LC005451

2014 -- H 8068

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2014

$A\ N\quad A\ C\ T$

RELATING TO STATE AFFAIRS AND GOVERNMENT

Introduced By: Representatives Carnevale, Marshall, Hull, Palangio, and Almeida

Date Introduced: April 17, 2014

Referred To: House Finance

It is enacted by the General Assembly as follows:

1	SECTION 1. Title 42 of the General Laws entitled "STATE AFFAIRS AND
2	GOVERNMENT" is hereby amended by adding thereto the following chapter:
3	<u>CHAPTER 64.20</u>
4	THE 111 WESTMINSTER STREET HISTORIC REDEVELOPMENT AND ECONOMIC
5	DEVELOPMENT PROGRAM
6	42-64.20-1. Declaration of purpose. – (a) the general assembly finds and declares the
7	building located at 111 Westminster Street, city of Providence, county of Providence, state of
8	Rhode Island (hereinafter referred to as "111 Westminster") is an iconic historic structure that has
9	and will continue to play a crucial role in the vitality of downtown Providence and the historic
10	fabric of the state. 111 Westminster is among the most visible and prominent buildings in the
11	capital city's skyline. 111 Westminster is a certified historic structure as defined under Rhode
12	Island general laws § 44-33.6-2 and its preservation shall foster civic beauty, promote public
13	education, pleasure and welfare and otherwise generally improve and enhance the economic
14	wellbeing of the citizens of the state of Rhode Island. The general assembly recognizes that, like
15	most historic structures in central business districts across the state of Rhode Island, without
16	providing economic incentives or assistance, 111 Westminster is not viable for redevelopment
17	and reuse by modem commercial, residential or manufacturing enterprises. The high cost of
18	redeveloping 111 Westminster is prohibitive to placing the building back into service at its
19	highest and best use for the overall city and state economies and, as such, is at serious risk of

1 further deterioration and continued vacancy, which shall serve to detract from neighboring 2 properties and the capital city's downtown as a whole. The purpose of this chapter is to create an 3 economic investment package by way of a public-private partnership to stimulate the 4 redevelopment of 111 Westminster, stabilize the commercial office market in downtown 5 Providence, preserve and potentially enhance property values in the capital city's downtown, as well as generate positive economic and employment activities that will result from the 6 7 redevelopment and reuse of the building. 8 (b) The general assembly recognizes that the commercial office space market in 9 downtown Providence has over one million square feet (1,000,000 sq. ft.) of vacant office space. 10 This overwhelming vacancy rate would only be further exacerbated if 111 Westminster flooded 11 the market with more than three hundred fifty thousand square feet (350,000 sq. ft.) of additional 12 vacant space. Conversely, the downtown Providence has one of the highest residential rental 13 apartment occupancy rates in the county of Providence. There is a clear shortage of apartment 14 units that needs to be addressed for the overall economic vitality of the city of Providence and 15 state of Rhode Island. 16 (c) The highest and best use of 111 Westminster is to redevelop the building into a 17 modern mixed use building with commercial, retail and public space on the ground floor and approximately two hundred fifty (250) apartment units on the remaining floors of the building. 18 19 This will enhance the tax base of the city of Providence, stabilize the property values of the 20 surrounding properties, particularly commercial office buildings, and attract hundreds of new 21 residents to live in downtown Providence. This conversion will create approximately one thousand (1,000) jobs related to redevelopment activities, and generate millions of dollars in 22 23 economic activity in the struggling construction industry. The establishment of a public-private 24 partnership with the owner of the building will attract over eighty million dollars (\$80,000,000) in private and federal investment in downtown Providence. The redevelopment of 111 Westminster 25 26 will generate over forty million dollars (\$40,000,000) in wages paid to people working in Rhode 27 Island. The redevelopment of 111 Westminster will generate approximately one hundred million 28 five hundred thousand dollars (\$100,500,000) in qualified rehabilitative expenditures as defined 29 by Rhode Island general law § 44-33.6-2. The presence of hundreds of new residents living in 30 downtown Providence will also benefit the restaurants, stores and other small businesses 31 currently located in downtown Providence, further strengthening commerce in the re-emerging 32 downtown. (d) Furthermore, the general assembly recognizes the need for a public-private 33

34 partnership with the owner of 111 Westminster. The state has experienced great success in

1	investing in the rehabilitation of historic structures in various forms. In the past, investing in the
2	rehabilitation of historic structures has created thousand of jobs and generated hundreds of
3	millions of dollars in economic activity in the state, as well as preserved and enhanced property
4	values in many communities throughout the state. Due to the universally high costs of such
5	historic rehabilitation projects and the large scale of this particular project, the state of Rhode
6	Island's presently available economic incentive programs for redeveloping historic structures are
7	inadequate in scope. Given the high cost of the redevelopment of 111 Westminster and the
8	current market rental rates, this project cannot be financed without public support. The owner of
9	111 Westminster anticipates being able to secure approximately eighty million five hundred
10	thousand dollars (\$80,500,000) in new equity, debt and the monetization of federal historic tax
11	credits for the anticipated redevelopment project. This leaves a need for state investment in the
12	project of thirty-nine million dollars (\$39,000,000) to make the redevelopment of 111
13	Westminster financially viable. This chapter shall create an economic investment package by way
14	of a public-private partnership to stimulate the redevelopment of 111 Westminster and thereby
15	preserving and enhancing the capital city's downtown, creating needed employment
16	opportunities, and generating substantial direct and indirect positive economic activities/impact
17	that will result from the subject redevelopment project and the resulting use of same as a vibrant
18	mixed use building that preserves its iconic stature.
18 19	<u>mixed use building that preserves its iconic stature.</u> <u>42-64.20-2. Definitions</u> <u>As used in this chapter:</u>
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 19 20 21 22 23 24 25 26 27 28 29 30 31 32 	 42-64.20-2. Definitions As used in this chapter: (1) "Certified rehabilitation" means any rehabilitation of a certified historic structure consistent with the historic character of such property or the district in which the property is located as determined by the guidelines of the Rhode Island historical preservation and heritage commission created pursuant to § 42-45-2. (2) "Commission" means the Rhode Island historical preservation and heritage commission created pursuant to § 42-45-2. (3) "Owner" means the individual, corporation, partnership or LLC that is the owner of record of 111 Westminster. (4) "Placed in service" means that substantial rehabilitation work has been completed which would allow for occupancy of a substantial portion of the structure, or the owner has commenced depreciation of the qualified rehabilitation expenditures, whichever occurs first. (5) "Qualified Rehabilitative Expenditures" or "QREs" means any amounts expended in the rehabilitation of a certified historic structure properly capitalized to the building and either:

1 (6) "Remain idle" means that work crews have been reduced by more than twenty-five 2 percent (25%) for reasons unrelated to scheduled completion of work in accordance with the 3 project schedule, reasonably unanticipated physical conditions, shortage or issues related to 4 scheduling of work force, or force majeure; or the project schedule that was originally submitted 5 by the owner to the commission has been extended by more than twelve (12) months for reasons other than reasonably unanticipated physical conditions or an event of force majeure (by way of 6 7 example, and not in limitation, any delays, work stoppage or work force reduction caused by 8 issues with project funding, finances, disputes or violations of laws shall be deemed to cause the 9 project to remain idle). 10 42-64.20-3. Historic redevelopment program and revolving fund. -- This chapter shall 11 establish the 111 Westminster historic redevelopment program and revolving fund. The program 12 shall be for an amount not to exceed thirty-nine million dollars (\$39,000,000), provided that the 13 projects total QRE's equal or exceed one hundred million five hundred thousand dollars 14 (\$100,500,000). The amount of the direct allocation to the owner shall be allocated over four (4) 15 consecutive fiscal years in equal amounts of nine million seven hundred fifty dollars 16 (\$9,750,000), commencing with fiscal year 2015, and administered by the Rhode Island 17 department of administration. No funds from the program shall be released until the project is 18 placed in service. As the project's construction phase is expected to take approximately two (2) 19 years, the first fiscal year's payment of the allocated funds shall be held by the state in escrow and 20 not paid until the completion of the project. Thus, the payment of the funds in the second fiscal 21 year shall be nineteen million five hundred thousand dollars (\$19,500,000) and then payments of nine million seven hundred fifty thousand dollars (\$9,750,000) in each of the following fiscal 22 23 years. Following the funding of the fourth and final payment, upon a capital event resulting from 24 the sale or refinancing of the project, any amount paid to the owner under this program above thirty percent (30%) of QREs shall be repaid to the state of Rhode Island prior to the owner 25 26 realizing any return over the actual amounts invested in the project (the "refundable investment 27 component"). By way of example, upon such a capital event, the proceeds shall go first to 28 repaying third-party debt, then to repayment of equity invested (without any interest or profit 29 thereon), and then to repay the refundable grant component (with any balance after such 30 repayment going to owner). Capital events involving 111 Westminster shall be subject to the foregoing repayment until such time as the state of Rhode Island has recovered, in the aggregate, 31 32 the entire refundable grant component. The refundable investment component of the project shall 33 be placed into a revolving fund created and administered by the state of Rhode Island to 34 rehabilitate historic structures in need of assistance across the state. The revolving fund shall be

established and administered in accordance with Rhode Island law. The specific payment
schedule and funding of the program shall be established by the Rhode Island department of
administration. The owner intends to obtain financing in anticipation of the aforementioned
funding of the program.

5 42-64.20-4. Procedure and oversight. -- The owner shall, within nine (9) months from passage of this chapter, submit a redevelopment proposal to the commission and the department 6 7 of administration for review. The owner shall be allowed two (2) ninety (90) day extensions if the 8 delay in providing the report is caused by forced outside of the reasonable control of the owner. 9 Said proposal shall include detailed redevelopment plans, a detailed project budget and all 10 relevant financial information and documentation, including, but not limited to, the project's 11 equity sources, anticipated debt sources, expected federal tax credits, and anticipated QREs. The 12 owner shall also include a construction timeline demonstrating a time frame during which work 13 shall begin and be completed. Upon receipt of the proposal, the commission shall review the 14 proposed redevelopment of the building for the purpose of certifying the rehabilitation as 15 compliant with the historic character of the building and the surrounding district pursuant to the 16 commission's current guidelines for rehabilitation of historic structures. The commission shall complete its review and issue its certification (or a detailed report setting forth the elements of 17 18 non-compliance) within thirty (30) days of its receipt of such proposal or any resubmission 19 thereof. Upon substantial completion of the rehabilitation and the project being placed in service, 20 the commission shall, within thirty (30) days of the owner notifying the commission of 21 substantial completion, certify that the rehabilitation has been completed in accordance with its 22 guidelines (or issue a detailed report setting forth the elements of non-compliance). Upon 23 substantial completion of the rehabilitation, the owner shall provide the department of 24 administration a schedule of the actual QREs, a list of contractors and subcontractors that worked on the project, the number of tradespersons employed on the project, the name, state of residence, 25 26 occupation, number of hours worked, and actual wages and fringe benefits paid to each worker 27 employed by the owner and/or any of its contractors or subcontractors and verification of 28 apprenticeship programs and the number of hours of work completed by apprentices on the 29 QREs. The department of administration shall work with the department of labor and training to 30 certify the accuracy of the information provided by the owner. Provided that owner has 31 substantially complied with the commission guidelines and the terms and conditions of this 32 chapter, the applicable portion of the grant shall be funded within sixty (60) days of the project 33 being placed in service.

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During the construction phase of the rehabilitation of 111 Westminster, the owner shall

1 provide quarterly updates on the progress and financial status of the project to the department of 2 administration. These reports shall include an approximate schedule of the QREs, a list of 3 contractors and subcontractors that worked on the project, the number of tradespersons employed 4 on the project, the name, state of residence, occupation, number of hours worked, and actual 5 wages and fringe benefits paid to each worker employed by the owner and/or any of its contractors or subcontractors and verification of apprenticeship programs and the number of 6 7 hours of work completed by apprentices on the QREs. Furthermore, the department of administration, for the purpose of ascertaining the correctness of any claim made by the owner 8 9 under the provisions of this chapter, may examine any books, papers, records or memoranda 10 bearing upon the matters required to be included in the reports or any other statement.

11 42-64.20-5. Completion and economic benefit bond guaranty. -- The owner shall 12 contract for and or purchase a private bond from an institution mutually agreed upon by the 13 owner and the department of administration. This bond shall be for an amount sufficient to 14 guaranty the completion of the project thus ensuring that all the economic and employment 15 benefits to the state of Rhode Island are realized in the event that the owner is financially unable 16 to complete the project or the project should remain idle as defined in this chapter. The bond 17 company shall have no recourse against the state of Rhode Island and the cost of said completion bond shall be borne entirely by the owner. The terms of the bond must ensure that the work of 18 19 rehabilitating 111 Westminster in accordance with the terms of this chapter and the proposal 20 approved by the commission is completed and all of the wages owed and materials costs are paid 21 as anticipated. 22 42-64.20-6. Workforce development. -- All contractors and subcontractors who perform

23 work on the 111 Westminster rehabilitation shall have an apprenticeship program for all 24 apprenticeable crafts that will be employed on the project at the time of bid, and that no less than ten percent (10%) of the labor hours worked on the project shall be performed by apprentices in 25 26 these programs unless there is a demonstration of a lack of availability of apprentices or a written 27 determination by the department of administration that compliance with the apprenticeship requirements are unduly cost prohibitive. The provisions of this section shall apply only to 28 29 contractors and subcontractors with five (5) or more employees. To the extent that any of the 30 provisions contained herein conflict with the requirements for federal historic tax credits, federal law and regulations shall govern. 31 32 42-64.20-7. Payment of wages. -- The owner and/or all contractors and subcontractors

33 working on the 111 Westminster project pursuant to this chapter shall comply with the

34 requirements of § 37-13-7.

1 42-64.20-8. Kennedy Plaza revitalization fund. -- In recognition of the critical relation 2 between the success of a clean, safe and active Kennedy Plaza and the success of 111 3 Westminster, the owner shall establish an endowment fund for the maintenance, enhancement and 4 programming of Kennedy Plaza, or otherwise fund an organization charged with maintaining, 5 enhancing and programming Kennedy Plaza, and shall contribute fifty thousand dollars (\$50,000) 6 annually to said fund or organization, as applicable. The owner shall make said contributions for 7 a period of ten (10) years or until the owner has paid back the refundable grant component. 8 SECTION 2. This act shall take effect upon passage.

LC005451

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO STATE AFFAIRS AND GOVERNMENT

- 1 This act would provide economic incentives and assistance for the redevelopment of 111
- 2 Westminster Street using a public-private partnership.
- 3 This act would take effect upon passage.

LC005451