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Survey of Local Government Green Building Incentive Programs for Private Development

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Survey of Local Government Green Building Incentive Programs for Private Development

Anne Marie Pippin

Spring 2009
The **UGA Land Use Clinic** provides innovative legal tools and strategies to help preserve land, water and scenic beauty while promoting creation of communities responsive to human and environmental needs. The clinic helps local governments, state agencies, landowners, and non-profit organizations to develop quality land use and growth management policies and practices. The clinic also gives UGA law students an opportunity to develop practical skills and provides them with knowledge of land use law and policy.

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Survey of Local Government Green Building Incentive Programs for Private Development

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Contents
I. Introduction........................................................................................................................................1
II. Green Building Standards...............................................................................................................2
III. Survey of Local Jurisdictions – Green Building Incentive Programs for Private Development.................................................................................................................................3
   A. Direct Monetary Incentives....................................................................................................3
      1. Fee Waiver/Refund/Reduction.........................................................................................3
      2. Tax Incentives..................................................................................................................4
      3. Feebates..........................................................................................................................6
      4. Utility Rebates...............................................................................................................6
      5. Grants..............................................................................................................................6
   B. Intangible Incentives.................................................................................................................7
      1. Expedited Permitting/Review..........................................................................................7
      2. Density Bonus................................................................................................................8
      3. Publicity/Awards.............................................................................................................8
      4. Free Technical Assistance/Education............................................................................9
   C. Compliance............................................................................................................................9
IV. Existing LEED Incentives for Private Development in Georgia........................................10
V. Conclusion......................................................................................................................................11
Survey of Local Government Green Building Incentive Programs for Private Development

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I. Introduction

Through green building programs, local governments are getting developers to build more energy efficient and environmentally sustainable buildings. The ways in which municipalities go about achieving green building goals are wide and varied. Each local government faces challenges in tailoring a program to meet its specific needs. In some circumstances the best approach is to create an incentive structure, where developers are given something of value to offset their development costs. These incentives can include direct monetary encouragement in the form of tax rebates, fee waivers, or grants. Intangible incentives such as expedited permitting or density bonuses are also common. Some jurisdictions utilize a hybrid of both mandates and incentives for certain types of development, both public and private.

In Georgia, the green building movement has rapidly increased over the past five years largely without the use of local government private development green building incentives. With the population of Atlanta estimated to increase by over two million people over the next 20 years, the demand for both commercial and residential development is likely to reflect the increased consumer demand for sustainable buildings and green residential development. If metro Atlanta jurisdictions and developers are to reap the benefits of the green building movement, an understanding and awareness of private development incentive programs is valuable. This paper focuses on private development incentives, and surveys the policies and ordinances that local governments around the country have utilized to provide incentives for private developers to build green, sustainable buildings. Georgia’s existing green building programs are then briefly discussed, and, in conclusion, suggestions are made for local programs moving forward.

The environmental and economic benefits of building “green” can accrue to both builders and local governments alike. Local governments benefit from green building practices by becoming recognized environmental leaders. Promoting green building also enhances the health, safety, and welfare of a municipality’s citizens and in turn can increase citizen satisfaction and retention. Builders and the management companies that own and operate green buildings likewise reap the benefits of recognized leadership in environmental stewardship. Green buildings offer substantial environmental benefits, such as “lower pollution from reduced energy use, reduced water consumption and wastewater output, reduced solid waste creation, cleaner outdoor air and

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2 Id.
4 Id.
5 Id.
7 Id.
II. Green Building Standards

The standard used for measuring what constitutes green building varies with the jurisdiction and type of development. An overwhelming majority of jurisdictions, however, have adopted the Leadership in Energy and Environmental Design (LEED) Green Building Rating System as their benchmark for green development. The LEED system was created in 1998 and is administered by U.S. Green Building Council (USGBC), a national non-profit organization. The USGBC uses different rating systems dependent upon the type of development project. These systems include New Construction, Existing Buildings, Commercial Interiors, Core & Shell, Schools, Retail, Healthcare, and Homes.

A developer can use the LEED checklist or “scorecard” to determine the number of credits that the building may receive. The development must receive a certain minimum number of credits in order to achieve various levels of certification from the USGBC. Either the project will fail to obtain a minimum number of LEED credits and will not receive certification, or the project will achieve one of the following designations: LEED Certified (the lowest form of LEED certification), LEED Silver, LEED Gold, or LEED Platinum (the highest form of LEED certification). The higher the pilot phase and is set to launch in late summer 2009. It is the first national program for sustainable neighborhood design, integrating principles of smart growth, urbanism, and green building. U.S. Green Building Council, LEED for Neighborhood Development, available at http://www.usgbc.org/DisplayPage.aspx?CMSPageID=148 (last visited May 11, 2009).

Each rating system, with the exception of LEED for Homes, is broken down into the following categories: Sustainable Sites, Water Efficiency, Energy & Atmosphere, Materials & Resources, Indoor Environmental Quality, and Innovation & Design Process. LEED 2009, just launched on April 27, 2009, adds a seventh category that takes into account geographically specific regional environmental priorities. Within each category, points or “credits,” are awarded for items that have green features or benefits. In addition to the credited features, there are also certain prerequisite features that must be met for the project to be certified.

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certification level, the more environmentally-friendly and sustainable the building design.

There are a number of competitors to LEED both in the commercial and residential construction market. One national competitor to LEED is the Green Globes rating system, which is accredited through the American National Standards Institute, and sponsored by the Green Building Initiative. More widely adopted and used in Canada, the Green Globes system is primarily used by large developers and property management companies. In addition, the Energy Star Program, created by the U.S. Environmental Protection Agency and U.S. Department of Energy in 1998, certifies buildings in the top quarter of comparable buildings for achieving energy efficiency, meeting certain performance criteria, and satisfying minimum standards for healthy indoor air quality.

The residential development market presents a variety of challenging, localized green building considerations resulting in various residential green building certification programs offered as equivalents to LEED certification. For example, in Atlanta, EarthCraft House certification has become a well-recognized residential development designation. Over 4,000 EarthCraft House single-family homes and over 1,500 EarthCraft multi-family dwelling units have been certified in the Atlanta metro area since 1999. Much like the LEED standard, EarthCraft House follows a systems approach to home building, awarding credits based on efficiency, durability, indoor air quality, resource efficiency, waste management, and water conservation.

III. Survey of Local Jurisdictions – Green Building Incentive Programs for Private Development

The jurisdictions surveyed for this paper were selected to provide a broad overview of the various incentive programs that local governments are using to encourage green building in the private development sector. The municipalities range in population and size and include programs incorporated by a variety of jurisdictions including townships, cities, and counties. Direct monetary incentives are discussed first, and include fee waivers/refunds/reductions, tax incentives, “feebates,” utility rebates, and grants. Intangible incentives are discussed second and include expedited permitting/review, density bonus, publicity/awards, and free technical assistance/education. Compliance and enforcement of the various incentive programs is discussed in the last section.

A. Direct Monetary Incentives

1. Fee Waiver/Refund/Reduction

Local governments typically charge builders fees associated with plan review and permitting of their building projects. Additionally, if a builder wants a project to become LEED certified, there are fees associated with registering and certifying it through the USGBC. In exchange for achieving a designated green building standard, some local jurisdictions offer a reduction, waiver, or refund of the fees associated with development or green building certification.

Since 2005, Chicago, Illinois, has used a Green Permit Program to motivate developers to build green buildings in both the commercial and residential development sectors. Along with expedited permitting, Chicago builders can receive a reduction

25 Id.
33 See discussion infra Part III, B.1.
or a complete 100% waiver of consultant review fees in exchange for certain levels of LEED certification. If the development is single-family residential, a two-star rating under the Chicago Green Homes program must be achieved in order to receive the incentive. The Chicago Green Homes program is a checklist-based rating system that was developed by the Chicago Department of Environment. Certain types of development must also achieve locality-specific sustainability and development goals, such as incorporation of green roofs or including a certain percentage of affordable housing units. Builders must submit an application along with documentation of the building’s green elements to the Chicago Department of Construction and Permits. Applicants are then guided through the process by a designated team of green design experts.

Mecklenburg County, North Carolina has a Green Permit Rebate Program. Under this program, the county offers a variable rebate of the fees associated with obtaining a building permit dependent upon the level of LEED certification achieved – a 10% reduction for LEED Certified, 15% for LEED Silver, 20% for LEED Gold, and 25% for LEED Platinum. The equivalent under the Green Globes system will also qualify a project for the fee reduction. After a verification process, the project is issued the applicable rebate. This program was funded through an initial start-up amount of $1.15 million and is supplemented with an annual 2-5% set-aside of the previous year’s permitting fees. The program is reviewed annually by the Mecklenburg Board of County Commissioners as part of the annual budget process.

2. Tax Incentives

Tax incentives to build green buildings typically take the form of either tax abatement or tax credits. Abatements typically reduce or eliminate the paying of a certain amount of tax, usually property tax, over a specified period of time. This type of incentive is usually incorporated into a municipality’s existing tax abatement policy. In theory, abatements spur development by increasing builders’ profit margins. Because buyers pay reduced property taxes for a specified period of time, builders can charge more for the properties. Tax credits, on the other hand, reduce tax liability dollar for dollar. The credit can be applied against a specified type of tax – such as corporate/business taxes, personal income taxes, and/or property taxes. The credit usually is awarded to the owner or occupant of the building and is claimable over a specified period of time, such as five to ten taxable years. This allows for flexibility when tax

34 Green Permit Program, supra note 32.
35 Id.
36 Id.
38 Green Permit Program, supra note 32.
39 Green Permit Program, supra note 32.
42 County of Mecklenburg Code Enforcement, Green Permit Rebate Program Description [hereinafter Mecklenburg Green Rebate Program Description], http://www.charmec.org/Departments/LUESA/GreenPermitRebate/Program+Description.htm#II (last visited April 17, 2009).
43 Mecklenburg Green Permit Rebate Program, supra note 41.
44 Id.
45 Mecklenburg Green Rebate Program Description, supra note 41.
46 Id.
47 Tax abatement is defined by Business Dictionary.com as “a reduction of or exemption from taxes granted by a government for a specified period, usually to encourage certain activities such as investment in capital equipment.” BusinessDictionary.com, http://www.businessdictionary.com/definition/tax-abatement.html (last visited April 17, 2009).
liability in one year is not enough to use up the entire amount of the credit.

An example of the use of property tax abatement as a green building incentive can be found in Harris County, Texas. In 2008, the county adopted an ordinance establishing a partial tax abatement in exchange for LEED certification with the USGBC. This program was incorporated into Harris County’s existing tax abatement scheme for designated “reinvestment zones.” This incentive promotes the county’s aim of attracting industries that are committed to protecting the environment. To be eligible for the program, the development must be new commercial construction, in a designated “reinvestment zone,” and the costs of development must be at least $1 million. If eligible, builders then submit an application, along with a non-refundable $1,000 application fee, to the county before construction begins. Buildings that are LEED Certified are eligible for tax abatement at a rate of 1% of “Imputed LEED-Related Value Increment.” Although the term is not defined in the ordinance, this value is thought to approximate the incremental investment associated with obtaining the relevant level of LEED certification. In other words, to qualify for the abatement, after construction, the appraised value of the building must have increased by at least $100,000 and be attributable to the LEED certification. If a building achieves a higher level of LEED certification, the tax abatement increases, maxing out at a 10% abatement in exchange for LEED Platinum certification. The abatement is intended to offset the additional tax liability that sometimes results from the increased appraised values assigned to LEED certified buildings. If the abatement is approved, the agreement is effective up to ten years. The actual abatement benefit does not accrue until the construction project is completed and the appropriate LEED certification is obtained.

Baltimore County, Maryland offers property tax credits as an incentive to green building. Enacted in 2006, the county offers property tax credits in exchange for any new commercial construction that earns a minimum of LEED Silver certification. The credit is for ten consecutive years and applies to the real property taxes assessed on the building. In 2008, the Baltimore County Council adopted a bill that provides similar tax credits for new residential construction that earns a minimum of LEED Silver certification. The amount of the credit varies depending on the level of LEED certification achieved. For example, a 40% credit is offered for LEED Silver certification, 60% for LEED Gold, and 100% for LEED Platinum. The credit runs with the property and does not lapse if there is a change in ownership.

An example of a green building incentive offered on the state level is the Sustainable Building Tax Credit offered by the Oregon Department of Energy. The credit is available for commercial buildings that

54 Press Release, Bay Area Economic Partnership, Harris County “LEEDs” the Way in Texas’ Commercial Green Building Tax Abatements (Aug. 6, 2008) [hereinafter Harris County Press Release], available at http://www.bayareahouston.org/DATA/Home/PressRoom/NewsReleases/HarrisCountyLEEDs/Harris%20County%20LEEDs%20the%20way.PDF.
55 Id.
56 Harris County Tax Abatement Guidelines, supra note 48, at 1.
57 Id.
58 Harris County Press Release, supra note 54.
59 Id.
60 Harris County Tax Abatement Guidelines, supra note 48, at 6.
61 Harris County Press Release, supra note 55.
62 Id.
63 Harris County Tax Abatement Guidelines, supra note 48, at 6.
64 Harris County Press Release, supra note 54.
65 Harris County Tax Abatement Guidelines, supra note 48, at 7.
66 Id.
68 Id.
70 Id.
71 Id.
72 Id.
73 Id.
achieve LEED Silver rating or higher. The building must also meet additional locality-specific sustainability goals, such as increased energy efficiency, and must report the amount of solar radiation to be received by the building on an annual basis, as designated by the Oregon Department of Energy. Unlike the property tax credits offered in Baltimore County, Maryland, which were based on the level of LEED Certification achieved, the amount of the Sustainable Building Tax Credit is based on gross square footage of the entire building. The tax credit incentive was enacted to help offset the extra design and commissioning costs as well as the costs of registering and certifying with the USGBC.

3. Feebates
Under a feebate program, a municipality typically requires builders of all types of development to contribute to a fund. Those builders creating projects that conform to certain sustainable criteria receive their fund contributions back. The proceeds from the fund are usually used to pay for green building education programs or other incentives. The idea behind a feebate system is to encourage desired behavior by penalizing undesired behavior.

Arlington County, Virginia, is currently using a feebate structure in its Green Building Fund program. The county requires that all developers who do not commit to achieving LEED certification contribute to the county’s Green Building Fund at a rate of $0.03 per square foot of development. This number was established based on the costs to register and certify a project with the USGBC. If a development that has paid into the fund later becomes LEED certified, the contribution is refunded upon the county’s receipt of LEED certification documentation. To date, the current balance of the fund is $130,600 and close to $25,000 has been used on education and outreach programs to developers and the community on green building issues.

4. Utility Rebates
Utilities can also partner with municipalities to offer reductions in the costs of providing service in exchange for the construction of certain green building features. An example of this kind of partnership can be seen in the city of Pasadena, California. Pasadena requires certain kinds of private development to achieve certain levels of LEED certification. In addition, all projects must achieve specific LEED credit related to water efficiency. If a building exceeds the minimum state energy efficiency standards by a certain percentage, customers of Pasadena Water and Power qualify for certain rebates from the utility. The utility matches one month’s electricity savings for each percentage of efficiency better than code that the building performs, up to $100,000 per building.

5. Grants
Portland, Oregon, offers money from its Green Investment Fund, a yearly grant supported by the City of Portland and Energy Trust of Oregon, in exchange for innovative approaches to green building. For
2009, the total fund and maximum amount available for any one project is set at $425,000. Industrial, multi-family residential, commercial, and mixed-use projects within the Portland city limits are eligible, and public or private organizations may apply. Portland’s incentive program is one of the few jurisdictions surveyed in this report that does not use LEED certification as a baseline standard for green building. Instead, the city created its own scoring system based on locality-specific goals of energy efficiency, waste reduction, stormwater management, and community connectivity. Established in 2000, the program has awarded funding to over 110 projects.

B. Intangible Incentives

1. Expedited Permitting/Review

Building permitting and plan review often make up a lengthy part of the development process. For projects that meet certain green building criteria, some municipalities offer expedited permitting and/or plan review. Green building projects thus pass through the process faster, saving time and money for the developer.

Since 2005, Chicago, Illinois, has offered its Green Permit Program to developers who incorporate green building components into their projects. As discussed in the fee waiver section, Chicago builders can receive expedited permitting along with a reduction in consultant fees in exchange for meeting certain levels of LEED certification. Applicants must submit documentation outlining the green building components to be used in the project to the Chicago Department of Construction and Permits, whose staff then guides the applicant through the process. If a project is accepted into the program, the permitting turnaround time depends upon the type of construction. Commercial projects that earn LEED Certified or Silver will receive a permit in less than 30 days. If LEED Gold or Platinum is achieved, the turnaround time is tightened to 15 days. Residential projects must earn a two-star rating under the Chicago Green Homes program in order to be eligible for expedited permitting.

Starting in October 2009, the city of Dallas, Texas, will offer expedited plan review for projects that provide a checklist from LEED, Green Build North Texas, or an equivalent approved green building standard that demonstrates that the project would be eligible to obtain certification under the selected standard. After October 2011, expedited plan review will only be available to projects that can demonstrate eligibility to obtain LEED Silver or higher, or an equivalent.

Los Angeles, California, has a Private Sector Green Building Plan, offering expedited plan review and permitting in exchange for projects that register with the USGBC to earn LEED Silver or higher. All private development of 50,000 square feet or more in the city must earn LEED Certified. In addition, Los Angeles has a LEED Accredited Professional on staff as a part of its cross-departmental Sustainability Team.

\[\text{Id.}\]
\[\text{Id.}\]
\[\text{Id.}\]
\[\text{Id.}\]
\[\text{Green Permit Program, supra note 32.}\]
\[\text{Id.}\]
\[\text{Dallas, Tex., Code § 1003.1.1 (2008).}\]
\[\text{Dallas, Tex., Code § 1003.1.2 (2008).}\]
\[\text{City of Los Angeles, Antonio Villaraigosa Mayor of Los Angeles, Green Building, http://www.ci.la.ca.us/Mayor/villaraigosplan/EnergyandEnvironment/GreenBuilding/index.htm (last visited May 11, 2009).}\]
\[\text{Los Angeles, Cal. Code § 16.10 (2008).}\]
\[\text{See Building a Green Los Angeles, Green Building Team, available at http://www.ci.la.ca.us/Mayor/stellent/groups/elect-}\]
2. Density Bonus
Some municipalities allow developers to build at a higher density than the underlying zoning allows if certain green building criteria are met. The density bonus is usually measured either in terms of Floor Area Ratio (FAR), square footage, or building height. FAR requirements represent the ratio of the total floor area of a building to the size of the lot upon which it is located. Most jurisdictions restrict the zoning district where this type of development can take place. This type of incentive is attractive to developers because it increases the valuation of the building and allows the developer to expect more rent from the building.

Arlington County, Virginia, offers a FAR bonus in exchange for certain levels of LEED certification. Between .5 and .10 FAR is awarded for projects achieving the LEED Certified level. Up to .50 FAR is awarded for LEED Platinum projects. The incentive is not limited by the type of development (commercial or multi-family residential) or by the form of development (new construction or rehabilitation).

Arlington’s density incentive program has been successful in encouraging developers to build to the LEED standard. Since December 2003, approximately 36% of buildings approved by the county have site plan conditions and enforcement mechanisms that require LEED certification.

3. Publicity/Awards
The city of Gainesville, Florida, offers marketing and advertising incentives along with expedited permitting and permit fee reductions in exchange for a builder’s commitment to build to LEED certification standard or its equivalent under the Florida Green Building Coalition Green Home Designation Standard. This advertising includes placement of building signs designating the project as being under the city’s green building program, inclusion of the project developers on the city’s green building web page, and permission to use the city’s green building program logo on the developer’s brochures and other advertising materials. The city also offers press releases that

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114 See Planning Implementation Tools - Density Bonus, supra note 112.
116 Id.
117 Id.
118 Id.
119 Arlington County Density Incentive Program, supra note 84, at 4.
120 Id.
121 Id. at 5.
122 Id.
123 Email from Lauren Johnson, Land Use Planner, City of Germantown, to Anne Marie Pippin, student, University of Georgia School of Law (April 14, 2009, 11:59 EDT) (on file with author).
125 Id.
126 Id.
127 Id.
129 City of Gainesville, Fla., Code § 6-12(3) (2008).
promote green building developments. In addition, the city confers its “Green Building Award” annually to a development project from each of the city’s designated development sub-groups: new residential construction, residential retrofitting/remodeling, new commercial/non-city construction, and new city-owned civic or office construction.

4. Free Technical Assistance/Education
Chicago, Illinois, offers a Green Building Education and Awareness Program. The program highlights the work of green builders and seeks to drive demand for their product. The program also has an educational component that is housed in the Chicago Center for Green Technology. This building was the county’s first municipal building to be renovated to the LEED Platinum level. The Center for Green Technology houses the Green Building Resource Center, which offers resources and technical assistance to developers and the general public seeking to learn more about green building techniques. Resources include green building standards and construction guides, reference books, material samples, and a database of green product information.

C. Compliance

Compliance is an evolving issue for local governments to ensure that developers are not receiving incentives without complying with the applicable green building standard. The enforcement or compliance mechanism employed is dependent upon the type of incentive offered. For example, jurisdictions that offer expedited permitting typically require LEED certification documentation (or its equivalent) prior to acceptance into the expedited permitting program. Additionally, if tax incentives are offered, the incentive does not accrue until after the project is complete and the proper green building certification is verified. For other types of incentives that must be conferred prior to the completion of the project, such as a density bonus, compliance issues can be a little more complex. The examples below illustrate the range of approaches currently being taken.

Arlington County, Virginia, requires developers to post a bond or letter of credit prior to issuance of the first certificate of occupancy if they are applying for the county’s green building FAR bonus. The amount of the bond or letter of credit is calculated based on the size of the bonus density approved multiplied by the average rental rate for space in the specific area, approximating the benefit the developer will see as a result of the density bonus. If the development is not able to achieve LEED certification at any level after receiving the density bonus, the bond or credit amount defaults to the county. To date, none of the developers who have posted bond have failed to meet their obligations.

In Germantown, Tennessee, if a developer does not achieve LEED certification, the building will not be issued a certificate of occupancy. If a developer violates the requirements of the Green Building Program employed in the city of Dallas, Texas, they may be fined up to $2,000.

Pasadena, California, employs a Green Building Compliance Official, who verifies project registration.
with the USGBC and reviews the LEED checklist prior to issuing the appropriate permit. Additionally, during construction the compliance official verifies that the LEED checklist measures are being implemented. If at any time the official determines that the project is not in compliance, a stop work order may be issued and may remain in effect until the official determines that the project is in compliance. The official is given some discretion in determining whether the requirements of the LEED checklist are met and if not whether the applicant has made a good faith effort to comply. In determining good faith, the official is allowed to take into account the availability of green building materials and technologies, the availability of markets for materials to be recycled, and the documented efforts of the applicant to comply.

Also, three jurisdictions in Georgia have chosen to employ a mandate structure for public as well as private development projects: the cities of Chamblee, Conyers, and Doraville. The City of Chamblee requires all new commercial construction of 20,000 square feet or greater to earn LEED Certified status or one Green Globe. The City of Conyers requires all new residential or municipal buildings with over 5,000 square feet of occupied space to be LEED Certified or certified through EarthCraft House. Lastly, the City of Doraville requires all new commercial, industrial, and multi-family residential buildings over 20,000 square feet to be LEED Certified. Each of the above jurisdictions has the same or similar requirements for publicly-funded municipal development.

Other jurisdictions in Georgia mandate certain levels of LEED certification for publicly-funded development projects only. One such jurisdiction is Athens-Clarke County, which adopted a resolution in 2004 requiring all new municipal buildings to be LEED Certified. Another example is the City of Atlanta, which passed an ordinance in 2003 requiring all city-funded projects over 5,000 square feet or costing over $2 million to achieve LEED Silver certification.

### IV. Existing LEED Incentives for Private Development in Georgia

Chatham County is the only jurisdiction in Georgia that is currently offering private development green building incentives. The county passed an ordinance giving full state and county property tax abatement for commercial buildings achieving LEED Gold certification. Full abatement is offered for the first five years, then subsequently tapers off by 20% each year until the tenth year. In order to qualify for the tax abatement, projects must be new or expanding businesses in an enterprise zone that increase employment opportunities.

152 Id.
153 Id.
155 Chatham County, Ga., Code § 7-1002(a)(2) (2008).
157 Chatham County, Ga., Code § 7-1002(a) (2008).
159 Chamblee, Ga., Code § 93-1 (2008).
163 Atlanta, Ga., Code § 75-19 (2008).
**V. Conclusion**

Local government private development incentive programs vary from place to place, and depend upon many factors including the local government’s administrative structure, existing policies, type of development to be incentivized, and the resources and funding available. Any Georgia jurisdiction looking to implement a green building incentive program will need to take these factors into account as well as the legislative constraints of Georgia’s Home Rule system. Additionally, local governments in Georgia may want to consider implementing awareness and educational programs in order to familiarize the local development community with green building techniques and practices. Many jurisdictions surveyed in this paper give educational workshops and seminars for both developers and local government staff, and use marketing and publicity to highlight the work of green builders in the area. Developers in cities such as Atlanta have already embraced green building and have recognized that it is not a fad.\(^{164}\) With Atlanta expected to incorporate green building requirements into its building code for private development in the near future,\(^ {165}\) other surrounding cities are sure to follow with private development green building programs of their own.

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\(^{165}\) *Id.*