Pecos 4B Economic Development Corporation 119 S. Cedar

Pecos, Texas 79772
Grant.StorefrontImprovementPerformanceAgreement.20240115

STOREFRONT IMPROVEMENT PERFORMANCE AGREEMENT

	_(Company Name)
	_ (Physical Address)
	_ (Mailing Address)
Pecos, TX 79772 Reeves County	
RE: Applicant,	
The Pecos 4B Economic Development Corpo , wi the PEDC Storefront Improvement Program	ish to enter into a Performance Agreement, as part of
To better describe the obligation and agreem	ents of the PEDC, and er called Applicant), regarding the reimbursement of thing the exterior, per the Guidelines and Criteria of
1. PEDC agrees to reimburse the App	plicant up to, but not to exceed, the sum of
	one, above, will be reimbursed by PEDC if Applicant vinety (90) days from the date of this Agreement, said
(a) Applicant agrees to retain or create full ti	me employment for () persons in Pecos, Texas.
(b) The jobs so retained or created must be in Improvement Project.	n place at the conclusion of the Storefront
(c) Receipts for entire project are supplied to Agreement	the PEDC within 6 months of the date of this

3. The reimburser	nent funds repre	esenting the \$		shall be utilized by Applica	ınt
		* *		h the Storefront Improvement	
				ectors for the business know	'n
as		, in Pecos,	Reeves County,	l exas.	
4. Total Capital c	ost for this proje	ect should not exce	eed		
Applicant certifie does not and will subsidy, the busin violation under 8 subsidy with inter Agreement not lar	s that Applicant not knowingly of less or a branch, U.S.C. Section rest at the rate and ter than the 120 ^t	employ an undocut, division, or depart 1324 (a) (f), the bind according to the	ranch, division, or mented worker. rtment of the busi- usiness shall repa e other terms pro- e the Pecos Econ-	ceipt of a public subsidy, r department of the business. If after receiving a public iness is convicted of a y the amount of the public vided by the Performance omic Development	3,
Applicant shall no	ot assign this Pe	rformance Agreer	nent without the	written consent of the PEDO	ζ.
such provision to unlawful, or unen Agreement, and those as to which and shall continue or unenforceable lawful, and enforce such provision. By execution of the such provision to the such provision to the such provision.	any person, enti- forceable to any he application o it is determined to be enforceal provision hereo- ceable in a manu-	ity, or set of circuity extent at any time of such provision to to be invalid, unlible to the fullest exfer shall be reformed the consistent with the Agreement the P	mstances, shall be e, the remainder of persons, entities awful, or unenfor extent permitted by d to the extent near the intentions of	or the application of any e determined to be invalid, of this Performance s, or circumstances other that ceable, shall not be affected y law. Any invalid, unlawfucessary to render it valid, f the parties hereto regarding ant agree to all terms as hereto, their heirs, successory	d, ul, g
and assigns.	and this agreem	ient shan de dhian	ing on the parties	nereto, then hens, successo	13,
Dated this	of	, 20			
AGREED AND	ACCEPTED				
By:					
CHAIRMAN OF PECOS 4B ECO		CLOPMENT COI	RPORATION		
By:					
		, OWNER of			