

Dealer Sign-up Data Sheet

Agency: _____
Agent Contact: _____

I. DEALERSHIP INFORMATION (required)

Legal Name: _____	FEIN: _____
D/B/A: _____	Dealer License ID: _____

The address that is the physical location of the dealership:

Business Address: _____		
City: _____	State: _____	Zip: _____
Main Phone: _____	Main Fax: _____	
Website: _____		

If dealership's mailing address differs from that above, please provide below:

Mailing Address: _____		
City: _____	State: _____	Zip: _____

1) Type of Dealership (Please "X" one):	Franchised _____	Independent _____		
2) Business Legal Type (Please "X" one):	Corporation _____	LLC _____	Partnership _____	Individual _____
3) Please check all that apply:	3.1) DMS Provider: ADP _____ R&R _____ Advent _____ Other _____	3.2) F&I Uses: DealerTrack _____ RouteOne _____ Menu System (name) _____		
4) Primary Non-captive Lender(s) Used: _____				

5) Dealer Group or Corporate Parent Company (if applicable):

Legal Name: _____	FEIN: _____
Mailing Address: _____	
City: _____	State: _____ Zip: _____
Phone: _____	Fax: _____

II. CONTACT(S) INFORMATION (required)

Dealer Principal: _____	Phone: _____	Email: _____
General Manager: _____	Phone: _____	Email: _____
F&I Director: _____	Phone: _____	Email: _____
	F&I Dept. Fax: _____	
Office/Business Manager: _____	Phone: _____	Email: _____
	Business Office Fax: _____	
Service Dept. Manager: _____	Phone: _____	Email: _____
	Service Dept. Fax: _____	

III. DEALER ACKNOWLEDGEMENT

By my signature below, I hereby acknowledge the following:

- i.) The information provided above is true, correct and complete and that no material fact has been suppressed or misstated;
- ii.) This data sheet is accompanied by a Dealer Agreement that if executed, codifies in writing the relationship between the dealership (identified above a/k/a "Originator") and Administration America LLC (a/k/a "Administrator");
- iii.) I have been provided a Product Line Addendum to the Dealer Agreement that identifies the contract form(s) and corresponding cost(s) to the dealership associated with the services or products provided.

Signature of Dealer Principal or General Manager _____	Date Signed _____
Typed Name _____	Position _____

DealerID: _____
AgentID: _____

Dealer Agreement

This Agreement is made this ____ day of _____, 20____ by and between **Administration America LLC**, 1670 Fenpark Drive, Fenton, MO 63026 (“Administrator”), and _____ (“Originator”).

In consideration of the promises and the mutual covenants herein contained, the parties hereto agree as follows:

1. Purpose: Originator intends to market to its customers (“Customers”) the protection or deterrent product Program(s) (as defined below) offered by Administrator. For purposes of this Agreement, the term “Program” or “Program(s)” shall mean any and all marketing materials, product warranty forms and/or motor club enrollment forms (referred to herein as “Contract” or “Contracts”) provided to Originator by Administrator or Administrator’s authorized agent. The Program(s) which Originator shall be authorized to so market shall be identified and further defined in the Product Line Addendum or Addenda to this Agreement, which may be amended from time to time at the discretion of Administrator.

2. Program Materials: Administrator shall supply Originator with reasonable quantities of Contracts, brochures, procedure manuals and such other materials as are necessary for Originator to offer and participate in the Program (collectively referred to herein as “Program Materials”). All Program Materials supplied to Originator hereunder shall remain the property of the Administrator, as applicable, and shall be returned by Originator to Administrator, respectively, upon termination of this Agreement or upon the request of Administrator as applicable. Originator shall not change, alter or modify any Program Materials supplied by Administrator hereunder. Administrator, as applicable, may revise the Program or the Program Materials at any time. When revised Program Materials are provided to Originator, Originator shall stop using all Program Materials being replaced, and shall return such materials to Administrator.

3. Administration: Administrator shall administer the Program consistent with the Program Materials, as in effect from time to time, including but not limited to properly registering Contracts, and if applicable, processing cancellations and/or investigating and processing claims pursuant to the terms of the Contracts. Administrator shall secure a contractual liability insurance policy with an insurance company rated no less than A- by A.M. Best as set forth in the attached Product Line Addendum or Addenda, that indemnifies Administrator and Customers, according to the terms and provisions of said contractual liability insurance policy, against amounts Administrator may be obligated to pay for claims covered under the Contracts.

4. Procedures: Originator shall offer the Program(s) to Customers only on the Contracts provided by Administrator. Originator shall originate each Contract only with respect to a vehicle qualifying therefor and in accordance with the Program Materials. Unless otherwise agreed to in writing via amendment to this Agreement, Originator shall provide Administrator with copies of all Contract(s) issued by Originator on or before the fifteenth (15th) day of the month following their issuance. Originator expressly agrees to indemnify, defend, and hold Administrator and its parent companies, successors, assigns, affiliates, and members completely harmless from, and shall promptly reimburse Administrator and its parent companies, successors, assigns, affiliates, and members for, all costs, claims, damages and expenses (including reasonable attorney’s fees) related in any way to any Contract sold by Originator on a form which has not been provided by Administrator or the use of which has been discontinued, concerning which a copy thereof is not provided to Administrator, or which is otherwise sold in violation of this Agreement or the Program Materials. Originator shall have no authority to alter, modify, waive or discharge any terms or conditions of any Contract, nor to incur any liability on behalf of Administrator, nor to make any representations about limited warranty coverage or endorsements not contained in the Contract. Originator agrees to abide by all of the terms and conditions of the Contract(s), to comply with all applicable laws and regulations in connection with offering, financing and servicing the Contract(s), and to provide all necessary disclosures and obtain all required authorizations from Customers related to the sale of the Contract(s).

In the event that Administrator declines to accept for administration a Contract submitted by Originator, Originator agrees to either correct the error, if any, which caused the declination and to resubmit the Contract to the Administrator or, if the Contract cannot be corrected in accordance with the Administrator's requirements, Originator acknowledges that the Administrator shall not be responsible for administering such Contract and Originator shall be solely responsible for any claims or other obligations related in any way to such Contract. Originator shall not make any misrepresentations concerning the Contracts or the Program, and shall not make any statements or take any actions that would cause any of its Customers to believe that Administrator or any of its affiliates are obligated under, guarantee or insure performance under the Contracts. Originator shall disclose to each of its Customers prior to the Customer's purchase of a Contract, that the purchase of the Contract is not a condition to obtaining any other product or service, including but not limited to, any financing, credit, loan or lease product.

5. Remittances. Originator shall pay Administrator the "net cost," as specified by Administrator in the attached Product Line Addendum or Addenda, for each Contract originated by Originator. Originator shall remit payment to the Administrator for each Contract issued by Originator within fifteen (15) days after the last day of the calendar month in which Originator issues the Contract, with a fully completed Program remittance form listing all required information for the Contract(s). Administrator may set off any amounts due to Originator under this Agreement by any payments due from Originator that remain unpaid when due, and by any payments made by Administrator that are the responsibility of Originator hereunder. Until payment is delivered to Administrator, Originator agrees that all amounts representing the net cost received or collected by Originator for Contract(s), are the property of, and shall be held in trust for, the Administrator. Originator shall hold all such funds in a segregated account, shall not inter-mingle the funds with other funds, and shall not use the funds for personal or any other purpose whatsoever. The failure of Originator to properly report or remit funds for any Contracts as set forth in this Section shall constitute a material breach of this Agreement.

If Originator fails to properly report to Administrator in accordance with this Section any Contract issued by Originator, or fails to remit in accordance with this Section the full net cost to Administrator for any Contract issued by Originator, Originator expressly agrees to indemnify, defend, and hold Administrator and its parent companies, successors, assigns, affiliates, and members completely harmless from, and shall promptly reimburse Administrator and its parent companies, successors, assigns, affiliates, and members for, all costs, claims, damages and expenses (including reasonable attorney's fees) related in any way to any such Contract. Notwithstanding the foregoing sentence, Administrator may, in its sole discretion, agree to waive in writing its forgoing indemnification, defend, and hold harmless rights with respect to any Contract upon proper reporting and remittance of the full net cost by Originator, and payment by Originator of an "Indemnification Fee."

If Originator remits any amount(s) in excess of the full net cost to Administrator for any Contract issued by Originator (referred to herein as "Excess Funds"), Administrator may in its sole and absolute discretion choose to not return such Excess Funds to Originator in favor of retaining such Excess Funds on behalf of Originator to be applied as payment against any other unpaid amounts due from Originator to Administrator or any affiliate of Administrator.

6. Taxes and Regulations. Administrator does not make any representations concerning tax consequences of the Contracts, or with respect to any legal or regulatory requirements associated with the offering or financing of the Contracts. Originator agrees to be responsible for any taxes imposed by law on the Originator or on the issuance of Contracts, and for complying with any applicable legal or regulatory requirements relating to the offering or financing of the Contracts. As it relates to any and all interaction with borrower(s) by Originator regarding the offering, issuance or financing of Contracts, Originator agrees to not take any action or engage in a practice that is or could be considered an unfair, deceptive, or abusive act or practice under the Consumer Financial Protection Act or under any other applicable federal or state statute or regulation. Originator agrees to collect, if applicable, and timely remit sales tax at the applicable rate on all payments by Customers. Originator shall indemnify, defend, and hold Administrator and its parent companies, successors, assigns, affiliates, and members completely harmless from any and all liability in the event that the Originator fails to collect and timely remit such taxes or to comply with legal or regulatory requirements applicable to the offering or financing of the Contracts.

7. Term and Termination. This Agreement shall apply to all Contracts submitted to the Administrator by Originator. Unless terminated as provided herein, this Agreement shall be a continuing agreement. Upon termination, Originator shall cease offering and issuing the Contracts, all licenses and authorizations provided for hereunder shall terminate, and all obligations under this Agreement of both parties shall cease; provided that those obligations that apply to Contracts sold by Originator prior to termination, and claims filed thereon, shall continue until such Contracts expire. All indemnity, defense, and hold harmless obligations contained in this Agreement shall survive cancellation or termination of this Agreement for any reason.

This Agreement may be terminated without cause by either party giving at least ten (10) days prior written notice to the other party. This Agreement shall terminate automatically without notice from Administrator if a petition in bankruptcy is filed by or against Originator; if Originator shall have made an assignment for the benefit of creditors; if Originator shall have been voluntarily adjudicated as bankrupt by any court of competent jurisdiction; if a petition of reorganization of Originator, or if an arrangement with creditors, is filed by or against Originator; or if a receiver shall have been appointed for all or a substantial part of Originator's business. Either party may terminate this Agreement immediately upon the discovery of fraud or material breach of this Agreement by the other party, its agents or employees. Termination for fraud or breach shall be effective upon receipt of written notice by the non-terminating party.

8. Cancellations. In the event of cancellation of a Contract that is financed, Originator shall refund to the lender the unearned portion of the total price of the Contract retained by Originator that is financed by the lender. If a canceled Contract was not financed, Originator agrees to return to the Customer the unearned portion of the total price of the Contract retained by Originator. Such unearned portion shall be determined in accordance with the terms of the Contract and applicable law. If applicable, Administrator shall pay Originator an amount representing the unearned portion of the net cost relating to a canceled Contract. Originator shall be responsible for remitting the full amount of any cancellation refund to the Customer, the lender/lessor, or any other party entitled to receive such refund under law. Originator expressly agrees that, notwithstanding any and all other circumstances, including but not limited to (i) Originator's discontinuation of offering Contracts to Customers under this Agreement; or (ii) the material demise or insolvency of the Originator's business, Originator shall remain financially responsible for such unearned portion of the total price of the Contract retained by the Originator as described above. The terms of this Section shall survive cancellation or termination of this Agreement for any reason.

9. Relationship of the Parties. The relationship of the parties created hereunder is that of independent contractors. This Agreement shall not be construed as authority for either party to act for the other in any agency, partnership, joint venture or any other capacity or to make commitments of any kind for the account of or on behalf of the other. The actions of each party's affiliated companies, and its affiliates' respective shareholders, directors, officers, members, employees and representatives shall, for the purposes of this Agreement, be attributed to, and the responsibility of, such party.

10. Indemnification. In addition to the indemnity, defense, and hold harmless obligations set forth elsewhere in this Agreement, Originator shall indemnify, defend and hold Administrator and each of its parent companies, successors, assigns, affiliates, members, managers, officers, employees and agents harmless from and against any and all claims, losses, damages, liabilities, penalties and expenses (including reasonable attorneys' and expert fees) resulting from or arising in connection with Originator's and/or its representatives', agents', employees' (i) breach of this Agreement including any amendments or addendum(s), (ii) violation of the terms of Contracts, Program, Program Materials,, (iii) violation of local, state or federal laws, statutes or regulations, (iv) negligence, willful misconduct, fraud, or misrepresentation, and (v) unfair, deceptive, or abusive acts and practices. Administrator may, at their election, assist in the defense of, and choose its own counsel for, any claim, suit or proceeding by a third party against Originator and/or Administrator which may be reasonably be expected to be subject to this Section 10.

11. Authority. Originator warrants that the execution of this Agreement is within its powers, has been duly authorized by all necessary corporate, partnership or other action, does not contravene any governmental, regulatory or contractual restrictions on Originator, and that this Agreement is valid and legally enforceable in accordance with its terms.

12. Proprietary Rights. Originator acknowledges and agrees that Administrator has the exclusive right to market any Program containing the words “Wise F&I”, “ONWise” in addition to a trade-name, trademark or other intellectual property as identified in a Product Line Addendum to this Agreement, and that Administrator or an affiliate of Administrator owns exclusively all right, title and interest in and to such trade-names, trademarks and other intellectual property related thereto as well as any other trade-names(s), trademarks, and intellectual property owned by Administrator and/or its parent or affiliate companies (collectively, “Intellectual Property”). Originator acknowledges and agrees that its use of any such Intellectual Property shall not be interpreted to derogate from such exclusive ownership rights of Administrator or an affiliate of Administrator. Originator agrees not to use any marketing or other promotional material concerning Intellectual Property, other than materials provided by Administrator hereunder, without Administrator’s prior written consent. Originator acknowledges and agrees that its use of any Intellectual Property does not grant, nor is anything herein intended to be construed as granting, Originator any ownership rights thereto. Originator agrees that its use of Intellectual Property is subject to Administrator’s continued consent and approval, which may be withdrawn at any time. Administrator reserves the right, in its sole discretion, to substitute a different trade-name, Contract and/or Program hereunder, in whole or in part.

13. Notices. All notices regarding this Agreement shall be in writing and sent via United States Postal Service certified or registered mail, postage prepaid, to the address of the receiving party provided above (or the last known address), and such notice shall be effective on the date of mailing. Originator and Administrator are obligated to provide notice of any change of address.

14. Assignment. Originator may not assign this Agreement without the prior written consent of the Administrator. Administrator may assign this Agreement in whole or in part; however, Administrator agrees to notify Originator of any such assignment. Any change in control resulting from an acquisition, merger, or otherwise shall constitute an assignment under the terms of this provision.

15. Waiver. No failure or delay by either party in exercising any right, power or remedy with respect to any of its rights hereunder shall operate as a waiver thereof in the future.

16. Governing Law and Forum Selection. This Agreement will be governed and interpreted by the internal laws of the State of Missouri without reference to the conflict of laws rules. The exclusive jurisdiction for resolution of any dispute under this Agreement shall be the federal and state courts located in St. Louis County and St. Louis City, State of Missouri.

17. Notice of Complaints. Originator shall notify Administrator of any complaints filed or threatened to be filed, which materially affect, or could materially affect, the Program, the Contracts or the insurance coverage for the Program.

18. Entire Agreement and Binding Effect. This Agreement and all documents incorporated herein by reference are the complete and exclusive agreement of the parties with respect to the subject matter hereof and they supersede all prior agreements, negotiations, and communications on such subject matter. Each party acknowledges that it has had the opportunity to be duly represented by counsel in the negotiation of this Agreement and that the provisions hereof shall be interpreted as though drafted by both parties. This Agreement shall be binding upon and shall inure to the benefit of each party and their respective successors, executors, personal representatives, and permitted assigns.

19. Amendments. This Agreement may be amended by Administrator from time to time upon providing Originator with thirty (30) days prior written notice; provided that any such amendment is not rejected by Originator within such thirty (30) day period. Any such amendment shall be effective with respect to Contracts sold by Originator after the expiration of the thirty (30) day period. Notwithstanding the foregoing, this Agreement may be amended in writing by mutual agreement of the parties.

20. Severability. If any provision(s) of this Agreement is declared or found to be illegal, unenforceable or void, then such provision(s) shall be deemed amended to the extent necessary to make it legal and enforceable while preserving its intent, and all other provisions shall remain in full force and effect.

21. Records. Originator shall maintain true and complete records of all Contracts it sells. All of Originator's books, records and files related to the Program, Contracts and business covered by this Agreement shall be open at all reasonable times during the normal business hours of the Originator to inspection by duly authorized representatives of Administrator.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective duly authorized representatives on the date first above written.

Originator (Dealer)

Administration America LLC

By: _____

By: _____

Name: _____

Name: _____

Title: _____

Title: _____

**PRODUCT LINE ADDENDUM
To Dealer Agreement**

THIS PRODUCT LINE ADDENDUM (“Addendum”) is made a part of the Dealer Agreement between Administration America LLC (“Administrator”) and _____ (“Originator”) (hereinafter the “Dealer Agreement”), and is entered into by and between Administrator and Originator.

By execution of this Addendum, Administrator and Originator each agree to be bound by all of the terms and conditions of the Dealer Agreement, and Originator expressly acknowledges its independent contractor relationship with Administrator as described in the Dealer Agreement.

Unless otherwise defined herein, the terms contained in this Addendum have the same meaning as those defined in the Dealer Agreement. In the event of any conflict between the provisions of this Addendum and those of the Dealer Agreement, the provisions of this Addendum shall control.

Administrator hereby authorizes Originator to market the Program described below in this Addendum, on behalf of Administrator, to prospective Customers in accordance with the Dealer Agreement, this Addendum and the applicable Contract(s).

Originator expressly agrees that this Addendum may be unilaterally amended and/or replaced by Administrator at its sole discretion, and such amended or replacement addendum shall be effective thirty (30) days from the date issued unless otherwise indicated.

PRODUCT LINE: Theft Deterrent System w/ Limited Product Warranty

TRADE-MARK: THEFTWise® (*product brand*)

BENEFIT \$5,000 Guarantee
COVERAGE(s):

ADMINISTRATOR: Administration America LLC

OBLIGOR: Administration America LLC

UNDERWRITER: Old Republic Insurance Company
Rated A+ (Excellent) by A.M. Best

CANCELLATION STATUS: The limited product warranty contract is non-cancellable and not subject to refund.

MARKETING COLLATERAL: Consumer Brochure

AUTHORIZED FORM(S) AND PLAN RATES:

Authorized Form: TWTD_FG2001	5 Year Term
\$5,000 Guarantee	

**THEFT DETERRENT
SYSTEM SUPPLIES:**

Dealer shall obtain their Theft Deterrent System inventory by placing supply order(s) directly with Administrator and shall be financially responsible for any amount(s) due thereunder. Please see Administrator's current Supply Order Form for ordering procedures and applicable costs.

IN WITNESS WHEREOF, the parties hereto have caused this Addendum to be executed by their duly authorized representatives.

Originator (Dealer)

Administration America LLC

By: _____

By: _____

Name: _____

Name: _____

Title: _____

Title: _____

Electronic Contracting Amendment to Dealer Agreement

This Electronic Contracting Amendment (“E-Contract Amendment”) is made on this ____ day of ____, 20__ (“Amendment Effective Date”) by and between Administration America LLC, (“Administrator”) and _____ (“Originator”).

WHEREAS, Administrator and Originator entered into that certain Dealer Agreement dated _____ (“Agreement”);

WHEREAS, Wise F&I LLC, (“Wise F&I”) an affiliate of Administrator, operates a web-based service (herein referred to as the “Platform”) which is designed to allow certain of Administrator’s authorized business clients to (a) originate Contracts electronically thereby eliminating the use of pre-printed forms, and (b) conduct certain other administrative functions including but not limited to Contract remittance, reporting, billing statements and Contract cancellation quotes;

WHEREAS, Originator would like to have access and use of Platform; and,

WHEREAS, Administrator and Originator desire to amend the Agreement to add certain provisions relating to such access to and use of the Platform;

In consideration of the promises and the mutual covenants herein contained, the parties hereto agree as follows:

1. Amendment and Definitions. The Agreement is hereby amended to include Sections 2 through 4 of this E-Contract Amendment set forth below. All other provisions of the Agreement shall remain in full force and effect. Unless defined specifically in Sections 2 through 4 of this E-Contract Amendment, all defined terms used in Sections 2 through 4 of this E-Contract Amendment have the same meaning as defined in the Agreement.

2. Actions of Originator. Originator agrees to retain and maintain an original of each executed Contract sold by Originator and which is originated electronically on the Platform for a period equal to the term of the applicable Contract plus the greater of (a) two (2) years thereafter, and (b) such longer period as may be required by applicable law. Originator further agrees to deliver an original of each such executed Contract to Administrator within two (2) business days after a written or oral request for the delivery of such Contract by Administrator, which request may be made at any time during the period in which Administrator is obligated to retain and maintain such Contract as provided above in this Section.

3. Indemnification. Originator agrees to indemnify and hold harmless Administrator and its affiliates, officers, members, directors, employees, shareholders, information providers, and suppliers (collectively, “Indemnified Parties”) from and against any and all claims, demands, liabilities, judgments, obligations, losses, damages, penalties, fines, amounts in interest, costs, expenses and disbursements of any kind and nature whatsoever (including, without limitation, any and all attorneys’ and expert witness fees and court costs) and amounts paid in settlement actually and reasonably incurred that Administrator may incur or may be subject under any theory of legal liability arising out of, or related to, Originator’s failure to (a) retain and maintain the original of each executed Contract sold by Originator and which is originated electronically on the Platform for a period equal to the term of the applicable Contract plus the greater of (i) two (2) years thereafter, and (ii) such longer period as may be required by applicable law, and/or (b) deliver an original of each such executed Contract to Administrator within two (2) business days after a written or oral request for the delivery of such Contract by Administrator, in each instance regardless of whether there is a reason for such failure. For the avoidance of doubt, Originator’s obligations under this Section 3 and Section 2 of this E-Contract Amendment shall survive the expiration or earlier termination of this Agreement.

4. Platform Terms of Use. Originator agrees that at all times its access to, and use of, the Platform shall be on, and subject to, the terms and conditions of the Platform Terms of Use posted on the Platform at www.WiseFandI.com/PlatformTermsOfUse.aspx, as such Platform Terms of Use may be changed from time to time by Wise F&I (“Terms of Use”). Originator acknowledges that it has received, and read, a copy of the version of the Terms of Use that is in effect on the Amendment Effective Date, and Originator agrees to be bound by, and comply with, such Terms of Use. Wise F&I may change the Terms of Use from time to time by giving notice of such change to Originator by any reasonable means including, without limitation, by posting the updated version of the Terms of Use on the Platform. Any such change shall be effective on the revised “Last Updated” date at the top of such changed Terms of Use. Originator’s continued access to, and/or use of, the Platform (including, without limitation, any access to, or use of, the Platform by any user of any credentials issued for access to, or use of, the Platform (such as a username and password)) after Wise F&I gives notice of a change to the Terms of Use (including, without limitation, by posting an updated version of the Terms of Use on the Platform) constitutes Originator’s agreement to any such changed Terms of Use. Further, any breach of the Terms of Use by Originator (including, without limitation, any access to, or use of, the Platform by any user of any credentials issued for access to, or use of, the Platform (such as a username and password)) shall constitute a breach of this Agreement. All initial Authorized Users (as defined in the Terms of Use) are identified on Exhibit A to this E-Contract Amendment, which exhibit is hereby incorporated herein. Administrator shall not be liable for any damages, losses, costs, expenses or other liabilities arising out of Originator’s use of, or access to, the Platform. Wise F&I shall be considered a third party beneficiary of this Section for all purposes.

5. Counterparts. This E-Contract Amendment may be executed in one or more counterparts and each of such counterparts shall, for all purposes, be deemed to be an original, but all such counterparts shall constitute one and the same instrument. Further, electronically scanned or facsimile signatures on this Agreement and any amendment hereto will have the same effect as original manual signatures.

IN WITNESS WHEREOF, the parties hereto have caused E-Contract Amendment to be executed by their respective duly authorized representatives on the Amendment Effective Date.

Originator (Originator)

Administration America LLC

By: _____

By: _____

Name: _____

Name: _____

Title: _____

Title: _____

Exhibit A to E-Contract Amendment

Authorized users to whom Platform Credentials should be issued:

Management Personnel			These users will have admin-like, hi-level access to the Platform including all those rights below plus rate mark-up, price limit and template edit rights.		
	First Name	Last Name	Phone	Ext.	Email Address
1)					
2)					
3)					
Back-office or Administrative Personnel					
Back-office or Administrative Personnel			These users will be able to view, void and/or remit contracts; in addition to retrieving billing statements and obtaining cancellation quotes.		
	First Name	Last Name	Phone	Ext.	Email Address
1)					
2)					
3)					
4)					
F&I Personnel					
F&I Personnel			These users will be able to originate, rate and view quotes and then laser print final contracts for customer's signature.		
	First Name	Last Name	Phone	Ext.	Email Address
1)					
2)					
3)					
4)					
5)					
6)					