

CITY OF AURORA, ILLINOIS

RESOLUTION NO. 219-323 DATE OF PASSAGE SIDEMUOIA 24,2019

A Resolution Authorizing the Execution of a Historic Preservation Grant Agreement with Ariana Romualdo for 437 E. Downer Place

WHEREAS, the City of Aurora has a population of more than 25,000 persons and is, therefore, a home rule unit under subsection (a) of Section 6 of Article VII of the Illinois Constitution of 1970; and

WHEREAS, subject to said Section, a home rule unit may exercise any power and perform any function pertaining to its government and affairs for the protection of the public health, safety, morals, and welfare; and

WHEREAS, by petition dated August 29, 2019, Ariana Romualdo filed with the City of Aurora a request for a Preservation Grant for certain property within the City of Aurora and the Near Eastside Historic District; and

WHERAS, on September 5, 2019, the Historic Preservation Commission reviewed said request and recommended that the City enter into a Preservation Grant Agreement pursuant to said request; and

WHEREAS, for reasons set forth in the Preservation Grant Agreement, attached hereto and incorporated herein as Exhibit "A", the City and Ariana Romualdo wish to enter into said attached Agreement for restoration work at 437 E. Downer Place; and

WHEREAS, the City Budget contains sufficient funds, in excess of the amount of \$16,500.00 for this Agreement in Account Number 340-1840-463.50-43 OTHER SC-SPECIAL PROGRAMS/GRANTS/PROPERTY REHAB in order to provide all necessary funding for the project; and

WHEREAS, on September 11, 2019, the Building, Zoning, and Economic Development Committee of the Aurora City Council reviewed said petition and the before mentioned recommendations and recommended APPROVAL of said petition; and

NOW, THEREFORE, BE IT RESOLVED that the City Council of the City of Aurora, Illinois, finds as facts all of the preamble recitals of this Resolution and hereby

authorizes the Mayor and City Clerk to execute the Preservation Grant Agreement attached hereto as Exhibit "A".

RESOLUTION NO. R19-323 DATE OF PASSAGE SOPTOMBLY 24, 2019

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RECOMMENDATION

TO:

THE COMMITTEE OF THE WHOLE

FROM:

THE BUILDING, ZONING AND ECONOMIC DEVELOPMENT COMMITTEE

The Building, Zoning and Economic Development Committee at the regular scheduled meeting on Wednesday, September 11, 2019 recommended APPROVAL of A Resolution Authorizing the Downer Place.

VOTE: 5-0

Submitted By:

Alderman Michael Saville, Chairperson

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Alderman

Alderman Juany Garza

Alderman Sherman Jenkins, Vice Chairperson

Alderman Carl Franco

Dated this 11th day of September, 2019

EXHIBIT "A" HISTORIC PRESERVATION GRANT AGREEMENT WITH ARIANA ROMUALDO FOR 437 E. DOWNER PLACE

THIS GRANT AGREEMENT ("Agreement") is made and entered into as of the day of ("Agreement Date") by and between the CITY OF AURORA, ILLINOIS, an Illinois municipal home rule corporation, ("CITY"), and ARIANA ROMUALDO, ("OWNER"). The CITY and the OWNER are sometimes referred to individually as "Party" and collectively as "Parties".

WITNESSETH:

WHEREAS, the City of Aurora has a population of more than 25,000 persons in it and is, therefore, a home rule unit as defined in Article VII, section 6(a) of the 1970 Constitution of the State of Illinois; and

WHEREAS, the <u>CITY</u> annually allocates funds to be granted as financial assistance to property owners in historic districts to conserve and revitalize the City's historic neighborhoods; and

WHEREAS, the City Budget contains sufficient funds, in excess of the amount of \$16,500.00 for this <u>Agreement</u>, in Account #340-1840-463.50-43 in order to provide the agreed upon funding for this project.

WHEREAS, on July 9, 2019 the <u>CITY</u> established grant eligibility requirements and Guidelines for a Historic Preservation Grant Program ("**Program**") by resolution number R19-217; and

WHEREAS, through this <u>Agreement</u> the <u>CITY</u> is authorizing a change in the approved Guidelines to remove the requirement of prevailing wage due to the size of these projects and that most of the applications did not use prevailing wage; and

WHEREAS, on August 29, 2019, Ariana Romualdo filed with the City of Aurora a request for financial assistance for the property located at 437 E. Downer Place ("Property") within the Near Eastside Historic District ("District") a proposed renovation of said Property; and

WHEREAS, the <u>OWNER</u> desires to cause the renovation of the Property as described in Article Five and in the renovation scope of work description in <u>Attachment</u> <u>"A"</u> ("Project"); and

WHEREAS, it has been determined that the <u>OWNER</u> and the <u>Project</u> meet parameters of the <u>Program</u> and this <u>Agreement</u> has been recommended by the Preservation Commission for approval at its meeting held on September 5, 2019; and

WHEREAS, the <u>CITY</u> has adopted Resolution Number $\frac{219-323}{4}$ authorizing the execution of this <u>Agreement</u>; and

NOW, THEREFORE, in consideration of the foregoing and of the mutual covenants and agreements herein contained, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the <u>Parties</u> do hereby agree as follows:

ARTICLE ONE INCORPORATION OF RECITALS

1.1 <u>Incorporation of Recitals</u>. The findings, representations and agreements set forth in the above Recitals are material to this <u>Agreement</u> and are hereby incorporated into and made a part of this <u>Agreement</u> as though fully set forth in this Article One.

ARTICLE TWO DEFINITIONS

- **2.1** <u>Definitions.</u> For purposes of this <u>Agreement</u>, unless the context clearly requires otherwise, words and terms used in this <u>Agreement</u> shall have the meanings provided herein, including above in the recitals hereto and as follows:
- "Actual Project Cost" means all those actual and known costs expended by the OWNER for the Project as presented in documentation to the CITY, as detailed in Attachment "C".
 - "Effective Date" means the date as established pursuant to Article Eight.
- "Estimated Project Costs" means all those costs estimated to be expended by the <u>OWNER</u> associated with the <u>Project</u> as estimated in the Owner's Project Expense Estimates attached hereto and hereby made a part hereof in <u>Attachment "B"</u>.
- "Project" means the renovation and redevelopment of the Property as described in Article Five and in Attachment "A".

ARTICLE THREE CONSTRUABILITY OF TERMS

- **3.1** Construability of Terms. This Agreement, except where the context by clear implication shall otherwise require, shall be construed and applied as follows:
 - (a) Definitions include both singular and plural.
 - (b) Pronouns include both singular and plural and cover all genders.
 - (c) The words "include", "includes" and "including" shall be deemed to be followed by the phrase "without limitation".

- (d) Headings of Articles and Sections herein are solely for convenience of reference and do not constitute a part hereof and shall not affect the meaning, construction or effect hereof.
- (e) All Attachments attached to this <u>Agreement</u> shall be and are operative provisions of this <u>Agreement</u> and shall be and are incorporated by reference in the context of use where mentioned and referenced in this <u>Agreement</u>. In the event of a conflict between any Attachment and the terms of this <u>Agreement</u>, the <u>Agreement</u> shall control.
- (f) Any certificate, letter or opinion required to be given pursuant to this Agreement means a signed document attesting to or acknowledging the circumstances, representations, opinions of law or other matters therein stated or set forth. Reference herein to supplemental agreements, certificates, demands, requests, approvals, consents, notices and the like means that such shall be in writing whether or not a writing is specifically mentioned in the context of use.
- (g) In connection herewith concerning written directions or authorization in respect of the investment of any funds, notwithstanding any provision hereof to the contrary, such direction or authorization orally by telephone, other telecommunication or otherwise, confirmed in writing, including by telecopier/facsimile transmission, shall be appropriate and is hereby approved. Failure of the investing agent to actually receive such written confirmation shall not render invalid or ineffective any such oral direction or authorization.
- (h) The City Mayor, unless applicable law requires action by the <u>Corporate Authorities</u>, shall have the power and authority to make or grant or do those things, certificates, requests, demands, notices and other actions required that are ministerial in nature or described in this <u>Agreement</u> for and on behalf of the <u>CITY</u> and with the effect of binding the <u>CITY</u> as limited by and provided for in this <u>Agreement</u>. <u>OWNER</u> is entitled to rely on the full power and authority of the Persons executing this <u>Agreement</u> on behalf of the <u>CITY</u> as having been properly and legally given by the <u>CITY</u>.

ARTICLE FOUR CITY CODES, ORDINANCES AND PROCEDURES

- Adherence to City Codes and Ordinances. All development and construction of the Project shall comply in all respects with the provisions in the Building, Plumbing, Mechanical, Electrical, Storm Water Management, Fire Prevention, Property Maintenance, FoxWalk Design Guidelines, Zoning and Subdivision Codes of the City of Aurora and all other germane codes and ordinances of said City in effect on the date that an application for a building permit and/or earth moving permit for such redevelopment or construction is filed, and during construction, except as otherwise provided herein and to the extent all such codes and ordinances are of general applicability to property within the city. OWNER has examined and is familiar with all the current covenants, conditions, restrictions, building regulations, zoning ordinances, property maintenance regulations, environmental laws and land use regulations, codes, ordinances, federal, state and local ordinances, and the like, and represents and warrants that the Project shall be developed in accordance with same, or those that are in place at the time of building permit/earth moving permit.
- 4.2 Approval of Plans and Permits. OWNER shall petition the CITY for all applicable approvals required for the renovation and construction of the Project including but not limited to: Certificate(s) of Appropriateness; Zoning Permit(s); Building Permit(s); Sign Permit(s); Stormwater Permit(s); Demolition Permit(s); Driveway Permit(s); Curb Cut Permit(s) and any improvements in the public right of way. Said petitions by OWNER shall include making all submittal requirements in conformance with City policies, codes and ordinances. All documents and submittals shall adhere to all applicable codes and ordinances including but not limited to those listed in this Agreement.

The <u>CITY'S</u> review and approval shall not be unreasonably withheld. The <u>CITY</u> shall further promptly process, and not unreasonably withhold its approval of these requests of OWNER.

- 4.3 <u>Compliance with Applicable Laws.</u> <u>OWNER</u> shall at all times acquire, install, construct, operate and maintain the <u>Project</u> in conformance with all applicable laws, rules, ordinances and regulations. All work with respect to the <u>Project</u> shall conform to all applicable federal, state and local laws, regulations and ordinances, including, but not limited to, City of Aurora Historic Districts and Landmarks Guidelines, building codes, property maintenance codes and any other applicable codes and ordinances of the <u>CITY</u> in effect from time to time during the course of construction of the <u>Project</u>, unless the same conflicts with an express term of this Agreement.
- **4.4** <u>Cooperation.</u> The <u>CITY</u> and the <u>OWNER</u> agree to cooperate in implementing the <u>Project</u> in accordance with the <u>Parties</u> respective obligations set forth in this <u>Agreement</u> and in accordance with specific approvals by the <u>CITY</u> in the future of the site plans for the Property and <u>Project</u>. Whenever any <u>Party</u> is required to take any

action pursuant to the terms of this <u>Agreement</u>, including but not limited to giving any consent, such action shall not be unreasonably withheld or delayed.

The <u>CITY</u> agrees to cooperate with <u>OWNER</u>, and shall affirmatively support <u>OWNER</u>'s attempts to obtain all necessary approvals from any governmental or quasi-governmental entity other than the <u>CITY</u> and upon request of <u>OWNER</u>, shall promptly execute any applications or other documents which <u>OWNER</u> intends to file with such other governmental or quasi-governmental entities with respect to the <u>Project</u>.

- **4.5** <u>Modifications.</u> <u>OWNER</u> may request and obtain certain modifications to this <u>Agreement</u>, without a public hearing except as required by state law, but with the approval of the Corporate Authorities of the CITY.
- **4.6** Reimbursement Procedures. The <u>CITY</u> shall authorize the distribution of funds to the <u>OWNER</u> pursuant to Article Six, upon satisfaction of the conditions stated in this <u>Agreement</u> in addition to the Reimbursement Procedures included herein in **Attachment "C"**.

ARTICLE FIVE PROJECT

5.1 <u>Project.</u> The <u>OWNER</u> shall cause the completion of the <u>Project</u>, being the renovation of the <u>Property</u> pursuant to the description in <u>Attachment "A"</u>.

ARTICLE SIX CITY COVENANTS AND AGREEMENTS

- **6.1** <u>City Obligations.</u> The <u>CITY</u> shall have the obligations set forth in this Article Six. All obligations of the <u>CITY</u> are expressly contingent upon <u>OWNER</u> receiving all required <u>CITY</u> approvals for the <u>Project</u>, and upon <u>OWNER</u> acting in accordance with all terms of this Agreement.
- **6.2** Financial Incentive. To conserve and revitalize the <u>District</u> the <u>CITY</u> agrees to provide an incentive to the <u>OWNER</u>, in an amount up to Sixteen Thousand Five Hundred dollars (\$16,500.00) contingent upon using a local contractor OR \$10,000 plus 50 percent (50%) of the <u>Actual Project Costs</u> minus the \$10,000 outright granted, plus a potential \$1,000 bonus if using a local contractor (see below for details) with the lesser amount being the maximum amount of said incentive ("Incentive Amount"). Said Incentive Amount shall be subject to the following provisions and prior to the distribution of any CITY funds the OWNER shall satisfy the conditions listed in Section 7 herein.

- (a) Said Incentive Amount may be requested by the <u>OWNER</u> once applicable City approval has been obtained for the work, final inspections have been approved, and the costs are incurred and paid by the <u>OWNER</u>.
- (b) If the total cost for all of the <u>Actual Project Costs</u> (taken as a whole) is less than the <u>Incentive Amount</u>, the lesser amount is the maximum amount <u>OWNER</u> shall be entitled to be reimbursed hereunder. If the acquisition cost of the <u>Property</u> and/or the cost of the <u>Actual Project Costs</u> exceed the <u>Incentive Amount</u>, <u>OWNER</u> shall only be entitled to receive the maximum <u>Incentive Amount</u> stated herein from the CITY.
- (c) To be eligible for the \$1,000 local contractor bonus the local contractor must have an office in Aurora, as determined by staff, and local contractor's invoices must be a minimum of 50 percent (50%) of the <u>Actual Project Costs.</u>

ARTICLE SEVEN OWNER'S COVENANTS AND AGREEMENTS

- 7.1 Owner's Obligations. OWNER shall have the obligations set forth in this Article Seven for the Project. These commitments shall include, but are not limited to the following:
 - (a) <u>Application for Approvals:</u> The <u>OWNER</u> shall petition the <u>CITY</u> for all applicable approvals, including but not limited to a Certificate of Appropriateness pursuant to Article Four herein.
 - (b) <u>Project:</u> The <u>OWNER</u> shall complete the <u>Project</u> in accordance with all of the provisions set forth in this <u>Agreement</u>, and in accordance with future approvals by the CITY.
 - Timing of this Obligation: The <u>Project</u> must be completed in a timely manner in order to allow for the submittal of all reimbursement requests prior to September 1, 2020.
 - (b) <u>Tax Information:</u> The <u>OWNER</u> is responsible for paying taxes on the grant. The <u>OWNER</u> shall complete and return to <u>CITY</u> IRS Form W-9. The <u>CITY</u> will issue a 1099 form in the amount of the <u>Incentive Amount</u> to the <u>OWNER</u>.
 - Timing of this Obligation: The OWNER covenants and agrees to satisfy the requirements of this Section 7.1(b) within sixty (60) days after the Effective Date.
 - (c) <u>Licensed Contractor</u>: If a trade is licenses by the City of Aurora, the <u>OWNER</u> shall only employ contractor(s) of that trade which are licensed by the <u>CITY</u> to complete the <u>Project</u>.

- Timing of this Obligation: Upon the request of the <u>CITY</u>, the <u>OWNER</u> shall demonstrate to the <u>CITY</u>'s sole satisfaction that <u>OWNER</u> has met the requirements of this Section.
- (d) Partnership Sign: OWNER shall post an identification sign, provided by the CITY and if requested by the CITY, promoting the partnership with the CITY on the Project. Upon request of the CITY said sign shall be posted on the Property for the duration of the Project or for a minimum of thirty (30) days whichever is longer.
 - *Timing of this Obligation:* Upon the request of the <u>CITY</u>, the <u>OWNER</u> shall post the sign as provided by the <u>CITY</u>.
- (e) <u>Landmark</u>: Properties listed individually on the National Register of Historic Places or that contribute to a National Register Historic District must become a locally designated Landmark prior to the disbursement of any funds.
- **7.2** <u>Financial Incentive.</u> The <u>OWNER</u> shall satisfy all of the following conditions prior to the <u>CITY</u>'s distribution of any <u>CITY</u> funds referenced in Section 6.2 herein to the OWNER:
 - (a) The <u>OWNER</u> may request the said funds referenced in Section 6.2 herein upon satisfaction of the Reimbursement Procedures in Section 4.6 herein and those conditions and provisions included in Section 7.1 herein.

ARTICLE EIGHT EFFECTIVENESS

The <u>Effective Date</u> for this <u>Agreement</u> shall be the day on which this <u>Agreement</u> is fully executed pursuant to duly enacted <u>CITY</u> ordinance authorizing the execution of and adoption of this <u>Agreement</u>.

For each day that the <u>CITY</u> or <u>OWNER</u> is delayed by an Uncontrollable Circumstance, the dates set forth in this <u>Agreement</u> shall be extended by one (1) day.

IN WITNESS WHEREOF, the <u>Parties</u> hereto have caused this <u>Agreement</u> to be executed on or as of the day and year first above written.

CITY OF AURORA, an Illinois municipal corporation,

Mayor

ATTEST:

OWNER: Ariana Romualdo	
By:	
Print Name/Title: Hrian	ra Romando
STATE OF ILLINOIS Dubye) COUNTY OF KANE)) SS

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, do hereby certify that $\underline{A_{\text{CON}}}$ $\underline{Q_{\text{DUDA}}|_{QQQ}}$, is personally known to me to be the same persons whose names are subscribed to the foregoing instrument appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth.

Given under my hand and official seal this 24th day of from 2019.

Auch Comple

JACOB ARREOLA Official Seal Notary Public - State of Illinois My Commission Expires Feb 28, 2023

Attachment "A" Renovation Description

Work includes removal of aluminum siding and original wood siding restoration along with spray insulation. Work should include, but not be limited to, the following:

- 1. Removal of all aluminum siding.
- 2. Removal of nails and caulk and fill any holes or cracks.
- 3. Restoration of cracked wood clapboard.
- 4. Restoration of wood soffits, eaves, fascia and trim.
- 5. Restoration of wood molding, ornamentation, detailing, and trim.
- 6. Replication of deteriorated or missing wood clapboard, soffits, eaves, fascia, trim, molding, detailing, etc. with new wood that matches the existing in dimension, detailing, and design. Replication should be based on remaining shadows or what would have been appropriate for the style based on staff's determination. There was probably decorative drip edge and hoods above windows.
- 7. Scrape, prime and paint wood. Paint should be high quality and paint color must be approved by staff and should include several colors based upon what is appropriate for the style as determined by staff.

If wood is no longer existing or if more than 50% deteriorated as determined by staff, new siding could be installed in the form of new wood siding or potentially cement board siding. New siding would have to match the reveal, texture, and detailing of the original wood as determined by staff.

Attachment "B" OWNER's Project Expense Estimates

<u>Items</u>		Cost	
Property Lo	ocation: 437 E. Downer Place		
Removal of	Aluminum/Wood Repair/Sanding/Painting	\$17,500.00	
Contingence	y (20%)	\$3,500.00	

Total	\$21,000.00	

Attachment "C" Reimbursement Procedures

The <u>OWNER</u> shall provide the <u>CITY</u> with all documentation required to evidence the cost of the <u>Actual Project Cost</u>, such records to include, but not be limited to, all contracts with general contractors and all subcontractors, copies of checks, receipts for materials, invoices and any other documentation specified by the <u>CITY</u> and/or in the possession of OWNER.

Prior to the reimbursement the <u>OWNER</u> shall satisfy the following standard conditions and procedures:

- (a) <u>Certification:</u> As a prerequisite to the disbursement of any and each payment to <u>OWNER</u>, <u>OWNER</u> must certify to the <u>CITY</u> the following if applicable:
 - (i) <u>OWNER</u> has the right, power and authority to submit the request for payment and to perform its obligations under the Agreement.
 - (ii) The requested disbursement is for <u>Actual Project Costs</u> which are qualified for payment under this <u>Agreement</u>.
 - (iii) None of the items for which payment is requested has been the basis for a previous payment.
 - (iv) The payment has already been paid from <u>OWNER</u> to its construction manager, contractor, subcontractor or material supplier or others.
- (b) Reimbursement Request for Improvements: As a prerequisite to the disbursement of any and each payment, <u>OWNER</u> shall submit to the Director of Planning and Zoning a disbursement request. Requests shall minimally be accompanied by the following:
 - (i) The <u>CITY</u> must receive proof that the <u>Actual Project Costs</u> were incurred in the form of the following: cancelled checks, receipts/invoices marked paid, receipts for materials, labor time log.
 - (ii) Vendor Packet (1-17): Prior to any work beginning, <u>OWNER</u> shall complete the Vendor Packet and be issued a Vendor Number and Purchase Order Number.
 - (iii) W-9 Form: Prior to any work beginning, the <u>OWNER</u> shall complete and return to CITY IRS Form W-9.
 - (iv) Historic Certificate of Appropriateness (HCOA): Prior to any work beginning, a HCOA must be obtained and a Certificate

posted.

- (v) HCOA Detailed Budget (1-24) Prior to the issuance of a HCOA, the HCOA Detailed Budget Form (1-24) must be submitted and approved by the Director of Planning and Zoning.
- (vi) Contractors Sworn Statement (1-19) A completed Contractors Sworn Statement verifying that the contractor was paid.
- (c) <u>Timelines and Inspections:</u> Prior to the disbursement of any payment by the <u>CITY</u>, <u>OWNER</u> must provide to the <u>CITY</u> documentation of the satisfaction of the following conditions:
 - (i) The <u>CITY</u> has completed and approved final inspections of the <u>Project</u>.