

Attention: John Vantgeloof

Fax: 250 488 1270

- Or at such other address as the party to whom such notice or other writing is to be given shall have last notified the party giving the same.
- 12. **No Assignment** the Owner shall not assign its interest in this agreement except to a subsequent owner in fee simple of the Parcel.
- 13. Severance if any portion of this agreement is held invalid by a court of competent jurisdiction, the invalid portion shall be severed and the decision that it is invalid shall not affect the validity of the remainder of this agreement.
- 14. **Interpretation** wherever the singular or masculine is used in this agreement, the same shall be construed as meaning the plural, the feminine or body corporate where the context or the parties thereto so require.
- 15. Further Assurances the parties hereto shall execute and do all such further deeds, acts, things and assurances that may be reasonably required to carry out the intent of this agreement.
- 16. **Waiver** waiver by the City of a default by the Owner shall be in writing and shall not be deemed to be a waiver of any subsequent or other default.
- 17. Powers Preserved this agreement does not:
  - a. Affect or limit the discretion, rights or powers of the City under any enactment or at common law, including in relation to the use or subdivision of the Parcel;
  - b. Affect or limit any enactment relating to the use or subdivision of the Parcel; or
  - c. Relieve the Owner from complying with any enactment, including in relation to the use or subdivision of the Parcel, and without limitation shall not confer directly or indirectly any exemption or right of set-off from development cost charges, connection charges, application fees, user fees or other rates, levies or charges payable under any bylaw of the City.
- 18. Reference every reference to each party is deemed to include the heirs, executors, administrators, personal representatives, successors, assigns, servants, employees, agents, contractors, officers, licensees and invitees of such party, wherever the context so requires or allows.
- 19. Enurement this agreement shall enure to the benefit of and be binding upon the parties hereto and their respective successors and permitted assigns.

IN WITNESS WHEREOF the parties hereto have executed this agreement as of the day and year first above written.

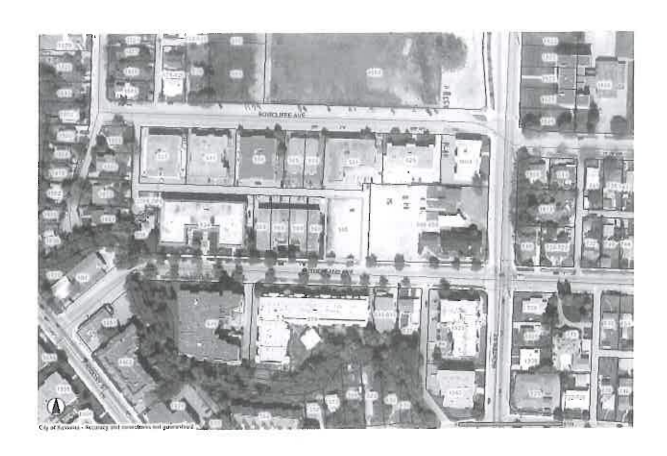
executed by the CITY OF KELOWNA by ts authorized signatories:	
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City Clerk	-

Executed by:

Vant Construction Ltd., Inc. No. BC0766256 by its Authorized signatories:

Name: John Vantgeloof

# Appendix "A" to Revitalization Tax Exemption Agreement Map of Affected Parcel



#### Appendix "B" to Revitalization Tax Exemption Agreement

#### Tax Exemption Certificate

In accordance with the City of Kelowna Revitalization Tax Exemption Bylaw No. 9561 (the "Bylaw"), and in
accordance with a Revitalization Tax Exemption Agreement dated for reference the day of
, 20 (the "Agreement") entered into between the City of Kelowna (the "City") and Vant
Construction Ltd., Inc. No. BC0766256 (the "Owner"), the registered owner(s) of Lot A (being a
consolidation of lots 1 and 2, see LB403940) District Lot 14 ODYD Plan 1239, PID 028-301-471. (the "Parcel):

This certificate certifies that the Parcel is subject to a revitalization tax exemption equal to the following improvement portion(s) of the assessment value of the Parcel: Class 01 - Residential: 100% multiplied by the municipal rate of tax in effect for Class 01 - Residential, for each of the taxation years 2015 to 2024 inclusive, when the vacancy rate is at of below 3%.

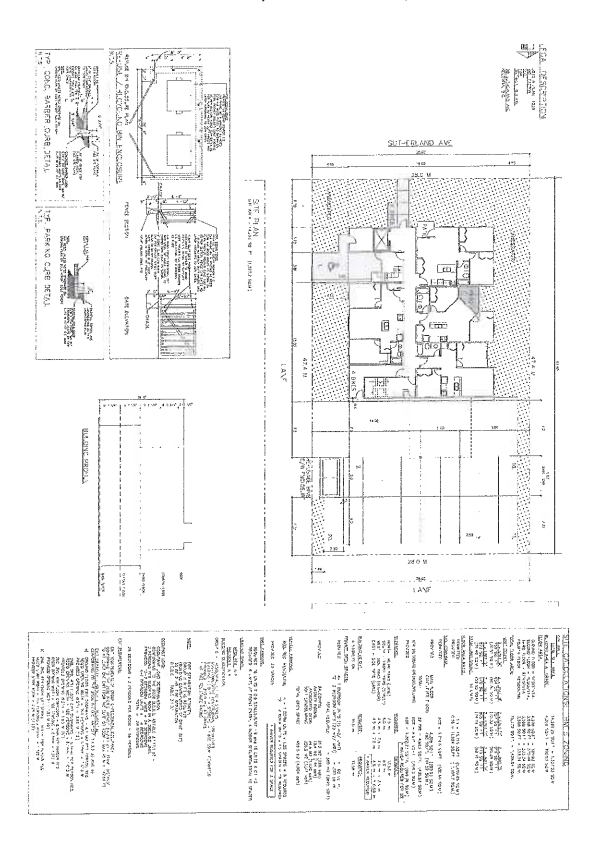
The Tax Exemption is provided under the following conditions:

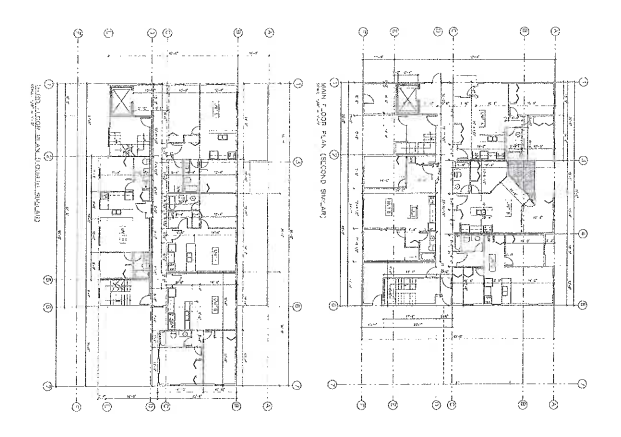
- The Owner does not breach any term, condition or provision of, and performs all obligations set out in, the Agreement and the Bylaw;
- The Owner has not sold all or any portion of his or her equitable or legal fee simple interest in the Parcel without the transferee taking an assignment of the Agreement, and agreeing to be bound by it;
- The Owner, or a successor in title to the Owner, has not allowed the property taxes for the Parcel to go into arrears or to become delinquent;
- The Exempt Use (as defined in the Agreement) of the Project is not discontinued.

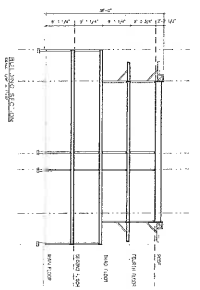
If any of these conditions are not met then the Council of the City of Kelowna may cancel this Revitalization Tax Exemption Certificate. If such cancellation occurs, the Owner of the Parcel, or a successor in title to the Owner as the case may be, shall remit to the City an amount equal to the value of the exemption received after the date of the cancellation of the certificate.

## Appendix "C" to Tax Exemption Revitalization Agreement

#### Plans and Specifications for the Project



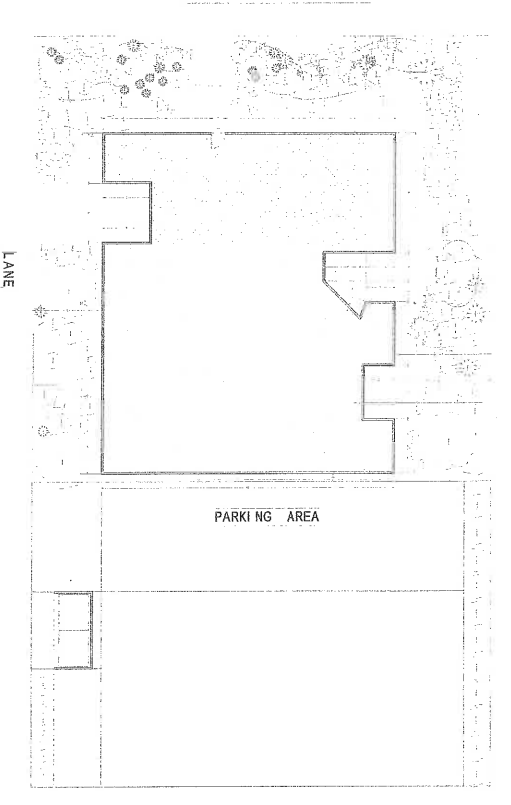






REAR (NORTH) ELEVATION FRONT (SOUTH) ELEVATION GWN SAYS (2) 0 AND COMPANY LVA MADOW LVA Section response (>) SAIDY SOUR CALC CALC INTERIOR (WEST) ELEVATION LANE (EAST) FLEVATION Nut szesél szesé FARDI (FLANK SIDNO - VERHICA, - KHAKI AKRWI (JH70-30) HORIZON AL - TIKW - TRADITIONAL RED (JH90-10) WINDOW FRAMES - VMYL FRAMES - ANDOTED BRONZE COLOUR SCHEDULE Mai Cros avides Turk Switz Thusk Seekly herquet -(9) NORTH

# 598 SUTHERLAND AVENUE



Civic: 598 Sutherland Avenue, Kelowna B.C. Legal: Lot A. Plan 1239, KID 737709, O DYD

#### Appendix "D" to Tax Exemption Revitalization Agreement

#### Performance Criteria for the Project

The subject property has been used as a surface parking lot for the neighbouring church for a number of years. Staff consider the redevelopment of surface parking lots within the urban core a positive step towards achieving the livability goals as established in the 2030 OCP. The proposal as submitted also meets the intent of the 2030 OCP Design Guidelines. The project is centrally located, has convenient access to transit and will fit within the established apartment housing neighbourhood. The rental housing apartment project will provide newer rental apartment housing stock to an area that provides other rental options in a variety of aging rental units. Specific Performance Criteria are as follows:

- The street scape presence is positive, with a well-detailed facade, varied materials, appropriate siting, and complementary landscaping features.
- High quality materials are proposed throughout, including black cultured stone, glass, stucco, and aluminium window frames.
- The new 4 storey building will include 16 rental housing units.