RSA 79-E: Community Revitalization Tax Relief Incentive

2009 Statute Revision: Allows for replacement of structures, in addition to rehabilitation; local legislative body must re-adopt the law if it wants to use this new power.

2010 Statute Revision: Allows for stricter local standards to identify “qualifying structures” and for higher local thresholds for costs of rehabilitation.

2011 Statute Revision: Allows for replacement of buildings destroyed by fire within 15 years prior to local adoption.

2013 Statute Revision: Allows statute to apply to structures listed on or eligible for the National or State Registers.

**Step One: Local Authorization**

- **Board of Selectmen** places question on Special or Annual town meeting warrant; may also be placed on warrant by petition (RSA 39:3)

- **City or Town Council** acts upon proposal to allow RSA 79-E tax relief incentives following procedures required by local charter; or the question may be placed on a municipal election ballot for voter approval

- **Town Meeting** votes on question to allow RSA 79-E tax relief incentives

- **Governing Body** (Selectmen or Council) authorized to grant tax relief incentives

**Step Two: Application Process**

- **Owner of qualifying structure** intends to substantially rehabilitate or replace it

- **Owner** applies to **Governing Body** for tax relief incentive

- **Governing Body** holds a public hearing within 60 days of application receipt

**3 Questions**

1. **Is it a qualifying structure?** Located in a district designated by zoning or master plan as a downtown; or if there is no designation, in an area determined by the local governing body to be a downtown, based on compact development patterns; municipality may establish stricter thresholds

2. **If for rehabilitation**, is it substantial? (Rehab cost ≥ $75,000 or 15% of structure’s assessed valuation, whichever is less; municipality may set higher thresholds); **if for replacement**, does the existing structure have no significant historical, cultural, or architectural value (DHR format), and does the public benefit of replacement exceed that of rehabilitation?

3. **Is there a public benefit?**
   - Downtown economic vitality;
   - Improves a culturally or historically important structure;
   - Promotes downtown development;
   - Increases downtown housing

**Governing Body** decides within 45 days of the hearing. To grant the tax relief, it must find the following: (1) there is a specifically identified public benefit that (2) will be preserved by a covenant; and (3) the proposed use is consistent with the local master plan or development regulations; and (4) if for replacement, that the public benefit of replacement exceeds that of rehabilitation

**Approval:** no tax increases attributable to rehabilitation of the structure for up to 5 years and, at the governing body’s discretion, an additional 2 years if new housing units are created (4 years for affordable housing), and an additional 4 years if structure is historically important.

**Covenant** is recorded; may last 2X the term of tax relief; may include a lien against casualty insurance proceeds

**Denial:** must be accompanied by written explanation; denial may be appealed to superior court or board of tax and land appeals; denial may be based on conflict with a tax increment finance district

**Covenant and lien** are released at end of term

**Termination:** the tax relief provided by a municipality may be terminated if the property owner fails to maintain or utilize the property according to the terms of the covenant, or fails to restore, rebuild, or demolish the structure following damage or destruction. The Governing Body holds a public hearing to determine the extent of the diminution of the public benefit; the tax relief may be reduced or terminated; if it is terminated, the property owner is liable for back taxes.

4/2016