Residential CRA Tax Abatement Program

Program Overview

When you build a new home or invest in renovations, your property taxes can go up. The City of Cincinnati’s Residential Property Tax Abatement makes it possible for property owners to minimize the taxes they pay. The Abatement only requires owners to pay taxes on the pre-improvement value of their property for 10-15 years. A property tax abatement is available for any increased valuation, as determined by the Hamilton County Auditor, that results from improvements to the property for new construction and renovation.

The program aims to:

- Stimulate community revitalization
- Retain city residents
- Attract homeowners
- Reduce development costs for homeownership and rental projects

Program Qualifications

To qualify for the program, all of the following conditions must apply:

- An application must be submitted to the Department of Community and Economic Development (DCED) with a non-refundable application fee in the amount of $250. A $30 fee will be levied on checks that are returned for insufficient funds.
- The program is limited to rehabilitation or new construction of condominiums, one, two, three, or four-unit, residential-only structures. Four-unit residential structures are only eligible if the project commenced construction (as determined by building permits issuance date, if permits are required for such construction) on or after January 1, 2022. For the purposes of the Residential CRA Tax Abatement program, an owner-occupied condominium is a single unit structure. For five-unit and larger apartment buildings and mixed-use buildings, see the Commercial CRA Tax Abatement program (https://choosecincy.com/business-expansion/real-estate-financial-assistance/).
  - Rented condominiums are only eligible if the owner and/or any affiliates own no more than three units on the property.
  - For multi-dwelling development projects eligible for residential CRAs: each dwelling of up to 4 units seeking an abatement must be on its own parcel with separate utilities and shall be in conformance with the Residential Code of Ohio (one-to-three-unit dwellings) or the Commercial Code of Ohio (four-unit dwellings) to qualify. NOTE: if the parking necessary to meet zoning requirements will be located on a separate parcel from a dwelling, additional zoning hearings may be required, and the parking parcel will not be eligible for the residential abatement.
- Must document at least $2,500 (one and two-unit structures) or $5,000 (three and four-unit structures) in costs.
- All work must be properly permitted.
- The structure must pass an exterior inspection.

Application Processing and Timing

Download the application at: https://choosecincy.com/homeowner-renter-assistance/residential-tax-abatement/

Please allow at least eight weeks for the City of Cincinnati to respond to your application. If an application is found to be incomplete or doesn’t qualify, you will be contacted using the information provided on your application. Once a complete application has been reviewed and deemed eligible, a letter is sent to the Hamilton County Auditor and the applicant.

Applications are subject to an exterior inspection prior to approval. If building code violations are observed, the application will be denied until the deficiencies are addressed. Denied applications will have one year (12 months) from notification to address code violations before being required to reapply. Once the Auditor has received the City’s eligibility letter, the abatement will be put into effect based on the following:
1. If a residential CRA tax abatement application is approved, the term of the abatement shall commence as soon as any value attributable to the abated improvements is assigned to the subject parcel and is first placed on the tax record by the Hamilton County Auditor, regardless of whether the improvements are partially or fully assessed. For the avoidance of doubt, with respect to condominiums and landominiums, the abatement shall commence when any value attributable to the abated improvements is first placed on the tax record by the Hamilton County Auditor for the parcel of the individual unit as opposed to the parcel of the entire building.

2. If a residential CRA tax abatement application is approved, and if the improvements have been partially or fully assessed, then the abatement will be put into effect for the year in which the completed application was received by DCED. For example, if an applicant is eligible for a ten-year term, and if improvements are partially assessed as of 1/1/21, and an application is received in calendar year 2021, the applicant will realize the entire term in which they are eligible for, which is from tax years 2021 through 2030. If the same improvements are partially assessed as of 1/1/21, but an application is not received until calendar year 2022, the applicant will not realize the first year of their abatement term in which they are eligible for and instead realize the remaining nine years from tax years 2022 through 2030.

PLEASE NOTE:

- Applicants WILL forfeit years of their abatement if an application is not submitted in a timely manner. Applications should be submitted either as soon as all permits are closed and/or a certificate of occupancy is issued OR the applicant has received a written notice from the Hamilton County Auditor of a partial valuation assessment of the improvement, whichever is earlier. If an application is submitted with a copy of the auditor letter before construction is complete, it will be timestamped and held, but not processed until the applicant follows up and submits a copy of their Certificate of Occupancy once issued.

- Valuation determination could take from several months up to two years as taxes are one year in arrears and the Auditor will hold the application until the affected tax period. The Auditor’s office will send a letter to the applicant once this has been completed.

The Hamilton County Auditor’s Office determines the abatement amount based on the type of improvements as well as what affected tax bill it is applied. An increase or decrease in taxes during the abatement period may result when voted changes in tax rates, state-mandated reappraisals or updates reflecting neighborhood trends are adopted.

It should be noted that some types of remodeling do not increase taxable value. Improvements to the house itself, garage, in-ground pool, decks, and patios that add new taxable value qualify for abatement. Any improvements for making a building more structurally sound, more habitable, or for improving the structure is eligible. Roofing, vinyl siding, windows, gutters, and painting may improve the condition of the house but may not increase the taxable value of the property. Landscaping, retaining walls, driveways and the like do not qualify for the abatement.

LEED & LBC

Longer abatement terms and/or higher maximum abatements may be available for properties that meet Leadership in Energy and Environmental Design (LEED) standards or Living Building Challenge (LBC) standards. See table below for LEED and LBC levels and their corresponding terms. The LEED of LBC Certificate must accompany the application in order to be eligible for the additional benefits, however, as there may be a lag time between a property receiving the LEED or LBC certificate and finishing construction or renovation, an application may be submitted without the LEED or LBC certification once the CO is obtained or permits are closed. The LEED or LBC certificate can be submitted at a later date once the LEED or LBC certification is obtained. Additional information regarding obtaining LEED or LBC certification may be found at www.usgbc.org or http://living-future.org/lbc, respectively.

Home Energy Ratings System (HERS) Index

Longer abatement terms may be available for properties that submit before and after HERS Index scores. The HERS Index is an industry standard by which a home’s energy efficiency is measured. In order for a remodeled housing unit to be HERS Qualified, an applicant must have a RESNET certified Home Energy Rater conduct an initial home energy rating before construction. If the initial HERS score is equal to or above 85, the applicant must reduce the structure’s...
index score to at most 70. If the initial HERS score is below 85, the applicant must reduce the structure’s index score by at least 20%. A subsequent home energy rating must show either of these improvements. Documentation for both the initial and subsequent scores must be submitted to qualify. **However, as there may be a lag time between a property receiving a final HERS score and finishing construction or renovation, an application may be submitted once the CO is obtained or permits are closed without a final HERS score.** Additional information can be found at the following website: [www.hersindex.com](http://www.hersindex.com)

**Visitability**

Larger abatement terms may be available for new residential construction projects that meet City of Cincinnati Visitability Standards ([https://city-egov2.cincinnati-oh.gov/Webtop/ws/council/public/child/Blob/39679.pdf?rpp=10&w=doc_no%3D%27201400378%27&m=3](https://city-egov2.cincinnati-oh.gov/Webtop/ws/council/public/child/Blob/39679.pdf?rpp=10&w=doc_no%3D%27201400378%27&m=3)). Visitability is a concept that encourages the construction and renovation of residences to enable mobility-impaired persons to visit persons in their homes without undue obstacles. To receive the Visitability Certification bonus, property owner must initiate the Visitability Certification process at the beginning of the permit application process with the Department of Buildings and Inspections and have the certification notated on the Certificate of Occupancy upon project completion.

**Historic Restoration**

Under Ordinance 370-2020, remodels to properties originally constructed in 1920 or prior are eligible for larger abatement term “bonus” on top of the abatement term the property otherwise qualifies for. Remodel work must be done to the existing structure; additions to properties built in 1920 or prior are not eligible for this incentive. Properties will be verified as eligible by the “Year Built” data provided by the Hamilton County Auditor. No improvements that constitute as “new construction,” including additions, are permitted to be constructed on a property receiving the Historic Restoration bonus throughout the duration of the abatement, or the abatement will be revoked. Eligible remodel project must commence construction, with permits issued, after January 1, 2022, in order to qualify for the bonus.

For more information on the Residential CRA Tax Abatement program, contact the Department of Community and Economic Development at 513-352-4648 or matthew.heldman@cincinnati-oh.gov. For additional information on how the tax abatement is applied to newly constructed and renovated homes, please consult the tables below.

**Incentive Tiers**

Please see the tables on the following page for the incentives offered based on date that a project commenced (defined by date of building permit issuance from the City).
### 2017-2021 Incentive Table (under Ordinance 276-2017)

For single unit, two unit, & three-unit dwellings and condominium improvements commenced by December 31, 2021

<table>
<thead>
<tr>
<th>Construction Type</th>
<th>Conditions</th>
<th>Maximum Market Improvement Value*</th>
<th>Term (years)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Remodeling</td>
<td>Non-LEED/Non-LBC Qualified</td>
<td>$275,000</td>
<td>10</td>
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<tr>
<td></td>
<td>HERS Qualified</td>
<td>$275,000</td>
<td>12</td>
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<tr>
<td></td>
<td>Visitable</td>
<td>$275,000</td>
<td>12</td>
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<tr>
<td></td>
<td>HERS + Visitable</td>
<td>$275,000</td>
<td>14</td>
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<tr>
<td></td>
<td>LEED Certified</td>
<td>$275,000</td>
<td>15</td>
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<tr>
<td></td>
<td>LEED Silver</td>
<td>$400,000</td>
<td>15</td>
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<tr>
<td></td>
<td>LEED Gold or LBC Net Zero</td>
<td>$562,000</td>
<td>15</td>
</tr>
<tr>
<td></td>
<td>LEED Platinum, LBC Full, or LBC Petal (must include &quot;Energy Petal&quot;)</td>
<td>No maximum</td>
<td>15</td>
</tr>
</tbody>
</table>

*Abatement limit applies to improved building value only

### 2022- Incentive Table (under Ordinance 370-2020)

For single unit, two unit, three unit, & four-unit dwellings and condominium improvements commenced on/after January 1, 2022.

<table>
<thead>
<tr>
<th>Construction Type</th>
<th>Conditions</th>
<th>Maximum Market Improvement Value*</th>
<th>Term (years)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Remodeling</td>
<td>Non-LEED/Non-LBC Qualified</td>
<td>$200,000 †</td>
<td>12</td>
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<tr>
<td></td>
<td>HERS Qualified</td>
<td>$300,000 †</td>
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<td></td>
<td>LEED Silver</td>
<td>$500,000 †</td>
<td>15</td>
</tr>
<tr>
<td></td>
<td>LEED Gold or LBC Net Zero</td>
<td>$650,000 †</td>
<td>15</td>
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<tr>
<td></td>
<td>LEED Platinum, LBC Full, or LBC Petal (must include &quot;Energy Petal&quot;)</td>
<td>$800,000 †</td>
<td>15</td>
</tr>
</tbody>
</table>

† If the Remodel Improvement is certified to the Cincinnati Visitability and Universal Design Standards or is a Historic Restoration, then the maximum market improvement value is increased by $100,000 for each criteria met

†† If the Addition or New Construction Improvement is certified to the Cincinnati Visitability and Universal Design Standards, then the maximum market improvement value is increased by $100,000.

*Abatement limit applies to improved building value only