LAND USE AGREEMENT BETWEEN CITY OF MANITOWOC AND COREVAC, LLC, FOR EQUIPMENT STORAGE AT 1105 FLEETWOOD DRIVE

THIS LAND USE AGREEMENT is made and entered into this	day of
, 2019, by and between the City of Manitowoc, Wisconsin, a	municipal
corporation, (hereinafter "the City"), located at 900 Quay Street, Manitowoc, Wiscons	sin 54220,
and Corevac, LLC, a Wisconsin Limited Liability Company, (hereinafter "Corevac"), with its
principal office address of W2385 County Road A South, Oostburg, Wisconsin 53070.	

WITNESSETH,

WHEREAS, the City is the owner of premises known as 1105 Fleetwood Drive, Manitowoc, Wisconsin, a property commonly referred to as the Parks Shop; and,

WHEREAS, COREVAC is a construction company which has been contracted to participate in the 2019 Waldo Boulevard Reconstruction Project, (hereinafter "Project"); and,

WHEREAS, COREVAC wishes to utilize 1105 Fleetwood Drive for the temporary storage of equipment, machines, and/or vehicles during the course of the project.

NOW, THEREFORE, in consideration of these premises and of the mutual covenants and agreements hereinafter set forth, the parties agree as follows:

- I. LICENSE TO USE LAND. Corevac may use the parking lot located at the Parks Shop for the purposes of parking equipment, machines, and vehicles while participating in the project.
- II. TERM. Corevac will have license to use land from December 1, 2018 through April 1, 2020.
- III. DAMAGE TO PREMISES. Corevac agrees to repair any damage to the premises incurred as a result of the temporary storage of Corevac's property on the premises or incurred as a result of any other action by Corevac on the premises. The City, by Operations Division Manager, Chad Scheinoha, shall inspect the premises at least monthly for damages. Should damage be found, it shall be photo-documented by the City and notice provided to Corevac in accordance with the Notice provisions herein. Corevac shall cause said damage to be repaired at Corevac's expense within a time mutually agreed by the parties and shall be solely responsible for the costs associated with repair.

IV. INDEMNIFICATION AND INSURANCE.

A. <u>Indemnification</u>. Corevac hereby agrees to hold the City, its employees, officials, officers and agents harmless and to indemnify and defend the City, its employees, officials, officers, and agents against all claims, demands, liabilities, losses, damages and expense of any kind or nature, on account of any injury, damage to, or death of any person or on account of any damage to any property of any nature arising from, in

connection with, caused by or resulting from Corevac's use of the premises. Such indemnification shall not apply to acts of willful misconduct of the City.

- B. Insurance. Corevac agrees that it shall provide to the City at its own cost Comprehensive general liability insurance including contractual liability, personal injury liability, products and completed operations with minimum limits of \$1,000,000 per occurrence for bodily injury and \$500,000 per occurrence for property damage, with a company or companies authorized to do business in the State of Wisconsin. Each policy and certificate shall require a 30 calendar day advance written notice of cancellation, non-renewal or material change in the policy. All coverage required shall apply as primary with the City, its employees and agents named as additional insureds. A Certificate of Insurance for all required insurance shall be filed with the City before Corevac uses the premises for storage. Corevac shall also carry workers' compensation insurance as required by law.
- C. Waiver of Subrogation. Corevac agrees to waive all rights against the City for damage caused by fire or other perils to the extent covered by insurance provided under the builder's risk and property insurance. Waivers shall be for the term of the license and subsequent renewal periods.
- V. Fee Schedule. Corevac shall pay the City \$100/month beginning on April 1, 2019, for the duration of this license.
- VI. Default and Termination. Either party may terminate this Agreement upon written notice to the other party providing thirty (30) days' notice of intent to terminate. The City may terminate this agreement immediately for nonpayment of user fees. Further, in the event of lapse of insurance policies or coverage and protection as required by this License the City may, without notice of default, declare this License terminated. Corevac shall have no access rights to or use of the premises unless all insurance policies required by this License are in full force and effect.

	IN WITNESS	WHEREOF,	the City	of Manitowo	c has caused	this instrumen	t to be
signed	by its Mayor as	nd City Clerk,	having	been duly au	thorized to do	so, and Corev	ac has
caused	this instrument	to be signed b	y its Re	presentatives	and its corpor	ate seal to be a	ffixed,
having	been duly author	rized to do so the	his	day o	of	, 2019.	

CITY OF MANITOWOC

Ву:	By: Deborah Neuser, City Clerk
Justin Nickels, Mayor	Deborah Neuser, City Clerk
STATE OF WISCONSIN)) ss.	
COUNTY OF MANITOWOC)	
Nickels, Mayor, and Deborah Neuser, City Cl	f, 2019, the above signed Justin M. lerk, of the City of Manitowoc, Wisconsin and ag instrument as such Officers of said City, by their
	Notary Public
	Manitowoc County, Wisconsin
	My commission (expires) (is):
COREVAC, LLC	
By:	Ву:
Print:	Print:
Title:	Title:
STATE OF WISCONSIN)) ss.	
COUNTY OF MANITOWOC)	
Personally came before me thisday of	of, 2019, the above-signed
calmanuladeed that there!he assessed the force	andandand going instrument personally and by his/her authority.
acknowledged that they/he executed the foreg	going instrument personally and by his/her authority.
	Notary Public
	Manitowoc County, Wisconsin
	My commission (expires) (is):