AN ORDINANCE 2014-12-11-1037

ADOPTING TAX ABATEMENT GUIDELINES EFFECTIVE JANUARY 1, 2015 THROUGH DECEMBER 31, 2016.

WHEREAS, Chapter 312 of the Texas Tax Code gives municipalities the authority to offer tax abatements for projects based on guidelines which must be adopted by their governing bodies every two years and the current Tax Abatement Guidelines for San Antonio will expire on January 1, 2015; and

WHEREAS, City staff is proposing new Guidelines that would consider specific criteria to determine the amount of a tax abatement to offer a project, which consist of: (a) whether the business is in a targeted industry; (b) the location of the project; (c) whether the location is a corporate, U.S. or regional headquarters; (d) the total number of jobs; (e) the total capital investment; (f) the number of high-wage jobs; (g) whether the project meets Leadership in Energy and Environmental Design (LEED) Green Building Rating SystemTM standards or equivalent acceptable methodology; and (h) whether the project enrolls in CPS Energy's Windtricity or another CPS Energy renewable energy program; and

WHEREAS, job and investment thresholds as shown in the table below are also proposed in the new Guidelines:

City of San Antonio Tax Abatement Criteria			
Location of Project:	Non-ICRIP	ICRIP and/or Targeted Industry	
Term of Abatement:	Up to 6 Years	Up to 10 Years	
Investment in Real &	\$10 Million	\$1 Million	
Personal Property:			
New Full-Time Jobs:	100	25	
Amount of Tax	Up to 50% on real and personal	Up to 100% on real and personal	
Abatement:	property improvements	property improvements	

WHEREAS, the proposed Guidelines continue to identify companies and projects that are not eligible for a tax abatement, which include:

- Projects involving new construction over the Edwards Recharge or Contributing Zones which result in additional impervious cover at the project site;
- Retail and contract/outbound call center projects;
- Projects that have already been issued a building permit, including conditional permits; and
- Projects that do not meet wage requirements; **NOW THEREFORE**:

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF SAN ANTONIO:

SECTION 1. The Tax Abatement Guidelines set out in **ATTACHMENT I** are hereby approved and shall be effective for the period January 1, 2015 through December 31, 2016.

SECTION 2. This Ordinance shall be effective immediately upon passage by at least eight affirmative votes or, if receiving fewer, on the tenth day after passage.

PASSED AND APPROVED this 11th day of December, 2014.

M A Y O R

Ivy R. Taylor

ATTEST:

Lekcia M. Vace City Clerk APPROVED AS TO FORM:

Martha G. Sepeda

Acting City Attorney

Agenda Item:	39A (in consent vote: 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20A, 20B, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 32, 33, 34, 35, 36A, 36B, 37A, 37B, 38A, 38B, 39A, 39B, 41)						
Date:	12/11/2014						
Time:	02:45:24 PM				•		
Vote Type:	Motion to Approve						
Description:	An Ordinance adopting the Tax Abatement Guidelines effective January 1, 2015 through December 31 2016.						
Result:	Passed						
Voter	Group	Not Present	Yea	Nay	Abstain	Motion	Second
Ivy R. Taylor	Mayor		х				
Roberto C. Trevino	District 1	х					
Keith Toney	District 2		х				х
Rebecca Viagran	District 3		х				
Rey Saldaña	District 4		x				
Shirley Gonzales	District 5		x				
Ray Lopez	District 6		x				
Cris Medina	District 7	х					
Ron Nirenberg	District 8		х				
Joe Krier	District 9		х				
Michael Gallagher	District 10		х			х	

Attachment I

CITY OF SAN ANTONIO

TAX ABATEMENT GUIDELINES



Effective January 1, 2015 through December 31, 2016 (Approved by City Council December 11, 2014)



CITY OF SAN ANTONIO
Economic Development Department
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San Antonio, Texas 78283-3966
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CITY OF SAN ANTONIO Economic Development Department

Introduction

Chapter 312 of the Texas Tax Code authorizes local governments to abate up to 100 percent of ad valorem property taxes on the value of new property improvements for up to 10 years, including real property, tangible personal property, inventory and supplies. The City of San Antonio is also required by statute to develop and review guidelines at least every two years for the eligibility and criteria for the award of a tax abatement.

These Guidelines support the City's priorities for attracting new investment and job retention/creation in the targeted industries of Healthcare and Biosciences, Information Technology and Information Security, Aerospace and the New Energy Economy. The City Council is committed to fully evaluating the merits and benefits of each individual project and retaining the flexibility to offer any project up to the maximum tax abatement allowed under the law. The City Council has also directed staff to carefully consider high-priority opportunities with significant investment and/or job creation in the targeted industries and highwage jobs, and to exercise flexibility in offering the maximum tax abatement necessary to attract and retain such projects to San Antonio regardless of where they locate in the community.

The growth, sustainability and diversity of a regional economy are critical goals to the long-term prosperity of a community and its citizens. Communities must strategically plan and implement policies and incentive programs to achieve these goals. San Antonio's Tax Abatement Guidelines demonstrate a community focused job creation environment to help attract, retain and expand targeted industries, increase employment and high-wage jobs, expand the tax base, and create long-term capital investment and new wealth opportunities in the community.

State law further requires that each taxing jurisdiction enter into a contract (Tax Abatement Agreement) with each owner of property or the owner of a leasehold interest in real property receiving an abatement or portion thereof. These contracts are binding legal documents governing all agreed provisions and requirements between the parties.

The City Council has adopted these Guidelines and will utilize them to ensure that any abatement of property taxes achieves the community's economic development goals. Each taxing jurisdiction independently decides whether or not to abate taxes for any given project and approval from one governmental entity does not guarantee approval from any other.

Section 1. Eligibility Criteria

- 1.1. To be eligible for consideration by City Council for a tax abatement under these Guidelines, a company or project must meet or exceed all of the criteria described below:
 - Minimum amounts of new real and/or personal property capital investment;
 - Minimum levels of full-time job creation, excluding data center projects and solar farms;
 - Employee and dependent access to health care benefits;
 - Minimum living and all-industry wage requirements for new and existing employees at project site; and
 - Applicant must be in a targeted industry, a qualifying project or business activity.
- 1.2. The amount and term of the tax abatement offered will be dependent upon the location and industry of the project, other public incentives offered for the same project and the overall benefit to the City and community.

Section 2. Targeted Areas for Investment and Job Creation

To promote balanced growth, certain areas are targeted for job creation and investment. Depending on the location and industry of the project, the length and percentage of the tax abatement will vary. City Council has adopted the Inner City Reinvestment/Infill Policy (ICRIP), amended on January 10, 2013, which identifies areas of the City eligible for increased financial incentives, such as tax abatements and development fee waivers, to promote growth and development in the center city and downtown areas, Brooks City-Base, Port San Antonio, and certain commercial corridors. These Guidelines are aligned with that policy. Following are the specific tax abatement terms as identified in Appendix A hereto.

2.1. Areas eligible for a tax abatement of up to a 10-year term:

• Projects located in the ICRIP and/or targeted industry.

2.2. Areas eligible for a tax abatement of up to a 6-year term:

• Projects located outside the ICRIP; however, projects with investment of over \$30 million and/or job creation of over 500 new jobs are eligible for up to a 10-year term.

2.3. Areas *not* eligible for tax abatement:

- Projects involving new construction over the Edwards Recharge or Contributing Zones (see map in Appendix B), except for those projects that will not result additional impervious cover at the project site.
- New or existing projects that encroach upon or may have a potentially negative impact on military missions.

Section 3. Capital Investment and Job Creation Requirements

3.1. State statute allows the City to offer tax abatements for up to 10 years on up to 100 percent of real and personal property capital improvements. The City will consider offering up to this maximum allowable tax abatement on "Exceptional" projects that meet or exceed a total capital investment of \$30 million (particularly data center projects) and/or create at least 500 new full-time jobs. The City is focused on attracting investment and creating/retaining jobs in the targeted industries and on those projects locating in the ICRIP. For projects not meeting the "Exceptional" investment and/or job creation thresholds

mentioned above, companies may use the following table as a guide in determining the "potential" maximum tax abatement incentive for a qualifying project:

City of San Antonio Tax Abatement Criteria			
Location of the Project	Non-ICRIP	ICRIP and/or Targeted Industries	
Term of Abatement	Up to 6 Years	Up to 10 Years	
Investment in Real & Personal Property	\$10 Million	\$1 Million	
New Full-Time Jobs (Note 1)	100	25	
Amount of Tax Abatement (Note 2)	Up to 50% on real and personal property improvements	Up to 100% on real and personal property improvements	

Notes:

- (1) Data centers, solar farms, and mixed use projects in the ICRIP are exempt from the minimum job creation requirements.
- (2) City staff will primarily consider the following criteria in determining the amount to offer a project: (a) targeted industry; (b) location of the project; (c) corporate, U.S. or regional headquarters; (d) total number of jobs; (e) total capital investment; (f) number of high-wage jobs (see definition in Appendix D); (g) project meets Leadership in Energy and Environmental Design (LEED) Green Building Rating SystemTM standards or equivalent acceptable methodology; (h) project enrolls in CPS Energy's Windtricity or another CPS Energy renewable energy program.

In order to receive consideration for a tax abatement, the company must also do one or more of the following:

- (1) Sponsor a student for a summer internship with a recognized workforce program;
- (2) Enter into a R&D collaboration with local college or university;
- (3) Sponsor an international industry or company specific conference;
- (4) Mentor local entrepreneurs through a recognized program:
- (5) Sponsor an industry roundtable forum;
- (6) Host a community blood drive with the South Texas Blood and Tissue Center;
- (7) Participate in no less than two job fair events in the two years following the contract date.

Section 4. Timing

In order to be eligible for consideration, the company must submit an application prior to commencement of the project and prior to the issuance of any building permits or a Certificate of Occupancy, including any conditional permits. No tax abatement for a proposed project will take effect until a final negotiated agreement has been approved and fully executed. The timing and acquisition of personal property related to this project will impact its eligibility for abatement.

Section 5. Local Hire Requirement

Any project seeking a tax abatement must hire at least 25 percent of its new employees at the project location from residents of the City of San Antonio or Bexar County.

Section 6. Employee Health Care Benefits

The company seeking a tax abatement from the City must provide each full-time person employed at the project location and his or her dependents with access to a benefits package, including a health insurance program, within one year from date of employment.

Section 7. Wage Requirements

Companies receiving a tax abatement from the City must meet certain minimum wage requirements for all new and existing (i.e., retained) jobs at the project site.

- 7.1 <u>Living Hourly Wage Requirement</u>: In order to be eligible for a tax abatement, one hundred percent (100%) of the company's new and existing employees *at the project location* must earn no less than a "living wage" throughout the full term of the Tax Abatement Agreement. This wage is based on the poverty level for a family of four, as determined annually (January) by the U.S. Department of Health and Human Services (HHS). As of January 22, 2014, the living wage requirement is \$11.47 per hour.
- 7.2 All Industries Median Hourly Wage Requirement: In addition to the "Living Wage" requirement, after one year of initiating full operations at the project location, but not more than two years after execution of the Tax Abatement Agreement with the City, at least seventy percent (70%) of all new and existing employees, with at least one year of full employment with the company at the project location, must earn a cash wage at or exceeding the annual San Antonio Metropolitan Statistical Area (MSA) Median Hourly Wage for All Industries (Companies) for the most recent year available. This wage is compiled by the Bureau of Labor Statistics (BLS) Occupational Employment Survey and published annually by the Texas Workforce Commission (TWC). This wage is updated annually, and for 2014 the current applicable wage is \$14.66 per hour.
- 7.3 If the company does not meet and maintain these wage requirements for all new and existing employees at the project location, the company will be in default of its Tax Abatement Agreement, which could result in termination of the Agreement and the recapture of all or a portion of the previously abated property taxes.

Section 8. Targeted and Qualifying Industries/Business Activities or Projects

The majority of the company's business at the project location must be engaged in one of the following qualifying industries, business activities or projects:

Targeted Industries:

- Aerospace & Advanced Manufacturing
- Bioscience/Healthcare
- IT & Cyber-Security
- Energy

All Other:

- Agribusiness/Food Manufacturing
- Creative Services
- Environmental Technology (includes Green Technology)
- Finance
- Logistics and Distribution
- Manufacturing (any industry)
- Oil and Gas Industry, excluding storage and distribution facilities
- Telecommunications
- Corporate, U.S., and Regional Headquarters activities

Section 9. Companies and Projects Not Eligible for a Tax Abatement

Regardless of the investment or number of jobs created, the following types of businesses and projects are not eligible for a tax abatement:

- a. Projects involving new construction over the Edwards Recharge or Contributing Zone that will result in additional impervious cover at the project site.
- b. Retail stores, retail centers and/or businesses that primarily provide goods and services, including medical and professional services, directly to consumers on a competitive basis. Staff, however, may consider offering a tax abatement to such projects located in the ICRIP.
- c. Outbound or contract call centers. Staff, however, may consider offering a tax abatement to such projects locating in the ICRIP.
- d. Hotels and motels.
- e. Projects that may negatively impact military missions and/or installations.
- f. Projects that have already been issued a building permit, including any conditional permits.
- g. Projects that do not meet the Wage Requirements.

Section 10. Additional Terms and Conditions

Recipients of tax abatements must agree to work with Workforce Solutions Alamo to facilitate the posting and advertisement of new jobs at the property of interest, as well as for the recruitment of potential qualified applicants from the City of San Antonio and Bexar County for these positions. Workforce Solutions Alamo offers other employer services, such as assessment of basic skills and work aptitudes of potential employees, job matching services, labor market information, assistance in arranging workforce training and outplacement services which the recipient may access.

Section 11. Recapture of Abated Taxes

Tax abatement agreements will provide for recapture of abated property taxes in the event contract terms and requirements are not met. These recapture provisions will survive any subsequent assignment of the Agreement. The following are the standard schedules that show what percentage of taxes abated will be recaptured (multiply the amount of taxes abated by the percentage in the recapture period):

6-Year Abatement Period		10-Year Abatement Period		
Termination of Abatement	Recaptured Taxes	Termination of Abatement	Recaptured Taxes	
Abatement Period	100%	Abatement Period	100%	
Year 1 of Recapture Period	100%	Year 1 of Recapture Period	100%	
Year 2 of Recapture Period	75%	Year 2 of Recapture Period	80%	
Year 3 of Recapture Period	50%	Year 3 of Recapture Period	60%	
Year 4 of Recapture Period	25%	Year 4 of Recapture Period	40%	
		Year 5 of Recapture Period	20%	
West State of the Control of the Con		Year 6 of Recapture Period	10%	

Section 12. Non-Refundable Application Fee

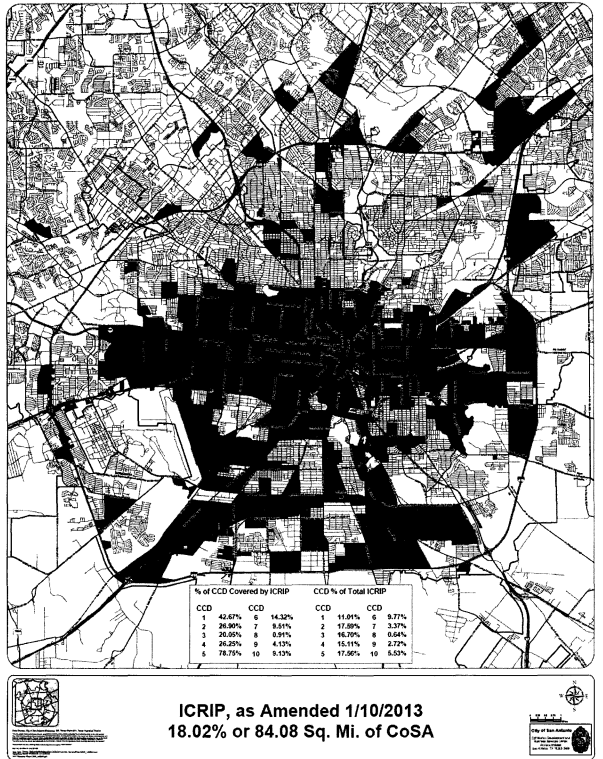
12.1 Companies seeking a tax abatement must submit a separate, non-refundable application fee with its application based upon the following schedule:

Jurisdiction	# of Employees in Applicant Firm	Fee (\$)
	Minimum Fee	\$500
City of San Antonio	100-499	\$1,000
	500+	\$1,500

12.2. Any project that requires an assignment or amendment to the existing tax abatement agreement will pay a fee of \$1,000 to the City of San Antonio. If a proposed project's investment, job creation, wages or construction schedule changes significantly following the submittal of a completed application and payment of the application fee to the City of San Antonio, or if an Agreement has not been finalized within one calendar year following application, the City of San Antonio may close out a pending application. Any submission of a new and subsequent application following such a close out will require another application fee for reconsideration of the tax abatement request.

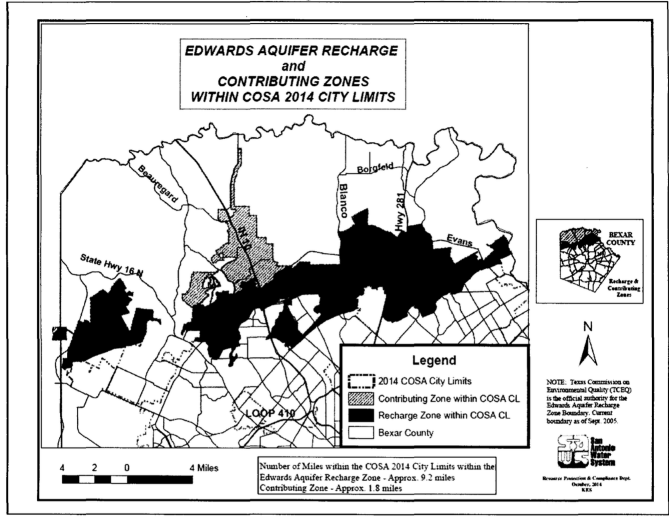
APPENDIX A

Map of the Inner City Reinvestment/Infill Policy Area



APPENDIX B

Edwards Recharge and Contributing Zones



APPENDIX C

Definitions

<u>Data Center</u>: Includes co-located data centers and enterprise data centers. Co-located data centers are those where equipment space and bandwidth are available for rental to retail customers. Co-location facilities provide space, power, cooling and physical security for the server, storage, and networking equipment of other firms—and connect them to a variety of telecommunications and network service providers—with a minimum of cost and complexity. Enterprise Data Centers consist of multiple data centers, each with a duty of sustaining key functions. These data centers can be classified into three types: internet, extranet and intranet.

Edwards Recharge and Contributing Zones: The Edwards Aquifer Recharge Zone is that area where the stratigraphic units constituting the Aquifer crop out, including the outcrops of other geologic formations in proximity to the Aquifer, where caves, sinkholes, faults, fractures or other permeable features would create a potential for recharge of surface waters into the Aquifer. The Contributing Zone is the drainage area or the catchment area. Here the land surface "catches" water from rainfall that averages about 30" per year, and water runs off into streams or infiltrates into the water table aquifer of the Edwards Plateau.

<u>High-Wage Jobs</u>: High-wage jobs are either: (1) Qualified professional jobs reported in high-wage industries (e.g., advanced business services, aerospace, life sciences, renewable energy, high-tech / IT); or (2) Jobs for which earnings are above the county average weekly wage (average for the most recent four quarters) as reported quarterly by the Bureau of Labor Statistics (currently \$44,304 in 2014).

Inner City Reinvestment/Infill Policy (ICRIP): Area adopted by City Council, last amended on January 10, 2013, and subject to future modifications to the current area boundaries as approved by City Council. The ICRIP includes Brooks City-Base and Port San Antonio. The current ICRIP area also encompasses Downtown, City-designated Reinvestment Plan Areas, City-initiated Tax Increment Reinvestment Zones within Loop 410, Brooks City-Base, Port San Antonio, and annexed portions of City South. Projects locating in the ICRIP are eligible for increased incentives, including development fee waivers to stimulate business activity and investment in the Downtown and surrounding areas (Exhibit A).

<u>New Jobs</u>: means employees associated with the authorized facility on a full-time permanent basis (2,080 hours a year) in the City of San Antonio within one year of the start of operations. These jobs:

- a. Must be dependent upon the proposed project (i.e., the positions would not exist if the project is not completed) **AND**;
- b. Must NOT simply relocate current employees from within the San Antonio MSA.

Reinvestment Zone: is a specific parcel or parcels of property designated by the City within which a tax abatement can be granted.

<u>Tax Abatement</u>: The full or partial exemption from ad valorem taxes of certain real and personal property improvements in a Reinvestment Zone designated by the City of San Antonio for economic development purposes.