

Dealership Signup Information

(All dealer agreements can be found on our website - goldstandardautomotive.com)

*Dealership Name _____

*Dealership DBA (if different from name) _____

*Agent _____

*Agency _____

***Login Credentials for Dealership – Please include first and last name** (if the person needs limited access/credentials such as NO access to remittance or settings please note “limited” next to name).

Name _____ Email _____

Name _____ Email _____

Name _____ Email _____

***Rate Card – Custom Standard A B C D E F**

***GAP :** **YES** **NO**

(If yes please include CarCo Gap dealer agreement and select ONLY 1 option for Gap. *(Also, there are options for over \$100k financing upon request)*).

Standard 125% no ADR

Standard 150% no ADR

Standard 125% with ADR benefit

Standard 150 % with ADR benefit

Branded/Salvage 100%

BHPH 125%

California GAP (No ADR)

***PayLink:** **YES** **NO**

(Include Dealer Agreement if wanting this option). *Needs to be less than 10% of overall business production.*

***Pass Through:** **YES** **NO**

(If yes please include pass though form, with W9 and ACH form & voided check).

***DMS Integration company** (dealership needs to contact their DMS provider to start integration process.)

DMS Provider Name _____

Please include the following forms when submitting a dealership sign-up:

1. Gold Standard dealer agreement
2. Commission setup form or select rate card option
3. PayLink dealer agreement
4. CarCo GAP dealer agreement
5. Pass Through agreement with W9 and ACH for each payee
6. Florida ONLY – Plateau appointment agreement

Send all the documentation to the following:

Gold Standard Internal Account Manager

Sales team – sales@goldstandardautomotive.com

Support team – support@goldstandardautomotive.com



GOLD STANDARD AUTOMOTIVE NETWORK

P.O. Box 260 • Draper, UT 84020

801-963-GOLD or Toll-Free 833-852-GOLD

GoldStandardAutomotive.com

DEALER AGREEMENT: NEW DEALERS

Dealer		Federal Tax ID Number		Effective Date	
Address			City		State
					ZIP
Telephone Number	Fax Number	Contact Name		Email Address	

THIS AGREEMENT is between Gold Standard Automotive Network, ("GSAN") a Utah corporation, and _____, a _____ corporation with their principal offices located at _____ (individually and collectively with their affiliated entities, ("Dealer", "You", "Your").

WHEREAS, the Dealer desires to perform as well as follow the requirements of the Program; and in Consideration of the recitals, promises and mutual covenants as outlined for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, GSAN and the Dealer desires to enter this Agreement. The Dealer wishes to offer one or more of GSAN's Products to its motor vehicle Purchasers ("Purchasers") and GSAN desires to appoint the Dealer as a sales representative for such Products, all in accordance with the terms and conditions of this Agreement. As used herein, "Product" means any of the Maintenance or Maintenance / Vehicle Service Contract, GAP, or other programs offered by GSAN to a Dealer.

- GSAN hereby authorizes You to offer and sell GSAN Products to Your Purchasers within the States were filed and approved. You agree each Product shall be sold only on an eligible vehicle as defined within the GSAN Product(s) Contract in accordance with GSAN rules, regulations, terms and pricing in effect at the time of sale. The Dealer agrees to report all sales and make payment on sold Products by the 15th of the following month. The Dealer agrees that prior to the sale of any vehicle being sold with a GSAN Product, that the vehicle has been inspected and that the Dealer has repaired or fixed any defects found or made repairs required and certifies that the vehicle is in good working mechanical condition, unless otherwise specified in this agreement.
- You have no right to use the logo or trademarks of either the insurer or GSAN under this agreement without specific permission to do in writing. You may use approved GSAN brochures.
- GSAN reserves the right to change Product coverage, rules, regulations, terms and pricing. You will be notified of these changes and shall promptly make the changes as required. The insurer may also make changes and the Dealer will be notified should such changes occur. GSAN shall have no liability and the Dealer will indemnify, defend, and hold harmless GSAN with respect to any Product offered by the Dealer on a form, other than that provided to the Dealer by GSAN, or on a form no longer in use, or using a form that has been issued but does not meet the terms and conditions on the form, as outlined herein. You shall not change, modify, alter or waive any terms on the Product agreement and have no authority to modify or waive any terms within the GSAN Product or make representations on coverage or benefits provided. Nor, may You modify or change the contractual obligations of the insurance carrier. Should such change occur, or representations made result in a loss that is otherwise not covered, it will be the Dealers obligation to make repairs or pay for loss incurred, including any legal fees or court costs.
- You shall comply with all applicable laws relating to all aspects of the Agreement and the Products offered pursuant hereto, including, but not limited to: (1) the marketing and sale of Products; (2) mandated timeframes for delivery of Product forms; (3) making Product terms and conditions available to consumers prior to purchase; and (4) timely refunding of the purchase price in the event of a proper cancellation by a Purchaser.
- You shall comply with all lawful instructions and rules issued by GSAN relating to the Agreement or the Products offered pursuant hereto, including all instructions relating to licensing, registration or other authorization required of a governmental authority for Dealer to market and sell the Products.

6. You shall remit to GSAN all funds due to the GSAN on each sale within fifteen days (15) days following the end of the month in which the Product was sold. Any additional monies that are otherwise owed by You shall be due immediately upon the Dealer's receipt of a billing for such from GSAN. Should a Dealer fail to remit funds within the required time frame, they may become liable for the payment of any or all claims, including legal fees, court costs or judgments rendered. It is understood that the insurer has the right but may not elect to collect from the dealer any outstanding funds owed to GSAN. A Dealer that is not current with the payments on sales made as detailed herein, will lose eligibility for the "no charge back" benefit should payments not be kept current as required. Any Dealer which has more than 100% or greater loss ratio or greater shall not be eligible for the "no charge back" program. Loss ratio is defined by taking total paid on your written earned fees compared to claims paid during the same period.
7. (a) In the event of cancellation of an approved service contract by the purchaser after One Hundred Twenty (120) days from its effective date, the amount of the refund by Administrator will be the full pro rata amount due to the purchaser, subject to 1 (d & e) below.
All sold Contracts must be paid in full within Forty-Five (45) days from the contract inception date.
A refund due to a cancellation of an approved service contract within One Hundred Twenty (120) days of its effective date will be shared by both the Dealer and Administrator. Each party will pay their appropriate pro rata share of the refund. The Dealer's pro rata share is based on the difference between the retail selling price and the Dealer net cost due to the Administrator including surcharge.
(b) All approved service contracts written on or after the effective date of this Addendum shall be accounted for as of June 1, 2021.
(c) The Administrator's responsibility to the Dealer will not exceed the pro rata share of the refund based on the Dealer's service contract profit and where applicable may NOT exceed the approved state filed rates.
(d) The Maximum dollar amount of this "dealer no charge back" is the actual cost up to a maximum of One Thousand Dollars (\$1,000) and applies to only the 3, 4, and 5 year Power Train, 10K, 10K Plus (Mechanical VSC), Extended plans (Bronze and Silver) and the Exclusionary plan (Gold). Dealer Pass Through, Over Bill, Over Remit etc. are included in the dealer's portion of the One Thousand Dollars (\$1,000) covered by Gold Standard Automotive Network, Inc.
(e) To qualify for this benefit, the Dealer must sell two (2) eligible contracts as defined in "d" above per month and have a loss ratio of paid claims to earned premium on VSC Contracts sold by the Dealer from the date this Agreement became effective that is less than 100%.
8. This Agreement can be modified or terminated by the Administrator at any time. A Dealer may also terminate this agreement. Termination of this Addendum will not be grounds for termination of the Administrator agreement. If this Agreement is terminated, all contracts written while this Addendum is in force will be subject to and accounted for pursuant to the terms herein.
9. Except as herein specified, all other terms and conditions of the Administrator Agreement, and any Addendum or amendment thereto, remain unchanged.
10. Any contract financed through Paylink, does not qualify for the No Charge Back program. Each party will pay their appropriate pro rata share of the refund. The Dealer's pro rata share is based on the difference between the retail selling price and the Dealer net cost due to the Administrator including surcharge.
11. You shall promptly refund to the Purchaser, all funds owed in the event of a cancellation, including compensation received by You. A cancellation fee may be made by GSAN as allowed by State law.
12. It is understood and agreed that should You provide repair services that includes a covered benefit under a GSAN Product, You must obtain approval for any such work prior to starting repairs. Labor rates and parts costs shall conform to the local prevailing rate, not to exceed the amounts shown in the GSAN Product agreement. The Dealer agrees not to make a claim for repairs that were known prior to the time of sale, or on parts that were not damaged, or excluded in the Product agreement.
13. You shall remain responsible for performing the work in a reasonable, workman like manner and shall warrant the repairs for 12 months. GSAN is not responsible for work done in an unacceptable manner.
14. You are required to fully inform all Purchasers about the Program terms, conditions, limitations, and exclusions as outlined within the Product terms.
15. GSAN may change the rate to You; GSAN will communicate any such change to You. Any change so made would take place 30 days after notice. If the Dealer fails to properly remit funds to GSAN as required, then the Dealer shall be liable for all costs and expenses of GSAN resulting from the Dealer's failure to remit such funds. The Dealer agrees that failure of the Dealer to properly remit funds for any Contract issued by it shall constitute a material breach of this Agreement.
16. You shall be responsible for any taxes imposed by law on You or transaction as a result of the sale of all or any part of the Program.
17. You further agree that all funds received by You on the sale of GSAN Products shall be held in a fiduciary capacity and not intermingled with personal or other funds or used for personal or any other purpose whatsoever.
18. If any fees or any other amounts due to GSAN, or its agents or assigns, from the Dealer remain unpaid after thirty (30) days shall be deducted from any fees or other any amounts otherwise due to the Dealer. GSAN also reserves the right to offset

any amounts due to the Dealer under this Agreement against any amounts due to the Dealer under this or any other agreements the Dealer.

19. GSAN may cancel any Contract in its sole discretion subject only to the terms of the Contract and applicable state law. The Dealer further agrees that the GSAN may decline or refuse to accept any Contract in its sole discretion subject only to the terms of the Contract and applicable state law. Upon termination or expiration of the Agreement, immediately cease offering the Products and coordinate with GSAN to resolve any requests from or disputes with Purchasers, including but not limited to refunds/cancellations. Should this Agreement terminate for any reason, the Dealer agrees to immediately cease offering the Products and work with GSAN to resolve any requests from disputes with Purchasers, including refunds/cancellations.
20. You agree to hold the GSAN, their respective agents, employees, successors harmless from any and all claims, actions, demands or liabilities (including but not limited to attorney's fees and other legal costs) of any type arising out of or resulting from (i) any act or failure to act by You (including but not limited to its agents and employees) which causes harm or damage to any person or property, (ii) any act related to the conduct of You business over which GSAN has no control (iii) any other claim arising out of or related to a Contract except to the extent that such claim relates to GSAN's failure to perform its obligations hereunder, or (iv) the Your failure to comply with any and all applicable laws, rules, regulations and ordinances respecting the sales of Contracts. Should You receive notice of a lawsuit, hearing, investigation, issuance of a cease-and-desist order or any other complaint related to Products sold pursuant to this Agreement, You shall notify GSAN within 2 (two) business days.
21. You shall bear all of its business expenses and marketing costs and shall not incur any expense or cost on behalf of the GSAN.
22. You agree to keep GSAN's Confidential Information confidential. As used herein, "Confidential Information" means any and all information provided by the GSAN to You, which may include without limitation: information concerning the business and practices, rating information, policies and procedures, techniques, processes, equipment, software programs, financial information, pricing policies, contractual relationships and sales. Confidential Information does not include information that was in the public domain at the time it was disclosed to You or rightfully known by You prior to disclosure by the GSAN. You agree to use the Confidential Information only for the purposes of fulfilling its obligations under the Program. You further agree not to disclose, disseminate, publish, transfer, or otherwise make available Confidential Information to third parties.
23. You and all persons employed by You to perform any activities authorized by this Agreement shall procure and maintain in good standing all licenses, permits, and certifications required under all applicable state and federal laws with respect to such activities.
24. You shall not use for any purpose other than as required by this Agreement, disclosure to any other person or entity the names, personal information, and other information concerning the subject matter of the Products without first affording GSAN with a reasonable opportunity to confirm that such use or disclosure complies with any applicable federal or state privacy laws.
25. You shall not engage in unlawful discrimination, misrepresentation, or any unfair trade practice pertaining to the Program that is prohibited by law.
26. GSAN Agrees:
 - a. To allow You to charge a reasonable mark-up above the Company's charged costs of the Contracts (the "Dealer Mark-up").
 - b. To arrange for the purchase of insurance covering the Company's obligation under any Program unless otherwise stated in the Contracts sold to Purchasers.
 - c. To furnish You with the form of the Contracts and other supplies approved by the Company necessary for You to implement the Program, all of which shall remain the property of the Company and shall be promptly returned to the Company by You in the event of the termination of this Agreement or upon demand of the Company.
 - d. To compute payment to You, if applicable, on all covered Contract claims at the customary retail labor rate for the time required. You understand that, in some cases, parts will be handled as outlined in the Product details.
 - e. For cancelations by the Purchaser, to refund to the Dealer (to enable the Dealer to return the funds to the Purchaser), the Company's portion due according to the terms agreed upon in the Purchaser's Contract under the applicable cancelation section, unless the cost is part of a finance agreement, in which case, the refund would be made to the Lender.
 - f. To hold You harmless from an expense (including attorney's fees), judgment, fine, and amount paid in settlement arising out of any action, suit or proceeding, whether civil, criminal administrative or investigative, in connection with the Product issued pursuant to this Agreement, which result from gross negligence, fraudulent or illegal acts on the part of the Company.
 - g. To inform You about the policies, procedures, risk management and marketing guidelines of the contractual liability insurer of the Company.
 - h. GSAN shall be solely responsible for administering and paying all benefits under the Products. You shall have no authority to adjudicate, settle, compromise, or pay any benefits under the Products. In the event a Customer attempts to make a claim under a Product directly with Dealer, You shall instruct the Customer to follow the claims reporting instructions set forth in the Product Form and shall provide all reasonable and necessary cooperation and

assistance to the Customer.

- i. This Agreement shall become effective as of the date specified in the Information Page. This Agreement may be terminated by either party by giving thirty (30) days' advance written notice to the other party. This Agreement may be terminated immediately for any of the following reasons: (a) the failure of the other party to cure any material breach of this Agreement committed by such party within thirty (30) days after written notice of the breach has been provided by the terminating party; (b) the filing of a voluntary or involuntary bankruptcy petition involving the other party, or the appointment of a receiver, conservator, supervisors, or similar official concerning the other party; or (c) the assignment by the other party of all or substantially all of its assets for the benefit of its creditors. The termination of this Agreement shall not affect or diminish the obligations of the parties under this Agreement with respect to Products sold prior to the termination date.
27. This Agreement shall be interpreted and enforced in accordance with the laws of UTAH, without reference to the conflicts of laws principles thereof. Any controversy or claim arising out of or relating to this Agreement or the breach thereof shall be settled by binding arbitration administered by the American Arbitration Association under its Commercial Arbitration Rules. Such arbitration shall be conducted before a three-person arbitration panel, and each arbitrator shall have experience in matters of property and casualty insurance or reinsurance. One arbitrator shall be chosen by Dealer, one by GSAN, and a third arbitrator, an umpire, shall be chosen by the appointed arbitrators. In the event that the arbitrators are not able to agree on the choice of the umpire, the appointment shall be left to the President of the American Arbitration Association, or its successor. Venue for such arbitration shall be decided by the parties. If the parties cannot agree to where the arbitration will be conducted, then the arbitration panel will decide. The arbitration panel's award shall be in writing and shall set forth the findings and conclusions upon which it based the award. The prevailing party in any such arbitration shall be entitled to recover its reasonable attorney's fees, costs and expenses incurred in connection with the arbitration, as such is determined by the arbitration panel.
 28. You shall at all times be considered an independent contractor, and nothing in this Agreement is intended or shall be construed to create an employment, joint venture, or partnership relationship between GSAN and Dealer or between GSAN and any of Dealer's employees, agents, and sub-contractors.
 29. The failure by either party to exercise or enforce any of its rights or remedies under this Agreement shall not be construed as a waiver or relinquishment to any extent of such party's right to assert or rely upon any such provision, right, or remedy.
 30. Except as otherwise provided herein, the terms and conditions of this Agreement shall inure to the benefit of and be binding upon the respective lawful successors and assigns of the parties. Nothing in this Agreement, express or implied, is intended to confer upon any party other than the parties hereto or their respective lawful successors and assigns any rights, remedies, obligations, or liabilities under or by reason of this Agreement.
 31. Neither this Agreement, nor any of the authority, rights, duties, obligations, liabilities afforded or created by this Agreement may be assigned or delegated by Dealer to any other person without a prior written consent of GSAN.
 32. This written Agreement and the exhibits hereto constitute the entire agreement.
 33. This Agreement and the Information Page may not be amended or modified except by written agreement signed by both of the parties hereto. This provision does not apply to the Program Terms which may be amended by GSAN, as provided in this Agreement.
 34. If one or more provisions of this Agreement are held to be unenforceable under applicable laws, such provision shall be excluded from this Agreement and the balance of this Agreement shall be interpreted as if such provision were so excluded and shall be enforceable in accordance with its terms.

DEALER BUSINESS PROTECTION

35. GSAN has agreed to provide You with an incentive designed to help protect Your business and to generate additional sales for Your business. To be eligible for this benefit, You must have them paid within 45 days of the sale contract being written and 48 days from vehicle sale date on the vehicle in question. You must maintain the requirements noted in the Dealer Agreement and will be subject to the specific terms as detailed below. This is not a benefit that can be sold by You to Your Customer.
36. The benefit as outlined will only be applicable on sales where the designated GSAN product is sold and remains active on the vehicle at the time of collision.
37. All VSC fees owed on recorded sales must have been remitted to GSAN as detailed in the Dealer agreement in order for You to receive this benefit.
38. GSAN will pay directly to the Dealer noted in this agreement, should Your customer under a GSAN VSC contract have a total loss resulting from a collision and must replace their vehicle, \$2,000 toward the down payment of a vehicle purchased from Your Dealership. The Dealer must document that a total loss occurred. Also:
 - GSAN reserves the right to ask for documentation prior to reimbursement.
 - The purchase or lease of the replacement vehicle from the Dealership must be for an amount greater than the value prior to loss of the replaced vehicle.
 - The vehicle that has been totaled must be replaced at your Dealership.
 - Vehicles that are repairable but deemed by the customer as being totaled are not eligible for this Dealer plan.
 - The payment shall be made to the Dealer with the Customers name on the check. The Dealer shall provide validation of the sale or lease before the check will be released.

NO CHARGEBACKS

The parties hereto have previously entered into an Administrative Agreement setting forth their rights and duties with respect to a Service Contract Program administered by the Administrator.

IN CONSIDERATION of mutual agreements herein contained being kept and performed, Administrator agrees to allow the Dealer to retain profits on canceled contracts, providing the following conditions are met:

- (a) In the event of cancellation of an approved service contract by the purchaser after One Hundred Twenty (120) days from its effective date, the amount of the refund by Administrator will be the full pro rata amount due to the purchaser, subject to 1 (e & f) below.

All sold Contracts must be paid in full within Forty-Five (45) days from the contract inception date.

(b) A refund due to a cancellation of an approved service contract within One Hundred Twenty (120) days of its effective date will be shared by both the Dealer and Administrator. Each party will pay their appropriate pro rata share of the refund. The Dealer's pro rata share is based on the difference between the retail selling price and the Dealer net cost due to the Administrator including a surcharge.

(c) All approved service contracts written as of Your notice date, shown above shall be subject to this addendum.

(d) Administrator's responsibility to the Dealer will not exceed the pro rata share of the refund based on the Dealer's service contract profit and where applicable may NOT exceed the approved state filed rates.

(e) The Maximum dollar amount of this "dealer no charge back" is the actual cost up to a maximum of One Thousand Dollars (\$1,000) and applies to only 3yr term contracts or longer. Dealer Pass Through, Over Bill, Over Remit etc. are included in the dealer's portion of the One Thousand Dollars (\$1,000) covered by Gold Standard Automotive Network, Inc.

(f) To qualify for this benefit, the Dealer must sell two (2) eligible contracts as defined in "e" above per month and have a loss ratio of paid claims to earned premium on VSC Contracts sold by the Dealer from the date this Agreement becomes effective that is less than 100%.
- The No Chargeback Agreement can be modified or terminated by the Administrator at any time. A Dealer may also terminate the No Charge back agreement. Termination of this Addendum will not be grounds for termination of the Administrator agreement. If this Agreement is terminated, all contracts written while this Addendum is in force will be subject to and accounted for pursuant to the terms herein.
- Except as herein specified, all other terms and conditions of the Administrator Agreement, and any Addendum or amendment thereto, remain unchanged.
- Any contract financed through Paylink, does not qualify for the No Charge Back program. Each party will pay their appropriate pro rata share of the refund. The Dealer's pro rata share is based on the difference between the retail selling price and the Dealer net cost due to the Administrator including surcharge.

IN WITNESS WHEREOF, the parties hereto have executed this Dealer Agreement, the day and year first written above.

DEALER/ DEALERSHIP:

Dealer/ Dealership Name: _____

Address: _____

City: _____ State: _____ ZIP: _____

Signature: _____

Title: _____

ADMINISTRATOR:

Gold Standard Automotive Network, Inc.

P.O. Box 260, Draper, UT 84020

By: Anthony Timpson

Title: Chief Sales Officer

Dealer Profile

Application Date: _____

Dealer Information:		
Dealer Name:	DBA (if applicable):	
Dealer Type: <small>(check one)</small>	<input type="checkbox"/> Franchise	<input type="checkbox"/> Independent <input type="checkbox"/> Buy Here Pay Here
Physical Street Address:		
City:	State:	Zip:
Primary Contact:	Phone:	Fax:
Email Address:	Average Vehicles Sold Per Month:	
MotorForms:		
If you intend to use eContracting and eRating, please complete the section below.		
Current DMS:	Current Menu System:	
Primary User:	Email Address:	

Completed By:

I hereby swear that the answers provided herein are true and correct to the best of my knowledge.

Any person who knowingly submits this application with any false or misleading information, is subject to denial or future termination.

Printed Name

Position

Signature

Date

Dealer Agreement

This Dealer Agreement (“Agreement”) is made this ____ day of _____, 20____, by and between the Dealer, Producer, and Administrator identified below (each a “Party”, and collectively referred to herein as the “Parties”).

Dealer:	
Agent (“Producer”):	
Administrator (“Company”):	<input type="checkbox"/> Comprehensive Auto Resources Company, Inc. P.O. Box 1268 Exton, PA 19341 (877) 902-8790
Products of Interest (“Program”):	<input type="checkbox"/> GAP

Recitals:
Whereas, the **Company**, among other things, markets and administers the **Program**; and
Whereas, the **Dealer** desires to use the **Company’s Program** in conjunction with the sale of vehicles to **Dealer’s** customers; and
Whereas, the **Producer** is responsible for establishing and maintaining the **Dealer’s** relationship with the **Company**;
Now Therefore, in consideration of the mutual covenants contained herein, the **Parties** hereto agree as follows:

A. GENERAL PROVISIONS

1. The **Parties** are acting solely as independent contractors in all matters relative to this Agreement.
2. It is the duty of the **Parties** hereto to notify the others of any change of address.
3. Should any part of this **Dealer** Agreement be found to be unlawful or void, it shall not affect the remaining parts of the Agreement.
4. If any **Party** to this Agreement fails to perform its obligations under this Agreement, the non-performing **Party** shall be liable for all liabilities, losses, claims, damages, costs and expenses, including without limitation, reasonable attorney’s fees, incurred in enforcing the provisions of this Agreement.
5. This Agreement contains the complete understanding of the **Parties** and may not be amended or modified by the **Parties** unless such amendment or modification is in writing, and agreed to by all **Parties**.
6. This Agreement attaches to and becomes a part of the **Producer** Agreement.
7. The Agreement supersedes all previous oral or written Agreements.
8. The **Company** reserves the right, before or after termination, to audit the books and records of **Dealer** pertaining to the **Program**, as long as any liability may exist.
9. The **Dealer** will have no authority to bind **Company** in any way unless specifically set forth herein.
10. The **Dealer** will not accept, service, or settle any claims on behalf of the **Company** without written consent.
11. Should the **Dealer** consist of more than one location, the name and address of each individual location will be attached hereto by amendment, and the terms and conditions herein will apply to all locations.

B. COMPANY

1. **Company** hereby grants authority to **Dealer** to receive and accept Applications from **Dealer’s** customers to purchase coverage under the **Program**.
2. **Company** has acquired, and agrees to maintain, insurance coverage, at **Company’s** sole expense, which shall ensure that the **Company** fulfills its obligations to **Dealer’s** customers.
3. **Company** agrees to furnish the necessary Applications, forms, and other supplies necessary for the **Dealer** to implement the **Program**, all of which shall remain the property of the **Company** and shall be returned to **Company** in the event of the termination of this Agreement. No other Application, marketing material, or any similar material regarding the **Program** (including logos), shall be used by **Dealer** unless pre-approved in writing by **Company**.
4. **Company** agrees to promptly and accurately process the business, including enrollments and cancellations, adjust, settle, and pay and/or deny benefit requests and/or claims in accordance with applicable law and the terms of the **Program**, and perform other Administrative activities as may be agreed between the **Parties** provided however, the **Company** may, at its sole discretion, sub-contract with another entity to perform and/or assume some or all of its rights, duties, and/or obligations arising under this Agreement.
5. **Company** shall be under no obligation to investigate or arrange for the payment of any claim if the **Dealer** or **Producer** fail to remit the Application and required fees to the **Company** in accordance with the terms and conditions herein.

C. DEALER

1. **Dealer** agrees to follow the guidelines as issued by **Company** concerning the **Program**. Furthermore, **Dealer** agrees to comply with applicable law and all terms and conditions of the corresponding **Program** Application.
2. **Dealer** agrees to use only the Applications provided by **Company**, and to register only those vehicles eligible for coverage under the **Program**.
3. **Dealer** agrees to disclose to customers all material terms for each **Program** offered, including but not limited to: administration fees, deductibles, coverage periods, exclusions, eligibility, as well as other material terms.
4. **Dealer** agrees to hold all funds collected for the **Program**, which are payable to **Company**, in a fiduciary capacity.
5. **Dealer** agrees to remit the cost for each Application in accordance with the **Company's** requirements within sixty (60) days of Application issue date. **Company** reserves the right to refuse/return the Application to the **Dealer**, and notify the purchaser of the refusal/return of the Application. No coverage will be granted for non-timely or incomplete Application submission by **Dealer**.
6. If an Application is remitted to **Company** more than sixty (60) days from Application issue date, **Dealer** may be required to provide a Late Submission Agreement, under which **Dealer** agrees to be responsible for any claims occurring prior to the remittal of the Application.
7. **Company** reserves the right to charge a late remittal fee of \$50.00 for each Application remitted more than sixty (60) days from the Application date.
8. **Dealer** agrees that **Company** shall have the right to offset any amount **Company** may owe **Dealer** against any sums the **Dealer** may owe for any obligations of **Dealer** to **Company**.
9. **Dealer** agrees to refund any amounts owed, as calculated by **Company** in accordance with applicable law and the Application terms and conditions, in a timely manner.
10. **Dealer** agrees to indemnify and defend and hold **Company**, and their officers, directors, employees, and agents, harmless from any claim, liability, damage, loss, or expense, including attorney's fees resulting from any negligence, act, omission, willful conduct or misconduct, or failure to act by **Dealer**, or its employees or agents.

D. DEALER DISPUTE

The **Parties** agree that, prior to taking any formal legal action, all disputes and controversies of every kind and nature arising out of this **Agreement** shall be submitted to arbitration administered by the American Arbitration Association (AAA), in accordance with its rules for such cases then in effect, and any judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction thereof. The prevailing **Party** shall be entitled to an award of reasonable attorneys' fees as well as costs and fees of arbitration. Any **Party** may request that the award of the arbitrator be accompanied by a reasoned opinion.

E. TERMINATION

Any **Party** may terminate this **Agreement**, for any or no reason at all, by providing the other **Parties** thirty (30) days prior written notice; provided however the **Company** may terminate this **Agreement** immediately, and without prior notice, if the **Dealer** fails to comply with any Licensing laws, or other law or regulation; becomes insolvent, bankrupt, or suffers some other financial impairment that may impact **Dealer's** performance under this **Agreement**; improperly handles **Company's** funds; commits any act of fraud or malfeasance; commits any breach of this **Agreement** or any other **Agreement** with **Company**; or commits any act injurious to **Company** or its contract holders. Additionally, the **Company** reserves the right to terminate this **Agreement**, with due notice, for inadequate performance, including but not limited to: low production, excessive losses, and/or improper reporting. The **Dealer** will be responsible for and agrees to remit to **Company** all policies produced by **Dealer** under the **Program** prior to the effective date of termination. The termination of this **Agreement** will not affect any Application received by the **Company** prior to the effective date of termination. After termination, **Dealer** agrees to return all unused Applications, forms, brochures, and any other supplies or equipment made available to **Dealer** by **Company**. It is expressly agreed that termination of this **Agreement** does not release **Dealer** from continuing liability for refunds and/or cancellations.

IN WITNESS WHEREOF, the Parties have executed this Agreement on the date listed on page two.		
Producer:	Printed Name: _____	Signature: _____ Date: _____
Dealer:	Printed Name: _____	Signature: _____ Date: _____
Company:	Printed Name: _____	Signature: _____ Date: _____

DEALER ENROLLMENT FORM

PLEASE COMPLETE ALL FIELDS

Submit via email to: SonsioPMO@sonsio.co

TYPE OF AGREEMENT

Choose one

NEW DEALER

AMEND CURRENT DEALER

DEALERSHIP INFORMATION

DEALERSHIP LEGAL NAME		DEALERSHIP DBA NAME	
GROUP AFFILIATION		DEALER NO.	
ADDRESS	CITY	STATE	ZIP
AUTOMOBILE WARRANTY LICENSE (0253) # REQUIRED FOR FL DEALER ONLY	WEB ADDRESS		

PRIMARY SERVICE DRIVE CONTACT

CONTACT NAME	PHONE	EMAIL
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**Gold Standard Automotive Network, Inc.
VSC Program Dealer Agreement**



**Administered By:
Plateau Warranty Company**

- g. That PWC reserves the right to offset any amounts Dealer owes PWC, or any of its affiliates, from any amount PWC owes Dealer.
- h. Until payment is delivered to PWC, to deduct the dealer costs from the proceeds of each VSC sold and to hold said funds in a fiduciary capacity as trustee for, and under conditions satisfactory to, PWC.
- i. To submit to PWC all claims for reimbursement within thirty (30) days after completion of repairs. No such claim will be submitted for an amount greater than that authorized by PWC. Dealer further agrees not to submit to PWC or insurer named on VSCs, any claims for reimbursement for (i) repairs of components or parts not covered by an approved VSC, (ii) repairs or expenses expressly excluded or not covered by the terms and conditions of an approved VSC, (iii) repairs or expenses resulting from the failure of Dealer to perform repairs in a good and workmanlike manner, (iv) repairs or replacements of parts or components to correct conditions existing or which may reasonably be assumed to have existed at the time the covered vehicle was sold, and (v) repairs or expenses which are also covered by a manufacturer's warranty, a dealer's or repairer's guarantee, or a vehicle service contract or similar agreement not administered by PWC. Dealer agrees that any improper claim submission may be rejected by PWC, and such claim will be solely the responsibility of Dealer.
- j. To use its commercially reasonable best efforts to market the VSC Program, and to faithfully perform in every way its duties in compliance with the instructions of PWC.
- k. To unconditionally guarantee services provided under VSCs against defects in workmanship and materials, under normal use, for a period of 90 days or 3,000 miles after the date of service, whichever comes first.
- l. That, in the event that PWC declines to issue a VSC to a purchaser, to either correct the deficiency which caused the declination and to resubmit the VSC to PWC, or, if the deficiency cannot be corrected in accordance with PWC's requirements, to timely refund to the purchaser any fees tendered with respect to such VSC.
- m. To indemnify and hold harmless PWC (including its officers, directors, employees, agents, representatives, successors and assigns) from any and all claims, actions, demands or liabilities (including, but not limited to, attorney's fees and other legal costs) of any type arising out of, or resulting from, (i) any act or failure to act by Dealer (including its officers, directors, employees, agents, representatives, sales personnel, mechanics, and contractors or sub-contractors) which causes harm or damage to any person or property, (ii) any act related to the conduct of Dealer business over which PWC has no control; (iii) any other claim arising out of or related to a VSC except to the extent that such claim relates to PWC's failure to perform its obligations thereunder, or (iv) Dealer's failure to comply with any and all applicable laws, rules, regulations, and ordinances respecting the sales of VSCs.
- n. To assume full responsibility for repairing, replacing, or paying for any failed part covered by a VSC when such failure occurs within the first thirty (30) days after the effective date of the VSC or within the first 1,000 miles driven after the effective date of the VSC, whichever occurs first.

2. PWC AGREES:

- a. To maintain and administer the VSC Program for Dealer.
- b. To use its commercially reasonable best efforts to provide a Motor Vehicle Service Agreement under applicable Florida laws or regulations.
- c. To furnish Dealer with VSC forms and other supplies approved by PWC necessary for Dealer to implement the VSC Program, all of which shall remain the property of PWC and shall be returned to it in the event of the termination of this Agreement or upon demand of PWC.
- d. To investigate, process, and adjust claims covered by the VSC in accordance with the then current claims adjusting procedures and to reimburse all such claims which are processed and presented to PWC by Dealer in the manner required by PWC and this agreement.
- e. To compute payment to Dealer on all covered VSC claims at the approved Dealer labor rate for the time required per the industry recognized manual used by the PWC (e.g., Chilton) and the manufacturer's suggested cost for

parts, except as stated in the claims section of the PWC Procedures Manual. The labor rate must be authorized by the factory for franchised dealers and cannot exceed the average retail rate charged by similar repair facilities in the same area. Any request for an increase in labor rates should be submitted to PWC in writing, accompanied by the factory's authorization for the increased rate and agreed to by PWC. Sublet work will be reimbursed at the Dealer's actual cost plus ten percent (10%), except complete or total sublet repairs, which will be reimbursed at Dealer's cost. PWC reserves the right to change the labor or parts rates or manner of reimbursement to Dealer, not consistent with the average rate in the same geographic area, provided that any such change shall be effective upon thirty (30) days written notice to Dealer. Such change shall apply to all claims which occur subsequent to the effective date of the change.

- f. In the event of cancellation of the VSC, all applicable fees received by PWC and Dealer in connection with such contract will be refunded per the terms of the VSC.
 1. In the event of cancellation of the VSC by the purchaser within sixty (60) days from the effective date of the contract, and provided no repair work has been covered by the contract, PWC will refund to the Dealer, or a party designated by the Dealer, the full amount of the contract fee paid to PWC for the cancelled contract.
 2. In the event of cancellation of the VSC by the purchaser after sixty (60) days from the effective date of the contract, or if repair work was performed or commenced within the first sixty (60) days from the effective date of the contract, PWC will refund 100% of the unearned premium paid, less a fee of ten percent (10%) of the refund amount, less any claims pending or paid.

In the event a VSC is canceled due to legal repossession outside any recourse period stipulated in the Dealer's finance agreement with a lending institution which financed the purchase of such contract, PWC may refund the contract fee and additional fees received, as provided above, directly to such lending institution.

3. TERMINATION:

- a. Either party may terminate this Agreement for any reason upon thirty (30) days written notice. Either party may terminate this Agreement immediately upon the discovery of fraud or material breach of the Agreement by the other party, its agents, or employees. Termination for fraud or material breach shall be effective upon receipt of written notice by the non-terminating party.
- b. This Agreement shall terminate automatically without notice from PWC if a petition of bankruptcy is filed by or against Dealer, or if Dealer shall have made an assignment for the benefit of creditors, or shall have been voluntarily adjudicated bankrupt by any court of competent jurisdiction, or if a petition for reorganization of Dealer, or if an arrangement with creditors is filed by or against Dealer, or if a receiver shall have been appointed for all or a substantial part of Dealer's business, or if Dealer shall have permitted or suffered any attachment, levy, or execution agreement, or if at any time Dealer fails to remit to PWC the full amount of the Dealer Cost due in connection with the issuance of a VSC.
- c. Termination of this Agreement shall not alter PWC's responsibility to administer claims under VSCs for which PWC has received payment prior to the effective date of termination of Dealer's obligations to perform under VSCs then in force.

4. MISCELLANEOUS:

- a. This Agreement contains the entire agreement between the parties and supersedes any and all previous or contemporary arrangements between the parties. All future changes must be made in writing and signed by both parties.
- b. The validity, interpretation, and performance of the Agreement shall be controlled by and construed under the laws of the State of Tennessee.
- c. All notices, demands, or communications regarding this Agreement shall be in writing, signed by the party serving the same, and deposited, postage prepaid in the United States Postal Service as certified or registered mail to the appropriate address indicated herein.

- d. If any provision of this Agreement is held invalid under the law or regulations of any state where used, such provision shall be deemed not to be part of this Agreement in such state but shall not invalidate any other provision hereof.
- e. PWC shall have full and free access during business hours at Dealer's office(s), or place where Dealer's records are kept, to inspect books, records, and files relating to the business covered by the VSC Program under this Agreement.
- f. This Agreement is not assignable by Dealer without the written consent of PWC and shall not be construed to make Dealer an agent, expressed or implied, or an employee of PWC.
- g. Customer Information: PWC and Dealer agree to not disclose or use nonpublic personal information about consumers or customers that it receives from the other party except (i) to carry out the purposes for which the other party disclosed such information; or (ii) as otherwise permitted by law as an exception to the notice and opt-out requirements established under Title V (Privacy) of the Gramm-Leach-Bliley Act and regulations promulgated pursuant thereto, or other state or federal law or regulation. Both parties agree to apply the protections of an appropriate and effective information security program to such information as may be required by law.

Dealer: _____
Dealership Name

By: _____
Dealership Representative Signature Title

Printed Name FEIN

Plateau Warranty Company
P. O. Box 7001
Crossville, TN 38557-7001

By: _____
Title

Printed Name



Instructions for Florida Seller – Producer Appointment

Seller/Producer Name: _____

Street Address: _____

City: _____ State: _____ Zip: _____

Telephone (Main): _____ FEIN: _____

Florida 2-53 License Number: _____ Effective Date: _____

Required Documents/Fees

1. A copy of the Seller/Producer's Florida 2-53 License
2. A completed Florida Seller/Producer's Agreement with Signatures
3. A check made payable to "Plateau Warranty Company" in the amount of \$60.00 for each licensee to be appointed.

Plateau Warranty Company will execute the Florida Producer agreement, process the appointment, and return a copy of the fully executed agreement.

In accordance with Florida Statutes 634.011 any Resident and Non-Resident Motor Vehicle Service Agreement Salesperson – Firm, is required to have a valid 2-53 license on file with the Florida Department of Financial Services Bureau of Licensing and must be appointed by the insurer or motor vehicle service agreement company prior to offering any motor vehicle service agreements for sale.

A "Motor Vehicle Service Agreement Salesperson" is defined as any dealership, corporation, partnership or sole proprietorship employed or otherwise retained by an insurer or motor vehicle service agreement company for the purpose of selling or issuing motor vehicle service agreements or for the purpose of soliciting or retaining other salesperson.

The completed forms need to be mailed to:

Plateau Warranty Company
Attn: Licensing
2701 North Main Street
P.O. Box 7001
Crossville, TN 38557
licensing@800plateau.com

If the Seller/Producer does not have an active 2-53 license you can complete an online application and submit the appropriate fees. Please do not apply for appointment without a valid Florida 2-53 License

Plateau Warranty Company

2701 North Main Street
Crossville, TN 38555

APPROVED REBATING SCHEDULE

Name of Entity (Dealership)

Florida License Number

As the duly authorized representative of the above Entity and on its behalf, I select the following Rebate for use with all sales to Florida residents, and acknowledge that I will abide by the following conditions:

This rebate applies to all service contracts identified as:

Name of Motor Vehicle Service Agreement & form suffix

Entity may not give any rebate to Florida residents, other than according to the selection made below.

The rebate selected below shall be given to all Florida residents who purchase a service contract, without regard to any other factors.

No rebate shall be refused or granted based on the customer's failure to purchase any other property, product or service.

OPTIONS (Select Only One)

_____ \$100 _____ \$200 _____ \$300 _____ Other (specify amount) \$ _____

This rebate schedule is effective for all service contracts sold on or after _____, 20____.

Entity shall provide each prospective purchaser of a service contract with the attached Rebate Notice.

Plateau Warranty Company may withdraw its approval of the Rebating Schedule at any time, effective immediately upon written notice to Entity.

Signature of Entity Representative

Date

Signature of Authorized Plateau Warranty Company Representative

Date

Title of Plateau Warranty Company Representative

Rebate Notice

Per Florida Statute 634.1815: Rebating:

The purchase price of the motor vehicle service contract listed below has been reduced by the rebate of \$_____. This rebate is available to anyone purchasing this contract from:

Gold Standard Automotive Network, Inc.

Your entitlement to this rebate is not contingent on you buying or failing to buy any other property, product or service.

All customers qualify for the rebate.

This document must be conspicuously displayed for all customers to read.

DEALER ENROLLMENT FORM

PLEASE COMPLETE ALL FIELDS

Submit via email to: SonsioPMO@sonsio.com

TYPE OF AGREEMENT

Choose one

NEW DEALER

AMEND CURRENT DEALER

DEALERSHIP INFORMATION

DEALERSHIP LEGAL NAME		DEALERSHIP DBA NAME	
GROUP AFFILIATION		DEALER NO.	
ADDRESS	CITY	STATE	ZIP
AUTOMOBILE WARRANTY LICENSE (0253) # REQUIRED FOR FL DEALER ONLY	WEB ADDRESS		

PRIMARY SERVICE DRIVE CONTACT

CONTACT NAME	PHONE	EMAIL
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Customer Service: 833-852-GOLD (4653)
Goldstandardautomotive.com

2023 POWERTRAIN COVERAGE

ANY MAKE - MODEL - MILES - YEAR \$0 Deductible

Engine
Transmission
Drive Axle Assembly
Cooling System
Fuel
Turbo / Supercharger

4mo/4k \$3,679

4/4 MANDATORY SURCHARGES

Lifted Kit Modified	\$100	Diesel	\$50
Increased Hourly Labor Rate (Optional)	\$75	Total Loss / Branded / Rebuilt	\$50

12mo/12k \$3,849

24mo/24k \$4,019

1yr & 2yr MANDATORY SURCHARGES

4x4/AWD	\$125	Luxury	\$250
Over 100k Miles	\$150	Diesel	\$200
Over 125k Miles	\$200	Dual Rear Wheels	\$200
Over 150k Miles	\$250	Turbo/Supercharger	\$150
Total Loss / Branded / Rebuilt	\$175	Snowplow	\$600
Lift Kit Modifications	\$200	Commercial	\$300

1yr & 2yr OPTIONAL SURCHARGES

Day One Coverage	\$75	Unlimited Miles	\$99
Hi-Line Maintenance	\$250	Increased Hourly Labor Rate	\$150

3-5yr & Lifetime ADDED COVERAGE

Air Conditioning System
Electrical
Fuel System
Seals & Gaskets

36mo/36k \$4,129

48mo/48k \$4,229

60mo/60k \$4,329

3yr-5yr MANDATORY SURCHARGES

4x4/AWD	\$125	Luxury	\$250
Over 100k Miles	\$150	Diesel	\$100
Over 125k Miles	\$200	Dual Rear Wheels	\$200
Over 150k Miles	\$250	Turbo/Supercharger	\$150
Total Loss / Branded / Rebuilt	\$175	Snowplow	\$600
Lift Kit Modifications	\$200	Commercial	\$300

3yr-5yr OPTIONAL SURCHARGES

Lifetime, Engine/Trans. Coverage (\$200 Deductible/\$6,000 max payout)	\$99	PLUS Coverage (Increases Aggregate to \$7,500 adds \$1,000 to Engine/Trans/Fuel System)	\$100
Hi-Line Maintenance	\$250	Increased Hourly Labor Rate	\$150
Unlimited Miles	\$99		

Lifetime \$4,424

Lifetime MANDATORY SURCHARGES

Lift Kit Modifications	\$200	Snowplow	\$600
Commercial	\$500	Luxury	\$250
4x4/AWD	\$125	Diesel	\$250
Over 100k Miles	\$150	Dual Rear Wheels	\$200
Over 125k Miles	\$200	Turbo/Supercharger	\$150
Over 150k Miles	\$250	Total Loss / Branded / Rebuilt	\$175

Lifetime OPTIONAL SURCHARGES

PLUS Coverage (Increases Aggregate to \$7,500 adds \$1,000 to Engine/Trans/Fuel System)	\$100	Hi-Line Maintenance	\$250
Increased Hourly Labor Rate	\$150		

Dealer No Charge Back INCLUDED (3-5yr & Lifetime Only)



Customer Service: 833-852-GOLD (4653)
Goldstandardautomotive.com

2023 10K COVERAGE

ANY MAKE - MODEL - MILES - YEAR \$100 Deductible

Engine	Turbo/Supercharger
Transmission	Drive Axle Assembly
Air Conditioning	Cooling System
Steering	Fuel System
Suspension	Seals and Gaskets
Brakes	Rental Car
Electrical	

***4mo/4k** (Max Single Limit of 5K)

\$3,882

4/4 MANDATORY SURCHARGES

Over 100k Miles	\$65	Luxury	\$100
Over 125k Miles	\$100	Diesel	\$100
Over 150k Miles	\$125	Lifted Kit Modified	\$100
Total Loss / Branded / Rebuilt	\$50		

4/4 OPTIONAL SURCHARGES

Increased Hourly Labor Rate	\$75	Zero Deductible	\$50
Hi-Tech Coverage	\$75		

12mo/12k

\$4,249

24mo/24k

\$4,349

1-2yr MANDATORY SURCHARGES

4x4/AWD	\$125	Luxury	\$445
Over 100k Miles	\$150	Diesel	\$445
Over 125k Miles	\$200	Dual Rear Wheels	\$200
Over 150k Miles	\$250	Turbo/Supercharger	\$175
Total Loss / Branded / Rebuilt	\$175	Lift Kit Modification	\$200
Commercial	\$300	Snowplow	\$600

1&2yr OPTIONAL SURCHARGES

Increased Hourly Labor Rate	\$150	Zero Deductible	\$100
Hi-Line Maintenance	\$250	Disappearing Deductible	\$75
Hi-Tech Coverage	\$175	Unlimited Miles	\$99
\$20,000 Single Use	\$1,000		

3-5yr & Lifetime:

36mo/36k

\$4,449

48mo/48k

\$4,559

60mo/60k

\$4,669

Lifetime

\$4,904

3yr-5yr & Lifetime MANDATORY SURCHARGES

4x4/AWD	\$125	Luxury	\$445
Over 100k Miles	\$150	Diesel	\$445
Over 125k Miles	\$200	Dual Rear Wheels	\$200
Over 150k Miles	\$250	Turbo/Supercharger	\$175
Total Loss / Branded / Rebuilt	\$175	Lift Kit Modification	\$200
Commercial	\$300	Snowplow	\$600
Commercial (Lifetime)	\$600		

3yr-5yr & Lifetime OPTIONAL SURCHARGES

Lifetime, Engine/Trans. Coverage (\$200 Deductible/\$6,000 max payout) (3-5yr)	\$99	\$20,000 Single Use	\$1,000
Hi-Line Maintenance	\$250	Hi-Tech Coverage	\$175
Unlimited Miles (3-5yr)	\$99	Zero Deductible	\$100
Increased Hourly Labor Rate	\$150	Disappearing Deductible	\$75

*4Mo/4K plans have a \$5,000 Single Limit/Aggregate.

Dealer No Charge Back INCLUDED (3-5yr & Lifetime Only)



Customer Service: 833-852-GOLD (4653)
Goldstandardautomotive.com

2023 10K PLUS COVERAGE

ANY MAKE - MODEL - MILES - YEAR \$100 Deductible

Engine	Cooling System
Transmission	Turbo/Supercharger
Air Conditioning	Fuel System
Steering	Cruise Control
Suspension	Rental Car
Seals and Gaskets	Drive Axle Assembly
Brakes	Electrical
*4mo/4k (Max Single Limit of 5K)	\$3,982

4/4 MANDATORY SURCHARGES

Total Loss / Branded / Rebuilt	\$50	Luxury	\$100
Over 100k Miles	\$65	Diesel	\$100
Over 125k Miles	\$100	Lifted Kit Modification	\$100
Over 150k Miles	\$125	Commercial	\$150

4/4 OPTIONAL SURCHARGES

Increased Hourly Labor Rate	\$75	Zero Deductible	\$50
Hi-Tech Coverage	\$75		

12mo/12k

\$4,449

24mo/24k

\$4,549

1-2yr MANDATORY SURCHARGES

4x4/AWD	\$125	Luxury	\$445
Over 100k Miles	\$150	Diesel	\$445
Over 125k Miles	\$200	Dual Rear Wheels	\$200
Over 150k Miles	\$250	Turbo/Supercharger	\$175
Total Loss / Branded / Rebuilt	\$175	Lift Kit Modification	\$200
Commercial	\$300	Snowplow	\$600

1&2yr OPTIONAL SURCHARGES

Increased Hourly Labor Rate	\$150	Zero Deductible	\$100
Hi-Line Maintenance	\$250	Disappearing Deductible	\$75
Hi-Tech Coverage	\$175	Unlimited Miles	\$99
\$20,000 Single Use	\$1,200		

3-5yr & Lifetime:

36mo/36k

\$4,649

48mo/48k

\$4,759

60mo/60k

\$4,869

Lifetime

\$5,221

3yr-5yr & Lifetime MANDATORY SURCHARGES

4x4/AWD	\$125	Luxury	\$645
Over 100k Miles	\$150	Diesel	\$645
Over 125k Miles	\$200	Dual Rear Wheels	\$200
Over 150k Miles	\$250	Turbo/Supercharger	\$175
Total Loss / Branded / Rebuilt	\$175	Lift Kit Modification	\$200
Commercial	\$300	Snowplow	\$600
Commercial (Lifetime)	\$600		

3yr-5yr & Lifetime OPTIONAL SURCHARGES

Lifetime, Engine/Trans. Coverage (\$200 Deductible/\$6,000 max payout) (3-5yr)	\$99	\$20,000 Single Use	\$1,200
Hi-Line Maintenance	\$250	Hi-Tech Coverage	\$175
Unlimited Miles (3-5yr)	\$99	Zero Deductible	\$100
Increased Hourly Labor Rate	\$150	Disappearing Deductible	\$75

*4Mo/4K plans have a \$5,000 Single Limit/Aggregate.

Dealer No Charge Back INCLUDED (3-5yr & Lifetime Only)



Customer Service: 833-852-GOLD (4653)

Goldstandardautomotive.com

2023 50K COVERAGE

ANY MAKE - MODEL - MILES - YEAR \$500 Deductible

Engine	Turbo/Supercharger
Transmission	Drive Axle Assembly
Air Conditioning	Cooling System
Steering	Fuel System
Suspension	Seals and Gaskets
Brakes	Rental Car
Electrical	Cruise Control

12mo/12k

\$5,749

24mo/24k

\$5,849

1-2yr MANDATORY SURCHARGES

4x4/AWD	\$125	Luxury	\$445
Over 100k Miles	\$500	Diesel	\$995
Commercial	\$750	Dual Rear Wheels	\$200
Lift Kit Modification	\$250	Turbo/Supercharger	\$150
Snowplow	\$600	Total Loss / Branded / Rebuilt	\$175

1-2yr OPTIONAL SURCHARGES

Increased Hourly Labor Rate	\$150	Zero Deductible	\$500
Hi-Line Maintenance	\$250	\$250 Deductible	\$250
\$50,000 Single-Use	\$1,500	Disappearing Deductible	\$300
Hi-Tech Coverage	\$175	Unlimited Miles	\$99

3-5yr

36mo/36k

\$5,999

48mo/48k

\$6,124

60mo/60k

\$6,599

3-5yr MANDATORY SURCHARGES

4x4/AWD	\$125	Luxury	\$445
Over 100k Miles	\$500	Diesel	\$995
Lift Kit Modification	\$250	Dual Rear Wheels	\$200
Snowplow	\$600	Turbo/Supercharger	\$150
Total Loss / Branded / Rebuilt	\$175	Commercial	\$750

3-5yr OPTIONAL SURCHARGES

Lifetime, Engine/Trans. Coverage (\$200 Deductible/\$6,000 max payout)	\$99	Hi-Tech Coverage	\$150
Hi-Line Maintenance	\$350	Zero Deductible	\$500
Unlimited Miles	\$99	\$250 Deductible	\$250
Increased Hourly Labor Rate	\$150	Disappearing Deductible	\$300
\$50,000 Single-Use	\$1,500		

Dealer No Charge Back INCLUDED (3-5yr & Lifetime Only)

BRONZE COVERAGE

VEHICLES 12 MODEL YEARS AND NEWER

\$100 DEDUCTIBLE



TERM	CURRENT VEHICLE MILES	CLASS 1:	CLASS 2:	CLASS 3:	CLASS 4:	CLASS 5:	CLASS 6:	CLASS 7:
4 Months 4,000 Miles	0-20k	\$3,716	\$3,741	\$3,781	\$3,821	\$3,831	\$3,881	\$4,006
	20-40k	\$3,728	\$3,756	\$3,796	\$3,834	\$3,864	\$3,882	\$4,076
	40-60k	\$3,737	\$3,766	\$3,810	\$3,863	\$3,887	\$3,937	\$4,119
	60-80k	\$3,768	\$3,773	\$3,832	\$3,881	\$3,947	\$3,982	\$4,157
	80-100k	\$3,782	\$3,790	\$3,845	\$3,897	\$3,962	\$4,018	\$4,202
	100-120k	\$3,789	\$3,797	\$3,862	\$3,926	\$4,007	\$4,047	\$4,262
	120-140k	\$3,847	\$3,862	\$3,914	\$3,952	\$4,022	\$4,066	\$4,332
	140-160k	\$3,852	\$3,867	\$3,926	\$3,988	\$4,057	\$4,084	N/A
	160-180k	\$3,861	\$3,878	\$3,937	\$4,014	\$4,071	\$4,116	N/A
	180-200k	\$3,873	\$3,892	\$3,945	\$4,037	\$4,092	\$4,138	N/A
12 Months 12,000 Miles	0-20k	\$3,919	\$3,969	\$4,048	\$4,128	\$4,148	\$4,248	\$4,498
	20-40k	\$3,943	\$3,998	\$4,078	\$4,154	\$4,214	\$4,251	\$4,639
	40-60k	\$3,961	\$4,019	\$4,107	\$4,213	\$4,260	\$4,360	\$4,725
	60-80k	\$4,022	\$4,032	\$4,150	\$4,249	\$4,380	\$4,451	\$4,800
	80-100k	\$4,051	\$4,066	\$4,177	\$4,281	\$4,410	\$4,523	\$4,890
	100-120k	\$4,064	\$4,081	\$4,211	\$4,339	\$4,500	\$4,580	\$5,010
	120-140k	\$4,181	\$4,210	\$4,314	\$4,390	\$4,530	\$4,619	\$5,150
	140-160k	\$4,190	\$4,221	\$4,338	\$4,463	\$4,600	\$4,654	N/A
	160-180k	\$4,209	\$4,243	\$4,360	\$4,514	\$4,628	\$4,719	N/A
	180-200k	\$4,233	\$4,271	\$4,377	\$4,561	\$4,670	\$4,762	N/A
24 Months 24,000 Miles	0-20k	\$3,947	\$3,995	\$4,090	\$4,174	\$4,234	\$4,275	\$4,591
	20-40k	\$3,970	\$4,010	\$4,140	\$4,194	\$4,240	\$4,311	\$4,612
	40-60k	\$3,998	\$4,031	\$4,201	\$4,269	\$4,330	\$4,370	\$4,790
	60-80k	\$4,011	\$4,042	\$4,322	\$4,330	\$4,425	\$4,410	\$4,881
	80-100k	\$4,049	\$4,097	\$4,345	\$4,341	\$4,397	\$4,527	\$4,990
	100-120k	\$4,081	\$4,140	\$4,411	\$4,443	\$4,555	\$4,630	\$5,060
	120-140k	\$4,219	\$4,295	\$4,497	\$4,749	\$4,654	\$4,780	\$5,289
	140-160k	\$4,240	\$4,330	\$4,560	\$4,775	\$4,799	\$4,820	N/A
	160-180k	\$4,289	\$4,362	\$4,600	\$4,820	\$4,830	\$4,846	N/A
	180-200k	\$4,340	\$4,449	\$4,649	\$4,849	\$4,869	\$5,039	N/A
36 months 36,000 Miles	0-20k	\$4,047	\$4,084	\$4,252	\$4,347	\$4,379	\$4,455	\$4,728
	20-40k	\$4,084	\$4,128	\$4,272	\$4,380	\$4,460	\$4,552	\$4,863
	40-60k	\$4,128	\$4,178	\$4,326	\$4,416	\$4,495	\$4,620	\$4,965
	60-80k	\$4,178	\$4,261	\$4,444	\$4,562	\$4,643	\$4,698	\$5,258
	80-100k	\$4,241	\$4,320	\$4,508	\$4,654	\$4,743	\$4,827	\$5,438
	100-120k	\$4,300	\$4,437	\$4,634	\$4,837	\$4,940	\$5,084	\$5,520
	120-140k	\$4,457	\$4,575	\$4,811	\$4,962	\$5,043	\$5,130	\$5,750
	140-160k	\$4,575	\$4,614	\$4,854	\$4,993	\$5,062	\$5,180	N/A
	160-180k	\$4,598	\$4,640	\$4,882	\$5,112	\$5,125	\$5,282	N/A
	180-200k	\$4,624	\$4,671	\$4,915	\$5,205	\$5,305	\$5,390	N/A
48 months 48,000 Miles	0-20k	\$4,126	\$4,178	\$4,326	\$4,413	\$4,450	\$4,598	\$4,858
	20-40k	\$4,178	\$4,238	\$4,391	\$4,494	\$4,538	\$4,711	\$5,016
	40-60k	\$4,238	\$4,307	\$4,465	\$4,587	\$4,638	\$4,842	\$5,198
	60-80k	\$4,317	\$4,401	\$4,606	\$4,745	\$4,805	\$5,043	\$5,460
	80-100k	\$4,401	\$4,484	\$4,695	\$4,876	\$4,946	\$5,226	\$5,717
	100-120k	\$4,484	\$4,536	\$4,752	\$5,006	\$5,086	\$5,408	N/A
60 months 60,000 Miles	0-20k	\$4,216	\$4,265	\$4,391	\$4,407	\$4,474	\$4,642	\$5,150
	20-40k	\$4,285	\$4,341	\$4,473	\$4,515	\$4,591	\$4,793	\$5,362
	40-60k	\$4,361	\$4,429	\$4,568	\$4,634	\$4,719	\$4,959	\$5,595
	60-80k	\$4,459	\$4,548	\$4,704	\$4,851	\$4,877	\$5,231	\$5,863
	80-100k	\$4,548	\$4,673	\$4,839	\$4,990	\$5,027	\$5,426	N/A
	100-120k	\$4,673	\$4,731	\$4,901	\$5,185	\$5,238	\$5,485	N/A
72 months 72,000 Miles	0-20k	\$4,320	\$4,399	\$4,543	\$4,634	\$4,643	\$4,927	\$5,438
	20-40k	\$4,399	\$4,493	\$4,644	\$4,757	\$4,776	\$5,098	\$5,679
	40-60k	\$4,493	\$4,602	\$4,762	\$4,904	\$4,934	\$5,305	\$5,967
	60-80k	\$4,602	\$4,730	\$4,900	\$5,075	\$5,119	\$5,545	\$6,303
	80-100k	\$4,730	\$4,792	\$4,967	\$5,273	\$5,333	\$5,570	N/A
84 months 84,000 Miles	0-20k	\$4,437	\$4,537	\$4,740	\$4,817	\$4,840	\$5,183	\$5,797
	20-40k	\$4,537	\$4,654	\$4,875	\$4,973	\$5,009	\$5,402	\$6,103
	40-60k	\$4,654	\$4,790	\$5,031	\$5,156	\$5,206	\$5,658	\$6,580
	60-80k	\$4,790	\$4,856	\$5,107	\$5,368	\$5,435	\$5,955	\$6,877
	80-100k	\$4,949	\$5,026	\$5,302	\$5,616	\$5,703	\$6,100	N/A

1yr-7yr SURCHARGES:

4X4 / AWD	M	\$125
Total Loss / Branded / Rebuilt	M	\$175
Turbo / Supercharger	M	\$175
Diesel	M	\$200
Lift Kit Modification	M	\$200
Dual Rear Wheels	M	\$200
Commercial	M	\$300
Snowplow	M	\$600
Hi-Line Maintenance	O	\$250
Hi-Tech Coverage	O	\$175
Disappearing Deductible	O	\$75
Unlimited Miles	O	\$99
Zero Deductible	O	\$100
Engine / Transmission for Life		
3-7yr term	O	\$99
Increased Hourly Labor Rate	O	\$150
Re-Man/OEM	O	\$400

M Mandatory O Optional
Dealer No Charge Back INCLUDED (3-7 Year Only)

4mo/4k SURCHARGES:

Total Loss / Branded / Rebuilt	M	\$50
Lift Kit Modification	M	\$100
Commercial	M	\$150
Hi-Tech Coverage	O	\$75
Zero Deductible	O	\$50
Increased Hourly Labor Rate	O	\$75

833-852-GOLD (4653)

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SILVER COVERAGE

VEHICLES 10 MODEL YEARS AND NEWER
\$100 DEDUCTIBLE



TERM	CURRENT VEHICLE MILES	CLASS 1:	CLASS 2:	CLASS 3:	CLASS 4:	CLASS 5:	CLASS 6:	CLASS 7:
4 Month 4,000 Miles	0-20k	\$3,734	\$3,754	\$3,808	\$3,846	\$3,876	\$3,929	\$4,032
	20-40k	\$3,744	\$3,768	\$3,826	\$3,876	\$3,895	\$3,957	\$4,089
	40-60k	\$3,753	\$3,779	\$3,856	\$3,890	\$3,929	\$4,031	\$4,132
	60-80k	\$3,785	\$3,785	\$3,889	\$3,895	\$3,982	\$4,029	\$4,169
	80-100k	\$3,794	\$3,802	\$3,905	\$3,916	\$4,056	\$4,087	\$4,214
	100-120k	\$3,801	\$3,810	\$3,934	\$3,949	\$4,084	\$4,167	\$4,342
	120-140k	\$3,872	\$3,872	\$3,977	\$3,978	\$4,105	\$4,142	\$4,447
	140-150k	\$3,881	\$3,877	\$4,013	\$4,018	\$4,124	\$4,177	N/A
12 Month 12,000 Miles	0-20k	\$3,954	\$3,994	\$4,103	\$4,179	\$4,239	\$4,345	\$4,550
	20-40k	\$3,974	\$4,023	\$4,139	\$4,239	\$4,276	\$4,400	\$4,664
	40-60k	\$3,993	\$4,044	\$4,198	\$4,267	\$4,345	\$4,548	\$4,750
	60-80k	\$4,056	\$4,057	\$4,264	\$4,276	\$4,450	\$4,605	\$4,825
	80-100k	\$4,074	\$4,091	\$4,296	\$4,319	\$4,598	\$4,660	\$4,915
	100-120k	\$4,089	\$4,106	\$4,354	\$4,385	\$4,655	\$4,820	\$5,170
	120-140k	\$4,230	\$4,230	\$4,440	\$4,442	\$4,696	\$4,771	\$5,380
	140-150k	\$4,249	\$4,241	\$4,513	\$4,523	\$4,734	\$4,841	N/A
24 Months 24,000 Miles	0-20k	\$3,972	\$4,020	\$4,142	\$4,199	\$4,259	\$4,400	\$4,616
	20-40k	\$3,995	\$4,035	\$4,165	\$4,219	\$4,336	\$4,548	\$4,667
	40-60k	\$4,023	\$4,056	\$4,226	\$4,274	\$4,395	\$4,605	\$4,815
	60-80k	\$4,036	\$4,067	\$4,414	\$4,439	\$4,520	\$4,616	\$4,906
	80-100k	\$4,074	\$4,122	\$4,436	\$4,472	\$4,652	\$4,760	\$5,015
	100-120k	\$4,106	\$4,136	\$4,487	\$4,545	\$4,686	\$4,805	\$5,100
	120-140k	\$4,239	\$4,315	\$4,513	\$4,725	\$4,700	\$4,918	\$5,310
	140-150k	\$4,260	\$4,332	\$4,572	\$4,754	\$4,740	\$4,980	N/A
36 months 36,000 miles	0-20k	\$4,072	\$4,094	\$4,314	\$4,358	\$4,450	\$4,655	\$4,689
	20-40k	\$4,109	\$4,134	\$4,372	\$4,423	\$4,530	\$4,710	\$4,753
	40-60k	\$4,153	\$4,182	\$4,441	\$4,500	\$4,627	\$4,870	\$4,888
	60-80k	\$4,203	\$4,257	\$4,569	\$4,580	\$4,736	\$4,951	\$5,091
	80-100k	\$4,266	\$4,325	\$4,667	\$4,667	\$4,873	\$5,021	\$5,283
	100-120k	\$4,325	\$4,390	\$4,759	\$4,880	\$5,002	\$5,120	\$5,463
	120-140k	\$4,477	\$4,532	\$4,987	\$5,099	\$5,254	\$5,305	\$5,540
	140-150k	\$4,595	\$4,660	\$5,082	\$5,206	\$5,300	\$5,393	N/A
48 months 48,000 miles	0-20k	\$4,151	\$4,180	\$4,438	\$4,497	\$4,623	\$4,705	\$4,883
	20-40k	\$4,203	\$4,237	\$4,519	\$4,587	\$4,736	\$4,918	\$5,041
	40-60k	\$4,263	\$4,302	\$4,612	\$4,691	\$4,867	\$5,059	\$5,223
	60-80k	\$4,342	\$4,387	\$4,770	\$4,862	\$5,068	\$5,263	\$5,485
	80-100k	\$4,426	\$4,479	\$4,901	\$5,009	\$5,251	\$5,380	\$5,742
	100-120k	\$4,509	\$4,569	\$5,031	\$5,155	\$5,433	\$5,587	N/A
60 months 60,000 miles	0-20k	\$4,241	\$4,259	\$4,522	\$4,505	\$4,687	\$4,971	\$5,175
	20-40k	\$4,310	\$4,332	\$4,630	\$4,626	\$4,838	\$5,090	\$5,387
	40-60k	\$4,386	\$4,415	\$4,749	\$4,760	\$5,004	\$5,110	\$5,620
	60-80k	\$4,484	\$4,541	\$4,926	\$4,993	\$5,206	\$5,380	\$5,888
	80-100k	\$4,573	\$4,638	\$5,065	\$5,149	\$5,401	\$5,602	N/A
	100-120k	\$4,698	\$4,774	\$5,260	\$5,367	\$5,540	N/A	N/A
72 months 72,000 miles	0-20k	\$4,400	\$4,450	\$4,709	\$4,750	\$4,902	\$5,120	\$5,463
	20-40k	\$4,452	\$4,506	\$4,832	\$4,888	\$5,073	\$5,245	\$5,704
	40-60k	\$4,518	\$4,578	\$4,979	\$5,052	\$5,280	\$5,489	\$5,992
	60-80k	\$4,627	\$4,697	\$5,150	\$5,244	\$5,520	\$5,701	\$6,328
	80-100k	\$4,755	\$4,836	\$5,348	\$5,466	\$5,600	N/A	N/A
84 months 84,000 miles	0-20k	\$4,518	\$4,578	\$4,979	\$5,052	\$5,280	\$5,208	\$5,822
	20-40k	\$4,630	\$4,700	\$5,150	\$5,244	\$5,377	\$5,427	\$6,128
	40-60k	\$4,762	\$4,844	\$5,349	\$5,467	\$5,633	\$5,683	\$6,487
	60-80k	\$4,840	\$4,929	\$5,443	\$5,572	\$5,770	\$5,980	\$6,902
	80-100k	\$4,999	\$5,102	\$5,691	\$5,850	\$5,970	N/A	N/A

1yr-7yr SURCHARGES:

4X4 / AWD	M	\$125
Total Loss / Branded / Rebuilt	M	\$175
Turbo / Supercharger	M	\$175
Diesel	M	\$200
Lift Kit Modification	M	\$200
Dual Rear Wheels	M	\$200
Commercial	M	\$300
Snowplow	M	\$600
Hi-Line Maintenance	O	\$250
Hi-Tech Coverage	O	\$175
Disappearing Deductible	O	\$75
Unlimited Miles	O	\$99
Zero Deductible	O	\$100
Engine / Transmission for Life		
3-7yr term	O	\$99
Increased Hourly Labor Rate	O	\$150
Re-Man/OEM	O	\$400

M Mandatory O Optional

Dealer No Charge Back INCLUDED (3-7 Year Only)

4mo/4k SURCHARGES:

Total Loss / Branded / Rebuilt	M	\$50
Lift Kit Modification	M	\$100
Commercial	M	\$150
Hi-Tech Coverage	O	\$75
Zero Deductible	O	\$50
Increased Hourly Labor Rate	O	\$75

833-852-GOLD (4653)

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GOLD "EXCLUSIONARY" COVERAGE

VEHICLES 10 MODEL YEARS AND NEWER
\$100 DEDUCTIBLE



TERM	CURRENT VEHICLE MILES	CLASS 1:	CLASS 2:	CLASS 3:	CLASS 4:	CLASS 5:	CLASS 6:	CLASS 7:
4 Months 4,000 Miles	0-20k	\$3,764	\$3,777	\$3,811	\$3,831	\$3,882	\$3,916	\$4,002
	20-40k	\$3,774	\$3,788	\$3,823	\$3,845	\$3,894	\$3,942	\$4,031
	40-60k	\$3,787	\$3,802	\$3,838	\$3,862	\$3,907	\$4,017	\$4,072
	60-80k	\$3,815	\$3,831	\$3,849	\$3,873	\$3,972	\$4,102	\$4,229
	80-100k	\$3,830	\$3,847	\$3,866	\$3,893	\$4,002	\$4,122	\$4,278
	100-120k	\$3,882	\$3,904	\$3,929	\$3,964	\$4,054	\$4,192	\$4,306
	120-140k	\$3,956	\$3,983	\$4,038	\$4,081	\$4,180	\$4,310	\$4,372
12 Months 12,000 Miles	0-20k	\$4,015	\$4,041	\$4,109	\$4,149	\$4,250	\$4,318	\$4,490
	20-40k	\$4,035	\$4,063	\$4,133	\$4,176	\$4,275	\$4,370	\$4,548
	40-60k	\$4,060	\$4,090	\$4,163	\$4,210	\$4,300	\$4,520	\$4,630
	60-80k	\$4,117	\$4,149	\$4,184	\$4,233	\$4,430	\$4,690	\$4,945
	80-100k	\$4,146	\$4,181	\$4,219	\$4,273	\$4,490	\$4,730	\$5,042
	100-120k	\$4,250	\$4,295	\$4,345	\$4,415	\$4,595	\$4,870	\$5,099
	120-140k	\$4,398	\$4,453	\$4,563	\$4,649	\$4,847	\$5,106	\$5,231
24 Months 24,000 Miles	0-20k	\$4,045	\$4,074	\$4,195	\$4,240	\$4,290	\$4,306	\$4,808
	20-40k	\$4,088	\$4,121	\$4,247	\$4,298	\$4,357	\$4,383	\$4,834
	40-60k	\$4,100	\$4,134	\$4,261	\$4,315	\$4,375	\$4,404	\$4,899
	60-80k	\$4,129	\$4,206	\$4,346	\$4,455	\$4,570	\$4,656	\$4,988
	80-100k	\$4,180	\$4,262	\$4,408	\$4,524	\$4,649	\$4,746	\$5,071
	100-120k	\$4,266	\$4,357	\$4,512	\$4,642	\$4,782	\$4,899	\$5,186
	120-140k	\$4,384	\$4,442	\$4,607	\$4,699	\$4,902	\$5,038	N/A
36 months 36,000 miles	0-20k	\$4,444	\$4,508	\$4,679	\$4,781	\$4,995	\$5,144	N/A
	20-40k	\$4,146	\$4,179	\$4,344	\$4,446	\$4,554	\$4,579	\$5,139
	40-60k	\$4,202	\$4,240	\$4,412	\$4,522	\$4,640	\$4,679	\$5,317
	60-80k	\$4,266	\$4,311	\$4,490	\$4,610	\$4,739	\$4,792	\$5,519
	80-100k	\$4,342	\$4,394	\$4,632	\$4,714	\$4,857	\$4,927	\$5,760
	100-120k	\$4,431	\$4,492	\$4,739	\$4,835	\$4,994	\$5,086	\$6,044
	120-140k	\$4,535	\$4,607	\$4,934	\$5,012	\$5,155	\$5,270	\$6,300
48 months 48,000 miles	0-20k	\$4,636	\$4,720	\$5,062	\$5,193	\$5,342	\$5,535	N/A
	20-40k	\$4,661	\$4,747	\$5,092	\$5,227	\$5,380	\$5,580	N/A
	40-60k	\$4,267	\$4,312	\$4,541	\$4,611	\$4,741	\$4,794	\$5,524
	60-80k	\$4,343	\$4,395	\$4,633	\$4,715	\$4,858	\$4,929	\$5,767
	80-100k	\$4,432	\$4,493	\$4,741	\$4,837	\$4,996	\$5,087	\$6,048
	100-120k	\$4,515	\$4,587	\$4,915	\$5,028	\$5,155	\$5,320	\$6,473
60 months 60,000 miles	0-20k	\$4,638	\$4,722	\$5,064	\$5,196	\$5,345	\$5,539	\$6,600
	20-40k	\$4,768	\$4,865	\$5,221	\$5,374	\$5,546	\$5,770	N/A
	40-60k	\$4,391	\$4,448	\$4,641	\$4,731	\$4,882	\$4,965	\$5,916
	60-80k	\$4,488	\$4,555	\$4,758	\$4,863	\$5,032	\$5,137	\$6,226
	80-100k	\$4,601	\$4,679	\$4,895	\$5,018	\$5,207	\$5,338	\$6,585
	100-120k	\$4,734	\$4,825	\$5,056	\$5,200	\$5,412	\$5,574	\$6,807
72 months 72,000 miles	0-20k	\$4,900	\$5,050	\$5,260	\$5,467	\$5,645	\$5,977	\$7,400
	20-40k	\$5,000	\$5,210	\$5,451	\$5,604	\$5,800	\$6,154	\$7,600
	40-60k	\$4,590	\$4,667	\$4,882	\$5,003	\$5,190	\$5,318	\$6,200
	60-80k	\$4,719	\$4,809	\$5,038	\$5,179	\$5,389	\$5,547	\$6,500
	80-100k	\$4,875	\$4,981	\$5,227	\$5,393	\$5,630	\$5,825	\$6,800
84 months 84,000 miles	0-20k	\$5,134	\$5,357	\$5,543	\$5,787	\$6,007	\$6,393	\$7,200
	20-40k	\$5,200	\$5,430	\$5,623	\$5,877	\$6,109	\$6,510	N/A
	40-60k	\$4,859	\$4,963	\$5,207	\$5,371	\$5,605	\$5,796	\$7,406
	60-80k	\$5,036	\$5,158	\$5,421	\$5,613	\$5,879	\$6,111	\$7,700
84 months 84,000 miles	0-20k	\$5,322	\$5,564	\$5,771	\$6,044	\$6,297	\$6,727	\$8,100
	20-40k	\$5,564	\$5,830	\$6,063	\$6,375	\$6,671	\$7,157	N/A

1yr-7yr SURCHARGES:

4X4 / AWD	M	\$125
Total Loss / Branded / Rebuilt	M	\$175
Diesel	M	\$200
Lift Kit Modification	M	\$200
Dual Rear Wheels	M	\$200
Commercial	M	\$300
Snowplow	M	\$600
Hi-Line Maintenance	O	\$250
Hi-Tech Coverage	O	\$175
Disappearing Deductible	O	\$75
Unlimited Miles	O	\$99
Zero Deductible	O	\$100
Engine / Transmission for Life		
3-7yr term	O	\$99
Increased Hourly Labor Rate	O	\$150
Re-Man/OEM	O	\$400

M Mandatory O Optional

Dealer No Charge Back INCLUDED (3-7 Year Only)

4mo/4k SURCHARGES:

Total Loss / Branded / Rebuilt	M	\$50
Lift Kit Modification	M	\$100
Commercial	M	\$150
Hi-Tech Coverage	O	\$75
Zero Deductible	O	\$50
Increased Hourly Labor Rate	O	\$75

833-852-GOLD (4653)

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Wrap Vehicle Coverage

\$100 DEDUCTIBLE



Vehicle Make	Months	Mileage	Price
Acura Hybrids	24	20,000	\$4,107
Acura 4cyl	24	20,000	\$3,963
Acura 6cyl	24	20,000	\$4,076
Buick	24	24,000	\$4,209
Buick Hybrids	24	24,000	\$4,107
Cadillac 4 & 6cyl	24	20,000	\$4,564
Cadillac Hybrids	24	20,000	\$4,107
Chev Camaro 6cyl	24	24,000	\$4,209
Chev Camaro 8cyl	24	24,000	\$4,564
Chevrolet 1500	24	24,000	\$4,076
Chevrolet 4cyl	24	24,000	\$3,987
Chevrolet 6cyl, 2500	24	24,000	\$4,107
Chevrolet 8cyl, 3500	24	24,000	\$4,176
Chevrolet Hybrids	24	24,000	\$4,107
Chrysler	24	24,000	\$4,176
Chrysler Hybrids	24	24,000	\$4,107
Dodge 4cyl, 1500	24	24,000	\$4,076
Dodge 6cyl, 2500	24	24,000	\$4,107
Dodge 8cyl, 3500	24	24,000	\$4,176
Dodge Hybrids	24	24,000	\$4,107
Ford 4cyl	24	24,000	\$3,987
Ford 6cyl, F-250	24	24,000	\$4,107
Ford 8cyl, F-350	24	24,000	\$4,176
Ford F-150	24	24,000	\$4,076
Ford Hybrids	24	24,000	\$4,107
Genesis	60	40,000	\$4,638
Genesis Hybrids	60	40,000	\$4,702
GMC 4cyl	24	24,000	\$4,107
GMC 6cyl	24	24,000	\$4,176
GMC 8cyl	24	24,000	\$4,209
GMC Hybrids	24	24,000	\$4,107
Honda 4cyl	24	24,000	\$3,963
Honda 6cyl, Odyssey, Passport, Ridgeline	24	24,000	\$3,987
Honda Hybrids	24	24,000	\$4,107
Hyundai 4cyl	60	40,000	\$4,405
Hyundai 6cyl	60	40,000	\$4,458
Hyundai 8cyl	60	40,000	\$4,638
Hyundai Hybrids	60	40,000	\$4,702
Hyundai Palisade	60	40,000	\$4,702
Infiniti 4cyl	24	10,000	\$3,987
Infiniti 6 & 8 cyl	24	10,000	\$4,076
Infinity Hybrids	24	10,000	\$4,107
Jeep 4cyl	24	24,000	\$4,076
Jeep 6cyl	24	24,000	\$4,107
Jeep 8cyl	24	24,000	\$4,176
Jeep Hybrids	24	24,000	\$4,107
Kia 4 cyl	60	40,000	\$4,405
Kia 6cyl	60	40,000	\$4,458
Kia Hybrids	60	40,000	\$4,702
Kia Stinger	60	40,000	\$4,638
Lexus	24	20,000	\$4,076
Lexus Hybrids	24	20,000	\$4,107
Lincoln 4cyl	24	20,000	\$4,107
Lincoln 6cyl	24	20,000	\$4,176
Lincoln Hybrids	24	20,000	\$4,107
Mazda 4 & 6cyl	24	24,000	\$3,987
Mazda Hybrids	24	24,000	\$4,107
Mazdaspeed 3 & 6	24	24,000	\$4,176
Mitsubishi 4cyl	60	40,000	\$4,458
Mitsubishi 6cyl	60	40,000	\$4,638
Mitsubishi Hybrids	60	40,000	\$4,702
Nissan 4cyl	24	24,000	\$3,987
Nissan 6 & 8cyl	24	24,000	\$4,076
Nissan Hybrids	24	24,000	\$4,107
Scion	24	24,000	\$3,987
Subaru	24	24,000	\$3,987
Subaru Hybrids	24	24,000	\$4,107
Toyota 4 cyl	24	24,000	\$3,963
Toyota 6cyl	24	24,000	\$3,987
Toyota 8cyl	24	24,000	\$4,076
Toyota Hybrids	24	24,000	\$4,107

SURCHARGES:

4X4 / AWD	<input checked="" type="checkbox"/> M	\$0
Diesel	<input checked="" type="checkbox"/> M	\$0
Lift Kit Modified	<input checked="" type="checkbox"/> M	\$200
Dual Rear Wheels	<input checked="" type="checkbox"/> M	\$0
Commercial	<input checked="" type="checkbox"/> M	\$300
Zero Deductible	<input type="checkbox"/> O	\$100
Disappearing Deductible	<input type="checkbox"/> O	\$75
Increased Hourly Labor Rate	<input type="checkbox"/> O	\$150
Re-Man/OEM Parts	<input type="checkbox"/> O	\$100

M Mandatory O Optional

Dealer No Charge Back INCLUDED (3-5 Year Only)

833-852-GOLD (4653)

Goldstandardautomotive.com

1yr Electric Vehicle Coverage

\$500 DEDUCTIBLE
VEHICLES 7 MODEL YEARS AND NEWER



CURRENT VEHICLE MILES	Term	CLASS 1:	CLASS 2:	CLASS 3:	CLASS 4:	CLASS 5:	CLASS 6:	CLASS 7:
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0-20k	0-7yr	\$4,307	\$4,307	\$4,397	\$4,397	\$4,506	\$4,567	\$4,722

20-40k	0-7yr	\$4,307	\$4,307	\$4,397	\$4,397	\$4,506	\$4,567	\$4,722

40-60k	0-7yr	\$4,307	\$4,307	\$4,397	\$4,397	\$4,506	\$4,567	\$4,722

60-80k	0-7yr	\$4,307	\$4,307	\$4,397	\$4,397	\$4,506	\$4,567	\$4,722

80-95k	0-7yr	\$4,307	\$4,307	\$4,397	\$4,397	\$4,506	\$4,567	\$4,722

SURCHARGES:

4X4 / AWD	M	\$125
Lift Kit Modified	M	\$200
Commercial	M	\$300
Increased Hourly Labor Rate	O	\$150
Hi-Line Maintenance	O	\$250
Unlimited Miles	O	\$99
Zero Deductible	O	\$500
\$250 Deductible	O	\$250
Disappearing Deductible	O	\$300

M Mandatory **O** Optional

Dealer No Charge Back INCLUDED (3-5 Year Only)

833-852-GOLD (4653)

Goldstandardautomotive.com

2yr Electric Vehicle Coverage

\$500 DEDUCTIBLE

VEHICLES 7 MODEL YEARS AND NEWER

CURRENT VEHICLE MILES	Term	CLASS 1:	CLASS 2:	CLASS 3:	CLASS 4:	CLASS 5:	CLASS 6:	CLASS 7:
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0-20k	0-5yr	\$4,346	\$4,346	\$4,488	\$4,488	\$4,553	\$4,567	\$5,019
	6-7yr	\$4,346	\$5,449	\$4,488	\$5,591	\$5,656	\$5,670	\$6,048

20-40k	0-5yr	\$4,386	\$4,386	\$4,537	\$4,537	\$4,613	\$4,637	\$5,043
	6-7yr	\$4,386	\$5,415	\$4,537	\$5,566	\$5,642	\$5,666	\$6,072

40-60k	0-5yr	\$4,398	\$4,398	\$4,552	\$4,552	\$4,630	\$4,656	\$5,101
	6-7yr	\$4,398	\$5,427	\$4,552	\$5,581	\$5,659	\$5,685	\$6,130

60-80k	0-5yr	\$5,325	\$5,325	\$5,535	\$5,535	\$5,687	\$5,764	\$6,063
	6-7yr	\$5,325	\$5,619	\$5,535	\$5,829	\$5,981	\$6,058	\$6,357

80-95k	0-7yr	\$5,903	\$5,903	\$6,123	\$6,123	\$6,288	\$6,375	\$6,668
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SURCHARGES:

4X4 / AWD	M	\$125
Lift Kit Modified	M	\$200
Commercial	M	\$300
Increased Hourly Labor Rate	O	\$150
Hi-Line Maintenance	O	\$250
Unlimited Miles	O	\$99
Zero Deductible	O	\$500
\$250 Deductible	O	\$250
Disappearing Deductible	O	\$300

M Mandatory **O** Optional

Dealer No Charge Back INCLUDED (3-5 Year Only)

833-852-GOLD (4653)

Goldstandardautomotive.com

3yr Electric Vehicle Coverage

\$500 DEDUCTIBLE

VEHICLES 7 MODEL YEARS AND NEWER

CURRENT VEHICLE MILES	Model Year	CLASS 1:	CLASS 2:	CLASS 3:	CLASS 4:	CLASS 5:	CLASS 6:	CLASS 7:
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0-20k	0 - 4yr	\$4,545	\$4,545	\$4,755	\$4,755	\$4,898	\$4,920	\$5,424
	5yr	\$4,545	\$4,986	\$4,755	\$5,196	\$5,339	\$5,361	\$5,865
	6yr	\$4,545	\$5,839	\$4,755	\$6,049	\$6,192	\$6,214	\$6,718
	7yr	\$4,545	\$6,183	\$4,755	\$6,392	\$6,536	\$6,558	\$7,062

20-40k	0 - 4yr	\$4,598	\$4,598	\$4,820	\$4,820	\$4,975	\$5,010	\$5,584
	5yr	\$4,598	\$5,039	\$4,820	\$5,261	\$5,416	\$5,451	\$6,025
	6yr	\$4,598	\$5,892	\$4,820	\$6,114	\$6,269	\$6,304	\$6,878
	7yr	\$4,598	\$6,236	\$4,820	\$6,457	\$6,613	\$6,648	\$7,222

40-60k	0 - 4yr	\$4,659	\$4,659	\$4,894	\$4,894	\$5,064	\$5,112	\$5,766
	5yr	\$4,659	\$5,100	\$4,894	\$5,335	\$5,505	\$5,553	\$6,207
	6yr	\$4,659	\$5,953	\$4,894	\$6,188	\$6,358	\$6,406	\$7,060
	7yr	\$4,659	\$6,296	\$4,894	\$6,532	\$6,702	\$6,750	\$7,404

60-80k	0 - 5yr	\$5,907	\$5,907	\$6,181	\$6,181	\$6,346	\$6,409	\$7,159
	6yr	\$5,907	\$6,025	\$6,181	\$6,299	\$6,464	\$6,527	\$7,277
	7yr	\$6,180	\$6,410	\$6,463	\$6,694	\$6,870	\$6,943	\$7,749

80-95k	0 - 7yr	\$6,452	\$6,452	\$6,745	\$6,745	\$6,932	\$7,014	\$7,877



SURCHARGES:

4X4 / AWD	M	\$125
Lift Kit Modified	M	\$200
Commercial	M	\$300
Increased Hourly Labor Rate	O	\$150
Hi-Line Maintenance	O	\$250
Unlimited Miles	O	\$99
Zero Deductible	O	\$500
\$250 Deductible	O	\$250
Disappearing Deductible	O	\$300

M Mandatory **O** Optional

Dealer No Charge Back INCLUDED (3-5 Year Only)

833-852-GOLD (4653)

Goldstandardautomotive.com

4yr Electric Vehicle Coverage

\$500 DEDUCTIBLE
VEHICLES 7 MODEL YEARS AND NEWER



CURRENT VEHICLE MILES	Model Year	CLASS 1:	CLASS 2:	CLASS 3:	CLASS 4:	CLASS 5:	CLASS 6:	CLASS 7:
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0-20k	0 - 3yr	\$4,661	\$4,661	\$4,919	\$4,919	\$5,067	\$5,115	\$5,772
	4yr	\$4,661	\$5,102	\$4,919	\$5,360	\$5,508	\$5,556	\$6,213
	5yr	\$4,661	\$5,837	\$4,919	\$6,095	\$6,243	\$6,291	\$6,948
	6yr	\$4,661	\$6,298	\$4,919	\$6,556	\$6,705	\$6,753	\$7,410
	7yr	\$5,837	\$6,697	\$6,095	\$6,955	\$7,103	\$7,151	\$7,808

20-40k	0-4yr	\$4,733	\$5,174	\$5,007	\$5,448	\$5,613	\$5,677	\$6,431
	5yr	\$4,733	\$6,027	\$5,007	\$6,301	\$6,466	\$6,530	\$7,284
	6yr	\$5,174	\$6,475	\$5,448	\$6,750	\$6,915	\$6,979	\$7,733
	7yr	\$5,909	\$6,769	\$6,183	\$7,043	\$7,208	\$7,272	\$8,026

40-60k	0-4yr	\$5,699	\$5,699	\$5,992	\$5,992	\$6,178	\$6,260	\$7,125
	5yr	\$5,699	\$6,111	\$5,992	\$6,404	\$6,590	\$6,672	\$7,537
	6yr	\$5,699	\$6,559	\$5,992	\$6,853	\$7,039	\$7,121	\$7,986
	7yr	\$5,993	\$6,853	\$6,286	\$7,146	\$7,332	\$7,414	\$8,279

60-80k	0-5yr	\$6,534	\$6,534	\$6,912	\$6,912	\$7,078	\$7,226	\$8,264
	6yr	\$6,534	\$6,639	\$6,912	\$7,017	\$7,183	\$7,331	\$8,369
	7yr	\$6,534	\$6,932	\$6,912	\$7,311	\$7,476	\$7,624	\$8,662

80-95k	0 - 7yr	\$7,048	\$7,048	\$7,453	\$7,453	\$7,647	\$7,821	\$8,776
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SURCHARGES:

4X4 / AWD	M	\$125
Lift Kit Modified	M	\$200
Commercial	M	\$300
Increased Hourly Labor Rate	O	\$150
Hi-Line Maintenance	O	\$250
Unlimited Miles	O	\$99
Zero Deductible	O	\$500
\$250 Deductible	O	\$250
Disappearing Deductible	O	\$300

M Mandatory **O** Optional

Dealer No Charge Back INCLUDED (3-5 Year Only)

833-852-GOLD (4653)

Goldstandardautomotive.com

5yr Electric Vehicle Coverage

\$500 DEDUCTIBLE

VEHICLES 7 MODEL YEARS AND NEWER



CURRENT VEHICLE MILES	Model Year	CLASS 1:	CLASS 2:	CLASS 3:	CLASS 4:	CLASS 5:	CLASS 6:	CLASS 7:
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0-20k	0-2yr	\$4,785	\$4,785	\$5,025	\$5,025	\$5,201	\$5,276	\$6,131
	3yr	\$4,785	\$5,226	\$5,025	\$5,466	\$5,642	\$5,717	\$6,572
	4yr	\$4,785	\$6,079	\$5,025	\$6,319	\$6,495	\$6,570	\$7,425
	5yr	\$5,226	\$6,527	\$5,687	\$6,767	\$6,944	\$7,019	\$7,874
	6yr	\$6,079	\$6,905	\$6,319	\$7,145	\$7,321	\$7,396	\$8,251
	7yr	\$6,422	\$7,132	\$6,662	\$7,372	\$7,549	\$7,624	\$8,479

20-40k	0-2yr	\$4,877	\$4,877	\$5,137	\$5,137	\$5,336	\$5,430	\$6,410
	3yr	\$4,877	\$5,318	\$5,137	\$5,578	\$5,777	\$5,871	\$6,851
	4yr	\$4,877	\$6,171	\$5,137	\$6,431	\$6,630	\$6,724	\$7,704
	5yr	\$5,318	\$6,619	\$5,578	\$6,879	\$7,079	\$7,173	\$8,153
	6yr	\$6,171	\$6,997	\$6,431	\$7,257	\$7,456	\$7,550	\$8,530
	7yr	\$6,514	\$7,224	\$6,774	\$7,484	\$7,684	\$7,778	\$8,758

40-60k	0-3yr	\$6,159	\$6,159	\$6,444	\$6,444	\$6,669	\$6,787	\$7,910
	4yr	\$6,159	\$6,277	\$6,444	\$6,562	\$6,787	\$6,905	\$8,028
	5yr	\$6,159	\$6,726	\$6,444	\$7,011	\$7,236	\$7,354	\$8,477
	6yr	\$6,277	\$7,103	\$6,562	\$7,388	\$7,613	\$7,731	\$8,854
	7yr	\$6,621	\$7,331	\$6,906	\$7,616	\$7,841	\$7,959	\$9,082

60-80k	0-5yr	\$6,956	\$6,956	\$7,269	\$7,269	\$7,525	\$7,671	\$8,780
	6yr	\$6,956	\$7,229	\$7,269	\$7,542	\$7,798	\$7,944	\$9,053
	7yr	\$6,956	\$7,457	\$7,269	\$7,770	\$8,026	\$8,172	\$9,281

80-95k	0-6yr	\$7,488	\$7,488	\$7,837	\$7,837	\$8,091	\$8,389	\$9,670
	7yr	\$7,488	\$7,632	\$7,837	\$7,982	\$8,236	\$8,534	\$9,815

SURCHARGES:

4X4 / AWD	M	\$125
Lift Kit Modified	M	\$200
Commercial	M	\$300
Increased Hourly Labor Rate	O	\$150
Hi-Line Maintenance	O	\$250
Unlimited Miles	O	\$99
Zero Deductible	O	\$500
\$250 Deductible	O	\$250
Disappearing Deductible	O	\$300

M Mandatory **O** Optional

Dealer No Charge Back INCLUDED (3-5 Year Only)

833-852-GOLD (4653)

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CLASSES

CLASS 1 Acura 4cyl; Honda 4cyl; Hyundai 4cyl; Kia 4 cyl; Toyota 4 cyl

CLASS 2 Chevrolet 4cyl; Ford 4cyl; Honda 6cyl, Odyssey, Passport, Ridgeline; Hyundai 6cyl; Infiniti 4cyl; Isuzu; Kia 6cyl; Mazda 4 & 6cyl; Mitsubishi 4cyl; Nissan 4cyl; Scion; Subaru; Suzuki 4cyl; Toyota 6cyl

CLASS 3 Acura 6cyl; Chevrolet 1500; Dodge 4cyl, 1500; Ford F-150; Genesis; Hyundai 8cyl; Infiniti 6 & 8 cyl; Jeep 4cyl; Kia Stinger; Lexus; Mitsubishi 6cyl; Nissan 6 & 8cyl; Suzuki 6cyl; Toyota 8cyl

CLASS 4 Chevrolet 6cyl, 2500; Dodge 6cyl, 2500; Ford 6cyl, F-250; GMC 4cyl; Hybrids; Hyundai Palisade; Jeep 6cyl; Lincoln 4cyl

CLASS 5 Chevrolet 8cyl, 3500; Chrysler; Dodge 8cyl, 3500; Ford 8cyl, F-350; GMC 6cyl; Jeep 8cyl; Lincoln 6cyl; Mazdaspeed 3 & 6; SAAB 4 & 6cyl; Volkswagen Beetle, 4, 5 & 6cyl; Volvo 4cyl

CLASS 6 Buick; Chev Camaro 6cyl; GMC 8cyl; Mercedes M/C Class; Smart; Volkswagen Toureg 6cyl; Volvo 5 & 6cyl

CLASS 7 Audi 4 & 6cyl; BMW 4 & 6cyl; Cadillac 4 & 6cyl; Chev Camaro 8cyl; Mercedes G/E Class; Mini Cooper

INELIGIBLE VEHICLES:

POWERTRAIN, 10K, 10K Plus

Exceeding one (1) Ton Rating; Modified Vehicles (Except Lifted/Tire Modification, if the Lift Kit Modification Surcharge has been selected); Classic Vehicles with less than 17 digit VIN

INELIGIBLE VEHICLES:

Bronze, Silver, Gold, Newer Car

Acura NSX; Audi R, RS, S-Series, 8cyl; Alpha Romeo; BMW 6,7 & 8 Series, M-Series, Z8; Cadillac Catera, ATS-V, CTS; STS, XLR, V-Series, XTS; Chevrolet Corvette Z06, ZR1; Chrysler Prowler, SRT; Dodge Promaster, Sprinter, Ram Tradesman, Stealth, SRT, Viper; Fiat; Ford F450, F550, E450, Boss, Cobra, Mach 1, Shelby, Saleen, Focus ZX3, SVT; GEO; GMC Typhoon; Hummer; Jaguar; Jeep SRT; Lexus LF-A; Land Rover, Range Rover; Lincoln Blackwood, Continental, 8cyl; Mazda RX: Mercury; Mercedes Benz AMG, Maybach, S-Class, G-Class; Mitsubishi Lancer Evolution, 3000GT; Nissan 300ZX, GT-R; Oldsmobile; Pontiac; Porsche; Saturn; Subaru WRX & STI; Toyota MR2, Supra; Volkswagen Phaeton, R32, 8cyl; Exceeding one (1) Ton Rating; Non-Passenger Vans; Modified Vehicles(Except Lifted/Tire Modification, if the Lift Kit Modification Surcharge has been selected); Vehicles w/ Flat Beds; Exotic Vehicles; Electric Vehicles; Following Engines: Vehicles with 10 Cylinders or greater; Natural Gas/Propane fueled Vehicles, Rotary, Northstar; W8; Chrysler/Dodge 2.7; Audi/VW 2.7



GOLD STANDARD
AUTOMOTIVE NETWORK

833-852-GOLD (4653) Goldstandardautomotive.com

Electric Vehicle CLASSES

CLASS 1 Hyundai, Kia Toyota, Honda, Scion

CLASS 2 Nissan, Mitsubishi, Fiat

CLASS 3 Ford Passenger, Chevrolet & GMC Passenger

CLASS 4 Ford Trucks & Vans, Chevrolet & GMC Trucks & Vans, Lincoln, Hummer

CLASS 5 Volvo, Jaguar, Volkswagen

CLASS 6 Porsche, Smart

CLASS 7 Audi, Tesla, Rivian, Mercedes Benz, BMW, Lucid, Mini, Polster

Updated 02/09/2023