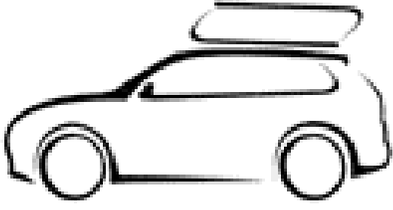


# USER MANUAL

*SignOnCar.com* 

## TABLE OF CONTENTS

### 1. Product Installation

Roof Rack Installation Step by Step Guide	Page
a. Evaluate Your Vehicle.....	1
b. Learn the Parts of a Roof Rack.....	2
c. Raised Rail Installation.....	3
d. Track System Installation.....	4
e. Bare Roof Installation.....	5

### 2. Terms & Conditions

- a. Payment
- b. Contractual agreement
- c. Insurance

### 3. Liability Release Disclaimer

# Product Installation

## Roof Rack Installation Step by Step Guide

- Time Required: 30-60 minutes
- Difficulty: Intermediate

### 1. Evaluate Your Vehicle



To prepare for roof rack installation, determine which option is best for your vehicle.

- Look at the top of your vehicle to see if it has raised rails already installed. On some vehicles, like SUVs and sporty hatchbacks, these are included even if there is no roof rack kit installed on the car. If you have these, work with them as part of the roof rack installation process. It will make roof rack mounting and regular use much easier.
- Check to see if your car has hidden mounting hardware. Some vehicles have mount points hidden by small protective coverings on the roof. These can be used to install a variety of roof racks.
- Start with a bare roof. While installation is a bit more difficult if you are dealing with a bare roof, you can still add a roof rack to your vehicle.

## 2. Learn the Parts of a Roof Rack



Roof racks come in a few different configurations. The parts can also vary based on what your rack is made to carry. For example, a rack designed to haul skiing or snowboarding equipment will look different than a rack made for a mountain bike and of course, the occasional SignOnCar.

However, there are a variety of pieces you will get with most roof rack kits.

- A mount: this piece is what attaches to your vehicle. While some universal kits do exist, mounts are often made for certain types of vehicles.
- Cross bars: these run across the roof of your car to hold mounting hardware. Different styles exist to fit the type of mount and other hardware you choose.
- The tower (or rack): This is how your mount connects to the cross bars that provide support for your equipment. Tower and rack styles across models. **(CALL SIGNONCAR FOR TOWER ADJUSTMENTS)**
- Accessory kits: A basic roof rack kit will come with a mount, cross bars and a tower or rack. These three pieces make up most of your roof rack system. Accessories are typically mounted to the cross bars and help hold certain items in place. You may be able to buy a range of accessories to help you secure multiple types of equipment and cargo, helping you get the most out of your roof rack.

### 3. Raised Rail Installation



It is important to note that all roof rack kits are different. The step by step installation instructions below should be used as a guide only. Always refer to our SignOnCar Customer Care line for assistance if you are having any kind of trouble with the installation instructions with your provided roof rack kit:

- Step 1: Assemble the base system. This typically involves connecting the mount and cross bars so they can be placed on your existing raised rails.
- Step 2: Attach the clamps to your car's raised rail system on both sides, following the manufacturer's instructions. The place you position the clamps depends on the type of roof rack you're installing.
- Step 3: Mount the rack system using the properly positioned clamps. Consult your owner's manual for detailed instructions on using your model.
- Step 4: Add accessories to hold your equipment or cargo. Most roof rack systems work with a variety of different equipment and cargo types with the right accessories. Again, follow the manufacturer's instructions when adding accessories.
- Step 5: Test your roof rack by adding cargo or equipment. A short, in-town trip is often recommended to make sure your mount is properly positioned and suitable for long-distance travel. This is particularly important with heavy items like kayaks, snow skis and luggage.

## 4. Track System Installation



Raised rails are the easiest to work with, but many cars, SUVs and vans do not have them installed. Tracks that are in place can help you install a roof rack fairly quickly.

Here is how you install a roof rack system using a pre-existing track. Remember that all vehicles and models vary. \*Consult with SignOnCar (480) 498-8583 at any time during open hours if you have questions on specific installation instructions throughout the process:

- Step 1: Choose a roof rack system designed for vehicle track installation. Most models that work with vehicle track systems have a specific type of mount or attachment made to work with them.
- Step 2: Install the mount or landing pad designed to fit inside the existing track system. You'll typically do this first before adding any other hardware to your car. This may vary from system to system.
- Step 3: Assemble the hardware that connects to the mount or landing pad that fits into your vehicle's existing track system. Do this before attaching the assembled product to the mount or landing pad hardware. This will likely create a crossbar setup for your final rack installation.
- Step 4: Mount the rack system and accessories to finish the job. Place these based on the manufacturer's instructions.
- Step 5: Test your mount with cargo or equipment. Make sure it is securely installed.

*Tip: Vehicles with hidden mounting clips often work the same way as a track system installation. The products are designed to be used both ways. Always verify that the chosen mount hardware works with your vehicle.*

## 5. Bare Roof Installation



Installing a roof rack on a car that only has a bare roof can seem tricky. There are a few ways to do this depending on your needs. First, we will start with the simplest bare roof installation method.

As with all roof rack installation procedures, follow the manufacturer's instructions for safe and correct placement.

### CLIP STYLE ROOF RACKS

Clip style roof racks mount to your car's door jamb or directly onto the rubber rain gutters above your windows. Here is how this installation generally works:

- Step 1: Install the supplied clips as directed, either to the door jamb itself or the rubber rain gutters. Do this on all sides.
- Step 2: Mount the cross bars to the supplied clips. Make sure they are secure before moving on.

- Step 3: Add the rack or tower according to the manufacturer's instructions. Your spacing will typically depend on the type of accessories you plan to use.
- Step 4: Place your accessories as directed in the installation guide or owner's manual. Make sure your accessories are secure.
- Step 5: Test your roof rack with cargo or equipment for safety.

Door jamb and rain gutter style roof racks work well for many different equipment types. However, if you prefer a more permanent installation, this can be achieved even if you have a bare roof to start with.

## 2. Terms and Conditions

- a. SignOnCar.com requires an average of 100 miles average per day, but calculated on a 5-day work week. SignOnCar.com pay 15 cents per mile per week as long as the average has been met for the week. (see Document Titled “BUSINESS PLAN MILEAGE NUMBERS 2 update 12-03-2020”). Weeks are prorated depending on the start date. Most dates on Saturday or Sundays. But can be prorated based on start date. The pay period would start at 12:01 am on the following day (night), until 7 days at 12:00pm the following week. Document Titled “BUSINESS PLAN MILEAGE NUMBERS 2 update 12-03-2020” has the opportunity to prorate a driver that doesn’t start at 12:00 mid-night on Sunday. Drivers can start any day of the week, any day of the month and will be paid weekly (capped at \$400 after a 4-week period). Our signs include a unique internal design and have a “void if sticker removed” to keep Drivers, or Advertisers disassembling it to alter, understand, disable or bypass the power of the sign. Tampering with this sticker will result in removing the sign from the Driver’s vehicle and void of contract. See Drivers Terms and Conditions Agreement. Mileage is calculated weekly and paid out SignOnCar with reports 30 days after the sign is installed, to cap the driver at \$400 a month. Based on the dates the signs are installed, each Driver will have their own profile, beginning and ending dates

### Example Pay

	Miles Driven							Weekly Total	Payment Per Mile \$ 0.15	Number of Days Driven	Daily Average	Daily Average Minimum 100	Weekly Payment to Driver \$ 100.00
	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday						
Mike H.			80	100	100	60	60	400	\$ 60.00	5	80.0	No	\$ 60.00
Thomas B.	125	120	120	125	125	50	50	715	\$ 107.25	7	143.0	Yes	\$ 100.00
George T.	75	75	75	75	75	20	20	415	\$ 62.25	7	83.0	No	\$ 62.25
Chris Y.	150	150	150	150	150	75	75	900	\$ 135.00	7	180.0	Yes	\$ 100.00
Oscar O.				100	100	100	100	400	\$ 60.00	4	100.0	Yes	\$ 100.00

### b. Contractual Agreement

- i. Our Advertisers require Drivers to commit to a 3 consecutive month obligation per printed ad, placed in their vehicle. The ad may be changed at the Advertisers discretion.
- ii. Dates required begin at midnight the day that the Driver places the ad on the vehicle. The Driver has a complete understanding of the requirements to be paid.
- iii. Driver has a complete understanding that the Advertiser has complete discretion to remove the sign if the Driver is not producing results, and may, at the Advertisers discretion, to terminate the contract at any given time, with a 72 hours’ notice to schedule the uninstall.

### c. Insurance

- i. Do I need special insurance?
- ii. SignOnCar.com maintains auto insurance designed for the warranty on defective signs. SignOnCar.com Contact your insurance company for details. THIS IS VERY IMPORTANT: IT IS THE DRIVERS ABSOLUTE AND PERSONAL RESPONSIBILITY FOR ANY DAMAGE TO ANYTHING OUR SIGN MAY CAUSE DAMAGE TO OTHER VEHICLES, PEOPLE, OR OBJECTS. SignOnCar.com CANNOT RESPONSIBLE FOR DRIVER NEGLIGENCE OR IGNORANCE TO THE PRODUCTS THEY PLACE ON THEIR VEHICLE.

### 3. Liability Release Disclaimer

#### SignOnCar.com's Product Terms of Use

These Terms of Use (these "Terms of Use") describe the terms and conditions that govern your access to and use of our product, [www.SignOnCar.com's.com](http://www.SignOnCar.com's.com) and any content, functionality and services offered on or through [www.SignOnCar.com's.com](http://www.SignOnCar.com's.com) (collectively, the "Product").

Please read these Terms of Use carefully before you start to use the Product. By using the Product, you accept and agree to be bound and abide by these Terms of Use, and you accept our Privacy Policy which is incorporated in these Terms of Use. If you do not agree to or wish to be bound by these Terms of Use and the Privacy Policy, you should not access or use the Product.

This Product is offered and available to users who are 18 years of age or older, and who reside in the United States or any of its territories or possessions. By using this Product, you represent and warrant that you are old enough to form a legally binding contract with SignOnCar.com's and meet all of the preceding eligibility requirements. If you do not meet all of these requirements, you must not access or use the Product.

#### Changes to the Terms of Use

We may revise and update these Terms of Use from time to time in our sole discretion. All changes are effective 10 days after those revisions are posted to the Product, and will apply to your access to and use of the Product after that 10-day period. However, any changes to the dispute resolution provisions described in Governing Law and Jurisdiction section below will not apply to any disputes for which the parties have actual notice before the date that change is posted on the Product.

Your continued use of the Product following the effective date of a revision to these Terms of Use means that you accept and agree to these Terms of Use as revised. You are responsible for periodically reviewing these Terms of Use to check for any changes.

#### Accessing the Product and Account Security

We reserve the right to withdraw or amend this Product, and any service or material we provide on the Product, in our sole discretion without notice. We will not be liable if for any reason all or any part of the Product is unavailable at any time or for any period. From time to time, we may restrict access to some parts of the Product, or the entire Product, to users, including registered users. You are responsible for: (a) making any arrangements necessary for you to have access to the Product; and (b) ensuring that all persons who access the Product through your internet connection are aware of these Terms of Use and comply with them.

To access the Product or some of the resources it offers, you may be asked to provide certain registration details or other information. It is a condition of your use of the Product that all the information you provide on the Product is correct, current and complete. You agree that all information you provide to or post on this Product, including but not limited to through the use of any interactive features on the Product, is governed by our Privacy Policy, and you consent to all actions we take with respect to your information consistent with our Privacy Policy. If you choose, or are provided with, a user name, password or any other piece of information as part

of our security procedures, you must treat that information as confidential, and you must not disclose it to any other person or entity.

We have the right to disable any user name, password or other identifier, whether chosen by you or provided by us, at any time in our sole discretion for any or no reason, including if, in our opinion, you have violated any provision of these Terms of Use.

### **Intellectual Property Rights**

The Product and its entire contents, features and functionality (including but not limited to all information, software, text, displays, images, video and audio, and the design, selection and arrangement thereof), are owned by SignOnCar.com's, its licensors or other providers of such material and are protected by United States and international copyright, trademark, patent, trade secret and other intellectual property or proprietary rights laws.

You must not reproduce, distribute, modify, create derivative works of, publicly display, publicly perform, republish, download, store or transmit any of the material on our Product, except as follows: Your computer may temporarily store copies of such materials in RAM incidental to your accessing and viewing those materials. You may store files that are automatically cached by your Web browser for display enhancement purposes. You may print or download one copy of a reasonable number of pages of the Product for your own personal, non-commercial use and not for further reproduction, publication or distribution. You must not modify copies of any materials from this site, use any illustrations, photographs, video or audio sequences or any graphics separately from the accompanying text. delete or alter any copyright, trademark or other proprietary rights notices from copies of materials from this site. You must not access or use for any commercial purposes (other than to purchase products from us) any part of the Product or any services or materials available through the Product.

If you wish to make any use of material on the Product other than that as permitted in this section, please address your request to Admin@SignOnCar.com.

If you print, copy, modify, download or otherwise use or provide any other person with access to any part of the Product in breach of the Terms of Use, your right to use the Product will cease immediately and you must, at our option, return or destroy any copies of the materials you have made. No right, title or interest in or to the Product or any content on the Product is transferred to you, and all rights not expressly granted are reserved by SignOnCar.com's Any use of the Product not expressly permitted by these Terms of Use is a breach of these Terms of Use and may violate copyright, trademark and other laws.

### **Trademarks**

SIGNONCAR.COM'S and all related names, logos, product and service names, designs and slogans are trademarks of SignOnCar.com's, its affiliates or licensors. You must not use those marks without our prior written permission. All other names, logos, product and service names, designs and slogans on this Product are the trademarks of their respective owners.

### **Prohibited Uses**

You may use the Product only for lawful purposes and in accordance with these Terms of Use. You agree not to use the Product:

In any way that violates any applicable federal, state, local or international law or regulation (including, without limitation, any laws regarding the export of data or software to and from the US or other countries).

For the purpose of exploiting, harming or attempting to exploit or harm minors in any way by exposing them to inappropriate content, asking for personally identifiable information or otherwise.

To send, knowingly receive, upload, download, use or re-use any material which does not comply with the Content Standards set out in these Terms of Use.

To transmit, or procure the sending of, any advertising or promotional material, including any "junk mail", "chain letter" or "spam" or any other similar solicitation.

To impersonate or attempt to impersonate SignOnCar.com's, one of its employees, another user or any other person or entity (including, without limitation, by using email addresses associated with any of the preceding).

To engage in any other conduct that restricts or inhibits anyone's use or enjoyment of the Product, or which, as determined by us, may harm SignOnCar.com's or users of the Product or expose them to liability.

Additionally, you agree not to:

Use the Product in any manner that could disable, overburden, damage, or impair the site or interfere with any other party's use of the Product, including their ability to engage in real time activities through the Product.

Use any robot, spider or other automatic device, process or means to access the Product for any purpose, including monitoring or copying any of the material on the Product.

Use any manual process to monitor or copy any of the material on the Product or for any other unauthorized purpose without our prior written consent.

Use any device, software or routine that interferes with the proper working of the Product.

Introduce any viruses, trojan horses, worms, logic bombs or other material which is malicious or technologically harmful.

Attempt to gain unauthorized access to, interfere with, damage or disrupt any parts of the Product, the server on which the Product is stored, or any server, computer or database connected to the Product.

Attack the Product via a denial-of-service attack or a distributed denial-of-service attack.

Otherwise attempt to interfere with the proper working of the Product.

#### User Contributions

The Product contains customer support module and product reviews and other interactive features (collectively, "Interactive Services") that allow users to post, submit, publish, display or transmit to other users or other persons (hereinafter, "post") content or materials (collectively, "User Contributions") on or through the Product. All User Contributions must comply with the Content Standards set out in these Terms of Use.

Any User Contribution you post to the Product will be considered non-confidential and non-proprietary. By providing any User Contribution on the Product, you grant us and our affiliates and service providers, and each of their and our respective licensees, successors and assigns the right to use, reproduce, modify, perform, display, distribute and otherwise disclose to third parties any such material for any purpose to promote SignOnCar.com's products.

You represent and warrant that you own or control all rights in and to the User Contributions and have the right to grant the license granted above to us and our affiliates and service

providers, and each of their and our respective licensees, successors and assigns. All of your User Contributions do and will comply with these Terms of Use.

You understand and acknowledge that you are responsible for any User Contributions you submit or contribute, and you, not SignOnCar.com's, have fully responsibility for such content, including its legality, reliability, accuracy and appropriateness.

We are not responsible, or liable to any third party, for the content or accuracy of any User Contributions posted by you or any other user of the Product.

#### **Monitoring and Enforcement; Termination**

We have the right to:

Remove or refuse to post any User Contributions for any or no reason in our sole discretion. Take any action with respect to any User Contribution that we deem necessary or appropriate in our sole discretion, including if we believe a User Contribution violates the Terms of Use, including the Content Standards, infringes any intellectual property right or other right of any person or entity, threatens the personal safety of users of the Product or the public or could create liability for SignOnCar.com's

Disclose your identity or other information about you to any third party who claims that material posted by you violates their rights, including their intellectual property rights or their right to privacy.

Take appropriate legal action, including without limitation, referral to law enforcement, for any illegal or unauthorized use of the Product.

Terminate or suspend your access to all or part of the Product for any or no reason, including without limitation, any violation of these Terms of Use.

Without limiting the foregoing, we have the right to fully cooperate with any law enforcement authorities or court order requesting or directing us to disclose the identity or other information of anyone posting any materials on or through the Product. YOU WAIVE AND HOLD HARMLESS SIGNONCAR.COM'S AND ITS AFFILIATES, LICENSEES AND SERVICE PROVIDERS FROM ANY CLAIMS RESULTING FROM ANY ACTION TAKEN BY SIGNONCAR.COM'S OR ANY OF THE FOREGOING PARTIES DURING OR AS A RESULT OF ITS INVESTIGATIONS AND FROM ANY ACTIONS TAKEN AS A CONSEQUENCE OF INVESTIGATIONS BY EITHER SIGNONCAR.COM'S OR SUCH OTHER PARTIES OR LAW ENFORCEMENT AUTHORITIES.

However, we do not review all material before it is posted on the Product, and cannot ensure prompt removal of objectionable material after it has been posted. Accordingly, we assume no liability for any action or inaction regarding transmissions, communications or content provided by any user or third party. We have no liability or responsibility to anyone for performance or nonperformance of the activities described in this section.

#### **Content Standards**

These content standards apply to any and all User Contributions and use of Interactive Services. User Contributions must in their entirety comply with all applicable federal, state, local and international laws and regulations. Without limiting the foregoing, User Contributions must not:

Contain any material that is defamatory, obscene, indecent, abusive, offensive, harassing, violent, hateful, inflammatory or otherwise objectionable.

Promote sexually explicit or pornographic material, violence, or discrimination based on race, sex, religion, nationality, disability, sexual orientation or age.  
Infringe any patent, trademark, trade secret, copyright, or other intellectual property or other rights of any other person.  
Violate the legal rights (including the rights of publicity and privacy) of others or contain any material that could give rise to any civil or criminal liability under applicable laws or regulations or that otherwise may be in conflict with these Terms of Use and our Privacy Policy.  
Be likely to deceive any person.  
Promote any illegal activity, or advocate, promote or assist any unlawful act.  
Cause annoyance, inconvenience or needless anxiety or be likely to upset, embarrass, alarm or annoy any other person.  
Impersonate any person, or misrepresent your identity or affiliation with any person or organization.  
Involve commercial activities or sales, such as contests, sweepstakes and other sales promotions, barter or advertising.  
Give the impression that they emanate from or are endorsed by us or any other person or entity, if this is not the case.  
Copyright Infringement  
If you believe that any User Contributions violate your copyright, please see the instructions below for instructions on sending us a notice of copyright infringement. It is SignOnCar.com's policy to terminate the user accounts of repeat infringers.

#### Reporting Claims of Copyright Infringement

We take claims of copyright infringement seriously. We will respond to notices of alleged copyright infringement that comply with applicable law. If you believe any materials accessible on or from this Product infringe your copyright, you may request removal of those materials (or access to them) from the Product by submitting written notification to our Copyright Agent (designated below). In accordance with the Online Copyright Infringement Liability Limitation Act of the Digital Millennium Copyright Act (17 U.S.C. § 512) ("DMCA"), the written notice (the "DMCA Notice") must include substantially the following:

Your physical or electronic signature.

Identification of the copyrighted work you believe to have been infringed or, if the claim involves multiple works on the Product, a representative list of those works.

Identification of the material you believe to be infringing in a sufficiently precise manner to allow us to locate that material.

Adequate information by which we can contact you (including your name, postal address, telephone number and, if available, email address).

A statement that you have a good faith belief that use of the copyrighted material is not authorized by the copyright owner, its agent or the law.

A statement that the information in the written notice is accurate.

A statement, under penalty of perjury, that you are authorized to act on behalf of the copyright owner.

If you fail to comply with all of the requirements of Section 512(c)(3) of the DMCA, your DMCA Notice may not be effective.

Please be aware that if you knowingly materially misrepresent that material or activity on the Product is infringing your copyright, you may be held liable for damages (including costs and attorneys' fees) under Section 512(f) of the DMCA.

#### Counter-Notification Procedures

If you believe that material you posted on the Product was removed or access to it was disabled by mistake or misidentification, you may file a counter-notification with us (a "Counter-Notice") by submitting written notification to our copyright agent (identified below). Pursuant to the DMCA, the Counter-Notice must include substantially the following:

Your physical or electronic signature.

An identification of the material that has been removed or to which access has been disabled and the location at which the material appeared before it was removed or access disabled. Adequate information by which we can contact you (including your name, postal address, telephone number and, if available, e-mail address).

A statement under penalty of perjury by you that you have a good faith belief that the material identified above was removed or disabled as a result of a mistake or misidentification of the material to be removed or disabled.

A statement that you will consent to the jurisdiction of the Federal District Court for the judicial district in which your address is located (or if you reside outside the United States for any judicial district in which the Product may be found) and that you will accept service from the person (or an agent of that person) who provided the Product with the complaint at issue. The DMCA allows us to restore the removed content if the party filing the original DMCA Notice does not file a court action against you within ten business days of receiving the copy of your Counter-Notice.

Please be aware that if you knowingly materially misrepresent that material or activity on the Product was removed or disabled by mistake or misidentification, you may be held liable for damages (including costs and attorneys' fees) under Section 512(f) of the DMCA.

#### Reliance on Information Posted

The information presented on or through the Product is made available solely for general information purposes. We do not warrant the accuracy, completeness or usefulness of this information. Any reliance you place on such information is strictly at your own risk. We disclaim all liability and responsibility arising from any reliance placed on such materials by you or any other visitor to the Product, or by anyone who may be informed of any of its contents.

This Product includes content provided by third parties, including materials provided by other users and bloggers. All statements and/or opinions expressed in these materials, and all articles and responses to questions and other content, other than the content provided by SignOnCar.com's, are solely the opinions and the responsibility of the person or entity providing those materials. These materials do not necessarily reflect the opinion of SignOnCar.com's. We are not responsible, or liable to you or any third party, for the content or accuracy of any materials provided by any third parties.

#### Changes to the Product

We may update the content on this Product from time to time, but its content is not necessarily complete or up-to-date. Any of the material on the Product may be out of date at any given time, and we are under no obligation to update such material.

#### Information about You and Your Visits to the Product

All information we collect on this Product is subject to our Privacy Policy. By using the Product, you consent to all actions taken by us with respect to your information in compliance with the Privacy Policy.

#### Online Purchases and Other Terms and Conditions

All purchases through our site or other transactions for the sale of goods made through the Product or as a result of visits made by you are governed by our Terms of Sale, which are incorporated into these Terms of Use.

Additional terms and conditions may also apply to specific portions, services or features of the Product. All such additional terms and conditions are hereby incorporated by this reference into these Terms of Use.

#### Linking to the Product and Social Media Features

You may link to our homepage, provided you do so in a way that is fair and legal and does not damage our reputation or take advantage of it, but you must not establish a link in such a way as to suggest any form of association, approval or endorsement on our part[ without our express [written] consent.

This Product may provide certain social media features that enable you to:

Link from your own or certain third-party products to certain content on this Product.

Send e-mails or other communications with certain content, or links to certain content, on this Product.

Cause limited portions of content on this Product to be displayed or appear to be displayed on your own or certain third-party products.

You may use these features solely as they are provided by us, and solely with respect to the content they are displayed with and otherwise in accordance with any additional terms and conditions we provide with respect to those features. Subject to the foregoing, you must not:

Establish a link from any product that is not owned by you.

Cause the Product or portions of it to be displayed, or appear to be displayed by, for example, framing, deep linking or in-line linking, on any other site.

Link to any part of the Product other than the homepage.

Otherwise take any action with respect to the materials on this Product that is inconsistent with any other provision of these Terms of Use.

The product from which you are linking, or on which you make certain content accessible, must comply in all respects with the Content Standards set out in these Terms of Use.

You agree to cooperate with us in causing any unauthorized framing or linking immediately to cease. We reserve the right to withdraw linking permission without notice.

We may disable all or any social media features and any links at any time without notice in our discretion.

#### Links from the Product

If the Product contains links to other sites and resources provided by third parties, these links are provided for your convenience only. This includes links contained in advertisements, including banner advertisements and sponsored links. We have no control over the contents of those sites or resources, and accept no responsibility for them or for any loss or damage that may arise from your use of them. If you decide to access any of the third party products linked to this Product, you do so entirely at your own risk and subject to the terms and conditions of use for such products.

#### Geographic Restrictions

The owner of the Product is based in the state of Arizona in the United States. We provide this Product for use only by persons located in the United States. We make no claims that the Product or any of its content is accessible or appropriate outside of the United States. Access to the Product may not be legal by certain persons or in certain countries. If you access the Product from outside the United States, you do so on your own initiative and are responsible for compliance with local laws.

#### Disclaimer of Warranties

You understand that we cannot and do not guarantee or warrant that files available for downloading from the internet or the Product will be free of viruses or other destructive code. You are responsible for implementing sufficient procedures and checkpoints to satisfy your particular requirements for anti-virus protection and accuracy of data input and output, and for maintaining a means external to our site for any reconstruction of any lost data. WE WILL NOT BE LIABLE FOR ANY LOSS OR DAMAGE CAUSED BY A DISTRIBUTED DENIAL-OF-SERVICE ATTACK, VIRUSES OR OTHER TECHNOLOGICALLY HARMFUL MATERIAL THAT MAY INFECT YOUR COMPUTER EQUIPMENT, COMPUTER PROGRAMS, DATA OR OTHER PROPRIETARY MATERIAL DUE TO YOUR USE OF THE PRODUCT OR ANY SERVICES OR ITEMS OBTAINED THROUGH THE PRODUCT OR TO YOUR DOWNLOADING OF ANY MATERIAL POSTED ON IT, OR ON ANY PRODUCT LINKED TO IT.

YOUR USE OF THE PRODUCT, ITS CONTENT AND ANY SERVICES OR ITEMS OBTAINED THROUGH THE PRODUCT IS AT YOUR OWN RISK. THE PRODUCT, ITS CONTENT AND ANY SERVICES OR ITEMS OBTAINED THROUGH THE PRODUCT ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS, WITHOUT ANY WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED. NEITHER SIGNONCAR.COM'S NOR ANY PERSON ASSOCIATED WITH SIGNONCAR.COM'S MAKES ANY WARRANTY OR REPRESENTATION WITH RESPECT TO THE COMPLETENESS, SECURITY, RELIABILITY, QUALITY, ACCURACY OR AVAILABILITY OF THE PRODUCT. WITHOUT LIMITING THE FOREGOING, NEITHER SIGNONCAR.COM'S NOR ANYONE ASSOCIATED WITH SIGNONCAR.COM'S REPRESENTS OR WARRANTS THAT THE PRODUCT, ITS CONTENT OR ANY SERVICES OR ITEMS OBTAINED THROUGH THE PRODUCT WILL BE ACCURATE, RELIABLE, ERROR-FREE OR UNINTERRUPTED, THAT DEFECTS WILL BE CORRECTED, THAT OUR SITE OR THE SERVER THAT MAKES IT AVAILABLE ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS OR THAT THE PRODUCT OR ANY SERVICES OR ITEMS OBTAINED THROUGH THE PRODUCT WILL OTHERWISE MEET YOUR NEEDS OR EXPECTATIONS.

SIGNONCAR.COM'S HEREBY DISCLAIMS ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, STATUTORY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, NON-INFRINGEMENT AND FITNESS FOR PARTICULAR PURPOSE.

THE FOREGOING DOES NOT AFFECT ANY WARRANTIES WHICH CANNOT BE EXCLUDED OR LIMITED UNDER APPLICABLE LAW.

#### **Limitation on Liability**

IN NO EVENT WILL SIGNONCAR.COM'S, ITS AFFILIATES OR THEIR LICENSORS, SERVICE PROVIDERS, EMPLOYEES, AGENTS, OFFICERS OR DIRECTORS BE LIABLE FOR DAMAGES OF ANY KIND, UNDER ANY LEGAL THEORY, ARISING OUT OF OR IN CONNECTION WITH YOUR USE, OR INABILITY TO USE, THE PRODUCT, ANY PRODUCTS LINKED TO IT, ANY CONTENT ON THE PRODUCT OR SUCH OTHER PRODUCTS OR ANY SERVICES OR ITEMS OBTAINED THROUGH THE PRODUCT OR SUCH OTHER PRODUCTS, INCLUDING ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES, INCLUDING BUT NOT LIMITED TO, PERSONAL INJURY, PAIN AND SUFFERING, EMOTIONAL DISTRESS, LOSS OF REVENUE, LOSS OF PROFITS, LOSS OF BUSINESS OR ANTICIPATED SAVINGS, LOSS OF USE, LOSS OF GOODWILL, LOSS OF DATA, AND WHETHER CAUSED BY TORT (INCLUDING NEGLIGENCE), BREACH OF CONTRACT OR OTHERWISE, EVEN IF FORESEEABLE.

THE FOREGOING DOES NOT AFFECT ANY LIABILITY WHICH CANNOT BE EXCLUDED OR LIMITED UNDER APPLICABLE LAW.

#### **Indemnification**

You agree to defend, indemnify and hold harmless SignOnCar.com's, its affiliates, licensors and service providers, and its and their respective officers, directors, employees, contractors, agents, licensors, suppliers, successors and assigns from and against any claims, liabilities, damages, judgments, awards, losses, costs, expenses or fees (including reasonable attorneys' fees) arising out of or relating to your violation of these Terms of Use or your use of the Product, including, but not limited to, your User Contributions, any use of the Product's content, services and products other than as expressly authorized in these Terms of Use or your use of any information obtained from the Product.

#### **Governing Law and Jurisdiction**

All matters relating to the Product and these Terms of Use and any dispute or claim arising therefrom or related thereto (in each case, including non-contractual disputes or claims), will be governed by and construed in accordance with the internal laws of the State of Arizona without giving effect to any choice or conflict of law provision or rule (whether of the State of Arizona or any other jurisdiction).

You agree that you will not institute any legal suit, action or proceeding arising out of, or related to, these Terms of Use or the Product in any court other than in the federal courts of the United States or the courts of the State of Arizona, in each case located in Washington County. You agree that SignOnCar.com's retains the right to bring any suit, action or proceeding against you for breach of these Terms of Use in the state where you live or in any other court that has jurisdiction over you. You waive any and all objections to the exercise of jurisdiction over you by those courts and to venue in such courts.

#### **Limitation on Time to File Claims**

ANY CAUSE OF ACTION OR CLAIM YOU MAY HAVE ARISING OUT OF OR RELATING TO THESE TERMS OF USE OR THE PRODUCT MUST BE COMMENCED WITHIN ONE (1) YEAR AFTER THE CAUSE OF ACTION ACCRUES, OTHERWISE, SUCH CAUSE OF ACTION OR CLAIM IS PERMANENTLY BARRED.

#### Waiver and Severability

No waiver of by SignOnCar.com's of any term or condition set forth in these Terms of Use will be deemed a further or continuing waiver of such term or condition or a waiver of any other term or condition, and any failure of SignOnCar.com's to assert a right or provision under these Terms of Use will not constitute a waiver of such right or provision.

If any provision of these Terms of Use is held by a court or other tribunal of competent jurisdiction to be invalid, illegal or unenforceable for any reason, that provision will be eliminated or limited to the minimum extent such that the remaining provisions of the Terms of Use will continue in full force and effect.

#### Entire Agreement

The Terms of Use, our Privacy Policy and Terms of Sale constitute the sole and entire agreement between you and SignOnCar.com's with respect to the Product and they supersede all prior and contemporaneous understandings, agreements, representations and warranties, both written and oral, with respect to the Product.

#### Your Comments and Concerns

This product is operated by SignOnCar.com's, 12712 N 79<sup>th</sup> Ave. Peoria, AZ 85381.

All notices of copyright infringement claims should be sent to the copyright agent designated in our Copyright Policy in the manner and by the means set forth therein.

All other feedback, comments, requests for technical support and other communications relating to the Product should be directed to: Admin@SignOnCar.com's.com.

Effective December 1<sup>st</sup>, 2020, Acceptance of the Terms of Use