

If you wish to pay with Certified Funds

- ____1) Application
- ____2) Agent Authorization
- ____ 3) Dealer Agreement
- ____4) Resale Certificate
- ____ 5) Copies of Dealer License, Bond, Resale Permit and Salesperson's License and/or Driver's License for the Dealer and all agents.
- ___ 6) W-9 Form
- ____7) \$150 Registration Fee

If you wish to pay with Company Checks, or ACH

- ____ 8) Copy of most recent Bank Statement (all pages)
- 9) Articles of Incorporation with Statement of Information page (if a corporation)
- __10)Personal Guaranty (if a corporation)
- ____11) ACH Authorization Agreement with voided check

Fax Back to ABS at (888) 712-8271



BUSINESS INF	ORMATION									
Business Name			DI	L <u>R #</u>		How Long	in Business		Sole Pr Partner Corp	op shipLLC
Business Address						<u>C</u>	<u>ity</u>		<u>state</u>	<u>Zip</u>
Phone #	<u>Fax #</u>	<u>Cell #</u>	-		j	Email Address	<u>.</u>			
Own Rent Lease	Landlord (Business	<u>3)</u>				Phone #			<u>Mnth</u>	<u>ily Payment</u>
Previous Business or Er	<u>mployment</u>			Type of Bu	isiness	<u>8</u>				How Long
PERSONAL IN	FORMATION									
Owner's Name				Birth date		Drivers Lic	<u>ense</u>	Soc. S	<u>ec. #</u>	
Address				<u>City</u>				<u>State</u>		<u>Zip</u>
Home Phone#				How Long		Own Rent Lease			Mnth	lly Payment
Previous Address (to co				<u>City</u>			<u>State</u>	Zip		How Long
Have you ever had any pr		Any Lawsuits Pen Yes	nding Ag		Hav	e you ever fileo bankruptcy in Yes	n process?	or is	lier	ou ever had any tax ns against you? _YesNo
BANKING INFO	ORMATION									
Bank Name						Bank Cont	act			
Address				<u>City</u>				<u>State</u>		<u>Zip</u>

HAVING MADE APPLICATION TO BID AND BUY THROUGH THE ABS PROGRAM, I UNDERSTAND THAT I WILL PAY FOR ANY PURCHASES WITH CERTIFIED FUNDSUNTIL MY APPLICATION HAS BEEN PROCESSED AND I AM NOTIFIED BY ABS THAT I AM APPROVED TO PAY WITH COMPANY CHECKS. OR ACH TRANSACTION.

BANK/CREDIT AUTHORIZATION THE UNDERSIGNED DEALER HEREBY AUTHORIZES THE AUCTION TO OBTAIN A WRITTEN BANK/CREDIT REPORT REGARDING THE DEALERSHIP AT ANY TIME, UNTIL THIS AUTHORIZATION SHALL BE TERMINATED IN WRITING BY THE DEALERSHIP. DEALER FURTHER REPRESENTS THAT WITHIN THE LAST FIVE YEARS HE HAS NOT BEEN THE SUBJECT OF A DMV ADMINISTRATIVE ACTION OR OTHER REGULATORY, ADMINISTRATIVE, OR CRIMINAL ACTION; HAS NOT BEEN SUED BY ANOTHER AUCTION; HAS NOT HAD A CLAIM FILED AGAINST DEALER BOND, OR HAS NOT HAD DEALER BOND CANCELLED BY A BOND COMPANY; AND HAS NOT BEEN INVOLVED IN ANY CIVIL ACTION THAT WOULD IMPAIR DEALER'S ABILITY TO PAY FOR VEHICLES PURCHASED THROUGH THE AUCTION, EXCEPT AS FOLLOWS: AUCTION IS RELYING ON THE BANK/CREDIT REPRESENTATIVES MADE BY DEALERSHIP IN GRANTING DEALERSHIP AUCTION PRIVILEGES, INCLUDING THE ABILITY TO PURCHASE AND SELL VEHCILES THROUGH THE AUCTION.

DEALER HEREBY REPRESENTS THAT ALL THE INFORMATION ON THIS FORM IS TRUE AND ACCURATE, DEALER WILL HONOR ANY AND ALL CHECKS AND DRAFTS DELIVERED TO ABS WRITTEN BY THE ABOVE; DEALER UNDERSTANDS THAT IT IS RESPONSIBLE TO NOTIFY IN WRITING ABS AUTO AUCTIONS OF AUTHORIZED AND/OR NON-AUTHORIZED BIDDERS WHO ARE IN THEIR EMPLOY.

THE UNDERSIGNED (1) MAKES THE ABOVE REPRESENTATIONS, WHICH ARE CERTIFIED CORRECT, FOR THE PURPOSE OF SECURING CREDIT; (2) AUTHORIZES ABS TO GATHER WHATEVER CREDIT AND EMPLOYMENT HISTORY IT CONSIDERS NECESSARY AND APPROPRIATE, AND ALSO FOR ABS TO DELIVER INFORMATION CONCERNING THIS APPLICATION TO OTHERS; (3) UNDERSTANDS THAT ABS WILL RETAIN THIS APPLICATION WHETHER OR NOT IT IS APPROVED, AND THAT IT IS APPLICANT'S REPSONSIBILITY TO NOTIFY ABS OF ANY CHANGES OF NAME, ADDRESS, EMPLOYMENT, OR OTHER MATERIAL INFORMATION.



CONFIDENTIAL

CREDIT CARD AUTHORIZATION FORM

DEALER NAME	DATE
DEALER NO.	
I authorize ABS to charge my credit card \$	for purchase/service rendered.
Visa Master Card	Exp. Date
Last 4 digits of Credit Card	
Name as it appears on Billing Statement	
Address as it appears on Billing Statement	
ZIP	
Signature:	
Prepared by:	Processed by (Accounting Staff only)

Note: 1) Credit card information should only be retained for the time needed to process. Note: 2) Credit card information should be destroyed immediately after processing.

Accounting only: Cut along the dotted line and drop credit card # in a secured ''Shred It'' box immediately after processing.

Credit Card #



- 1.) As the Dealer, I hereby authorize the person(s) listed below to transact business on my dealership's behalf. I agree to honor all bids and checks presented to ABS by such agents.
- 2.) I further represent and warrant that I shall notify ABS in writing, when and if any authorized buyer or check signer is no longer authorized to perform such duties for the dealer.
- 3.) Please include the following for each name listed below:
 - a.) Copy of Salesman's DMV License (if a buyer), in states where applicable
 - b.) Copy of Driver's License (if buyer, ck. signer, pick-up or title pick-up)

1.)	Name		_ □ Bidder/Buyer	□Ck. Signer	Pick-up	□Title Pick-up
	DL#		Salesmar	n's License #		
	Phone	Fax	Ema	il		_ PID
2.)	Name		_ 🗆 Bidder/Buyer	□Ck. Signer	□ Pick-up	□Title Pick-up
	DL #		Salesmar	n's License #		
	Phone	Fax	Ema	il		_ PID
3.)	Name		_□ Bidder/Buyer	□Ck. Signer	□ Pick-up	□Title Pick-up
	DL#		Salesmar	n's License #		
	Phone	Fax	Em	ail		PID
4.)	Name		_ □ Bidder/Buyer	□Ck. Signer	□ Pick-up	□Title Pick-up
	DL#		_ Salesman'	s License #		
	Phone	Fax	Em	ail		PID

4.) ABS will require each authorized agent who may transact business at any ABS Auto Auction Location to show a valid Driver's License. ABS must have the agent's name and driver's license number ON FILE. If agent's information is not on file, they will not be allowed to conduct business on your behalf; this includes access to any auction locations, pick-up of vehicles and/or titles.

Title Delivery Method

Please choose ONE of the following delivery methods. **All** titles will be sent via the option you have selected. To change your delivery method, it must be in writing.

(Choose One)

- A. 🛛 I will pick up Title(s) from the San Bernardino Location.
- B. I will pick up Title(s) from the Branch Location where the vehicle was purchased.
- C. I wish Title(s) to be sent overnight via OnTrac, at my cost. OnTrac Acct#_____ (Please call OnTrac at 877-225-6837 for a special discounted rate).
- D. I wish Title(s) to be sent regular mail (ABS will not be responsible for lost titles).
- F. 🛛 I wish title(s) to be sent overnight via FedEx, at my cost. FedEx Acct. # ______.
- G. Dickup all at specific branch (regardless of where vehicle was purchased)._____

Dealership Name

Dealer #

Print Name

Date

Signature

Driver's License # and Expiration date



BOE-230 (7-02) GENERAL RESALE CERTIFICATE STATE OF CALIFORNIA BOARD OF EQUALIZATION

California Resale Certificate

I HEREBY CERTIFY:

1. I hold valid seller's permit number:

2. I am engaged in the business of selling the following type of tangible personal property:

Automobiles

3. This certificate is for the purchase from		of the item(s) I have
listed in paragraph 5 below.	[Vendor's name]	O LANK DATABATA MADAYA WANA MADAWA ANA MANAKAMATA MADAWA ANA MANAKAMATA MADAKA

4. I will resell the item(s) listed in paragraph 5, which I am purchasing under this resale certificate in the form of tangible personal property in the regular course of my business operations, and I will do so prior to making any use of the item(s) other than demonstration and display while holding the item(s) for sale in the regular course of my business. I understand that if I use the item(s) purchased under this certificate in any manner other than as just described, I will owe use tax based on each item's purchase price or as otherwise provided by law.

5. Description of property to be purchased for resale:

Automobiles

6. I have read and understand the following:

For Your Information: A person may be guilty of a misdemeanor under Revenue and Taxation Code section 6094.5 if the purchaser knows at the time of purchase that he or she will not resell the purchased item prior to any use (other than retention, demonstration, or display while holding it for resale) and he or she furnishes a resale certificate to avoid payment to the seller of an amount as tax. Additionally, a person misusing a resale certificate for personal gain or to evade the payment of tax is liable, for each purchase, for the tax that would have been due, plus a penalty of 10 percent of the tax or \$500, whichever is more.

NAME OF PURCHASER	
SIGNATURE OF PURCHASER, PURCHASER'S EMPLOYEE OR AUTHORIZED REPRESENTATIVE	
2	
	ТІТLЕ
ADDRESS OF PURCHASER	
TELEPHONE NUMBER	DATE



of business at 1620 Fairway Drive, Colton, Ca. 92324 (hereinafter referred referred to as "Dealer"), now located at	i tu as ABS J, anu		(hereinafter
Street Address	City	State	Zip
/HEREAS, ABS is in the business of running a wholesale sealed bid auctio	on and online book sheet sale to facilitate the	purchase and sale of dealers' used	car wholesale
ventories by and between its dealer network (hereinafter "System") and			
OW, therefore, for good and valuable consideration, as hereinafter set for	orth, the parties hereby agree as follows:		
) Service: Dealer agrees to, and ABS accepts Dealer to utilize the serv		0	
.) <u>Term</u> : The term of this Agreement shall be on a month-to-month bas	sis until terminated with or without cause by	either party.	
) ABS Provision of Services:		and the second strategies and the second second	
a.) ABS shall provide to Dealer, ABS policies, procedures, all necessar		alers to participate in the auction.	
 b.) ABS shall handle all arbitration arising between participating deale) Dealer Responsibilities: Dealer agrees to be bound by and follow a 		timo to timo	
) <u>Termination:</u> Either party may terminate this agreement with 30 da			agreement does
not excuse Dealer from payment of any and all amounts due, or comp			
pending transactions with ABS.			, any ana an
) Grant of Security Interest: ABS hereby retains and the Dealership	hereby grants, a security interest in all vehi	cles sold to the Dealer, through the a	auction, to
guarantee payment of all sums due on account. The prevailing party i	n any litigation between Dealership and ABS	shall be awarded reasonable attorned	ey fees, including
fees for cost of collection. Venue of any action shall be in the Superio		nd the law of the State of California s	shall govern. AB
reserves the right to repossess any vehicle that Dealership presents N			
) Fees: Please visit our website at <u>www.absautoauctions.com</u> to view			
) Test-Drive Release and Waiver of Liability and Indemnity: WH			
DEALER wishes as part of its pre-auction inspection to test-drive certa DEALER to test-drive these certain vehicles prior to bidding on them, t		uction, and ABS AUTO AUCTIONS IS	permitting the
a.) Test Drive: Dealer shall not test-drive vehicles without permis	0	and conditions specified by APS incl	luding oboving
posted speed limits, and driving with seatbelts fastened.	sion, and only in aleas and under the terms	and conditions specified by Ab3, incl	idding obeying
b.) Release: Dealer hereby releases, waives, discharges and cove	nants not to sue ABS, its officers, agents, er	nplovees, or the consignor of the test	t-driven vehicle.
from all liability, for any loss or damage and any claim or demar			
DEALER, while the DEALER is in, upon, about or outside the pre		······································	
c.) Indemnity: DEALER hereby agrees to indemnify and save and		ployees and the consignor of the test	t-driven vehicle a
each of them from any loss, liability, damage or cost they may i	ncur due to the DEALER'S test-driving of ve	nicles in, upon, about or outside the	premises of ABS.
d.) Assumption of Risk: DEALER acknowledges that no represen			
DEALER hereby assumes full responsibility for, and risk of bodily			
vehicles in, upon, about or outside the premises of ABS. Any da		is representative in excess of \$250, s	shall result in the
purchase of the vehicle(s) in the amount of the lesser of consign		a ar vahialaa hald by ABC for DEALED	Va account to
e.) Security Interest: DEALER hereby grants ABS a security inter secure payment for any damages caused by DEALER's test- driv		S OF VEHICLES HELD BY ABS TOF DEALER	
f.) Miscellaneous: DEALER further expressly agrees that the fore		and inclusive as is permitted by the	laws of the State
California, and that if any portion thereof is held invalid, it is ag			
g.) Legal Disputes:	reed that the balance shall, notwithstanding	continue in full legal force and crice	
1. Arbitration/Mediation – In the event of a dispute, a party m	nay demand binding arbitration or mediation	as applicable, and thereafter the pa	rties shall refer t
dispute to a mutually acceptable service. If the parties are	unable to agree on an arbitration or mediati	on service within 30 days after such	a demand is
presented, then the Los Angeles office of the Judicial Arbitra	ation and Mediation Service (JAMS), or the r	earest such office, shall be deemed t	the arbitration/
mediation service, and their rules shall govern. If the partie			
Attorney's Fees – The prevailing party in any litigation over	this agreement, including arbitration, shall l	be awarded court costs and attorney'	s fees, including
fees on appeal.			
 Governing Law – The laws and courts of the State of Califor enforcement or effort of this agreement. 	nia shali govern ali questions or disputes rei	ating to interpretations, performance	, validity,
enforcement, or effect of this agreement.			
.) Entire Agreement and Construction: This Agreement contains th	e entire agreement between the parties reg	arding its subject matter. It shall be	come effective o
once accepted and executed by both parties. No statement or promis			
waiver, termination or discharge of this Agreement, or any provision of	of it, shall be binding on either party, unless	confirmed in writing and signed by b	oth parties to the
Agreement. If any provision of this Agreement is determined by a cou	urt of competent jurisdiction to be void or ur	enforceable, it shall be deemed omit	ted, and the
remaining provisions shall remain in full force and effect.			
0.) Controlling Law/Arbitration: This Agreement shall be construed	0	3	
disputes shall be the Superior Courts of the County of San Bernardino			
submitted at the written request of either party not less than thirty da	3		
Arbitration Association. Unless the parties agree otherwise, the party may be entered in any court having appropriate jurisdiction or applica			
that award may elect. The prevailing party in any dispute arising from			seeking to enlor
that award may creat. The prevaiing party in any dispute ansing non	a or related to this Agreement shall be entitle		
N WITNESS WHEREOF, we the undersigned, do agree to the terms and c	anditions of the preceding and do hereby a	voquita this Agraamant offactive op of	Etho data and -!!

IN WITNESS WHEREOF, we the undersigned, do agree to the terms and conditions of the preceding, and do hereby execute this Agreement effective as of the date specified herein.

Dealership Name

Print Name and Title

Date

Name (as shown on your income tax return)

N.	Business name/disregarded entity name, if different from above		
page			
pa	Check appropriate box for federal tax classification:		
uo		rust/estate	
ons ons			_
Print or type Specific Instructions	Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partner	ship) ►	Exempt payee
Print c Ins	☐ Other (see instructions) ►		
pecifi	Address (number, street, and apt. or suite no.)	Requester's name and address (option	nal)
See S I	City, state, and ZIP code		
	List account number(s) here (optional)		
Par	Taxpayer Identification Number (TIN)		
Enter	your TIN in the appropriate box. The TIN provided must match the name given on the "Name	" line Social security number	
	id backup withholding. For individuals, this is your social security number (SSN). However, for		
	ent alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other		-
	es, it is your employer identification number (EIN). If you do not have a number, see <i>How to ge</i> In page 3.		
	If the account is in more than one name, see the chart on page 4 for guidelines on whose	Employer identification nur	nber
	er to enter.		
Par	t II Certification		

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
- I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and

3. I am a U.S. citizen or other U.S. person (defined below).

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions on page 4.

Sign	Signature of
Here	U.S. person ►

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),

2. Certify that you are not subject to backup withholding, or

3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income. Date •

Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,
- An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.



PERSONAL GUARANTY

The undersigned hereby personally guarantees ("Guaranty") all obligations of the applicant Dealership, including without limitation all sums due for payment on vehicles, auctions charges, etc. This Guaranty is given as additional security to secure the payment or performance by the dealership herein, hereafter the "Dealership", of all obligations and sums due and to become due, hereafter the "Debt", from Dealership to ABS Auto Auctions ("Auction"). The undersigned Guarantor unconditionally guarantee and promise to pay to Auction, or order, on demand, in lawful money of the United States, the Debt due Auction.

The obligations of Guarantor under this Guaranty shall not be discharged or impaired or otherwise affected by, and Guarantor hereby expressly waives and surrenders any defense to Guarantor's liability hereunder based upon, any of the following: The failure of ABS to assert any claim or demand or to enforce any right or remedy against Dealer; any extension, modification, or renewal of any kind, of the obligations, in whole or in part, without notice to, or further assent from, Guarantor; the rescission, waiver, amendment or modification of any of the terms or provisions of the Dealer Agreement and/or Auto Auction Policies; the voluntary or involuntary liquidation, dissolution, receivership, insolvency, bankruptcy, assignment for the benefit of creditors, reorganization, arrangement, composition or readjustment of Dealer or Guarantor, or any other similar proceeding affecting the status, existence, assets or obligations of Dealer or any other Guarantor.

This Guaranty is in addition to such other security as Auction now or hereafter may have. AUCTION may surrender or release all or any portion of such other security without affecting this Guaranty. It shall not be necessary for AUCTION to enforce payment by Guarantors of the DEBT, to first institute suit, or to pursue or exhaust remedies against DEALERSHIP, or against any other security that Borrower may have given AUCTION. Guarantors acknowledge that this guaranty is in effect and binding on Guarantors without reference to whether it is signed by any other person or persons. Guarantors agrees that this Guaranty shall continue in full force and effect notwithstanding the death of Guarantors, or the release by agreement or by operation of law of, or the extension of time to, any other guarantor or guarantors, if any, as to the obligations then existing. Liability of the Guarantors hereunder shall not be affected or impaired by the existence, from time to time, of any indebtedness or liability of the DEALERSHIP to AUCTION in excess of the amount of this Guaranty.

This Guaranty agreement shall remain in full force and effect until all of the DEBT has been fully paid, and shall be binding upon Guarantors, and each of them, their heirs, successors, executors, administrators, and legal representatives and, along with all rights and benefits existing and to exist hereunder, shall inure to the benefit of and be available to AUCTION, and each of them, and their respective successors and assigns. Guarantors agree that the obligations of this Guaranty agreement shall be governed by the laws of the State of California. Venue shall be in the County of San Bernardino. In the event that legal action is commenced to enforce the performance and any payment that may become due under the Guaranty, Guarantors, without demand, shall pay AUCTION, or any of them such reasonable attorney's fees and costs as shall be determined by the court.

IN WITNESS WHEREOF, TH		D HEREBY EXECUTES THIS PERSONAL GUARANTY , at, California.
Guarantor:		Borrower:
Name (Print)		Corp. Name
		DBA Name
Position		Address- Number and Street
Signature	Date	Address- City and State



ACH Authorization Agreement FOR DIRECT PAYMENTS (ACH DEBITS)

Company Name: _____

Dealer Number: _____

I (we) hereby authorize ABS Auto Auctions. hereinafter called COMPANY, to initiate debit entries to my Checking Account indicated below at the depository financial institution named below, hereinafter called DEPOSITORY, and to debit the same to such account. I (we) acknowledge that the origination of ACH transactions to my (our) account must comply with provisions of U.S. Law.

(Bank) Depository Name	Branch
City	StateZip
Routing Number	Account Number

ATTACH A "VOIDED" CHECK

This authorization is to remain in full force and effect until COMPANY has received written notification from me (or either of us) of its termination in such time and in such manner as to afford COMPANY and DEPOSITORY a reasonable opportunity to act on it.

Name:	Drivers Lic. #
Date:	Signature:

NOTE: ALL WRITTEN DEBIT AUTHORIZATIONS <u>MUST</u> PROVIDE THAT THE RECEIVER MAY REVOKE THE AUTHORIZATION ONLY BY NOTIFYING THE ORIGINATOR IN THE MANNER SPECIFIED IN THE AUTHORIZATION.



FLOORING PLANS AVAILABLE TO ALL DEALERS APPROVED FOR CHECKS

Mission Statement:

ABS Finance will provide superior service to our dealers that is unparalleled in the auto industry.

We will conduct ourselves in a courteous, personable and professional manner at every opportunity.

Our intention is to build goodwill with our dealers by developing long term relationships through competence, flexibility and innovation.

The bottom line: We will do everything we can to help our dealers succeed in business.

Features:

- 1) No Documentation or Administrative Fees
- 2) No Interest charges
- 3) No Curtailments
- 4) No Inspection Fees
- 5) Only one invoice for 90 days- no excessive paperwork
- 6) Fee based on purchase price of car
- 7) Over the phone renewals or extensions
- 8) No Application necessary
- 9) Provide 3 months bank statements- That's It

For Additional Information visit our website at absautoauctions.com and click on the "Flooring Lines" button.

I am interested _____ not interested _____ in a flooring line. Please contact me at Phone #_____.