

LERTA APPLICATION

EXPLANATION FOR EXEMPTION

Real Estate Taxes on Improvements to Commercial Properties

The **Local Economic Revitalization Tax Abatement (LERTA)** is a tax abatement incentives to encourage improvements, rehabilitation and new construction to qualified commercial properties throughout the entire County of York.

LERTA applies tax abatement to the value of the increase in property tax assessment due to property rehabilitation or new construction. Generally, major improvements to a property will trigger a property reassessment by the York County Assessment Office. LERTA provides a ten (10) year abatement that **RUNS WITH THE LAND**, so subsequent owners, within the ten (10) year abatement period will still benefit from the abatement incentive. Failure to pay real estate taxes within the calendar year in which the taxes become due will result in the property being dismissed from the LERTA program. Any appeal on the assessed value for the parcel at issue filed by the LERTA participant during the term in LERTA shall result in immediate removal from the LERTA program.

ORDINANCE 2008-03

AN ORDINANCE AMENDING CHAPTER 325 OF THE YORK COUNTY CODE TO
ADD ARTICLE VIII WHICH SHALL BE ENTITLED "LOCAL ECONOMIC
REVITALIZATION TAX ASSISTANCE PROGRAM."

WHEREAS, the County of York is a local taxing authority authorized by the Local Economic Revitalization Tax Assistance Act, the Act of December 1, 1977, P.L. 237, No. 76, (72 P.S. §4722 et seq) to provide tax exemption for new construction in deteriorated areas of economically depressed communities and for improvements to certain deteriorated industrial, commercial and other business properties; and

WHEREAS, the Board of Commissioners for the County of York desire to continue to encourage new industrial, commercial, and business development in these deteriorated areas through the use of tax exemptions;

NOW, THEREFORE, the York County Board of Commissioners hereby enacts as follows: Chapter 325 of the York County Code shall be amended to add Article VIII which shall be entitled "Local Economic Revitalization Tax Assistance Program." Article VIII shall include the following sections.

SECTION 325-28. Definitions. The following words and phrases when used in this Ordinance shall have the following meaning:

Deteriorated Property - any industrial, commercial or other business property owned by an individual, association, or corporation, and located in a deteriorating area, as hereinafter provided, or any such property which has been the subject of an order by a government agency requiring the unit to be vacated, condemned or demolished by reason of noncompliance with laws, ordinance, or regulations.

Improvement - repair, construction or reconstruction including alterations and additions having the effect of rehabilitating a deteriorated property so that it becomes habitable or attains higher standards of safety, health, economic use or amenity, or is brought into compliance with laws, ordinances, or regulations governing such standards. Ordinary upkeep and maintenance shall not be deemed an improvement.

SECTION 325-29. Eligible Areas. The Board of Commissioners for the County of York shall conduct a hearing pursuant to 72 P.S. Section 4725(a) for the purpose of determining the boundaries of the Deteriorated Properties which are eligible for tax exemption under this Ordinance. The Commissioner's shall set an exemption schedule for the particular area at the conclusion of the hearing.

SECTION 325-30. Exemption.

a. The amount to be exempted from real estate taxes shall be limited to that portion of the additional assessment attributable to the actual cost of improvements in accordance with the exemption schedule established by this Ordinance.

b. The exemption from real estate taxes shall be limited to that improvement for which an exemption has been requested in the manner set forth in this Ordinance and for which a

separate assessment has been made by the Board of Assessment Appeals.

SECTION 325-31. Exemption Schedule.

- a. The length of the schedule of taxes exempted shall not exceed ten (10) years.
- b. If an eligible property is granted a tax exemption pursuant to this Ordinance, the improvement shall not, during the exemption period, be considered as a comparable in assessing other properties.
- c. The exemption from taxes granted pursuant to this Ordinance shall be upon the property and shall not terminate upon the sale or exchange of the property.

SECTION 325-32. Procedure for Obtaining Exemption.

- a. Any applicant must own or have an equitable interest in real estate located within the boundaries of Deteriorated Properties.
- b. Any property owner qualifying under subsection (a) immediately above must obtain and fill out an application form. The application form shall be available at the York County Assessment Office. The application shall be submitted at the time the applicant secures the building permit or as otherwise provided for in 72 Pa. C.S.A. Section 4727(a).
- c. After the application is filled out, it shall be delivered to the York County Commissioners' Office (28 East Market Street, 2nd Floor, York, PA).
- d. The exemption schedule for the property at issue shall not deviate from the schedule adopted at the time of the hearing.
- e. After the motion is passed or the resolution is adopted, the application shall be transferred to the York County Assessment Office. The Assessment Office shall verify that the property at issue is within the boundaries of Deteriorated Properties. The Assessment Office shall notify the applicant of the property's acceptance into the LERTA program.
- f. The York County Assessment Office shall then perform a new assessment of the property. The new assessed value shall be used to determine the exemption under LERTA. (See Section 325-30).
- g. York County Assessment Office shall notify the property owner and taxing authorities of the new assessment. Appeals from the new assessed value may be taken by any party with standing as provided by law.
- h. The cost of the improvements to be exempted and the schedule of taxes exempted existing at the time of the initial request for tax exemption shall be applicable to that exemption request, and subsequent amendment to this Ordinance, if any, shall not apply to the adoption of any such amendment.

SECTION 325-33. Revocation of LERTA exemption. The exemption from real estate taxes provided for herein shall be forfeited by the Applicant and/or any subsequent owner of the real estate for the failure to pay any nonexempt real estate taxes by the last day of the time period to pay such taxes in the penalty period. For the purpose of this Section, taxes must be paid

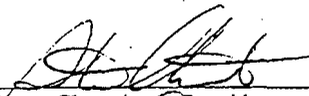
by the end of the calendar year to be paid in the penalty period. Upon receipt of the notice of nonpayment of nonexempt real estate taxes, the York County Treasurer shall discontinue the LERTA exemption, and shall notify the York County Tax Assessment Office of such discontinuance.

SECTION 325-34. Conflict. Any previously adopted Ordinance or part thereof which conflicts with the provisions of this Ordinance is hereby repealed.

SECTION 325-35. Severability. The provisions of this Ordinance are severable and if any of its sections, clauses, or sentences shall be held illegal, invalid, or unconstitutional, such provisions shall not affect or impair any of the remaining sections, clauses, or sentences.

ENACTED, this 4th day of June, 2008.

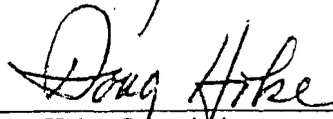
YORK COUNTY BOARD OF COMMISSIONERS



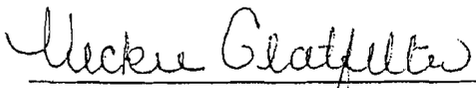
Steve Chronister, President



Christopher B. Reilly, Vice President Commissioner



Doug Hoke, Commissioner

 for

Charles R. Noll
Administrator/Chief Clerk

DATE: 6-4-08

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(SEAL)

The above Ordinance was ordained, enacted, and adopted this 4th day of June 2008 at a regular meeting of the Board of Commissioners of the County of York duly advertised and assembled upon motion of Commissioner Hoke and seconded by Commissioner Reilly and passed with a vote of 3 yes and 0 no.

ORDINANCE 2011-03

**AN ORDINANCE AMENDING CHAPTER 325 OF THE YORK COUNTY CODE TO
MODIFY "LOCAL ECONOMIC REVITALIZATION TAX ASSISTANCE
PROGRAM."**

WHEREAS, the County of York is a local taxing authority authorized by the Local Economic Revitalization Tax Assistance Act, the Act of December 1, 1977, P.L. 237, No. 76, (72 P.S. §4722 et seq) to provide tax exemption for new construction in deteriorated areas of economically depressed communities and for improvements to certain deteriorated industrial, commercial and other business properties; and

WHEREAS, the Board of Commissioners for the County of York enacted Ordinance 2008-03 to encourage commercial development;

NOW, THEREFORE, the York County Board of Commissioners hereby amends Ordinance 2008-03 also known as York County Code Sections 325-28 et.seq. as follows:

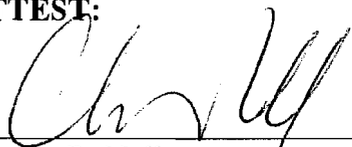
Section 325-32(I). The hearing need not be advertised if it takes place during an advertised and regularly scheduled meeting of the Board of Commissioners.

Section 325.33.1. Assessment Appeal. In the absence of a county wide reassessment, any applicant that is accepted into the York County LERTA program is not eligible to appeal the assessed value with regard to the parcel that is the subject of the LERTA application. Any appeal on the assessed value for the parcel at issue filed by the LERTA participant shall result in immediate removal from the LERTA program.

Ordinance 2008-03 shall remain in full force and effect except as amended above. Ordinance 2011-03 shall become effective immediately upon passage.

ENACTED, this 24th day of August, 2011.

ATTEST:

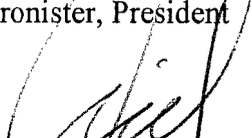


Charles R. Noll
Administrator/Chief Clerk

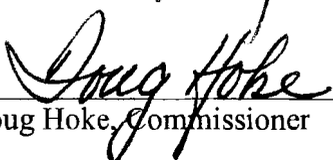
BOARD OF COMMISSIONERS



Steve Chronister, President



Christopher B. Reilly, Vice President



Doug Hoke, Commissioner

ASSESSMENT OFFICE

AUG 26 2011

YORK COUNTY

(SEAL)

The above Ordinance was ordained, enacted, and adopted this 24th day of August, 2011 at a regular meeting of the Board of Commissioners of the County of York duly advertised and assembled upon motion of Hoke and seconded by Reilly and passed with a vote of 2 yes and 0 no.

LERTA APPLICATION

EXPLANATION FOR EXEMPTION

Application for Exemption from Real Estate Taxes on Improvements to Commercial Properties

1. Property Location:	2. Parcel ID#:
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3. Property Owner (if joint ownership, provide all owners):

4. Property Owner(s) Mailing Address:	5. Phone Number:
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6. Property Assessment Prior to Work Starting: (Please attach a copy of tax assessment card or current bill)	\$
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7. Start Date of Improvements:	8. Estimated Cost of Improvements: \$
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9. Description of Improvements:

10. Property Assessment AFTER Completion of Work: (Please attach a copy of your NEW tax assessment card)	\$
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11. I/We apply for exemption from any additional assessment (assessed value) for Real Estate Taxes that may result from the above-described improvements. I/We understand that such exemption will be valid only upon completion of all listed improvements and completion of all required applications and approvals for a period not to exceed ten (10) years. I/We understand that any appeal on the assessed value for the parcel at issue filed by the LERTA participant during the term in LERTA shall result in immediate removal from the LERTA program.

I/We are the property owner(s) certify that:

- I/We apply in good faith at the first opportunity that we are aware of the program.
- All listed improvements must be completed and a reassessment must take place before exemptions will be granted.
- All necessary required permits and certificates (i.e. CO) have been obtained from the local municipality.
- Copies of previous and new tax assessment card/bills have been properly filed.
- All taxes and charges against the property are current.
- Interim bills are NOT a part of this program.
- First cycle of billing for LERTA will commence with the next full tax year.
(Municipal/County - February; School - July)
- I/We understand that failure to pay real estate taxes within the calendar year in which they are due will result in the property being dismissed from the LERTA program.

Owner

Joint Owner

Joint Owner

Date

LERTA APPLICATION

EXPLANATION FOR EXEMPTION

**APPLICANT PLEASE DO NOT COMPLETE ANY INFORMATION BELOW
FOR ASSESSMENT DEPARTMENT ONLY**

12. Application Sent/Given to Applicant By:

13. Date:

14. Building Permit Information:

15. Date of Issue:

16. Final Certificate of Use & Occupancy (CO) Issued By:

17. Date:

Approved by:

18. Date:

19. Tax Assessment Cards & Application Received by:

20. Date:

21. Application & Assessment Card Sent to Treasurer's Office By:

22. Date:

23. Application Number:

**York County Assessment Office
28 East Market Street, 1st Floor
York, PA 17401
(717) 771-9232**