Letter of Comment No. 203 File Reference No. 19-20E Date Received: 1/28/2015



January 26, 2015

Sent via email to: director@gasb.org

Mr. David R. Bean, CPA Director of Research and Technical Activities Governmental Accounting Standards Board 401 Merritt 7, PO Box 5116 Norwalk, CT 06856-5116

RE: Project No. 19-20E

Dear Mr. Bean:

The Funders' Network for Smart Growth and Livable Communities writes to express our support for GASB's Exposure Draft on Tax Abatements. In an era of government austerity that is straining public services critical to economic opportunity and broadly shared prosperity, we believe it is vital that taxpayers and public officials have full access to records of all forms of public spending, especially those intended to create jobs.

As an association of over 150 grantmakers, our members support non-profit organizations serving low- and moderate-income Americans across the United States. They work on diverse issues including land use reform, community and economic development, affordable housing, climate change, environmental justice, criminal justice reform, public education, workforce development, health care, early childhood education, arts, culture, and aging.

State and local budgets are central to all of their work, for it is revenues such as those affected by tax abatements that fund the vital public investments and services necessary for people and communities to thrive. As funders investing in these communities, we acknowledge that tax expenditures for economic development and other community benefits may be an appropriate use of government resources when effectively granted and leveraged, but we also believe that they should be just as transparent and accountable as the appropriated funding of education, infrastructure, and other public goods.

We also support those passages of the Exposure Draft that will have school boards and other bodies that lose revenue due to the actions of other governmental bodies report such losses. Because education is a cornerstone of economic development and taxpayers deserve clarity about the revenue effects of such intergovernmental transactions, this is a vital aspect of your proposed standard.

Sincerely yours,

L. Benjamin Starrett President and CEO

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