

## **FAÇADE GRANT PROGRAM**

## **APPLICATION AND INSTRUCTIONS**

## **FAÇADE IMPROVEMENT PROGRAM**

## La Vernia Municipal Development District Façade Grant Improvement Guidelines

The LVMDD will consider, on a case by case basis, and may award by its sole discretion a grant to the owner of a commercial or industrial building within the city limits of La Vernia for façade improvements.

- 1. Buildings designated as historical by the State of Texas or located in the Central Business will be given preference. Restoration of storefronts to their historic status will be given preference.
- 2. Applicants are encouraged to add masonry, rock, stucco or other materials per Section 38-404 of the City of La Vernia's Code of Ordinances Exterior Construction and Architectural Standards when appropriate.
- 3. The building owner will submit drawings to the LVMDD. The drawings will illustrate the planned façade improvements. The drawings will be accompanied with cost estimates, color choices and an estimated time line for completion. The LVMDD Executive Director along with the building owner will present the request to the LVMDD Board.
- 4. To receive a grant, the applicant must not begin work on the façade improvements until the grant is approved by the LVMDD.
- 5. If signage on the building is part of the façade improvement, the cost of signage must not exceed the owner's share of the total cost of the project.
- 6. LVMDD will approve up to a maximum of \$5,000 or 50% of the actual cost of the façade improvements, whichever is less. The LVMDD Executive Director shall certify proof of expenditures, the date the project is completed, and must recommend payment before funds are disbursed by the LVMDD.
- 7. The owner of the property must be current on all property taxes.
- 8. All contractors working on the façade improvements are required to be registered with the City of La Vernia.
- 9. The following items are not eligible for reimbursement: roofing, landscaping, parking lot paving, fencing or interior building improvements.
- 10. The LVMDD may not expend more than \$15,000 in this grant program from October  $1^{st}$  to September  $30^{th}$  each year.



Name:	
Phone and email address	
Address and Legal Description of Property (app	olicant may attach maps and other illustrations)
Attach paint chips for changes that include r	rations, changes, repair and maintenance work. epainting the structure. The LVMDD Board may ner technical information pertinent to the design.
Desired Start Date	Completion Date
Total Projected Cost	Projected Grant
Attach a copy of an accurate graphic represe detailed plans, elevations, photos, amateur or	ntation of the proposed work. This may include architectural drawings.
Signature of Applicant	 Date

For LVMDD Office Use						
Application Received						
Meeting Date and presentation made:						
	:NT DIST	FRICT STANDARD AGREEMENT FOR THE FAÇADE GRANT				
PROGRAM						
THE STATE OF TEXAS	§					
	§ §	KNOW ALL MEN BY THESE PRESENTS:				
COUNTY OF WILSON	§					
THIS IS AN AGREEMEN	IT, mad	de and entered into by and between the La Vernia				
Municipal Development Distric	ct, a N	Municipal Development District created by and				
through the laws of the State of Texas, hereinafter called "LVMDD", acting by and						
through its duly authorized repr	esentat	tive, and,				
hereinafter called "GRANTEE," acting by and through its duly authorized representative.						
WITNESSETH:						
WHEREAS, the La Ve	rnia M	unicipal Development District has created and				
approved a process whereby buildings located within the City of La Vernia Central						
Business District may apply for	a façac	de improvement grant from the LVMDD; and				
II.						
WHEREAS, upon an a	ıffirmati	ive vote of the majority of LVMDD Board, on				
, the LVMDI	) deter	mined that GRANTEE qualified for a grant in the				

amount of _	(the "funds") for façade improvements as provided for in its
application a	and that said funds shall be distributed to GRANTEE under the following
terms and co	onditions:
	(a) For and in consideration of the distribution to GRANTEE by the LVMDD, the funds distributed shall be used by GRANTEE for the sole purpose of (the "Project"). All funds shall be for the following expenditures:
	(b) The remittance of the funds by LVMDD will be upon written request by GRANTEE. The written request will indicate what the funds will be used for and the date the project is to commence. LVMDD shall remit the funds within fifteen (15) days of receipt of the written request by GRANTEE.
	(c) The Project shall be completed by Should GRANTEE fail to complete the project by the specified completion date then, upon written demand by the LVMDD, GRANTEE shall, within 30 days of receiving the written demand, repay all funds received and shall remit 10% interest per annum on all funds received from the time GRANTEE

received the funds from the LVMDD.

the Project are to be returned to the LVMDD within 30 days of completion of the Project. If it is determined that GRANTEE has used the funds for any purpose other than those identified in paragraph II(a) of this contract

Any funds GRANTEE receives that remain after the completion of

or have breached this contract in any fashion, GRANTEE shall repay all

improper expenditures and shall remit 10% interest per annum on all

improper expenditures from the time GRANTEE received the funds from

the LVMDD.

(e)

(f) All funds received from LVMDD shall be accounted for in a separate bank account and shall not be co-mingled with other cash funds.

(g) GRANTEE shall at all times comply with the ordinances of the City

of La Vernia and the laws of the State of Texas.

III.

In the performance of this contract, GRANTEE shall not discriminate against

any employee or applicant for employment or with any customer with respect to

his hire, tenure, terms, conditions or privileges because of his race, color, religion,

national origin, sex, disability or ancestry. Proven breach of this covenant may be

regarded as a material breach of the contract causing its termination.

IV.

It is understood and agreed that in the event any provision of this contract

is inconsistent with requirements of law, the requirements of law will control and

the parties shall revert to their respective positions which would otherwise be

enjoyed or occupied by the respective parties for the terms of this contract.

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The foregoing instrument in writing between the parties herein, constitutes the entire agreement between the parties, relative to the funds made the basis hereof, and any other written or oral agreement with the LVMDD being expressly waived by GRANTEE.

IN WITNESS WHEREOF, the pa	arties here	o execute this agreement in	duplicate
originals as of the date set forth above	on this	_ day of	_ 20 <u>20</u> .
		IIA MUNICIPAL DEVELOPM T, TEXAS	1ENT
	BY:		
	[Grantee	]	
	DV.		