

CITY OF MARSHALL Economic Development Authority Agenda

Wednesday, April 01, 2020 at 12:00 PM Southwest Minnesota State University, Social Science Building, Room 235

NOTICE: Per Minnesota State Statute 13D.021

Some or all members of the Economic Development Authority may participate by telephone or other electronic means. Regular attendance and meeting location are not feasible due to the Coronavirus disease (COVID-19) pandemic.

APPROVAL OF AGENDA

NEW BUSINESS

1. Consider Approval of the Marshall EDA Emergency Loan Program

ADJOURN

ECONOMIC DEVELOPMENT AUTHORITY MARSHALL, MINNESOTA SPECIAL MEETING

Wednesday, April 1, 2020 12:00 p.m. SMSU Social Science Room 235

- 1. Approve Agenda (5 minutes)
- 2. Decisions
 - a. Approval Marshall EDA Emergency Loan Program
 - i. Appoint 2 EDA Board members for Loan Review Committee
- 3. Other
- 4. Adjourn

NOTE: Individuals needing assistance, pursuant to the Americans with Disabilities Act, should contact the Administration Office (507) 537-6760 in advance of the meeting to make any necessary arrangements.



MEMORANDUM

TO: Members of the Economic Development Authority

FROM: Sharon Hanson, Executive EDA Director

Lauren Deutz, EDA Director

Marcia Loeslie, EDA Assistant Director

DATE: March 30, 2020

SUBJECT: Approval of Marshall EDA Emergency Loan Program

Action/Recommendation

Staff recommends a motion to approve the Marshall EDA Emergency Loan Program.

Background

In response to the current COVID-19 health crisis, the Marshall EDA staff has researched and developed an emergency loan program to assist our small businesses. Below are the suggested loan criteria with documents attached. We could look at adding an origination fee if needed. Also, we'll need two EDA board members to be appointed to the Loan Review Committee.

Availability

- Maximum \$5,000/business
- Limited funding is available of \$100,000 (20 businesses).

Qualifications

- Physical, commercial location, whether owned or leased, located in Marshall.
- Must be registered with the Minnesota Secretary of State and have been in business since December 1, 2019.
- Must be current with local property taxes.
- Demonstrated affected by COVID 19.
- Maximum 4 Full-Time Equivalent (FTE) Employees.
- Funds can be used for payroll or building related expenses (rent, electric, water)

Repayment

- Zero percent interest
- Balance amortized over three years
- Repayment begins thirty days after local state of emergency is terminated

Fiscal Impact

Maximum of \$100,000 - utilizing Fund 214 EDA Revolving which has \$255,632.36. City Council needs to approve the use of this fund.



Marshall Economic Development Authority Emergency Loan Program Application Form

Instructions and Qualifications

In response to the current COVID-19 health crisis, the Marshall Economic Development Authority has enacted emergency loan fund criteria and application process to aid small businesses who might be affected. Please review qualifications and process below. To apply complete application and email to Lauren Deutz.

Availability

- o Maximum \$5,000/business
- Limited funding is available of \$100,000 (20 businesses).

Qualifications

- o Physical, commercial location, whether owned or leased, located in Marshall.
- Must be registered with the Minnesota Secretary of State and have been in business since December 1, 2019.
- Must be current with local property taxes.
- Demonstrated affected by COVID 19.
- Maximum 4 Full-Time Equivalent (FTE) Employees.
- Funds can be used for payroll or building related expenses (rent, electric, water)

Repayment

- Zero percent interest
- Balance amortized over three years
- Repayment begins thirty days after the local state of emergency isterminated

Application Process

- o Complete application and email to Lauren Deutz (lauren.deutz@ci.marshall.mn.us)
- Emergency Loan Agreement signed
- Standard Loan Repayment Agreement signed in person after state of emergency is over
- Applications reviewed by loan committee within three business days of receipt
- Checks dispersed within two business days after approval

Page 4

1

Updated 3/26/2020



Marshall Economic Development Authority Emergency Loan Program Application Form

Application

business Name
Physical Address
Mailing Address (if different)
EIN
Duns
Date Established
Owner Since (MM/DD/YYYY)
Current Number of Full-time Employees
Current Number of Part-time Employees
Do you have a Marshall Business License?
Business Owner Name
Mobile Phone Number
E-mail
Contact Preference (for this loan application) Call Text E-mail
Describe how the current COVID-19 situation is affecting your business
How have you adapted your business practice to maintain some sales? (offering delivery service, curbside pick-up, carry-out, etc.)
Have you applied for or received an emergency grant or loan from the SBA, Community Fund or any other public entity
If yes, please describe
Up to the maximum of \$5,000, how much are you applying for
How will you be using the funds: payroll or building expenses
If payroll, briefly describe how you will disburse the funds
If building expenses, have you discussed your situation with the building owner and or utility providers

Page 5



Marshall Economic Development Authority Emergency Loan Agreement

l,	, certify that I am the owner or otherwise au	thorized to incur			
debt on behalf of	, and have made application to the Marshall				
Economic Development Author	ority Emergency Loan Fund for a loan in the am	ount of \$5,000. I			
understand that these funds a	are to be used for payroll and/or building exper	nses (rent or			
utilities).					
Repayment of this loan will be	egin on the first day of the month, thirty days fo	ollowing the end of			
the Minnesota State of Emerg	gency due to the COVID-19 health crisis. The bu	usiness named			
above will be sent an invoice a	approximately two weeks before the due date.	The loan amount			
will be amortized over three y	rears at zero percent interest with no payoff pe	nalty.			
Once repayment has been init	tiated, the EDA will require execution of the ED	A standard Loan			
Agreement and Promissory No	ote with other documents and collateralize the	outstanding			
balance.					
AGREED April 1, 2020:					
Owner	Marshall EDA				



Marshall Economic Development Authority LOAN AGREEMENT AND PROMISSORY NOTE

THIS LOAN AGREEMENT AND PROMISSORY NOTE,			, 2020 by and among Development Authority in and for
the City of Marshall, an authority organized under			
BORROWER and LENDER shall collectively be known		•	•
of THE PARTIES under this Loan Agreement, the e	ntire document m	nust be read	as a whole.
PROMISSORY NOTE			
FOR VALUE RECEIVED, BORROWER promises to pa	ay to the order of	LENDER, the	e sum of <u>five thousand and</u>
$\underline{\text{no/100}}$ dollars (\$5,000.00) together with interest	thereon at a rate	of <u>zero</u> pero	ent (<u>0</u> %) per annum on the
unpaid balance (hereinafter, "the Loan Amount").			
Principal and interest shall be paid in thirty six (36 on or before BORROWER shall makand continuing each and every month	e monthly payme	ents of <u>\$138.</u>	89 to LENDER beginning
balance is paid in full. (An amortization schedule i	s attached hereto	o.)	
ADDITIONAL LOAN TERMS			
The BORROWER and LENDER hereby further set for	orth their rights a	nd obligatio	ns to one another under this Loan
Agreement and Promissory Note and agree to be	legal bound as fol	llows:	
Method of Loan Payment. The BORROWE	R shall make all p	ayments call	led for under this loan
agreement by sending check or other negotiable i	nstrument made	payable to t	he <u>Marshall Economic</u>
<u>Development Authority (EDA)</u> at the address indic	ated:		
	Marshall EDA		
344	West Main Stree	et	
Ma	arshall, MN 56258	3	

2. Default. The occurrence of any of the following events shall constitute a Default by the BORROWER of the terms of this loan agreement and promissory note:

this loan agreement, BORROWER shall use the new address so given by LENDER.

If LENDER gives written notice to BORROWER that a different address shall be used for making payments under



- A. BORROWER's failure to pay any amount due as principal or interest on the date required under this loan agreement
- B. BORROWER seeks an order of relief under the Federal Bankruptcy laws
- C. A federal or other tax lien is filed against the assets of BORROWER
- D. A money judgment is entered by any court against BORROWER

Addressee and Address to which LENDER is to give BORROWER written notice of default:

Company Name
Company Address
Marshall, MN 56258

If BORROWER gives written notice to LENDER that a different address shall be used, LENDER shall use that address for giving notice of default (or any other notice called for herein) to BORROWER.

- 1. Cure of Default. Upon default, LENDER shall give BORROWER written notice of default. Mailing of written notice by LENDER to BORROWER via U.S. Postal Service Certified Mail shall constitute prima facie evidence of delivery. BORROWER shall have 15 days after receipt of written notice of default from LENDER to cure said default. In the case of default due solely to BORROWER's failure to make timely payment as called for in this loan agreement, BORROWER may cure the default by making full payment of any principal whose payment to LENDER is overdue under the loan agreement and, also, the late payment penalty described below.
- 2. Penalty for Late Payment. There shall also be imposed upon BORROWER a \$25 penalty for any Payment that has not been received by the fifteenth (15) of the month in which payment was due.
- 3. Acceleration. If the BORROWER fails to cure any default on or before the expiration of the fifteen (15) day cure period that starts on the date BORROWER receives written notice that an event of default has occurred under this loan agreement, the entire unpaid principal and penalties under this loan agreement shall accelerate and become due and payable immediately.
- 4. Indemnification of Attorney's Fees and out-of-pocket costs. Should BORROWER default according to the terms of this agreement, the LENDER shall be indemnified by the defaulting party for its reasonable attorney's fees and out-of-pocket costs which in any way relate to, or were precipitated by, the default of this agreement. The term "out-of-pocket costs", as used herein, shall not include lost profits. A default by BORROWER which is not cured within 15 days after BORROWER receives a written notice of default constitutes a material breach of this agreement by BORROWER.
- 5. Parties that are not individuals. If any Party to this agreement is other than an individual (i.e., a



corporation, a Limited Liability Company, a Partnership, or a Trust), said Party, and the individual signing on behalf of said Party, hereby represents and warrants that all steps and actions have been taken under the entity's governing instruments to authorize the entry into this Loan Agreement. Breach of any representation contained in this paragraph is considered a material breach of the Loan Agreement.

- 6. Integration. This Agreement, including the attachments mentioned in the body as incorporated by reference, sets forth the entire agreement between the Parties with regard to the subject matter hereof. All prior agreements, representations and warranties, express or implied, oral or written, with respect to the subject matter hereof, are hereby superseded by this agreement. This is an integrated agreement.
- 7. Severability. In the event any provision of this Agreement is deemed to be void, invalid, or unenforceable, that provision shall be severed from the remainder of this Agreement so as not to cause the invalidity or unenforceability of the remainder of this Agreement. All remaining provisions of this Agreement shall then continue in full force and effect. If any provision shall be deemed invalid due to its scope or breadth, such provision shall be deemed valid to the extent of the scope and breadth permitted by law.
- 8. Modification. Except as otherwise provided in this document, this agreement may be modified, superseded, or voided only upon the written and signed agreement of the Parties. Further, the physical destruction or loss of this document shall not be construed as a modification or termination of the agreement contained herein.
- 9. Exclusive Jurisdiction for Suit in Case of Breach. The Parties, by entering into this agreement, submit to jurisdiction of the Lyon County District Court located in Marshall, Minnesota for adjudication of any disputes and/or claims between the parties under this agreement. Furthermore, the parties hereby agree that the Lyon County District Court of Marshall, Minnesota shall have exclusive jurisdiction over any disputes between the parties relative to this agreement, whether said disputes sounds in contract, tort, or other areas of the law.
- 10. State Law. This Agreement shall be interpreted under, and governed by, the laws of Minnesota.

REMAINDER OF PAGE BLANK



IN WITNESS WHEREOF and acknowledging acceptance and agreement of the foregoing,

BORROWER(S)		LENDER			
		Marshall EDA			
Print Name:		By:			
		Lauren Deutz, EDA Director			
Signature:		Signature:			
Print Name:		Dated:			
Signature:					
Dated:					
STATE OF MINNESOTA)				
)ss.				
COUNTY OF LYON)				
The foregoing Agreement v	was acknowledged b	efore me this day of, 2020 by			
		of, BORROWER on behalf of said business entit			



STATE OF MINNESOTA)			
)ss.			
COUNTY OF LYON)			
The foregoing Agreement we Executive Director, of the authority.	=			-
NOTARIAL STAMP OR SEAL (OR OTHER	TITLE OR RANK)			
		Notary Public		