UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Amendment No. 1

to FORM S-4

REGISTRATION STATEMENT

UNDER THE SECURITIES ACT OF 1933

Asbury Automotive Group, Inc.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization) (Primary Standard Industrial Classification Code Number)

01-0609375 (I.R.S. Employer Identification No.)

2905 Premiere Parkway NW Suite 300 Duluth, Georgia 30097 (770) 418-8200

(Address, including zip code, and telephone number, including area code, of the registrant's principal executive offices)

George A. Villasana Senior Vice President, General Counsel and Secretary Asbury Automotive Group, Inc. 2905 Premiere Parkway NW Suite 300 Duluth, Georgia 30097 (770) 418-8200

(Name, address, including zip code, and telephone number, including area code, of agent for service)

Copy to Joel T. May Neil Simon Jones Day 1420 Peachtree Street, N.E., Suite 800 Atlanta, Georgia 30309 (404) 521-3939

APPROXIMATE DATE OF COMMENCEMENT OF PROPOSED OFFER TO THE PUBLIC:

As soon as practicable after the effective date of this registration statement.

If the securities being registered on this form are being offered in connection with the formation of a holding company and there is compliance with General Instruction G, check the following box. \square

If this form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. \Box

If this form is a post-effective amendment filed pursuant to Rule 462(d) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. $\hfill\Box$

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

(Do not check if a smaller reporting company) Non-accelerated files If applicable, place an X in the box to designate the appropriate rule provision relied upon in conducting this transaction:

Exchange Act Rule 13e-4(i) (Cross-Border Issuer Tender Offer)

Exchange Act Rule 14d-1(d) (Cross-Border Third Party Tender Offer)

Accelerated filer

Smaller reporting company

CALCUI	LATION	OF	REGISTR	ATION	FEE

Title of each class of securities to be registered	Amount to be registered	Proposed maximum offering price per unit(1)	Proposed maximum aggregate offering price(1)	Amount of registration fee
6.0% Senior Subordinated Notes due 2024	\$ 200,000,000	100%	\$ 200,000,000	\$ 20,140*
Guarantees of 6.0% Senior Subordinated Notes due 2024 (2)	_	_	_	—(3)
Total	\$ 200,000,000	100%	\$ 200,000,000	\$ 20.140*

- Estimated in accordance with Rule 457(f) under the Securities Act of 1933 solely for purposes of calculating the registration fee.
- See inside facing page for registrant guarantors. In accordance with Rule 457(n), no separate registration fee for the guarantees is payable.

Previously paid.

Large accelerated filer

THE REGISTRANT HEREBY AMENDS THIS REGISTRATION STATEMENT ON SUCH DATE OR DATES AS MAY BE NECESSARY TO DELAY ITS EFFECTIVE DATE UNTIL THE REGISTRANT SHALL FILE A FURTHER AMENDMENT WHICH SPECIFICALLY STATES THAT THIS REGISTRATION STATEMENT SHALL THEREAFTER BECOME EFFECTIVE IN ACCORDANCE WITH SECTION 8(a) OF THE SECURITIES ACT OF 1933 OR UNTIL THIS REGISTRATION STATEMENT SHALL BECOME EFFECTIVE ON SUCH DATE AS THE SECURITIES AND EXCHANGE COMMISSION, ACTING PURSUANT TO SAID SECTION 8(a), MAY DETERMINE.

TABLE OF ADDITIONAL REGISTRANTS

Exact Name of Registrant as Specified in its Charter(1)	State of Incorporation or Organization	Primary Standard Industrial Classification Code Number	IRS Employer Identification Number
AF Motors, L.L.C.	Delaware	5500	59-3604214
ANL, L.P.	Delaware	5500	59-3503188
Arkansas Automotive Services, L.L.C.	Delaware	5500	27-1386071
Asbury AR Niss L.L.C.	Delaware	5500	84-1666361
Asbury Atlanta AC L.L.C.	Delaware	5500	58-2241119
Asbury Atlanta AU L.L.C.	Delaware	5500	58-2241119
Asbury Atlanta BM L.L.C.	Delaware	5500	58-2241119
Asbury Atlanta Chevrolet L.L.C.	Delaware	5500	58-2241119
Asbury Atlanta Ford, LLC	Delaware	5500	38-3940402
Asbury Atlanta Hon L.L.C.	Delaware	5500	58-2241119
Asbury Atlanta Hund L.L.C.	Delaware	5500	32-0410122
Asbury Atlanta Inf L.L.C.	Delaware	5500	58-2241119
Asbury Atlanta Infiniti L.L.C.	Delaware	5500	58-2241119
Asbury Atlanta Jaguar L.L.C.	Delaware	5500	58-2241119
Asbury Atlanta K L.L.C.	Delaware	5500	80-0921323
Asbury Atlanta Lex L.L.C.	Delaware	5500	58-2241119
Asbury Atlanta Nis L.L.C.	Delaware	5500	58-2241119
Asbury Atlanta Toy 2 L.L.C.	Delaware	5500	37-1732856
Asbury Atlanta Toy L.L.C.	Delaware	5500	26-2192047
Asbury Atlanta VB L.L.C.	Delaware	5500	46-1138538
Asbury Atlanta VL L.L.C.	Delaware	5500	58-2241119
Asbury Automotive Arkansas Dealership Holdings L.L.C.	Delaware	5500	71-0817515
ASBURY AUTOMOTIVE ARKANSAS L.L.C.	Delaware	5500	71-0817514
ASBURY AUTOMOTIVE ARRANSAS L.E.C. ASBURY AUTOMOTIVE ATLANTA II L.L.C.	Delaware	5500	26-1923764
Asbury Automotive Atlanta L.L.C.	Delaware	5500	58-2241119
Asbury Automotive Brandon, L.P.	Delaware	5500	59-3584655
Asbury Automotive Central Florida, L.L.C.	Delaware	5500	59-3580818
Asbury Automotive Deland, L.L.C.	Delaware	5500	59-3604210
	Delaware	5500	03-0508496
Asbury Automotive Fresno L.L.C. Asbury Automotive Group L.L.C.	Delaware	5500 5500	23-2790555
Asbury Automotive Group L.L.C. Asbury Automotive Jacksonville GP L.L.C.	Delaware	5500	59-3512660
	Delaware	5500	59-3512662
Asbury Automotive Jacksonville, L.P.	Delaware	5500 5500	23-2790555
Asbury Automotive Management L.L.C.			
Asbury Automotive Mississippi L.L.C.	Delaware	5500	64-0924573
Asbury Automotive North Carolina Dealership Holdings L.L.C.	Delessess	FF00	FC 210CF07
	Delaware	5500	56-2106587
Asbury Automotive North Carolina L.L.C.	Delaware	5500	52-2106838
Asbury Automotive North Carolina Management L.L.C.	Delaware	5500	52-2106838
Asbury Automotive North Carolina Real Estate Holdings	D 1	5500	22 2002052
L.L.C.	Delaware	5500	23-2983952
Asbury Automotive Oregon L.L.C.	Delaware	5500	52-2106837
Asbury Automotive Southern California L.L.C.	Delaware	5500	16-1676796
ASBURY AUTOMOTIVE ST. LOUIS II L.L.C.	Delaware	5500	26-2753770

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		Primary Standard	
	State of	Industrial	IRS Employer
Exact Name of Registrant	Incorporation	Classification	Identification
as Specified in its Charter(1)	or Organization	Code Number	Number
Asbury Automotive St. Louis, L.L.C.	Delaware	5500	43-1767192
Asbury Automotive Tampa GP L.L.C.	Delaware	5500	13-3990508
Asbury Automotive Tampa, L.P.	Delaware	5500	13-3990509
Asbury Automotive Texas L.L.C.	Delaware	5500	13-3997031
Asbury Automotive Texas Real Estate Holdings L.L.C.	Delaware	5500	75-2760935
Asbury CH Motors L.L.C.	Delaware	5500	59-3185442
Asbury Deland Hund, LLC	Delaware	5500	46-5171161
Asbury Deland Imports 2, L.L.C.	Delaware	5500	59-3629420
Asbury Fresno Imports L.L.C.	Delaware	5500	03-0508500
Asbury Ft. Worth Ford, LLC	Delaware	5500	38-3942921
Asbury Jax AC, LLC	Delaware	5500	45-0551011
Asbury Jax Ford, LLC	Delaware	5500	47-3473001
Asbury Jax Holdings, L.P.	Delaware	5500	59-3516633
Asbury Jax Hon L.L.C.	Delaware	5500	02-0811016
Asbury Jax K L.L.C.	Delaware	5500	36-4572826
Asbury Jax Management L.L.C.	Delaware	5500	59-3503187
Asbury Jax VW L.L.C.	Delaware	5500	02-0811020
Asbury MS CHEV L.L.C.	Delaware	5500	06-1749057
Asbury MS Gray-Daniels L.L.C.	Delaware	5500	64-0939974
Asbury No Cal Niss L.L.C.	Delaware	5500	05-0605055
Asbury Sacramento Imports L.L.C.	Delaware	5500	33-1080505
Asbury SC JPV L.L.C.	Delaware	5500	27-3565233
Asbury SC LEX L.L.C.	Delaware	5500	27-3565101
Asbury SC TOY L.L.C.	Delaware	5500	27-3564690
ASBURY SO CAL DC L.L.C.	Delaware	5500	33-1080498
ASBURY SO CAL HON L.L.C.	Delaware	5500	33-1080502
Asbury So Cal Niss L.L.C.	Delaware	5500	59-3781893
Asbury South Carolina Real Estate Holdings L.L.C.	Delaware	5500	27-4085056
Asbury St. Louis Cadillac L.L.C.	Delaware	5500	43-1767192
ASBURY ST. LOUIS FSKR, L.L.C.	Delaware	5500	27-1076730
Asbury St. Louis Lex L.L.C.	Delaware	5500	43-1767192
Asbury St. Louis LR L.L.C.	Delaware	5500	43-1799300
Asbury St. Louis M L.L.C.	Delaware	5500	27-3214624
Asbury Tampa Management L.L.C.	Delaware	5500	59-3512657
ASBURY TEXAS D FSKR, L.L.C.	Delaware	5500	27-1076393
ASBURY TEXAS H FSKR, L.L.C.	Delaware	5500	27-1076640
Asbury-Deland Imports, L.L.C.	Delaware	5500	59-3604213
Atlanta Real Estate Holdings L.L.C.	Delaware	5500	58-2241119
Avenues Motors, Ltd.	Florida	5500	59-3381433
Bayway Financial Services, L.P.	Delaware	6141	59-3503190
BFP Motors L.L.C.	Delaware	5500	30-0217335
C & O Properties, Ltd.	Florida	5500	59-2495022
Camco Finance II L.L.C.	Delaware	6141	52-2106838
CFP Motors L.L.C.	Delaware	5500	65-0414571
CH Motors L.L.C.	Delaware	5500	59-3185442
CHO Partnership, Ltd.	Florida	5500	59-3041549
CK Chevrolet L.L.C.	Delaware	5500	59-3580820
CK Motors LLC	Delaware	5500	59-3580825
CN Motors L.L.C.	Delaware	5500	59-3185448
			

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		Primary Standard	
	State of	Industrial	IRS Employer
Exact Name of Registrant	Incorporation	Classification	Identification
as Specified in its Charter(1)	or Organization	Code Number	Number
Coggin Automotive Corp.	Florida	5500	59-1285803
Coggin Cars L.L.C.	Delaware	5500	59-3624906
Coggin Chevrolet L.L.C.	Delaware	5500	59-3624905
Coggin Management, L.P.	Delaware	5500	59-3503191
CP-GMC Motors L.L.C.	Delaware	5500	59-3185453
Crown Acura/Nissan, LLC	North Carolina	5500	56-1975265
Crown CHH L.L.C.	Delaware	5500	52-2106838
Crown CHO L.L.C.	Delaware	5500	84-1617218
Crown CHV L.L.C.	Delaware	5500	52-2106838
Crown FDO L.L.C.	Delaware	5500	04-3623132
Crown FFO Holdings L.L.C.	Delaware	5500	56-2182741
Crown FFO L.L.C.	Delaware	5500	56-2165412
Crown GAC L.L.C.	Delaware	5500	52-2106838
Crown GBM L.L.C.	Delaware	5500	52-2106838
Crown GCA L.L.C.	Delaware	5500	14-1854150
Crown GDO L.L.C.	Delaware	5500	52-2106838
Crown GHO L.L.C.	Delaware	5500	52-2106838
Crown GNI L.L.C.	Delaware	5500	52-2106838
Crown GPG L.L.C.	Delaware	5500	52-2106838
Crown GVO L.L.C.	Delaware	5500	52-2106838
Crown Honda, LLC	North Carolina	5500	56-1975264
Crown Motorcar Company L.L.C.	Delaware	5500	62-1860414
CROWN PBM L.L.C.	Delaware	5500	14-2004771
Crown RIA L.L.C.	Delaware	5500	52-2106838
Crown RIB L.L.C.	Delaware	5500	56-2125835
Crown SJC L.L.C.	Delaware	5500	81-0630983
Crown SNI L.L.C.	Delaware	5500	30-0199361
CSA Imports L.L.C.	Delaware	5500	59-3631079
ESCUDE-NN L.L.C.	Delaware	5500	64-0922808
ESCUDE-NS L.L.C.	Delaware	5500	64-0922811
ESCUDE-T L.L.C.	Delaware	5500	64-0922812
Florida Automotive Services L.L.C.	Delaware	5500	37-1514249
HFP Motors L.L.C.	Delaware	5500	06-1631102
JC Dealer Systems, LLC	Delaware	5500	58-2628641
KP Motors L.L.C.	Delaware	5500	06-1629064
McDavid Austin-Acra L.L.C.	Delaware	5500	11-3816170
McDavid Frisco-Hon L.L.C.	Delaware	5500	11-3816176
McDavid Grande, L.L.C.	Delaware	5500	11-3816168
McDavid Houston-Hon, L.L.C.	Delaware	5500	11-3816781
McDavid Houston-Niss, L.L.C.	Delaware	5500	11-3816172
McDavid Irving-Hon, L.L.C.	Delaware	5500	11-3816175
McDavid Outfitters, L.L.C.	Delaware	5500	11-3816166
McDavid Plano-Acra, L.L.C.	Delaware	5500	11-3816179
Mid-Atlantic Automotive Services, L.L.C.	Delaware	5500	27-1386312
Mississippi Automotive Services, L.L.C.	Delaware	5500	27-1386394
Missouri Automotive Services, L.L.C.	Delaware	5500	27-1386466
NP FLM L.L.C.	Delaware	5500	71-0819724
NP MZD L.L.C.	Delaware	5500	71-0819723
NP VKW L.L.C.	Delaware	5500	71-0819721
PLANO LINCOLN-MERCURY, INC.	Delaware	5500	75-2430953

Exact Name of Registrant as Specified in its Charter(1) or Organization Precision Computer Services, Inc. Precision Enterprises Tampa, Inc. Precision Infiniti, Inc. PRECISION MOTORCARS, INC. Precision Nissan, Inc. Florida Precision Nissan, Inc. Premier NSN L.L.C. Delaware Premier Pon L.L.C. Prestige Bay L.L.C. Delaware Prestige TOY L.L.C. Q Automotive Brandon FL, LLC Q Automotive Cumming GA, LLC Q Automotive Ft. Myers FL, LLC Q Automotive Group L.L.C. Delaware Q Automotive Group L.L.C. Q Automotive Group L.L.C. Delaware Q Automotive Jacksonville FL, LLC Delaware		IRS Employer
Precision Computer Services, Inc. Precision Enterprises Tampa, Inc. Precision Infiniti, Inc. PRECISION MOTORCARS, INC. Precision Nissan, Inc. Premier NSN L.L.C. Premier Pon L.L.C. Premier Pon L.L.C. Prestige Bay L.L.C. Delaware Prestige TOY L.L.C. Q Automotive Brandon FL, LLC Q Automotive Cumming GA, LLC Q Automotive Ft. Myers FL, LLC Q Automotive Group L.L.C. Delaware Q Automotive Group L.L.C. Delaware Q Automotive Group L.L.C. Delaware	Classification Code Number	Identification Number
Precision Enterprises Tampa, Inc. Precision Infiniti, Inc. PRECISION MOTORCARS, INC. Precision Nissan, Inc. Premier NSN L.L.C. Premier Pon L.L.C. Prestige Bay L.L.C. Prestige TOY L.L.C. Q Automotive Brandon FL, LLC Q Automotive Cumming GA, LLC Q Automotive Ft. Myers FL, LLC Q Automotive Group L.L.C. Delaware Q Automotive Group L.L.C. Delaware Q Automotive Group L.L.C. Delaware	5500	59-2867725
Precision Infiniti, Inc. PRECISION MOTORCARS, INC. Precision Nissan, Inc. Premier NSN L.L.C. Premier Pon L.L.C. Prestige Bay L.L.C. Prestige TOY L.L.C. Q Automotive Brandon FL, LLC Q Automotive Cumming GA, LLC Q Automotive Ft. Myers FL, LLC Q Automotive Group L.L.C. Delaware Q Automotive Group L.L.C. Delaware Q Automotive Group L.L.C. Delaware	5500	59-2148481
Precision Nissan, Inc. Premier NSN L.L.C. Delaware Premier Pon L.L.C. Delaware Prestige Bay L.L.C. Prestige TOY L.L.C. Delaware Q Automotive Brandon FL, LLC Q Automotive Cumming GA, LLC Q Automotive Ft. Myers FL, LLC Delaware Q Automotive Group L.L.C. Delaware Q Automotive Group L.L.C. Delaware	5500	59-2958651
Premier NSN L.L.C. Premier Pon L.L.C. Delaware Prestige Bay L.L.C. Prestige TOY L.L.C. Q Automotive Brandon FL, LLC Q Automotive Cumming GA, LLC Q Automotive Ft. Myers FL, LLC Q Automotive Group L.L.C. Delaware Q Automotive Group L.L.C. Delaware	5500	59-1197700
Premier Pon L.L.C. Prestige Bay L.L.C. Prestige TOY L.L.C. Q Automotive Brandon FL, LLC Q Automotive Cumming GA, LLC Q Automotive Ft. Myers FL, LLC Q Automotive Group L.L.C. Delaware Q Automotive Group L.L.C. Delaware	5500	59-2734672
Prestige Bay L.L.C. Prestige TOY L.L.C. Q Automotive Brandon FL, LLC Q Automotive Cumming GA, LLC Q Automotive Ft. Myers FL, LLC Q Automotive Group L.L.C. Delaware Q Automotive Group L.L.C.	5500	71-0819715
Prestige TOY L.L.C. Q Automotive Brandon FL, LLC Q Automotive Cumming GA, LLC Q Automotive Ft. Myers FL, LLC Q Automotive Group L.L.C. Delaware Delaware Delaware	5500	71-0819714
Prestige TOY L.L.C. Q Automotive Brandon FL, LLC Q Automotive Cumming GA, LLC Q Automotive Ft. Myers FL, LLC Q Automotive Group L.L.C. Delaware Delaware Delaware	5500	71-0819719
Q Automotive Brandon FL, LLC Q Automotive Cumming GA, LLC Q Automotive Ft. Myers FL, LLC Q Automotive Group L.L.C. Delaware Q Automotive Group L.L.C.	5500	71-0819720
Q Automotive Ft. Myers FL, LLC Q Automotive Group L.L.C. Delaware Delaware	5500	30-0814873
Q Automotive Group L.L.C. Delaware	5500	35-2510345
	5500	35-2512091
O Automotive Jacksonville FL. LLC Delaware	5500	46-5095896
q	5500	35-2503996
Q Automotive Kennesaw GA, LLC Delaware	5500	37-1768829
Q Automotive Orlando FL, LLC Delaware	5500	37-1759677
Southern Atlantic Automotive Services, L.L.C. Delaware	5500	37-1514247
Tampa Hund, L.P. Delaware	5500	59-3512664
Tampa Kia, L.P. Delaware	5500	59-3512666
Tampa LM, L.P. Delaware	5500	52-2124362
Tampa Mit, L.P. Delaware	5500	59-3512667
Texas Automotive Services, L.L.C. Delaware	5500	27-1386537
Thomason Auto Credit Northwest, Inc. Oregon	5500	93-1119211
Thomason Dam L.L.C. Delaware	5500	93-1266231
Thomason FRD L.L.C. Delaware	5500	93-1254703
Thomason Hund L.L.C. Delaware	5500	93-1254690
Thomason Pontiac-GMC L.L.C. Delaware	5500	43-1976952
WMZ Motors, L.P. Delaware	5500	59-3512663
WTY Motors, L.P. Delaware	5500	59-3512669

⁽¹⁾ The address and phone number of each Registrant Guarantor is c/o Asbury Automotive Group, Inc., 2905 Premiere Parkway NW, Suite 300, Duluth, Georgia 30097, (770) 418-8200.

EXPLANATORY NOTE

This Amendment No. 1 to the Registration Statement on Form S-4 (Registration No. 333-210137) of Asbury Automotive Group, Inc. and the additional registrants listed above, originally filed with the Commission on March 11, 2016, is being filed for the sole purpose of re-filing Exhibit 5.1, Exhibit 23.1 and Exhibit 23.4 and updating the Exhibit Index accordingly. This Amendment No. 1 does not relate to the contents of the prospectus that forms a part of the Registration Statement and, accordingly, the prospectus has not been included herein.

PART II

INFORMATION NOT REQUIRED IN THE PROSPECTUS

ITEM 20. INDEMNIFICATION OF DIRECTORS AND OFFICERS.

Delaware Registrants

Section 145(a) of the Delaware General Corporation Law (the "DGCL") provides, in relevant part, that a corporation may indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding whether civil, criminal, administrative or investigative (other than an action by or in the right of the corporation) by reason of the fact that such person is or was a director, officer, employee or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by such person in connection with such action, suit or proceeding if such person acted in good faith and in a manner such person reasonably believed to be in or not opposed to the best interests of the corporation, and, with respect to any criminal action or proceeding, had no reasonable cause to believe such person's conduct was unlawful. Under Section 145(b) of the DGCL, such eligibility for indemnification may be further subject to the adjudication of the Delaware Court of Chancery or the court in which such action or suit was brought.

Section 102(b)(7) of the DGCL provides that a corporation may in its certificate of incorporation contain a provision eliminating or limiting the personal liability of a director to the corporation or its stockholders for monetary damages for breach of fiduciary duty as a director except for liability: (i) for any breach of the director's duty of loyalty to the corporation or its stockholders; (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law; (iii) under Section 174 of the DGCL (pertaining to certain prohibited acts including unlawful payment of dividends or unlawful purchase or redemption of the corporation's capital stock); or (iv) for any transaction from which the director derived an improper personal benefit. Asbury Automotive Group, Inc. has a provision in its certificate of incorporation eliminating such personal liability of its directors under such terms.

Unlike the certificate of incorporation of PLANO LINCOLN-MERCURY, INC., the certificate of incorporation of Asbury Automotive Group, Inc. indemnifies its directors and officers to the maximum extent allowed by Delaware law.

Asbury Automotive Group, Inc. has also entered into indemnification agreements with its directors and certain of its officers that require it, among other things, to indemnify them against certain liabilities that may arise by reason of their status or service as directors or officers to the fullest extent permitted by law. Asbury Automotive Group, Inc. and the other Delaware registrants also maintain liability insurance for the benefit of their directors and officers.

Section 18-108 of the Delaware Limited Liability Company Act (the "DLLCA") provides that, subject to such standards and restrictions, if any, as are set forth in its limited liability company agreement, a limited liability company may, and shall have the power to, indemnify and hold harmless any member or manager or other person from and against any and all claims and demands whatsoever.

Section 18-1101(e) of the DLLCA provides a limited liability company may, through its limited liability company agreement, eliminate or limit any and all liabilities for breach of contract and breach of duties (including fiduciary duties) of a member, manager or other person to a limited liability company or to another member or manager or to another person that is a party to or is otherwise bound by a limited liability company agreement; provided, that a limited liability company agreement may not limit or eliminate liability for any act or omission that constitutes a bad faith violation of the implied contractual covenant of good faith and fair dealing.

Section 6.3 of each of the limited liability company agreements of the limited liability companies listed below provides that each shall indemnify its members and any duly authorized agents of the company for all costs, losses, liabilities and damages paid or accrued by the members or duly authorized agents in connection with the business of the company to the fullest extent provided or allowed by the laws of Delaware. The company may, under the same section, advance costs of defense of any proceeding to the members or duly authorized agents. Section 6.2 of each of the limited liability company agreements of the limited liability companies listed below provides that the liability of its members (or that members' officers, managers, or members) for any liability of the company or any claim against the members for actions taken by them as members shall be eliminated or limited to the fullest extent permitted by the DLLCA and other applicable law. Each of the following Delaware limited liability company registrants are subject to the foregoing provisions: AF Motors, L.L.C., Arkansas Automotive Services, L.L.C., Asbury AR Niss L.L.C., Asbury Atlanta AC L.L.C., Asbury Atlanta AU L.L.C., Asbury Atlanta BM L.L.C., Asbury Atlanta Chevrolet L.L.C., Asbury Atlanta Ford, LLC, Asbury Atlanta Hund L.L.C., Asbury Atlanta Hund L.L.C., Asbury Atlanta Inf L.L.C., Asbury Atlanta Hund L.L.C., Atlanta Infiniti L.L.C., Asbury Atlanta Jaguar L.L.C., Asbury Atlanta K L.L.C., Asbury Atlanta Lex L.L.C., Asbury Atlanta Nis L.L.C., Asbury Atlanta Toy 2 L.L.C., Asbury Atlanta Toy L.L.C., Asbury Atlanta VB L.L.C., Asbury Atlanta VL L.L.C., Asbury Automotive Arkansas Dealership Holdings L.L.C., ASBURY AUTOMOTIVE ARKANSAS L.L.C., ASBURY AUTOMOTIVE ATLANTA II L.L.C., Asbury Automotive Atlanta L.L.C., Asbury Automotive Central Florida, L.L.C., Asbury Automotive Deland, L.L.C., Asbury Automotive Fresno L.L.C., Asbury Automotive Group L.L.C., Asbury Automotive Jacksonville GP L.L.C., Asbury Automotive Management L.L.C., Asbury Automotive Mississippi L.L.C., Asbury Automotive North Carolina Dealership Holdings L.L.C., Asbury Automotive North Carolina L.L.C., Asbury Automotive North Carolina Management L.L.C., Asbury Automotive North Carolina Real Estate Holdings L.L.C., Asbury Automotive Oregon L.L.C., Asbury Automotive Southern California L.L.C., ASBURY AUTOMOTIVE ST. LOUIS II L.L.C., Asbury Automotive St. Louis, L.L.C., Asbury Automotive Tampa GP L.L.C., Asbury Automotive Texas L.L.C., Asbury Automotive Texas Real Estate Holdings L.L.C., Asbury CH Motors L.L.C., Asbury Deland Hund, LLC, Asbury Deland Imports 2, L.L.C., Asbury Fresno Imports L.L.C., Asbury Ft. Worth Ford, LLC, Asbury Jax AC, LLC, Asbury Jax Ford, LLC, Asbury Jax Hon L.L.C., Asbury Jax K L.L.C., Asbury Jax Management L.L.C., Asbury Jax VW L.L.C., Asbury MS CHEV L.L.C., Asbury MS Gray-Daniels L.L.C., Asbury No Cal Niss L.L.C., Asbury Sacramento Imports L.L.C., Asbury SC JPV L.L.C., Asbury SC LEX L.L.C., Asbury SC TOY L.L.C., ASBURY SO CAL DC L.L.C., ASBURY SO CAL HON L.L.C., Asbury So Cal Niss L.L.C., Asbury South Carolina Real Estate Holdings L.L.C., Asbury St. Louis Cadillac L.L.C., ASBURY ST. LOUIS FSKR, L.L.C., Asbury St. Louis Lex L.L.C., Asbury St. Louis LR L.L.C., Asbury St. Louis M L.L.C., Asbury Tampa Management L.L.C., ASBURY TEXAS D FSKR, L.L.C., ASBURY TEXAS H FSKR, L.L.C., Asbury-Deland Imports, L.L.C., Atlanta Real Estate Holdings L.L.C., BFP Motors L.L.C., Camco Finance II L.L.C., CFP Motors L.L.C., CH Motors L.L.C., CK Chevrolet L.L.C., CK Motors L.L.C., Coggin Cars L.L.C., Coggin Chevrolet L.L.C., CP-GMC Motors L.L.C., Crown CHH L.L.C., Crown CHO L.L.C., Crown CHV L.L.C., Crown FDO L.L.C., Crown FFO Holdings L.L.C., Crown FFO L.L.C., Crown GAC L.L.C., Crown GBM L.L.C., Crown GCA L.L.C., Crown GDO L.L.C., Crown GHO L.L.C., Crown GNI L.L.C., Crown GPG L.L.C., Crown GVO L.L.C., Crown Motorcar Company L.L.C., CROWN PBM L.L.C., Crown RIA L.L.C., Crown RIB L.L.C., Crown SJC L.L.C., Crown SNI L.L.C., CSA Imports L.L.C., ESCUDE-NN L.L.C., ESCUDE-NS L.L.C., ESCUDE-T L.L.C., Florida Automotive Services L.L.C., HFP Motors L.L.C., JC Dealer Systems, LLC, KP Motors L.L.C., McDavid Austin-Acra L.L.C., McDavid Frisco-Hon L.L.C., McDavid Grande, L.L.C., McDavid Houston-Hon, L.L.C., McDavid Houston-Niss, L.L.C., McDavid Irving-Hon, L.L.C., McDavid Outfitters, L.L.C., McDavid Plano-Acra, L.L.C., Mid-Atlantic Automotive Services, L.L.C., Mississippi Automotive Services, L.L.C., Missouri Automotive Services, L.L.C., NP FLM L.L.C., NP MZD L.L.C., NP VKW L.L.C., Premier NSN L.L.C., Premier Pon L.L.C., Prestige Bay L.L.C., Prestige TOY L.L.C., Q Automotive Brandon FL, LLC, Q Automotive Cumming GA, LLC, Q Automotive Ft. Myers FL, LLC, Q Automotive Group L.L.C., Q Automotive Jacksonville FL, LLC, Q Automotive Kennesaw GA, LLC, Q Automotive Orlando FL, LLC, Southern Atlantic Automotive Services, L.L.C., Texas Automotive Services, L.L.C., Thomason Dam L.L.C., Thomason Frd L.L.C., Thomason Hund L.L.C., and Thomason Pontiac-GMC L.L.C.

Section 17-108 of the Delaware Revised Uniform Limited Partnership Act ("DRULPA") provides, in relevant part, that, subject to such standards and provisions, if any, as are set forth in its limited partnership agreement, a limited partnership may, and shall have the power to, indemnify and hold harmless any partner or other person from and against any and all claims and demands whatsoever.

Section 5.02 of each of the limited partnership agreements of the limited partnerships listed below provides that each may indemnify its partners, directors and officers of the partnership and any other designated person on an after-tax basis for any damage, judgment, amount paid in settlement, fine, penalty, punitive damages, excise tax or cost or expense of any nature (including attorneys' fees and disbursements) to the fullest extent provided or allowed by the laws of Delaware; provided, however, that no indemnity shall be payable against any liability incurred by such person by reason of: (i) fraud, willful violation of law, gross negligence or such person's material breach of the limited partnership agreement or such person's bad faith or (ii) the receipt by such person from the partnership of a personal benefit to which such person is or was not legally entitled. Each of the following Delaware limited partnership registrants listed below are subject to the foregoing provisions: ANL, L.P., Asbury Automotive Brandon, L.P., Asbury Automotive Jacksonville, L.P., ASBURY AUTOMOTIVE TAMPA, L.P., Asbury Jax Holdings, L.P., Bayway Financial Services, L.P., Coggin Management, L.P., Tampa Hund, L.P., Tampa Kia, L.P., Tampa LM, L.P., Tampa Mit, L.P., WMZ Motors, L.P., and WTY Motors, L.P.

Oregon Registrant

Section 60.391 of the Oregon Business Corporation Act (the "OBCA") provides, in relevant part, that a corporation may indemnify any director who is made a party to a proceeding because the individual is or was a director against liability incurred in the proceeding if: (i) the conduct of the individual was in good faith, (ii) the individual reasonably believed that the individual's conduct was in the best interests of the corporation, or at least not opposed to its best interests, and (iii) in the case of any criminal proceeding, the individual had no reasonable cause to believe the individual's conduct was unlawful; provided, however, that the corporation may not indemnify an individual in connection with: (i) a proceeding by or in the right of the corporation in which the director was adjudged liable to the corporation or (ii) a proceeding that charged the director with and adjudicated the director liable for improperly receiving a personal benefit.

Section 60.394 of the OBCA provides that, unless otherwise limited by its articles of incorporation, a corporation shall indemnify any director who was wholly successful, on the merits or otherwise, in the defense of any proceeding to which the director was a party because of being a director of the corporation against reasonable expenses incurred by the director in connection with the proceeding.

In addition, Section 60.407 of the OBCA provides, in relevant part, that, unless a corporation's articles of incorporation provide otherwise, any officer is entitled to such indemnification to the same extent as a director under Section 60.394.

Section 60.047 of the OBCA provides that a corporation may in its articles of incorporation eliminate or limit the personal liability of a director to the corporation or its shareholders for monetary damages for conduct as a director except for liability for: (i) any breach of the director's duty of loyalty to the corporation or its shareholders, (ii) acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law, (iii) any unlawful distribution under Section 60.367 of the OBCA (providing for personal liability in the event a director votes for or assents to an unlawful distribution), or (iv) any transaction from which the director derived an improper personal benefit. The articles of incorporation of Thomason Auto Credit Northwest, Inc. provide that such registrant both: (i) indemnifies its directors and officers to the maximum extent allowed by Oregon law and (ii) eliminates or limits the personal liability of its directors for their conduct as directors to the maximum extent allowed by Oregon law.

In addition, Thomason Auto Credit Northwest, Inc. may maintain liability insurance for the benefit of its directors and officers.

North Carolina Registrants

Section 57D-3-31 of the North Carolina Limited Liability Company Act (the "NCLLCA") provides that a limited liability company shall indemnify a person who is wholly successful on the merits or otherwise in the defense of any proceeding to which the person was a party because the person is or was a member, manager, or other company official if the person also is or was an interest owner at the time to which the claim relates and was acting within the person's scope of authority as a manager, member, or other company official against expenses incurred by the person in connection with the proceeding. A North Carolina limited liability company is required to reimburse a person who is or was a member for any payment made and indemnify the person for any obligation, including any judgment, settlement, penalty, fine, or other cost, incurred or borne in the authorized conduct of the business or preservation of the business or property, whether acting in the capacity of a manager, member, or other company official if, in making the payment or incurring the obligation, the person complied with the duties and standards of conduct (i) under Section 57D-3-21 of the NCLLCA, as modified or eliminated by the operating agreement or (ii) otherwise imposed by this Chapter or other applicable law.

Section 6.3 of each of the limited liability company agreements of the limited liability companies listed below provides that each shall indemnify its members and any duly authorized agents of the company for all costs, losses, liabilities and damages paid or accrued by the members or duly authorized agents in connection with the business of the company to the fullest extent provided or allowed by the laws of North Carolina. The company may, under the same section, advance costs of defense of any proceeding to the members or duly authorized agents. Each of the following North Carolina limited liability company registrants are subject to the foregoing provisions: Crown Acura/Nissan, LLC and Crown Honda, LLC.

In addition, the North Carolina registrants may maintain liability insurance for the benefit of their directors and officers.

Florida Registrants

Section 607.0850 of the Florida Business Corporation Act (the "FBCA") provides, in relevant part, that a corporation may indemnify any person who was or is a party to any proceeding by reason of the fact that such person is or was a director, officer, employee, or agent of the corporation or is or was serving at the request of the corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust, or other enterprise, against liability incurred in connection with such proceeding, including any appeal thereof, if such person acted in good faith and in a manner such person reasonably believed to be in, or not opposed to, the best interests of the corporation and, with respect to any criminal action or proceeding, had no reasonable cause to believe such person's conduct was unlawful; provided, however, no indemnification shall be made in connection with any proceeding brought by or in the right of a corporation where the person involved is adjudged to be liable to the corporation, except to the extent approved by a court. To the extent that any director, officer, employee or agent of the corporation has been successful on the merits or otherwise in the defense of any of the proceedings described above, the FBCA provides that the corporation is required to indemnify such person against expenses actually and reasonably incurred in connection therewith.

The indemnification and advancement of expenses provided pursuant to Section 607.0850 are not exclusive, and a corporation may make any other or further indemnification or advancement of expenses of any of its directors, officers, employees, or agents, under any bylaw, agreement, vote of shareholders or disinterested directors, or otherwise, both as to action in his or her official capacity and as to action in another capacity while holding such office. However, indemnification or advancement of expenses shall not be made to or on behalf of any director, officer, employee, or agent if a judgment or other final adjudication establishes that his or her actions, or omissions to act, were material to the cause of action so adjudicated and constitute: (i) violation of the criminal law, unless the director, officer, employee or agent had reasonable cause to believe his or her conduct was lawful or had no reasonable cause to believe his or her conduct was unlawful, (ii) a transaction from which the director, officer, employee, or agent derived an improper personal benefit, (iii) in the case of a director, a circumstance under which the liability provisions of Section 607.0834 are applicable, or (iv) willful misconduct or a conscious disregard for the best interests of the corporation in a proceeding by or in the right of the

corporation to procure a judgment in its favor or in a proceeding by or in the right of a shareholder. Each of the following Florida corporate registrants listed below are subject to the indemnification provision in accordance with Section 607.0850 of FBCA: Coggin Automotive Corp., Precision Computer Services, Inc., PRECISION ENTERPRISES TAMPA, INC., Precision Infiniti, Inc., PRECISION MOTORCARS, INC., and Precision Nissan, Inc.

Section 5.02 of each of the limited partnership agreements of the limited partnerships listed below provides that each may indemnify its partners, directors and officers of the partnership and any other designated person on an after-tax basis for any damage, judgment, amount paid in settlement, fine, penalty, punitive damages, excise tax or cost or expense of any nature (including attorneys' fees and disbursements) to the fullest extent permitted by law; provided, however, that no indemnity shall be payable against any liability incurred by such person by reason of: (i) fraud, willful violation of law, gross negligence or such person's material breach of the limited partnership agreement or such person's bad faith or (ii) the receipt by such person from the partnership of a personal benefit to which such person is or was not legally entitled. In addition, Section 620.8401 of the Florida Revised Uniform Limited Partnership Act of 2005 requires a partnership to reimburse a partner for payments made and indemnify a partner for liabilities incurred by the partner in the ordinary course of the business of the partnership or for the preservation of its business or property. Each of the following Florida limited partnership registrants listed below are subject to the foregoing provisions: Avenues Motors, Ltd., C&O Properties, Ltd., and CHO Partnership, LTD.

The Florida registrants may maintain liability insurance for the benefit of their directors and officers.

ITEM 21. EXHIBITS AND FINANCIAL STATEMENT SCHEDULES.

(a) Exhibits.

The following exhibits are filed as part of this Form S-4:

- 4.1. Indenture, dated as of December 4, 2014, by and among Asbury Automotive Group, Inc., the Subsidiary Guarantors listed on Schedule I thereto and U.S. Bank National Association, as Trustee (filed as Exhibit 4.1 to the Company's Current Report on Form 8-K filed with the SEC on December 4, 2014)
- 4.2. Form of 6.0% Senior Subordinated Note due 2024 (included as Exhibit A in Exhibit 4.1 and filed as Exhibit 4.2 to the Company's Current Report on Form 8-K filed with the SEC on December 4, 2014)
- 4.3 First Supplemental Indenture, dated as of July 29, 2015, by and among Asbury Automotive Group, Inc., Asbury Jax Ford, LLC and U.S. Bank National Association, as Trustee (filed as Exhibit 4.1 to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2015)
- 4.4 Second Supplemental Indenture, dated as of October 28, 2015, among Asbury Automotive Group, Inc., each of the guarantors named therein and U.S. Bank National Association, as Trustee (filed as Exhibit 4.1 to the Company's Current Report on Form 8-K filed with the SEC on October 28, 2015)
- 5.1. Opinion of Jones Day
- 5.2. Opinion of Brooks, Pierce, McLendon, Humphrey & Leonard L.L.P.*
- 5.3. Opinion of Stoel Rives LLP*
- 12.1. Statement Regarding Computation of Ratio of Earnings to Fixed Charges*
- 23.1. Consent of Jones Day (included in exhibit 5.1)

- 23.2. Consent of Brooks, Pierce, McLendon, Humphrey & Leonard L.L.P. (included in exhibit 5.2)*
- 23.3. Consent of Stoel Rives LLP (included in exhibit 5.3)*
- 23.4. Consent of Ernst & Young LLP
- 24.1. Power of Attorney*
- 25.1. Statement of Eligibility on Form T-1 of U.S. Bank National Association (filed as Exhibit 25.1 to the Company's Registration Statement on Form S-4, File No. 333-200842, filed with the SEC on December 10, 2014)
- 99.1 Form of Letter of Transmittal*

ITEM 22. UNDERTAKINGS.

Each of the undersigned registrants hereby undertakes:

- (1) To file, during any period in which offers or sales are being made, a post-effective amendment to this registration statement:
 - (i) to include any prospectus required by section 10(a)(3) of the Securities Act of 1933;
- (ii) to reflect in the prospectus any facts or events arising after the effective date of the registration statement (or the most recent post-effective amendment thereof) which, individually or in the aggregate, represent a fundamental change in the information set forth in the registration statement. Notwithstanding the foregoing, any increase or decrease in volume of securities offered (if the total dollar value of securities offered would not exceed that which was registered) and any deviation from the low or high end of the estimated maximum offering range may be reflected in the form of prospectus filed with the Commission pursuant to Rule 424(b) if, in the aggregate, the changes in volume and price represent no more than 20 percent change in the maximum aggregate offering price set forth in the "Calculation of Registration Fee" table in the effective registration statement; and
- (iii) to include any material information with respect to the plan of distribution not previously disclosed in the registration statement or any material change to such information in the registration statement.
- (2) That, for the purpose of determining any liability under the Securities Act of 1933, each such post-effective amendment shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial bona fide offering thereof.
- (3) To remove from registration by means of a post-effective amendment any of the securities being registered which remain unsold at the termination of the offering.
- That, for the purpose of determining liability under the Securities Act of 1933 to any purchaser, each prospectus filed pursuant to Rule 424(b) as part of a registration statement relating to an offering, other than registration statements relying on Rule 430B or other than prospectuses filed in reliance on Rule 430A, shall be deemed to be part of and included in the registration statement as of the date it is first used after effectiveness. Provided, however, that no statement made in a registration statement or prospectus that is part of the registration statement or made in a document incorporated or deemed incorporated by reference into the registration statement or prospectus that is part of the registration statement will, as to a purchaser with a time of contract of sale prior to such first use, supersede or modify any statement that was made in the registration statement or prospectus that was part of the registration statement or made in any such document immediately prior to such date of first use.

^{*} Previously filed.

- (5) That, for the purpose of determining liability of such registrants under the Securities Act of 1933 to any purchaser in the initial distribution of the securities, the undersigned registrants undertake that in a primary offering of securities of such registrant pursuant to this registration statement, regardless of the underwriting method used to sell the securities to the purchaser, if the securities are offered or sold to such purchaser by means of any of the following communications, the undersigned registrants will be a seller to the purchaser and will each be considered to offer or sell such securities to such purchaser:
 - (i) any preliminary prospectus or prospectus of the undersigned registrants relating to the offering required to be filed pursuant to Rule 424;
 - (ii) any free writing prospectus relating to the offering prepared by or on behalf of such registrant or used or referred to by the undersigned registrants;
 - (iii) the portion of any other free writing prospectus relating to the offering containing material information about the undersigned registrants or their securities provided by or on behalf of such registrant; and
 - (iv) any other communication that is an offer in the offering made by such registrant to the purchaser.
- (6) That for purposes of determining any liability under the Securities Act of 1933, each filing of the registrant's annual report pursuant to section 13(a) or section 15(d) of the Securities Exchange Act of 1934 (and, where applicable, each filing of an employee benefit plan's annual report pursuant to section 15(d) of the Securities Exchange Act of 1934) that is incorporated by reference in the registration statement shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial bona fide offering thereof.
- (7) Insofar as indemnification for liabilities arising under the Securities Act of 1933 may be permitted to directors, officers and controlling persons of the registrant, pursuant to the provisions, or otherwise, the registrant has been advised that in the opinion of the Securities and Exchange Commission such indemnification is against public policy as expressed in the Securities Act of 1933 and is, therefore, unenforceable. In the event that a claim for indemnification against such liabilities (other than the payment by the registrant of expenses incurred or paid by a director, officer or controlling person of the registrant in the successful defense of any action, suit or proceeding) is asserted by any such director, officer or controlling person in connection with the securities being registered, the registrant will, unless in the opinion of its counsel the matter has been settled by controlling precedent, submit to a court of appropriate jurisdiction the question of whether or not such indemnification is against public policy as expressed in the Securities Act of 1933 and will be governed by the final adjudication of such issue.
- (8) To respond to requests for information that is incorporated by reference into the prospectus pursuant to Item 4, 10(b), 11, or 13 of this form, within one business day of receipt of such request, and to send the incorporated documents by first class mail or other equally prompt means. This includes information contained in documents filed subsequent to the effective date of the registration statement through the date of responding to the request.
- (9) To supply by means of a post-effective amendment all information concerning a transaction, and the company being acquired involved therein, that was not the subject of and included in the registration statement when it became effective.

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

ASBURY AUTOMOTIVE GROUP, INC.

By: /s/ Craig T. Monaghan

Name: Craig T. Monaghan

Title: President and Chief Executive Officer

Signature	Title	Date
*		
Craig T. Monaghan	President, Chief Executive Officer and Director (principal executive officer)	
*		
Keith R. Style	Senior Vice President and Chief Financial Officer (principal financial officer)	
*		
William F. Stax	Controller and Chief Accounting Officer (principal accounting officer)	
*		
Thomas C. DeLoach, Jr.	Director and Non-Executive Chairman of the Board	
*		
Joel Alsfine	– Director	
*		
Dennis E. Clements	– Director	
*		
Juanita T. James	– Director	
*		
Eugene S. Katz	– Director	
*		
Philip F. Maritz	 Director	

Signature	Title	Date
*		
Thomas J. Reddin	Director	
*		
Scott L. Thompson	Director	
*By: /s/ George A. Villasana		
Attorney-in-fact		March 23, 2016

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Asbury Automotive Group L.L.C.

By: Asbury Automotive Group, Inc., its sole member

By: /s/ Craig T. Monaghan

Name: Craig T. Monaghan

Title: President and Chief Executive Officer

Title	Date
President and Chief Executive Officer (principal executive officer)	
Chief Financial Officer (principal financial officer)	
Controller & Chief Accounting Officer (principal accounting officer)	
	March 23, 2016
	President and Chief Executive Officer (principal executive officer) Chief Financial Officer (principal financial officer) Controller & Chief Accounting Officer (principal accounting

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

PRECISION ENTERPRISES TAMPA, INC.
Precision Computer Services, Inc.
PLANO LINCOLN-MERCURY, INC.
Coggin Automotive Corp.
PRECISION MOTORCARS, INC.
Precision Nissan, Inc.
Precision Infiniti, Inc.
Thomason Auto Credit Northwest, Inc.

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

	Signature	Title	Date
	* David Hult	President, Chief Executive Officer and Director (principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
	*		
	Craig T. Monaghan	Director	
*By:	/s/ George A. Villasana		
	Attorney-in-fact		March 23, 2016

Pursuant to the requirements of the Securit	ies Act of 1933, the registrant has d	luly caused this Amendment No	o. 1 to this registration statement to be
signed on its behalf by the undersigned, thereunto dul	y authorized, in the City of Duluth,	State of Georgia, on March 23,	, 2016.

Asbury CH Motors L.L.C. CP-GMC Motors L.L.C. HFP Motors L.L.C. CFP Motors L.L.C. BFP Motors L.L.C. CH Motors L.L.C. CN Motors L.L.C.

By: Coggin Automotive Corp., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Amendment No. 1 to this registration statement has been signed by the following

	Signature	Title	Date
	*	<u></u>	
	David Hult	President and Chief Executive Officer (principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana Attorney-in-fact		March 23, 2016

Pursuant to the requirem	ents of the Securities Act of 193	3, the registrant has duly	caused this Amendment No	o. 1 to this registration statement to be
signed on its behalf by the undersig	ned, thereunto duly authorized, i	n the City of Duluth, Sta	te of Georgia, on March 23,	2016.

Asbury Automotive North Carolina Real Estate Holdings L.L.C.

Asbury Automotive Southern California L.L.C.

Southern Atlantic Automotive Services, L.L.C.

Asbury Automotive Jacksonville GP L.L.C.

Asbury Automotive North Carolina L.L.C.

Mid-Atlantic Automotive Services, L.L.C.

Asbury Automotive Management L.L.C.

Mississippi Automotive Services, L.L.C.

Arkansas Automotive Services, L.L.C.

Asbury Automotive Mississippi L.L.C.

Asbury Automotive Tampa GP L.L.C.

Asbury Automotive St. Louis II L.L.C.

Missouri Automotive Services, L.L.C.

ASBURY AUTOMOTIVE ARKANSAS L.L.C.

Asbury Automotive St. Louis, L.L.C.

ASBURY AUTOMOTIVE ATLANTA II L.L.C.

Atlanta Real Estate Holdings L.L.C.

Texas Automotive Services, L.L.C.

Florida Automotive Services L.L.C.

Asbury Automotive Oregon L.L.C.

Asbury Automotive Atlanta L.L.C.

Asbury Automotive Fresno L.L.C.

Asbury Automotive Texas L.L.C.

By: Asbury Automotive Group L.L.C., its sole member

By: /s/ Craig T. Monaghan

Craig T. Monaghan Name:

Title: President and Chief Executive Officer

Signature		Title	Date
	* David Hult	President and Chief Executive Officer (principal executive officer)	
	* Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana Attornev-in-fact		March 23, 2016

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Q Automotive Group L.L.C.

By: Asbury Automotive Group L.L.C., its sole member

By: /s/ Craig T. Monaghan

Name: Craig T. Monaghan

Title: President and Chief Executive Officer

Signature		Title	Date
	*		
Casey S. Coffey		President and Chief Executive Officer (principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		March 23, 2016
	Attorney-in-fact		

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Crown Acura/Nissan, LLC Crown Honda, LLC

By: Asbury Automotive North Carolina Real Estate Holdings, L.L.C., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

Signature		Title	Date
	*		
	David Hult	President and Chief Executive Officer (principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		March 23, 2016
	Attorney-in-fact		

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Asbury So Cal Niss L.L.C. ASBURY SO CAL HON L.L.C. ASBURY SO CAL DC L.L.C.

By: **Asbury Automotive Southern California**

L.L.C., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

Signature		Title	Date
	*		
David Hult		President and Chief Executive Officer (principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		March 23, 2016
	Attorney-in-fact		

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Asbury Automotive Jacksonville, L.P.

By: Asbury Automotive Jacksonville GP L.L.C., its sole general partner

By: Asbury Automotive Group L.L.C., its sole member

By: /s/ Craig T. Monaghan

Name: Craig T. Monaghan Title: President and Chief Executive Officer

Signature		Title	Date
	*	<u></u>	
	David Hult	President and Chief Executive Officer (principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		March 23, 2016
	Attorney-in-fact		

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Asbury Automotive North Carolina Dealership Holdings L.L.C.

By: Asbury Automotive North Carolina L.L.C., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

Signature		Title	Date
	* David Hult	President and Chief Executive Officer (principal executive	
	*	officer)	
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		March 23, 2016
	Attorney-in-fact		

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Asbury Automotive North Carolina Management L.L.C.

Crown Motorcar Company L.L.C.

Crown FFO Holdings L.L.C.

Camco Finance II L.L.C.

Crown GDO L.L.C.

Crown GHO L.L.C.

Crown CHH L.L.C.

Crown GVO L.L.C.

Crown CHO L.L.C.

Crown GBM L.L.C.

Crown GCA L.L.C.

Crown CHV L.L.C.

Crown GAC L.L.C.

Crown GPG L.L.C.

CROWN PBM L.L.C.

Crown FDO L.L.C.

Crown GNI L.L.C.

Crown RIA L.L.C.

Crown RIB L.L.C.

Crown SJC L.L.C.

Crown SNI L.L.C.

Asbury Automotive North Carolina Dealership Holdings L.L.C., its By:

sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

Signature		Title	Date	
* David Hult		President and Chief Executive Officer (principal executive officer)		
	*			
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)		
*By:	/s/ George A. Villasana		March 23, 2016	
<u></u>	Attorney-in-fact			

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Crown FFO L.L.C.

By: Crown FFO Holdings, L.L.C., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

Signature		Title	Date
	* David Hult	President and Chief Executive Officer (principal executive	
	*	officer)	
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		March 23, 2016
	Attorney-in-fact		

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Asbury MS Gray-Daniels L.L.C. Asbury MS CHEV L.L.C. ESCUDE-NN L.L.C. ESCUDE-NS L.L.C. ESCUDE-T L.L.C.

By: Asbury Automotive Mississippi L.L.C., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

Signature		Title	Date
	* David Hult	President and Chief Executive Officer	
		(principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		March 23, 2016
·-	Attorney-in-fact		

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

ASBURY AUTOMOTIVE TAMPA L.P.

By: Asbury Automotive Tampa GP L.L.C., its sole general partner

By: Asbury Automotive Group L.L.C., its sole member

By: /s/ Craig T. Monaghan

Name: Craig T. Monaghan

Title: President and Chief Executive Officer

Signature		Title	Date
	*		
	David Hult	President and Chief Executive Officer	
		(principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		
	Attorney-in-fact		March 23, 2016

Pursuant to the requirements of the Securi	ies Act of 1933, the registra	nt has duly caused this A	mendment No. 1 to this	registration statement to be
signed on its behalf by the undersigned, thereunto dul	y authorized, in the City of J	Duluth, State of Georgia	, on March 23, 2016.	

Asbury Automotive Central Florida, L.L.C.

Asbury Automotive Deland, L.L.C.

Asbury Deland Imports 2, L.L.C.

Asbury Jax Management L.L.C.

Coggin Chevrolet L.L.C.

Asbury Jax Ford, LLC

Asbury Jax Hon L.L.C.

Asbury Jax VW L.L.C.

Asbury Jax AC, LLC

Asbury Jax K L.L.C.

CSA Imports L.L.C.

Coggin Cars L.L.C.

KP Motors L.L.C.

By: Asbury Automotive Jacksonville L.P., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

-	Signature	Title	Date
	*		
	David Hult	President and Chief Executive Officer (principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana Attorney-in-fact		March 23, 2016

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

CK Chevrolet L.L.C. CK Motors LLC

By: Asbury Automotive Central Florida, L.L.C., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

	Signature	Title	Date
	*		
	David Hult	President and Chief Executive Officer (principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		
-	Attorney-in-fact		March 23, 2016

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Asbury Deland Hund, LLC AF Motors, L.L.C.

By: Asbury Automotive Deland L.L.C., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

	Signature	Title	Date
	* David Hult	President and Chief Executive Officer (principal executive officer)	
	* Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana Attornev-in-fact		March 23, 2016

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Asbury-Deland Imports, L.L.C.

By: Asbury Deland Imports 2, L.L.C., its sole member

By: /s/ David Hult

m·.1

Name: David Hult

Title: President and Chief Executive Officer

	Signature	Title	Date
	* David Hult	President and Chief Executive Officer (principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		
-J·	Attorney-in-fact		March 23, 2016

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Asbury Jax Holdings, L.P.
Bayway Financial Services, L.P.
Coggin Management, L.P.
C & O PROPERTIES, LTD.
CHO Partnership, LTD.
Avenues Motors, Ltd.
ANL, L.P.

By: Asbury Jax Management L.L.C., its sole general partner

By: Asbury Automotive Jacksonville L.P., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

	Signature	Title	Date
	/s/ David Hult		
	David Hult	President and Chief Executive Officer (principal executive officer)	
	/s/ Keith R. Style		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		
<u> </u>	Attorney-in-fact		March 23, 2016

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Asbury St. Louis Lex L.L.C.

By: Asbury Automotive St. Louis II L.L.C., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

	Signature	Title	Date
	*		
	David Hult	President and Chief Executive Officer (principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		
	Attorney-in-fact		March 23, 2016

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Asbury Automotive Arkansas Dealership Holdings L.L.C.

By: ASBURY AUTOMOTIVE ARKANSAS L.L.C., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

	Signature	Title	Date
	*		
	David Hult	President and Chief Executive Officer (principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		
	Attorney-in-fact		March 23, 2016

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

> Asbury AR Niss L.L.C. Premier NSN L.L.C. Prestige TOY L.L.C. Premier Pon L.L.C. Prestige Bay L.L.C. NP VKW L.L.C. NP MZD L.L.C. NP FLM L.L.C.

Asbury Automotive Arkansas Dealership Holdings L.L.C., its sole By:

member

By: /s/ David Hult

> Name: David Hult

Title: President and Chief Executive Officer

	Signature	Title	Date
	*		
	David Hult	President and Chief Executive Officer (principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		March 23, 2016
_	Attorney-in-fact		

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Asbury St. Louis Cadillac L.L.C. ASBURY ST. LOUIS FSKR, L.L.C. Asbury St. Louis LR L.L.C. Asbury St. Louis M L.L.C.

By: Asbury Automotive St. Louis, L.L.C., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Amendment No 1 to this registration statement has been signed by the following persons in the capacities and on the dates indicated.

	Signature	Title	Date
	*		
	David Hult	President and Chief Executive Officer (principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		March 23, 2016
	Attorney-in-fact		

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Asbury Atlanta Toy 2 L.L.C. Asbury Atlanta Hund L.L.C. Asbury Atlanta Toy L.L.C. Asbury Atlanta Lex L.L.C. Asbury Atlanta Ford, LLC Asbury Atlanta K L.L.C. Asbury SC LEX L.L.C. Asbury SC TOY L.L.C. Asbury SC JPV L.L.C.

By: ASBURY AUTOMOTIVE ATLANTA II L.L.C., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Amendment No 1 to this registration statement has been signed by the following persons in the capacities and on the dates indicated.

	Signature	Title	Date
	*		
	David Hult	President and Chief Executive Officer (principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		March 23, 2016
_	Attorney-in-fact		

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Thomason Pontiac-GMC L.L.C. Thomason Hund L.L.C. Thomason Dam L.L.C. Thomason Frd L.L.C.

By: Asbury Automotive Oregon L.L.C., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Amendment No 1 to this registration statement has been signed by the following persons in the capacities and on the dates indicated.

	Signature	Title	Date
	* David Hult	President and Chief Executive Officer (principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		March 23, 2016
	Attorney-in-fact	<u> </u>	

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registran	ion statement to be
signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.	

Asbury South Carolina Real Estate Holdings L.L.C.

Asbury Atlanta Chevrolet L.L.C.

Asbury Atlanta Jaguar L.L.C.

Asbury Atlanta Infiniti L.L.C.

Asbury Atlanta Hon L.L.C.

Asbury Atlanta Nis L.L.C.

Asbury Atlanta BM L.L.C.

Asbury Atlanta AU L.L.C.

Asbury Atlanta AC L.L.C.

Asbury Atlanta VB L.L.C.

Asbury Atlanta Inf L.L.C.

Asbury Atlanta VL L.L.C.

By: Asbury Automotive Atlanta L.L.C., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Amendment No. 1 to this registration statement has been signed by the following persons in the capacities and on the dates indicated.

	Signature	Title	Date
	*		
	David Hult	President and Chief Executive Officer (principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		March 23, 2016

Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Asbury Sacramento Imports L.L.C. Asbury Fresno Imports L.L.C. Asbury No Cal Niss L.L.C.

By: Asbury Automotive Fresno L.L.C., its sole member

Bv: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Amendment No. 1 to this registration statement has been signed by the following persons in the capacities and on the dates indicated.

	Signature	Title	Date
	*		
•	David Hult	President and Chief Executive Officer	
		(principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		March 23, 2016

Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Asbury Automotive Texas Real Estate Holdings L.L.C.

McDavid Houston-Niss, L.L.C.

McDavid Houston-Hon, L.L.C.

ASBURY TEXAS D FSKR, L.L.C.

ASBURY TEXAS H FSKR, L.L.C.

McDavid Austin-Acra L.L.C.

McDavid Plano-Acra, L.L.C.

Asbury Ft. Worth Ford, LLC

McDavid Irving-Hon, L.L.C.

McDavid Frisco-Hon L.L.C.

McDavid Outfitters, L.L.C.

vicDaviu Outiliteis, L.L.

McDavid Grande, L.L.C.

By: Asbury Automotive Texas L.L.C., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Amendment No. 1 to this registration statement has been signed by the following persons in the capacities and on the dates indicated.

	Signature	Title	Date
	*		
	David Hult	President and Chief Executive Officer (principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		March 23, 2016

Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

 ${\bf As bury\ Automotive\ Brandon,\ L.P.}$

Tampa Hund, L.P.

WMZ Motors, L.P.

WTY Motors, L.P.

Tampa Kia, L.P.

Tampa Mit, L.P. Tampa LM, L.P.

By: Asbury Tampa Management L.L.C., its sole general partner

By: Asbury Automotive Tampa, L.P., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Amendment No. 1 to this registration statement has been signed by the following persons in the capacities and on the dates indicated.

	Signature	Title	Date
	* David Hult	President and Chief Executive Officer (principal executive officer)	
	* Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana Attorney-in-fact		March 23, 2016

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Q Automotive Jacksonville FL, LLC

Q Automotive Kennesaw GA, LLC

Q Automotive Cumming GA, LLC

Q Automotive Ft. Myers FL, LLC

Q Automotive Brandon FL, LLC

Q Automotive Orlando FL, LLC

By: Q Automotive Group L.L.C., its sole member

By: /s/ Casey S. Coffey

Name: Casey S. Coffey

Title: President and Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Amendment No. 1 to this registration statement has been signed by the following persons in the capacities and on the dates indicated.

	Signature	Title	Date
	* Casey S. Coffey	President and Chief Executive Officer (principal executive officer)	
	* Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana Attorney-in-fact		March 23, 2016

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this Amendment No. 1 to this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Duluth, State of Georgia, on March 23, 2016.

Asbury Tampa Management L.L.C. JC Dealer Systems, LLC

By: Asbury Automotive Tampa, L.P., its sole member

By: /s/ David Hult

Name: David Hult

Title: President and Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Amendment No. 1 to this registration statement has been signed by the following persons in the capacities and on the dates indicated.

	Signature	Title	Date
	*		
	David Hult	President and Chief Executive Officer	
		(principal executive officer)	
	*		
	Keith R. Style	Chief Financial Officer (principal financial and accounting officer)	
*By:	/s/ George A. Villasana		
	Attorney-in-fact		March 23, 2016

Exhibit List

- 4.1. Indenture, dated as of December 4, 2014, by and among Asbury Automotive Group, Inc., the Subsidiary Guarantors listed on Schedule I thereto and U.S. Bank National Association, as Trustee (filed as Exhibit 4.1 to the Company's Current Report on Form 8-K filed with the SEC on December 4, 2014)
- 4.2. Form of 6.0% Senior Subordinated Note due 2024 (included as Exhibit A in Exhibit 4.1 and filed as Exhibit 4.2 to the Company's Current Report on Form 8-K filed with the SEC on December 4, 2014)
- 4.3 First Supplemental Indenture, dated as of July 29, 2015, by and among Asbury Automotive Group, Inc., Asbury Jax Ford, LLC and U.S. Bank National Association, as Trustee (filed as Exhibit 4.1 to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2015)
- 4.4 Second Supplemental Indenture, dated as of October 28, 2015, among Asbury Automotive Group, Inc., each of the guarantors named therein and U.S. Bank National Association, as Trustee (filed as Exhibit 4.1 to the Company's Current Report on Form 8-K filed with the SEC on October 28, 2015)
- 5.1. Opinion of Jones Day
- 5.2. Opinion of Brooks, Pierce, McLendon, Humphrey & Leonard L.L.P.*
- 5.3. Opinion of Stoel Rives LLP*
- 12.1. Statement Regarding Computation of Ratio of Earnings to Fixed Charges*
- 23.1. Consent of Jones Day (included in exhibit 5.1)
- 23.2. Consent of Brooks, Pierce, McLendon, Humphrey & Leonard L.L.P. (included in exhibit 5.2)*
- 23.3. Consent of Stoel Rives LLP (included in exhibit 5.3)*
- 23.4. Consent of Ernst & Young LLP
- 24.1. Power of Attorney*
- 25.1. Statement of Eligibility on Form T-1 of U.S. Bank National Association (filed as Exhibit 25.1 to the Company's Registration Statement on Form S-4, File No. 333-200842, filed with the SEC on December 10, 2014)
- 99.1 Form of Letter of Transmittal*

^{*} Previously filed.

[Jones Day Letterhead]

March 23, 2016

Asbury Automotive Group, Inc. 2905 Premiere Parkway, NW, Suite 300 Duluth, Georgia 30097

Re: Registration Statement on Form S-4 Filed by Asbury Automotive Group, Inc.

Relating to the Exchange Offer (as defined below)

Ladies and Gentlemen:

We have acted as counsel for Asbury Automotive Group, Inc., a Delaware corporation (the "Company"), and the Subsidiary Guarantors (as defined below) in connection with the Registration Statement on Form S-4 to which this opinion has been filed as an exhibit (the "Registration Statement"). The Registration Statement relates to the proposed issuance and exchange (the "Exchange Offer") of up to \$200,000,000 aggregate principal amount of 6.0% Senior Subordinated Notes due 2024 of the Company (the "Exchange Notes") for an equal principal amount of 6.0% Senior Subordinated Notes due 2024 of the Company outstanding on the date hereof (the "Outstanding Notes"). The Outstanding Notes have been, and the Exchange Notes will be, issued pursuant to an Indenture, dated as of December 4, 2014, as amended by that First Supplemental Indenture, dated as of July 29, 2015, and that Second Supplemental Indenture, dated as of October 28, 2015 (the "Indenture"), by and among the Company, the guarantors listed on Annex A hereto (each, a "Covered Guarantor" and, collectively, the "Covered Guarantors"), the guarantors listed on Annex B hereto (each, an "Other Guarantor" and, collectively, the "Other Guarantors"; such Other Guarantors and the Covered Guarantors collectively referred to as the "Subsidiary Guarantors") and U.S. Bank National Association, as trustee (the "Trustee"). The Outstanding Notes are, and the Exchange Notes will be, guaranteed (each, a "Subsidiary Guarantee") on a joint and several basis by the Subsidiary Guarantors.

In connection with the opinions expressed herein, we have examined such documents, records and matters of law as we have deemed relevant or necessary for purposes of such opinions.

Asbury Automotive Group, Inc. March 23, 2016 Page 2

Based on the foregoing, and subject to the further limitations, qualifications and assumptions set forth herein, we are of the opinion that:

- 1. The Exchange Notes, when they are executed by the Company, authenticated by the Trustee in accordance with the Indenture and issued and delivered in exchange for the Outstanding Notes in accordance with the terms of the Exchange Offer, will constitute valid and binding obligations of the Company.
- 2. The Subsidiary Guarantee of the Exchange Notes (each, an "Exchange Guarantee") of each Covered Guarantor, when it is issued and delivered in exchange for the Subsidiary Guarantee of the Outstanding Notes (each, an "Outstanding Guarantee") of that Covered Guarantor in accordance with the terms of the Exchange Offer, will constitute a valid and binding obligation of that Covered Guarantor.
- 3. The Exchange Guarantee of each Other Guarantor, when it is issued and delivered in exchange for the Outstanding Guarantee of that Other Guarantor in accordance with the terms of the Exchange Offer, will constitute a valid and binding obligation of that Other Guarantor.

The opinions set forth above are subject to the following limitations, qualifications and assumptions:

For purposes of the opinions expressed herein, we have assumed that (i) the Trustee has authorized, executed and delivered the Indenture and that the Indenture is the valid, binding and enforceable obligation of the Trustee and (ii) the Outstanding Notes have been duly authenticated by the Trustee in accordance with the Indenture.

For the purposes of our opinion set forth in paragraph 3 above, we have further assumed that (i) each of the Other Guarantors is a corporation or limited liability company existing and in good standing under the laws of its jurisdiction of incorporation or organization as listed opposite such Other Guarantor's name on Annex B hereto (each, a "Jurisdiction"); (ii) the Indenture and the Exchange Guarantees (a) have been authorized by all necessary corporate or limited liability company action, as applicable, of each of the Other Guarantors and (b) have been executed and delivered by each of the Other Guarantors under the laws of the applicable Jurisdiction; and (iii) the execution, delivery, performance and compliance with the terms and provisions of the Indenture and the Exchange Guarantees by each of the Other Guarantors do not violate or conflict with the laws of the applicable Jurisdiction, the provisions of its articles of incorporation, bylaws or other similar formation or organizational documents, as applicable, or any rule, regulation, order, decree, judgment, instrument or agreement binding upon or applicable to such Other Guarantor or its properties.

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The opinions expressed herein are limited by (i) bankruptcy, insolvency, reorganization, fraudulent transfer and fraudulent conveyance, voidable preference, moratorium or other similar laws, and related regulations and judicial doctrines from time to time in effect relating to or affecting creditors' rights and remedies generally, and (ii) general equitable principles and public policy considerations, whether such principles and considerations are considered in a proceeding at law or in equity.

As to facts material to the opinions and assumptions expressed herein, we have relied upon oral or written statements and representations of officers and other representatives of the Company and the Subsidiary Guarantors. The opinions expressed herein are limited to the laws of the State of New York, the General Corporation Law of the State of Delaware, the Delaware Revised Uniform Limited Partnership Act and the Delaware Limited Liability Company Act, and the laws of the State of Florida, in each case as currently in effect, and we express no opinion as to the effect of the laws of any other jurisdiction.

We hereby consent to the filing of this opinion as Exhibit 5.1 to the Registration Statement and to the reference to Jones Day under the caption "Legal Matters" in the prospectus constituting a part of such Registration Statement. In giving such consent, we do not hereby admit that we are included in the category of persons whose consent is required under Section 7 of the Securities Act of 1933 or the rules and regulations of the Securities and Exchange Commission promulgated thereunder.

Very truly yours,

/s/ Jones Day

Annex A

COVERED GUARANTORS

	State of
Entity	Incorporation or Organization
AF Motors, L.L.C.	Delaware
ANL, L.P.	Delaware
Arkansas Automotive Services, L.L.C.	Delaware
Asbury AR Niss L.L.C.	Delaware
Asbury Atlanta AC L.L.C.	Delaware
·	Delaware
Asbury Atlanta AU L.L.C.	Delaware
Asbury Atlanta BM L.L.C.	Delaware
Asbury Atlanta Chevrolet L.L.C.	Delaware Delaware
Asbury Atlanta Ford, LLC	
Asbury Atlanta Hon L.L.C.	Delaware
Asbury Atlanta Hund L.L.C.	Delaware
Asbury Atlanta Inf L.L.C.	Delaware
Asbury Atlanta Infiniti L.L.C.	Delaware
Asbury Atlanta Jaguar L.L.C.	Delaware
Asbury Atlanta K L.L.C.	Delaware
Asbury Atlanta Lex L.L.C.	Delaware
Asbury Atlanta Nis L.L.C.	Delaware
Asbury Atlanta Toy 2 L.L.C.	Delaware
Asbury Atlanta Toy L.L.C.	Delaware
Asbury Atlanta VB L.L.C.	Delaware
Asbury Atlanta VL L.L.C.	Delaware
Asbury Automotive Arkansas Dealership Holdings L.L.C.	Delaware
ASBURY AUTOMOTIVE ARKANSAS L.L.C.	Delaware
ASBURY AUTOMOTIVE ATLANTA II L.L.C.	Delaware
Asbury Automotive Atlanta L.L.C.	Delaware
Asbury Automotive Brandon, L.P.	Delaware
Asbury Automotive Central Florida, L.L.C.	Delaware
Asbury Automotive Deland, L.L.C.	Delaware
Asbury Automotive Fresno L.L.C.	Delaware
Asbury Automotive Group L.L.C.	Delaware
Asbury Automotive Jacksonville GP L.L.C.	Delaware
Asbury Automotive Jacksonville, L.P.	Delaware
Asbury Automotive Management L.L.C.	Delaware
Asbury Automotive Mississippi L.L.C.	Delaware
Asbury Automotive North Carolina Dealership Holdings L.L.C.	Delaware
Asbury Automotive North Carolina L.L.C.	Delaware
Asbury Automotive North Carolina Management L.L.C.	Delaware
Asbury Automotive North Carolina Real Estate Holdings L.L.C.	Delaware
Asbury Automotive Oregon L.L.C.	Delaware
Asbury Automotive Southern California L.L.C.	Delaware
ASBURY AUTOMOTIVE ST. LOUIS II L.L.C.	Delaware
Asbury Automotive St. Louis, L.L.C.	Delaware
Asbury Automotive Tampa GP L.L.C.	Delaware
Asbury Automotive Tampa, L.P.	Delaware
Asbury Automotive Texas L.L.C.	Delaware
Asbury Automotive Texas Real Estate Holdings L.L.C.	Delaware
Asbury CH Motors L.L.C.	Delaware
Asouty Off Motors L.L.C.	Delawate

-	State of Incorporation
Entity	or Organization
Asbury Deland Hund, LLC	Delaware
Asbury Deland Imports 2, L.L.C.	Delaware
Asbury Fresno Imports L.L.C.	Delaware
Asbury Ft. Worth Ford, LLC	Delaware
Asbury Jax AC, LLC	Delaware
Asbury Jax Ford, LLC	Delaware
Asbury Jax Holdings, L.P.	Delaware
Asbury Jax Hon L.L.C.	Delaware
Asbury Jax K L.L.C.	Delaware
Asbury Jax Management L.L.C.	Delaware
Asbury Jax VW L.L.C.	Delaware
Asbury MS CHEV L.L.C.	Delaware
Asbury MS Gray-Daniels L.L.C.	Delaware
Asbury No Cal Niss L.L.C.	Delaware
Asbury Sacramento Imports L.L.C.	Delaware
Asbury SC JPV L.L.C.	Delaware
Asbury SC LEX L.L.C.	Delaware
Asbury SC TOY L.L.C.	Delaware
ASBURY SO CAL DC L.L.C.	Delaware
ASBURY SO CAL HON L.L.C.	Delaware
Asbury So Cal Niss L.L.C.	Delaware
Asbury South Carolina Real Estate Holdings L.L.C.	Delaware
Asbury St. Louis Cadillac L.L.C.	Delaware
ASBURY ST. LOUIS FSKR, L.L.C.	Delaware
Asbury St. Louis Lex L.L.C.	Delaware
Asbury St. Louis LR L.L.C.	Delaware
Asbury St. Louis M L.L.C.	Delaware
Asbury Tampa Management L.L.C.	Delaware
ASBURY TEXAS D FSKR, L.L.C.	Delaware
ASBURY TEXAS H FSKR, L.L.C.	Delaware
Asbury-Deland Imports, L.L.C.	Delaware
Atlanta Real Estate Holdings L.L.C.	Delaware
Avenues Motors, Ltd.	Florida
Bayway Financial Services, L.P.	Delaware
BFP Motors L.L.C.	Delaware
C & O Properties, Ltd.	Florida
Camco Finance II L.L.C.	Delaware
CFP Motors L.L.C.	Delaware
CH Motors L.L.C.	Delaware
CHO Partnership, Ltd.	Florida
CK Chevrolet L.L.C.	Delaware
CK Motors LLC	Delaware
CN Motors L.L.C.	Delaware
Coggin Automotive Corp.	Florida
Coggin Cars L.L.C.	Delaware
Coggin Chevrolet L.L.C.	Delaware
Coggin Management, L.P.	Delaware
CP-GMC Motors L.L.C.	Delaware
Crown CHH L.L.C.	Delaware

	State of Incorporation
Entity	or Organization
Crown CHO L.L.C.	Delaware
Crown CHV L.L.C.	Delaware
Crown FDO L.L.C.	Delaware
Crown FFO Holdings L.L.C.	Delaware
Crown FFO L.L.C.	Delaware
Crown GAC L.L.C.	Delaware
Crown GBM L.L.C.	Delaware
Crown GCA L.L.C.	Delaware
Crown GDO L.L.C.	Delaware
Crown GHO L.L.C.	Delaware
Crown GNI L.L.C.	Delaware
Crown GPG L.L.C.	Delaware
Crown GVO L.L.C.	Delaware
Crown Motorcar Company L.L.C.	Delaware
CROWN PBM L.L.C.	Delaware
Crown RIA L.L.C.	Delaware
Crown RIB L.L.C.	Delaware
Crown SJC L.L.C.	Delaware
Crown SNI L.L.C.	Delaware
CSA Imports L.L.C.	Delaware
ESCUDE-NN L.L.C.	Delaware
ESCUDE-NS L.L.C.	Delaware
ESCUDE-T L.L.C.	Delaware
Florida Automotive Services L.L.C.	Delaware
HFP Motors L.L.C.	Delaware
JC Dealer Systems, LLC	Delaware
KP Motors L.L.C.	Delaware
McDavid Austin-Acra L.L.C.	Delaware
McDavid Frisco-Hon L.L.C.	Delaware
McDavid Grande, L.L.C.	Delaware
McDavid Houston-Hon, L.L.C.	Delaware
McDavid Houston-Niss, L.L.C.	Delaware Delaware
McDavid Irving-Hon, L.L.C.	Delaware
McDavid Outfitters, L.L.C.	Delaware
McDavid Plano-Acra, L.L.C.	Delaware Delaware
Mid-Atlantic Automotive Services, L.L.C.	Delaware
	Delaware
Mississippi Automotive Services, L.L.C.	
Missouri Automotive Services, L.L.C.	Delaware
NP FLM L.L.C. NP MZD L.L.C.	Delaware Delaware
NP VKW L.L.C.	Delaware
Plano Lincoln-Mercury, Inc.	Delaware
Precision Computer Services, Inc.	Florida
Precision Enterprises Tampa, Inc.	Florida
Precision Infiniti, Inc.	Florida
Precision Motorcars, Inc.	Florida
Precision Nissan, Inc.	Florida
Premier NSN L.L.C.	Delaware
Premier Pon L.L.C.	Delaware

	State of Incorporation
Entity	or Organization
Prestige Bay L.L.C.	Delaware
Prestige TOY L.L.C.	Delaware
Q Automotive Brandon FL, LLC	Delaware
Q Automotive Cumming GA, LLC	Delaware
Q Automotive Ft. Myers FL, LLC	Delaware
Q Automotive Group L.L.C.	Delaware
Q Automotive Jacksonville FL, LLC	Delaware
Q Automotive Kennesaw GA, LLC	Delaware
Q Automotive Orlando FL, LLC	Delaware
Southern Atlantic Automotive Services, L.L.C.	Delaware
Tampa Hund, L.P.	Delaware
Tampa Kia, L.P.	Delaware
Tampa LM, L.P.	Delaware
Tampa Mit, L.P.	Delaware
Texas Automotive Services, L.L.C.	Delaware
Thomason Dam L.L.C.	Delaware
Thomason FRD L.L.C.	Delaware
Thomason Hund L.L.C.	Delaware
Thomason Pontiac-GMC L.L.C.	Delaware
WMZ Motors, L.P.	Delaware
WTY Motors, L.P.	Delaware

Annex B

OTHER GUARANTORS

State of Incorporation or Organization
Crown Acura/Nissan, LLC

State of Incorporation or Organization
North Carolina

Crown Honda, LLC
Thomason Auto Credit Northwest, Inc.

North Carolina North Carolina Oregon

Consent of Independent Registered Public Accounting Firm

We consent to the reference to our firm under the caption "Independent Registered Public Accounting Firm" in Amendment No. 1 to the Registration Statement (Form S-4 No. 333-210137) and related prospectus of Asbury Automotive Group, Inc. for the registration of \$200,000,000 of 6.0% Senior Subordinated Notes due 2024 of Asbury Automotive Group, Inc. and to the incorporation by reference therein of our reports dated February 19, 2016, with respect to the consolidated financial statements of Asbury Automotive Group, Inc., and the effectiveness of internal control over financial reporting of Asbury Automotive Group, Inc. as of December 31, 2015, included in its Annual Report (Form 10-K) for the year ended December 31, 2015, filed with the Securities and Exchange Commission.

/s/ Ernst & Young LLP

Atlanta, Georgia March 23, 2016