

# CORINTH ECONOMIC DEVELOPMENT CORPORATION (CEDC) REGULAR SESSION

Monday, September 13, 2021 at 6:00 PM

City Hall | 3300 Corinth Parkway

Pursuant to section 551.127, Texas Government Code, one or more board members or employees may attend this meeting remotely using videoconferencing technology. The videoconferencing technology can be accessed at <a href="www.cityofcorinth.com/remotesession">www.cityofcorinth.com/remotesession</a>. The video and audio feed of the videoconferencing equipment can be viewed and heard by the public at the address posted above as the location of the meeting.

# A. CALL TO ORDER

# **B. CITIZENS COMMENTS**

In accordance with the Open Meetings Act, the Board is prohibited from acting on or discussing (other than factual responses to specific questions) any items brought before them at this time. Citizen's comments will be limited to three (3) minutes. Comments about any of the published agenda items are appreciated by the Board and may be taken into consideration at this time or during that agenda item. All remarks and questions addressed to the Board shall be addressed to the Board as a whole and not to any individual members thereof. Section 30.041B Code of Ordinance of the City of Corinth.

# C. CONSENT AGENDA

All matters listed under the Consent Agenda are considered to be routine and will be enacted in one motion. Should the Chair, a Board Member, or any citizen desire discussion of any item, that item will be removed from the Consent Agenda and will be considered separately.

- 1. Consider and act on minutes from the meeting held on August 9, 2021.
- 2. Consider and act on financial report ending June 2021.

#### D. BUSINESS AGENDA

- 3. Presentation to the outgoing Board members.
- <u>4.</u> Provide an update to the CEDC Board on recent activities.
- 5. Consider and Authorize the President of the Board of Directors of the Corinth Economic Development Corporation to execute a Second Amended and Restated Chapter 380 Economic Development Agreement between the City of Corinth, Texas, the Corinth Economic Development Corporation and 6Q Hospitality, L.L.C. in connection with the construction and operation of a hotel and conference center in the City of Corinth that among other things, clarifies the performance obligations of the parties and extends the dates for meeting certain performance requirements.

# E. BOARD COMMENTS & FUTURE AGENDA ITEMS

The purpose of this section is to allow each Board member the opportunity to provide general updates and/or comments to fellow Board members, the public, and/or staff on any issues or future events. Also, in accordance with Section 30.085 of the Code of Ordinances, at this time, any Board member may direct that an item be added as a business item to any future agenda.

# F. EXECUTIVE SESSION

If, during the course of the meeting, any discussion of any item on the agenda should need to be held in Executive or Closed Session for the Board to seek advice from the City Attorney as to the posted subject matter of this Board Meeting, the Board will convene in such Executive or Closed Session, in accordance with the provisions of the Government Code, Title 5, Subchapter D, Chapter 551, to consider one or more matters pursuant to the areas listed below.

After discussion of any matters in Executive Session, any final action or vote taken will be in public by the Board. The Board shall have the right at any time to seek legal advice in Executive Session from its Attorney on any agenda item, whether posted for Executive Session or not.

**Section 551.087.** To deliberate or discuss regarding commercial or financial information that the governmental body seeks to have locate, stay, or expand in or near the territory of the governmental body and with which the governmental body is conducting economic development negotiations; or to deliberate the offer of a financial or other incentive to a business prospect.

A. Project Agora.

# G. ADJOURN

**H.** Posted on this 10th day of September 2021 at 11:30 A.M. on the bulletin board at Corinth City Hall.

Katherine Lindsey

City of Corinth, Texas

Katherine Lindsey

Assistant to the City Manager/Deputy City Secretary

# CITY OF CORINTH Staff Report



<b>Meeting Date:</b>	9/13/2021 <b>Title:</b> Minutes   1	August 9, 2021
<b>Strategic Goals:</b>	☐ Citizen Engagement ☐ Proactive	e Government   Organizational Development
<b>Governance Focus:</b>	Sub-Ends:	
	☐ Growing Community	☐ Conveniently located
	□ Delivers Outstanding Service	☐ High-Quality Retail
	☐ High-Quality Restaurants	☐ High-Quality Entertainment
	Focus: ⊠ Owner □ Custom	er   Stakeholder
	Decision:	☐ Ministerial Function

# **Item/Caption**

Consider and act on minutes from the meeting held on August 9, 2021.

# **Item Summary/Background/Prior Action**

Attached are the minutes from the meeting held on August 9, 2021.

# **Staff Recommendation/Motion**

Staff recommends that the Corinth Economic Development Corporation Board of Directors approve the minutes as presented.



# CORINTH ECONOMIC DEVELOPMENT CORPORATION (CEDC) - SPECIAL SESSION - MINUTES

Monday, August 09, 2021 at 6:00 PM

City Hall | 3300 Corinth Parkway

# STATE OF TEXAS COUNTY OF DENTON CITY OF CORINTH

On this 9<sup>th</sup> day of August 2021, the Corinth Economic Development Corporation (CEDC) of the City of Corinth, Texas, met in Special Session at 6:00 P.M. at Corinth City Hall, located at 3300 Corinth Parkway, Corinth, Texas. The meeting date, time, place and purpose as required by Title 5, Subtitle A, Chapter 551, Subchapter C, Section 551.041, Government Code, with the following members, to wit:

#### **PRESENT**

Grady Ray, President Brad Hinson, Board Member Kimberly Karl, Board Member Jerry Blazewicz, Board Member Adam Guck, Board Member John Henderson, Board Member

# **NOT PRESENT**

Joan Mazza, Board Member

#### STAFF PRESENT

Bob Hart, City Manager Elise Back, CEDC Director Lana Wylie, City Secretary Katherine Lindsey, Assistant to the City Manager/Deputy City Secretary

# **CALL TO ORDER**

President Ray called the meeting to order at 6:00 P.M.

# CITIZENS COMMENTS

In accordance with the Open Meetings Act, the Board is prohibited from acting on or discussing (other than factual responses to specific questions) any items brought before them at this time. Citizen's comments will be limited to three (3) minutes. Comments about any of the published agenda items are appreciated by the Board and may be taken into consideration at this time or during that agenda item. All remarks and questions addressed to the Board shall be addressed to the Board as a whole and not to any individual members thereof. Section 30.041B Code of Ordinance of the City of Corinth.

There were no comments made.

# CONSENT AGENDA

All matters listed under the Consent Agenda are considered to be routine and will be enacted in one motion. Should the Chair, a Board Member, or any citizen desire discussion of any item, that item will be removed from the Consent Agenda and will be considered separately.

- 1. Consider and act on minutes from the meeting held on July 12, 2021.
- 2. Consider and act on the Corinth Economic Development Corporation Financial Report for the period ending May 2021.

Motion made by Henderson to approve the consent agenda as presented. Seconded by Hinson. Voting Yea: Guck, Hinson, Blazewicz, Henderson, Karl

# **BUSINESS AGENDA**

3. Follow up to discussion of the FY21-22 budget from the July 12, 2021 CEDC Board meeting.

The item was presented and no discussion followed.

4. Director review of the Priority Workshop Goals and present recommendations.

The item was presented and discussed.

 Consider and authorize the President of the Corinth Economic Development Corporation to execute the Third Amended and Restated Chapter 380 Economic Development Incentive Agreement with Realty Capital Management, LLC for a mixed-use development located at the southwest corner of Corinth Parkway and I-35E.

The item was tabled to a future meeting.

# **BOARD COMMENTS & FUTURE AGENDA ITEMS**

The purpose of this section is to allow each Board member the opportunity to provide general updates and/or comments to fellow Board members, the public, and/or staff on any issues or future events. Also, in accordance with Section 30.085 of the Code of Ordinances, at this time, any Board member may direct that an item be added as a business item to any future agenda.

No comments were made by board members.

Director Back reminded the board about the upcoming Board Appreciation Dinner on August 26th. Due to Labor Day the board meeting originally scheduled for that date will be moved to the 13th. Board interviews will be held September 8th and 9th. Board orientation will occur in October.

President Ray recessed the Special Session at 6:23 P.M. and convened into Executive Session.

# **EXECUTIVE SESSION**

If, during the course of the meeting, any discussion of any item on the agenda should need to be held in Executive or Closed Session for the Board to seek advice from the City Attorney as to the posted subject matter of this Board Meeting, the Board will convene in such Executive or Closed Session, in accordance with the provisions of the Government Code, Title 5, Subchapter D, Chapter 551, to consider one or more matters pursuant to the areas listed below.

After discussion of any matters in Executive Session, any final action or vote taken will be in public by the Board. The Board shall have the right at any time to seek legal advice in Executive Session from its Attorney on any agenda item, whether posted for Executive Session or not.

**Section 551.087.** To deliberate or discuss regarding commercial or financial information that the governmental body seeks to have locate, stay, or expand in or near the territory of the governmental body and with which the

governmental body is conducting economic development negotiations; or to deliberate the offer of a financial or other incentive to a business prospect.

a. Project Agora

# RECONVENE IN OPEN SESSION TO TAKE ACTION, IF NECESSARY, ON EXECUTIVE SESSION ITEMS

President Ray recessed the Executive Session at 6:59 P.M. and reconvened into Special Session.

# **ADJOURN**

President Ray adjourned the Special Session at 7:02 P.M.

Katherine M. Lindsey – Assistant to the City Manager/Deputy City Secretary City of Corinth, Texas

# CITY OF CORINTH Staff Report



Meeting Date:	9/13/2021 <b>Title:</b> Financials  June 2021
Strategic Goals:	☐ Citizen Engagement ☐ Proactive Government ☐ Organizational Development
<b>Governance Focus:</b>	Sub-Ends:
	☐ Growing Community ☐ Conveniently located
	□ Delivers Outstanding Service   □ High-Quality Retail
	☐ High-Quality Restaurants ☐ High-Quality Entertainment
	Focus: ⊠ Owner □ Customer □ Stakeholder
	Decision:  ☐ Ministerial Function ☐ Ministerial Function

# **Item/Caption**

Consider and act on financial report ending June 2021.

# **Item Summary/Background/Prior Action**

Attached is the financial report ending for June 2021.

# **Staff Recommendation/Motion.**

Staff recommends that the Corinth Economic Development Corporation Board of Directors approve the financial ending June 2021.

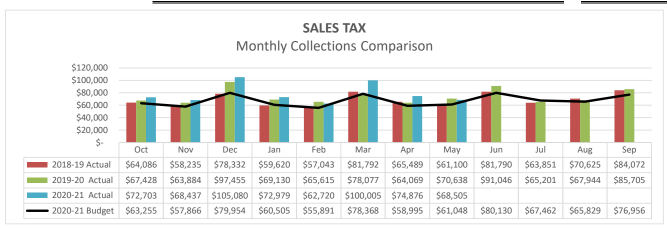
# CORINTH

# **City of Corinth**

# **Corinth Economic Development Corporation**

Schedule of Revenues & Expenditures - Budget vs Actual (Unaudited) For the Period Ended June 2021

			Current I	Fisc	al Year, 2020	-20	21	_	P	rior Year
	F	Budget Y 2020-21	June 2021 Actual		Year-to- Date Actual		Y-T-D Variance	Y-T-D % of Budget		Jun-20 Y-T-D Actual
RESOURCES										
Sales Tax (.50¢)	\$	806,260	\$ 74,876	\$	556,800		(249,460)	69.1%	\$	505,657
Interest Income		500	42		351		(149)	70.2%		378
Investment Income		15,000	91		1,246		(13,754)	8.3%		11,215
Miscellaneous Income		-	-		2,506		2,506	0.0%		-
Projective Incentive Default		-	-		-		-	0.0%		-
Gain/Loss on Fixed Asset		635,300	-		635,300		-	100.0%		-
Transfers In		-	-		-		-	0.0%		
TOTAL ACTUAL RESOURCES	\$	1,457,060	\$ 75,008	\$	1,196,203	\$	(260,857)	82.1%	\$	517,249
Use of Fund Balance		1,231,430	-		1,231,430					
TOTAL RESOURCES	\$	2,688,490	\$ 75,008	\$	2,427,633				\$	517,249
EXPENDITURES										
Wages & Benefits	\$	150,431	\$ 16	\$	108,814	\$	(41,617)	72.3%		107,552
Professional Fees		138,376	6,726		65,532		(72,844)	47.4%		23,235
Maintenance & Operations		196,351	1,500		12,842		(183,509)	6.5%		25,526
Supplies		870	-		201		(669)	23.1%		324
<b>Utilities &amp; Communication</b>		1,902	312		966		(936)	50.8%		487
Vehicles/Equipment & Fuel		-	-		-		-	0.0%		-
Training		21,524	-		1,068		(20,456)	5.0%		1,523
Capital Outlay		1,998,171	-		1,998,171		-	100.0%		-
Debt Service		-	-		-		-	0.0%		-
Transfers		180,865	-		180,865		-	100.0%		301,285
TOTAL EXPENDITURES	\$	2,688,490	\$ 8,554	\$	2,368,459	\$	(320,031)	88.1%	\$	459,933
EXCESS/(DEFICIT)	\$	-	\$ 66,454	\$	59,174				\$	57,317



SALES TAX VARIANCE

Actual to Budget (%)
Actual to Budget (\$)

21.2% \$109,422 Current Yr to Prior Yr (%) Current Yr to Prior Yr (\$) 8.5% \$49,010

# **KEY TRENDS**

#### Resources

**Sales Tax** - As required by the Government Accounting Standards Board, sales tax is reported for the month it is collected by the vendor. June revenues are remitted to the City in August. Sales Tax received in June represents April collections.

#### **Expenditures**

**Transfer Out** includes \$802 to the Technology Replacement Fund for the future purchases of computers, \$50,000 to the Park Development Fund, \$130,063 cost allocation to the General Fund and \$1,351,000 for TXDOT land acquisition within the Tax Increment Reinvestment Zone.



# **Income Statement**

# **Account Summary**

For Fiscal: 2020-2021 Period Ending: 06/30/2021

		Original Total Budget	Current Total Budget	MTD Activity	YTD Activity	Budget Remaining
Fund: 130 - ECONOMIC	DEVELOPMENT CORP					
Revenue						
Category: 402 - SAI	LES TAXES					
130-0000-40200	SALES TAX	806,260.00	806,260.00	74,875.65	556,799.83	249,460.17
	Category: 402 - SALES TAXES Total:	806,260.00	806,260.00	74,875.65	556,799.83	249,460.17
Category: 414 - INT	TEDEST INCOME					
130-0000-41400	INVESTMENT INCOME	15,000.00	15,000.00	90.77	1,246.35	13,753.65
130-0000-41410	INTEREST INCOME	500.00	500.00	41.51	350.79	149.21
130 0000 41410	Category: 414 - INTEREST INCOME Total:	15,500.00	15,500.00	132.28	1,597.14	13,902.86
	<b>5</b> ,	13,300.00	13,300.00	132.23	2,557.124	10,502.00
Category: 415 - MIS						
130-0000-41500	MISCELLANEOUS INCOME	0.00	0.00	0.00	2,506.00	-2,506.00
<u>130-0000-41550</u>	GAIN ON SALE OF FIXED ASSETS	0.00	635,300.00	0.00	635,300.00	0.00
	Category: 415 - MISCELLANEOUS Total:	0.00	635,300.00	0.00	637,806.00	-2,506.00
	Revenue Total:	821,760.00	1,457,060.00	75,007.93	1,196,202.97	260,857.03
Expense						
Category: 500 - WA	AGES & BENEFITS					
<u>130-1700-50100</u>	SALARIES	113,677.00	113,677.00	0.00	83,153.85	30,523.15
<u>130-1700-50203</u>	LONGEVITY PAY	456.00	456.00	0.00	372.00	84.00
<u>130-1700-50204</u>	CAR ALLOWANCE	4,800.00	4,800.00	0.00	3,000.00	1,800.00
130-1700-50300	HEALTH INSURANCE	8,511.00	8,511.00	0.00	5,912.53	2,598.47
<u>130-1700-50301</u>	DENTAL INSURANCE	347.00	347.00	0.00	225.54	121.46
130-1700-50302	LIFE & DISABILITY INSURANCE	438.00	438.00	0.00	196.24	241.76
<u>130-1700-50303</u>	BROKER FEES	208.00	208.00	15.56	130.73	77.27
130-1700-50304	PHS FEES	114.00	114.00	0.00	72.00	42.00
<u>130-1700-50305</u>	TMRS EMPLOYER	19,097.00	19,097.00	0.00	13,917.28	5,179.72
<u>130-1700-50310</u>	401A	390.00	390.00	0.00	250.50	139.50
<u>130-1700-50316</u>	EAP	80.00	80.00	0.00	61.36	18.64
<u>130-1700-50317</u>	COBRA ADMINISTRATION FEE	7.00	7.00	0.00	0.00	7.00
<u>130-1700-50320</u>	WORKERS COMP	409.00	409.00	0.00	116.58	292.42
<u>130-1700-50401</u>	MEDICARE EMPLOYER	1,717.00	1,717.00	0.00	1,261.25	455.75
<u>130-1700-50405</u>	TEXAS EMPLOYMENT COMM.	180.00	180.00	0.00	144.00	36.00
	Category: 500 - WAGES & BENEFITS Total:	150,431.00	150,431.00	15.56	108,813.86	41,617.14
Category: 510 - PRO	OF. SERV & CONTRACTUAL					
130-1700-51100	PROFESSIONAL SERVICES	105,000.00	134,802.00	6,490.50	63,417.50	71,384.50
130-1700-51400	P&L INSURANCE	3,574.00	3,574.00	235.00	2,114.64	1,459.36
	Category: 510 - PROF. SERV & CONTRACTUAL Total:	108,574.00	138,376.00	6,725.50	65,532.14	72,843.86
Category: 520 - MA	AINTENANCE & OPERATIONS					
130-1700-52000	ADVERTISING	7,500.00	7,500.00	0.00	84.00	7,416.00
130-1700-52002	POSTAGE	100.00	100.00	0.00	0.00	100.00
130-1700-52003	PRINTING	400.00	400.00	0.00	0.00	400.00
130-1700-52210	BOARDS & COMMITTEE EXPENSE	1,200.00	1,200.00	0.00	0.00	1,200.00
130-1700-52215	PROMOTIONAL FEES	19,714.00	19,714.00	0.00	608.30	19,105.70
130-1700-52230	PROJECT INCENTIVES	200,000.00	158,327.00	0.00	8,934.00	149,393.00
130-1700-52500	DUES & SUBSCRIPTIONS	9,070.00	9,070.00	1,500.00	3,215.70	5,854.30
130-1700-52800	HIRING COST	0.00	40.00	0.00	0.00	40.00
	Category: 520 - MAINTENANCE & OPERATIONS Total:	237,984.00	196,351.00	1,500.00	12,842.00	183,509.00
Category: 530 - SUI	PPLIES					
130-1700-53001	OFFICE SUPPLIES	1,000.00	870.00	0.00	200.97	669.03
	Category: 530 - SUPPLIES Total:	1,000.00	870.00	0.00	200.97	669.03
	÷ ,					

# **Income Statement**

# For Fiscal: 2020-2021 Period Ending: 06/30/2021

		Original Total Budget	Current Total Budget	MTD Activity	YTD Activity	Budget Remaining
Category	: 540 - UTILITIES					
130-1700-542	00 CELLPHONE	492.00	622.00	0.00	497.62	124.38
	Category: 540 - UTILITIES Total:	492.00	622.00	0.00	497.62	124.38
Category	: 541 - COMMUNICATION					
130-1700-541	06 AIRCARD	350.00	350.00	19.50	175.48	174.52
130-1700-541	O7 COMPUTER LICENSING	930.00	930.00	292.94	292.94	637.06
	Category: 541 - COMMUNICATION Total:	1,280.00	1,280.00	312.44	468.42	811.58
Category	: 560 - TRAVEL & TRAINING					
130-1700-560	00 TRAINING	10,575.00	10,535.00	0.00	995.00	9,540.00
130-1700-561	00 TRAVEL/MEALS/LODGING	10,169.00	10,169.00	0.00	72.95	10,096.05
130-1700-562	00 MILEAGE	820.00	820.00	0.00	0.00	820.00
	Category: 560 - TRAVEL & TRAINING Total:	21,564.00	21,524.00	0.00	1,067.95	20,456.05
Category	: 570 - CAPITAL OUTLAY					
130-1700-570	00 CAPITAL OUTLAY	1,351,000.00	1,998,171.00	0.00	1,998,171.00	0.00
	Category: 570 - CAPITAL OUTLAY Total:	1,351,000.00	1,998,171.00	0.00	1,998,171.00	0.00
Category	: 590 - TRANSFERS & COST ALLOC.					
130-1700-590	01 COST ALLOCATION OUT-GENERAL FU	130,063.00	130,063.00	0.00	130,063.00	0.00
130-1700-591	01 TRANSFER OUT	50,000.00	50,000.00	0.00	50,000.00	0.00
130-1700-591	11 TRANSFER OUT - TECH REPLACEMEN	802.00	802.00	0.00	802.00	0.00
	Category: 590 - TRANSFERS & COST ALLOC. Total:	180,865.00	180,865.00	0.00	180,865.00	0.00
	Expense Total:	2,053,190.00	2,688,490.00	8,553.50	2,368,458.96	320,031.04
	Fund: 130 - ECONOMIC DEVELOPMENT CORP Surplus (Deficit):	-1,231,430.00	-1,231,430.00	66,454.43	-1,172,255.99	
	Total Surplus (Deficit):	-1,231,430.00	-1,231,430.00	66,454.43	-1,172,255.99	

**Income Statement** 

For Fiscal: 2020-2021 Period Ending: 06/30/2021

# **Group Summary**

Category		Original Total Budget	Current Total Budget	MTD Activity	YTD Activity	Budget Remaining
Fund: 130 - ECONOMIC DEVELOPMENT CORP						
Revenue						
402 - SALES TAXES		806,260.00	806,260.00	74,875.65	556,799.83	249,460.17
414 - INTEREST INCOME		15,500.00	15,500.00	132.28	1,597.14	13,902.86
415 - MISCELLANEOUS		0.00	635,300.00	0.00	637,806.00	-2,506.00
	Revenue Total:	821,760.00	1,457,060.00	75,007.93	1,196,202.97	260,857.03
Expense						
500 - WAGES & BENEFITS		150,431.00	150,431.00	15.56	108,813.86	41,617.14
510 - PROF. SERV & CONTRACTUAL		108,574.00	138,376.00	6,725.50	65,532.14	72,843.86
520 - MAINTENANCE & OPERATIONS		237,984.00	196,351.00	1,500.00	12,842.00	183,509.00
530 - SUPPLIES		1,000.00	870.00	0.00	200.97	669.03
540 - UTILITIES		492.00	622.00	0.00	497.62	124.38
541 - COMMUNICATION		1,280.00	1,280.00	312.44	468.42	811.58
560 - TRAVEL & TRAINING		21,564.00	21,524.00	0.00	1,067.95	20,456.05
570 - CAPITAL OUTLAY		1,351,000.00	1,998,171.00	0.00	1,998,171.00	0.00
590 - TRANSFERS & COST ALLOC.	_	180,865.00	180,865.00	0.00	180,865.00	0.00
	Expense Total:	2,053,190.00	2,688,490.00	8,553.50	2,368,458.96	320,031.04
Fund: 130 - ECONOMIC DEVELOPMENT CORP S	urplus (Deficit):	-1,231,430.00	-1,231,430.00	66,454.43	-1,172,255.99	-59,174.01
Total Su	rplus (Deficit):	-1,231,430.00	-1,231,430.00	66,454.43	-1,172,255.99	

Section C, Item 2.

**Income Statement** 

For Fiscal: 2020-2021 Period Ending: 06/30/2021

# **Fund Summary**

	Original	Current			Budget
Fund	<b>Total Budget</b>	<b>Total Budget</b>	MTD Activity	YTD Activity	Remaining
130 - ECONOMIC DEVELOPME	-1,231,430.00	-1,231,430.00	66,454.43	-1,172,255.99	-59,174.01
Total Surplus (Deficit):	-1,231,430.00	-1,231,430.00	66,454.43	-1,172,255.99	

# **CITY OF CORINTH Staff Report**



<b>Meeting Date:</b>	9/13/2021 <b>Title:</b> Board Presentations
Strategic Goals:	☐ Citizen Engagement ☐ Proactive Government ☐ Organizational Development
Governance Focus:	Sub-Ends:
	Decision:  ☐ Ministerial Function ☐ Ministerial Function

# **Item/Caption**

Presentation to the outgoing Board members.

# **Item Summary/Background/Prior Action**

The Director will present the outgoing Board members with a certificate for their years of service to the CEDC Board. These Board members include: Grady Ray (President), Jerry Blazewicz (Vice President) and Bradley Hinson (Secretary).

# **Staff Recommendation/Motion.**

No action required.

# CITY OF CORINTH Staff Report



<b>Meeting Date:</b>	9/13/2021 <b>Title:</b> Director's Report
Strategic Goals:	☐ Citizen Engagement ☐ Proactive Government ☐ Organizational Development
<b>Governance Focus:</b>	Sub-Ends:
	☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐
	□ Delivers Outstanding Service   □ High-Quality Retail
	☐ High-Quality Restaurants ☐ High-Quality Entertainment
	Focus:   ☐ Customer ☐ Stakeholder
	Decision:  ☐ Ministerial Function ☐ Ministerial Function

# **Item/Caption**

Provide an update to the CEDC Board on recent activities.

# **Item Summary/Background/Prior Action**

The Director will present the CEDC Development Update PowerPoint Presentation; Realty Capital promotional video; discuss the upcoming Board Orientation/Workshop; among other updates.

# **Staff Recommendation/Motion.**

The information provided is for discussion purposes only.

# CITY OF CORINTH Staff Report



<b>Meeting Date:</b>	9/16/2021 <b>Title:</b> Chapter 38	0 Economic Development Incentive Agreement					
Strategic Goals:	☐ Citizen Engagement ☐ Proactive	Government					
<b>Governance Focus:</b>	Sub-Ends:						
	□ Growing Community	□ Conveniently located					
	□ Delivers Outstanding Service	☐ High-Quality Retail					
	☐ High-Quality Restaurants	☐ High-Quality Entertainment					
	Focus: □ Owner ⊠ Customer □ Stakeholder						
	Decision: ⊠ Governance Policy	☐ Ministerial Function					
Owner Support:	☐ Planning & Zoning Commission	⊠ Economic Development Corporation					
	☐ Parks & Recreation Board	☐ TIRZ Board #2					
	☐ Finance Audit Committee	☐ TIRZ Board #3					
	☐ Keep Corinth Beautiful	☐ Ethics Commission					
	Click to enter recommendation/decisi	on of supporting group.					

# **Item/Caption**

Consider and Authorize the President of the Board of Directors of the Corinth Economic Development Corporation to execute a Second Amended and Restated Chapter 380 Economic Development Agreement between the City of Corinth, Texas, the Corinth Economic Development Corporation and 6Q Hospitality, L.L.C. in connection with the construction and operation of a hotel and conference center in the City of Corinth that among other things, clarifies the performance obligations of the parties and extends the dates for meeting certain performance requirements.

# Item Summary/Background/Prior Action

The Second Amended and Restated Agreement Economic Development Agreement (the "Agreement") is intended to amend, restate, and supersede the First Restated and Amended Agreement approved by City Council on September 19, 2019 (Resolution 19-09-19-19). The proposed revisions to the Agreement contemplate the following:

- Extending the term of the Agreement from December 31, 2030, to December 31, 2032.
- Construction completion deadline extended from August 31, 2021, to March 31, 2022.
- Changing the minimum assessed value date from January 1, 2022, to January 1, 2023.
- Extending the date for creating and retaining full-time employees from January 31, 2022, to June 1, 2022, and the total number of full-time employees from twenty-two (22) to fifteen (15).
- Extending the date of grant payments from 2020-2030 to 2022-2032.
- Commencement of operations of the hotel and conference center from October 1, 2021, to June 1, 2022.
- Increasing the square footage of the conference rooms from 1,700 to 2,400 square feet.

The economic development incentives for the construction and operation of the hotel remain the same under the proposed amendments and revisions to the agreement: (i) reimbursement of sales and use tax revenues on personal property purchased under a Texas Direct Payment Permit and attributable to the construction, equipping and maintenance of the hotel and conference center; (ii) reimbursement of hotel occupancy tax revenues for the benefit of the conference center and related purposes as authorized by Chapter 351 of the Texas Tax Code; and (iii) a reimbursement in the amount of \$150,000.00 for costs, expenses and fees incurred by 6Q Hospitality, L.L.C. for required permits, licenses and inspections. Concerning the reimbursement of sales and use tax revenues on the addition of personal property, it should be noted that such revenues are not inclusive of any revenues collected by the Texas Comptroller of Public Accounts for receipt by any present or future special tax fund (e.g., Crime Control and Prevention District and the Street Maintenance Tax Fund).

Finally, the proposed amendments and revisions clarify that the City is responsible for collecting hotel occupancy taxes as authorized by state law.

# **Financial Impact**

The source of funding for this project will be the City and the Corinth Economic Development Corporation. The funding sources contemplated by the Agreement are as follows:

A 100 percent of reimbursement of the sales and use tax revenues generated from the purchase of personal property used in the construction, equipping and maintenance of the hotel and conference center provided by the City and the Corinth Economic Development Corporation.

A 75 percent reimbursement of the hotel occupancy tax revenues collected by the City.

A reimbursement of \$150,000.00 for permitting, licensing and inspection fees incurred by the Company in connection with the construction and operation of the hotel and conference center provided by the Corinth Economic Development Corporation.

# **Applicable Owner/Stakeholder Policy**

# Staff Recommendation/Motion.

If the Agreement is approved, it will advance the City's and the Corinth Economic Development Corporation's shared interests by increasing sales and use tax and property tax revenues, enhance the image of the community, create jobs and be a key anchor tenant at Millennium Place. Staff recommends approval of the Agreement as presented.

#### SECOND AMENDED AND RESTATED

#### **CHAPTER 380**

# ECONOMIC DEVELOPMENT INCENTIVE AGREEMENT

This Second Amended and Restated Chapter 380 Agreement (this "SECOND AND RESTATED AGREEMENT") is made and entered into as of this 16<sup>th</sup> day of SEPTEMBER, 2021 (the "EFFECTIVE DATE") by and between the City of Corinth, Texas a home rule municipal corporation (the "CITY"), the Corinth Economic Development Corporation, a non-profit corporation organized as a Type B corporation under Chapters 501 and 505 of the Texas Local Government Code (the "CEDC") and 6Q Hospitality, L.L.C., a Texas limited liability corporation (the "COMPANY"). The City, the CEDC and the Company are collectively referred to as the "PARTIES" or individually as a "PARTY". This Agreement amends, restates and supersedes the First Amended and Restated Chapter 380 Economic Development Incentive Agreement executed on the 19th day of September 2019 by and between the Parties.

# **RECITALS**

# PART 1.

The City and the CEDC seek to attract and retain a diverse range of businesses for economic stability and growth.

#### PART 2.

The Company agrees to construct (or to cause to be constructed) a "LIMITED-SERVICE HOTEL", as defined by the City's Unified Development Code and a conference center and related improvements, upon the property located at 6557 South Interstate 35E (the "LAND" as further defined below) providing a minimum of 86 guest rooms and a minimum of 2,100 square feet of conference space and other amenities

meeting the requirements of this Agreement which shall constitute the "BUILDING IMPROYEMENTS" (as further defined below). The Company seeks economic development incentives from the City and the CEDC to pay a portion of the costs of the construction of the Building Improvements and for continued operation and maintenance of the Limited-Service Hotel and the conference center (the "BUSINESS" as further defined below) on the Land.

#### PART 3.

The City and the CEDC seek to promote local economic development and to stimulate new business and commercial activity in the City. The construction and operation of the Business will advance the City's and the CEDC's interests by creating Jobs, increasing sales and property tax revenues, and enhancing the image of the City.

# PART 4.

The Parties entered into the Original Chapter 380 Economic Development Incentive Agreement dated the 19th day of OCTOBER 2017 (the "PRIOR INCENTIVE AGREEMENT") and the First Amended and Restated Agreement dated the 19th day of SEPTEMBER 2019 (the "FIRST AMENDED AND RESTATED AGREEMENT"). The Company has requested that the City and the CEDC enter into this Agreement to replace the First Amended and Restated Agreement in order to make certain amendments to more accurately reflect the rights and obligations of the Parties in connection with the construction of the Building Improvements and operation of the Business on the Land. The rights and obligations of the Parties set forth in this Agreement are intended to amend, restate and supersede the terms and conditions of the Prior Incentive Agreement and the First Amended and Restated Agreement, and the Parties acknowledge and agree that this Agreement shall become effective upon its execution by all Parties.

#### PARTS 5

The City is authorized under Chapter 380 of the Texas Local Government Code to offer certain economic

development incentives for public purposes, including the promotion of local economic development and the stimulation of business and commercial activity within the City. The City and the CEDC have determined that providing economic development incentives to the Business will promote local economic development and stimulate new business and commercial activity within the City.

For the reasons stated in these Recitals, which are incorporated into and made a part of this Agreement, and in consideration of the mutual benefits and obligations set forth herein, the Parties enter into this Agreement and agree to the terms and conditions set forth in this Agreement.

# ARTICLE I.

# **DEFINITIONS**

The following words will have the following meanings when used in this Agreement:

PARAGRAPH 1.01. "BUILDING IMPROVEMENTS" means new building improvements located on the Land consisting of a hotel with a minimum of 86 guest rooms and a minimum of 2,400 square feet of conference space in accordance with the requirements of this Agreement, together with all related improvements and activities, including without limitation a business center, a convenience store, a fitness center, an indoor swimming pool and a dining, lounge and seating area built in substantial accordance with the specifications detailed in Paragraph 2.03. below.

PARAGRAPH 1.02. "BUSINESS" means all the activities of the Company conducted for the purpose of a direct or indirect gain, benefit, or advantage, in the City of Corinth, Texas on the Land as related to the Building Improvements, including, but not limited to the construction, maintenance and operation of a Limited-Service Hotel and conference center.

PARAGRAPH 1.03. "**JOB**" means a full-time employment position at the Building Improvements resulting from the Business, which position:

- (A). Is not seasonal: AND
- (B). Is provided with at least 30 hours of employment per week.

Any position not meeting such criteria does not qualify as a "JOB" for purposes of this Agreement.

PARAGRAPH 1.04. "LAND" means the approximately 2.071-acre tract of real property and all improvements thereon located at 6557 South Interstate 35E, Corinth, Texas, and upon which the Building Improvements will be constructed, a map of which is attached as Exhibit "A.1." and incorporated herein for all purposes.

PARAGRAPH 1.05. "PERSONAL PROPERTY" means all construction materials, furniture, fixtures, supplies, equipment, inventory, or other personal property attributable to the Business on the Land subject to state and local sales and use taxes imposed by state law, including without limitation, Chapter 151 of the Texas Tax Code, as amended.

PARAGRAPH 1.06. The "TERM" of this Agreement will commence on the Effective Date and continue in effect until its expiration on the 31st day of December 2032 unless sooner terminated as provided in this Agreement, except that the Company's obligation to submit in calendar year 2033 a Compliance Certificate (as defined in Paragraph 6.02. hereof) for calendar year 2032 and the City's obligation, if any, to complete the Grant Payments (as defined in Sub-paragraph 3.02. (E). hereof) due under this Agreement for calendar year 2032 shall survive termination of this Agreement and shall continue until satisfied, subject to the limitations of this Agreement.

# ARTICLE II.

#### **OBLIGATIONS OF THE COMPANY**

PARAGRAPH 2.01. The Company will operate, maintain, and manage the Business on the Land under a franchise agreement with Marriott International, Inc. ("MARRIOTT") as a Fairfield Inn & Suites

or an equivalent alternative brand with features and amenities the same as or substantially similar to those provided by Fairfield Inn & Suites (the "ALTERNATIVE BRAND"); and such Alternative Brand shall be subject to the prior written approval of the City and the CEDC.

PARAGRAPH 2.02. The Company has obtained a Texas Direct Payment Permit from the Texas Comptroller of Public Accounts (the "TEXAS DIRECT PAYMENT PERMIT"), a copy of which is attached hereto and incorporated herein as Exhibit "A.2.", for the purpose of permitting the Company to accrue and to pay all sales and use taxes directly to the Texas Comptroller of Public Accounts. During the Term, the Company agrees that it shall keep in effect at all times its Texas Direct Payment Permit and it also understands that failure to maintain the Texas Direct Payment Permit shall be considered a default hereunder. FAILURE TO MEET THE OBLIGATIONS UNDER THIS PARAGRAPH 2.02. IS NOT SUSCEPTIBLE TO A CURE (AS DEFINED IN PARAGRAPH 8.03. HEREOF) AND SHALL RESULT IN AUTOMATIC FORFEITURE BY THE COMPANY OF THE RIGHT TO ANY GRANT PAYMENT FOR THE APPLICABLE CALENDAR YEAR DURING WHICH SUCH FAILURE OCCURS. THE CITY AND THE CEDC SHALL NOT BE LIABLE FOR RETROACTIVE PAYMENT OF SUCH FORFEITED GRANT PAYMENT.

PARAGRAPH 2.03. The Company shall cause the Building Improvements to be constructed on the Land in accordance with the specifications set forth in Exhibit "A.3.", a copy of which is attached hereto and incorporated herein and in accordance with all terms of this Agreement, including without limitation, this Paragraph 2.03. The Company shall commence construction (or cause the construction) of the Building Improvements to be commenced on or before the 1st day of JANUARY 2020, and all such construction shall be completed on or before the 31st day of MARCH 2022. Completion of the Building Improvements shall be deemed to have occurred on the date that the City issues a certificate of occupancy for the Building Improvements in accordance with applicable City regulations and ordinances. In addition, the Company agrees that the incentives offered in this Agreement are being offered as a result of the common interest of the Parties to have high quality architectural design and construction of the Building Improvements. The Company agrees and asserts that it is committed to providing a high quality of architectural design for

construction of the Building Improvements. The Company agrees to comply with the following minimum requirements for the architectural design and construction of the Building Improvements:

(A). The following primary building materials, with the exception of materials used for all openings for doors and windows and architectural features such as cornices, shall be limited to the following:

- (1). Fired brick.
- (2). Granite.
- (3). Manufactured stone.
- (4). Marble.
- (5). Natural stone.
- (B). All outdoor fire pits, if any, will be constructed of stone.
- (C). The conference center will have openings for windows.
- (D). The conference center will overlook amenity features and / or natural areas to the extent reasonably possible.
- (E). The conference center will consist of two (2) rooms, a board room, and a meeting room. The board room will have the capacity to accommodate a minimum of ten (10) occupants and shall comply with all applicable state and federal regulations and City ordinances, and the meeting room will have the capacity to accommodate a minimum of 80 occupants in accordance and shall comply with all applicable state and federal regulations and City ordinances. An accordion wall may separate the board room from the meeting room in accordance with all applicable City ordinances. The minimum area allocated to the board room and the meeting room will be as follows:
  - (1). BOARD ROOM 300 square feet.
  - (2). MEETING ROOM 2,100 square feet.
- (F). The conference center shall be equipped with state-of-the-art audio and visual systems which shall be properly maintained in working order, standard interior finishes of high

quality, high speed internet access, projectors, televisions, tables, chairs, podiums, and other related furnishings.

PARAGRAPH 2.04. The Company will ensure that construction of the Building Improvements on the Land will conform to all applicable ordinances and laws.

PARAGRAPH 2.05. The Company will ensure that as of the 1st day of JANUARY 2023, the minimum cumulative assessed value of the Land and the Building Improvements is at least \$10,000,000.000 (the "MINIMUM ASSESSED VALUE") as established by the Denton County Appraisal District, and it shall maintain such assessed value for the duration of the Term. However, the Parties acknowledge and agree that due to changes in economic and market conditions, the Minimum Assessed Value may increase or decrease during the Term. If, at any time after the 1st day of JANUARY 2023, through the end of the Term, that the total value of all real property in the City increases or decreases by ten (10) percent or more deviation as established by the Denton County Appraisal District for any tax year, the Minimum Assessed Value for that tax year shall be automatically increased or decreased by the same ten (10) percent or more deviation. Notwithstanding the foregoing, the Company will have the right to protest the assessed value of the Land and the Building Improvements established by the Denton County Appraisal District provided that such protest shall not result in an assessed value that is less than the Minimum Assessed Value required by this Paragraph 2.05. FAILURE TO MEET THE OBLIGATION IS NOT SUSCEPTIBLE TO A CURE AND SHALL RESULT IN AUTOMATIC FORFEITURE BY THE COMPANY OF THE RIGHT TO ANY GRANT PAYMENT FOR THE APPLICABLE CALENDAR YEAR DURING WHICH SUCH FAILURE OCCURS. THE CITY AND THE CEDC SHALL NOT BE LIABLE FOR RETROACTIVE PAYMENT OF SUCH FORFEITED GRANT PAYMENT.

PARAGRAPH 2.06. On or before the 1st day of JUNE, 2022, the Company will continuously employ a minimum of fifteen (15) persons in Jobs (the "MINIMUM JOBS REQUIREMENT"), and it shall maintain such Jobs during the Term. While the titles, the personnel or the classification of such Jobs may change, the Minimum Jobs Requirement shall be continuously maintained through the end of the Term. The Company agrees that it will maintain, and shall use its best efforts to enforce, employment policies that

prohibit discrimination from occurring in the hiring and employment of persons in Jobs on the basis of race, creed, color, national origin, sex or disability or other characteristics for which protection is available under applicable local, state, and federal anti-discrimination laws. The Company shall also report to the City in its annual Compliance Certificate any judicial or administrative agency determinations if the Company has violated any such anti-discrimination laws in relation to persons applying for or employed in Jobs for the applicable reporting period.

PARAGRAPH 2.07. The Company will endeavor to recruit and hire residents of the City and the surrounding communities for its Jobs with commercially reasonable diligence. At the reasonable request of the City, the Company will provide documentation of its efforts to comply with this Paragraph 2.07. to the City.

PARAGRAPH 2.08. The Company will commence operation of the Business on the Land on or before the 1st day of JUNE 2022, and will continuously operate, maintain and manage the Business for the duration of the Term.

PARAGRAPH 2.09. The Company will advertise and market the Business on the Land as being geographically located in "CORINTH" or the "CITY OF CORINTH" in all advertising and marketing materials rather than any other proper geographic name with commercially reasonable diligence.

PARAGRAPH 2.10. From the date that the Company commences operation of the Business on the Land in Paragraph 2.08. above, the Company will provide at the City's or the CEDC's request, and at no rental cost or expense to the City or the CEDC, access to the conference center for the duration of the Term. Such access will be limited to four (4) times per month for the City, and four (4) times per month for the CEDC and is subject to availability on the dates requested by the City and the CEDC.

PARAGRAPH 2.11. From the date the Company commences operation of the Business on the Land in Paragraph 2.08. above, the Company will provide space for the display and dissemination of City tourist information for the duration of the Term.

PARAGRAPH 2.12. From the date that the Company commences operation of the Business on the Land as provided in Paragraph 2.08. above, the Company will provide at the City's or the CEDC's

request, and at a corporate rate to the City and the CEDC, up to four (4) room nights per month for public purposes and economic development use as designated by the City or the CEDC subject to room availability on the nights requested by the City or the CEDC for the duration of the Term. The Company will upgrade the rooms provided under this Paragraph 2.12. to king suites to the extent that king suite space is available.

PARAGRAPH 2.13. During the Term, the Company shall reinvest all refunded hotel occupancy tax revenues directly for the benefit of the conference center and related purposes as permitted in accordance with Chapter 35 l of the Texas Tax Code, as amended. Such reinvestment shall be in an amount not less than the City's total share of the hotel occupancy tax revenues generated from the operation of the Business. The Company shall, with submittal of its annual Compliance Certificate, include financial records in a form that is satisfactory to the City Manager of the City verifying and providing evidence of the expenditure of such hotel occupancy tax revenues directly for the benefit of the conference center and related purposes permitted in accordance with Chapter 351 of the Texas Tax Code, as amended.

PARAGRAPH 2.14. In performing its obligations under this Article, the Company will comply with all applicable ordinances and laws.

#### ARTICLE III.

# ECONOMIC DEVELOPMENT INCENTIVE PROVIDED BY THE CITY AND THE CEDC

PARAGRAPH 3.01. Subject to the requirements and limitations of this Article, other terms and conditions of this Agreement and the Company's compliance with this Agreement, the City and the CEDC agree to refund the Company amounts in the manner set forth in this Article.

PARAGRAPH 3.02. As consideration for the Company's performance of its obligations under this Agreement:

(A). The City and the CEDC will refund the Company amounts equal to 100 percent of the City's and the CEDC's share of sales and use tax revenues attributable to the addition of new Personal Property on the Land collected by the Texas Comptroller of Public Accounts and paid to and

actually, received by the City and the CEDC in accordance with the terms and limitations of this Article. It is understood and agreed by the Parties that the City's share of sales and use tax revenues attributable to the addition of new Personal Property on the Land excludes all sales and use tax revenues collected by the Texas Comptroller of Public Accounts for payment to the Street Maintenance Sales Tax Fund, to the Crime Control and Prevention District Sales Tax Fund or to any other special purpose sales tax in effect or later adopted by the City. Said sales and use tax revenues shall be collected under a Texas Direct Payment Permit, and the Company will provide the City and the CEDC with information in a form satisfactory to the City as determined necessary by the City to evidence and verify all the sales and use taxes paid directly to the Texas Comptroller of Public Accounts under the Company's Texas Direct Payment Permit.

- (B). The City will refund the Company amounts equal to 75 percent of the City's share of hotel occupancy tax revenues generated from the operation of the Business on the Land.
- (C). In the event the Company does not generate sales and use tax revenues that are attributable to the addition of new Personal Property on the Land for any applicable calendar year, the Company will still be entitled to receive the refund of any amounts of hotel occupancy tax revenues provided under Sub-paragraph 3.02. (B). above provided that Company is otherwise in compliance with all of the terms of this Agreement.
- (D). In the event the Company does not generate hotel occupancy taxes from the operation of the Business on the Land for any applicable calendar year, the Company will still be entitled to the refund of any amounts of sales and use tax revenues provided under Sub-paragraph 3.02. (A) provided that Company is otherwise in compliance with all of the terms of this Agreement.
- (E). The refunds of sales and use tax and hotel occupancy tax revenues under this Sub-paragraph 3.02. (A) and (B) will be collectively referred to as the "GRANT PAYMENTS".

PARAGRAPH 3.03. The City and the CEDC will make Grant Payments to the Company for a period of up to ten (10) calendar years, commencing in calendar year 2022 and ending in calendar year 2032 provided that the Company is in compliance with all of the terms of this Agreement.

the CEDC on or before MARCH 31 of the calendar year immediately following the calendar year in which sales and use tax and hotel occupancy tax revenues upon which the total Grant Payment amount is based are generated. For example, any sales and use tax revenues collected by the Texas Comptroller of Public Accounts and received by the City and the CEDC and hotel occupancy tax revenues collected by the City in calendar year 2022 will be paid by the City and the CEDC to the Company on or before March 31, 2023. Notwithstanding the foregoing and in addition to those circumstances under other provisions of this Agreement which relieve the City and the CEDC from their obligations to make payment to Company, the City and the CEDC will not be required to make a Grant Payment during any applicable calendar year unless and until:

- (A). The sales and use tax revenues for the preceding calendar year are received by the City and the CEDC from the Texas Comptroller of Public Accounts and provided such sales and use tax revenues generated from the addition of new Personal Property on the Land are collected under a Texas Direct Payment Permit issued by the Texas Comptroller of Public Accounts to the Company;
- (B). The hotel occupancy tax revenues for the preceding calendar year are collected by the City;
- (C). The ad valorem taxes for the preceding calendar year are received by the City from the Denton County Tax Assessor Collector;
- (D). The funds are appropriated by the Corinth City Council and the CEDC for the specific purpose of making a Grant Payment under this Agreement as part of the City's and the CEDC's ordinary budget and appropriations approval process; AND
- (E). The Company has submitted a Compliance Certificate together with all information that the City and the CEDC may request to verify the Company's compliance with the terms of this Agreement.

# ARTICLE IV.

# ADDITIONAL ECONOMIC DEVELOPMENT INCENTIVE PROVIDED BY THE CEDC

PARAGRAPH 4.01. Subject to the requirements and limitations of this Article, other terms and conditions of this Agreement and the Company's compliance with this Agreement, the CEDC agrees to reimburse the Company in the manner set forth in this Article.

PARAGRAPH 4.02. As consideration for the Company's performance of its obligations under this Agreement, the CEDC will reimburse the Company in the amount of \$150,000.00 for impact fees and expenses, costs and fees incurred by the Company for obtaining all permits, licenses and inspections from the City and any other governmental agencies necessary for construction of the Building Improvements and the operation of the Business on the Land (the "REIMBURSEMENT AMOUNT"). The CEDC will pay the Reimbursement Amount to the Company within thirty (30) calendar days of the Company providing the Executive Director of the CEDC a copy of the receipts showing amounts paid for all impact fees, permits, licenses and inspections from the City and any other governmental agencies and permanent certificate of occupancy. The CEDC will not be required to pay the Reimbursement Amount to the Company unless and until the Company completes construction of the Building Improvements on the Land as provided in Paragraph 2.03. above, and provides the Executive Director of the CEDC with a copy of the receipts showing amounts paid and permanent certificate of occupancy.

# ARTICLE V.

# REPRESENTATIONS AND WARRANTIES OF THE COMPANY

As of the Effective Date, the Company represents and warrants to the City and the CEDC, as follows:

PARAGRAPH 5.01. The Company is a duly organized, validly existing Texas Limited Liability Company, in good standing under the laws of the State of Texas and is authorized to conduct business or own real property in the State of Texas. The activities that the Company proposes to carry on at the Land may lawfully be conducted by the Company.

PARAGRAPH 5.02. The execution, delivery and performance by the Company of this Agreement are within the Company's powers and have been duly authorized.

PARAGRAPH 5.03. This Agreement is the legal, valid, and binding obligation of the Company, and is enforceable against the Company in accordance with its terms except as limited by applicable relief, liquidation, conservatorship, bankruptcy, moratorium, rearrangement, insolvency, reorganization, or similar laws affecting the rights or remedies of creditors generally, as in effect from time to time.

PARAGRAPH 5.04. The Company is not in violation or default in the performance, observance, or fulfillment of any of the obligations, covenants or conditions contained in any agreement or instrument to which they are parties or by which they or any of their property is bound that would have any material adverse effect on the Company's ability to perform under this Agreement.

PARAGRAPH 5.05. Neither this Agreement nor any schedule or Exhibit attached hereto in connection with the negotiation of this Agreement contains any untrue statement of a material fact or omits to state any material fact necessary to keep the statements contained herein or therein, in the light of the circumstances in which they were made, from being misleading.

#### ARTICLE VI.

#### INFORMATION

PARAGRAPH 6.01. The Company will, at such times and in such form as the City may request from the Company, provide information concerning the performance of the Company's obligations under this Agreement.

PARAGRAPH 6.02. Commencing in the calendar year 2022 and continuing each calendar year thereafter for the duration of the Term, the Company will submit to the City Manager of the City, on or before JANUARY 31, a certified statement in a form acceptable to the City Manager of the City, and signed by an authorized officer of the Company, providing all of the following information (the "COMPLIANCE CERTIFICATE"):

- (A). A statement that it is in full compliance with the Minimum Jobs Requirement, with such statement detailing an employee roster of all persons employed by the Business on the Land, the hours of employment per week, the job titles and the total number of persons hired and employed in the preceding calendar year and cumulatively since commencing operation of the Business on the Land as provided in Paragraph 2.08. above;
- (B). A copy of all invoices and related documentation verifying the Company's expenditure of refunded hotel occupancy tax revenues as permitted in accordance with applicable state law;
- (C). A statement that it is in full compliance with its obligations under this Agreement or, if not in full compliance, a statement disclosing the nature of any non-compliance and reasons therefor.

After timely receipt of the Compliance Certificate from the Company, the City Manager of the City will have 30 calendar days to notify the Company in writing of any questions related to the Compliance Certificate and the Business that the City may have concerning any of the information provided by the Company, and the Company will diligently work in good faith to respond to such questions to the reasonable satisfaction of the City.

PARAGRAPH 6.03. The Company agrees that authorized employees of the City will have the right to access and review the business records of the Company that relate to the Company's compliance with the terms and conditions of this Agreement at any reasonable time and upon at least seven (7) calendar days' prior notice to the Company in order to determine compliance with this Agreement. Said authorized employees of the City will be accompanied by authorized officers or employees of the Company when

accessing and reviewing the business records. At all times until the expiration of this Agreement, authorized employees of the City will have access to the Building Improvements and the Business on the Land for the purpose of inspecting them to ensure that the Building Improvements on the Land are constructed, installed, maintained, and used in accordance with the terms and conditions of this Agreement.

PARAGRAPH 6.04. Subject to the requirements of the Texas Public Information Act (Chapter 552 of the Texas Government Code), or order of a court of competent jurisdiction, the Company may be required to disclose or make available to the City or the CEDC any information relating to this Agreement. The Company agrees to cooperate with the City and the CEDC in response to any request for information under the Texas Public Information Act or court order. The City and the CEDC will endeavor to provide the Company with advance written notice of any such request for information or court order so that the Company may seek any relief to which the Company believes that it is entitled. The City's and the CEDC's obligations under this Paragraph 6.04. do not impose a duty upon the City or the CEDC to challenge any court order or ruling of the Texas Attorney General to release information in response to a specific request for information under the Texas Public Information Act.

# ARTICLE VII.

# PERSONAL LIABILITY OF PUBLIC OFFICIALS AND LIMITATIONS ON THE CITY'S AND THE CEDC'S OBLIGATIONS

PARAGRAPH 7.01. No official or employee of the City or the CEDC will be personally responsible for any liability arising under or growing out of this Agreement.

PARAGRAPH 7.02. The Grant Payments made, and any other financial obligation of the City and the CEDC hereunder will be paid solely from lawfully available funds that have been budgeted and appropriated each applicable Fiscal Year (as defined below) during the Term by the City and the CEDC as provided in this Agreement. Under no circumstances will the City's or the CEDC's obligations hereunder be deemed to create any debt within the meaning of any constitutional or statutory provision. Consequently,

notwithstanding any other provision of this Agreement, the City and the CEDC will have no obligation or liability to pay any Grant Payments or other payments unless the City and the CEDC budget and appropriate funds to make such payments during the Fiscal Year in which such Grant Payments or other payments are payable under this Agreement. If the City or the CEDC fails to budget and appropriate funds to make any Grant Payments, then it will immediately notify the Company of such non-appropriation and the Company may elect, at its sole discretion and option, to terminate this Agreement, effective upon written notice to the City and the CEDC. For purposes of this Agreement, the "FISCAL YEAR" means the fiscal year of the City and the CEDC, commencing on OCTOBER 1, and ending on SEPTEMBER 30.

PARAGRAPH 7.03. EXCEPT FOR THE RIGHT TO TERMINATE AS PROVIDED IN PARAGRAPH 7.02. ABOVE, THE COMPANY WILL HAVE NO OTHER RECOURSE AGAINST THE CITY OR THE CEDC FOR THE CITY'S OR THE CEDC'S FAILURE TO BUDGET AND APPROPRIATE FUNDS DURING ANY FISCAL YEAR TO MEET THE PURPOSES OF AND SATISFY ITS OBLIGATIONS UNDER THIS AGREEMENT.

# ARTICLE VIII.

# **DEFAULT, TERMINATION AND REMEDIES**

PARAGRAPH 8.01. The Parties acknowledge and agree that this Agreement will automatically terminate, and the Parties herein will be relieved of all of their obligations and rights set forth herein if the Company fails to operate the Business on the Land as Fairfield Inn & Suites or a different brand with the prior written consent of the City and the CEDC as provided in Paragraph 2.01. above.

PARAGRAPH 8.02. If this Agreement is terminated under Paragraph 8.01. above, the Company will repay to the City and the CEDC the full amount of all Grant Payments made, and it will repay to the CEDC the full amount of the Reimbursement Amount within 60 calendar days. The City and the CEDC will be entitled to record a lien against the Land to secure the full amounts of the Grant Payments and the Reimbursement Amount if this payment is not timely made.

PARAGRAPH 8.03. Except as otherwise provided herein, at any time during the Term of this Agreement that the Company is not in compliance with its obligations under this Agreement, the City may send written notice of such non-compliance to the Company. If such non-compliance is not cured within 30 calendar days after the Company's receipt of such written notice or, if non-compliance is not reasonably susceptible to cure within 30 calendar days and a cure is not begun within such 30-day period and thereafter, continuously and diligently pursued to completion on a schedule to be approved by the City (in either event, a "CURE PERIOD"), then the City and the CEDC may, at their sole discretion and option, terminate this Agreement. The Term will not be extended as a result of any Cure Period agreed to by the City under this Paragraph 8.03. For purposes of this Agreement, a "CURE" or "CURED" means the correction or elimination of any breach(es), default(s) or violation(s) of the terms and conditions of this Agreement.

PARAGRAPH 8.04. Upon breach of any obligation under this Agreement by the Company, in addition to any other remedies expressly set forth in this Agreement with respect to such breach, the City and / or the CEDC may pursue such remedies as are available at law or in equity for breach of contract. Similarly, with regard to violations of applicable ordinances of the City, the City may seek such relief as is available for violation of so such ordinances, including fines and injunctive relief.

PARAGRAPH 8.05. As permitted by applicable state law, the City may deduct from any Grant Payments due to the Company, as an offset, any delinquent and unpaid fees, sums of money or other fees, charges or taxes assessed and owed to or for the benefit of the City.

PARAGRAPH 8.06. A "FORCE MAJEURE EVENT" means an event beyond the reasonable control of a Party obligated to perform an act or take some action under this Agreement including, but not limited to, any acts of God; earthquake; fire; explosion; war; civil insurrection; acts of the public enemy; act of civil or military authority; sabotage; terrorism; floods; lightning; hurricanes; tornadoes; severe snow storms or utility disruption; strikes; lockouts; or major equipment failure or the failure of any major supplier to perform its obligations. A Force Majeure Event pauses a Party's performance obligation for the duration of the event but does not excuse it. A Party will not be deemed to be in default or otherwise in violation of any term or condition of this Agreement to the extent such Party's action, inaction or omission is the result

of a Force Majeure Event. If a Force Majeure Event occurs and such event prevents a Party from fulfilling its obligations hereunder, the applicable time period for performing such obligations will only be extended by the period of delay resulting from the Force Majeure Event. The Parties agree to use commercially reasonable diligence in order to promptly resolve any Force Majeure Event that adversely and materially impacts their performance under this Agreement.

PARAGRAPH 8.07. THE CITY AND THE CEDC SHALL NOT BE OBLIGATED TO PAY ANY INDEBTEDNESS OR OBLIGATIONS OF THE COMPANY. THE COMPANY HEREBY AGREES TO DEFEND, INDEMNIFY, RELEASE AND HOLD THE CITY AND THE CEDC, AND THE CITY'S AND THE CEDC'S RESPECTIVE OFFICERS AND EMPLOYEES, HARMLESS FROM AND AGAINST: (I) ANY INDEBTEDNESS OR OBLIGATIONS OF THE COMPANY; (II) ANY OTHER LOSS, CLAIM, DEMAND, LAWSUIT, LIABILITY OR DAMAGES ARISING FROM THE NEGLIGENCE OR INTENTIONAL MISCONDUCT OF THE COMPANY IN THE PERFORMANCE OF ITS OBLIGATIONS UNDER THIS AGREEMENT, OR (III) BREACH OF ANY REPRESENTATION, WARRANTY, COVENANT OR AGREEMENT OF THE COMPANY CONTAINED IN THIS AGREEMENT, WITHOUT REGARD TO ANY NOTICE OR CURE PROVISIONS. THE COMPANY'S INDEMNIFICATION OBLIGATION HEREUNDER SHALL INCLUDE PAYMENT OF THE CITY'S AND THE CEDC'S REASONABLE ATTORNEYS' FEES, COSTS AND EXPENSES WITH RESPECT THERETO.

PARAGRAPH 8.08. The Company may terminate this Agreement at any time for convenience with at least ten (10) calendar days' prior written notice.

# ARTICLE IX.

#### **MISCELLANEOUS**

PARAGRAPH 9.01. This Agreement, including the Recitals and the Exhibits hereto, contains the entire agreement between the Parties with respect to the transactions contemplated herein.

Section D, Item 5.

PARAGRAPH 9.02. This Agreement may only be amended, altered, or terminated by written

instrument signed by all Parties.

PARAGRAPH 9.03. All notices required and/or permitted by this Agreement will be delivered to the

following by certified mail or electronic mail transmission. Each Party will notify the other Parties in

writing of any change in information required for notice under this Paragraph 9.03.

# THE CITY:

Bob Hart, City Manager

City of Corinth, Texas

3300 Corinth Parkway

Corinth, Texas 76208

Facsimile: (940) 498 — 7574

E-mail: Bob.hart@cityofcorinth.com

# THE CEDC:

Elise Back, Director

City of Corinth, Texas

3300 Corinth Parkway

Corinth, Texas 76208

Facsimile: (940) 498 — 7574

E-mail: elise.back@cityofcorinth.com

# THE COMPANY:

Jay Patel, Managing Member

6Q Hospitality, L.L.C.

7034 Mesa Verde Boulevard

Irving, Texas 75063

E-mail: Jay@nimbushospita1ity.com

PARAGRAPH 9.04. This Agreement will be construed under the laws of the State of Texas and the United States of America. This Agreement is performable in Denton County, Texas. Mandatory venue for any action under this Agreement will be in the state court of appropriate jurisdiction for the action in Denton County, Texas. Mandatory venue for any matters in federal court will be in the United States District Court for the Eastern District of Texas, Sherman Division.

PARAGRAPH 9.05. In the event any provision of this Agreement is held to be illegal, invalid or unenforceable under present or future laws effective while this Agreement is in effect, such provision will be automatically deleted from this Agreement and the legality, validity and enforceability of the remaining provisions of this Agreement will not be affected thereby, and in lieu of such deleted provision, there will be added as part of this Agreement a provision that is legal, valid and enforceable and that is as similar as possible in terms and substance as possible to the deleted provision.

PARAGRAPH 9.06. The term "WILL" is mandatory in this Agreement.

PARAGRAPH 9.07. The Company agrees that the City will assume no liability or responsibility by approving plans, issuing permits or approvals, or making inspections related to any matter arising under this Agreement.

PARAGRAPH 9.08. Nothing contained in this Agreement, and no action of the City under this Agreement, will constitute a waiver of any immunity of the City to suit or to liability or of any limitations on liability granted by law or the Texas Constitution.

PARAGRAPH 9.09. It is acknowledged and agreed between the Parties that the City, the CEDC and the Company, in executing this Agreement, and in performing their respective obligations, are acting independently, and not in any form of partnership or joint venture. THE CITY AND THE CEDC WILL ASSUME NO RESPONSIBILITY OR LIABILITY TO ANY THIRD PARTIES IN CONNECTION WITH THIS AGREEMENT, AND THE COMPANY AGREES TO INDEMNIFY, DEFEND AND HOLD THE CITY AND THE CEDC, AND THEIR OFFICERS AND EMPLOYEES, HARMLESS FROM ANY SUCH LIABILITIES.

PARAGRAPH 9.10. This Agreement is for the exclusive benefit of the Parties and no third party may claim any right, title or interest in any benefit arising under this Agreement. The Company may not assign any of its rights, or delegate or sub-contract any of its duties under this Agreement, in whole or in part, without the prior written consent of the City and the CEDC, except that: (i) the Company may assign this Agreement to an affiliate with such assignment to be effective only upon receipt by the City and the CEDC of written notice thereof, together with documentation establishing the relationship of the affiliate to the Company to the satisfaction of the City and the CEDC; or (ii) the Company may assign this Agreement in connection with the sale of all its interest in the Business on the Land, provided that the Company will provide the City and the CEDC with at least 30 calendar days' written notice of such assignment for the assignment to be effective. This Agreement will be binding on and inure to the benefit of the Parties and their respective successors and assigns.

PARAGRAPH 9.11. No term or condition contained in this Agreement will be deemed to have been waived, nor will there be any estoppel to enforce any provision of this Agreement, except by written instrument of the Party charged with such waiver or estoppel.

PARAGRAPH 9.12. The Company agrees that the economic development incentive involving the use of refunded hotel occupancy tax revenues will be expended in a manner directly enhancing and promoting tourism and the convention and hotel industry in accordance with the provisions of Chapter 351 of the Texas Tax Code. The Company acknowledges that while not anticipated to occur, if it is found by a court of appropriate jurisdiction or other official administrative body that the City does not have the legal authority to enter into this Agreement regarding the use of refunded hotel occupancy tax revenues, that such determination will cause the economic development incentive involving such use of refunded hotel occupancy tax revenues to immediately cease hereunder. The termination of this economic development incentive will not affect any of the other terms and conditions of this Agreement not related to the same.

PARAGRAPH 9.13. The following Exhibits are attached and made a part of this Agreement for all purposes.

(A). **EXHIBIT "A.1."** — Survey of the Land.

- (B). **EXHIBIT "A.2."** Texas Direct Payment Permit.
- (C). **EXHIBIT "A.3."** Building Improvements.
- (D). **EXHIBIT "A.4."** L.L.C. Certificate of Formation.
- (E). **EXHIBIT "A.5"** L.L.C. Certificate of Resolution

PARAGRAPH 9.14. The Company certifies that the Company does not and will not, during the Term of this Agreement, knowingly employ an "UNDOCUMENTED WORKER" as such term is defined by Section 2264.01(4) of the Texas Government Code. In accordance with Section 2264.052 of the Texas Government Code, should the Company be convicted of a violation under 8 U.S.C. Section 1324a(f), then the Company will repay to the City and the CEDC the full amount of the Grant Payments and to the CEDC the full amount of the Reimbursement Amount under this Agreement, plus five (5) percent interest per annum from the date the Grant Payment and the Reimbursement Amount were paid. Repayment will be paid within 120 calendar days after the date the Company receives written notice of violation from the City, which notice will not be given by the City until after such conviction is final and non-appealable. Notwithstanding anything to the contrary contained in this Paragraph 9.14., the Company will not be deemed in violation of this Paragraph 9.14. and will not be obligated to make such repayment of the Grant Payments or the Reimbursement Amount in the event that a subsidiary, affiliate, or person with whom the Company contracts, such as a general contractor, is convicted of a violation under 8 U.S.C. Section 1324a(f).

PARAGRAPH 9.15. Pursuant to the requirements of Chapter 2270 of the Texas Government Code, the Company verifies that it does not boycott Israel, and it will not boycott Israel during the Term of the Agreement. Pursuant to Chapter 2252, Subchapter F of the Texas Government Code, the Company affirms that it is not identified on a list created by the Texas Comptroller of Public Accounts as a company known to have contracts with or provide supplies or services to a foreign terrorist organization.

PARAGRAPH 9.16. This Agreement may be executed in multiple counterparts, each of which shall be considered an original, but all of which constitute one instrument, and facsimile or electronic (in

PDF) copies of this Agreement and facsimile or electronic (in PDF) signatures to this Agreement shall be authorized and deemed effective.

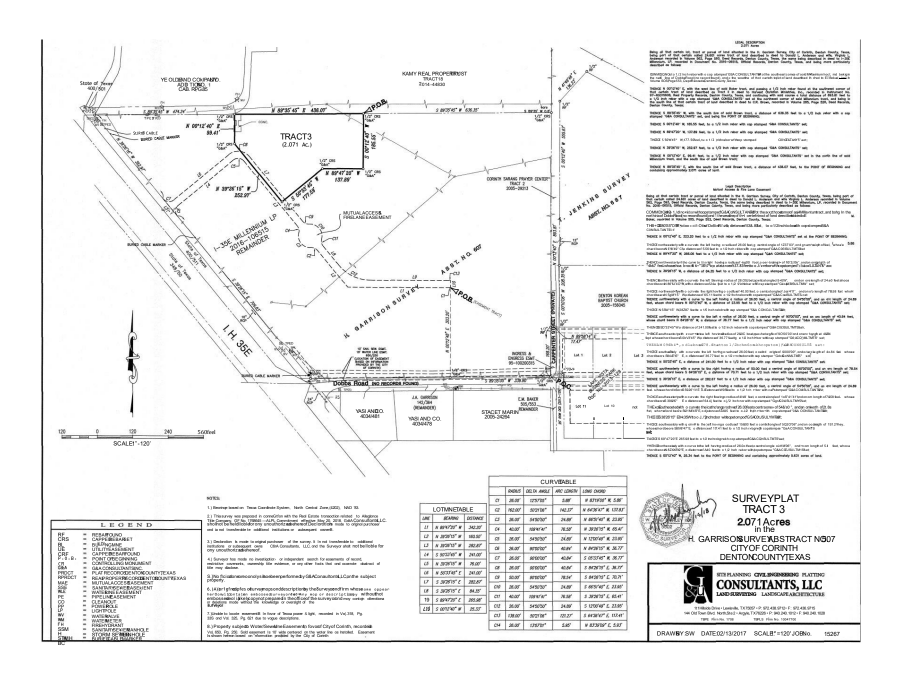
EXECUTED in duplicate originals to be effective as of the Effective Date.

[SIGNATURES ON NEXT PAGE]

CITY OF COIIINTH, TEXAS			
By:			
City Manager			
CORINTH ECONOMIC DEVELOPIYIENT CORPORATION			
By:			
President			
6Q HOSPITALITY, L.L.C.			
By:			
Managing Member			

## EXHIBIT "A.1."

## SURVEY OF THE LAND



#### EXHIBIT "A.2."

#### TEXAS DIRECT PAYMENT PERMIT

Pom 00-000 (Par. 1-10.0) TEXAS DIR	ECT PAYMENT SALES TAX PERMIT			
business specified ar Texas. The permit may	n accordance with the law governing the type of id is the authorization to conduct business in y be revoked for a violation of the provisions of dior any rules adopted by the Comptroller to CANN./++/5	3-20632 -2863-2 Enerowedae 12/28/2017		
Taxpayer name and	realing address			
65 HOSP I TALITY, LLC 3034 MESAVERD EAVE I RV ING		GLENN HEGAR Comptroller of Publi Caccounts		
THIS PERMIT IS NON-TRANSFERABLE				

Oetach here and display your (ri-mit only.

Is the information Printed on this permit correct?

- If you have received a Federal Employer Identification Number (FEIN), enter the number.

•

· If you are no longer in business, enter the date of your last business transaction.

If your permit is correct, <u>DO NOT return this form.</u>
If any corrections are required, please enter the correct information on this form and return it to:

COMPTROLLER OF PUBLIC ACCOUNTS 111 E. 17th Street Austin, TX 78774-0100

KeeR this permit until you receive a corrected permit.

NOTE: This form cannot be used 'I' there has been a change of ownership. For this change and to obtain a new permit, please contact your local Comptroller's field office. For the telephone numbers to call for assistance, see the back of this form.

TEXAS DIRECT PAYMENT SALES TAX PERMIT

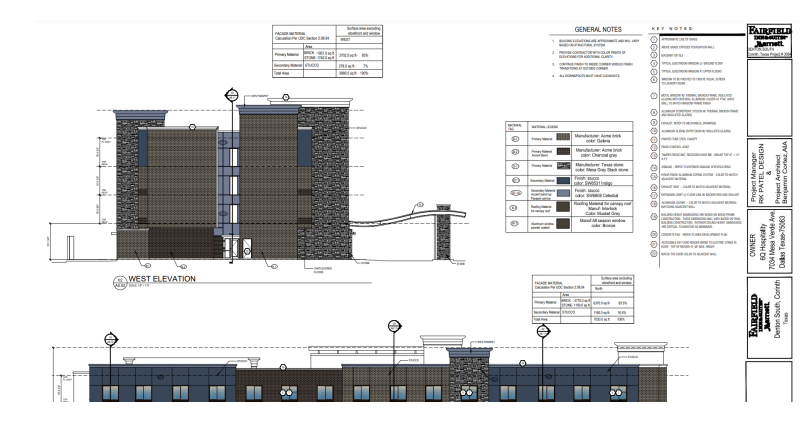
Taxpayer name shows on the permit 6 HOS PITALITY, LL?	210121			shown on the permit 65? -?863-	Job seme-MSCAPP
Please enter only the information that has	s to 6e co	orrected.			□ m 00991 m      0 1
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Sigh L Taxpayer or authorized agent			Date		TATSUK
sign here					لبليلياء
You have certain rights under Chapters 552 and 559, G on file about you. Contact us at the address or phone numb			quest, and correc	finformation we have	

43

#### EXHIBIT "A.3."

#### **BUILDING IMPROVEMENTS**





## EXHIBIT "A.4."

# L.L.C. CERTIFICATE OF FORMATION

Corporations Section P.O.Box 13697 Austin, Texas 78711-3697



Rolando B. Pablos Secretary of State

# Office of the Secretary of State

March 22, 2017

Attn: Legalzoom.com, Inc. Legalzoom.com, Inc. 101 N. Brand Blvd, 10th Floor Glendale, CA 91203 USA

RE: 6Q Hospitality, LLC File Number: 802679624

It has been our pleasure to file the certificate of formation and issue the enclosed certificate of filing evidencing the existence of the newly created domestic limited liability company (llc).

Unless exempted, the entity formed is subject to state tax laws, including franchise tax laws. Shortly, the Comptroller of Public Accounts will be contacting the entity at its registered office for information that will assist the Comptroller in setting up the franchise tax account for the entity. Information about franchise tax, and contact information for the Comptroller's office, is available on their web site at <a href="http://window.state.tx.us/taxinfo/franchise/index.html">http://window.state.tx.us/taxinfo/franchise/index.html</a>.

The entity formed does not file annual reports with the Secretary of State. Documents will be filed with the Secretary of State if the entity needs to amend one of the provisions in its certificate of formation. It is important for the entity to continuously maintain a registered agent and office in Texas. Failure to maintain an agent or office or file a change to the information in Texas may result in the involuntary termination of the entity.

If we can be of further service at any time, please let us know.

Sincerely,

Corporations Section Business & Public Filings Division (512) 463-5555

Enclosure

Phone: (512) 463-5555 Prepared by: Bridget Mouton Come visit us on the internet at http://www.sos.state.tx.us/ Fax: (512) 463-5709 TID: 10285

Dial: 7-1-1 for Relay Services

Date of this notice: 03-24-2017

Employer Identification Number:

82-0928457

Form: SS-4

Number of this notice: CP 575 G

For assistance you may call us at: 1-800-829-4933

IF YOU WRITE, ATTACH THE STUB AT THE END OF THIS NOTICE.

6Q HOSPITALITY LLC JAY PATEL SOLE MBR 7034 MESA VERDE AVE IRVING, TX 75063

#### WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER

Thank you for applying for an Employer Identification Number (EIN). We assigned you EIN 82-0928457. This EIN will identify you, your business accounts, tax returns, and documents, even if you have no employees. Please keep this notice in your permanent records.

When filing tax documents, payments, and related correspondence, it is very important that you use your EIN and complete name and address exactly as shown above. Any variation may cause a delay in processing, result in incorrect information in your account, or even cause you to be assigned more than one EIN. If the information is not correct as shown above, please make the correction using the attached tear off stub and return it to us.

A limited liability company (LLC) may file Form 8832, Entity Classification Election, and elect to be classified as an association taxable as a corporation. If the LLC is eligible to be treated as a corporation that meets certain tests and it will be electing S corporation status, it must timely file Form 2553, Election by a Small Business Corporation. The LLC will be treated as a corporation as of the effective date of the S corporation election and does not need to file Form 8832.

To obtain tax forms and publications, including those referenced in this notice, visit our Web site at www.irs.gov. If you do not have access to the Internet, call 1-800-829-3676 (TTY/TDD 1-800-829-4059) or visit your local IRS office.

#### IMPORTANT REMINDERS:

- \* Keep a copy of this notice in your permanent records. This notice is issued only one time and the IRS will not be able to generate a duplicate copy for you. You may give a copy of this document to anyone asking for proof of your EIN.
- \* Use this EIN and your name exactly as they appear at the top of this notice on all your federal tax forms.
- \* Refer to this EIN on your tax-related correspondence and documents.

If you have questions about your EIN, you can call us at the phone number or write to us at the address shown at the top of this notice. If you write, please tear off the stub at the bottom of this notice and send it along with your letter. If you do not need to write us, do not complete and return the stub.

Your name control associated with this EIN is 6QHO. You will need to provide this information, along with your EIN, if you file your returns electronically.

Thank you for your cooperation.

(IRS USE ONLY) 575G

03-24-2017 6QHO O 9999999999 SS-4

Keep this part for your records. CP 575 G (Rev. 7-2007)

Return this part with any correspondence so we may identify your account. Please correct any errors in your name or address.

CP 575 G

999999999

Your Telephone Number Best Time to Call DATE OF THIS NOTICE: 03-24-2017 ( ) -

EMPLOYER IDENTIFICATION NUMBER: 82-0928457

FORM: SS-4

NOBOD

INTERNAL REVENUE SERVICE CINCINNATI OH 45999-0023 Idoddddddddddddddlalladlaadlaadddddd

6Q HOSPITALITY LLC JAY PATEL SOLE MBR 7034 MESA VERDE AVE IRVING, TX 75063

Corporations Section P.O.Box 13697 Austin, Texas 78711-3697



Rolando B. Pablos Secretary of State

# Office of the Secretary of State

## CERTIFICATE OF FILING OF

6Q Hospitality, LLC File Number: 802679624

The undersigned, as Secretary of State of Texas, hereby certifies that a Certificate of Formation for the above named Domestic Limited Liability Company (LLC) has been received in this office and has been found to conform to the applicable provisions of law.

ACCORDINGLY, the undersigned, as Secretary of State, and by virtue of the authority vested in the secretary by law, hereby issues this certificate evidencing filing effective on the date shown below.

The issuance of this certificate does not authorize the use of a name in this state in violation of the rights of another under the federal Trademark Act of 1946, the Texas trademark law, the Assumed Business or Professional Name Act, or the common law.

Dated: 03/22/2017

Phone: (512) 463-5555

Effective: 03/22/2017



Rolando B. Pablos Secretary of State

Secretary of State P.O. Box 13697 Austin, TX 78711-3697 FAX: 512/463-5709

Filing Fee: \$300



## Certificate of Formation Limited Liability Company

Filed in the Office of the Secretary of State of Texas Filing #: 802679624 03/22/2017 Document #: 723515720002 Image Generated Electronically for Web Filing

#### Article 1 - Entity Name and Type

The filing entity being formed is a limited liability company. The name of the entity is:

#### 6Q Hospitality, LLC

#### Article 2 - Registered Agent and Registered Office

A. The initial registered agent is an organization (cannot be company named above) by the name of:

## United States Corporation Agents, Inc.

#### OR

- B. The initial registered agent is an individual resident of the state whose name is set forth below:
- C. The business address of the registered agent and the registered office address is:

#### Street Address:

#### 9900 Spectrum Drive Austin TX 78717

#### Consent of Registered Agent

A. A copy of the consent of registered agent is attached.

OF

B. The consent of the registered agent is maintained by the entity.

#### Article 3 - Governing Authority

A. The limited liability company is to be managed by managers.

OR

▶ B. The limited liability company will not have managers. Management of the company is reserved to the members. The names and addresses of the governing persons are set forth below:

Managing Member 1: Jay Patel

Title: Managing Member

### Address: 7034 Mesa Verde Ave. Irving TX, USA 75063

#### Article 4 - Purpose

The purpose for which the company is organized is for the transaction of any and all lawful business for which limited liability companies may be organized under the Texas Business Organizations Code.

Supplemental Provisions / Information

The attached addendum, if any, is	incorporated herein by reference 1	
in and an and an and an any, to	mosporates not our by retardings,	
	Organizer	
The name and address of the Cheyenne Moseley	e organizer are set forth below.  101 N. Brand Blvd., 11th Floo	r, Glendale, CA 91203
	Effectiveness of Filing	
A. This document become	es effective when the document is filed by t OR	the secretary of state.
B. This document become signing. The delayed effective	es effective at a later date, which is not move date is:	re than ninety (90) days from the date of its
	Execution	
undersigned signs this docu fraudulent instrument and co	t the person designated as registered ager ment subject to the penalties imposed by la ertifies under penalty of perjury that the und execute the filing instrument.	nt has consented to the appointment. The aw for the submission of a materially false or dersigned is authorized under the provisions of
, a		
Cheyenne Moseley		10

FILING OFFICE COPY

## EXHIBIT "A.S."

# L.L.C. CERTIFICATE OF RESOLUTION

# L.L.C. CERTIFICATE OF RESOLUTION

The undersigned Members of 6Q Hospitality, L.L.C., a limited liability company duly organized
under the laws of the State of Texas (the "L.L.C."), hereby certify that the following resolutions were duly
adopted by said Members of the L.L.C. on theO 1 day ofCtobeo,
20 and that such resolutions have not been modified or rescinded as of the date hereof:
RESOLVED, that
on behalf of the L.L.C. to execute all legal documents with regard to entering into an economic development
incentive agreement with the City of Corinth, Texas (the "CITY") and the Corinth Economic Development
Corporation (the "CEDC") to construct and operate a hotel and conference center in the City of Corinth,
Texas as approved by him/her as being in the best interests of the L.L.C.; and to take any and all further
actions which may be necessary or appropriate to commence and complete said construction and operation
of the hotel and conference center in such a manner as being, in his/her opinion, in the best interests of the
L.L.C.
RESOLVED, that this action may be executed in counterparts and by facsimile signatures, each
of which shall be deemed an original and all of which together shall constitute one action.
IN WITNESS, WHEREOF, the undersigned has executed this instrument as of this
day of October , 2017.
Written Name of Member and Title: Jay Parel , managing member
Signature Name of Member:

Date:	_BO 1 66 120 2017.
Written Name of Member and Title: Signature Name of Member:	
Date:	10 1 01 120 17
Written Name of Member and Title:	Tay Pasol
written name of Member and Title.	D / 10
Signature Name of Member:	Col floto.
Date:	10 1 01 120 17.