# CITY OF MIRAMAR PROPOSED CITY COMMISSION AGENDA ITEM

Meeting Date: October 1, 2025
Presenter's Name and Title: Matias Wilson, Police Major
Prepared By: Dr. Angela L. Mumford, Research & Planning Manager
Temp. Reso. Number: 8502
Item Description: Temp. Reso. No. R8502 APPROVING THE AMENDMENT AND RENEWAL OF THE POLICE MOTORCYCLE LEASE AGREEMENTS BETWEEN THE CITY OF MIRAMAR AND ALLIGATOR ALLEY HARLEY-DAVIDSON, FOR THE THREE-YEAR RENEWAL TERM IN THE AMOUNT OF \$239,000. (Major, Matias Wilson and Procurement Director Alicia Ayum)
Consent ⊠ Resolution □ Ordinance □ Quasi-Judicial □ Public Hearing □
Instructions for the Office of the City Clerk: None
Public Notice - As required by the Sec of the City Code and/or Sec, Florida Statutes, public notice for this item was provided as follows: on in a ad in the; by the posting the property on and/or by sending mailed notice to property owners within feet of the property on
Special Voting Requirement – As required by Sec, of the City Code and/or Sec, Florida Statutes, approval of this item requires a (unanimous, 4/5ths etc.) vote by the City Commission.
Fiscal Impact: Yes ⊠ No □
REMARKS: Funding for this agreement will be budgeted in the Police Department

REMARKS: Funding for this agreement will be budgeted in the Police Department Special Support Law Enforcement Leased Motorcycle GL Account # 001-20-202-521-000-604405 as follows: FY26: \$ 79,650; FY27: \$79,650 & FY28: \$79,650.

#### Content:

- Agenda Item Memo from the City Manager to City Commission
- Resolution TR8502
  - o Exhibit A: Amendment & Renewal Agreement
- Attachment(s)
  - o Attachment 1: Reso# 22-141
  - Attachment 2: Quote



## CITY OF MIRAMAR INTEROFFICE MEMORANDUM

TO:

Mayor, Vice Mayor, & City Commissioners

FROM:

Dr. Roy L. Virgin, City Manager

BY:

Delrish L. Moss. Chief of Police

DATE:

September 25, 2025

RE:

Temp. Reso. No. 8502 approving the amendment and renewal of the Police motorcycle lease agreements between the City of Miramar and the Alligator Alley Harley-Davidson, for the three-year renewal term, in the amount of

\$239,000

**RECOMMENDATION:** The City Manager recommends approval of Temp Reso. No. 8502, approving the renewal of the Lease Agreements between the City of Miramar and Alligator Alley Harley-Davidson for eight (8) Harley-Davidson Police Motorcycles for the Police Department's Traffic Unit, in an amount not to exceed \$239,000.

**ISSUE:** Pursuant to Sections 2-412(a)(1) and 2-412(c) of the City Code, City Commission approval is required for expenditures exceeding \$75,000 by any one Department with any one vendor in a fiscal year and for the renewal of a contract entered into by the city pursuant to City Commission approval.

**BACKGROUND:** On July 6, 2022, the City Commission adopted Resolution No. 22-141, approving the award of RFP# 22-04-25, Police Motorcycle Lease, to Alligator Alley Harley-Davidson for an initial term of three years, with the option to renew for one additional three-year period. The initial term of the agreement expires on December 31, 2025.

<u>DISCUSSION:</u> The City's initial lease agreement for Motorcycles with Peterson's Harley Davidson was effective on January 1, 2023, and expires on December 31, 2025. The City wishes to renew the Police Motorcycle Lease Agreement, as amended, with the Provider for the three-year renewal term from January 1, 2026, to December 31, 2028.

ANALYSIS: Funding for this agreement will be budgeted in the Police Department Special Support Law Enforcement Leased Motorcycle GL Account # 001-20-202-521-000-604405 as follows: FY26: \$ 79,650; FY27: \$79,650 & FY28: \$79,650.

Temp. Reso. No. 8502 8/14/25 9/25/25

### CITY OF MIRAMAR MIRAMAR, FLORIDA

R	ES	OL	.UT	ION	NO.	

A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF MIRAMAR, FLORIDA, APPROVING THE AMENDMENT AND RENEWAL OF THE POLICE MOTORCYCLE LEASE AGREEMENT BETWEEN THE CITY OF MIRAMAR AND ALLIGATOR ALLEY HARLEY-DAVIDSON FOR THE THREE-YEAR RENEWAL TERM IN THE AMOUNT OF \$239,000; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the City of Miramar's Police Department Traffic Unit promotes the safe and efficient flow of vehicular and pedestrian traffic throughout the community, conducts traffic crash investigations, and performs other vital functions; and

**WHEREAS,** the Traffic Unit accomplishes these tasks through the enforcement of state and local traffic laws, educating the public, and traffic engineering; and

WHEREAS, on July 6, 2022, the City Commission adopted Resolution No. 22-141, approving the award of RFP# 22-04-25, Police Motorcycle Lease, to Alligator Alley Harley-Davidson for an initial term of three years, with the option to renew for one additional three-year period; and the initial term of the agreement was effective on January 1, 2023, and expires on December 31, 2025; and

WHEREAS, the initial Agreement was for the lease of nine (9) motorcycles; the Police Department has determined to amend the agreement for the renewal period and reduce the number of motorcycles being leased to eight (8) motorcycles; and

Reso.	No.	

WHEREAS, the City Manager recommends approval of the amendment and

renewal of the police motorcycle lease agreements between the City and Alligator Alley

Harley-Davidson, for the three-year renewal term from January 1, 2026, to December 31,

2028, in an amount of \$239,000 over the renewal term; and

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF

MIRAMAR, FLORIDA AS FOLLOWS:

**Section 1:** The foregoing Recitals are true and correct and are incorporated and

made a part of this First Renewal and Amendment Agreement.

Section 2: That it approves the renewal of the Police Motorcycle Lease

Agreement, as amended, with the Provider for the three-year renewal term from January

1, 2026, to December 31, 2028, in the amount of \$239,000 and authorizes the City

Manager to sign the agreement attached hereto as Exhibit "A," together with such non-

substantive changes as are deemed acceptable to the City Manager and approved as to

form and legal sufficiency by the City Attorney.

Section 3: That the City officials are authorized to do all things necessary and

expedient in order to carry out the aims of this Resolution.

**Section 4:** That this resolution shall take effect immediately upon adoption.

Reso. No. \_\_\_\_\_

2

Temp. Reso. No. 8502 8/14/25 9/25/25

lay of, _	
Mayor, Wayne M. Messam	<u> </u>
Vice Mayor, Yvette Colbourne	
ed	
- LC	
Requested by Administration Commissioner Maxwell B. Chambers Commissioner Avril Cherasard Vice Mayor Yvette Colbourne Commissioner Carson Edwards Mayor Wayne M. Messam	Voted
	Mayor, Wayne M. Messam  Vice Mayor, Yvette Colbourne  ed  C  Requested by Administration Commissioner Maxwell B. Chambers Commissioner Avril Cherasard Vice Mayor Yvette Colbourne Commissioner Carson Edwards



## AMENDMENT AND RENEWAL AGREEMENT FOR POLICE MOTORCYCLE LEASE

This Agreement (the "Renewal and Amendment Agreement") is entered this day
of, 2025, between the City of Miramar (hereinafter "City") and Alligato
Alley Harley-Davidson (hereinafter "Provider").

#### **RECITALS:**

WHEREAS, on July 6, 2022 the City Commission adopted Resolution No. 22-141 and approved the award of Request for Proposals No. 22-04-25 to the Provider for Police Motorcycle Lease (the "services"); and

WHEREAS, the City entered into an agreement for the services with the Provider for an initial term of three year(s) with the option to renew for one additional three-year term (the "Original Agreement"); and

WHEREAS, pursuant to City Code, when a contract is entered into by the City pursuant to City Commission approval and provides for one or more renewals, only the City Commission is authorized to approve such renewals; and

WHEREAS, the initial term of the Agreement was effective on January 1, 2023 and will expire on December 31, 2025; and

WHEREAS, the initial Agreement was for the lease of nine (9) motorcycles; and WHEREAS, the Police Department has determined that for the renewal period it will reduce the number of motorcycles being leased to eight (8) motorcycles; and

WHEREAS, the City wishes to renew the Police Motorcycle Lease Agreement, as amended, with the Provider for the three-year renewal term from January 1, 2026 to

December 31, 2028.

NOW, THEREFORE, the parties, in consideration of the mutual promises and

covenants contained in this Renewal and Amendment Agreement and in the Original

Agreement, agree as follows:

1. The foregoing Recitals are true and correct and are incorporated and

made a part of this Renewal and Amendment Agreement.

2. The Original Agreement, as amended, shall be renewed for the three-year

term commencing on January 1, 2026 and expiring on December 31, 2028.

3. All covenants, terms, and conditions contained in the Original Agreement,

as amended, and this Renewal and Amendment Agreement shall remain in full force

and effect through the renewal term.

**IN WITNESS WHEREOF**, the parties hereto have caused this First Renewal and Amendment Agreement to be executed by their respective officials, duly authorized to execute same, on the dates indicated below.

### THE CITY OF MIRAMAR

ATTEST:	
	By: Dr. Roy L. Virgin, City Manager
Denise Gibbs, City Clerk	
Approved as to legal form and sufficiency for the use of and reliance by the City of Miramar only:	Dated:
City Attorney Austin Pamies Norris Weeks Powell, PLLC	
ALLIGATOR ALLEY	HARLEY-DAVIDSON
By:	
Print Name:	
Date:	

Temp. Reso. No. 7676 6/2/22 6/30/22

## CITY OF MIRAMAR MIRAMAR, FLORIDA

## RESOLUTION NO. 22-141

A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF MIRAMAR, FLORIDA, APPROVING THE THREE-YEAR LEASE AGREEMENT BETWEEN CITY OF MIRAMAR AND ALLIGATOR ALLEY HARLEY-DVIDSON FOR THE LEASE OF HARLEY-DAVIDSON MOTORCYCLES FOR THE POLICE DEPARTMENT'S TRAFFIC UNIT, IN AN AMOUNT NOT-TO-EXCEED \$270,000 FOR THE INITIAL TERM; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the City of Miramar Police Department Traffic Unit promotes safe, expeditious flow of vehicular and pedestrian traffic through the community, conducts traffic crash investigations, and other vital functions; and

WHEREAS, the Traffic Unit accomplishes these tasks through the enforcement of state and local traffic laws, educating the public and traffic engineering; and

WHEREAS, the City currently has a lease with Peterson's Harley Davidson ("Peterson's") for nine (9) Harley Davidson Motorcycles for the traffic unit which is set to expire about December 31, 2022; and

WHEREAS, in anticipation of the expiration of the lease, the procurement department issued Request for Proposals No. 22-04-25 ("the RFP"); and

WHEREAS, the RFP closed on May 19, 2022 with a one proposal from TMCAA d/b/a Alligator Alley Harley-Davidson ("Alligator Alley Harley"); and

Reso No. 22-141

WHEREAS the City Commission deems it in the best interest of the residents and

citizens of the City to Miramar to approve the award of RFP 22-04-25 for the lease of nine

(9) police motorcycles from Alligator Alley Harley, in an amount of \$270,000 for the initial

term, and authorizes the City Manager to execute an agreement attached hereto as

Exhibit "A" in substantial conformity for a term of three (3) years with the option to renew

for one additional three-year term.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF

MIRAMAR, FLORIDA AS FOLLOWS:

Section 1: That the foregoing "WHEREAS" clauses are ratified and confirmed as

being true and correct and are made a specific part of this Resolution.

Section 2: That it approves the award of RFP No. 22-04-25 for the lease of nine

(9) police motorcycles from Alligator Alley Harley, in an amount of \$270,000 for the initial

term, and authorizes the City Manager to execute an agreement with Alligator Alley

Harley, attached hereto as "Exhibit A" together with any non-substantive changes as

deemed appropriate by the City Manager, and approved as to form and legal sufficiency

by the City Attorney, for a term of three (3) years with the option to renew for one additional

three-year term.

Section 3: That the City officials are authorized to do all things necessary and

expedient in order to carry out the aims of this Resolution.

Reso. No. <u>22-141</u>

3

Temp. Reso. No. 7676 6/2/22 6/30/22

Section 4: That this resolution shall take effect immediately upon adoption

PASSED AND ADOPTED this 6 day of July , 2022

Mayor, Wayne M. Messam

Vice Mayor, Yvette Colbourne

ATTEST:

City Clerk, Denise A. Gibbs

I HEREBY CERTIFY that I have approved this RESOLUTION as to form:

City Attorney,

Austin Pamies Morris Weeks Powell, PLLC

Requested by Administration	Voted
Commissioner Winston F. Barnes	Yes
Commissioner Maxwell B. Chambers	Yes
Vice Mayor Yvette Colbourne	Yes
Commissioner Alexandra P. Davis	Yes
Mayor Wayne M. Messam	Yes



#### CLOSED-END LEASE (No Purchase Option)

This tease is an agreement to lease the Vehicle described blow. This is not a purchase agreement Lessor owns the Vehicle "Lessor" refers to Lessor named above. "Lessor" refers to this Closed-End Lessor "Nov" and "Nov" refers to Lessoe By signing this Lesse, You agree, to all its terms and conditions. Be sure to read the entire Lesse before You sign it.

DEAT EU HOWBEU	NAME	ADDRESS	
4728	Aligator Alley Harley-Davidson	201 Int'l Parkway, Sunrise FL, 33325	
LESSOR	LESSEE		
HARLEY-DAVIDSON LEASING, INC. 9850 Double R Blvd Suite 200	NAME City of Miromar ADDRESS 2300 Civic Center Place		
Reno, Nevada 89521	CITY Miramar STATE FL	21P 33025 PHONE	

#### DESCRIPTION OF VEHICLE

HEW/USED	YEAR	MAKE & MODEL	BODY TYPE	VEHICLE ID NUMBER	DOOMETER MILEAGE	
New	2022	HD FLHTP	мс			
OTHER EQUIPMENT						
DESCRIBE SERVICE CONTRACT OR EXTENDED WARRANTY						

MUMBER O  HOW THE A  B. Not trade  C. Arrount  d. Other (c  Arrount  d. Other (c)  THESE AMI  C. Capital  B. Fleat Mi  C. Reland  d. Title Fee  G. Reland  d. Title Fee  G. Reland  I. Liescese  G. Reland  I. Direct (c)  J. Other (c)  MONTHEY  THESE AMI  Base M.  Base M.  C. Other (c)  TOTAL OF  (the arround  Other (c)  TOTAL OF  (the arround  Direct (c)  TOTAL OF  (the arround  TOTAL OF  (the arround	IUDITS MAKE UP THE PARMENT DUE AT LEADE :  dd Cost Reduction  dd Cost Reduction  ddisp Parment in Advance  dde Security Depose  s s  stor Foce  roc  do Tax  roubition Foc  critical, 1/4a  cr	\$ 000 \$ 000 \$ 000 \$ 000 \$ 000 \$ 000 \$ 0 000 \$ 0 000 \$ 0 000 \$ 0 000 \$ 0 000 \$ 0 000 \$ 0 000 \$ 0 000 \$ 0 000
HOW THE #   a. Not back b. Peabate c. Amount d. Other (c. Amount d. Amount d	MOUNT DUE AT LEASE SIGNING OR DELIVERY V  AND	Mil BE PAID  \$ 000  \$ 0
a. Net back b. Pabotet c. Amount d. Other (c. Amount d. Other (c. Amount d. Other) d. Capital b. First Mr. c. Retund d. Title Sea g. Rechald d. Title Sea g. Rechald h. Leaze A i. Descript j. Other (c. j. Other) d. Other (c. d. d. Other) d. Other (c. d. d. Other) d. d. Other (d. d. d. d. Other) d. d. Other (d. d. d. d. d. Other) d. d. Other d.	or a diswance and rockes to be payd in cach instance) crucias to be payd in cach instance). Upon's MANSE UP THE PARMENT DUE AT LEADE! of Cost Recorded of Cost Recorded of Cost Recorded of Security Deposed in a second of Cost Recorded of Cost Re	\$ 000 \$ 000 \$ 000 \$ 000 \$ 000 \$ 000 \$ 0 000 \$ 0 000 \$ 0 000 \$ 0 000 \$ 0 000 \$ 0 000 \$ 0 000 \$ 0 000 \$ 0 000
b. Pabatet c Arrount c Arrount d. Other (c) THESE AMI a. Capitals b. Gratads d. Title SE a. Registra f. Lucrace d i. Decrace j. Lucrace d. Decrace j. Lucrace d. Decrace j. Lucrace d. Decrace d. Common decrace d. YOUR NO. d. GROSS The sag pay ov prior c d. CASTIA The an array d. The an array d. The an array d. CASTIA The an array d. CAST	and noncenth aradics to be as a fin cash people.  JUPITS MAKE UP THE PARMENT DUE AT LEACE :  and Cost theoletion flow flowers to finish perment in Advance  ties Security Deposit   2  born Fice  ties for ties  ties for fice  ties for fice  ties for fice  ties for fice  ties for ties  ties for ties  ties for ties  ties for ties  ties  ties for ties  ties fice  ties for ties  ties  ties fice  ties  ties fice  ties  t	\$ 0.00 \$
c Amount d. Other (c THISE AMI a. Capitals b. First Mi c Retunded d Trio For a. Report f. License g Rochall d. Day f. License g Rochall d. Roch	b be paid in cosh people)  IDPTS MANE UP THE PROMENT DUE AT LEACE I do Cost Reduction rully Payment in Advance blee Security Deposed is some fee on the security Deposed in the security Payment's security Deposed in the sec	\$ 0.00 \$ 208 8 0.00 \$ 7 14 45 \$ 3.00 \$ 0.00
d. Other (c THESE AMI  C. Capitals  b. First Ma  c. Registra  d. Registra  d. Registra  f. Licera  g. Rochall  h. Leare f.  L. Drart (c)  MONTHLY  THESE AM  b. Other (c)  TOTAL OF  (the amount  other 33  TOTAL OF  Charles  TOTAL OF  Charles  TOTAL OF  Charles  Cha	INDITS MASE UP THE PARMENT DUE AT LEASE S del Cost Receiver in Advance des Security Deposes s s boar Fee sec F	\$ 246  \$ 246  \$ 17 64, 57  \$ 326  \$ 0.00  \$ 0.
THESE AMINO  C. CIPIDA  D. First M.	IDHTS MAKE UP THE PAYMENT OUR AT LEADE !  dd Cost Reduction for Payment in Advance tide Security Deposes so for	######################################
a. Capitals b. First Mo c. Retunded d. Title First d. Regular f. License g. Rochald l. Doer (d. l. License d. l. Respond	ed Cost Reduction ridity Payment in Advance the Security Deposed 3 5 5 6 6 6 6 6 6 6 6 6 7 7 7 7 7 7 7 7 7	\$ 0.00 \$ 76 6.50 \$ 0.00
b. First Mc c. Retunds d. Title Fee d. Register g. Rontell h. Leare in i. Dran (d. j. Other (d. MONTHLY) THESE AM d. Other (d. TOTAL OF (The arround Other (d. TOTAL OF ) TOTAL OF (The arround Other (d. TOTAL OF ) TOTAL OF (The arround Other (d. TOTAL OF ) The arro	rolling Payment in Advance the Security Deposed 5 5 that Fice The Committee Fice The Comm	\$ 77 64.57 \$ 3.60 \$ 0.50 \$ 0.50 \$ 5.60 \$ 5.60 \$ 5.60 \$ 7.94.57 \$ 7.94.57 \$ 2.8,604.52 Aren You sign the Lease. You day of each month, beginnin
c Reunds of Tiro Fee c Registr f. Uscrea g Reserve h. Leare A h. L	tide Security Deposes  2 for Fice  1 for F	\$ 040 \$ 0.00 \$ 0
d Tele Fee  Rogiste	S toon Fee  tice	\$ 6 00 \$ 000 \$ 000
e Registri f. Licerce g. Richard h. Leare d. i. Drar (d. j. Other (d. MONTHLY) THESE AM b. Other (d. C. Other	bon Fee Fee Grave	\$ 0.05 \$ 0.05 \$ 0.05 \$ 0.05 \$ 0.05 \$ 0.05 \$ 0.05 \$ 0.05 \$ 0.05 \$ 0.00 \$
I. LICECTE g RACHMI h. Leaze 6 i. Dract 64 j. Other 16 j. Other 16 d. Base M b. Other 10 d. Base M b. Other 10 d. Base M b. Other 10 d. Other 10 d. Base M b. Other 10 d. GROSS The ag pay ov prior cr. other d. AULUS The an d. RESIDIO The 10 d. RESIDIO T	rice for fax  registers for  certacy, "As  service," "As  service,	\$ 003 \$ 000 \$ 000 \$ 000 \$ 000 \$ 000 \$ 000 \$ 000 \$ 000 \$ 000 \$ 28,604,52 AhenYou sign the Lease, You day of each month, beginning
g Rochard h. Learch h. Learch h. Learch h. Learch h. Dani d. AUILI	ce Tox  control of the Control  cont	\$ 625 \$ 225 50 \$ 225 50 \$ 0.09 \$ 0.07 \$ 794.57 \$ 600 \$ 0.00 \$ 28,604.52 Arien You sign the Lease, You day of each month, beginning
N. Leare / N. Control / N.	TOURISHEN FOR  CONTROL **/A  C	\$ 220.00 \$ 050 \$ 050 \$ 057 \$ 067 \$ 794,57 \$ 500 \$ 500 \$ 28,604,52 Aften You sign the Loose, You day of each month, beginning
i Droet (d) ) droet (c) ) droet (c) MONTHINE  - Base M - Other (c) TOTAL OF (the amount other 13)  - Vour Monthin - Sand M - Other (c) - Sand M - S	certible (MA service) (MA servi	\$ 050 \$ 007 \$ 794.57 \$ 294.57 \$ 600 \$ 000 \$ 28,604.52  When You sign the Lease. You day of each month, beginning
j. Other (c) MONTHLY! THESE AM 6. BOTH 6. BOTH 6. COTHER (C) TOTH 1. COTHER 1. CO	ANDERTY CONTROL OF THE MONTHLY PARMENT MATERIAL PROPERTY PROMINENT PARMENT MATERIAL PROPERTY PARMENT MATERIAL PROPERTY PROPERTY OF THE PARMENTS IN YOU WITH THE PROPERTY OF THE PARMENTS CAREFULLY WITH THE PROPERTY OF THE THE PARMENTS OF TH	\$ 0.07 \$ 794.57 \$ 200 \$ 0.00 \$ 0.00 \$ 28,604.52 Arien You sign the Lease. You day of each month, beginning
MONTHLY THESE AM a. Base M b. Other (c. Other	ANNENT  HUNTO MANE UP THE MONTHLY PARMENT  HOTHY PREMIENT  SECTION 192  PAYMENTS  IN YOU WILL THE TO PAY BY THE CERT OF THE LEADE)  COMEDY Payment at 5 154 37  KNOWLY Payments are due on the 1.155	\$ 794.57  \$ 200  \$ 000  \$ 000  \$ 28,604.52  Alen You sign the Lease. You day of each month, beginning
THESE AM a Base M b Other (it c Other (it for other ) in other same pankent it other same voiler same voiler same a gross the ag pay ov prior or b CAPILLS The am cay the c AOUSE The a RESIDIO The vo Monthia	BUNTS MANE UP THE MONTHEY PARMENT mithly Payment's escribe): 52 escribe): 12 PAYMENTS It You will have to pay by the end of the Leace) CREDULE floatibly Payments are due on the 1, 15 Montally Payments are due on the 1, 15	\$ 500 \$ 500 \$ 28,604.52 Ann You sign the Lease. You day of each month, begavin
a. Base M. b. Other (in Control of Control o	indity Payment' escribe) 52 escribe) 12 PAYMENTS It You will have to pay by the end of the Leace) CREDULE Combby Payment at 5 154 57 Khoraty Payments are due on the 1,155	\$ 000 \$ 000 \$ 28,604.52 When You sign the Lease, You day of each month, beginning
a. Base M. b. Other (in Control of Control o	indity Payment' escribe) 52 escribe) 12 PAYMENTS It You will have to pay by the end of the Leace) CREDULE Combby Payment at 5 154 57 Khoraty Payments are due on the 1,155	\$ 000 \$ 000 \$ 28,604.52 When You sign the Lease, You day of each month, beginning
b. Other (c. c. Other (c. c. Other (c. c. Other (c. c. c	escribe) 59 acrops 55 acrops 56 acro	\$ 000 \$ 000 \$ 28,604.52 When You sign the Lease, You day of each month, beginning
c Other (c TOTAL OF (the arrow PANNEH I Other 33  YOUR MO!) a. GROSS The ag pay ov pior c. b. CARTA The an a RESSIO The an a RESSIO C. AOJUS The va AOUS The va AO	escribe) 152  PAYMENTS  It You with have to pay by the end of the Lease)  CAREDULE  CONTROL IS 154 57  Is due w  Montally Payment are due on the 1.55	\$ 28,604.52  S 28,604.52  When You sign the Lease. You day of each month, beginnin
TOTAL OF (The arrow of the arro	PAYMENTS In You will have to pay by the end of the Lease) CHEDULE CONDUCE CONDUCY CONDUCY CONDUCY Monthly Payment as 8 due on the 1 st	vien You sign the Loase. You day of each month, beginnin
other 33  YOUR MO! a. GROSS The ag pay ev pilor c. b. CAPIA The an cay fix c. AOJUS The an d. RESION The va Monthle	Monthly Payments are due on the 1 st	day of each month, beginnin
a. GROSS The ag pay ev prior c. b. CAPITA The an rey the c. AOJUS The an d. RESignit The te Monthi c. DEPRE		
The ag pay ov prior or b CAPITA The an rey the c AOJUS The an d RESIDI The ve Monthi	THLY PAYMENT IS DETERMINED AS SHOWN BE	
pay ov prior or b CAPIA. The an pay the c AOJUS The an d RESIDI The va Monthi e. DEPRE	CAPITALIZED COST	\$ 33.49.254
prior of b CAPITA The an ray the c AOJUS The and RESIDI The va Monthi c DEPRE	eed upon value of the Vehicle (\$ 17,400,00	and any learns You
b CARTA The an ray the a AOJUS The an d RESIDI The va Month e. DEFRE	r the Lease term (such as service conducts, in	surance, and any cutstandin
The an ray the an	odil or Lease bolanca). JZEO COST REGUCTION	S 0.00
c AOJUS The an d RESIDI The va Month e. DEFRE	ount of any not trade-in ollowance, rebate non	~ <del></del>
c AOJUS The an d RESIDI The vo Month e. DEPRE	I reduces the gross capitalized cost.	
The and RESIDIUM The volume Monthle e. DEPRE	TED CAPITALIZEO COSTS	\$ 000
The va Month e. DEPRE	ount used in calculating Your Base Monthly Pay	
Month e. DEPRE	AL VALUE	\$ _10,055,00
e. DEPRE	us of the Vehicle at the end of the Lease used	in calculating Your Base
	/ Payment	
ilie ar	DATION AND ANY AMORTIZED AMOUNTS	\$ 23,402.52
	works charged for the Value's decline in value	through comet use and fo
	ems paid over the Lease term.	
f RENT		\$ 2.702.00
	curt charged in addition to the depreciation as	
	of base monthly payments	28 5 04 52
	preciation and any amortized amounts plus the	rent charge. 35
	PAYMENTS	
	Tiber of payments in Your Lease.	g 704.57
. BASE	MONTHLY PAYMENT	~ <del></del>
j		5 cm
14. <u>-17.5</u>		
I. TOTAL m. LEASE	MONTHLY PARTEENT	\$ 70457

g OTHER (describe) Doc-Prep/Ses WARRANTY. The Vehicle is covered by any warranty, cutended warranty or service

AGREED UPON VALUE OF THE VEHICLE

G. EXTENDED WARPARTY & SERVICE CONTINCT

LICENSE & REGISTRATION FEES

OTHER (describe) Reprover Equipment

rtract indicated below. Standard new Vehicle warranty provided by the manufacturer or distributor of the Vehicle.

17,450 00

6.002 65

g 0.00 g 0.00

"The total of the Base Monthly Payments includes depredation charges and lease charges.

#### OTHER TERMS AND CONDITIONS

- TAX REPRESENTATIONS, Taxes; Permits. (a) You agree to pay, and to indomn'dy, and The information in this, rather, terminal by four agree to pay, and to encominally and hold Leacon fundates from, all Secrets, eaches, use, promoting imports or from the base superior with any possibles. Enco or inferest there are imported or fainted with range of the Vibricia or the ownership, observer, leases, possibles, must operation, state or other disposibility thereof or upon the renable or comings arising therefrom, properly foliation or the properly foliation or the properly foliation or the properly for the property of the pro intending or less to the vertice of enyments in the vertice, (g) the small provide as permits and licenses necessary for the institution, operation and use of the Notesia. Was statistically engly with all laws, rules, regulations and ordenances applicable to the institution, use, possession and operation of the Whitch B. Complaince with any law, rules, regulation, ordenance, peams of sections conjugate and also sents to be made to the Vehicle, such change or additions shall be made by You at Your own expenses.
- 12. LATE CHARGE, If a monthly payment is not paid in full within ten (10) days after it is due, You will pay a late charge of five per cent (5%) of the part of the payment that is late.
- 13 CHARGE FOR FINES. Each time Lesses ones a first imposed on the Valida during this lates, You will pay Lessor a charge of \$20,00 plus the amount of the fine.

14. INSURANCE At Your own deporter, You study, during the Lease Term, instintin (c) casually insurance insuring the Vertical against leav or change by fine and oil other ricks covered by the candid contended coverage endorcement them in use in the State where You are located and any other ricks reasonably required by Lease, in an amount at State could be the her applicable "Purchase Price" of the Verbet; (b) Existly Insurance that policies Leaser from Richalby in all events in form and amount autostation to Leaser, and process become non-vession or version in ordinary and extension association of useful countries (colored compensation coverage as required by the laws of the State where the unexpected countries provided dist, with blacker's per or written content, but may settl-moure against the inside docated in chauses (a), but and (c). You shall fresh to be because overlance of such insular accession of the Statement coverage throughout each tissue Term. You shall not materially mostly or cannot such mourance or settl-statement everage without first glorary written notice thereof to besent at least 10 cays in setumped or summers accession or modification. All such incurance cescibad in classes (a) and (b) above small contain a provision namine Lessor as a less payee and additional insured.

# You fail to provide us such evidence, then we will have the right, but not the obligation, to all to that its province us such exclorice, then we will have the phylip out not the cotapition, to have such inscription perceiving a special at lear prepare. Now expenses abilitiatione the full premium paid for such incurance (not reduced by any credit or retund due or paid to us under the polary by reason of terverball loss as epictimos) and any continency charges or free or dear or of our or of our designee expensively with such instruct. You specie to pay such amounts in equal involvaments absorbed to each restal payment (due interest on such amounts at 1.5% per month or the highest rate permitted by law wishlower is lead. If any instance proceeds are paid as a result of any such loss or durings to the Vestide is often as You are not in inflammation to retain turner risk Leads or any event obligation to its, men from that laws the opposition to its of the marrace is presented to repaid or regalace the Netherlay, or (i) apply the incurrace is proceeds towards but obligations under this bease. If incurrace is place under this Percent, You shall cooppositio without insurance agont in connection with the placement and the proceeding of any claim. Nothing in this Leads stadl create any incurrace institution of any type whateover between us and any other pertain or party. You administrate any insurance is applicated to enter a restrict in the processing of any claim. Nothing in this within in force any incurrace, in any amounts or upon any specific terms and conditions. We RESERVE THE RIGHT TO TEHERLE AND SUCH INSURANCE CONFERGE TO LAMPS WITHOUT HAMPIG AND VIEW ANY ALLOW ANY SUCH INSURANCE CONFERGE TO LAMPS WITHOUT HAMPIG ANY LIABILITYTOYOUL in the event that were place are new such incurrance coverage, we shall not be displaced to provide replacement or removal terrange under the same terms, costs. 1.5% per month or the highest rate permitted by law whichever is less), if any insurance not be obligated to provide replacement or renewal coverene under the same terms, costs. limits or conditions as the provious coverage.

- 15. VEHICLE (ISEAND SUBLEACHS). You agree that You will not, and will not permit where to
- a, use the Vehicle in violation of any law, b. use the Vehicle contrary to any provisions of any isocrance policies covering the
- c. use the Vehicle to pull trailers that exceed the manufacturer's trailer towing
- Close the Yeakes to pain on any that reserve the imministrations is seen coming recommendations:

  d. remove the Yehide from the United States except for trips to Canada for less than 30 days.

  e. alter, mark, or install equipment in the Whitel without Lesson's writing concent.

- fill expose the Valuate to seizure, contispation, furteiture, or other involuntary transfer, whether or not the Vehicle was the subject of femical judicial or administrative proceedings

#### YOU WILL NOT ASSIGN OR SUBLEASE ANY INTEREST IN THE VEHICLE OR LEASE WITHOUT HOL'S WRITTEN CONSENT.

16. LIENS, TAXES, DIMER GOVERNAMENTAL CHARGES AND UTBLITY CHARGES. You shall keep the Vehicle free of all levies, fiens and enoundrences except trace created by this base. The parties to this base contemplate that the Vehicle will be used for governmental. or proprietary purposes of Leasee and that the Vehicle will therefore be exempt from all properly tares. If the use, possession or acquisition of any Vehicle is inevaribleloss determined to be subject to beaution, You chall goly when due all faints and governmental charges blowley accessed or level opjected or with respect to such Vehicle. You shall pay such tares or charges as the same may become due.

OTHER IMPORTANT TERMS. See Your Lesse documents for additional information on early lermination, and maintenance responsibilities, warranties, tale and default charges, insurance, and any security interests, if applicable

b. TITLE FEES

e. OTTER TAX

17. WARRANTY AND EXCLUSION OF WARRANTY. The only warranty (other than a warranty of description of the Vehicle and a warranty against interference with Your interest under this Lease) portribly the Vehicle is any standard manufacturer's express warranty, Leaser agrees that You may receive, to the extent of Your interest under this Lease, the benefit of any manufacturer's express warranty that covers the Vehicle. You must abide by the restrictions and laminations of duration and remody of any such warranty. You will also have an extended warranty for expression control of this province have the province of the provi warranty or service contract if You arrange for one with this tiesse

YOU UNDERSTAND THAT LESSOR IS NOT OFFERING ANY EXPRESS OR IMPLIED WARRANTIES WITH RESPECT TO THE VEHICLE IN PARTICUAL, LESSOR MAKES NO IMPLIED WARRANTY OF MERCHANTABILITY AND THERE IS NO WARRANTY THAT THE VEHICLE WILL BE FIT FOR A PARTICULAR PURPOSE.

- 18. PISK OF LOSS. You will have the rick of loss of the Vehicle only when You take possession (except as provided in item 24 when a Vehicle is stolen, and not recovered, or destroyed and there is an insurance settlement).
- 19. MAINTERANCE, REPARS, AND OPERATING EXPENSES, You agree to make ain and repair the 10. MARTEMANCE, REPARS, AND OPERATINE EXPENSES. You agree to modification or repair the Vibidie to keep oil in pood verificing order and excellation. You agree to gay her or cover all maintenance sepair and operating expenses. You also agree to carvice the Vibidie as the manufacturer recommends in this Down't? Manual and Maintenance Schooles folder that comes with the Vibidie and as the manufacturer recommends manufacturer recommends are required. It was done maintain or repair the Vibidie and as the manufacturer requests to any recold company. If you do not maintain or repair the Vibidie or pay all operating expenses as this Lease requires. Leasor may so and and other oct to Your ordigation under this focuse. Leaser may require You pay his cast upon demand. At Your care cost and expense You shall replace any and all parts and devices which may from time to time become worm out, but, staten, destroyed, damaged beyond regain or manufactured into the other base of the same value of which work the devices which may from time to time become worm out, but, staten, destroyed, damaged beyond regain or manufactures that for use for any reason whatboover. At a outh replacement parts, maccanisms and devices shall be free and clear of all leass, encumbrances and rights of others, and shall become for the property of Leaver and shall be come to exceed by the Lease to the same meason. and shall become the property of Lessor and shall be covered by this Lease to the same extent as the Vehicle originally covered by this Lease. Lessor shall not be liable or reasonsible to Lessee for any loss, darnage, Eablily or expense of any kind caused by or related to the Vehicle or resulting from any defect in or deliciency of the Vehicle, or resulting from the use or operation
- 20. EXCESS WEAR "Excess weer" includes: (a) glass that is damaged or that You have finled; (b) damaged body, fanders, meral work, tights, trin or paint; (c) missing optimise that was in the Whitele when delivered and has not been replaced with equipment of equal quality and Castaph (6) making book (6) missing or used whose or missing or their first with less than 1/8 inch of tread remoting at the shallowest point; (6) term, damaged or claimed earls, (7) any mechanical damage or other condition that cuess the Vehicle to operate in an other, useful, improper, unsafe, or untawful manners, and (8) any other damage, whether or not covered by insurance.
- 21. FINES, LIENS, AND ENCUMBRANCES. You agree to keep the Valido free of all fines. Eans, A1. Inflor, Learny, with a concentration was agree to neep any least once on a management and an amount and encumbrances. If you do not promptly pay any fines or remove any least or concernment on Least any amounts best
- 22. SCHEDULED TERMINATION. This Lease is scheduled to end one month after the last payment is due, unless You and Lossor agree to extend this Lease. If You and Lessor stand this Lease, the scheduled and Will be the date upon which You and Lessor agree in writing.
- 23. NONAPPROPRIATION. You are obligated only to pay such Lease Payments under each Leas so may be fully be mail a from funde to suggested only one year to easily regiments considered as may be fully be mail a from funde budgeted and appropriated for that purpose. Should Vio fail to budget appropriate or observate make evaluable funds to pay Lease Payments under any Lease within the Orlymol Tarm, such Lease or Leases shall be deemed turnisated. Vio agrice to deliver nector to Leaser of such termination at least 15 days gride to the end of the last budgeted month. Failure to give such notice shall not extend the term beyond any menth which payment has not been received by the Lesson. If any Lesson is ferminated in accordance with this Section, Lesses agrees to pecceasily device the Vahilde to Lessor at the Section(s) to be expected by Lessor. Additionally, You agree to pay all charges required by item 24 of this Lesse.
- 24. VOLUNTARY EARLY TERMINATION AND RETURN OF THE VERICLE. You may terminate this Lease addy, if wa are not in default, by returning the Vericle to Leaser and paying the following: (s) as early terminated rise of SCO, puts 6) the difference, if any, between the Unpaid Adjusted Capitalized Cost and the Whitele S Fair Markot Whoteleak Young, puts (s) all colors amounts then due under this Lease. You will never pay more than the sum of the remaining unped bases payments, plus any excess wear charges, and all other amounts then due under this Lease.

HOWEVER, if the Vehicle is stolen (and not recovered) or destroyed and Lessor receives an insurance settlement, You will owe Lassor the amount of the insurance deductible instead of the amount disclosed above.

Definition Of Excess Wear Charge: The cost of any repairs needed because of excess were as

Unpaid Adjusted Capitalized Cost to reduced on each payment due date, it is calculated by reducing the Adjusted Capitalized Cost each month by the difference between the Base Monthly Payment and the part of the Rent Charges earned in that month on an actuarial basis. Rent Charges are earned when due, Lossor will provide You with a written explanation of the actuarial method upon that request.

Fair Market Wholesale Value, at Your option, will be: (a) an amount agreed to by You end the Lessor, Fall rearrent/response values, at the upperful man engineering of the White, as distrimined by a or (b) the takes within credit be realized at the wholesels called in the White, as distrimined by a professional appraisal obtained by You at Your caperies within 10 days from terminetian from an undependent thin party appreciable to be serior, or (c) if not established by apprecianation or appraisal, the net amount received by Lessor HDL upon this calls of the Vahida at wholesale.

25. DEFALAT.

- a. You will be in default if any of the following occurre
- i. You do not make a coverent when due
- ii. You make an assignment for the honefit of creditor

- a. You make an asseparant for the bounds of receivors.
  8. You do not knop in force this fauntation downrape the Lease requires.
  16. You do not repair or maintain the Vehiclo as the Lease requires.
  16. You do not repair or maintain the Vehiclo as the Lease requires.
  16. You do not repair or maintain the Vehiclo as the Lease requires.
  16. You break not of final closes (Rem 36) prohibitory the tender of Your interest.
  17. You break now of Your other a government in this Lease and such breach significantly impairs the prospect of payment, performance, or realization of Leasen's interest in terrelation. the Vehicle
- vii. You do any other act that is in default under a losse contract under applicable law.

- If You are in default, Lessor may terminate this Lesse. The amount You owe upon formination wif he determined under item 24.
- if You are in default, Lessor will have the remedies in this Lease, Lessor will also have and the contents, could visit the first maces in this bridge, could visit the party and contents and the party of their remote applicabilities by gives become comply for lessor or instrument pures. In this because, become singles include the digit to state in the video for more without dismand, because will be recovered to the present and removable times and places, the a reasonable names and in accordance with applicabilities by the same of establishment and of this law pormits, You appear that because or its appears may enter Your months of the processor of t oceaux and in the law pormer, you agree that Leador or its agents may enter Your paperly, or the property where the Whichia is teamed, to take the Yakinds they so not brisach the peace or break the law. If any personal property is in the Vahide when Lakins, Leador can take the property and stars if he You. Any property attached to the Whiche will stay with the Vahide. You agree to pay Leadorship opening and schalog the Vahide. You also agree to pay Leadorship the Vahide. You also agree to pay Leadorship and schale property feed to the section and the Vahide. You also agree to pay Leadorship and schale property feed to the section according to Vahide. extent permitted by law.
- RETURN OF VEHICLE. You agree to return the Vehicle at Leave end to the Dealer or to any reasonable address Lesson gives You. The Vehicle must be in good condition
- OPTION TO PURCHASE. There is no option to purchase.
- 28. DDOMETER DISCLOSURE REQUIREMENT, Federal law requires You to disclose the Vehicle's mileage to Lessor at the end of the Lease in connection with a transfer of owner of the Vehicle. You may be fixed and/or imprisoned if You fail to complete the disclosure or if You make a false statement
- 20. If You have paid all required fees and taxes and have kept all of Your agreements in this Lease, You will owe Lessor only the cost of any repells needed because of excess wear, to put the Vehicle in good condition, (Leaser is not obligated to make any repairs).
- REPRESENTATIONS AND COVENANTS OF LESSEE, You represent, covenant and warrent for the benefit of Lesser on the date hereof and as of the Commonsment Date of each Lesse as follows (a)four are a public body corporate and potic duty organized and existing under the constitution and two of the State he enter into this Lesse and the harmactions contemplated hereby and to perform all of its belighteon heroused and under ceal lease; (b) You have duty authorized the execution and delivery of this Lesse by proper action of four governing body at a meeting outly called and half in accordance with State buy, or by other appropriate official approval, and all moviments there behin met and procedure have occurred to encue the validity and entirectability of this Lesse; (b) You will do or cause to be done all finings necessary personal and all moviments there behin met and procedure have comparted and position; (b) You will not consider when considered with such public bidding requirements as may be applicable to the Lesse and the adoption by Your of the Verbide as provided in each Lesse; (b) You Will not be Verbide during the Lesse Term sode; and conducing for the purposes of performing establic during the Lesse. Term sode; and conducing you for the purpose of performing restriction systemmental or proprietary functions; (b) You will annually provide Lesser with current financial statements, budgets, proof of appropriation for the maning Fiscel Perfox, and such there financial information relating to Your ability to continue each Lesse as may be requested by Lessor, and (g) You have an immodate need or the Vehicle Stord on this Lease and expect to make immode the use of the Vehicle. for the benefit of Lessor on the date hereof and as of the Commencement Date of each Lease make immediate use of the Vahiole,
- COVENANT TO SEEK APPROPRIATIONS, You agree that Your budget officer or other primary business official will do all trings lawfully within such officer's or official's cower (a) to include consists to make leave payments under this Leave in each around or biomial budget (as appropriate) to the submitted to Your governing body and (b) to use best clients to obtain and minimal funds from which such leaves a symmetry under this Leave may be made during each focal period for which amounts have been duly appropriated to make such payments.
- 32. CONCITIONS TO LESSOR'S PERFORMANCE. This Lesse is not a commitment by Lesser to entor into any Lease not currently in existence, and nothing in this Lease shall be construed to impose any obligation upon Leaser to enter into any proposed Lease, it being understood that whether Esser enters into any proposed Lease, and all be a decision solely within Leaser's content and whether Esser enters into any proposed Lease, and be a decision solely within Leaser's discretion, Leaser's extension and an experimental content and the solely proposed Lease. You understand that Leaser's requires contain documentation and information receivant to enter into any Lease and You agree to provide Leaser with any documentation or intermation into proposed Lease. Such documentation may require in connection with Leaser's review of any proposed Lease, Such documentation may intuitive, without familiarity, indocumentation concerning in the Vehicle and its contemplated use and location and decumentation or information concerning the financial solution of Leasers. matters related to Lessee.
- 33 SECURITY DEPOSIT. A translable security deposit is part of the payment You make when You sign this Leave. Leasor will deduct from scounty deposits any suncurts that ever under Leave and do not pay. After the end of the Leave, Leasor will instand to You any part of the security deposit.
- 34. PAYMENTS FOR VEHICLE DAMAGE, If the Vehicle is damaged, stolers, or destifunds become available from Insurance, a payment of a judgment, a settlement, or the like, the funds will be treated as insurance proceeds to which Harley-Davidson Lessing is entitled under Ram 14, "Insurance".
- INSPECTION. You agree to allow Lessor to Inspect the Vehicle at any reasonable time and place. If Essays asks to inspect the Vehicle, You will tell Lessor the location of the Vehicle
- PROHIBITION OF THE TRANSFER OF LESSOR'S INTEREST, YOU WILL NOT SUBLEASE. ROTI, ASSIGN, GRAWIT A SECURITY INTEREST IN OR OTHERWISE TRANSPER YOUR INTEREST UNDER THIS LEASE IN A WAY THAT AFFECTS YOUR POSSESSION OR USE OF THE VEHICLE OR ANY OTHER RIGHT IN THE VEHICLE YOUWILL NOT ATTEMPT TO TRANSPER ANY OTHER RIGHT OR INTEREST UNDER THIS LEASE OR IN THE VEHICLE. LESSON, UPON REQUEST, MAY GIVE PRIOR WRITTEN CONSENT TO A TRANSPER.
- 37. IRDENSETY, You will protect Leason and anyone to whom Lesson assigns this Lease, from all losses, damages, trijurios, claims, demands, and expenses ariding out of the coordion, maintonanco, use, or operation of the Vehide. You agree to indemnify and hold harmless Lesson and its assigns from all such losses, damages, injuries, daims, demands, and expenses.
- 38. DELIVERY RECEIPT. By signing this Lease, You agree that (1) You received and examined the Yehide described in this Lesse; (2) the Vehide is as described which is in good working order and condition.

ING is THE ENTIRE AGREEMENT: This Lease and Exhibits A, B, and C contain the entire agreement between You and Lessor. There are no other agreements between You and expect those written in this Lease and Exhibits A, B, and C. Ho course of performance will be used to deturnine the meaning of this Lease or to show a change to this case. No change to this Lease will be valid unless in writing and signed by You and Lessor.			
NOTICE TO LESSEE. 1) DO NOT SIGN THIS LEASE BEFORE YOU READ IT.	2) YOU ARE ENTITILED TO A COPY OF THIS LEASE.		
YOU SIGNED THIS LEASE AND RECEIVED A COPY AT	но		
8%			
ACCEPTED BY LESSOR HARLEY-DAVIDSON LEASING, INC.			
ВУ:			
	TITUE:		

#### **Certificate of Filing for a Resolution**

### **CERTIFICATE OF FILING**

I, Denise A. Gibbs, as City Clerk of the City of Miramar, a Florida Municipal Corporation, hereby certify that this fully executed Resolution No. 22-141 was filed in the records of the City Clerk this 6<sup>th</sup> day of July, 2022.

Print Name: Denise A. Gibbs

Print Title: City Clerk



ALLIGATOR ALLEY HD 201 INTERNATIONAL PARKWAY SUNRISE, FL 33325 Tel: (954) 414-4135 ext 3118 Contact Steve Otton

8/13/2025

### MOTORCYCLE QUOTE

Buyer: City of Miramar

11765 City Hall Promenade Address:

Miramar, FL 33025

Attn: Sgt. Christopher Dang

P/N	QTY	OPTION DESCRIPTION	
BIKE	8	2026 Harley-Davidson Police Road Glides, Vivid Black/Color Code 010	\$ 239,000.
		Motor is complete from Harley-Davidson with Emergency LED Lighting, Emergency	
		Reponse Package, Police Tour-Pak.	
		Harley-Davidson Police Motorcycles carry a 3 year/60,000 mile warranty,	
		which ever occurs first.	
		Total for Bike in Vivid Black	
		Doc, Freight, Prep Fees	n
		Parts & Labor	includ
		Grand Total	\$ 239,000.
			·