OFFICIAL DOCUMENT

AUG 02 2024

PEGGY HOLINGA KATONA LAKE COUNTY AUDITOR

GINA PIMENTEL RECORDER STATE OF INDIANA LAKE COUNTY RECORDED AS PRESENTED

2024-020405

2:31 PM 2024 Aug 2



CITY OF HOBART, INDIANA REDEVELOPMENT COMMISSION

Commercial Façade Grant Program Agreement

THIS AGREEMENT is made on the 15th day of July between the REDEVELOPMENT COMMISSION OF THE CITY OF HOBART, INDIANA, a political subdivision of the State of Indiana ("RDC") and the following person or legal entity ("Applicant"):

Name of Applicant: Elizabeth Vega

Name and Address of Owner: Arthur Knight 512 E. 3rd Street

Hobart, IN 43642

Name of Business: Butterball's Pet Apparel

Federal Tax ID Number of Applicant: 99-2757779

Address of Property to be Improved: 512 E. 3rd Street

WHEREAS, the Applicant is the owner, or the owner's qualified lessee or agent, with respect to a parcel of real estate, improved with one or more commercial buildings ("Building" or "Buildings"), located in the City of Hobart, Indiana, and within the Downtown Facade Grant Program Area established by the RDC ("District"), such parcel being legally described as follows: 20/0/ex

Hobart Ex. E. 33.99 Ft. of S. 34 Ft. Lot 21

and

WHEREAS, the Applicant has applied for a grant or grants from the RDC for financial assistance in the reconstruction or renovation of the façade of such Building or Buildings pursuant to the RDC's Hobart Downtown Facade Grant Program ("Program"); and

WHEREAS, the RDC, through the Program, has agreed to contribute, in its sole discretion, to the reimbursement of one-half (1/2) of the actual costs expended by the Applicant, as approved in advance by the RDC, for exterior improvements, reconstruction or renovation to

the Building, (or for qualifying signage or for a qualifying awning, up to the sum of \$1,000.00 for each) in the amount stated below, but not to exceed \$50,000; and

WHEREAS, the Applicant and the RDC have agreed to the terms, conditions and covenants governing the grant to be made as part of the Program for the improvement of the Building's facade, and the parties wish to document their agreement in this instrument.

THEREFORE, IT IS AGREED by the Applicant and the RDC, in consideration for the mutual promises, terms and conditions contained herein, and intending themselves to be legally bound as fellows:

- Section I. Grant. The RDC shall reimburse the Applicant for the cost of improvements to the façade of the Applicant's Building (and/or a qualifying single awning or sign, but only up to \$1,000.00 for each sign or awning) at the rate of one-half (1/2) of the approved contract cost of such improvements, limited to the following:
- a. Costs actually expended by the Applicant for labor, materials and equipment for the installation, construction or application of the improvements, and the documentation of such expenditures complying with Section 8 herein;
- Costs to be reimbursed shall be incurred pursuant to a construction contract or contracts approved prior to the commencement of work by the RDC;
- c. The maximum amount of the grant made by the RDC subject to this Agreement shall not exceed \$492.60.
- Section 2. Design. No façade improvement shall qualify for reimbursement, nor shall any such work commence until the design of the improvements, including the plans, design drawings, specifications and estimates for the work shall have been approved by the RDC. The Applicant, prior to submitting an application for grant approval and approval of the design, shall meet with the professional staff of the RDC and the Hoboart Historic Preservation Commission ("HHPC") for historic preservation recommendations with respect to the reconstruction or renovation of the Building façade. The design and configuration of the reconstruction, renovation and any awning or sign in connection with the Building façade shall comply in every respect with the Lake George Commercial Historic District Design Guidelines adopted by the RDC which are incorporated herein by reference and deemed a part of this Agreement. Likewise, the Applicant agrees to conform in every respect to the Program Guidelines, also adopted by the RDC, which are attached as Exhibit "A," and also deemed part of this Agreement. The design for the improvements, together with specifications for materials and other requirements are stated in the Applicant's application, approved by the RDC, attached hereto and made a part hereof as Exhibit "B."

Section 3. Permits and Land Use Standards. The Applicant shall obtain all building permits, zoning approvals or variances, site plan approvals and any other land use permit or

clearance required for the proposed work, if any, under the laws of the State of Indiana and the Zoning and Subdivision Ordinances of the City of Hobart.

Section 4. Inspections and Reports. The staff of the RDC and HHPC shall periodically review the progress of the work on the facade improvements approved under the Program and inspect the work as necessary, but such inspections shall be in addition to, and not a part of, any permit inspections required by or undertaken by the Building Department of the City. All work which is not in conformance with the approved plans, design drawings or specifications shall be replaced and made to conform thereto and to the provisions of this Agreement. The Applicant shall submit to the RDC a written report on the progress of the façade renovation at the mid-point of the project, and shall submit a letter to the RDC notifying it of the completion of the work. The RDC shall then review and inspect the finished work and, if approved, shall arrange for payment of the grant funds to the Applicant.

Section 5. Future Maintenance. The Applicant and his or her successors and assigns shall maintain the improvements approved and undertaken pursuant to the Program with respect to Applicant's Building upon completion of the work and for the following periods:

Signs and awnings bearing business signage five (5) years All other awnings ten (10) years All building improvements ten (10) years

With respect to signs and awnings bearing business signage, in the event the building is transferred to a new owner and the owner terminates the tenancy of the sign or awning business grantee prior to the expiration of the five-year maintenance period for such sign or awning, then neither the business grantee nor the building owner is required to maintain the sign or awning for the balance of the maintenance period, and the building owner shall immediately remove the sign or awning bearing business signage for the business which no longer exists on the premises at his or her own expense.

Neither the Applicant nor his or her successors shall allow any alterations or changes to signs or awnings except for the removal of a sign or awning bearing business signage as specified in the preceding paragraph, no sign, awning or façade improvements constructed and approved pursuant to the Program in finished form, including no changes to the approved design, specifications, color scheme, materials employed or configuration of facade elements unless any such proposed change is first submitted to the RDC for approval. Such changes shall be approved only if the original design as approved by the RDC and contained in the approved drawings, specifications, and plans are not substantially altered by the proposed change.

During the Maintenance Period applicable to signs, awnings and façade improvements as stated above, the applicant, his or her successors and assigns, will be responsible for the performance of periodic regular maintenance including but not limited to the annual cleaning of awnings, repair of worn, torn, frayed or broken sign or awning parts and materials, removal and touch up or repainting of faded or chipped paint and repainting with the same colors approved by the RDC as needed, repair of broken window glass, splintered or broken wood or metal trim, and all other reasonable measures to preserve the appearance of the sign, awnings or improvements.

Section 6. Release and Indemnification. The Applicant, its agents, representatives, invitees and employees hereby release and discharge the City of Hobart ("City"), the RDC, the HHPC, and the officials, employees, consultants, and representatives thereof from any liability whatsoever arising from the grant or denial of approval of the Applicant's façade proposal, the performance of any work undertaken pursuant to any approved grant to the applicant, any liability for negligent design, the payment or non-payment of contractors, sub-contractors, materialmen and suppliers, any claim under any prevailing wage laws, and any other liability which may arise by reason of or related to the Program. The Applicant also agrees to indemnify and hold harmless the City, the RDC, the HHPC, and the officials, employees, consultants, and representatives thereof from any and all liability on any claim, action or cause of action whatsoever, for any property damage, personal injury, or other liability, whether sounding in contract or tort, arising from or in any way related to the grant or denial of approval of the Applicant's façade proposal, the performance of any work undertaken pursuant to any approved grant to the applicant, any liability for negligent design, the payment or non-payment of contractors, sub-contractors, materialmen and suppliers, any claim under any prevailing wage laws and any other liability which may arise by reason of or related to the Program. The Applicant's duty of indemnification shall extend to and include reimbursement of the attorney fees and expenses of litigation of the City, the RDC, the HHPC, and the officials, employees, consultants, and representatives thereof who shall have the sole right to select and direct counsel and approve any settlement of any claimed property damage, personal injury, or other liability.

Section 7. Remedies, Failure to Comply. In the event that the Applicant fails to strictly comply with terms of this Agreement, or the terms, conditions, specifications, plans and drawings approved by the RDC in connection with the Applicant's application, the RDC may, at its sole discretion, deny payment of some or all of the grant approved for the project, require the Applicant to correct the non-conforming work at his own expense, or, in the case of completed work after payment of the grant funds, bring an action at law or in equity, as the RDC may determine, to compel adherence to the approved specifications, plans and drawings, or to recover the grant funds, together with attorney fees and expenses of litigation.

Section 8. Proof of Payment. Proof of payment and expenditures by the Applicant for the purpose of obtaining reimbursement from grant funds approved for the project shall consist of a cash receipt from the Applicant's contractor or vendor containing the name of the company or individual receiving the money, the date, the amount received, in what form payment was made (e.g., cash, check, etc.), the purpose of the payment (including a general description of the work being paid for and/or the material or goods supplied), and the signature of a company representative of the payee. Credit card receipts, properly marked invoices, and cancelled checks (front and back copies) containing all of the elements stated above shall also be acceptable.

Section 9. Verification. The Applicant, by executing this Agreement, affirms that the statements contained in the Applicant's application materials, this Agreement, and any documents supporting them are true under the penalty of perjury. Any misrepresentation of fact or other false statement made to the City of Hobart or RDC may be grounds for disapproval of the Applicant's application, or denial of payment of grant funds.

Section 10. Effect on Other Work. Nothing in this Agreement shall have any effect upon the Applicant's right to perform any work on the Applicant's Building outside of or not related to the facade improvements which are provided for herein.

Section 11. Term. This Agreement shall be effective for a period of five (5) years from the date of completion and approval of the façade improvement work provided for in this Agreement. The Applicant agrees to supply a copy of this Agreement with written notice of its effectiveness to any subsequent owner or lessee of the Building or portion thereof containing the improvements.

Section 12. Grant of Encumbrance. The Applicant (and, in the event that the Applicant is not the owner of the building or buildings, the undersigned owner of the parcel of real estate described above which includes the applicant's building or buildings), hereby grants to the RDC an encumbrance upon the above described real estate improved by the façade grant provided for in this Agreement to secure the performance of the Applicant's and owner's continuing duty under Section 5 of this Agreement to maintain the facade improvements for the term of this Agreement. The parties agree that the encumbrance granted herein shall be deemed a performance mortgage, subject to foreclosure or enforcement by specific performance at the sole discretion of the RDC, including the grant of orders of a court of competent jurisdiction allowing the RDC to repair or otherwise maintain the facade improvements constructed hereunder. In that event, the RDC shall be entitled to assert an equitable lien upon the real estate for the costs of such maintenance and repair, and may foreclose upon such lien at its sole discretion. In any proceeding to enforce the performance mortgage or any lien granted hereunder, the RDC shall be entitled to recover its reasonable attorney fees and expenses of litigation. This Agreement shall be filed for recordation in the Office of the Recorder of Lake County, Indiana, and the grant of the performance mortgage and any liens created under this Section shall bind the heirs, successors and assigns of the Applicant and owner, and shall run with the title to the above described real estate.

Section 13. Other Provisions. This Agreement may be amended only in writing in an instrument executed by the parties. This instrument contains the entire agreement of the parties. Any promise, term, condition or representation which is not contained herein shall have no force or effect. The Applicant may not assign this Agreement or any of the rights and duties thereof without the express written permission of the RDC. The laws of the State of Indiana shall govern the construction and effect of this Agreement.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the dates given below.

CITY OF HOBART REDEVELOPMENT COMMISSION
By:Carla Houck, President
("Applicant")
By: Elizabeth Vega, Applicant
AGREED and APPROVED:Arthur Knight, Owner
ADOPTED and APPROVED by the HOBART REDEVELOPMENT COMMISSION on
this 15 day of July 2024.
Carla Houck, President
ATTEST:
ATTEST: Marsha Plesac, Secretary

STATE OF INDIANA)) ss:			
LAKE COUNTY)			
BEFORE ME, a duly Carla Houck and Marsha Ple Commission, respectively, p attestation of the above Agre and purposes stated therein.	esac, President : ersons known t	and Member o me, who ac	knowledged the execution	ent and
IN WITNESS WHEI	REOF, I have a	ffixed my sig	mature and official seal on	this
26 day of July	, 2024.	Notary pub	in Schoteller	
DAWN HOSTETL Notary Public, State of it Lake County SEAL	A4090	Name Print	HOSTETLER ed	
My Commission expires October 03, 2030 My Commission expires: OCTOBER 3, 2				
	4	County of F	Residence: <u>LAKE</u>	
STATE OF INDIANA)) ss:	C		
LAKE COUNTY)	9	, / _	
BEFORE ME, a duly appointed Notary Public in and for said County and State appeared Elizabeth Vega, Applicant in the above instrument, a person known to me, who acknowledged the execution of the above Agreement, as his or her voluntary act for the uses and purposes stated therein.				
IN WITNESS WHE	REOF, I have a	ffixed my sig	gnature and official seal on	this
26 day of Jucy	, 2024.	r Car	un Westeller	Q,
SEAL		Notary pub. Dawn Name Print	lic Hostetcer ed	
DAWN HOSTETLER Notery Public, State of Indiana Lake County Lake County My Commission Number N90744990 My Commission Expires			ission expires: OCTOBER	. 3 <u>,2</u> 030 .
October 03, 203		County of Residence: LAKE		

STATE OF INDIANA)
LAKE COUNTY) ss:
LAKE COUNTY)
Arthur Knight, Owner in the	appointed Notary Public in and for said County and State appeared above instrument, a person known to me, who acknowledged the ement, as his or her voluntary act for the uses and purposes stated
IN WITNESS WHER	REOF, I have affixed my signature and official seal on this
26th day of JUCY	, 2024.
OPX	Notary public
SEAL	DAWN HOSTETLER
DAWN HOSTET	Nama Printed
SEAL Commission Number NP My Commission Principle My Commission 200 October 03, 200	optres My Commission expires: OCTOBER 3, 2030
	County of Residence: LAKE
	County Records
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CITY OF HOBART REDEVELOPMENT COMMISSION DOWNTOWN FAÇADE GRANT PROGRAM CUIDELINES

EXHIBIT A Page 1 of 3

The Hobart Downtown Façade Grant Program is administered through the Hobart Redevelopment Commission (RDC) with project review and designs being approved by the Hobart Historic Preservation Commission (HIPC). Grant funds are available for exterior improvement for buildings located within the Lake George Commercial Historic District as well as commercially used buildings within the downtown that have been locally designated by the Hobart City Council. Grant amounts are ordinarily awarded up to \$50,000 per building. In addition, grants up to \$1,000 for signage and up to \$1,000 for an awning may also be awarded. However, the amount of the grant will be determined by the Redevelopment Commission based on the merits of the project, availability of funds, and the number of grant requests under consideration.

GENERAL PROGRAM GUIDELINES

- Building/property owners and business owners may apply. Business owners must have the written consent of the property owner in order to apply for funds.
- The project building should be located within the boundaries of the Lake George Commercial Historic District as set by the Hobart Historic Preservation Commission (HHPC).
- The project building should be commercially historic and architecturally significant. Priority will be given to buildings with inappropriately applied facades, signage, or awnings.
- 4. For buildings along Main Street with rear facades facing Lake George, front and rear facades are both eligible for consideration. However, rear façades will be considered only if the front facade is also being improved or does not necessitate improvements.
- Eligible work includes the repair and/or improvement of masonry, wood, windows, doors, signage, awning, and decorative lighting for signs.
- Routine maintenance, including repair or replacement of roof, is not eligible. Engineering fees, architectural fees, recording fees, and permit fees are not eligible.
- 7. Painting requests will be considered on a case by case basis.
- Side and rear façades not facing Lake George or Main, Center, or 3rd Streets are eligible for consideration only if they are clearly visible from the public right of way or from other public spaces.
- 9. Before submitting an application, applicants must meet with HHPC staff for historic preservation recommendations in regard to the building renovation, signage, or awning. Work must comply with the design guidelines of the Lake George Commercial Historic District. Staff will be able to assist applicants with understanding the guidelines and their intent. A Certificate of Appropriateness (COA) must be received from the HHPC prior to submitting grant application.
- 10. Contractors hired to do the work must be licensed by the City of Hobart. If the applicant intends to do the work themselves, they must be licensed by the City of Hobart and provide no less than two (2) additional estimates for the same work from two (2) separate contractors who are licensed in the City of Hobart.
- 11. The grant is a reimbursable grant. The applicant must pay 100% of project cost up front. The Redevelopment Commission (RDC) will reimburse 50% of the approved project cost after submission of proof that all work has been completed and paid for in full.

CITY OF HOBART REDEVELOPMENT COMMISSION DOWNTOWN FAÇADE GRANT PROGRAM GUIDELINES



FACADE GRANT GUIDELINES

- 1. Approved projects are eligible for grant funding up to \$50,000 per building.
- Larger grant awards (still subject to the 50% match requirement) may be considered if the applicant is investing more than \$200,000 to renovate the property. Awards for such projects may be granted on a per façade basis.
- These amounts may be increased if necessary to remedy unforeseen building conditions that are discovered only after work begins, and additional funds are necessary to complete the approved project design.
- 4. Project work must be started within three (3) months of grant approval, and projects must be completed within six (6) months of their start. Projects are eligible for a six (6) month extension by written request to and approval by the Redevelopment Commission (RDC). If the project is not completed on time without written request for an extension, approval will be rescinded. If the applicant anticipates that the project is of such a large or complex nature that it cannot be completed within six months of the start date, the applicant must state this in the applicant must provide an expected completion date, which usually should be no more than twelve (12) months from the start date.
- Each project will be subject to a mid-project review by the RDC in order to determine if the work is being completed in accordance with the project scope. The grantee must submit a mid-project report.
- Grant recipients must display required signage acknowledging assistance from the Hobart Redevelopment Commission (this signage will be provided and installed by the City of Hobart).
- Grant recipients are required to maintain all approved work for a period of ten (10) years as outlined in the grant agreement.
- Grant recipients must comply with IC 22-5-1.7-1 (E-Verify Program) for grants over \$1,000.

SIGNAGE AND AWNING GRANT GUIDELINES

- 1. Signage and awning projects are eligible for funding up to \$1,000 apiece.
- Eligibility for signage and awning grants will be determined based on building and signage/ awning condition. A condition assessment form may be used to document the property.
- Proposed signage and awnings should be design and material appropriate and in accordance with the City of Hobart signage ordinance and Lake George Commercial Historic District Design Guidelines.
- Signage advertising services, products, and materials are not eligible for grant funding.
- Grant recipients are required to maintain approved signs and awnings bearing business signage for a period of five (5) years, and all other approved awnings for a period of ten (ten) years as outlined in the grant agreement.

CITY OF HOBART REDEVELOPMENT COMMISSION DOWNTOWN FAÇADE GRANT PROGRAM GUIDELINES



HOW TO APPLY

- Before beginning a project, obtain an application and copy of the design guidelines from the Department of Development (City Hall, 414 Main Street). Grant packets can also be found at www.cityofhobart.org. All application documents must be submitted together as one complete application. Incomplete applications will not be considered.
- Before submitting the application, schedule an appointment with staff (see contact information below).
- 3. Approval by the Hobart Historic Preservation Commission (HHPC) and issuance of a Certificate of Appropriateness (COA) for all façade, signage, and awning work must be received before grant applications will be reviewed (refer to Lake George Commercial Historic District Design Guidelines which are at www.cityofhobart.org). Applicants are required to attend HHPC meetings during the review of their COA application.
- 4. After COA approval is received, submit the grant application and required documentation to the Redevelopment Commission (RDC) staff. The grant application will be reviewed by the RDC. Applicants are required to attend RDC meetings during the review of their grant application and will be notified at the RDC meeting whether or not the grant has been approved.
- 5. Once the grant is approved by the RDC, a façade grant agreement must be signed and witnessed through notarization by the applicant, the building/property owner, and the RDC. The applicant will need to provide a money order or cashier's check to cover the recording fee for the agreement. After the grant agreement is recorded, the applicant may apply for any necessary building permits. Work may begin after building permits are issued.
- 6. After 50% of the project is complete, submit a mid-project report to the RDC.
- Once the mid-project report is received, applicant should continue the project until it is completed.
- Once the project is completed, submit the following grant reimbursement documents to the RDC staff: letter stating that the project is completed, Grant Fund Request Form, final waiver of lien(s), cancelled checks as proof of payment (or invoice showing zero balance along with contractor's affidavit), electronic copies of before & after photographs, and completed IRS Form W-9.
- The grant reimbursement documents will be reviewed by the RDC. Applicants are required to attend RDC meetings during the review of their grant reimbursement. One reimbursement documents are approved, the RDC will reimburse 50% of the approved cost to the applicant.

RDC Staff Contact: Dawn Hostetler Redevelopment Grant Manager 219-942-5517 dhostetler@cityofnobart.org

Revised 1-5-2012

EXHIBIT
B
Page 1 of 9

CITY OF HOBART REDEVELOPMENT COMMISSION DOWNTOWN FAÇADE GRANT PROGRAM APPLICATION

5/2 F 3/2 st
Address of Property: JIQ L. JUI.
Applicant Name: Flizabeth Veg Phone: (219)671-330
Malling Address: 1709 Gurney ot
Property Owner: Yes No If No, complete owner information and consent form
Business Name: Butterballis Pet Apperel
Federal Tax ID#: 49-2757779 E-Mail Ve ag bethologmail.com
Project Description O
Type of improvements to be made: (check all that apply)
Awning Signage V Masonry Windows Wood Repair
Other (if other, please ottach thorough description to application)
All applications must include a detailed outline of work to be done and supporting documentation. Attach the following: 1. Photographs clearly showing existing condition of the building and/or façade where project will take place 2. Plans drawn to scale and specifications outlining scope of work 3. Samples of paint colors and/or materials to be used (including signage and owning) 4. Project budget with cost estimates
Total Cost of Improvements: \$ <u>985.20</u>
Amount of Grant Funds Requested: \$492.60
Projected Project Start Date: 6 764
THE PROJECT WILL BE COMPLETED BY (contractors must be licensed with the City of Hobart and the proper permits must be obtained prior to start of improvements)
Applicant Contractor Other
Name of Contractor: Simko Signs
Address of Contractor: 656 S. Washington St. Valparaist

Revised 1-5-2012

EXHIBIT
B
Page 2 of 9

CITY OF HOBART REDEVELOPMENT COMMISSION DOWNTOWN FACADE GRANT PROGRAM

APPLICATION

I have read the Program Guldelines and understand that in order for my request for matching funds to be approved, I must agree to follow the Program Guldelines. Furthermore, I understand that I must follow the design guldelines for the City of Hobart Redevelopment Commission Downtown Façade Grant Program and the Historic Preservation Commission.

Signature: Early Voga	Date: 6/20/24
2	
For Office Use Only:	5 / /
Date Application Received: 6/27/24	Date Application Reviewed by RDC: 7/15/24
Date Application Reviewed by HPC: 3/21	124
Grant Approved: Yes No	Amount Approved: \$ 492.60
Date Applicant Notified: 7/15/24	-0.
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	Corder
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	CV

Revised 1-5-2012

CITY OF HOBART
REDEVELOPMENT COMMISSION
DOWNTOWN FACADE GRANT PROGRAM

EXHIBIT
B
Page 3 of 9

PROPERTY OWNER INFORMATION FORM

(Complete if applicant is not property owner)

OWNER OF PROPERTY:
Name: Arthur Knight
VIDE STECT Haban
Façade Improvement Property Address: 5 2 5 Nobert
Address of owner: 257 Main St. Hobatt
Phone: HomeWork (219)9424341_cell
Priorie, Florie
E-mail:
E-IIIdii.
Is property owner aware of proposed project? Yes NO
is property owner aware or proposed project. Tes
Property Owner Signature: WANT Kry My
Before grants are awarded this signed property owner consent form is required
Before grants are awarded this signed property owner consent John is required
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Unix
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ACKNOWLEDGEMENT OF FACADE GRANT PROCEDURE

EXHIBIT
B
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Lunderstand that an approval of a Certificate of Appropriateness (COA) by the Hobart Historic Preservation Commission (HHPC) does not constitute approval of any façade, signage, and/or awning grant by the Hobart Redevelopment Commission (RDC). Furthermore, I have been advised and understand that no building permits can be issued, no materials can be purchased, and no work can be started until the RDC approves my grant application AND a is ex. an of the .

Of lake County Recorder grant agreement is executed. My signature below indicates my understanding and compliance with this provision of the Façade Grant Program.

6/19/18

ACKNOWLEDGEMENT OF COMPLIANCE WITH FAÇADE GRANT GUIDELINES

EXHIBIT
B
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RETURN THIS ACKNOWLEDGEMENT FORM WITH YOUR APPLICATION

READ CAREFULLY THE FOLLOWING DOCUMENTS:

- Lake George Historic District Design Guidelines
- City of Hobart Redevelopment Commission Downtown Façade Grant Program Guidelines
- Façade/Awning/Signage Grant Checklist
- Sample Commercial Façade Grant Program Agreement

You have been provided a copy of the current City of Hobart Downtown Façade Grant Program Guidelines, Façade/Awning/Signage Grant Checklist, and Sample Commercial Façade Grant Program Agreement. Your signature below indicates that by receiving this information, you agree to comply with all provisions.

Class Signature Date

Lisabet Way



Simko Signs 656 Washington St Valparaiso, IN 46383 US (219) 308-6000 simkosigns@gmall.com



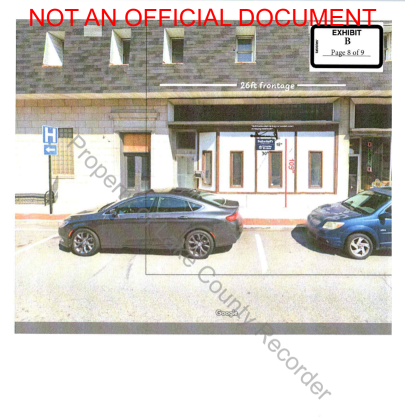
INVOICE

BILL TO Butterballs SHIP TO Butterballs INVOICE # 18180 DATE 05/08/2024 TERMS Not 30

DUE DATE 06/07/2024

ACTIVITY)		OTY	HATE	AMOUNT
signs	- 700h	1	360.00	360.00T
bracket and hanging si signs Install	gn- \$360	1	600.00	600.00
	94	SUBTOTAL TAX TOTAL		960.00 25.20 985.20
	. (BALANCE DUE		\$985.20
		OHNEY		
			Pec	
			Pecoro	9,





CERTIFICATE OF APPROPRIATENESS (COA) CITY OF HOBART HISTORIC PRESERVATION COMMISSION

Name: Beth Vega

Mailing Address: 512 E. 3rd Street, Hobart, IN

Phone: 219-671-3301

Email

Owner: Yes ⊠ No □

Property Address: 512 E 3rd St.. Hobart, IN
Historic District: Lake George Commercial HD

File # HHPC 24-05

HPC Reviewed: 5/21/2024

EXHIBIT B Page 9 of 9

PROPOSED WORK

New Exterior Signage

APPROVED WORK (if different from proposed work, specify changes or conditions)

The HPC determined that the work, as detailed above and in the COA application, is approved and includes the following additions to the proposed work:

 New primary signage on exterior of building, per COA application submitted and presented at the 5/21/2024 Flobart FIPG meeting. New signage will be installed to match old, aluminum composite. 18x30", hanging bracket.

This letter may serve as cridence of the approval for any necessary permits or city services required of your project. However please be advised that if the scope of work changes from the approved application, it is your responsibility to notify the Historic Preservation Commission as soon as bossible.

If you have any questions, please contact either the Hobart City Planner at (219) 942-1722 or Blake Swibart, Indiana Landmarks, at (219) 947-2657.

Memorandum to Planning/Building Official, a Certificate of Appropriateness has been:

Approved (if required, building permit will be issued)

☐ Approved with Conditions (see above)

☐ Denied

Department of Planning

6/7/24 Date