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ASSIGNMENT OF RENTS AND LEASES

· (P)

72-77-363

The Undersigned,

91027613

\$ 18.00

Initials:

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Standard Bank and Trust Company of Hickory Hills, not

personally, but as Trustee under Trust Agreement dated

December 13, 1990, and known as Trust No. 5128; and

Kelly Kean Nissan. Inc., whose mailing address is 4300 W.

95th Street, Oak Lawn, Illinois 60453

("Assignor(s)"), as additional security for the payment of that certain Note of even date ("Note(s)") payable to the order of Nissan Motor Acceptance Corporation ("NMAC"), in the principal sum of Two Million One Hundred Seventy-Eight Thousand 1011ars (\$2,178,000.00) payable as therein specified with interest as therein provided and for the performance of the terms, covenants and conditions contained in said Note(s) and the Mortgage(s) of even date made by the Assignor to secure said Note(s) and conveying the real estate hereinafter described, and also in consideration of the sum of One Dollar (\$1,00) in hand paid and of other good and valuable considerations, the receipt and sufficiency whereof are hereby acknowledged, does hereby assign, transfer and set over unto NMAC, and its successors and assigns, all the avails, rents, issues and profits now due or which may hereafter become due under or by virtue of any lease, or any renewals thereof, either oral or written, or any letting of or any agreement for the use or occupancy of any part of the real estate and premises hereinafter described which may have been heretofore or may be hereafter made or agreed to by NIAC under the powers herein granted, it being the intention hereby to establish an absolute transfer and assignment of all such leases and agreements and al. the avails, rents, issues and profits thereunder unto NMAC, all relating to the real estate and premises described on Exhibit "A" attached hereto.

Prepared By and Return To:

Simpson & Cybak 77 W. Washington, Suite 1313 Chicago, Illinois 60602

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The Assignor, and each of them (if more than one), and their beneficiaries if applicable, do hereby irrevocably appoint NMAC the true and lawful attorney of the Assignor and each of them, to take and from time to time retake possession of said premises, to collect all of said avails, rents, issues and profits now due or hereafter to become due under each and every of the leases and agreements, or any renewals thereof, written or oral, existing or which may hereafter exist for and in connection with said real estate, and to use such measures, legal and equitable, as in the discretion of NMAC may be deemed proper or necessary to enforce the payment or security of said avails, rents, issues and profits and to secure and maintain possession of said real estate, or any part thereof, and, at the discretion of NMAC, to fill any and all vacancies, and to rent, lease or let all or any portion thereof for terms expiring either before or after the maturity of the indebtedness secured by said Mortgage(s), and to manage, maintain, preserve, operate and use the said real estate; and, to the discretion of NMAC, to cancel any existing insurance policies relating to said real estate and to cause to be written new policies in place thereof and also addition and renewal policies, making same payable to NMAC under said Mortgage (sir, or, in case of foreclosure sale, to the owner of the certificate of sale and of any deficiency, as their respective interests may appear, and in the case of loss under such policies, to adjust, collect and compromise, in its discretion, all claims thereunder and to sign all receipts, vouchers and releases required by the insurance companies therefor; and further with full power to use and apply for and with respect to said real estate the said avails, rents, issues and profits in such respective amounts and in such order and priority as in the judgment and discretion of NMAC may be deemed proper, for and on account of the payment of any indebtedness secured by said Mortgage(s) and of any indebtedness or liability, now existing or hereafter created, of the Assignor and its beneficiary, if applicable, to NMAC, now due or hereafter to become due, and of all costs, charges, expenses and fees in the operation, management, care and preservation of said real estate together with all the improvements, fixtures, appurtenances, apparatus and equipment thereunto appercaining, including all taxes and assessments and installments thereof, liens of mechanics and claims repairs, improvements, alterations, renewals and restorations, insurance premiums, the usual and customary brokerage commission for leasing said real estate or any part thereof and for collecting rears and the reasonable compensation for all services rendered by virtue hereof by MMAC and its attorneys, agents and servants, and all their expenses involved therein and such further sums as may be sufficient to indemnify NMAC against any liability, loss or damage on account of any matter or thing done in good faith hereunder and further with power from time to time to substitute any attorney in fact to act hereunder in its place and stead in all or any matters aforesaid, and from time to time every such substitution and appointment at pleasure to revoke, hereby granting full power and authority to exercise each and every of the rights, privileges and powers herein granted at any and all times hereafter without notice to the Assignor, its beneficiary or its legal representatives, heirs or assigns, and hereby ratifying all that NMAC may do by virtue hereof. The powers hereby created shall be irrevocable so long as any indebtedness secured by said Mortgage(s) evidenced by the Note remains unpaid.

After taking or retaking possession by virtue hereof, NMAC shall have the right to remain in possession of said real estate, to collect the said

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avails, rents, issues and profits therefrom, and to manage said real estate as hereinabove set forth, notwithstanding the institution of proceedings to foreclose the said Mortgage and the entry of any decree of foreclosure in any such proceedings and notwithstanding any sale of said real estate pursuant to any such decree, unless the amount paid at such sale shall be sufficient to pay the full amount due under the terms of such decree, and to remain in possession of said real estate until the expiration of the period redemption from any such sale, and from time to time shall apply the net avails, rents, issues and profits accruing after the sale of said real estate to such decree remaining after the payment of all deductible expenses, charges and fees, for and on account of any deficiency reported to the Court in such proceeding. The provisions of this instrument shall and are intended to service any decree of foreclosure and sale in any proceedings to foreclose the lien of said Mortgage and Assignment of Beneficial Sale pursuant to the Uniform compercial Gode. After taking or retaking possession by virtue hereof, NMAC shall have the right from time to time to surrender possession without prejudice to irs right to retake possession hereunder upon default as herein provided.

Until default shall be made in the payment of the indebtedness evidenced by the Note(s) and/or secured by said Mortgage(s) or in the performance by the Assignor of any agreement therein, herein or in any other security document or agreement with NMAC contained, the Assignor shall be permitted to possess, manage, operate and enjoy all the property, rights and privileges in said Mortgage(s) encumbered, and to collect the avails, rents, Upon service of notice on tenants issues and profits thereof. and occupants of the premises by NMAC that default has been made under the terms of said Note(s), Mortgage(s) or in any other security document or agreement with NMAC (which notice need not specify the nature of defaults), and demand of payment of rents to NMAC, which demand if made upon the Assignor or its beneficiary shall fix and determine the prevailing rental per month for the portion of said premises occupied by the Assignor of its beneficiary, the tenants and occupants shall be obligated to account and pay to NMAC from and after the date of service of said notice and demand, all the avails, rents, profits due or accruing under their respective leases and agreements, without any duty or obligation on the part of Said tenants or occupants to ascertain that a default in fact does exist, or that NMAC has instituted proceeding for foreclosure or assignment of benefic interest sale (which NMAC need not institute to collect rent pursuant hereto) and in the event of demand upon the Assignor or its beneficiary, as aforesaid, Assignor and its beneficiary agree and shall be obligated to pay to IMAC rent in advance for the portion of said premises occupied by Assignor or its the prevailing rental therefor per month as fixed and beneficiary at determined by NMAC in said demand, and a failure on the part of the Assignor or its beneficiary promptly to pay said rent on the first day of each and every month in advance shall in and of itself constitute a forcible entry and detainer, and NMAC may in its own name and without any other notice or demand, maintain an action of forcible entry and detainer against the Assignor or its beneficiary and obtain possession of the premises occupied by them.

Anything herein to the contrary notwithstanding, no liability of any sort whatsoever is incurred or assumed under and by virtue of this instrument for any error of judgment or for any act done or omitted to be done by NMAC in

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good faith, or for any mistakes of fact or law or anything which it may do or refrain from doing hereunder, except for its own willful default, it being understood and agreed that in taking possession and operating, managing and preserving the said real estate, NMAC does so without incurring any liability for any matters or things except as hereinabove provided.

Failure by NMAC at any time to avail itself of all or any of the provisions hereof shall not be construed or deemed to be a waiver by it thereof. This instrument shall remain in full force and effect until the entire indebtedness secured by said Mortgage(s) evidenced by the Note(s), has been fully paid, and, in case of a deficiency on foreclosure sale, until the expiration of the period of redemption from the sale.

NMAC may assign all its rights, title and interest hereunder, and all the terms and provisions hereof shall be binding upon and inure to the benefit of the respective legal representatives, successors, assigns and substitutes of the respective parties hereto.

In the event an Assignor is the trustee of an Illinois land trust, then this instrument is executed by that Assignor, not personally but solely as Trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such Trustee. All the terms, provisions, stipulations, covenants and conditions to be performed by that Assignor are undertaken by it solely as Truster as aforesaid, and not individually, and no personal liability shall be asserted or be enforceable against the Trustee by reason of anything contained in said instrument, or in any previously executed document, whether or not executed by the Trustee, relating to the subject matter of the foregoing instrument, all of such personal liability, if any, being expressly waived by NMAC as against the Corporate Trustee, but not against any other person or entity executing this issignment.

Executed at Chicago, Illinois as of January 17, 1991.

LAND TRUST:

Standard Bank and Trust Company of Hickory Hills, not personally, but as Trustee under Trust Agreement December 13, 1990, and known as Trust No. 5128

ATTEST STATE OF ILLINOIS SS. COUNTY OF COOK

the State aforesaid, DO HEREBY CERTIFY THAT Bridgette W. Scanlan and James J. Martin Jr. personally because persons whose names are subscribed to the foregoing instrument as Assistant Vice President and Assistant Secretary, respectively, appeared

# 91027613

"OFFICIAL SEAL"

DANIEL A. RILEY
Notary Public. State of 'Illinois

My Commission Expires June 29, 1993

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before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the free and voluntary act of said Company, for the uses and purposes therein set forth;

voluntary act of said company, for the uses and purposes therein set forth,
of January 1991.
Notary Public  Notary Public  Notary Public State of Illinois  My Commission Expires 3/12/94  My Commission Expires 3/12/94
IF ASSIGNMENT IS EXECUTED BY A LAND TRUSTEE BENEFICIARY TO COMPLETE AND EXECUTE FOLLOWING:
For good and valuable consideration, receipt whereof is hereby acknowledged, the undersigned, as beneficiaries of the above trust, join in this Assignment for the purposes of assigning the entire right, title and interest of the undersigned in and to the leases and rents from the subject premises described above and being bound by and subject to all terms and provisions thereof.
Dated as of January 17, 1991.
Kelly Kean Nissan, Inc.
By: William R. Kean, Jr., President
Attest:
Arthur W. Kelly, Secretary
for said County, in the State aforesaid, do hereby certify that William R. Kean, Jr. and Arthur W. Kelly, personally known to me to be the President and Secretary/Treasurer, respectively, of Kelly Kean Nissan, Inc., whose names are subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that they signed and delivered the said instrument in the capacity shown and as their own free and voluntary act and as the free and voluntary act of said Company.
of Given under my hand and Notarial Seal this day of, 19 \( \text{f} \).

Notary Public

My Commission Expires:

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EXHIBIT A

PARCEL 1:

THE EAST 69.25 FEET OF LOT 3 AND THAT PART OF LOT 2 DESCRIBED AS FOLLOWS:

BEGINNING AT THE SOUTH WEST CORNER OF SAID LOT 2 THENCE EAST ALONG THE SOUTH OF LOT 2, 140.75 FEET; THENCE NORTH AT RIGHT ANGLES TO THE SOUTH LINE OF LOT 2, 150 FEET TO A POINT; THENCE WEST PARALLEL TO THE SOUTH LINE OF LOT 2, 47 FEET; THENCE NORTH AT RIGHT ANGLES TO THE LAST DESCRIBED LINE 150 FEET TO A POINT IN THE NORTH LINE OF LOT 2 THAT IS 93.75 FEET EAST OF THE NORTH WEST CORNER OF LOT 2, THENCE WEST ALONG THE NORTH LINE OF LOT 2 93.75 FEET TO THE NORTH WEST CORNER OF LOT 2; THENCE SOUTH ALONG THE WEST LINE OF LOT 2 TO THE POINT OF BEGINNING, ALL IN WICCEL AND KILGALLENS 95TH STREET SUBDIVISION OF THE NORTH 300 FEET OF THE SOUTH EAST 1/4 OF SECTION 3, TOWNSHIP 37 NORTH, RANGE 13, EAST OF THE THUKE PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS;

AND

#### PARCEL 2:

THE WEST 163 FEET OF THE FOLLOWING DESCRIBED PROPERTY TAKEN AS A TRACT; THE NORTH 25 FEET OF THE SOUTH 375 FEET (EXCEPT THE EAST 33 FEET THEREOF AND EXCEPT THE WEST 262.50 FEET THEREOF), OF THE EAST THREE QUARTERS OF THE SOUTH WEST 1/4 OF THE SOUTH EAST 1/4 OF SECTION 3, TOWNSHIP 37 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS;

#### PARCEL 3:

THAT PART OF LOT 2 IN WIEGEL AND KILGALLEN'S 95 H LTREET SUDDIVISION OF THE NORTH 300 FEET OF THE SOUTH 350 FEET OF THE EAST 3/4 OF THE SOUTH WEST 1/4 OF THE SOUTH EAST 1/4 OF SECTION 3, TOWNSLIP 37 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS:

COMMENCING AT THE SOUTH WEST CORNER OF LOT 2; THENCE EAST ALCAG THE SOUTH LINE OF LOT 2 FOR A DISTANCE OF 140.75 FEET TO THE POINT OF BEGINNING; THENCE NORTH AT RIGHT ANGLES TO THE SOUTH LINE OF LOT 2 FOR A DISTANCE OF 150.00 FEET TO A POINT; THENCE WEST PARALLEL WITH THE SOUTH LINE OF LOT 2 FOR A DISTANCE OF 47.00 FEET TO A POINT; THENCE NORTH 150 FEET TO A POINT OF THE NORTH LINE OF LOT 2 THAT IS 93.75 FEET EAST OF THE NORTH WEST CORNER OF SAID LOT 2; THENCE EAST ALONG THE NORTH LINE OF LOT 2 FOR A DISTANCE OF 87.00 FEET TO A POINT; THENCE SOUTH FOR A DISTANCE OF 300 FEET TO A POINT ON THE SOUTH LINE OF LOT 2; SAID POINT BEING 180.75 FEET EAST OF THE SOUTH WEST 1/4 OF SAID LOT 2; THENCE WEST ALONG THE SOUTH LINE OF LOT 2 FOR A DISTANCE OF 40.00 FEET TO THE POINT OF BEGINNING;

AND ALSO

#### PARCEL 4:

THE WEST 86.98 FEET OF THE NORTH 25 FEET OF THE SOUTH 375 FEET (EXCEPT THE EAST 33 FEET THEREOF AND EXCEPT THE WEST 425.50 FEET THEREOF) OF THE EAST 3/4 OF THE SOUTH WEST 1/4 OF THE SOUTH EAST 1/4 OF SECTION 3, TOWNSHIP 37 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

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Permanent Index Numbers: 24-03-408-010 (Parcel 1) 24-03-400-037 (Parcel 2) 24-03-408-013 (Parcel 3) 24-03-400-040 (Parcel 4)

Common Address:

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