AGENDA ITEM EXECUTIVE SUMMARY Title: Recommendation to approve an Economic Development Incentive Agreement between the City of St. Charles and Lone Star-Cardinal Motorcycle Ventures III, LLC dba Windy City Triumph (131 S. Randall Rd.). SINCE 1834 Chris Aiston Presenter: Please check appropriate box: **Government Operations** Government Services X Planning & Development (06/10/13) City Council **Estimated Cost:** \$70,000 Budgeted: YES NO X If NO, please explain how item will be funded: Cost shall be funded through the first \$140,000 of Municipal Sales Tax Revenues generated from the proposed Triumph dealership (City to retain the remaining \$70,000 as new sales tax revenues). **Executive Summary:** On May 13, 2013, the Planning and Development Committee considered the terms of, and directed staff to work with the City Attorney in developing an economic development incentive agreement between the City of St. Charles and Lone Star-Cardinal Motorcycle Ventures III, LLC dba Windy City Triumph (hereafter, "Triumph"). The purpose of this agreement is to incentivize Triumph to lease space and establish a dealership at 131 S. Randall Road (Fox Valley Harley-Davidson building). Triumph has estimated total sales for the St. Charles store to be \$18.5 million over the first five years. This includes sales of new and used motorcycles, parts and accessories, general merchandise and motorcycle service. The estimated cost for Triumph to build-out and occupy the subject building space is slightly more than \$70,000. By executing this Agreement, the City commits to reimburse the dealership one-half of the municipal sales taxes generated from this store over a period up to five years, or until total reimbursement reaches \$70,000, whichever occurs first. For its part, Triumph will establish the proposed St. Charles dealership and agree to maintain such an enterprise in St. Charles for a period of not less than ten years. Failure to do so shall result in the company having to repay the City all disbursed reimbursement monies. **Attachments:** (please list) Subject Agreement and Resolution Authorizing Mayor and Clerk to Execute Agreement **Recommendation / Suggested Action** (briefly explain): Recommendation to approve an Economic Development Incentive Agreement between the City of St. Charles

and Lone Star-Cardinal Motorcycle Ventures III, LLC dba Windy City Triumph (131 S. Randall Rd.).

Agenda Item Number: 3a

For office use only

AGREEMENT

THIS AGREEMENT is entered into on this _____ day of ______, 2013, by and between the City of St. Charles, Kane and DuPage Counties, Illinois, an Illinois municipal corporation (hereinafter referred to as the "City") and Lone Star – Cardinal Motorcycle Ventures III, LLC, d/b/a Windy City Triumph, an Illinois Limited Liability Company (hereinafter referred to as the "Company");

WITNESSETH:

WHEREAS, the City has a population of more than 25,000 persons, and is a home rule unit of government pursuant to Article VII, Section 6(a) of the 1970 Constitution of the State of Illinois; and

WHEREAS, the City, pursuant to Section 10 of Article VII of the Constitution of the State of Illinois, is authorized to contract or otherwise associate with individuals in any manner not prohibited by law or by ordinance; and

WHEREAS, 65 ILCS 5/8-11-20 (the "Act") authorizes municipalities to enter into economic incentive agreements in order to encourage the development or redevelopment of land within their corporate limits; and,

WHEREAS, the Company is desirous of leasing retail space for a motorcycle dealership and such space is available at 131 South Randall Road in the City of St. Charles, such property legally described on Exhibit "A" attached hereto and made a part hereof (the "PROPERTY"); and

WHEREAS, the Company's willingness to enter into the lease of not less than 5,000 square feet of the premises is contingent upon the City agreeing to rebate a portion of the Sales

Taxes (as hereinafter defined) received by the City with respect to the Property for a certain period of time, pursuant to the terms of this Agreement; and

WHEREAS, pursuant to the Act, the City Council of the City has made the following findings with respect to the Project:

- A. That the building on the property has remained underutilized for a period of at least one (1) year;
- B. The Project is expected to create or retain job opportunities within the City;
- C. The Project will serve to further the development of adjacent areas;
- D. Without this Agreement, the Project would not be possible;
- E. The Company meets high standards of creditworthiness and financial strength, as demonstrated by a letter from a financial institution having assets of \$10,000,000 or more, which attests to the financial strength of the Company.
- F. The Project will strengthen the commercial sector of the City;
- G. The Project will enhance the tax base of the City;
- H. This Agreement is made in the best interest of the City;

WHEREAS, the Company represents and warrants that a precondition to proceeding with the Project is economic assistance from the City; and

WHEREAS, the City Council of the City finds that the Project and expansion of the Dealership will create job opportunities within the City, strengthen the commercial sector of the City and will enhance the tax base of the City and, therefore, this Agreement is in the best interests of the City.

NOW, THEREFORE, in consideration of the foregoing recitals and the mutual promises hereinafter contained, the adequacy and sufficiency of which the parties hereto stipulate, the City and the Company agree as follows:

Section 1. Incorporation of Recitals. The recitals set forth hereinabove are incorporated herein by reference as substantive provisions of this Agreement.

- **Section 2. Conditions Precedent.** All undertakings on the part of the City pursuant to this AGREEMENT are subject to satisfaction of the following conditions:
- (A) Execution of a Lease to occupy not less than 5,000 sq. ft. and establish a Triumph Motorcycle Dealership at 131 South Randall Road, St. Charles, Illinois.
- (B) Commence retail activities on the property not later than August 1, 2013. The Company shall continually be engaged in the business of Triumph Motorcycle sales (including miscellaneous, motorcycle related merchandise) at 131 South Randall Road, St. Charles, Illinois or at some other location within the City limits of the City of St. Charles for a period of not less than ten (10) years from August 1, 2013.
- (C) Company shall construct certain improvements to the building as more specifically described in Exhibit "B" attached hereto and incorporated herein (the "Improvements"). The Company shall provide such documentation regarding the costs of the Improvements ("Project Costs") as the City shall require, and such Project Costs shall equal or exceed \$65,000. Construction of the Improvements shall be complete no later than August 1, 2013, as evidenced by issuance of a final certificate of occupancy by the City. If the conditions set forth in this Section 2 are not met, the City shall have the option to terminate this Agreement and the Company agrees to repay to the City all amounts previously paid by the City pursuant to this Agreement upon such termination.
- (D) The Company shall make additional investments in accordance with its building plan which shall include expenditures for hiring and training of employees in the amount set forth in Exhibit "B". The Company shall provide such documentation regarding the hiring and training of employees as the City shall require, such as time records for training of employees.

The expenditures for hiring and training of employees shall be made by the Company within one (1) year from the date of the execution of this Agreement.

Section 3. Definitions.

For purposes of this Agreement, the capitalized terms shall have the following meanings:

"Commencement Date" - means the first day of the month immediately following the date of execution of this Agreement by both parties hereto, unless such date occurs on the first day of a month, in which case, that date is the Commencement Date.

"Department" - means the Illinois Department of Revenue.

"Force Majeure" – means accident, fire, destruction of the premises, strike, shortage of materials, acts of God or other causes beyond the Company's reasonable control, but shall not include economic hardship.

"Maximum Payment" - means \$70,000.

"Sales Tax(es)" - means any and all of those taxes imposed by the State of Illinois pursuant to the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act and the Retailer's Occupation Tax Act, each as supplemented and amended from time to time, or any substitute taxes therefor as provided by the State of Illinois in the future. The term Sales Tax(es) does not include the Home Rule Municipal Retailers' Occupation Tax and the Home Rule Municipal Service Occupation Tax imposed by the City pursuant to Chapter 3.36 of the City Code, or any other municipal use, retail or service occupation tax imposed by the City, except as provided by Section 6(e) hereof. The amount of Sales Taxes distributed to the City by the Department is hereinafter referred to as the "City's Share".

"Sales Tax Distribution(s)" - means the distribution of Sales Taxes pursuant to the terms of this Agreement.

"Sales Tax Participation Period" - means the period of five (5) Sales Tax Years.

"Sales Tax Year(s)" - means the twelve (12) consecutive month period starting on the Commencement Date and ending twelve (12) months later, and each consecutive succeeding twelve (12) month period thereafter.

Section 4. Sales Tax Distributions. Provided the Company shall comply with and continue to be in compliance with the provisions of this Agreement, subject to the expiration of any cure period as provided in Section 13 hereof, the City shall make Sales Tax Distributions as follows:

- (a) Fifty percent (50%) of the City's Share of Sales Taxes shall be distributed to the Company; and
- (b) The remainder of such Sales Taxes shall be retained by the City.

In no event shall the total amount of Sales Taxes distributed to the Company pursuant to this Agreement exceed the Maximum Payment.

For each Sales Tax Year during the Sales Tax Participation Period, the City shall make annual Sales Tax Distributions. The City shall compute the City's Share of Sales Taxes originating from taxable sales activities on the Property for each annual period and make the Sales Tax Distribution in accordance with the formula set forth above. The City shall make the Sales Tax Distribution within one hundred twenty (120) days after the end of each annual period, provided the City shall have first actually received from the Department the distribution of Sales Taxes applicable to the period in question, and each Sales Tax Distribution shall be accompanied by an affidavit from the City's Director of Finance setting forth the determination of such Sales Tax Distribution.

If the payment due date does not fall on a business day, payment shall be made on the next following business day. If, for any reason, the Department fails to distribute all of the Sales Taxes due to the City that are attributable to the Property for an applicable period, then the City shall make the Sales Tax Distribution (calculated pursuant to the formula set forth above) based upon the amount actually received by the City from the Department attributable to the Property. Upon receipt of any additional Sales Taxes attributable to the Property for such period, the City shall use its best efforts to make an additional distribution immediately upon receipt of such additional Sales Taxes from the Department.

- **Section 5. Limitations on Distributions.** The Sales Tax Distributions set forth herein shall be subject to the following additional terms and conditions:
 - (a) Such Sales Tax Distributions shall be payable solely from Sales Taxes actually received (whether by check or electronic transfer) by the City from the Department and originating from the taxable sales activities on the Property, and the City shall not be obligated to pay any Sales Tax Distributions identified herein from any other fund or source.
 - (b) The City shall not be required to effect any Sales Tax Distributions from any Sales Taxes generated after expiration of the Sales Tax Participation Period. The foregoing, however, shall not relieve the City from effecting Sales Tax Distributions from Sales Taxes paid after expiration of the Sales Tax Participation Period, subject to the limitations of this Agreement, to the extent that such Sales Taxes were generated during the Sales Tax Participation Period.
 - (c) If at any time during the first five (5) Sales Tax Years, the Company relocates or otherwise transfers its operations occurring on the Property to a site located outside the corporate limits of the City, or otherwise terminates its retail sales activities on the Additional Site, other than for reasons of Force Majeure, the Company agrees to repay to the City all amounts previously paid by the City pursuant to this Agreement and, thereupon, this Agreement shall terminate and the Company shall not be entitled to any further Sales Tax Distributions. Any payment required by the preceding sentence shall be made within thirty (30) days of said relocation or transfer.

This paragraph (c) shall not apply if the Company assigns this Agreement pursuant to Section 18 of this Agreement.

Section 6. Changes in Law. The parties acknowledge that the agreement to distribute Sales Taxes as herein provided is predicated on existing law in the State of Illinois providing for the payment to Illinois municipalities of one percent (1%) of the taxable sales within each such municipality and the current imposition by the City of a one percent (1%) home rule sales tax. The General Assembly of the State of Illinois, from time to time, has considered modifying or eliminating the distribution of sales tax revenues to Illinois municipalities. The parties desire to make express provision for the effect of such change upon the operation of this Agreement. Accordingly, the parties agree as follows:

- (a) The City shall not, under any circumstances, be required to increase its current municipal sales tax or impose any other tax for the purpose of providing a source of funds for the Sales Tax Distributions herein contemplated.
- (b) Should the Illinois General Assembly hereafter eliminate the distribution of sales tax revenues to Illinois municipalities, or otherwise alter the distribution formula in a manner which prevents the City from being able to ascertain with specificity the amount of Sales Taxes being received by the City as a direct result of the taxable sales activities generated on the Property, the City shall have no obligation to make Sales Tax Distributions to the Company based upon the taxable sales activities generated on the Property, except to the extent provided otherwise in subparagraph (e) below. However, in the event the City can ascertain with specificity the amount of Sales Taxes being received by the City from the Company's records (certified copies of which the Company shall provide to the City), the City shall make the Sales Tax Distributions.
- (c) Should the Illinois General Assembly hereafter and during the Sales Tax Participation Period increase the percentage of sales tax revenues distributed to Illinois municipalities, or should the City increase its municipal home rule sales tax, the Sales Tax Distributions provided for herein shall continue but shall apply solely to the amount of Sales Taxes equal to one percent (1%) of taxable sales activities plus the one percent (1%) home rule sales tax currently imposed by the City, with such distribution continuing to be made in accordance with the distribution formula contained in Section 4. In such a case, the Sales Tax Base shall be increased by the same percentage increase in Sales Taxes distributed by the Department to the City (e.g., should the current two percent (2%) of taxable sales distributed to the City be increase by 25%, the Sales Tax Base shall increase by 25%). If such an increase occurs in the middle of a Sales Tax Year, the increase in Sales Tax Base shall be prorated upon the basis of a 360-day year of twelve 30-day months.
- (d) Should the Illinois General Assembly hereafter and during the Sales Tax Participation Period reduce the percentage of sales tax revenues distributed to Illinois municipalities, or should the City decide to reduce or eliminate its municipal home rule sales tax, Sales Tax Distributions provided for herein shall continue to be made in accordance with the distribution formula contained in Section 4. In such a case, the Sales Tax Base shall be decreased by the same percentage decrease in sales tax revenues distributed by the Department to the City (e.g. should the current two percent (2%) of taxable sales distributed to the City be decreased by 25%, the Sales Tax Base shall decrease by 25%). If such a decrease occurs in the middle of a Sales Tax Year, the decrease in Sales Tax Base shall be prorated upon the basis of a 360-day year of twelve 30-day months.
- (e) Should the Illinois General Assembly hereafter and during the Sales Tax Participation Period eliminate, reduce or alter the formula for the distribution of sales tax revenues, as contemplated in subparagraphs (b) or (d) hereof, and should the City, in response to and during any such period of elimination, reduction or alteration occurring within the Sales Tax Participation Period, if authorized by law, impose or increase its municipal sales tax on retail

sales activities occurring within the City's boundaries, and provided the amount of sales tax revenues generated by the Property can thereafter be determined with specificity, then the sales tax revenues generated thereby, up to an amount equal to two (2%) of the eligible retail sales activities of the Property, shall be distributed in accordance with the distribution formula contained in Section 4 (subject to the various limitations contained herein).

Section 7. Obtaining Sales Tax Information. The City shall provide such authorization and/or take such additional actions as may reasonably be required to obtain necessary information from the Department to enable the City to determine the amount of Sales Taxes during any portion of the Sales Tax Participation Period. The Company shall take all reasonable actions necessary to provide the Department with any and all documentation, to the extent reasonably available, that may be required by the Department and shall provide the City with a power of attorney letter addressed to, and in a form satisfactory to, the Department authorizing the Department to release all general gross revenue and sales tax information relating to the Property to the City, which letter shall authorize disclosing such information to the City during the Sales Tax Participation Period. Such letter shall be in a form attached hereto as Exhibit "C" or such other or additional forms as required from time to time by the Department in order to release such information to the City.

In the event the Department refuses or otherwise fails to make the necessary sales tax information available to the City, the Company shall furnish to the City copies of the ST-1 and ST-2 monthly statements filed with the Department relating to the Property, certified by the Company, showing the amount of Sales Taxes paid during such month by the Company, together with evidence of the payment of such revenues, and the City agrees to rely upon such certified monthly statements and evidence of payment in calculating the amount of Sales Tax Distributions available for disbursement to the Company hereunder.

If the Department stops using either the ST-1 or ST-2 monthly statement forms for the reporting of gross sales receipts and the determination of gross sales tax obligations, the Company shall furnish to the City, and the City, in fulfilling its obligations under this Agreement, shall rely upon, such equivalent or replacement forms as the Department may then employ for determining and receiving such information, provided the City receives certified copies of such equivalent or replacement forms and evidence of payment of the sums referred to in such forms.

The Company acknowledges that the City shall have no obligation to make Sales Tax Distributions to the Company that reflect the taxable sales activities on the Property unless and until the City receives from the Company the documentation and evidence of payment referred to in this Section; provided, however, that the City shall request all such documentation from the Company in writing.

Section 8. Confidentiality of Information. The Company hereby claims that the information received by the City pursuant to this Agreement is proprietary and confidential and that the disclosure of such information would cause competitive harm to the Company; therefore, to the fullest extent permitted by law, the City shall treat information received by it as confidential financial information under the Illinois Freedom of Information Act. To the extent the City is required to disclose such information, it shall limit such disclosure, to the extent possible, to the release of general "gross" revenue and sales tax information so that proprietary information of individual businesses and purchasers is protected and kept confidential, including, but not limited to, the specifics of the Company's tax returns.

Section 9. Amended Returns and Audits. In the event the Company amends any sales and use tax return upon which Sales Tax Distributions were made to the Company pursuant to this

Agreement, the Company will notify the City of such amendment within ten (10) days of filing such amended return and the City shall use its reasonable best efforts to obtain such information from the Department. If, as a result of an amended return, the City owes an additional distribution to the Company, such distribution shall be made promptly upon receipt by the City of such additional Sales Taxes. If, as a result of an amended return, the City is entitled to receive a portion of a Sales Tax Distribution back, the Company shall repay such amount to the City within thirty (30) days of written notice from the City.

In the event that the Company is audited by the Department, the Company shall notify the City of such audit within ten (10) days of completion of said audit. If such audit results in adjustment to sales and use tax returns previously submitted upon which Sales Tax Distributions were made, upon final disposition of any changes made as a result of such audit, any amount due and owing to a party shall be made in the manner described in the preceding paragraph.

Section 10. Compliance with Laws. Subsequent to the Commencement Date, and for the duration of the Sales Tax Participation Period, the Company shall continue to be in compliance with the terms and conditions of this Agreement and all applicable Federal, State and local laws, statutes, ordinances, rules, regulations and executive orders applicable to the Property as the same may, from time to time, be in force and effect.

In connection with the above-referenced transaction, please note that this Agreement calls for the construction of a "public work" within the meaning of the Illinois Prevailing Wage Act, 820 ILCS 130/.01 *et seq.* (the "Prevailing Wage Act"). The Prevailing Wage Act requires contractors and subcontractors to pay laborers, workers and mechanics performing services on public works projects no less than the "prevailing rate of wages" (hourly cash wages plus fringe benefits) in the

county where the work is performed. For information regarding current prevailing wage rates, reference made be made the Illinois Department of Labor's website to http://www.state.il.us/agency/idol/rates/rates.HTM. All contractors and subcontractors rendering services in connection with the Project must comply with all requirements of the Act, including but not limited to, all wage, notice and record keeping duties. The Company shall notify its contractors and subcontractors of the Prevailing Wage Act requirements, and, further, shall indemnify the City for any fines, penalties, interest or other monetary damage incurred or sustained by the City in connection with the Prevailing Wage Act requirements.

Should the Company, for any reason, fail to remain in continual compliance with the standards set forth herein, the City's duty to make the Sales Tax Distributions during such period of non-compliance shall be suspended. If, at any time during the balance of the term of the Sales Tax Participation Period, the Company shall re-establish compliance with all of the standards set forth herein and the City shall acknowledge that such compliance exists, the City's duty to make Sales Tax Distributions as herein provided for shall resume; provided, however, that a Sales Tax Distribution for a Sales Tax Year during which the Company was out of compliance shall be made only if the Company re-establishes compliance within one hundred twenty (120) days of the end of such Sales Tax Year. Notwithstanding the foregoing, however, for purposes of this Agreement, the Company shall not be deemed to be out of compliance with the standards set forth herein if, following the Company's receipt of written notice from the City of non-compliance, the Company cures such non-compliance to the reasonable satisfaction of the City within the provisions and time constraints set forth in Section 13 herein.

Section 11. Limitation of Liability. Notwithstanding anything herein contained to the contrary by implication or otherwise, any obligations of the City created by or arising out of this Agreement shall not be a general debt of the City on or a charge against its general credit or taxing powers, but shall be payable solely out of the City's Share of Sales Taxes as set forth in this Agreement. No recourse shall be had for any payment pursuant to this Agreement against any officer, employee, attorney, elected or appointed official, past, present or future of the City.

Section 12. Appropriation. The City shall provide for payments required under this Agreement in its annual appropriation ordinance for the fiscal year in which such payment may be due.

Section 13. Default. In the event of any default under or violation of this Agreement, the party not in default or violation shall serve written notice upon the party or parties in default or violation, which notice shall be in writing and shall specify the particular violation or default. All parties hereto reserve the right to cure any violation of this Agreement or default by any of them hereunder within thirty (30) days after receipt of written notice of such default; provided, however, that said thirty (30) day period shall be extended (i) if the alleged violation or default is not reasonably susceptible to being cured within said thirty (30) day period and (ii) if the party in default has promptly initiated a cure of the violation or default and (iii) if the party in default diligently and continuously pursues a cure of the violation or default until its completion.

Section 14. Law Governing/Venue. This Agreement shall be construed and enforced in accordance with the laws of the State of Illinois. Any dispute arising under or in connection with this Agreement or related to any matter which is the subject of this Agreement shall be subject to the

exclusive jurisdiction of the Illinois state courts and venue shall be exclusively in the Sixteenth

Judicial Circuit, Kane County, Illinois.

Section 15. Time. Time is of the essence under this Agreement and all time limits set forth

are mandatory and cannot be waived except by a lawfully authorized and executed written waiver

by the party excusing such timely performance.

Section 16. No Waiver or Relinquishment of Right to Enforce Agreement. Failure of

any party to this Agreement to insist upon the strict and prompt performance of the terms,

covenants, agreements and conditions herein contained, or any of them, upon any other party

imposed, shall not constitute or be construed as a waiver or relinquishment of any party's right

thereafter to enforce any such term, covenant, agreement or condition, but the same shall continue

in full force and effect.

Section 17. Notices. All notices and requests required pursuant to this Agreement shall be

sent by personal delivery, overnight courier or certified mail, return receipt requested, as follows:

To the Company: Lone Star – Cardinal Motorcycle Ventures III, LLC,

d/b/a Windy City Triumph 131 South Randall Road St. Charles, Illinois 60174

with copies to:

To the City: City of St. Charles

2 East Main Street

St. Charles, Illinois 60174

Attn: Brian Townsend, City Administrator

with copies to: Hoscheit, McGuirk, McCracken & Cuscaden, P.C.

1001 East Main Street, Suite G

St. Charles, IL 60174

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Attn: John M. McGuirk

or at such other addresses as the parties may indicate in writing to the other either by personal delivery, overnight courier or by certified or registered mail, return receipt requested, with proof of delivery thereof. Notices shall be deemed delivered to the address set forth above (i) when delivered in person on a business day, (ii) on the same business day received if delivered by overnight courier or (iii) on the third (3rd) business day after being deposited in any main or branch United States Post Office when sent by registered mail, return receipt requested.

Section 18. Assignments. This Agreement may not be assigned without the City's consent. Notwithstanding the foregoing, the Company shall have the right to assign this Agreement if the sales activities at the Additional Site are replaced by a new car dealership point that is not already located within the City of St. Charles, so long as such assignment would not result in a violation of 65 ILCS 5/8-11-21 or other applicable law. The Company hereby agrees to indemnify and hold the City harmless from all liability, loss, cost or expense, including court costs and attorneys' fees relating to any such judgments, awards, litigation, suits, demands or proceedings with regard to any assignment that violates this Section.

The parties acknowledge that this Agreement is an obligation which is for the benefit of the Company and is not a covenant running with the land.

Section 19. Third Party Beneficiaries. The City and the Company agree that this Agreement is for the benefit of the parties hereto and not for the benefit of any third party beneficiary. Except as otherwise provided herein, no third party shall have any rights or claims against the City arising from this Agreement.

Section 20. Binding Effect. This Agreement shall inure to the benefit of and shall be binding upon the City, the Company and the Company's permitted assigns.

Section 21. City Approval or Direction. Where City approval or direction is required by this Agreement, such approval or direction means the approval or direction of the City Council of the City unless otherwise expressly provided or required by law, and any such approval may be required to be given only after and if all requirements for granting such approval have been met.

Section 22. Section Headings and Subheadings. All section headings or other headings in this Agreement are for general aid of the reader and shall not limit the plain meaning or application of any of the provisions thereunder whether covered or relevant to such heading or not.

Section 23. Authority to Execute. The Company hereby represents and warrants that it has the requisite authority to enter into this Agreement and the individual signing this Agreement on behalf of the Company is a duly authorized agent of the Company and is authorized to sign this Agreement. The Mayor and City Clerk of the City hereby warrant that they have been lawfully authorized by the City Council of the City to execute this Agreement, all requisite action by the City having been taken.

Section 24. Integration/Amendment. This Agreement sets forth all the promises, inducements, agreements, conditions and understandings between the Company and the City relative to the subject matter thereof, and there are no promises, agreements, conditions or understandings, either oral or written, express or implied, between them, other than as herein set forth.

No subsequent alteration, amendment, change or addition to this Agreement shall be binding upon the parties hereto unless authorized in accordance with law and reduced in writing and signed

by both parties hereto. However, whenever under the provisions of this Agreement any notice or consent of the City or the Company is required, or the City or the Company is required to agree or to take some action at the request of the other, such approval or such consent or such request shall

be given for the City, unless otherwise provided herein, by the Mayor or his designee and for the

Company by any officer or employee as the Company so authorizes.

Section 25. Severability. If any provision of this Agreement is held invalid by a court of

competent jurisdiction, such provision shall be deemed to be excised herefrom and the invalidity

thereof shall not affect any of the other provisions contained herein.

Section 26. Term. Unless sooner terminated by agreement of the parties or otherwise

pursuant to the provisions of this Agreement, but subject to Section 6(b), this Agreement shall be

effective upon the execution by both parties thereto and shall continue in effect until the Sales Tax

Distributions to the Company have reached the Maximum Payment or the expiration of the Sales

Tax Participation Period, whichever occurs first. At such time, this Agreement shall become null

and void and be of no further force or effect.

Section 27. Counterparts. This Agreement may be executed in two (2) or more

counterparts each of which taken together, shall constitute one and the same instrument.

[SIGNATURE PAGE FOLLOWS]

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IN WITNESS WHEREOF, the parties hereto have set their hands and seals as of the date and year first written above.

	CITY OF ST. CHARLES, an Illinois municipal corporation
ATTEST:	By:
City Clerk	LONE STAR – CARDINAL MOTORCYCLE VENTURES III, LLC d/b/a Windy City Triumph, an Illinois Limited Liability Company
	By:
ATTEST:	
Secretary	

STATE	E OF ILLINOIS	
) SS.
COUN	TY OF KANE)
	I, the undersigned, a	Notary Public in and for said County, in the State aforesaid, DO
HERE	BY CERTIFY that Ra	ymond Rogina, Mayor of the City of St. Charles, and Nancy Garrison,
City Cl	lerk of said City, perso	nally known to me to be the same persons whose names are subscribed
to the f	foregoing instrument a	s such Mayor and City Clerk, respectively appeared before me this day
in pers	on and acknowledged	that they signed and delivered said instrument as their own free and
volunta	ary act, and as the free	e and voluntary act of said City, for the uses and purposes therein set
forth; a	and said City Clerk the	en and there acknowledged that she, as custodian of the corporate seal
of the C	City of St. Charles, did	affix the corporate seal of said City to said instrument, as her own free
and vol	luntary act and as the f	ree and voluntary act of said City, for the uses and purposes therein set
forth.	·	
	Given under my har	nd and Notarial Seal this day of,
2013.	Siven under my man	day of,

Notary Public

STATE OF ILLINOIS) SS. COUNTY OF KANE)		
I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that		
Given under my hand and Notarial Seal this2013.	_ day of,	
Notary Public		

EXHIBIT "A"

LEGAL DESCRIPTION OF EXISTING SITE

EXHIBIT "B"

PROJECT DESCRIPTION

Furniture and fixtures	\$25,000.00
Signage	\$24,000.00
Lighting	\$15,000.00
Employee hiring and training	\$5,000.00

EXHIBIT "C"



AUTHORIZATION TO RELEASE SALES TAX INFORMATION

	igned Taxpayer hereby authorizes the Illinois Department of Revenue ("IDOR") to the designated city, town, village or county the amount of the local government's
	es tax received on behalf of the taxpayer. Reporting for a period beginning with tax
collected by	y the department during, and
	(Beginning Month/Year)
ending with	n tax collected by the department in,
onemig with	(Ending Month/Year)
	nation is to be released to the village, city, town or county of, attn: Clerk, Treasurer, Finance Officer, Comptroller, etc.
BUSINESS	S INFORMATION:
(Illinois Bu	siness Tax Number)
(Taxpayer/	Business Name)
(Address)	
(City, Town	n, Village or County)
TAXPAYI	ER: The undersigned is an owner/authorized officer of this business.
By:	
J *	(Signature)
	(Print Name)
	(Title)
	(Telephone Number)

Note: All requests must have a beginning and ending date. Incomplete request will be returned to the local government.

City of St. Charles, Illinois Resolution No. _____

A Resolution Authorizing the Mayor and City Clerk of the City of St. Charles to Execute a Certain Agreement – Windy City Triumph, LLC

Procented & Possed by the

City Council on		
BE IT RESOLVED by the City C	ouncil of the City of St. Charles, Kane and DuPage	
Counties, Illinois, that the Mayor and Ci	ty Clerk be and the same are hereby authorized to	
execute that certain Agreement, in substant	ially the form attached hereto and incorporated herein	
as Exhibit "A", by and on behalf of the City	y of St. Charles.	
Presented to the City Council of the	e City of St. Charles, Illinois this day of	
, 2013.		
Passed by the City Council of the C	City of St. Charles, Illinois this day of	
2013.		
Approved by the Mayor of the City	of St. Charles, Illinois this day of	
, 2013.		
	Mayor Raymond P. Rogina	
ATTEST:		
City Clerk		
COUNCIL VOTE:		
Ayes:		
Nays:		
Abstain:		

Absent: