What is the Federal Historic Building Rehabilitation Tax Credit?

A 20 percent non-refundable federal income tax credit for the rehabilitation of historic buildings that are used as income-producing properties, including commercial or residential rental use. Twenty percent of all qualified rehabilitation costs may be deducted from taxes owed on your federal income or corporate franchise tax.

Example: $75,000 in qualified rehabilitation costs = $15,000 federal income tax credit (not just a deduction)

Does my building qualify?

Buildings listed in the National Register of Historic Places, which, after rehabilitation, are used as a business or other income-producing purpose qualify. The building does not need to be listed in the National Register at the beginning of the project, but a preliminary determination of significance must be issued by the National Park Service (NPS) prior to project approval and a complete National Register nomination must be submitted in a timely manner. Staff of the State Historic Preservation Office can evaluate the eligibility of your building and provide instructions on nomination requirements.

What rehabilitation work qualifies?

The work may include interior and/or exterior repair, rehabilitation or restoration, including historic, decorative, and structural elements as well as mechanical systems. All of the proposed, on-going or completed work must meet the Secretary of the Interior’s Standards for Rehabilitation (Standards) and be approved by the National Park Service (NPS). Depending on the historic conditions and the specifics of the proposed rehab work, some examples of eligible work items include:

- repairing/upgrading windows
- repointing masonry
- repairing or replacing roofs
- new floor and wall coverings
- painting walls, trim, etc.
- refinishing floors, handrails, etc.
- electrical updates
- new furnace, A/C, boiler, etc.
- architectural, engineering & permit fees
- plumbing repairs and fixtures
- reconstructing historic porches
- reversing incompatible remodels
- compatible new kitchens & baths

What work does not qualify?

- purchase price of building
- new additions
- purchase and installation of moveable furnishings or equipment (window coverings, refrigerators, etc.)
- site work (landscaping, sidewalks, fences, driveways, etc.)

The National Park Service requires that you work through us (the State Historic Preservation Office, or SHPO) on your application. You should submit the first two sections of the NPS’s three-part application to us as early as possible.

Photographs showing all areas of work (interior and exterior) prior to the beginning of the rehabilitation and any construction drawings or other technical information necessary to completely understand the proposed project are also required as part of the application.
How much money must I spend to qualify?

The rehabilitation expenditures must exceed the greater of either the “adjusted basis” of the building or $5,000. “Adjusted basis” is the purchase price minus the value of the land, minus any depreciation already taken by the current owner of the building, plus any capital improvements.

<table>
<thead>
<tr>
<th>Example 1 (long-time ownership):</th>
<th>Example 2 (a recent purchase):</th>
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</thead>
<tbody>
<tr>
<td>$130,000 (purchase price)</td>
<td>$130,000 (purchase price)</td>
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<tr>
<td>– $70,000 (depreciation)</td>
<td>– $33,000 (land)</td>
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<tr>
<td>– $33,000 (land)</td>
<td>= $97,000 (adjusted basis)</td>
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<tr>
<td>+ $15,000 (capital improvements)</td>
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<tr>
<td>= $42,000 (adjusted basis)</td>
<td>Rehabilitation expenses must exceed the adjusted basis ($97,000).</td>
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Rehabilitation expenses must exceed the adjusted basis ($42,000).

The project must be completed within 24 months. Phased projects are allowed under certain conditions and extend the amount of time a project has to be completed to 60 months. Fees are charged by the NPS to process parts of the federal historic rehabilitation tax credit application, except for projects under $80,000. For more information on the fee structure, see: https://www.nps.gov/tps/tax-incentives/app-process/fees.htm

Are there any restrictions placed on my building?

All work done to the building during the rehabilitation project, and for five years following the certification of the project, must meet the Secretary of the Interior’s Standards for Rehabilitation. Unapproved changes within that five year post-project period could result in recapture of the tax credit by the IRS.

Similarly, you must keep the building for at least five years from the date you complete the project. The tax credit recapture amount ranges from 100% if the building is sold within the first year, to 20% if it is sold within the fifth year.

Additional local preservation requirements may also apply. Contact your city or county government for more information.

For tax-related questions, see:
*https://www.nps.gov/tps/tax-incentives/before-apply/qualified-expenses.htm

For a list of preservation contractors see Preservation Utah’s Directory:
*https://preservationutah.org/resources/tools-for-property-owners/ut-preservation-directory