Financing the Rehabilitation of Historic Buildings Through Tax Credits

WILLIAM FIEDERLEIN – FEBRUARY 9TH, 2017
• NTCIC was formed in 2000 and is a wholly owned subsidiary of the National Trust for Historic Preservation
• Syndicator of tax credits-serves as an intermediary between investors and real estate and solar developers
• NTCIC syndicates HTC, NMTC, ITC (solar), and LIHTC
• NTCIC is a successful CDE, most recently receiving $65mm of NMTC allocation
• NTCIC always does projects with HTC or with a historic property in the overall project if we do only NMTC
• Since inception, we have originated over $1 billion in total transactions (134 investments) across the country
Intro to NTCIC

Historic Tax Credits

New Markets Tax Credits

Outlook & Success Stories
Historic Tax Credits (1977 – 2015)

Adaptive reuse of 41,254
Total HTC Credits generated: $23.1 billion
Total federal tax revenue generated: $28.1 billion
Total HTC financed investment: $120.8 billion
Total direct and indirect/induced jobs: 2.4 million
Total income generated: $99.1 billion

Source: Annual Report on the Economic Impact of the Federal Historic Tax Credit for FY 2015
• The National Historic Preservation Act of 1966 authorized the National Register of Historic Places. The National Register coordinates and supports public and private efforts to identify, evaluate, and protect America’s historic and archeological resources.

• The HTC was enacted in 1976 to preserve and rehabilitate historically significant properties. The HTC has remained in effect since 1976 and is a permanent tax credit.

• There are two types of HTC
  • 20% Rehabilitation Tax Credit (most commonly used)
    • The Certified Rehabilitation of a Certified Historic Structure
  • 10% Rehabilitation Tax Credit
    • Rehabilitation of non-historic, non-residential buildings built prior to 1936
Qualified Rehabilitation Expenditures (QRE)

• Qualified Rehabilitation Expenditures (QRE) are tax credit eligible development costs on which the HTC is calculated

• What counts?
  • Hard Costs (Construction, Demo, Electrical, Plumbing, HVAC, etc)
  • Some Soft Costs (Architectural Fees, Insurance, Construction Period Interest, Taxes, Application Fees, Project Management Fees, etc)

• What doesn’t count?
  • Acquisition Costs
  • Enlargements that expand the total volume beyond the original building footprint
  • FF&E (furniture, appliances, cabinets, tacked carpeting, etc)
  • New Construction
  • Sitework (Landscaping, Fencing, Parking Lots, Sidewalks)
• Four tests must be met in order for a project to qualify for the 20% HTC

  • **Building must be a “Certified Historic Structure”**
    • Individually listed on the National Register or a contributing building in a National Register Historic District

  • **Project must be a “Certified Rehabilitation”**
    • Renovation adheres to the Secretary of the Interior’s Standards for Historic Rehabilitation

  • **Property must be income producing**
    • Apartments, Hotel, Office, Retail, Theatres, etc.
    • Owner-occupied residences do not qualify

  • **Project must be a “Substantial Rehabilitation”**
    • Spend > $5,000 or the “Adjusted Basis” of the building
    • Adjusted Basis = Price Paid for Building – Land + Previous Work – Depreciation
Historic Development – NPS Process

• Part I – Evaluation of Significance
  • Confirms the building is a “Certified Historic Structure”
    • Individually listed on the National Register of Historic Places
    • Contributing Building in a National Register Historic District

• Part II – Description of Rehabilitation
  • Confirms renovation adheres to the Secretary of the Interior’s Standards for Historic Rehabilitation

• Part III – Certification of Completed Work
  • Submit photo documentation that confirms renovation adhered to plans approved in Part II
• **Timing**
  - The HTC is generated when the building is placed in service, i.e. receives its Certificate of Occupancy
  - 100% of the credit is claimed the year the building is PIS
  - Third Party Investor must be admitted prior to PIS

• **Compliance: 5-year period in which credits are subject to recapture**
  - Cannot make material alterations to the building
  - Cannot transfer ownership via sale or foreclosure
  - Potential recapture amount decreases by 20% per year

• **Monetization**
  - Developers frequently do not have enough tax liability to efficiently use the credit so it is commonly monetized with a third party
  - Federal Tax Credits cannot be freely bought and sold, so a legal structure must be established to admit a third party investor into the transaction
  - Investor contributes equity in exchange for their ability to claim the tax credit
Third Party Investor will memorialize their investment parameters within a LOI. Multiple factors can vary depending on the size (in $) of the project.

• **Pricing**
  - QRE > $10M – low to mid .90s
  - QRE < $10M – mid .80s and below

• **Timing of Equity Contributions**
  - Must have at least 20% of equity in prior to PIS
  - NTCIC – 30% at Closing, 45% at PIS, 15% at Part III, 10% at Stabilization

• **Return on Investment**
  - HTC Investor must receive cash back over life of deal.
  - NTCIC – target 2% of equity per year for five year compliance period

• **HTC Investor Exit**
  - Investor has Put Option, typically priced at 5% of equity
## Sizing the HTC Benefit

### Example 1

Use of the HTC reduces the amount of debt or equity a project needs to secure to become feasible.

<table>
<thead>
<tr>
<th>Sources</th>
<th>Revenue</th>
<th>100</th>
</tr>
</thead>
<tbody>
<tr>
<td>Equity</td>
<td>200</td>
<td></td>
</tr>
<tr>
<td>Debt</td>
<td>800</td>
<td></td>
</tr>
<tr>
<td>HTC</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>1,000</td>
<td></td>
</tr>
</tbody>
</table>

Debt Service: $(56.76) 5%, 25 year annuity

<table>
<thead>
<tr>
<th>Uses</th>
<th>Cash Flow</th>
<th>$13.24</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acquisition</td>
<td>100</td>
<td></td>
</tr>
<tr>
<td>Hard Costs</td>
<td>700</td>
<td></td>
</tr>
<tr>
<td>Soft Costs</td>
<td>200</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>1,000</td>
<td></td>
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</tbody>
</table>

### Example 2

<table>
<thead>
<tr>
<th>Sources</th>
<th>Revenue</th>
<th>100</th>
</tr>
</thead>
<tbody>
<tr>
<td>Equity</td>
<td>200</td>
<td></td>
</tr>
<tr>
<td>Debt</td>
<td>656</td>
<td></td>
</tr>
<tr>
<td>HTC</td>
<td>144</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>1,000</td>
<td></td>
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</tbody>
</table>

Debt Service: $(46.54) 5%, 25 year annuity

<table>
<thead>
<tr>
<th>Uses</th>
<th>Cash Flow</th>
<th>$23.46</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acquisition</td>
<td>100</td>
<td></td>
</tr>
<tr>
<td>Hard Costs</td>
<td>700</td>
<td></td>
</tr>
<tr>
<td>Soft Costs</td>
<td>200</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>1,000</td>
<td></td>
</tr>
</tbody>
</table>
Participants in a Tax Credit Deal

- Developer
- Investor
- Syndicator
- Lender
- Bridge Lender
- Asset Manager
- NMTC Consultant

- Attorneys
- Accountant
- IRS
- NPS
- SHPO
- Historic Consultant

Multiple parties to the transaction makes it difficult to realize benefit from the use of HTC on projects <$3M in QRE
Intro to NTCIC
Historic Tax Credits
New Markets Tax Credits
Outlook & Success Stories
Intro to the New Markets Tax Credit (NMTC)

• The NMTC was created in 2000. The purpose of the legislation was to stimulate economic development in low income communities by offering tax credits to investors who in invest in projects that generate jobs and create benefits for low income people.

• NMTC can be used on all property types-office, retail, mixed use, health centers, grocery stores, etc

• For a property to be eligible for NMTCs, it must be located in a low income census tract

• Authority to allocate credits is granted to Community Development Entities (CDEs) on an annual basis

• If a property is eligible for both HTC and NMTC, both credits can be used on the property. This is common and is known as “twinning” of the credits. This provides more equity to the developer for projects in low income census tracts.
• Competition for NMTC allocation is fierce, with demand from Projects far exceeding the supply of available allocation from CDEs.

• QALICBs, the Project, can secure an allocation of NMTCs up to the size (in $) of the Project. The NMTC is a 39% tax credit against the amount of allocation secured, and Investors typically pay ~$.85 per $1 of NMTC, so the equity proceeds to the Project average ~20% of total allocation secured.

• First step is to contact a CDE who has allocation to solicit interest. Visit CDFI Fund website for awards.
Twinning the HTC & NMTC results in ~35% subsidy to Project
## Historic 20% or 10% Credit vs New Markets 39% Credit

<table>
<thead>
<tr>
<th>Hold Period</th>
<th>Historic 20% or 10% Credit</th>
<th>New Markets 39% Credit</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>5 years from Placement in Service (PIS)</td>
<td>7 years from QEI</td>
</tr>
<tr>
<td>Timing of Credit Use</td>
<td>100% at PIS; vests or “burns off” over 5-year recapture period</td>
<td>7 year stream of credits from first QEI; does not vest</td>
</tr>
<tr>
<td>Credit Earned By</td>
<td>Building owner (profits %) or tenant (by pass through election)</td>
<td>QEI holder</td>
</tr>
<tr>
<td>Credit Calculation</td>
<td>20% of project-level Qualified Rehabilitation Expenditures (QREs); generally hard &amp; soft cost expenses, but not acquisition</td>
<td>39% of QEI</td>
</tr>
<tr>
<td>Qualifications</td>
<td>Must meet Rehabilitation Standards and be approved by SHPO/NPS. Part 1, 2, 3; commercial or residential rental; limitations on tax-exempt owners and users</td>
<td>QALICB must be in active conduct of a “qualified business”; no residential rental; certain disqualified businesses</td>
</tr>
<tr>
<td>Economics</td>
<td>Varied pay-in; $.70-.95 pricing; annual cash return; investor has option to put interest for fixed (below FMV) cost</td>
<td>QEI/QLICI typically funded at same time; pricing in $.80s; credits are primary value for investor; nominal put price or call of FMV</td>
</tr>
</tbody>
</table>
NTCIC Main Street Small Deal Fund

- NTCIC offers low-cost tax credit financing to Main Street Communities. Our Main Street Small Deal Fund (MSSDF) provides up to $2 million in tax credit financing per project with a combination of HTCs and NMTCs.

- Projects must be historic rehabilitations that meet the following requirements and have the support of their local Main Street organization.

<table>
<thead>
<tr>
<th>Location</th>
<th>Size</th>
<th>Readiness</th>
<th>Impact</th>
<th>Tax Credits</th>
<th>Structure</th>
</tr>
</thead>
</table>
| Located in a Low-Income Community that has:  
• Poverty rates greater than 30%; or  
• Median incomes less than 60%; or  
• Unemployment greater than or equal to 11.85% | Qualified Rehabilitation Expenditures must be between $3,775,000 and $7,400,000  
• All other sources of financing have been committed | National Park Service (NPS) Part I is complete  
• Part II should already be submitted to NPS, if not already approved  
• All local approvals have been received and building permits have been issued  
• Architectural drawings have been prepared and general contractor has been identified | Community impacts must include:  
• Housing locally-owned and small community businesses  
• Creating jobs accessible to low-skilled workers  
• Support from the local community  
• If there are residential units, at least 20% must be set aside at below market rents and must be leased to households earning 80% of Area Median Income or less | HTCs are enhanced with NMTCs resulting in an estimated price of $1.36 per HTC  
• Fees are minimized and transaction costs are capped | The NTCIC MSSDF will invest in both the NMTCs and HTCs. A project cannot elect to take only HTC or NMTC equity.  
• A leverage NMTC structure with an HTC master tenant structure will be utilized  
• No other NMTCs can be utilized outside NTCIC’s investment  
• A third party will be required to bridge the majority of financing needed during construction |
National Trust Community Investment Corporation
a subsidiary of the National Trust for Historic Preservation

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• Tax Reform
  • It is anticipated that the first draft tax reform bill circulated by the House will closely mirror Paul Ryan’s “Better Way” blueprint for tax reform which did not include the HTC or NMTC and should be out in April
  • This does not come as a surprise to the HTC Coalition, and mobilizing efforts are underway to get back into future iterations of the tax reform bill

• What can you do?
  • Contact your Representatives and Senators to express support for the HTC (Sen. Heller is on the Senate Finance Committee)
  • Lobby in DC in 2017—Come to Washington D.C. and lobby on behalf of the HTC during Preservation Lobby Day, March 14-16 (www.preservationaction.org) or at any time in 2017 that fits your schedule. Contact us for help setting up meetings with congressional offices both in Washington and in-district:
    • Mike Phillips, mphillips@ntcic.com
    • Renee Kuhlman, rkuhlman@savingplaces.org
    • Shaw Sprague, ssprague@savingplaces.org
Case Study: American Brewery, Baltimore, MD

• Former American Brewery brew house, built in 1887, renovated into office and program space for Humanim, 40 year old nonprofit social and human services provider

• Project utilized the 20% HTC as well as a 25% State of MD HTC and NMTCs

• Tax Credit Equity accounted for $12 million of $22 million total project costs

• NTCIC served as Federal HTC Syndicator; BofA was HTC & NMTC investor
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