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America, of or equivalent to the crement standard of weight and finances, hearing dute of average delivery of caid cars and payable upon the corresponding day of each month thereafter for the whole of the purchase price as herein stipulated and provided, in excess of said cash payments; the tot all sum of said notes being Twenty-Six Thousand Seven Hundred Seventy One and 25/100 (\$26,771.25) Dollars.

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3. It is hereby expressly stipulated and hereed that the fitle to and ownership of said cars and property shall be and remain in the Vendor. its successor and assigns, until all the purchase money for antid cars has been fully paid and all the obligations herein imposed upon the Vendee have been fully discharged, notwithstunding, the delivery of the possession of the said cars and equipment or any part thereof, and that until such payment and fulfillment of said obligations, no title thereto shall gass to or vest in the Vendee, and the Vendee covenants and markes to do all things necessary to reflect and maintain such retention of title in the Vendor.

4. In case default be made in the payment as and when due of any one or more of said notes, or in case of default by suid Vendee, its successors or assigns, in the discharge of any obligation herein upon its imposed, the right of the Vendee to the possession or control of any of said cars and to receive or collect any mileage earnings due or to become due thereon shall at once cease and determine and said Vendee shall, at its own cost and expense, upon the demand of said Vendor, deliver each and every of said cars to said Vendor, at such place or places as said Vendor may direct; and in such event said Vendor, its successors or assigns. shall have the right at its or their option by its or their agents, employes or attorneys, to take immediate and exclusive rossession of and remove any or all of said cars which may have been delivered to said Vendee herein, and for that purpose may pursue each and every of said cars, whereever same may be found, and may for that rurpose enter upon the premises of said Vendee, its successors or assigns; said Vendee, for itself, its successors or assigns, hereby agreeing to furnish/the Vendar, its successors or assigns, all the facilities and assistance in the recovery of said cars which said Vendor may require; and said Vendor shall have the right 🛥 to sell said cars at public or private sale, with or without notice, (as it may elect) in one or more lots, at such rlace or places and on such terms as it may deem advisable, and at any such sale said Vendor may (if it so elect) become a purchaser of said cars. And in case of such default as aforesaid, all mileage earning of said cars, and each of them, which at the date of such default may be due, or which shall thereafter become due shall thereupon be and become payable to the Vendor, and shall be applied to the payment of said notes then due and payable, or thereafter becoming due and payable, or to the payment of any other indebtedness due hereunder from said Vendee to said Vendor; upon such default, said Vendee shall forthwith notify the parties from whom such mileage earnings are due or to become due, to pay the same to said Vendor, but such notice shall not be necessary in order to enable the Vendor to collect or receive such earnings in case of such default. And to facilitate the Vendor, in the event of such default, in securing possession of said cars, and the payment of it of said mileage earnings, said Vendee hereby arroints irrevocably said Vendor its agent and attorney in fact, and hereby authorizes said Vendor as such agrent and altorney in fact of said Vendee. and in the name of the Vendee, to give such instructions and directions, verbal and written, as in the judgement of the Vendor may be desirable and necessary to enable the Vendor to obtain possession of said cats, and the payment of such mileage earnings. The remedies herein created in favor of the Vendor, shall not be deemed exclusive, but shall be deemed cumulative and in addition to any and all other remedites resisting at lar or in equity, upon the part of said Vendor.

5. In the event of a sale made by said Vendor, as hereinbefore provided, by reason of the default of said Vendee, it si hereby expressly stipulated and agreed that it shall not be

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