IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA

LCA ACQUISITION CORPORATION, d/b/a South Motors Infiniti

NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND DISPOSITION THEREOF IF FILED

Appellant,

Annellees

CASE NO. 1D15-5159

v.

NISSAN NORTH AMERICA, INC. and M10 MOTORS, INC., d/b/a Infiniti of Coral Gables

- PP	Perices.			
				/

Opinion filed November 17, 2016.

An appeal from Department of Highway Safety and Motor Vehicles.

Barry Richard and M. Hope Keating of Greenberg Traurig, P.A., Tallahassee, John W. Forehand of South Motors Automotive Group, Miami, for Appellant.

Susan V. Warner of Nelson, Mullins, Riley, & Scarborough, LLP, Jacksonville, and S. Keith Hutto and Christopher C. Genovese of Nelson, Mullins, Riley, & Scarborough, LLP, Columbia, South Carolina, for Appellee Nissan North America, Inc. Richard N. Sox and Nicholas A. Bader of Bass, Sox, Mercer, Tallahassee, for Appellee M10 Motors, Inc.

PER CURIAM.

AFFIRMED.

B.L. THOMAS, WETHERELL, and WINSOR, JJ., CONCUR.