

The ABCs of TIFs, DIFs, TIEs & STAs

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What is a TIF?

- TIF is an acronym for "Tax Increment Financing".
- In Massachusetts, a TIF is actually a specific type of tax increment financing.



History of Tax Increment Financing

- Tax Increment Financing was originally developed as a tool to finance public infrastructure in urban renewal projects.
- Tax Increment Financing Districts were created within the Urban Renewal Area.
- The incremental tax revenue was earmarked to pay for the public infrastructure improvements.



- Chapter 23A was amended by Chapter 19, Section 4 of the Acts of 1993.
 - Added Sections 3A 3F to Chapter 23A;
 - Created the EACC & the EDIP;
 - Allowed for the creation of ETAs & EOAs;
 - Allowed for Special Tax Assessments.



- Chapter 40 was amended by Chapter 19, Section 12 of the Acts of 1993.
 - Added Section 59 to Chapter 40;
 - Authorized the creation of TIF Zones;
 - Authorized TIF Agreements of not more than 20 years to be executed by legislative & executive branches of the municipality.



- Chapter 59, Section 5 was amended by Chapter 19, Section 14 of the Acts of 1993.
 - Added Clause 51st to Chapter 59, Section 5;
 - Created Real Property Tax
 Exemptions as set forth in TIF
 Agreement;
 - Created 100% Personal Property Exemption.



• Chapter 23A, Sections 3A – 3F were substantially amended by Chapter 287 of the Acts of 2014.

- Uncoupled Certified Projects from ETA & EOAs;
- Uncoupled TIFs/STAs from ETAs & EOAs

• Allowed for "Local Incentive Only" TIFs/STAs



• Chapter 23A, Sections 3A – 3F were again substantially amended by Chapter 219 of the Acts of 2016.

• Totally rewrote Chapter 23A, Sections 3A – 3F

• Greater flexibility in STA provisions

Provided for "Clawbacks"



How Does a TIF Work?



Years (Variable 5 – 20)



TIFs & STAs Today

- The 2016 Changes to Chapter 23A became effective on January 1, 2017.
 - In negotiating Post 1/1/17 TIFs & STAs don't rely on Agreements or Votes used prior to 1/1/17.
- The Assessor's Office should be part of the TIF/STA Negotiation Team from the start.
 - Chapter 40, Section 59 requires they get a copy of each TIF and list of parcels.



TIF & STA Annual Reports

- Companies receiving TIFs & STAs must file annual reports with EACC though the online portal:
 - the number of jobs retained and created,
 - the value of the property capital investments, and
 - other related items with respect to the property annually and on a cumulative basis.



TIF Additional Reporting

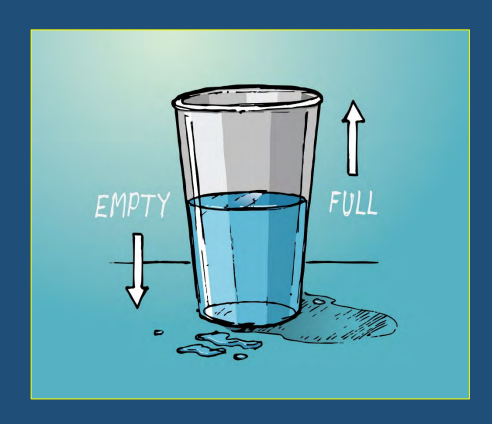
- Pursuant to Chapter 40, Section 59(viii)
 Companies receiving TIFs must file reports with the Town Clerk & EACC:
 - detailing the status of the construction laid out in the agreement,
 - the current value of the property, and
 - the number of jobs created to date as a result of the agreement.



Do TIFs Work?

"Half Empty"

- Corporate Subsidy.
- Impact of rest of tax base.
- "They would have invested anyway."



"Half Full"

- No decrease in tax revenue.
- Encourages development.
- Job creation.
- Creates "New Growth.



Be very clear about the Base Valuation

• The Base Valuation should be the assessed valuation of the property in the fiscal year when the TIF Agreement is executed.

• The Base Valuation will be adjusted annually pursuant to Chapter 59, Section 21C(f).



- Try to be as specific as possible about the 1st year of the exemption.
 - Companies will want to insure that there is some flexibility to account for delays in construction.
 - The 1st year of the exemption should be the 1st fiscal year after the Certificate of Occupancy or Completion has issued.



- Be as clear as possible about how personal property will be treated.
 - Is the company a manufacturer? If so see Chapter 59, Section 5, Clause 16th.
 - If not, then pursuant to Chapter 40, Section 59 & Chapter 49, Section 5, Clause 51st the percentage exemption must be set forth in the TIF Agreement.
 - Expressly state if no exemption.



- TIFs are assignable to successive owners pursuant to Chapter 40, Section 59.
 - Successor must be of a like kind business and must abide by the provisions of the TIF.
 - If not, the TIF can be terminated voluntarily by the company selling the business or request to decertify can be filed by the municipality.



- Expressly provide for a process of default notification and cure.
 - Municipality should provide written notice of the event of default;
 - Company should have reasonable period to cure the default;
 - Landlord should also have right and opportunity to cure the default.



- TIF Agreements should provide for "clawback" of benefits upon default or decertification.
 - Recapture value of tax not paid due to TIF exemption through a special assessment;
 - State that assessment, payment, and collection of the special assessment treated as an Omitted Assessment under Chapter 59, Section 75, notwithstanding time frame set forth in Section 75.



Municipal Approval

- TIF & STA Agreements must be:
 - Approved by Town Meeting, or Town Council/City Council & Mayor (c.40, § 59).
- EDIP Applications for approval of TIF & STA Agreements must be:
 - Endorsed by Board of Selectmen, or City Council with Approval of Mayor (c.23, § 3A(b) & 3C(a)).



- Applies to total assessed value, not just incremental increase in value, of the property.
- No personal property tax exemption.
- Formal Determination that investment will contribute to economic revitalization, or will increase or retain jobs, is reasonably necessary for investment, and is reasonably proportionate.



- Term must be at least 5 years and no more than 20 years.
- Must minimally comply with:
 - Year One: not less than 50% exemption;
 - Year Two: not less than 25% exemption;
 - Year Three: not less than 25% exemption;
 - Year Four: not less than 5% exemption;
 - Year Five: not less than 5% exemption



What is a DIF?

- DIF is an acronym for "District Improvement Financing".
- Pursuant to Chapter 40Q, a municipality may designate development districts provided that the total area of all development districts shall not exceed 25 per cent of the total area of the municipality.



How does a DIF work?

- In a DIF, the Assessor certifies the original assessed value of all the properties in the district.
- Each subsequent year, the Assessor certifies the portion of new growth attributable to the investments in the district.
- The associated tax revenue from the new growth is earmarked to fund public debt in the district.



How does a DIF work?

- Annually, after payment of the debt service, the excess tax revenue is turned over to the General Fund.
- The municipality can issue revenue or general obligation bonds to fund the improvements in the district.
- This is really how TIFs work in other States.



• Pursuant to Chapter 40V areas within a Gateway Municipality may designated as "Housing Development Zones".

• Within the HD Zone, housing development projects with at least 80% market rate units can be designated as a "Certified Housing Project".



- Pursuant to Chapter 59, Section 5M, Certified Housing Projects can qualify for a real estate tax exemption.
 - Exemption must be at least 10% but no more than 100% of the incremental value of the fully developed market rate units.
 - This Tax Increment Exemption, or TIE must be approved by DHCD.



Residential

Commercial





- The Base Value for the Exemption is the assessed value of the parcel of the property as of the fiscal year in which a HD Tax Increment Exemption Agreement is executed.
 - minus the assessed value attributable to any portion of the property that was assessed as other than residential in the applicable fiscal year and remains nonresidential after completion of new construction or Substantial Rehabilitation.



Example of a TIE

Residential Portion – Pre Development

Building \$ 850,000

Land <u>\$ 250,000</u>

TOTAL \$ 1,100,000

Commercial Portion - Pre Development

Building \$ 2,150,000

Land <u>\$ 750,000</u>

TOTAL \$ 2,900,000



Example of a TIE

Value of Residential Improvement:

\$ 8,500,000

TIE Exemption - Year 1:

80%

Value of Improvement After Exemption:

\$ 1,700,000

Year 1 Residential Portion of Tax:

Base Value: \$ 1,100,000

Improvement <u>\$ 1,700,000</u>

Total \$ 2,800,000



Thank You!

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