Application for Tax Abatement for Rehabilitation of Property in a Local Historic District

City of Austin Historic Preservation Office Austin, Texas 512-974-2727

City of Austin Local Historic District Tax Abatement

To encourage preservation and maintenance of the architectural character of local historic districts, the City makes available property tax abatements to the owners of contributing and potentially contributing properties who have completed substantial rehabilitation or restoration projects. The program abates 100% of the city property taxes assessed on the added value of a property that results from the rehabilitation or restoration project for a designated number of years. Improvements must comply with the local historic district's preservation plan.

ABATEMENT AVAILABLE BY PROPERTY TYPE:

Category of property	Ownership type	Required minimum expenditure	Minimum % that must be spent on exterior improvements	Amount of abatement	Duration of abatement	Frequency abatement may be granted
Residential	Owner occupied	Equal to 25% of pre- restoration value* of structure	5%	100% of the city taxes assessed on the added value of the property	7 years	Once every 10 years
Residential located within Revitalization Area**	Owner occupied	Equal to 10% of pre- restoration value * of structure	5%	100% of the city taxes assessed on the added value of the property	10 years	Once every 15 years
Commercial	Income- producing property	Equal to 40% of pre- restoration value * of structure	5%	100% of the city taxes assessed on the added value of the property	10 years	Once every 15 years
Commercial located within Revitalization Area**	Income- producing property	Equal to 30% of pre- restoration value * of structure	5%	100% of the city taxes assessed on the added value of the property	10 years	Once every 15 years

^{*}Pre-restoration value means the most recent appraisal of the value of the property by the appraisal district before an application is submitted for abatement.

APPLICATION PROCESS:

The program involves a three (3) step application process that requires approval by the Historic Landmark Commission and the Historic Preservation Office. Approval of Part I is required prior to starting any work.

Part I – Application for Certification of Eligibility

Upon submission of a complete application for Certificate of Eligibility, including an application for a Certificate of Appropriateness, the case will be placed on the next Historic Landmark Commission (HLC) agenda for review. Incomplete applications will not be forwarded to the HLC for action.

Deadline for application: first day of the month prior to Historic Landmark Commission meeting.

Part II – Verification of completed work and review of expenditures

Upon completion of the work, issuance of a certificate of occupancy, and submission of the Application for Verification, the Historic Preservation Officer will inspect the property to ensure the

^{**}Revitalization Area is the area bounded by Interstate 35 from Manor Road to Riverside Drive, Riverside Drive from Interstate 35 to Highway 71, Highway 71 from Riverside Drive to Highway 183, Highway 183 from Highway 71 to Manor Road, and Manor Road from Highway 183 to Interstate 35.

work complies with the approved Certificate of Eligibility and Certificate of Appropriateness. The Historic Preservation Officer will also review the record of expenditures and receipts to determine the eligibility of all expenditures. If the verification is approved by the Historic Preservation Officer, a Certificate of Verification will be issued to the property owner and forwarded to the Travis County Appraisal District.

Deadline for completion of work: a certificate of occupancy must be obtained within 2 years after the date the Certificate of Eligibility is approved.

Part III - Annual application to Travis County Appraisal District

Property owners must submit an annual request to the Travis County Appraisal District to receive the abatement.

The tax abatement goes into effect the first day of the first tax year after verification is obtained.

ELIGIBLE EXPENSES: Per 11-1-63 (6) of City Code, only work for which a certificate of appropriateness or City permit is required is included in determining whether the proposed work exceeds the specified percentage of pre-restoration value.

ELIGIBLE EXPENSES:

- Labor/materials related to eligible costs
- Demolition related to eligible costs or to remove non-historic exterior additions and features
- Repair, restoration or replacement of historic façade and landscape features, including reconstruction of missing features.
- · Exterior masonry and siding repair
- Roofing
- Foundation
- Structural repairs
- Gutters
- Windows
- Exterior doors
- HVAC systems (permanent)
- Electrical, plumbing and gas systems (permanent)
- Escalators/Elevators
- Fire Escapes
- Sprinkler/Fire suppression systems
- Security system (if permit required for installation)
- Interior partitions, ceilings, floors (if permit required for installation)
- Signage
- Solar panels and other "sustainable" improvements
- Exterior paint
- Above listed work on outbuildings deemed contributing structures

INELIGIBLE EXPENSES:

- Light fixtures
- Interior painting, papering, tiling, carpeting, cabinets, counter tops and similar finish work
- Appliances
- Furniture
- Window treatments
- Decks/patios not original to building
- Demolition costs related to removal of contributing buildings or structures
- Construction of new buildings
- Non-historic landscape features (e.g. retaining walls, fencing, paving, planters, vegetation, paths, sidewalks)
- Parking lot
- Architectural and engineering fees
- Building permit, variance, zoning or platting application fees
- · Feasibility studies
- Financing fees
- Leasing expenses
- Storm sewer costs
- Legal/Accounting fees
- Purchase of, or repair to, construction tools and equipment
- Taxes, except sales tax for eligible expenses

FREQUENTLY ASKED QUESTIONS:

1. How do I know if my property is in a local historic district?

Properties located within a local historic district have an "HD" in their zoning classification (e.g. SF-3-HD-NP). You can determine your property's zoning classification by searching for the property address on the City of Austin's internet GIS viewer (http://www.austintexas.gov/GIS/developmentwebmap/Viewer.aspx), or by visiting the City's Historic Preservation Office web site at http://www.austintexas.gov/department/historic-preservation.

2. What is a "contributing" property?

Historic districts are comprised of two types of properties, contributing and non-contributing. Broadly defined, a contributing property is any structure built during the district's period of significance that adds to the historical integrity or architectural qualities that make a historic district significant. In general, contributing properties are integral parts of the historic context and character of a historic district. Properties are classified as contributing or non-contributing as part of the process of adopting the local historic district zoning overlay. You can determine if your property is a contributing building by visiting the City's Historic Preservation Office (CHPO) web site at http://www.austintexas.gov/department/local-historic-districts, or by contacting the CHPO at 512-974-2727.

3. If my property is not a contributing building in the district, am I eligible to receive the Local Historic District tax abatement?

Yes, if your property is at least 50 years old, and would be "contributing" to the district if not for non-historic alterations. If the improvements you propose remove the non-historic architectural features, or restore original features and bring your property to contributing status for the district, and the project meets other requirements of the program, you may be eligible to receive the rehabilitation tax abatement.

4. What guidelines are used to determine if the work I propose is appropriate?

All work must comply with the Preservation Plan and Design Standards adopted for the local historic district in which the property is located and all work must be approved by the Historic Landmark Commission. The Standards for each Local Historic District can be found on the City of Austin's Historic Preservation Office web site.

5. If I sell my property, can the new owner receive the abatement?

The abatement is transferred to new owners within the allowed duration period, however new owners are required to submit a request to the Travis County Appraisal District annually to receive the abatement.

- 6. What if I have completed my rehabilitation work prior to submitting my application? Abatements can not be applied to expenditures made prior to approval of the Certificate of Eligibility.
- 7. Can I appeal a denial of the Certification of Eligibility or Certificate of Verification? If the Historic Landmark Commission determines your project is not eligible for abatement you may appeal the decision to the Planning Commission. To appeal you must file a written request with the Historic Preservation Office not later than the 30th day after the date written notice of the decision is provided to you. On appeal, the Planning Commission shall consider only whether the Historic Landmark Commission erred in determining your project not eligible for the abatement under Section 11-1-63 of the City ordinance.

PART I - APPLICATION CHECK LIST:

 Completed Application for Certificate of Eligibility signed by owner.
 Estimate of costs for eligible work.
 Completed Certificate of Appropriateness Application signed by owner.
 Proof of pre-rehabilitation value from the Travis County Appraisal District.
 Signed authorization for City Officials to inspect the property, and affidavit stating all property taxes are current and no city fees, fines, or penalties are owed on property owned by a business association in which the applicant has an ownership interest.
 Current tax certificate providing proof no property taxes or City fees, fines, or penalties are delinquent on the property.
 Proforma and development budget, if an estimated abatement is over \$100,000.
 Letter of intent from a financial institution or potential investors, if applicable.

Address of property: 305 w 45th St Aus	tin TX 78751
Name of Local Historic District: Hyde Park	
X Contributing property Non-contributing prop	perty
Legal Description of Property:w 39.5FT of L	ot 31-32 BLK 7 Hyde Park ADDN NO 1
Tax Parcel ID Number:329704944	
APPLICANT/PROJECT CONTACT: Name: Mike Synowiec	Telephone:
Mailing Address: 305 w 45th St	Mobile phone: (
City: Austin State: TX Zip: 787	
Owner: Name: Mike Synowiec	
Mailing Address: 305 w 45th St	Mobile phone:
City: Austin State: TX Zip: 7875	
(see expenditure table in	page below)
Projected Construction Schedule: Demo may start	end of Dec. Jan is when many improvements will be
Has the property received any other property tax re	elief under § 11.24 of the Texas Tax Code?:
Describe all City Code violations, if any, on the prop	perty within the previous five years:
For Historic Preservation Office use only:	
Property is not a contributing or potentially contrib	outing structure
Certificate of Eligibility approved by Historic Land	mark Commission
Certificate of Eligibility <u>not</u> approved by Historic L	andmark Commission
Historic Preservation Officer	

ESTIMATE OF EXPENDITURES

Property Address:			
Proposed Scope of Work	Estimated Cost		
Partial Demo	\$2,000		
Framing and bracing	18,000		
Exterior, including siding and sheathing under roof	10,000		
Windows and installation	\$3,000		
Stairwell installed	\$2,000		
Roof and installation	\$12,000		
New HVAC and instalation	11,000		
Electrical rebuild and rewire	\$8,000		
New room walls and floor installed	10,000		
Total:	\$76,000		
Pre-rehabilitation/restoration value of property:	\$301,737		
% of value being spent on rehabilitation/restoration:	\$76,000		
% of total estimated costs being spent on exterior work:	\$21,000		
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Attach additional pages if needed.

THE STATE OF Texas COUNTY OF Travis §
STATEMENT OF UNDERSTANDING, AUTHORIZATION FOR INSPECTION OF PROPERTY, AND AFFIDAVIT REGARDING TAXES, FEES, FINES AND PENALTIES
Property Address: 305 w 45th St Owner's Name: Mike Synowiec
I am over 18 years of age and am competent to sign this Affidavit. I am the owner of the property identified above. I am seeking a tax abatement for the property identified above.
I certify that the information in the application for a tax abatement, including all supporting documentation, is complete and correct.
I authorize city officials to visit and inspect the property as necessary to certify eligibility and verification for a tax abatement.
I acknowledge that I have read and understand the program requirements, and that I will not receive an abatement until all program requirements have been met and I have obtained a certificate of verification from the City of Austin.
I understand that all rehabilitation work must be completed within 2 years after the date of the issuance of a Certificate of Eligibility and Certificate of Appropriateness. If the deadline for completion is subsequently extended by the Historic Landmark Commission all rehabilitation work must be completed by the extended time specified. I understand that penalties may apply if I do not complete the work as proposed and approved by the Historic Landmark Commission.
I affirm that improvements will comply with the historic area combining district Preservation Plan and Design Standards.
I understand that I must make an application to Travis County Appraisal District each year in order to receive the abatement for that year, and that if I do not make the application in time, I will lose the ability to receive a tax abatement for that year.
All property taxes are current, and no City of Austin fees, fines or penalties are owed, on the property or any property owned by a business association in which I have an ownership interest.
Signature The second state is a second state of the second sta
I declare under penalty of perjury that the statements above are true and correct.
Subscribed and sworn to before me, by the said, this the day of, to certify which witness my hand and seal of office.
Notary Public, State of

PART II - VERIFICATION CHECK LIST:

 Complete Part II - Application for Verification including Record of Expenditures.
 Copy of the approved Certificate of Eligibility.
 Signed Statement of Compliance with Certificate of Appropriateness and Minimum Expenditures, Authorization for Inspection by City Officials, and Affidavit Regarding Taxes Fees, Fines and Penalties
 Copy of the Certificate of Occupancy.
 Executed Commitment to Repay, acknowledged before a notary public.
 Copy of City Council resolution if the abatement exceeds \$50,000.

Address of property:			
Applicant/Project (Name:			Telephone: ()
Mailing Address:			Mobile phone: ()
City:	State:	Zip:	Email:
Owner: Name:			Telephone: ()
Mailing Address:			Mobile phone: ()
City:	State:	Zip:	Email:
Brief description of co	mpleted Scope	of Work:	
Total eligible expendi	tures:		
Pre-rehabilitation app	raised value:		
	leted per approved Cer	tificate of Eligibili	 ty and Certificate of Appropriateness gibility and Certificate of Appropriateness
Historic Preservatio			 Date

RECORD OF REHABILITATION EXPENDITURES

cope of Work	Contractor/vendor	Receipt Date	Amount
		Total	
	Pre-rehabilitation/resto	ration value of property	:
	% of value spent on re	ehabilitation/restoration	:
		ehabilitation/restoration t spent on exterior work	

Attach additional pages if needed.

THE STATE OF
STATEMENT OF COMPLIANCE WITH CERTIFICATE OF APPROPRIATENESS AND MINIMUM EXPENDITURES, AUTHORIZATION FOR INSPECTION BY CITY OFFICIALS, AND AFFIDAVIT REGARDING TAXES, FEES, FINES AND PENALTIES
Property Address:
am over 18 years of age and am competent to sign this Affidavit. am the owner of the property identified above. am seeking a tax abatement for the property identified above.
certify that the information in this application for a tax abatement, including all attachments, is complete and correct. I certify that I have made the minimum expenditure on the rehabilitation project in compliance with any certificates of appropriateness.
authorize city officials to visit and inspect the property as necessary to certify eligibility and verification for a tax abatement.
acknowledge that I have read and understand the program requirements, and that I will not receive an abatement until all program requirements have been met and I have obtained a certificate of verification from the City of Austin.
affirm that the improvements comply with the historic area combining district Preservation Plan and Design Standards.
understand that I must make an application to Travis County Appraisal District each year n order to receive the abatement for that year, and that if I do not make the application in time, will lose the ability to receive a tax abatement for that year.
All property taxes are current, and no City of Austin fees, fines or penalties are owed, on the Property or any property owned by a business association in which I have an ownership interest.
SignatureOwner/Applicant Date
Owner/Applicant Date
declare under penalty of perjury that the statements above are true and correct.
Subscribed and sworn to before me, by the said, this he day of, to certify which witness my hand and seal of office.
Notary Public, State of
My commission expires

THE STATE OF §	§ 5
CITY OF AUSTIN HIS	, TORIC AREA DISTRICT TAX ABATEMENT ENT TO REPAY TAXES FOR NONCOMPLIANCE
Property Address:Owner's Name:	
I am over 18 years of age and am comp I am the owner of the property identified I am seeking a tax abatement for the pr	d above.
taxes previously abated on property sho or Historic Preservation Officer to be ou	e, do hereby commit to repay to the City of Austin all City buld the property be determined by the City Building Official at of compliance with any of the provisions of Section 25-11 s or the historic area combining district Preservation Plan
and shall run with the land and bind the	filed by the City of Austin in the Travis County Deed Records owner and the owner's heirs and assigns. I further shall constitute a lien against said property.
I hereby indemnify the City of Austin ag	ainst all claims arising out of the granting of an abatement.
Signature _	Owner/Applicant Date
I declare under penalty of perjury that the	ne statements above are true and correct.
Subscribed and sworn to before me, by the,	the said, this, to certify which witness my hand and seal of office.
N N	otary Public, State ofly commission expires