

GRAND RAPIDS ECONOMIC DEVELOPMENT AUTHORITY MEETING AGENDA

Thursday, August 11, 2022 4:00 PM

NOTICE IS HEREBY GIVEN, that a regular meeting of the Grand Rapids Economic Development Authority will be held in the City Council Chambers in the Grand Rapids City Hall, 420 North Pokegama Avenue, in Grand Rapids, Minnesota on Thursday, August 11, 2022 at 4:00 PM.

CALL TO ORDER

CALL OF ROLL

SETTING OF THE REGULAR AGENDA - This is an opportunity to approve the regular agenda as presented, or to add/delete an agenda item by a majority vote of the Commissioners present.

APPROVE MINUTES

1. Consider approval of the minutes from the July 28, 2022 regular meeting

APPROVE CLAIMS

2. Consider approval of claims in the amount of \$14,687.96.

PUBLIC HEARING

3. Conduct a public hearing regarding a business subsidy proposed for the ASV/Yanmar Expansion Project

BUSINESS

4. Consider the adoption of a resolution approving the loan of a Minnesota Investment Fund grant to ASV Holdings, Inc. and the execution of related documents

UPDATES

ADJOURN

MEMBERS & TERMS

Rick Blake - 12/31/2022 (with Council term) Tasha Connelly - 12/31/2022 (with Council term) Cory Jackson - 3/1/23

Mike Korte - 3/1/24 Wayne Bruns - 3/1/25 Sholom Blake - 3/1/25 Al Hodnik - 3/1/27



GRAND RAPIDS ECONOMIC DEVELOPMENT AUTHORITY MEETING MINUTES

Thursday, July 28, 2022 4:00 PM

NOTICE IS HEREBY GIVEN, that a regular meeting of the Grand Rapids Economic Development Authority will be held in the City Council Chambers in the Grand Rapids City Hall, 420 North Pokegama Avenue, in Grand Rapids, Minnesota on Thursday, July 28, 2022 at 4:00 PM.

CALL TO ORDER

CALL OF ROLL

PRESENT

Commissioner Al Hodnik Commissioner Cory Jackson President Sholom Blake Commissioner Wayne Bruns

ABSENT

Commissioner Mike Korte Commissioner Tasha Connelly Commissioner Rick Blake

SETTING OF THE REGULAR AGENDA - This is an opportunity to approve the regular agenda as presented, or to add/delete an agenda item by a majority vote of the Commissioners present.

The agenda was approved with additions and deletions.

Delete item 3 Consider approval of a Minnesota Investment Fund (MIF) Loan Agreement with ASV Holdings, LLC.

Move Item 5 from updates to business as Adopt a resolution entering into a Purchase and Development Agreement with JBS Holdings.

APPROVE MINUTES

1. Consider approval of the minutes from the July 14, 2022 regular meeting

Motion By Commissioner Bruns, second by Commissioner Hodink to approve the minutes from the July 14, 2022 regular meeting. The following voted in favor thereof: Jackson, S. Blake, Bruns, Hodnik. Opposed: None, passed unanimously.

APPROVE CLAIMS

2. Consider approval of the August 11th, 2022 claims in the amount of \$20,969.02

Motion by Commissioner Bruns, second by Commissioner Jackson to approve claims in the amount of \$20,969.02. The following voted in favor thereof: Hodnik, Bruns, S. Blake, Jackson. Opposed: None, passed unanimously.

BUSINESS

3. Consider adopting a resolution entering into a Purchase and Development Agreement with JBS Holdings.

GREDA received a Letter of Intent from JBS Holdings LLC stating their interest in purchasing five single family residential lots in the plat of Great River Acres.

Following the last GREDA meeting when this was discussed, staff spoke with JBS regarding some risk concerns regarding payment to GREDA for lots that were in development, but not yet sold. While a Purchase and Development Agreement between GREDA and JBS will be recorded, it would serve only as a promise to pay and lender financing secured by a mortgage would take precedence.

The revised Purchase and Development agreement allows for an option on the other four lots for a three year period extendable by one additional year, through agreement by both parties. The revised agreement also requires the lots be purchased prior to their development and not after.

Motion by Commissioner Hodnik, second by Commissioner Bruns to adopt a resolution approving a Purchase and Development Agreement with JBS Holdings for five residential lots in Great River Acres. The following voted in favor thereof: Jackson, S. Blake, Bruns, Hodink. Opposed: None, passed unanimously.

UPDATES

4. Cambium Development Project

Mr. Mattei provided an email form the developer which included an update on the project. They have met with lenders, interviewed entities with experience in management and operations of boutique hotels, requested a up to date feasibility study and met with key investors.

5. ASV/Yanmar Expansion Project

GREDA will be holding a Business Subsidy Public Hearing at their next meeting, after that the final contract and loan agreement can be approved.

6. Downtown Plan

Staff has been working with the consultants on a public participation plan and draft survey. Mr. Mattei noted there may be additional funds available from the Blandin Foundation for this project.

ADJOURN

Their being no further business the meeting adjourned at 4:34 p.m.

MEMBERS & TERMS

Rick Blake - 12/31/2022 (with Council term)
Tasha Connelly - 12/31/2022 (with Council term)
Cory Jackson - 3/1/23
Mike Korte - 3/1/24
Wayne Bruns - 3/1/25
Sholom Blake - 3/1/25
Al Hodnik - 3/1/27

Item 2.

DATE: 08/05/2022 TIME: 14:40:27 ID: AP443GR0.WOW CITY OF GRAND RAPIDS PAGE: 1 DEPARTMENT SUMMARY REPORT

INVOICES DUE ON/BEFORE 08/11/2022

VENDOR #	NAME	AMOUNT DUE
ECONOMIC DEVELOPMEN	T AUTHORITY	
0718010	CITY OF GRAND RAPIDS	2,247.25
	TOTAL	2,247.25
EDA - CAPITAL PROJE MISCELLANEOUS 0718010 CHECKS ISSUED-PRIOR PRIOR APPROVAL 1309170 1621130	PROJECT CITY OF GRAND RAPIDS TOTAL MISCELLANEOUS PROJECT TOTAL UNPAID TO BE APPROVED IN THE SUM OF: APPROVAL MN DEED	11,325.00 11,325.00 \$13,572.25 1,000.00 115.71 \$1,115.71

TOTAL ALL DEPARTMENTS

\$14,687.96



REQUEST FOR GRAND RAPIDS EDA ACTION

AGENDA DATE: August 11, 2022

STATEMENT OF ISSUE: Conduct a public hearing regarding a business subsidy proposed for

the ASV/Yanmar Expansion Project

PREPARED BY: Rob Mattei, Executive Director

BACKGROUND:

The Minnesota Department of Employment and Economic Development (DEED) has awarded a \$450,000 grant to GREDA, through the DEED Minnesota Investment Fund (MIF) program, for the ASV/Yanmar Expansion Project.

Project Description: The proposed project involves a significant expansion of the Grand Rapids production facility with the addition of a 60,000 square feet high-bay warehouse, site improvements, assembly layout modifications, additional equipment and staffing.



With this project, ASV Holdings will create additional production and operations employees as well as salaried administrative positions in the Grand Rapids location over a four-year ramp up beginning in 2022:

	2021 FTE	2026 FTE	Increase FTE	Increase (%)	Avg. Wage	Position Types/Areas
Production & Operations (hourly)	152	436	284	187%	Production \$19.82/hour Non-production \$21.43/hour	Assemblers, Metal Fabricators, Welders, Painters, Warehouse Clerks
Administrative (salaried)	72	151	79	110%	\$81,250	Executives, Engineers, Human Resources, IT, Finance, Plant Management, Customer Support, Purchasing
	224	587	363	162%		

ASV/Yanmar provides benefits for all of its employees, including 401K contribution, health, dental and vision insurance, PTO, short and long-term disability, and paid holidays.

The proposed 60,000 square foot high-bay warehouse has an estimated construction budget of \$5,123,500. Through a consultation with the Itasca County Assessor, the estimated post development assessed value of the warehouse addition will be approximately \$1,369,000. At current tax rates, this capital improvement will generate an additional \$45,000 of annual local and state property taxes.

The total CAPEX budget for this project is approximately \$9,500,000.

The additional direct employment created by ASV/Yanmar in Grand Rapids will increase their annual payroll from \$18M to \$54M.

Business Subsidy/Loan Agreement: Consistent with GREDA's request for the MIF grant and the approved grant contract with DEED, the grant funds are to be used by GREDA to provide a loan to ASV Holdings for the purchase of manufacturing equipment that supports their expansion. The terms for the loan are described within the Loan Agreement that will be considered following this public hearing.

In summary, the entire amount of the \$450,000 loan to ASV Holdings will be forgiven by GREA if the following job retention and creation goals are achieved in the two years following the Benefit Date of August 23, 2023:

- (1) Maintained two hundred nineteen (219) permanent, non-contract, non-seasonal FTE jobs;
- (2) Created at least one hundred fifteen (115) New Jobs at the Development Property with each job noted once within "wage brackets" as stated below:
 - a. Twenty-three (23) New Jobs must pay a base cash wage of at least \$18.66 per hour (exclusive of Benefits); The Borrower is entitled to forgivable Loan Proceeds in the amount of \$3,851 per job created in this wage bracket not to exceed \$88,573 in total;
 - b. Seventy-nine (79) New Jobs must pay a base cash wage of at least \$20.21 per hour (exclusive of Benefits); The Borrower is entitled to forgivable Loan Proceeds in the amount of \$3,851 per job created in this wage bracket not to exceed \$304,229 in total;
 - c. Thirteen (13) New Jobs must pay a base cash wage of at least \$25.96 per hour (exclusive of Benefits); The Borrower is entitled to forgivable Loan Proceeds in the amount of \$4,401 per job created in this wage bracket not to exceed \$57,213 in total;
- (3) Any job created between the Effective Date and the Compliance Date shall pay at least \$14.68 per hour, including Benefits.

Minnesota Statute 116J.994 defines and regulates business subsidies provided by local and state government entities. Before granting a business subsidy in excess of \$150,000, a local government entity such as GREDA, must conduct a noticed public hearing to review and receive public input on the proposed subsidy, the job and wage goals, and the public purpose of the assistance. Section 8.1 of the Loan Agreement between GREDA and ASV Holdings serves as the business subsidy agreement with ASV.

The public purposes served by providing this business subsidy include assisting in the growth and stability of ASV/Yanmar, retaining existing and new living wage jobs in the community and the creation of new tax base.

RECOMMENDATION:

Conduct a public hearing, following this format:

- Entertain a motion to recess the regular meeting and open the public hearing
- State the purpose of the public hearing.
- Verify that legal notice of the public hearing was properly issued.
- Staff will present the background.
- Request public input on the proposed business subsidy agreement.

After all public input is received, entertain a motion to close the public hearing portion and reopen the regular meeting.

REQUIRED ACTION:



REQUEST FOR GRAND RAPIDS EDA ACTION

AGENDA DATE: August 11, 2022

STATEMENT OF ISSUE: Consider the adoption of a resolution approving the loan of a

Minnesota Investment Fund grant to ASV Holdings, Inc. and the

execution of related documents

PREPARED BY: Rob Mattei, Executive Director

BACKGROUND:

The proposed Loan Agreement between GREDA and ASV Holdings, Inc. establishes the terms for GREDA providing a loan of \$450,000 to ASV for the purchase of equipment to expand their operations in Grand Rapids.

The loan to be provided by GREDA is funded by a grant to GREDA through the DEED MIF program. As discussed in the previous business subsidy public hearing the loan will be entirely forgivable if wage and job goals, within the Agreement, are achieved by the Compliance Date of August 30, 2025.

RECOMMENDATION:

Review and discuss the Loan Agreement

REQUIRED ACTION:

Pass a motion adopting a resolution approving the loan of a Minnesota Investment Fund grant to ASV Holdings, Inc. and the execution of related documents.

GRAND RAPIDS ECONOMIC DEVELOPMENT AUTHORITY

RESOLUTION NO.

RESOLUTION APPROVING THE LOAN OF A MINNESOTA INVESTMENT FUND GRANT TO ASV HOLDINGS, INC. AND THE EXECUTION OF RELATED DOCUMENTS

WHEREAS, ASV Holdings, Inc., a Delaware corporation, or an affiliate thereof or entity related thereto (the "Borrower"), owns and operates a facility (the "Facility") located at 840 Lily Lane in the City of Grand Rapids, Minnesota (the "City"); and

WHEREAS, the Borrower has requested financial assistance to help purchase machinery and equipment needed for the construction of an expansion to its Facility (the "Project"); and

WHEREAS, the Grand Rapids Economic Development Authority (the "Authority") approved the submission of an application for a grant from the Minnesota Investment Fund Program administered by the Minnesota Department of Employment and Economic Development ("DEED"); and

WHEREAS, the Authority has entered into a Grant Contract Agreement (the "Grant Contract Agreement") with DEED to obtain grant funds in the amount of \$ \$450,000 which will be loaned to the Borrower by the Authority (the "Loan") pursuant to a Minnesota Investment Fund Loan Agreement (the "Loan Agreement") proposed to be entered into between the Authority and the Borrower, which agreement includes a "business subsidy agreement" as defined in Minnesota Statutes, Sections 166J.993 to 116J.995, as amended (the "Business Subsidy Act"); and

WHEREAS, it is proposed that the Loan be considered forgivable provided that the Borrower complies with certain requirements of the business subsidy agreement contained in the Loan Agreement and the Grant Contract AGreement; and

WHEREAS, in the event the Borrower does not meet the job and wage goals set forth in the Loan Agreement, the Borrower will execute and deliver to the City a Promissory Note (the "Note") providing a security interest in certain equipment for the benefit of the City, and such additional documents if required and deemed necessary by the Executive Director or the Minnesota Department of Employment and Economic Development to provide additional security for the Loan, including but not limited to, one or more guaranties, a security agreement or a mortgage (the "Additional Security Documents").

WHEREAS, the Authority has had the opportunity to review the Loan Agreement; and

WHEREAS, pursuant to a resolution adopted on August 8, 2022, the City Council approved the Loan to be made to the Borrower pursuant to the Loan Agreement; and

WHEREAS, on this date hereof, the Authority conducted a duly noticed public hearing as required by Section 116J.994, subdivision 5 of the Business Subsidy Act on the proposed business subsidy.

NOW, THEREFORE, BE IT RESOLVED by the Grand Rapids Economic Development Authority that:

1. The Borrower has represented that with assistance it will locate the Project in the City and create new jobs in the City in connection therewith. The Authority hereby finds, determines and declares that

Item 4.

the Project is in the public interest because it will encourage the growth of commerce and industry, prevent the movement of current or future operations to locations outside Minnesota, result in increased employment in Minnesota and the City, and preserve or enhance the state and local tax base.

- The Loan Agreement, including the business subsidy agreement provided therein are hereby in all respects approved, in substantially the forms prepared by DEED, together with any related documents necessary in connection therewith, (collectively, the "Loan Documents") and the President and Executive Director are hereby authorized and directed to execute the Loan Documents on behalf of the Authority and to carry out, on behalf of the Authority, the Authority's obligations thereunder. The President and Executive Director are hereby authorized and directed to execute any such Additional Security Documents as may be deemed necessary and appropriate and approved by legal counsel to the Authority and by the Executive Director.
- 3. The approval hereby given to the Loan Documents and the Additional Security Documents includes approval of such additional details therein as may be necessary and appropriate and such modifications thereof, deletions therefrom and additions thereto as may be necessary and appropriate and approved by legal counsel to the Authority and by the President and Executive Director prior to executing said documents; and said officers are hereby authorized to approve said changes on behalf of the Authority. The execution of any instrument by the President and Executive Director shall be conclusive evidence of the approval of such document in accordance with the terms hereof. In the event of absence or disability of said officers, any of the documents authorized by this Resolution to be executed may be executed without further act or authorization of the Board by any duly designated acting official, or by such other officer or officers of the Board as, in the opinion of the Authority Attorney, may act in their behalf.
- 4 Authority staff and consultants are authorized to undertake all necessary steps to implement this resolution.

Adopted by the Grand Rapids Economic Development Authority this 11th day of August, 2022.

	President	
ATTEST:		
Executive Director		

LOAN AGREEMENT MINNESOTA INVESTMENT FUND

	THIS AGREEMENT (the "Loan Agreement") is made and entered into as of this	_ day
of _	, 2022 by and between the Grand Rapids Economic Development Autho	rity
(the	"Lender") and ASV Holdings, Inc., 840 Lily Lane, Grand Rapids, MN 55744 (the "Borro	wer")

Recitals

- The Lender has applied to the Minnesota Department of Employment and Economic Development (DEED) for a Minnesota Investment Fund Grant (the "MIF Grant") pursuant to an application (the "Grant Application") and received approval for the MIF Grant; and
- 2. Grant Contract Agreement Number CDAP-22-0003-H-FY22 (the "Grant Contract Agreement") between the Minnesota Department of Employment and Economic Development (the "State") and the Lender has been executed and requires that the Borrower provide sufficient funds to complete financing and agree to loan terms with the Lender regarding the MIF Grant; and
- 3. The parties hereto agree to incorporate into this Loan Agreement by reference the Grant Application and Grant Contract Agreement; and
- 4. The work anticipated to be performed for the Borrower's Project is not geographically dependent. It therefore could have been located at any number of locations either within or outside of the State of Minnesota. The subsidy has been provided to enhance the financial attractiveness and financial feasibility of locating or retaining the Borrower's operations in the Jurisdiction, rather than at some other location.
- 5. Borrower and Lender wish to set forth the terms and conditions upon which Lender will make the Loan to Borrower and for the repayment thereof.

NOW THEREFORE, it is agreed by and between the parties hereto as follows:

ARTICLE 1 Definitions

Section 1.1. **Definitions**. In this Loan Agreement, unless a different meaning clearly appears from the context:

"Bank" means NA.

"Benefit Date" means August 30, 2023, as defined in the Grant Contract Agreement. This date is determined by information in the Grant Application regarding the date equipment financed

1

Rev. February 2022

through a Minnesota Investment Fund loan is expected to be fully operational or the date a building certificate of occupancy is expected to be issued for real property improvements financed through a Minnesota Investment Fund.

"Benefit" is defined as one or more of the following non-mandated compensation items paid by the Borrower on behalf of employees: health, dental, life and disability insurance, retirement program or profit-sharing.

"City" means City of Grand Rapids.

"County" means Itasca County.

"Compliance Date" means the date that is two (2) years after the Benefit Date.

"Development Property" means the real property described in Exhibit A attached.

"Effective Date" means July 5, 2022.

"Expiration Date" means three months after the Compliance Date as defined in the Grant Contract Agreement.

"Equipment" means the machinery & equipment purchased by the Borrower with the Loan Proceeds and described in Exhibit B attached.

"Full-Time Equivalent (FTE)" is one or more people working a sum of 2,080 hours in a calendar year, which includes paid time off.

"Grant Contract Agreement" means Minnesota Department of Employment and Economic Development Grant Contract Agreement # CDAP-22-0003-H-FY22 and attached as Exhibit C.

"Initial Disbursement Date" means the date of the first disbursement of any Loan Proceeds by the Lender to the Borrower.

"Jurisdiction" means within the corporate boundaries of the Lender.

"Loan" means the funds loaned by the Lender to the Borrower pursuant to this Loan Agreement.

"Loan Documents" means this Loan Agreement, the Promissory Note, Security Agreement, and the Guaranty.

"Loan Proceeds" means the proceeds of the Loan disbursed to the Borrower pursuant to this Loan Agreement.

"MIF Program" means the Minnesota Investment Fund, Minn. Stat. § 116J.8731 and Minn. Rules

Rev. February 2022

Chapter 4300.

"MIF Grant" means the award of funds by the State to the Lender pursuant to the Grant Contract Agreement.

"New Jobs" means the new permanent, Full-Time Equivalent, non-contract, non-seasonal jobs to be created by the Borrower.

"Other Project Funds" means all funds required to complete the Project as defined in the Grant Application.

"Project" means the Borrower's expansion of the Grand Rapids production facility with the addition of approximately 60,000-sf high-bay warehouse, site improvements, assembly layout modifications and addition of machinery and equipment creating one hundred fifteen (115) jobs.

"Promissory Note" means a legal document that represents the Borrower's promise to repay the Loan per a given payment schedule, in substantially the form set forth by the State.

"State" means the Minnesota Department of Employment and Economic Development.

"**Termination Date**" means the date of the final payment made by the Borrower to the Lender under the terms of the Loan Agreement and Promissory Note or November 30, 2025

ARTICLE 2 Loan, Use of Proceeds and Conditions of Repayment

- Section 2.1. **MIF Loan/Funds**. The Lender agrees on the terms and subject to the conditions hereinafter set forth, to make a loan to the Borrower in an aggregate principal amount not to exceed \$450,000 for purchase of machinery and equipment. The obligation of the Borrower to repay the Loan shall be evidenced by the Promissory Note. The Borrower's obligations under this Loan Agreement are expressly contingent on the Lender's receipt of the MIF Grant from the State in an amount adequate to make the Loan.
- Section 2.2. **Non-MIF (Other) Project Funds.** The Borrower has secured a commitment for the private financing necessary to complete the Project, in a form and under conditions satisfactory to the Bank, Borrower and Lender.
- (a) The Borrower shall commit not less than \$6,789,500 of equity and not less than \$6,789,500 of other private financing for the completion of the Project.
- (b) Other Project Funds described in the Grant Application must be used at the same amount, for the same purposes and under the same terms, rates and conditions as specified unless written consent is received from the State prior to expenditure.

- Section 2.3. Loan Terms. FORGIVABLE LOAN: The Loan shall be forgiven by the Lender and the State upon satisfaction by the Borrower of the terms of this Loan Agreement. In the event the Loan is not forgiven, the Loan shall be repayable as set forth in Section 8.2 of this Loan Agreement. The Loan terms may not be modified without prior written approval from the State.
- Section 2.4. **Early Repayment.** The Promissory Note may be prepaid in whole or in part at any time without penalty. A prepayment shall first be applied against any accrued interest, and then against any outstanding and past due payments which are due and owing hereunder or under the Loan Agreement, and then the remaining portion of such prepayment shall be applied against the remaining outstanding and unpaid principal balance.
- Section 2.5. **Maintenance and Operation of the Project.** As long as any portion of the Loan is still outstanding, Borrower shall maintain and operate the Project and use the Loan Proceeds in compliance with the terms of MIF, this Loan Agreement, and all applicable federal, state and local laws, regulations and ordinances, including but not limited to all environmental laws and regulations.

Article 3 Conditions of Lending

- Section 3.1. **Condition Precedent to Any Advance.** The obligation of the Lender to close the Loan and disburse the Loan Proceeds thereof to Borrower shall, subject to waiver by the State, be subject to the condition precedent that the Lender shall have received on or before the date of such closing the Promissory Note duly executed by the Borrower. The Borrower shall provide identifying information for the equipment prior to disbursement of the Loan Proceeds in accordance with Section 9.3 hereof.
- Section 3.2. **Further Conditions Precedent to Disbursement.** The obligation of the Lender to disburse the Loan Proceeds shall also be subject to the following conditions precedent:
- (a) The Loan which is being made to the Borrower shall be consistent with the provisions of MIF.
- (b) No Event of Default hereunder or event which would constitute such an Event of Default but for the requirement that notice be given or that a period of grace or time elapse, shall have occurred and be continuing.
- Section 3.3. **Disbursement and Deposit of Loan Proceeds.** Upon the execution of this Loan Agreement and the satisfaction of all of the conditions specified in Article 6, the Lender shall disburse the full Loan Proceeds to the Borrower.
- Section 3.4. **Termination**. This Loan Agreement shall automatically terminate without any notice to Borrower:

- (a) If no Loan Proceeds have been disbursed to the Borrower prior to the Expiration Date; or
- (b) If the Borrower fails to pay its debts as they become due, makes an assignment for the benefit of its creditors, admits in writing its inability to pay its debts as they become due, files a petition under any chapter of the Federal Bankruptcy Code or any similar law, state or federal, now or hereafter existing, becomes "insolvent" as that term is generally defined under the Federal Bankruptcy Code, files an answer admitting insolvency or inability to pay its debts as they become due in any involuntary bankruptcy case commenced against it, or fails to obtain a dismissal of such case within sixty (60) days after its commencement or convert the case from one chapter of the Federal Bankruptcy Code to another chapter, or is the subject of an order for relief in such bankruptcy case, or is adjudged a bankrupt or insolvent, or has a custodian, trustee, or receiver appointed for it, or has any court take jurisdiction of its property, or any part thereof, in any proceeding for the purpose of reorganization, arrangement, dissolution, or liquidation, and such custodian, trustee, or receiver is not discharged, or such jurisdiction is not relinquished, vacated, or stayed within sixty (60) days of the appointment.

ARTICLE 4 Acknowledgments, Incorporation, Representations, and Warranties

Section 4.1. Acknowledgments/Incorporation.

- (a) The Borrower acknowledges that the Lender, in order to obtain funds for part of the Borrower's activities in connection with the Project, has applied for the MIF Grant to the State under the Minnesota Investment Fund Program, Economic Development Division, and that the Lender has entered into the Grant Contract Agreement with the State attached as Exhibit C, setting forth the terms, conditions, and requirements of the MIF Grant. The Borrower further acknowledges that it has made certain representations and statements in the Grant Application concerning its activities relating to the Project, and that the Borrower is designated and identified under the Grant Contract Agreement.
- (b) Under the Grant Contract Agreement, the Lender has undertaken certain obligations with respect to, and among other things, repayment to the State of the Loan Proceeds in the event certain conditions are not met. A copy of the Grant Contract Agreement and this Loan Agreement shall be on file in the offices of the Lender. In the event any provision of this Loan Agreement relating to the Borrower's obligations hereunder is inconsistent with the provisions of the Grant Contract Agreement relating to the Borrower's activities thereunder, the provisions of the Grant Contract Agreement shall prevail.
- (c) The Borrower acknowledges that nothing contained in the Grant Contract Agreement or this Loan Agreement, nor any act of the State or the Lender, shall be deemed or construed to create between the State and the Borrower (or, except as Borrower and Lender between the Lender and the Borrower) any relationship, including but not limited to that of third-party beneficiary, principal and agent, limited or general partnership, or joint venture. As

such, the Borrower agrees to hold the State harmless from any claim, demand, suit, action, or other proceeding whatsoever by any person or entity whatsoever arising or purportedly arising from this Loan Agreement, any events related to the Project or the Borrower's participation in this Loan, or Borrower's activities on the Development Property.

- Section 4.2. **Representations and Warranties**. The Borrower warrants and represents, in connection with the Loan and for the benefit of the State and the Lender, that:
- (a) It is a Delaware Corporation, ASV Holdings, Inc. registered and in good standing under the laws of the State of Minnesota and is authorized to enter into this Loan Agreement and perform any of the acts required herein.
- (b) It has the legal authority and is duly authorized to operate the Project, to incur the indebtedness of the Promissory Note and to perform its obligations under this Loan Agreement, to execute and deliver the Loan Documents to which it is a party and it has taken all actions necessary and incident to its execution and delivery of the Loan Documents.
- (c) Its execution and delivery of the Loan Documents to which it is a party, and its incurrence of the Loan does not violate any provision of law or Borrower's corporate documents.
- (d) The Promissory Note will be duly and validly authorized, executed and delivered prior to initial disbursement, and it constitutes the legal, valid, and binding obligation of the Borrower enforceable in accordance with its terms. The Loan Documents to which it is a party, will be duly and validly authorized, executed and delivered, and are the legal, valid, and binding obligations of the Borrower enforceable against the Borrower in accordance with their respective terms, except to the extent the enforceability thereof may be limited by bankruptcy, insolvency or other law affecting creditor's rights, or the application of equitable principles generally.
- (e) It is not in violation of any provisions of its organizational documents or of the laws of local governments, State of Minnesota or U.S. Government, and there are no actions, suits or proceedings pending, or to its knowledge threatened, before or by any judicial body or governmental authority, against or effecting it, and it is not in default with respect to any order, writ, injunction, decree, or demand of any court or any governmental authority which would impair its ability to enter into this Loan Agreement or to perform any of the acts required of it in the Loan Documents to which it is a party.
- (f) Neither the execution and delivery of the Loan Documents to which it is a party, nor compliance with any of the terms, conditions, requirements, or provisions contained herein or in such referenced documents, is prevented by, is a breach of, or will result in a breach of any term, condition or provision of any agreement or document to which it is now a party or by which it is bound.

- (g) It will maintain adequate capital for the proper operation and administration of its duties under this Loan Agreement.
- (h) It will comply with Minn. Stat. § 116J.8731 and Minn. Rules Chapter 4300 and all of the terms, conditions, provisions and requirements, contained in the Loan Documents to which it is a party.
- (i) Representations, statements, and other matters provided by the Borrower relating to those activities of the Project to be completed by the Borrower, which were contained in the Grant Application, were true and complete in all material respects as of the date of submission to the Lender and such representations, statements, and other matters are true as of the date of this Loan Agreement and there are no adverse material changes in the financial condition of the Borrower's business.
- (j) The Borrower acknowledges that the State, in selecting the Lender as recipient of the Grant, relied in material part upon the assured completion of the Project to be carried out by the Borrower, and the Borrower warrants that said Project will be carried out as promised.
- (k) The Borrower warrants that to the best of its knowledge, it has obtained all federal, state, and local governmental approvals, reviews, and permits required by law to be obtained in connection with the Project and has undertaken and completed all actions necessary for it to lawfully execute this Loan Agreement as binding upon it.
- (I) The Borrower warrants that it shall keep and maintain books, records, and other documents relating directly to the Other Project Funds, and that any duly authorized representative of the State shall, at all reasonable times, have access to and the right to inspect, copy, audit, and examine all such books, records, and other documents of the Borrower for six (6) years after the termination of the Loan Agreement or until such time that the Lender and the State have both determined that all issues, requirements, and close-out procedures relating to or arising out of the Loan have been settled and completed, whichever is later.
- (m) The Borrower warrants that no transfer of any or all of the Loan Proceeds by the Lender to the Borrower shall be or be deemed an assignment of Loan Proceeds, and the Borrower shall neither succeed to any rights, benefits, or advantages of the Lender under the Grant Contract Agreement, nor attain any right, privileges, authorities, or interest in or under the Grant Contract Agreement.

Section 4.3. Affirmative Covenants. Borrower further warrants and agrees that:

- (a) It has sufficient funds to complete the purposes of the Project and sufficient capacity to administer the Project.
 - (b) The Project will be performed in full compliance with all applicable federal, state

and local laws, regulations, rules and ordinances, which include but are not limited to all applicable environmental laws, regulations and rules.

(c) Borrower agrees to submit reports required in Article 7 and Article 8.

ARTICLE 5 Events of Default and Rights and Remedies

Section 5.1. **Events of Default.** Any one or more of the following events shall be deemed and shall constitute an "Event of Default":

- (a) The interest or principal due under the Promissory Note, or any other payments due and payable under this Loan Agreement or any other document referred to herein, are not paid when due and such nonpayment is not remedied within ten (10) business days after written notice thereof to the Borrower by the Lender;
- (b) The Borrower is in breach of any of the requirements, terms, conditions, covenants or other agreements in the Loan Documents and remains in breach in any material respect for thirty (30) business days after written notice thereof to the Borrower by the Lender; provided, however, that if such breach shall reasonably be incapable of being cured within such thirty (30) business days after notice, and if the Borrower commences and diligently prosecutes the appropriate steps to cure such breach, no default shall exist so long as the Borrower is proceeding to cure such breach in a reasonable period of time;
- (c) Any representation or warranty made by the Borrower in the Loan Documents, any other document referred to in such documents, or any financial statement, certificate, or report furnished pursuant to this Loan Agreement, or any representation or warranty made order to induce the Lender to close the Loan or disburse the Loan Proceeds, which proves to have been untrue in any material respect or materially misleading as of the time such representation or warranty was made;
- dissolved, or shall commit an act of bankruptcy under the United States Bankruptcy Act (as now or hereafter amended), or shall admit in writing its inability to pay its debts as they become due, or shall file a petition in bankruptcy, or shall become or be adjudicated as bankrupt or insolvent, however defined, or shall file a petition seeking any reorganization, dissolution, liquidation, arrangement, composition, readjustment or similar relief under any present or future bankruptcy or insolvency statute, law or regulation, or shall file an answer admitting to or not contesting the material allegations of a petition filed against it in such proceedings, or shall not, within 60 days after the filing of such a petition against it, have the same dismissed or vacated, or shall seek or consent to or acquiesce in the appointment of any trustee, receiver or liquidator of a material part of its properties, or shall not, within 60 days after the appointment (without its consent or acquiescence) of a trustee, receiver or liquidator of any material part of its properties, have such appointment vacated;

- (e) A court of competent jurisdiction shall enter an order, judgment or decree approving a petition filed against Borrower seeking any reorganization, dissolution or similar relief under any present or future federal, state or other statute, law or regulation relating to bankruptcy, insolvency or other relief for debtors, or any trustee, receiver or liquidator of such entity, shall be appointed without the consent or acquiescence of State;
- (f) Borrower shall refuse to allow the State, at any reasonable time and upon prior written notice, to inspect, audit, copy or abstract, any and all of its books, records, papers or other documents relevant to the Borrower's use of the Loan Proceeds;
- (g) Borrower shall refuse to allow the Minnesota Legislative Auditor or the State Auditor for the State of Minnesota, at any reasonable time and upon prior written notice, to inspect, audit, copy or abstract, any and all books referred to in Section 5.1(f);
 - (h) Borrower shall fail to provide annual reporting information as described herein.
- (i) The Borrower sells, conveys, transfers, encumbers, or otherwise disposes of all or any part of the Development Property or the Equipment without the prior written approval of the State and Lender;
- (j) The Borrower merges or consolidates with an entity that is not an affiliate of the Borrower wherein the Borrower or such affiliate are not the surviving entity after such merger or consolidation without the prior written consent of the Lender;
- (k) There is a loss, theft, substantial damage, or destruction of all or any part of the Development Property or the Equipment that is not remedied to the Lender's satisfaction within sixty (60) business days after written notice thereof by the Lender to the Borrower; or
- (I) The Borrower is in breach of the requirements of Article 7 and Article 8, the Business Subsidy Agreement and Progress Reporting.
- (m) The occurrence of any other act or event that is noncompliant under the MIF Program.
- Section 5.2. **Rights and Remedies**. Upon the occurrence of an Event of Default and at any time thereafter until such Event of Default is cured to the satisfaction of the Lender, the Lender may, at its option, exercise any and all of the following rights and remedies (as well as any other rights and remedies available to it):
- (a) The Lender may, by notice in writing to the Borrower, refrain from disbursing any of the Loan Proceeds; provided, however, the Lender may make such disbursements after

the occurrence of an Event of Default without thereby waiving its rights and remedies hereunder or waiving its right to make any additional disbursements.

- (b) The Lender may, by written notice to the Borrower, declare immediately due and payable all principal and interest due under the Promissory Note, together with all other sums payable under the Loan Documents and the same shall thereupon be immediately due and payable without presentment or other demand, protest, notice of dishonor or any other notice of any kind, all of which are hereby expressly waived.
- (c) The Lender shall have the right, in addition to any other rights provided by law or equity, to enforce its rights and remedies under the Loan Documents.
- (d) The Lender shall have the right, in addition to any other rights provided by law or equity, to initiate litigation for the breach of any term, condition, covenant, requirement or provision contained in the Loan Documents, and to recover damages for such breach.
- (e) The Lender shall have the right, in addition to any other rights provided by law or equity, to apply to any court, state or federal, for specific performance of any term, condition, covenant, requirement or provision contained in the Loan Documents; for an injunction against any violation of any such term, condition, covenant, requirement and/or provision; or for such other relief as may be appropriate, since the injury to the Lender arising from a default under any of the terms, conditions, covenants requirements and/or provisions of the Loan Documents, would be irreparable and the amount of damage would be difficult to ascertain.

Section 5.3. **Rights and Remedies Cumulative.** The rights and remedies of the parties to this Loan Agreement, whether provided by operation of law or by this Loan Agreement, shall be cumulative, and the exercise by either party of any one or more of such remedies shall not be construed to preclude or waive its right to exercise, at the same or different times, any of the other such remedies for the same default or breach, or of any of its remedies for any other default or breach by the other party.

No waiver made by either such party with respect to the performance, manner or time thereof, of any obligation of the other party or any condition to its own obligation under this Loan Agreement or any document referred to herein, shall be considered a waiver of any rights of the party making the waiver with respect to the particular obligation of the other party or condition to its own obligation beyond those expressly waived in writing and to the extent thereof, or a waiver in any respect in regard to any other rights of the party making the waiver or any other obligations of the other party. No delay or failure by either party to exercise any right or remedy shall be a waiver of such right or remedy, and no single or partial exercise by either party of any right or remedy shall preclude other or further exercise thereof for the exercise of any other right or remedy at any other time.

Section 5.4. **Collection.** Upon the occurrence of an Event of Default and at any time thereafter until such Event of Default is cured to the satisfaction of the Lender and State, Borrower agrees

to pay all costs and expenses of the Lender, including, but not limited to, reasonable attorney's fees, in the collection of any of the obligations or the enforcement of any of the Lender's rights. If any notice of sale, disposition or other intended action by the Lender is required by law to be given to Borrower, such notice shall be deemed reasonably and properly given if mailed to Borrower at the address specified in Section 9.15(b), or at such other address of Borrower as may be shown on the Lender's records, at least 15 days before such sale, disposition or other intended action.

The Lender shall have the right at its option and without demand or notice, to declare all or any part of the Loan immediately due and payable, and in addition to the rights and remedies granted hereby, the Lender shall have all of the rights and remedies available under the Uniform Commercial Code and any other applicable law.

Section 5.5. **Assignment.** If, prior to the Termination Date, the Borrower sells, conveys, transfers, further mortgages or encumbers, or disposes of the Development Property, or any part thereof or interest therein, or enters into an agreement to do any of the foregoing, the Borrower shall immediately repay all amounts then outstanding on the Loan. This shall be in addition to any other remedies at law or equity available to the Lender.

Section 5.6. **Appointment for Foreclosure.** Upon the occurrence of an Event of Default and at any time thereafter until such Event of Default is cured to the satisfaction of the Lender and State, Borrower agrees that the Lender may appoint an individual or entity to handle the default proceedings.

ARTICLE 6 Disbursement Provisions

Section 6.1. **Payment Requisition Documentation**. The Lender will disburse the loan funds upon receipt and approval by the Lender and the State of the following documentation:

If MIF funds are not going to be requested prior to the Compliance Date, the following conditions will apply.

- (a) This Loan Agreement, fully executed
- (b) Evidence of equity injection in the amount of \$6,789,500
- (c) Invoices for items funded by the Loan and matching funds
- (d) Tax abatement Agreements from Itasca County and City of Grand Rapids for \$420,000
- (e) Promissory note from IRRR for \$1,000,000
- (f) Grant agreement from IRRR for \$350,000

If MIF funds are requested prior to the Compliance Date, the following additional items will be required prior to disbursement:

- (f) The Promissory Note
- (g) The Security Agreement
- (h) The Corporate Guarantee of Yanmar is required

Rev. February 2022

- (i) The Borrower shall maintain insurance in adequate amounts covering loss or damage to the collateral. Provide evidence that the Lender has been listed as loss payee.
- (j) Invoices for items funded by the Loan and matching funds.

Upon receipt of such information, the Loan funds will be disbursed upon approval of the Lender and the State up to a total disbursement amount of \$450,000.

Section 6.2. Other Documentation.

- (a) Third party documentation of total project expenditures as outlined in the application sources and uses will be required prior to the Compliance Date.
- (b) Evidence that equipment or other items purchased with the Loan are in the Jurisdiction must be provided on or prior to the Benefit Date.
- Section 6.3. **Review of Documents.** The Borrower shall not be entitled to any disbursement of Loan Proceeds until the Lender's legal counsel and the State have reviewed and approved this Loan Agreement and the exhibits attached hereto.

Section 6.4. Adverse Changes. The Lender and the State will not authorize disbursement of funds if there has been any adverse change in the Borrower's financial condition, organization, operations or their ability to repay the project financing.

ARTICLE 7 Progress Reporting

- Section 7.1. **Progress Information.** The Borrower shall provide to the Lender information for incorporation into the Minnesota Investment Fund progress reports, as required by the State and as needed by the Lender, to monitor the Project for compliance with State and Lender guidelines. This information must be provided until the goals set forth in Section 8.1 have been met or until the Compliance Date, whichever is later. At the discretion of the State or Lender additional reporting may be required. This information must be submitted to the Lender no later than:
 - (a) January 15, 2023 for the period ending December 31, 2022;
 - (b) January 15, 2024 for the period ending December 31, 2023;
 - (c) January 15, 2025 for the period ending December 31, 2024;
 - (d) Fifteen days after the Compliance Date.

Section 7.2 **Documentation to be provided to the Lender:**

- (a) **Project status and the status of payments.**
- (b) **Additional Leverage.** The Borrower must provide to the Lender invoices, sworn construction statements, and or any other information, with each progress report, to document

Rev. February 2022 12

Other Project Funds in addition to the originally included project costs.

- (c) **Job Creation Documentation**. The Borrower shall provide to the Lender information on the hiring of each New Job on forms provided by the Lender. This information must include:
 - (1) Permanent jobs created;
 - (2) Job title of each New Job;
 - (3) Date of hire of each new employee;
 - (4) Hourly base wage paid;
 - (5) List of Benefits provided; and
 - (6) Hourly value of Benefits paid.
- (d) **Payroll Report**. A formal payroll report verifying job information will be due as of the Compliance Date.

ARTICLE 8

Business Subsidy Agreement and Reporting

Section 8.1. **Business Subsidy Agreement.** The provisions of this Section constitute the "Business Subsidy Agreement" for purposes of the Minnesota Business Subsidy Act (Minn. Stat. § 116J.993 – § 116J.995 and its successor statute.)

- (a) The Borrower acknowledges and agrees that the provisions of Minnesota's Business Subsidy Act apply to this Loan Agreement, as Borrower is receiving government assistance under the terms of this Loan Agreement.
 - (1) The subsidy provided to the Borrower includes the \$450,000 forgivable loan made hereunder which will be used for purchase of machinery and equipment.
 - (2) The public purposes and goals of the subsidy are to increase Borrower's net jobs in the City and encourage economic development.
 - (3) The goals for the subsidy are to create jobs that pay a livable wage, per Section 8.1(b) of this Loan Agreement.
 - (4) If the goals are not satisfied, the Borrower shall make payment to the Lender as required in Section 8.2 of this Loan Agreement.
 - (5) The subsidy is needed because the Project cost is economically infeasible without the Loan.
 - (6) The Borrower must continue operations in the Jurisdiction for at least five years following the Benefit Date.
 - (7) The Borrower **does** have a parent corporation.

Name of Parent: Yanmar America Corporation

13

Address of parent: 101 International Parkway, Adairsville, GA

Rev. February 2022

30103

- (8) In addition to the assistance provided under this Loan Agreement, the Borrower has received or expects to receive as part of this Project, the following financial assistance from other "grantors" as defined in the Business Subsidy Act: IRRR \$1,350,000 and tax abatements of \$420,000 from City of Grand Rapids and Itasca County
- (b) On the Compliance Date, the Borrower shall have:
 - (1) Maintained two hundred nineteen (219) permanent, non-contract, non-seasonal FTE jobs;
 - (2) Created at least one hundred fifteen (115) New Jobs at the Development Property with each job noted once within "wage brackets" as stated below:
 - a. Twenty-three (23) New Jobs must pay a base cash wage of at least \$18.66 per hour (exclusive of Benefits); The Borrower is entitled to forgivable Loan Proceeds in the amount of \$3,851 per job created in this wage bracket not to exceed \$88,573 in total;
 - b. Seventy-nine (79) New Jobs must pay a base cash wage of at least \$20.21 per hour (exclusive of Benefits); The Borrower is entitled to forgivable Loan Proceeds in the amount of \$3,851 per job created in this wage bracket not to exceed \$304,229 in total;
 - c. Thirteen (13) New Jobs must pay a base cash wage of at least \$25.96 per hour (exclusive of Benefits); The Borrower is entitled to forgivable Loan Proceeds in the amount of \$4,401 per job created in this wage bracket not to exceed \$57,213 in total;
 - (3) Any job created between the Effective Date and the Compliance Date shall pay at least \$14.68 per hour, including Benefits.
 - (4) New Jobs created on or after the Effective Date that meet the criteria outlined in 8.1(b)(2) will count toward the Borrower's job creation goal.

Section 8.2. Default on Business Subsidy Act Requirements.

(a) If the Borrower fails to meet the job creation goal and wage level commitment set forth in Section 8.1(b) above on the Compliance Date, the Lender may, after holding a public hearing, extend the Compliance Date for up to one year, after approval from the State. If no extension occurs, or if after the extension, the Borrower fails to meet the job creation goal and wage commitment, the Borrower will be required to repay to the Lender a pro rata share of the Loan principal plus interest as calculated in Section 8.2 (b) at an accelerated rate, based upon the difference between the wage bracket values defined in Section 8.1(b)(2) above and the wage bracket value of actual jobs created. Forgivable loan proceeds will be subject to collection first; once the forgivable funds are exhausted, repayable loan proceeds will be subject to accelerated repayment.

- (b) In an Event of Default occurring as a result of a breach by the Borrower of any provision of Section 8.1 of this Loan Agreement, the Borrower agrees to repay the principal amount as calculated in Section 8.2(a) hereof plus interest set at the greater of three percent (3%) or the implicit price deflator for government consumption expenditures and gross investment for state and local governments prepared by the Bureau of Economic Analysis of the United States Department of Commerce for the 12-month period ending March 31st of the previous year
- (c) Interest required in Section 8.2 (b) shall commence to accrue as of the Initial Disbursement Date;
- (d) Nothing in this Section 8.2 shall be construed to limit the Lender's rights or remedies under any other provision of this Loan Agreement, and the provisions of Section 8.2 are in addition to any other such right or remedy the Lender may have available.
- (e) The Borrower shall provide to the Lender information regarding job and wage goals and results for two years after the Benefit Date or until the goals are met, whichever is later. This reporting requirement will expire if the goals are met on the Compliance Date. If the goals are not met, the Borrower must continue to provide information on the Loan until the Loan is repaid. The information must be filed on the Non-JOBZ Minnesota Business Assistance form as found on the MN Department of Employment and Economic Development website and shall include the following:
 - (1) the type, public purpose, and amount of subsidies and type of district, if the subsidy is tax increment financing;
 - (2) the hourly wage of each job created with separate bands of wages;
 - (3) the sum of the hourly wages and cost of health insurance provided by the employer with separate bands of wages;
 - (4) the date the job and wage goals will be reached;
 - (5) a statement of goals identified in the subsidy agreement and an update on achievement of those goals;
 - (6) the location of the recipient prior to receiving the business subsidy;
 - (7) the number of employees who ceased to be employed by the recipient when the recipient relocated to become eligible for the business subsidy;
 - (8) why the recipient did not complete the project outlined in the subsidy agreement at their previous location, if the recipient was previously located at another site in Minnesota;
 - (9) the name and address of the parent corporation of the recipient, if any;
 - (10) a list of all financial assistance by all grantors for the project; and
 - (11) other information the Commissioner of the MN Dept. of Employment and Economic Development may request.
- (f) This information must be provided to the Lender no later than March 1 of each year for the previous year. If the Borrower does not submit the report, the Lender shall mail the Borrower a warning within one week of the required filing date. If, after 14 days of the

postmarked date of the warning, the Borrower fails to provide a report, the Borrower must pay to the Lender a penalty of \$100 for each subsequent day until the report is filed. The maximum penalty shall not exceed \$1,000.

ARTICLE 9 Other Conditions

- Section 9.1. **Project Time Frame**. The time frame outlined in the Grant Application and Grant Contract Agreement pertaining to the Project shall be met by the Borrower.
- Section 9.2. **Promissory Note**. The Borrower shall execute a Promissory Note in substantially the form set forth by the State.
- Section 9.3. Collateral. The Borrower shall furnish the Lender description of collateral.
- Section 9.4. **Annual Financial Statements.** For the term of the Loan, upon request of the Lender, the Borrower shall submit the most recent annual financial statement prepared in accordance with generally accepted accounting principles. The annual financial statements shall include a profit and loss statement, balance sheet, and statement of cash flow, notes and an opinion from the accountants of such statements acceptable to the Lender.
- Section 9.5. **Discrimination on Account of Race, Creed, or Color.** The provisions of Minn. Stat. § 181.59 and any successor statutes, which relate to civil rights and discrimination, shall be considered a part of this Loan Agreement as though wholly set forth herein and the Borrower shall comply with each such provision throughout the term of this Loan Agreement.
- Section 9.6 **Affirmative Action.** The Borrower is encouraged to prepare and implement an affirmative action plan for the employment of minority persons, women, and the qualified disabled.
- Section 9.7. **Job Listing Agreement**. (Minn. Stat. § Section 116L.66 and any successor statutes). When the Loan is for \$200,000 or more, the Borrower shall enter into a Job Listing Agreement with the local CareerForce Center, MN Department of Employment and Economic Development.

Section 9.8. **Prevailing Wage**. If the Borrower is awarded \$500,000 or more of Loan Proceeds and the Loan is used for construction, installation (including equipment), remodeling and or repairs, the Borrower shall fully and completely comply with all applicable prevailing wage requirements contained in Minn. Stat. § 116J.871 and § 177.42, subd. 6.

- (a) **Documentation**. The Borrower shall maintain or ensure access to all documentation necessary to establish that the required prevailing wage was paid and shall allow the Lender, the Commissioner of the Department of Labor and Industry and the State reasonable access to such data.
- (b) **Penalty.** It is a misdemeanor for the Borrower, who has certified that prevailing wages will be paid to laborers and mechanics to subsequently fail to pay the prevailing wage. Each day a violation of this subdivision continues is a separate offense.

Section 9.9. Surety Deposits Required for Construction Contracts. If the Loan is used for construction, and the Borrower is hiring, contracting, or having a contract with a nonresidential person or foreign corporation to perform construction work, the Borrower must comply with Minnesota Statutes 290.9705, as amended, by deducting and withholding eight percent of cumulative calendar year payments to the contractor which exceeds \$50,000.

This condition may be waived if (1) the contractor gives the commissioner a cash surety or a bond, secured by an insurance company licensed by Minnesota, conditioned that the contractor will comply with all applicable provisions of this chapter and chapter 297A, or (2) the contractor has done construction work in Minnesota at any time during the three calendar years prior to entering the contract and has fully complied with all provisions of this chapter and chapter 297A for the three prior years.

Section 9.10. **Publicity and Endorsement**

- (a) **Publicity.** Any publicity regarding the subject matter of this Loan Agreement must identify the State as the sponsoring agency. For purposes of this provision, publicity includes notices, informational pamphlets, press releases, research, reports, signs, and similar public notices prepared by or for the Borrower individually or jointly with others, or any subcontractors, with respect to the MIF Program, publications, or services provided resulting from this Grant Contract Agreement.
- (b) **Endorsement**. The Lender and the Borrower must not claim that the State endorses its products or services.
- Section 9.11. **Workers Compensation Insurance.** The Borrower has obtained workers compensation insurance as required by Minn. Stat. § Section 176.181, subd. 2. The Borrower's workers compensation insurance information is as follows:
 - (a) Company Name: Mitsui Sumitomo Insurance Company of America

(b) Policy Number: WCP8522068

(c) Local Agent: Kayo Montgomery CPCU MBA, AON Insurance, Lincolnshire, IL 60069

Section 9.12. **Effect on Other Agreements.** Nothing in this Loan Agreement shall be construed to modify any term of any other agreement to which the Lender and the Borrower are parties.

Section 9.13. Release and Indemnification Covenants. Except for any breach of the representations and warranties of the Lender or the negligence or other wrongful act or omission of the following named parties, the Borrower agrees to protect and defend the Lender and the governing body members, officers, agents, servants, and employees thereof, now and forever, and further agrees to hold the aforesaid harmless from any claim, demand, suit, action, or other proceeding whatsoever by any person or entity whatsoever arising or purportedly arising from the acquisition, construction, installation, ownership, maintenance, and operation of the Project and the Borrower's activities on the Development Property.

Section 9.14. **Modifications**. This Loan Agreement may be modified solely through written amendments hereto executed by the Borrower and the lender and approved by the State.

Section 9.15. **Notices and Demands**. Any notice, demand, or other communication under this Loan Agreement by either party to the other shall be sufficiently given or delivered only if it is dispatched by registered or certified mail, postage prepaid, return receipt requested, or delivered personally:

(a) as to the Lender: Grand Rapids Economic Development Authority

ATTN: Rob Mattei 420 N. Pokegama Ave Grand Rapids MN 55744

(b) as to the Borrower: ASV Holdings, Inc.

ATTN: Melissa How

840 Lily Lane

Grand Rapids, MN 55744

or at such other address with respect to any party as that party may, from time to time, designate in writing and forward to the others as provided in this Section 9.15(b).

Section 9.16 Conflict of Interests; Representatives Not Individually Liable.

(a) No employee, officer or agent of the Lender shall participate in the administration of a contract supported by this loan if a conflict of interest, real or apparent, would be involved. No employee, officer or agent of the Lender may obtain a financial interest in any agreement with respect to the Loan. No employee, officer, or agent of the Lender shall

be personally liable to the Borrower or any successor in interest in the event of any default or breach by the Lender or for any amount that may become due to the Borrower or on any obligation or term of this Loan Agreement.

- (b) To the best of the Borrower's knowledge, no member, officer, or employee of the Lender, or its officers, employees, designees, or agents, no consultant, member of the governing body of the Lender, and no other public official of the Lender, who exercises or has exercised any functions or responsibilities with respect to the Project during his or her tenure shall have any interest, direct or indirect, in any contract or subcontract, or the proceeds thereof, for work to be performed in connection with the Project or in any activity, or benefit there from, which is part of the Project.
- Section 9.17. **Binding Effect**. The covenants and agreements in this Loan Agreement shall bind and benefit the heirs, executors, administrators, successors, and assigns of the parties to this Loan Agreement.
- Section 9.18. **Provisions Not Merged With Deed**. None of the provisions of this Loan Agreement are intended to or shall be merged by reason of any deed transferring any interest in the Development Property and any such deed shall not be deemed to affect or impair the provisions and covenants of this Loan Agreement.
- Section 9.19. **Titles of Articles and Sections.** Any titles of the several parts, Articles, and Sections of this Loan Agreement are inserted only for convenience of reference and shall be disregarded in construing or interpreting any of its provisions.
- Section 9.20. **Counterparts**. This Loan Agreement may be executed in any number of counterparts, each of which shall constitute one and the same instrument.
- Section 9.21. **Choice of Law and Venue**. This Loan Agreement shall be governed by and construed in accordance with the laws of the State of Minnesota without regard to its conflict of laws provisions. Any disputes, controversies, or claims arising out of this Loan Agreement shall be heard in the state of Minnesota, and all parties to this Loan Agreement waive any objection to the jurisdiction of these courts, whether based on convenience or otherwise.
- Section 9.22. **Waiver**. The failure or delay of any party to take any action or assert any right or remedy, or the partial exercise by any party of any right or remedy shall not be deemed to be a waiver of such action, right, or remedy if the circumstances creating such action, right, or remedy continue or repeat.
- Section 9.23. **Entire Agreement**. This Loan Agreement, with the exhibits hereto, constitutes the entire agreement between the parties pertaining to its subject matter and it supersedes all prior contemporaneous agreements, representations, and understandings of the parties pertaining to the subject matter of this Loan Agreement.

Section 9.24. **Separability.** Wherever possible, each provision of this Loan Agreement and each related document shall be interpreted so that it is valid under applicable law. If any provision of this Loan Agreement or any related document is to any extent found invalid by a court or other governmental entity of competent jurisdiction, that provision shall be ineffective only to the extent of such invalidity, without invalidating the remainder of such provision or the remaining provisions of this Loan Agreement or any other related document.

Section 9.25. **Immunity.** Nothing in this Loan Agreement shall be construed as a waiver by the Lender of any immunities, defenses, or other limitations on liability to which the Lender is entitled by law, including but not limited to the maximum monetary limits on liability established by Minn. Stat. § Chapter 466.

IN WITNESS WHEREOF, the Lender has caused this Loan Agreement to be duly executed in its name and behalf and the Borrower has caused this Loan Agreement to be duly executed in its name and behalf as of the date first above written.

Ву
Its
Ву
Its
ASV Holdings, Inc.
Ву
Its

Grand Rapids Economic Development Authority

EXHIBIT A Legal Description of Development Property

EXHIBIT B Equipment List

EXHIBIT C Grant Contract Agreement