ſ	AGENDA ITEM EXECUTIVE SUMMARY								
Title:		Title:	Historic Preservation Commission recommendation to approve a Facade Improvement Grant Agreement for 11 S. 2 nd Ave.						
Presenter: Russell Colby									
ST.	CHARLES								
SIN	ICE 1834								
Pleas	e check appr				1				
	Governmen	nt Operations			Gove	ernment	Services	3	
X	Planning &	Development (5/	(9/16)		City	Council			
Estim	ated Cost:	\$1,525.20		Budge	eted:	YES	X	NO	
			1 C 1 1	Daag		1 Lo	7.1	110	
If NO	, please expl	ain how item will	be funded:						
Execu	ıtive Summa	ary:							
		s requested a Faça ffice building loca			assis	t with fu	nding tv	vo new aw	vnings for
tenant first for other review provide up to prope	ts to rehability or buildings properties lowed by the Haded as a reim \$10,000 for a rty in any 5 y	vement Grant prograte and restore the located in Special cated outside SSA istoric Preservation bursement for up a 30 ft. length of by year period. The prevation Commissi	e exterior of build Service Area 1B 1B but within the on Commission for to 50% of the fur- uilding façade. T rogram budget for	lings in a (Downt ne Central properties approperties investigated as a function of the control o	the do own R al Hist priater sted in a limit -17 is	wntown. Revitalizatoric Distances of deto an ext of \$20,0 \$40,000	Grant fation) are trict. Appesign. Therior relation of grant .	Funding is and secondate of the grants of the grants of the contract of the co	available arily for are first are on project, per
		ork is estimated at							
	hments: (ple								
Historic Preservation Commission recommendation, Façade Improvement Grant Application, Grant									
Agree		10 134 1	/1 • /1 1	• \					
Recor	Recommendation / Suggested Action (briefly explain):								

Historic Preservation Commission recommendation to approve a Facade Improvement Grant Agreement for 11 S. 2nd Ave.

Agenda Item Number: 3d

For office use only:

City of St. Charles, Illinois

Historic Preservation Commission Resolution No. 1-2016

A Resolution Recommending Approval of

A Façade Improvement Grant Application

(11 S. 2nd Ave.)

WHEREAS, it is the responsibility of the St. Charles Historic Preservation Commission

to review applications for the Facade Improvement Grant Program; and

WHEREAS, the Historic Preservation Commission has reviewed the Facade Improvement

Grant Application for 11 S. 2nd Ave. and has found said application to be architecturally appropriate

and in conformance with the Downtown Design Guidelines and the Historic Preservation

Ordinance, Chapter 17.32 of the Zoning Ordinance; and

WHEREAS, the Historic Preservation Commission finds approval of said Facade

Improvement Application to be in the best interest of the City of St. Charles.

NOW THEREFORE, be it resolved by the St. Charles Historic Preservation Commission

to recommend to the City Council approval of the Facade Improvement Application for 11 S. 2nd

Ave.

Roll Call Vote:

Ayes: Bobowiec, Gibson, Malay, Norris, Smunt, Withey

Nays: None Abstain: None Absent: Pretz Motion Carried.

PASSED, this 20th day of April, 2016.

Chairma

CITY OF ST. CHARLES FACADE IMPROVEMENT PROGRAM APPLICATION FORM

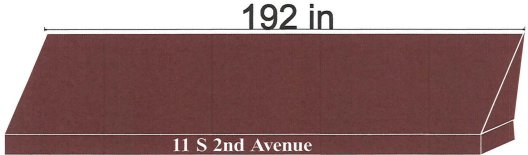
A non-refundable fee of \$50.00 must accompany this application. Checks should be made payable to the City of St. Charles

St. Charles.
1) Applicant: Hossein Jamali
(Name)
Home Address:
(Street) (City/State/Zip) (Phone)
Business Address: 1025 Aword Ave. Naperville JL 6050 (Street) (City/State/Zip) (Phone)
Federal Tax ID Number:
2) Building or establishment for which the reimbursement grant is sought
11 South 2nd Ave- St. Charles, IL 60174 (Street Address)
O9-27-389-008 (Property Identification Number)
(1 topolty identification (validos))
l) Is this property listed on the National Registry or designated as a Local Landmark: Yes
Proposed Improvements(Check all that apply):
☐ Canopy/Awning ☐ Signage ☐ Windows/Doors ☐ Exterior Lighting ☐ Tuck pointing/Masonry Repair ☐ Restoration of Architectural Features ☐ Masonry Cleaning ☐ Rear Entrance Improvements(Please specify below) ☐ Painting ☐ Other(Please Specify) ☐ Control of Architectural Features ☐ Rear Entrance Improvements(Please specify below)
Describe the scope and purpose of the work to be done: Replacing two annings on the front exterior with hew oxes.
reliminary Cost Estimate: \$ 3 000 City's Grant Amount: \$ 1,500

A.	I agree to comply with the guidelines and procedures of the St. Charles Façade Improvement Program.
В.	I understand that I must submit detailed cost documentation, copies of bids, contracts, invoices, receipts, and contractor's final waivers of lien upon completion of the approved improvements.
C.	I understand that work done before a Façade Improvement Agreement is approved by the City Council is not eligible for a grant.
D.	I understand the Façade Improvement reimbursement grants are subject to taxation and that the City is required to report the amount and recipient of said grants to the IRS
	Signature Applicant
If the	e applicant is other than the owner, you must have the owner complete the following certificate:
I a u	certify that I am the owner of the property at, and that I authorize the pplicant to apply for a reimbursement grant under the St. Charles Facade Improvement Program and indertake the approved improvements.
	Signature Date
	O WHO!

4) Statement of Understanding:





Sign details: New Sunbrella (Burgundy) awnings with applied white vinyl address on valance

Type of Illumination: None

Dimensions: 192" W x 48" H (overall) x 48" Projection with 8" fixed front valance and closed sides.

Graphic area = 5" H x 56" W = \sim 2 sq. ft.

Special Notes: New awnings are replacing existing awnings.

AWNINGS

Account:

HJK Ventures

Location: 11 S. 2nd Avenue St. Charles, IL 60174

Date: April 13, 2016

THIS ARTWORK REMAINS THE INTELLECTUAL PROPERTY OF THE AUBREY SIGN CO. UNTIL PAID FOR, IN FULL, BY CUSTOMER. USE OF THIS ARTWORK FOR ANY COMMERCIAL PURPOSE WITHOUT OUR WRITTEN PERMISSION WILL RESULT IN A \$1,000 PENALTY.

PLEASE REVIEW, SIGN AND DATE THIS - INDICATING YOUR APPROVAL.

approved by

date



1847 Suncast Lane Batavia, IL 60510

Ph: 630-482-9901 Fax: 630-482-9906

www.aubreysigns.com

Estimate



Aubrey Sign Company

1847 Suncast Lane Batavia, IL 60510 ph. (630) 482-9901 fax (630) 482-9906

email: aubreysigns@sbcglobal.net

Estimate: No: ASC- 10594

Date: 3/30/2016 10:54:31AM

Terms: Cash

Due Date 27 day(s) from order

Salesperson: Paul Bandur

Prepared For: Jodi Brummel

HJK Ventures

1025 Aurora Avenue Naperville, IL 60540

ph: (630) 945-1395

fax:

Description: Replacement Awnings

Dear Jodi:

Thank you for contacting us regarding your signage needs. The estimate you've requested is below. We require a signed estimate and 50% deposit (or guarantee of payment) before we begin any formal artwork, design or production. When we have received your signed estimate and deposit, we will email you a color proof of your artwork for your approval. Production will not begin until we have your approval of the artwork and permit (if required) has been issued. If you have questions, please do not hesitate to contact us.

Sincerely,

Paul Bandur General Manager

Qty	Product	Sides	Size	Unit Cost	Install	Item Total
2	Awning/Canopy	1	48 x 192	\$1,065.00	\$750.00	\$2,880.00
Descrip Text:	tion 48" high x 192" wide x 48" projection per your approved artwork	sunbrella fa	abric awning with	a fixed valance (o	graphics on v	alance TBD)

Estimate



Prepared For: Jodi Brummel

HJK Ventures

1025 Aurora Avenue Naperville, IL 60540

ph: (630) 945-1395

fax:

Notes:

ESTIMATES ARE VALID FOR THIRTY (30) DAYS.

THE PRICE OF YOUR SIGN DOES NOT INCLUDE ANY REQUIRED LICENSES, BONDS OR PERMITS -- OR AUBREY SIGNS SURVEY AND PROCUREMENT FEE (\$150). THERE WILL BI ADDITIONAL CHARGE TO ATTEND ANY GOVERNMENTAL MEETINGS WHICH MAY BE NECESSARY TO OBTAIN PERMIT APPROVAL.

ANY ADDITIONS, DELETIONS OR OTHER CHANGES TO THIS ORDER BY CUSTOMER MAY RESULT IN A PRICE CHANGE OF ONE OR MORE LINE ITEMS -- AND/OR THE INSTALLATIO CHARGES.

OUR TERMS ARE FIFTY (50%) DOWN AT THE TIME THE ORDER IS PLACED AND THE ENT BALANCE IS DUE WHEN THE ORDER IS PICKED UP OR INSTALLED. A FINANCE CHARGE (1.5% PER MONTH WILL BE ASSESSED ON ANY OUTSTANDING BALANCE AFTER THIRTY (DAYS.

THERE WILL BE A 3% SERVICE CHARGE FOR ANY CREDIT CARD PAYMENTS OVER \$500.

ANY INSURANCE REQUIRED IN ADDITION TO OUR STANDARD COVERAGE WILL INCUR ADDITIONAL CHARGES. THIS INCLUDES, BUT IS NOT LIMITED TO, REQUESTS FOR SPEC ENDORSEMENTS, ADDITIONAL INSUREDS, WAIVERS OF SUBROGATION, NON-CONTRIBUTORY COVERAGE OR BONDS.

COMPLETION AND INSTALLATION DATES ARE ONLY A GOOD FAITH ESTIMATE -- AND AR NOT GUARANTEED.

Accepted By (signature required)

Date

Fax Confirmation to (630) 482-9906

Aubrey Sign Company

1847 Suncast Lane Batavia, IL 60510 ph. (630) 482-9901 fax (630) 482-9906

email: aubreysigns@sbcglobal.net

Estimate: No:	ASC- 10594
Date:	3/30/2016 10:54:31AM
Terms:	Cash
Due Date	27 day(s) from order
Salesperson:	Paul Bandur

Line Item Total:	\$2,880.00
Tax Exempt Amt:	\$750.00
Subtotal:	\$2,880.00
Taxes:	\$170.40
Total:	\$3,050.40

Deposit Required: \$1,525.20



City of St. Charles Facade Improvement Agreement

THIS AGREEMENT, entered into this 16th day of May, 2016, between the City of St. Charles, Illinois (hereinafter referred to as "CITY") and the following designated OWNER/LESSEE, to wit:

Owner/Lessee's Name: Hossein Jamali

Tax ID#/Social Security # 45-4844170

Address of Property to be Improved: 11 S. 2nd Ave. St. Charles, IL 60174

PIN Number: 09-27-389-008

WITNESSETH:

WHEREAS, the CITY has established a Facade Improvement Program for application within the St. Charles Facade Improvement Business District ("District"); and

WHEREAS, said Facade Improvement Program is administered by the CITY with the advice of the Historic Preservation Commission and is funded from the general fund for the purposes of controlling and preventing blight and deterioration within the District; and

WHEREAS, pursuant to the Facade Improvement Program CITY has agreed to participate, subject to its sole discretion, 1) in reimbursing Owners/Lessees for the cost of eligible exterior improvements to commercial establishments within the District up to a maximum of one-half (1/2) of the approved contract cost of such improvements and 2) in reimbursing Owners/Lessees for 100% of the cost of the services of an architect for such facade improvements up to a maximum of \$4,000 per building, as set forth herein, but in no event shall the total CITY participation exceed ten thousand dollars (\$10,000)

per facade, as defined herein, for eligible improvements to the front and/or side of a building, and ten thousand dollars (\$10,000) per building for eligible rear entrance improvements, with a maximum reimbursement amount of twenty thousand dollars (\$20,000) per building; and

WHEREAS, the OWNER/LESSEE's property is located within the Facade Improvement

Business District, and the OWNER/LESSEE desires to participate in the Facade Improvement Program

pursuant to the terms and provisions of this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements obtained herein, the CITY and the OWNER/LESSEE do hereby agree as follows:

SECTION 1:

- A. With respect to facade improvements to the front and side of a building and related eligible improvements, the CITY shall reimburse OWNER/LESSEE for the cost of improvements to the OWNER/LESSEE's property at the rate of fifty percent (50%) of such cost, and shall reimburse OWNER/LESSEE for 100% of the cost of fees for architectural services pertaining to such improvements, up to a maximum amount of \$4,000 per building as defined herein, provided that the total reimbursement for improvements to the front and side of a building and related eligible improvements and architectural services shall not exceed ten thousand dollars (\$10,000) per facade as defined herein.
- B. With respect to improvements to rear entrance(s) of a building and related eligible improvements, the CITY shall reimburse OWNER/LESSEE for the cost of improvements to the OWNER/LESSEE's property at the rate of fifty percent (50%) of such cost, and shall reimburse OWNER/LESSEE for 100 % of the cost of fees for architectural services pertaining to such improvements, up to a maximum amount of \$4,000 per building, provided that reimbursement for landscaping materials and installation shall not exceed \$1,000 per building, and provided that the total

reimbursement for rear entrance and related eligible improvements and architectural services shall not exceed ten thousand dollars (\$10,000) per building.

The actual total reimbursement amounts per this Agreement shall not exceed \$1,525.20 for facade improvements to the front and side of a building and related eligible improvements and \$0 for improvements to rear entrance(s) of a building and related eligible improvements. The improvement costs which are eligible for City reimbursement include all labor, materials, equipment and other contract items necessary for the proper execution and completion of the work as shown on the plans, design drawings, specifications and estimates approved by the City. Such plans, design drawings, specifications and estimates are attached hereto as Exhibit I.

SECTION 2: No improvement work shall be undertaken until its design has been submitted to and approved by the City Council. Following approval, the OWNER/LESSEE shall contract for the work and shall commence and complete all such work within six months from the date of such approval.

SECTION 3: The Director of Community and Economic Development shall periodically review the progress of the contractor's work on the facade improvement pursuant to this Agreement. Such inspections shall not replace any required permit inspection by the Building Commissioner and Building Inspectors. All work which is not in conformance with the approved plans, design drawings and specifications shall be immediately remedied by the OWNER/LESSEE and deficient or improper work shall be replaced and made to comply with the approved plans, design drawings and specifications and the terms of this Agreement.

SECTION 4: Upon completion of the improvements and upon their final inspection and approval by the Director of Community and Economic Development, the OWNER/LESSEE shall submit to the CITY a properly executed and notarized contractor statement showing the full cost of the work as well as each separate component amount due to the contractor and each and every subcontractor involved in

furnishing labor, materials or equipment in the work. In addition, the OWNER/LESSEE shall submit to the CITY proof of payment of the contract cost pursuant to the contractor's statement and final lien waivers from all contractors and subcontractors. The OWNER/LESSEE shall also submit to the CITY a copy of the architect's statement of fees for professional services for preparation of plans and specifications. The CITY shall, within fifteen (15) days of receipt of the contractor's statement, proof of payment and lien waivers, and the architect's statement, issue a check to the OWNER/LESSEE as reimbursement for one-half of the approved construction cost estimate or one-half of the actual construction cost, whichever is less, and for 100% of architectural services fee, subject to the limitations set forth in Section 1 hereof.

In the alternative, at its sole discretion, CITY may reimburse OWNER/LESSEE in two payments. The first reimbursement may be made only 1) upon completion of work representing 50% or more of the maximum reimbursement specified in Section 1 hereof and 2) upon receipt by CITY of the architect's invoices, contractor's statements, invoices, proof of payment and notarized final lien waivers for the completed work and 3) upon a determination by the Director of Community and Economic Development that the remainder of the work is expected to be delayed for thirty days or more following completion of the initial work due to weather, availability of materials, or other circumstances beyond the control of the OWNER/LESSEE. The second, final reimbursement payment shall be made by CITY only upon submittal of all necessary documents as described herein.

SECTION 5: If the OWNER/LESSEE or his contractor fails to complete the improvement work provided for herein in conformity with the approved plans, design drawings and specifications and the terms of this Agreement, then upon written notice being given by the Director of Community and Economic Development to the OWNER/LESSEE, by certified mail to the address listed above, this

Agreement shall terminate and the financial obligation on the part of the CITY shall cease and become null and void.

SECTION 6: Upon completion of the improvement work pursuant to this Agreement and for a period of five (5) years thereafter, the OWNER/LESSEE shall be responsible for properly maintaining such improvements in finished form and without change or alteration thereto, as provided in this Agreement, and for the said period of five (5) years following completion of the construction thereof, the OWNER/LESSEE shall not enter into any Agreement or contract or take any other steps to alter, change or remove such improvements, or the approved design thereof, nor shall OWNER/LESSEE undertake any other changes, by contract or otherwise, to the improvements provided for in this Agreement unless such changes are first submitted to the Director of Community and Economic Development, and any additional review body designated by the Director, for approval. Such approval shall not be unreasonably withheld if the proposed changes do not substantially alter the original design concept of the improvements as specified in the plans, design drawings and specifications approved pursuant to this Agreement.

OWNER/LESSEE shall execute and record a restrictive covenant, in a form substantially the same as Exhibit "II" hereto, at City's request.

SECTION 7: The OWNER/LESSEE releases the CITY from, and covenants and agrees that the CITY shall not be liable for, and covenants and agrees to indemnify and hold harmless the CITY and its officials, officers, employees and agents from and against, any and all losses, claims, damages, liabilities or expenses, of every conceivable kind, character and nature whatsoever arising out of, resulting from or in any way connected with directly or indirectly with the facade improvement(s), including but not limited to actions arising from the Prevailing Wage Act (820 ILCS 30/0.01 et seq.) The OWNER/LESSEE further covenants and agrees to pay for or reimburse the CITY and its officials, officers, employees and agents for any and all costs, reasonable attorneys' fees, liabilities or expenses incurred in connection with

investigating, defending against or otherwise in connection with any such losses, claims, damages, liabilities, or causes of action. The CITY shall have the right to select legal counsel and to approve any settlement in connection with such losses, claims, damages, liabilities, or causes of action. The provisions of this section shall survive the completion of said facade improvement(s).

SECTION 8: Nothing herein is intended to limit, restrict or prohibit the OWNER/LESSEE from undertaking any other work in or about the subject premises which is unrelated to the facade improvement provided for in this Agreement.

SECTION 9: This Agreement shall be binding upon the CITY and upon the OWNER/LESSEE and its successors, to said property for a period of five (5) years from and after the date of completion and approval of the facade improvement provided for herein. It shall be the responsibility of the OWNER/LESSEE to inform subsequent OWNER(s)/LESSEE(s) of the provisions of this Agreement.

IN WITNESS THEREOF, the parties hereto have executed this Agreement on the date first appearing above.

CITY OF ST. CHARLES

 Mayor
ATTEST:
City Clerk

OWNER/LESSEE

EXHIBIT "I"

Proposal from Aubrey Sign Co., dated 3/30/2016

Total Estimated Cost: \$3,050.40 Maximum Grant: \$1,525.20