



STATE OF UTAH COOPERATIVE CONTRACT

1. CONTRACTING PARTIES: This contract is between the Division of Purchasing and the following Contractor:

Young Chevrolet Company

 Name
3450 Wall Ave

 Address
Ogden UT 84401

 City State Zip

LEGAL STATUS OF CONTRACTOR

- Sole Proprietor
- Non-Profit Corporation
- For-Profit Corporation
- Partnership
- Government Agency

Contact Person Rick Bailey Phone #801-710-4401 Email rbailey@youngauto.net
 Vendor #29647E Commodity Code #25100

2. CONTRACT PORTFOLIO NAME: Vehicles

3. GENERAL PURPOSE OF CONTRACT: The general purpose of this contract is to provide: New vehicles to Eligible Users throughout the State of Utah

4. PROCUREMENT: This contract is entered into as a result of the procurement process on Bid#NH21-79.

5. CONTRACT PERIOD: Effective Date: 10/1/2021 Termination Date: 9/30/2026 unless terminated early or extended in accordance with the terms and conditions of this contract.

6. Payment: Prompt Payment Discount (if any): NA.

7. Administrative Fee, as described in the Solicitation and Attachment A: .25% or 1/4th of 1%.

8. ATTACHMENT A: State of Utah Standard Terms and Conditions for Goods Services, or IT

ATTACHMENT B: Scope of Work

ATTACHMENT C: Price List

ATTACHMENT D: Technical Response Form

Any conflicts between Attachment A and the other Attachments will be resolved in favor of Attachment A.

9. DOCUMENTS INCORPORATED INTO THIS CONTRACT BY REFERENCE BUT NOT ATTACHED:

- a. All other governmental laws, regulations, or actions applicable to the goods and/or services authorized by this contract.
- b. Utah State Procurement Code, Procurement Rules, and Contractor's response to solicitation #NH21-79.

10. Each person signing this Agreement represents and warrants that he/she is duly authorized and has legal capacity to execute and deliver this Agreement and bind the parties hereto. Each signatory represents and warrants to the other that the execution and delivery of the Agreement and the performance of each party's obligations hereunder have been duly authorized and that the Agreement is a valid and legal agreement binding on the parties and enforceable in accordance with its terms.

IN WITNESS WHEREOF, the parties sign and cause this contract to be executed. Notwithstanding verbal or other representations by the parties, the "Effective Date" of this Contract shall be the date provided within Section 5 above.

CONTRACTOR

Rick Bailey
Rick Bailey (Oct 6, 2021 17:29 MDT)

10/06/2021

Contractor's signature Date

STATE

[Signature]

10/07/2021

Director, Division of Purchasing Date

Rick Bailey, Fleet Director

Type or Print Name and Title

<u>Kayla Medina</u>	<u>801-957-7146</u>	<u>NA</u>	<u>kaylamedina@utah.gov</u>
Division of Purchasing Contact Person	Telephone Number	Fax Number	Email

ATTACHMENT A: STATE OF UTAH STANDARD TERMS AND CONDITIONS FOR GOODS AND SERVICES

1. **DEFINITIONS:** The following terms shall have the meanings set forth below:
 - a) "**Confidential Information**" means information that is deemed as confidential under applicable state and federal laws, including personal information. The Eligible User reserves the right to identify, during and after this Contract, additional reasonable types of categories of information that must be kept confidential under federal and state laws.
 - b) "**Contract**" means the Contract Signature Page(s), including all referenced attachments and documents incorporated by reference. The term "Contract" shall include any purchase orders that result from this Contract.
 - c) "**Contract Signature Page(s)**" means the State of Utah cover page(s) that the Division and Contractor signed.
 - d) "**Contractor**" means the individual or entity delivering the Procurement Item identified in this Contract. The term "Contractor" shall include Contractor's agents, officers, employees, and partners.
 - e) "**Custom Deliverable**" means the Work Product that Contractor is required to deliver to the Eligible User under this Contract.
 - f) "**Division**" means the Division of Purchasing and General Services.
 - g) "**Eligible User(s)**" means those authorized to use State Cooperative Contracts and includes the State of Utah's government departments, institutions, agencies, political subdivisions (e.g., colleges, school districts, counties, cities, etc.), and, as applicable, nonprofit organizations, agencies of the federal government, or any other entity authorized by the laws of the State of Utah to participate in State Cooperative Contracts.
 - h) "**End User Agreement**" means any agreement that Eligible Users are required to sign in order to participate in this Contract, including an end user agreement, customer agreement, memorandum of understanding, statement of work, lease agreement, service level agreement, or any other named separate agreement.
 - i) "**Procurement Item**" means a supply, a service, Custom Deliverable, construction, or technology that Contractor is required to deliver to the Eligible User under this Contract.
 - j) "**Response**" means the Contractor's bid, proposals, quote, or any other document used by the Contractor to respond to the Solicitation.
 - k) "**Solicitation**" means an invitation for bids, request for proposals, notice of a sole source procurement, request for statement of qualifications, request for information, or any document used to obtain bids, proposals, pricing, qualifications, or information for the purpose of entering into this Contract.
 - l) "**State of Utah**" means the State of Utah, in its entirety, including its institutions, agencies, departments, divisions, authorities, instrumentalities, boards, commissions, elected or appointed officers, employees, agents, and authorized volunteers.
 - m) "**Subcontractors**" means a person under contract with a contractor or another subcontractor to provide services or labor for design or construction, including a trade contractor or specialty contractor.
 - n) "**Work Product**" means every invention, modification, discovery, design, development, customization, configuration, improvement, process, software program, work of authorship, documentation, formula, datum, technique, know how, secret, or intellectual property right whatsoever or any interest therein (whether patentable or not patentable or registerable under copyright or similar statutes or subject to analogous protection) that is specifically made, conceived, discovered, or reduced to practice by Contractor or Contractor's Subcontractors (either alone or with others) pursuant to this Contract. Work Product shall be considered a work made for hire under federal, state, and local laws; and all interest and title shall be transferred to and owned by the Eligible User. Notwithstanding anything in the immediately preceding sentence to the contrary, Work Product does not include any Eligible User intellectual property, Contractor's intellectual property (that it owned or licensed prior to this Contract) or Third Party intellectual property.
2. **GOVERNING LAW AND VENUE:** This Contract shall be governed by the laws, rules, and regulations of the State of Utah. Any action or proceeding arising from this Contract shall be brought in a court of competent jurisdiction in the State of Utah. Venue shall be in Salt Lake City, in the Third Judicial District Court for Salt Lake County.
3. **LAWS AND REGULATIONS:** At all times during this Contract, Contractor and all Procurement Items delivered and/or performed under this Contract will comply with all applicable federal and state constitutions, laws, rules, codes, orders, and regulations, including applicable licensure and certification requirements. If this Contract is funded by federal funds, either in whole or in part, then any federal regulation related to the federal funding, including CFR Appendix II to Part 200, will supersede this Attachment A.
4. **RECORDS ADMINISTRATION:** Contractor shall maintain or supervise the maintenance of all records necessary to properly account for Contractor's performance and the payments made by Eligible Users to Contractor under this Contract. These records shall be retained by Contractor for at least six (6) years after final payment, or until all audits initiated within the six (6) years have been completed, whichever is later. Contractor agrees to allow, at no additional cost, State of Utah auditors, federal auditors, Eligible Users or any firm identified by the Division, access to all such records. Contractor must refund to the Division any overcharges brought to Contractor's attention by the Division or the Division's auditor and Contractor is not permitted to offset identified overcharges by alleged undercharges to Eligible Users.
5. **PERMITS:** If necessary Contractor shall procure and pay for all permits, licenses, and approvals necessary for the execution of this Contract.
6. **CERTIFY REGISTRATION AND USE OF EMPLOYMENT "STATUS VERIFICATION SYSTEM":** The Status Verification System, also referred to as "E-verify", only applies to contracts issued through a Request for Proposal process, to sole sources that are included within a Request for Proposal, and when Contractor employs any personnel in Utah.
 - a. Contractor certifies as to its own entity, under penalty of perjury, that Contractor has registered and is participating in the Status Verification System to verify the work eligibility status of Contractor's new employees that are employed in the State of Utah in accordance with applicable immigration laws.

- b. Contractor shall require that each of its Subcontractors certify by affidavit, as to their own entity, under penalty of perjury, that each Subcontractor has registered and is participating in the Status Verification System to verify the work eligibility status of Subcontractor's new employees that are employed in the State of Utah in accordance with applicable immigration laws.
- c. Contractor's failure to comply with this section will be considered a material breach of this Contract.
7. **CONFLICT OF INTEREST:** Contractor represents that none of its officers or employees are officers or employees of the Division or the State of Utah, unless disclosure has been made to the Division.
8. **INDEPENDENT CONTRACTOR:** Contractor and Subcontractors, in the performance of this Contract, shall act in an independent capacity and not as officers or employees or agents of the Division or the State of Utah.
9. **CONTRACTOR RESPONSIBILITY:** Contractor is solely responsible for fulfilling the contract, with responsibility for all Procurement Items delivered and/or performed as stated in this Contract. Contractor shall be the sole point of contact regarding all contractual matters. Contractor must incorporate Contractor's responsibilities under this Contract into every subcontract with its Subcontractors that will provide the Procurement Item(s) to the Eligible Users under this Contract. Moreover, Contractor is responsible for its Subcontractors compliance under this Contract.
10. **INDEMNITY:** Contractor shall be fully liable for the actions of its agents, employees, officers, partners, and Subcontractors, and shall fully indemnify, defend, and save harmless the Division, the Eligible Users and the State of Utah from all claims, losses, suits, actions, damages, and costs of every name and description arising out of Contractor's performance of this Contract to the extent caused by any intentional wrongful act or negligence of Contractor, its agents, employees, officers, partners, or Subcontractors, without limitation; provided, however, that the Contractor shall not indemnify for that portion of any claim, loss, or damage arising hereunder due to the fault of an Eligible User. The parties agree that if there are any limitations of the Contractor's liability, including a limitation of liability clause for anyone for whom the Contractor is responsible, such limitations of liability will not apply to injuries to persons, including death, or to damages to property.
11. **EMPLOYMENT PRACTICES:** Contractor agrees to abide by the following federal and state employment laws, including: (i) Title VI and VII of the Civil Rights Act of 1964 (42 U.S.C. 2000e), which prohibits discrimination against any employee or applicant for employment or any applicant or recipient of services on the basis of race, religion, color, or national origin; (ii) Executive Order No. 11246, as amended, which prohibits discrimination on the basis of sex; (iii) 45 CFR 90, which prohibits discrimination on the basis of age; (iv) Section 504 of the Rehabilitation Act of 1973, or the Americans with Disabilities Act of 1990, which prohibits discrimination on the basis of disabilities; and (v) Utah's Executive Order 2019-1, dated February 5, 2019, which prohibits unlawful harassment in the workplace. Contractor further agrees to abide by any other laws, regulations, or orders that prohibit the discrimination of any kind by any of Contractor's employees. Contractor agrees to abide by any other laws, regulations, or orders that prohibit the discrimination of any kind by any of Contractor's employees.
12. **AMENDMENTS:** This Contract may only be amended by the mutual written agreement of the parties, provided that the amendment is within the Scope of Work of this Contract and is within the scope/purpose of the original solicitation for which this Contract was derived. The amendment will be attached and made part of this Contract. Automatic renewals will not apply to this Contract, even if listed elsewhere in this Contract.
13. **DEBARMENT:** Contractor certifies that it is not presently nor has ever been debarred, suspended, proposed for debarment, or declared ineligible by any governmental department or agency, whether international, national, state, or local. Contractor must notify the Division within thirty (30) days if debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in any contract by any governmental entity during this Contract.
14. **TERMINATION:** This Contract may be terminated, with cause by either party, in advance of the specified expiration date, upon written notice given by the other party. The party in violation will be given ten (10) days after written notification to correct and cease the violations, after which this Contract may be terminated for cause immediately and subject to the remedies below. This Contract may also be terminated without cause (for convenience), in advance of the specified expiration date, by the Division, upon thirty (30) days written termination notice being given to the Contractor. The Division and the Contractor may terminate this Contract, in whole or in part, at any time, by mutual agreement in writing.
- On termination of this Contract, all accounts and payments will be processed according to the financial arrangements set forth herein for approved and conforming Procurement Items ordered prior to date of termination. In no event shall the Eligible Users be liable to the Contractor for compensation for any Procurement Item neither requested nor accepted by an Eligible User. In no event shall the Division's exercise of its right to terminate this Contract for convenience relieve the Contractor of any liability to the Eligible Users for any damages or claims arising under this Contract.
15. **NONAPPROPRIATION OF FUNDS, REDUCTION OF FUNDS, OR CHANGES IN LAW:** Upon thirty (30) days written notice delivered to the Contractor, a purchase order that results from this Contract may be terminated in whole or in part at the sole discretion of an Eligible User, if an Eligible User reasonably determines that: (i) a change in Federal or State legislation or applicable laws materially affects the ability of either party to perform under the terms of this Contract; or (ii) that a change in available funds affects an Eligible User's ability to pay under this Contract. A change of available funds as used in this paragraph includes, but is not limited to a change in Federal or State funding, whether as a result of a legislative act or by order of the President or the Governor.
- If a written notice is delivered under this section, an Eligible User will reimburse Contractor for the Procurement Item(s) properly ordered and/or properly performed until the effective date of said notice. An Eligible User will not be liable for any performance, commitments, penalties, or liquidated damages that accrue after the effective date of said written notice.
16. **SALES TAX EXEMPTION:** The Procurement Item(s) under this Contract will be paid for from an Eligible User's funds and used in the exercise of an Eligible Users essential functions. Upon request, an Eligible User will provide Contractor with its sales tax exemption number. It is Contractor's responsibility to request an Eligible User's sales tax exemption number. It also

is Contractor's sole responsibility to ascertain whether any tax deduction or benefits apply to any aspect of this Contract.

17. **WARRANTY OF PROCUREMENT ITEM(S):** Contractor warrants, represents and conveys full ownership and clear title, free of all liens and encumbrances, to the Procurement Item(s) delivered to an Eligible User under this Contract. Contractor warrants for a period of one (1) year that: (i) the Procurement Item(s) perform according to all specific claims that Contractor made in its Response; (ii) the Procurement Item(s) are suitable for the ordinary purposes for which such Procurement Item(s) are used; (iii) the Procurement Item(s) are suitable for any special purposes identified in the Contractor's Response; (iv) the Procurement Item(s) are designed and manufactured in a commercially reasonable manner; (v) the Procurement Item(s) are manufactured and in all other respects create no harm to persons or property; and (vi) the Procurement Item(s) are free of defects. Unless otherwise specified, all Procurement Item(s) provided shall be new and unused of the latest model or design.

Remedies available to an Eligible User under this section include, but are not limited to, the following: Contractor will repair or replace Procurement Item(s) at no charge to the Eligible User within ten (10) days of any written notification informing Contractor of the Procurement Items not performing as required under this Contract. If the repaired and/or replaced Procurement Item(s) prove to be inadequate, or fail its essential purpose, Contractor will refund the full amount of any payments that have been made. Nothing in this warranty will be construed to limit any rights or remedies an Eligible User may otherwise have under this Contract.

18. **CONTRACTOR'S INSURANCE RESPONSIBILITY.** The Contractor shall maintain the following insurance coverage:
- Workers' compensation insurance during the term of this Contract for all its employees and any Subcontractor employees related to this Contract. Workers' compensation insurance shall cover full liability under the workers' compensation laws of the jurisdiction in which the work is performed at the statutory limits required by said jurisdiction.
 - Commercial general liability [CGL] insurance from an insurance company authorized to do business in the State of Utah. The limits of the CGL insurance policy will be no less than one million dollars (\$1,000,000.00) per person per occurrence and three million dollars (\$3,000,000.00) aggregate.
 - Commercial automobile liability [CAL] insurance from an insurance company authorized to do business in the State of Utah. The CAL insurance policy must cover bodily injury and property damage liability and be applicable to all vehicles used in your performance of Services under this Agreement whether owned, non-owned, leased, or hired. The minimum liability limit must be \$1 million per occurrence, combined single limit. The CAL insurance policy is required if Contractor will use a vehicle in the performance of this Contract.
 - Other insurance policies required in the Solicitation.

Certificate of Insurance, showing up-to-date coverage, shall be on file with the State before the Contract may commence.

The State reserves the right to require higher or lower insurance limits where warranted. Failure to provide proof of insurance as required will be deemed a material breach of this Contract. Contractor's failure to maintain this insurance requirement for the term of this Contract will be grounds for immediate termination of this Contract.

19. **RESERVED.**

20. **PUBLIC INFORMATION:** Contractor agrees that this Contract, related purchase orders, related pricing documents, and invoices will be public documents and may be available for public and private distribution in accordance with the State of Utah's Government Records Access and Management Act (GRAMA). Contractor gives the Division, the Eligible Users, and the State of Utah express permission to make copies of this Contract, related sales orders, related pricing documents, and invoices in accordance with GRAMA. Except for sections identified in writing by Contractor and expressly approved by the Division, Contractor also agrees that the Contractor's Response will be a public document, and copies may be given to the public as permitted under GRAMA. The Division, the Eligible Users, and the State of Utah are not obligated to inform Contractor of any GRAMA requests for disclosure of this Contract, related purchase orders, related pricing documents, or invoices.

21. **DELIVERY:** All deliveries under this Contract will be F.O.B. destination with all transportation and handling charges paid for by Contractor. Responsibility and liability for loss or damage will remain with Contractor until final inspection and acceptance when responsibility will pass to an Eligible User, except as to latent defects or fraud. Contractor shall strictly adhere to the delivery and completion schedules specified in this Contract.

22. **ACCEPTANCE AND REJECTION:** An Eligible User shall have thirty (30) days after delivery of the Procurement Item(s) to perform an inspection of the Procurement Item(s) to determine whether the Procurement Item(s) conform to the standards specified in the Solicitation and this Contract prior to acceptance of the Procurement Item(s) by the Eligible User.

If Contractor delivers nonconforming Procurement Item(s), an Eligible User may, at its option and at Contractor's expense: (i) return the Procurement Item(s) for a full refund; (ii) require Contractor to promptly correct or replace the nonconforming Procurement Item(s); or (iii) obtain replacement Procurement Item(s) from another source, subject to Contractor being responsible for any cover costs. Contractor shall not redeliver corrected or rejected Procurement Item(s) without: first, disclosing the former rejection or requirement for correction; and second, obtaining written consent of the Eligible User to redeliver the corrected Procurement Item(s). Repair, replacement, and other correction and redelivery shall be subject to the terms of this Contract.

23. **INVOICING:** Contractor will submit invoices within thirty (30) days after the delivery date of the Procurement Item(s) to the Eligible User. The contract number shall be listed on all invoices, freight tickets, and correspondence relating to this Contract. The prices paid by the Eligible User will be those prices listed in this Contract, unless Contractor offers a discount at the time

of the invoice. It is Contractor's obligation to provide correct and accurate invoicing. The Eligible User has the right to adjust or return any invoice reflecting incorrect pricing.

24. **PAYMENT:** Payments are to be made within thirty (30) days after a correct invoice is received. All payments to Contractor will be remitted by mail, electronic funds transfer, or the State of Utah's Purchasing Card (major credit card). If payment has not been made after sixty (60) days from the date a correct invoice is received by an Eligible User, then interest may be added by Contractor as prescribed in the Utah Prompt Payment Act. The acceptance by Contractor of final payment, without a written protest filed with the Eligible User within ten (10) business days of receipt of final payment, shall release the Eligible User from all claims and all liability to the Contractor. An Eligible User's payment for the Procurement Item(s) and/or Services shall not be deemed an acceptance of the Procurement Item(s) and is without prejudice to any and all claims that the Eligible User may have against Contractor. Contractor shall not charge Eligible Users electronic payment fees of any kind.
25. **INDEMNIFICATION RELATING TO INTELLECTUAL PROPERTY:** Contractor will indemnify and hold the Division, the Eligible Users, and the State of Utah harmless from and against any and all damages, expenses (including reasonable attorneys' fees), claims, judgments, liabilities, and costs in any action or claim brought against the Division, the Eligible User, or the State of Utah for infringement of a third party's copyright, trademark, trade secret, or other proprietary right. The parties agree that if there are any limitations of Contractor's liability, such limitations of liability will not apply to this section.
26. **OWNERSHIP IN INTELLECTUAL PROPERTY:** The Division, the Eligible User, and Contractor each recognizes that each has no right, title, or interest, proprietary or otherwise, in the intellectual property owned or licensed by the other, unless otherwise agreed upon by the parties in writing. All Procurement Item(s), documents, records, programs, data, articles, memoranda, and other materials not developed or licensed by Contractor prior to the execution of this Contract, but specifically manufactured under this Contract shall be considered work made for hire, and Contractor shall transfer any ownership claim to the Eligible User.
27. **OWNERSHIP IN CUSTOM DELIVERABLES:** In the event that Contractor provides Custom Deliverables to the Eligible User, pursuant to this Contract, Contractor grants the ownership in Custom Deliverables, which have been developed and delivered by Contractor exclusively for the Eligible User and are specifically within the framework of fulfilling Contractor's contractual obligations under this contract. Custom Deliverables shall be deemed work made for hire, such that all intellectual property rights, title and interest in the Custom Deliverables shall pass to the Eligible User, to the extent that the Custom Deliverables are not recognized as work made for hire, Contractor hereby assigns to the Eligible User any and all copyrights in and to the Custom Deliverables, subject to the following:
 1. Contractor has received payment for the Custom Deliverables,
 2. Each party will retain all rights to patents, utility models, mask works, copyrights, trademarks, trade secrets, and any other form of protection afforded by law to inventions, models, designs, technical information, and applications ("Intellectual Property Rights") that it owned or controlled prior to the effective date of this contract or that it develops or acquires from activities independent of the services performed under this contract ("Background IP"), and
 3. Contractor will retain all right, title, and interest in and to all Intellectual Property Rights in or related to the services, or tangible components thereof, including but not limited to (a) all know-how, intellectual property, methodologies, processes, technologies, algorithms, software, or development tools used in performing the Services (collectively, the "Utilities"), and (b) such ideas, concepts, know-how, processes and reusable reports, designs, charts, plans, specifications, documentation, forms, templates, or output which are supplied or otherwise used by or on behalf of Contractor in the course of performing the Services or creating the Custom Deliverables, other than portions that specifically incorporate proprietary or Confidential Information or Custom Deliverables of the Eligible User (collectively, the "Residual IP"), even if embedded in the Custom Deliverables.
 4. Custom Deliverables, not including Contractor's Intellectual Property Rights, Background IP, and Residual IP, may not be marketed or distributed without written approval by the Eligible User.Contractor agrees to grant to the Eligible User a perpetual, irrevocable, royalty-free license to use Contractor's Background IP, Utilities, and Residual IP, as defined above, solely for the Eligible User and the State of Utah to use the Custom Deliverables. The Eligible User reserves a royalty-free, nonexclusive, and irrevocable license to reproduce, publish, or otherwise use and to authorize others to use, for the Eligible User's and the State of Utah's internal purposes, such Custom Deliverables. For the Goods delivered that consist of Contractor's scripts and code and are not considered Custom Deliverables or Work Product, for any reason whatsoever, Contractor grants the Eligible User a non-exclusive, non-transferable, irrevocable, perpetual right to use, copy, and create derivative works from such, without the right to sublicense, for the Eligible User's and the State of Utah's internal business operation under this Contract. The Eligible User and the State of Utah may not participate in the transfer or sale of, create derivative works from, or in any way exploit Contractor's Intellectual Property Rights, in whole or in part.
28. **ASSIGNMENT:** Contractor may not assign, sell, transfer, subcontract or sublet rights, or delegate any right or obligation under this Contract, in whole or in part, without the prior written approval of the Division.
29. **REMEDIES:** Any of the following events will constitute cause for an Eligible User to declare Contractor in default of this Contract: (i) Contractor's non-performance of its contractual requirements and obligations under this Contract; or (ii) Contractor's material breach of any term or condition of this Contract. An Eligible User may issue a written notice of default providing a ten (10) day period in which Contractor will have an opportunity to cure. Time allowed for cure will not diminish or eliminate Contractor's liability for damages. If the default remains after Contractor has been provided the opportunity to cure, an Eligible User may do one or more of the following: (i) exercise any remedy provided by law or equity; (ii) terminate this Contract; (iii) impose liquidated damages, if liquidated damages are listed in this Contract; (iv) debar/suspend Contractor from receiving future contracts from the Division; or (v) demand a full refund of any payment that the Eligible User has made to Contractor under this Contract for Procurement Item(s) that do not conform to this Contract.

30. **FORCE MAJEURE:** Neither an Eligible User nor Contractor will be held responsible for delay or default caused by fire, riot, act of God, and/or war which is beyond that party's reasonable control. An Eligible User may terminate a purchase order resulting from this Contract after determining such delay will prevent Contractor's successful performance of this Contract.
31. **CONFIDENTIALITY:** If Confidential Information is disclosed to Contractor, Contractor shall: (i) advise its agents, officers, employees, partners, and Subcontractors of the obligations set forth in this Contract; (ii) keep all Confidential Information strictly confidential; and (iii) not disclose any Confidential Information received by it to any third parties. Contractor will promptly notify an Eligible User of any potential or actual misuse or misappropriation of Confidential Information.
- Contractor shall be responsible for any breach of this duty of confidentiality, including any required remedies and/or notifications under applicable law. Contractor shall indemnify, hold harmless, and defend the Eligible User, including anyone for whom the Eligible User is liable, from claims related to a breach of this duty of confidentiality, including any notification requirements, by Contractor or anyone for whom the Contractor is liable.
- Upon termination or expiration of this Contract, Contractor will return all copies of Confidential Information to the Eligible User or certify, in writing, that the Confidential Information has been destroyed. This duty of confidentiality shall be ongoing and survive the termination or expiration of this Contract.
32. **LARGE VOLUME DISCOUNT PRICING:** Eligible Users may seek to obtain additional volume discount pricing for large orders provided Contractor is willing to offer additional discounts for large volume orders. No amendment to this Contract is necessary for Contractor to offer discount pricing to an Eligible User for large volume purchases.
33. **ELIGIBLE USER PARTICIPATION:** Participation under this Contract by Eligible Users is voluntarily determined by each Eligible User. Contractor agrees to supply each Eligible User with Procurement Items based upon the same terms, conditions, and prices of this Contract.
34. **INDIVIDUAL CUSTOMERS:** Each Eligible User that purchases Procurement Items from this Contract will be treated as individual customers. Each Eligible User will be responsible to follow the terms and conditions of this Contract. Contractor agrees that each Eligible User will be responsible for their own charges, fees, and liabilities. Contractor shall apply the charges to each Eligible User individually. The Division is not responsible for any unpaid invoice.
35. **REPORTS AND FEES:**
- a. **Administrative Fee:** Contractor agrees to provide a quarterly administrative fee to the State in the form of a check, EFT or online payment through the Division's Automated Vendor Usage Management System. Checks will be payable to the "State of Utah Division of Purchasing" and will be sent to State of Utah, Division of Purchasing, Attn: Cooperative Contracts, PO Box 141061, Salt Lake City, UT 84114-1061. The Administrative Fee will be the amount listed in the Solicitation and will apply to all purchases (net of any returns, credits, or adjustments) made under this Contract.
 - b. **Quarterly Reports:** Contractor agrees to provide a quarterly utilization report, reflecting net sales to the State during the associated fee period. The report will show the dollar volume of purchases by each Eligible User. The quarterly report will be provided in secure electronic format through the Division's Automated Vendor Usage Management System found at: <https://statecontracts.utah.gov/Vendor..>
 - c. **Report Schedule:** Quarterly utilization reports shall be made in accordance with the following schedule:

Period End	Reports Due
March 31	April 30
June 30	July 31
September 30	October 31
December 31	January 31
 - d. **Fee Payment:** After the Division receives the quarterly utilization report, it will send Contractor an invoice for the total quarterly administrative fee owed to the Division. Contractor shall pay the quarterly administrative fee within thirty (30) days from receipt of invoice.
 - e. **Timely Reports and Fees:** If the quarterly administrative fee is not paid by thirty (30) days of receipt of invoice or quarterly utilization reports are not received by the report due date, then Contractor will be in material breach of this Contract.
36. **ORDERING:** Orders will be placed by the using Eligible User directly with Contractor. All orders will be shipped promptly in accordance with the terms of this Contract.
37. **END USER AGREEMENTS:** If Eligible Users are required by Contractor to sign an End User Agreement before participating in this Contract, then a copy of the End User Agreement must be attached to this Contract as an attachment. The term of the End User Agreement shall not exceed the term of this Contract, and the End User Agreement will automatically terminate upon the completion of termination of this Contract. An End User Agreement must reference this Contract, and may not be amended or changed unless approved in writing by the Division. Eligible Users will not be responsible or obligated for any early termination fees if the End User Agreement terminates as a result of completion or termination of this Contract.
38. **PUBLICITY:** Contractor shall submit to the Division for written approval all advertising and publicity matters relating to this Contract. It is within the Division's sole discretion whether to provide approval, which approval must be in writing.
39. **WORK ON STATE OF UTAH OR ELIGIBLE USER PREMISES:** Contractor shall ensure that personnel working on the premises of an Eligible User shall: (i) abide by all of the rules, regulations, and policies of the premises; (ii) remain in authorized

areas; (iii) follow all instructions; and (iv) be subject to a background check, prior to entering the premises. The Eligible User may remove any individual for a violation hereunder.

40. **CONTRACT INFORMATION:** During the duration of this Contract the State of Utah Division of Purchasing is required to make available contact information of Contractor to the State of Utah Department of Workforce Services. The State of Utah Department of Workforce Services may contact Contractor during the duration of this Contract to inquire about Contractor's job vacancies within the State of Utah.
41. **WAIVER:** A waiver of any right, power, or privilege shall not be construed as a waiver of any subsequent right, power, or privilege.
42. **SUSPENSION OF WORK:** Should circumstances arise which would cause an Eligible User to suspend Contractor's responsibilities under this Contract, but not terminate this Contract, this will be done by formal written notice pursuant to the terms of this Contract. Contractor's responsibilities may be reinstated upon advance formal written notice from the Eligible User.
43. **PROCUREMENT ETHICS:** Contractor understands that a person who is interested in any way in the sale of any supplies, services, construction, or insurance to the State of Utah is violating the law if the person gives or offers to give any compensation, gratuity, contribution, loan, reward, or any promise thereof to any person acting as a procurement officer on behalf of the State of Utah, or to any person in any official capacity who participates in the procurement of such supplies, services, construction, or insurance, whether it is given for their own use or for the use or benefit of any other person or organization.
44. **CHANGES IN SCOPE:** Any changes in the scope of the services to be performed under this Contract shall be in the form of a written amendment to this Contract, mutually agreed to and signed by both parties, specifying any such changes, fee adjustments, any adjustment in time of performance, or any other significant factors arising from the changes in the scope of services.
45. **ATTORNEY'S FEES:** In the event of any judicial action to enforce rights under this Contract, the prevailing party shall be entitled its costs and expenses, including reasonable attorney's fees incurred in connection with such action.
46. **TRAVEL COSTS:** If travel expenses are permitted by the Solicitation All travel costs associated with the delivery of Services under this Contract will be paid according to the rules and per diem rates found in the Utah Administrative Code R25-7. Invoices containing travel costs outside of these rates will be returned to the vendor for correction.
47. **PERFORMANCE EVALUATION:** The Division may conduct a performance evaluation of Contractor, including Contractor's Subcontractors. Results of any evaluation may be made available to Contractor upon request.
48. **STANDARD OF CARE:** The services performed by Contractor and its Subcontractors shall be performed in accordance with the standard of care exercised by licensed members of their respective professions having substantial experience providing similar services which similarities include the type, magnitude, and complexity of the services that are the subject of this Contract. Contractor shall be liable to the Eligible User for claims, liabilities, additional burdens, penalties, damages, or third party claims (e.g., another Contractor's claim against the State of Utah), to the extent caused by wrongful acts, errors, or omissions that do not meet this standard of care.
49. **REVIEWS:** The Division reserves the right to perform plan checks, plan reviews, other reviews, and/or comment upon the services of Contractor. Such reviews do not waive the requirement of Contractor to meet all of the terms and conditions of this Contract.
50. **DISPUTE RESOLUTION:** Prior to either party filing a judicial proceeding, the parties agree to participate in the mediation of any dispute. The Division or an Eligible User, after consultation with Contractor, may appoint an expert or panel of experts to assist in the resolution of a dispute. If the Division or an Eligible User appoints such an expert or panel, the Division or the Eligible User and Contractor agree to cooperate in good faith in providing information and documents to the expert or panel in an effort to resolve the dispute.
51. **ORDER OF PRECEDENCE:** In the event of any conflict in the terms and conditions in this Contract, the order of precedence shall be: (i) this Attachment A; (ii) Contract Signature Page(s); (iii) the State of Utah's additional terms and conditions, if any; (iv) any other attachment listed on the Contract Signature Page(s); and (v) Contractor's terms and conditions that are attached to this Contract, if any. Any provision attempting to limit the liability of Contractor or limit the rights of an Eligible User, the Division, or the State of Utah must be in writing and attached to this Contract or it is rendered null and void.
52. **SURVIVAL OF TERMS:** Termination or expiration of this Contract shall not extinguish or prejudice Eligible Users' right to enforce this Contract with respect to any default of this Contract or defect in the Procurement Item(s) that has not been cured, or of any of the following clauses, including: Governing Law and Venue, Laws and Regulations, Records Administration, Remedies, Dispute Resolution, Indemnity, Newly Manufactured, Indemnification Relating to Intellectual Property, Warranty of Procurement Item(s), Insurance.
53. **SEVERABILITY:** The invalidity or unenforceability of any provision, term, or condition of this Contract shall not affect the validity or enforceability of any other provision, term, or condition of this Contract, which shall remain in full force and effect.
54. **ERRORS AND OMISSIONS:** Contractor shall not take advantage of any errors and/or omissions in this Contract. The Contractor must promptly notify the Division of any errors and/or omissions that are discovered.
55. **ENTIRE AGREEMENT:** This Contract constitutes the entire agreement between the parties and supersedes any and all other prior and contemporaneous agreements and understandings between the parties, whether oral or written.
56. **ANTI-BOYCOTT ISRAEL:** In accordance with Utah Statute 63G-27-101, Contractor certifies that it is not currently engaged in a boycott of the State of Israel and agrees not to engage in a boycott of the State of Israel for the duration of the contract.

Attachment B: Scope of Work

This contract is set up as a multiple award contract based upon established terms under 63G-6a-113. The Established Catalog Price as defined in 63G-6a-103(33) have been submitted by the contractor and accepted as reasonable. Contractor agrees to maintain its catalog prices and update the Division of Purchasing of any changes to pricing

I. Scope of Work

1. Overview:

- a. Dealerships are encouraged to work closely with the manufacturer in obtaining any additional discounts; such as bid assistance, etc., that may be passed on to the State.
- b. All quotes should be inclusive of dealer overhead, profit, registration fees, an initial tank of gas and/or alternative fuel up to \$50.00 per vehicle, preparation and pre-delivery servicing expenses, and on-site customer delivery.
- c. Some ordering entities who lack the ability to generate an order worksheet may require the dealership's services in providing customer support and assistance.

2. Pricing, Delivery, and Payment:

- a. The State intends to pay for manufacturer-to-dealer destination charges. With the exception of a change to pricing and/or destination charges initiated by the manufacturer, the destination charges shall be fixed for the contract period. Changes made by the manufacturer shall be validated by the manufacturer. Any decreases in pricing shall be passed immediately to the State.
- b. Charges, such as shop/service manuals, third key, decal application, or pass-through code charges may be added to the invoice as separate line items.
- c. All prices, discounts, equipment, etc., shall be verifiable. In cases where prices or equipment are in dispute, dealers shall consult directly with the manufacturer and provide to the satisfaction of the ordering entity written documentation to support the price.
- d. Delivery schedules must be accurate. Dealers should make every effort possible to confirm factory acceptance of order, build date, and scheduled delivery. Dealers shall notify ordering entities within 14 days of order placement.
- e. State agencies shall make prompt payment to the dealer according to State established policies. Ordering entities shall make payments within fourteen (14) calendar days from the date of an approved invoice. This clause supersedes the payment time frame specified in Clause 24 of the State's Standard Terms and Conditions. The dealer is authorized to assess a finance charge to all late payments, provided the late payment is clearly the fault of the ordering entity. This finance charge cannot exceed the late payment interest rate as described in Clause 24 in the State's Standard Terms and Conditions. The dealer shall make prompt payment to the manufacturer. Any invoice from the manufacturer received by the ordering entity will be returned to the dealership for resolution. The State of Utah and Eligible Users assume no responsibility for unpaid invoices submitted by the manufacturer.

- f. Prior to delivery of any vehicle, the dealer should make arrangements with the ordering entity for the purpose of conducting a physical inventory of the vehicle(s). Pre-delivery servicing and adjustments shall be made to include (but not limited to) those listed below:
- i. All adjustments required to meet Utah safety inspection requirements and emission control certifications;
 - ii. Tune engine for Eligible Users location altitude;
 - iii. Adjust all accessories to optimal working condition;
 - iv. Inspect electrical, braking and suspension systems;
 - v. Charge battery;
 - vi. Align front end (and rear end if applicable);
 - vii. Inflate tires to optimal pressure;
 - viii. Computer spin balance all wheels including spare;
 - ix. Lubricate engine and chassis. Fill all lubrication reservoirs (crankcase power steering, transmission, differential, power brakes) with appropriate lubricants for current operating temperatures. Affix a plastic static type sticker to upper left windshield advising of the next recommended servicing;
 - x. Service cooling system with permanent type antifreeze and summer coolant for -20 deg. F; and fill windshield washer fluid reservoir(s) with a type suitable to -20 deg. F.;
 - xi. Vehicle(s) shall be ready for immediate operation and should include a full tank(s) of gas and/or alternative fuel up to \$50.00. Cost of gas and/or alternative fuel shall be included in the dealer quote.
 - xii. Vehicle(s) must be clean and thoroughly detailed inside and out prior to delivery. All upholstery and floor protection is to be removed. Manufacturer's floor mats are to be placed, window decals removed and all adhesive cleaned from the vehicle. Vehicle must be delivered free of any decal or other attached item identifying the dealer. The vehicle is expected to be completely cleaned and operational at the time of delivery/pickup;
 - xiii. All factory defects must be corrected prior to delivery; and
 - xiv. Two (2) sets of pre-tested keys marked with the VIN number. The vehicle key code must be provided, attached to the keys.

3. Registration:

- a. Dealer agrees to be responsible for properly registering and affixing to all State agency vehicles the state authorized "EX" type centennial plates prior to delivery.
- b. Ordering entities may elect to register their own vehicle(s). Should an ordering entity wish to register their own vehicle, the ordering entity will advise the dealer at the time the order is placed. In such case, the dealer should take this into account when delivering a quote.

4. Documentation:

- a. The following items should be delivered with each vehicle
 - i. Operators (owners) Manual
 - ii. Manufacturer's Warranty Information
 - iii. * Original Odometer Statement properly signed
 - iv. * Manufacturer's Statement of Origin (MSO) properly signed

- v. * Application for Title properly completed and signed
 - vi. Manufacturer's specifications attached to vehicle
 - vii. Signed pre-delivery checklist certifying completion of the above items, and those listed in Pricing and Delivery.
 - viii. Window Sticker
 - ix. Copy of Odometer Statement for dealership plated vehicles
 - x. Contract of Sale
- (* Denotes documentation that must be provided only to those entities registering their own vehicle.

5. Advertising:

- a. No advertising, such as the dealer's name, logo, emblems or license plate holders are to be placed on any vehicle ordered under this contract. Dealer will be responsible for any costs incurred for removal of such items if the dealer is not compliant with this clause.

6. Invoice:

- a. The dealer agrees to deliver a copy of the invoice with the vehicle. The original invoice should be mailed or delivered within 24 hours of the time the vehicle is delivered

Attachment C

CHEVROLET 2022MY Price List for State Contract

*OPTION PRICING WILL BE PASSED ON AT VQ1 PRICE USING INITIAL PRICING

NOTE: #N/A indicates that either vehicle pricing or incentives are currently unavailable from the Manufacturer. Will update as soon as they are available.

Model Description	Code	Style Name	MSRP	MSRP DISC.	FINAL COST	STATE ADMIN FEE	NET PRICE
BLAZER	1NK26	2LT FWD	\$34,595.00	22.4%	\$26,844.60	\$67.11	\$26,911.71
BLAZER	1NR26	2LT AWD	\$37,295.00	21.3%	\$29,339.40	\$73.35	\$29,412.75
BLAZER	1NK26	3LT FWD	\$38,795.00	20.8%	\$30,725.20	\$76.81	\$30,802.01
BLAZER	1NR26	3LT AWD	\$41,495.00	19.9%	\$33,220.20	\$83.05	\$33,303.25
BLAZER	1NL26	RS FWD	\$42,295.00	19.7%	\$33,959.40	\$84.90	\$34,044.30
BLAZER	1NM26	PREMIER FWD	\$42,295.00	17.6%	\$34,836.40	\$87.09	\$34,923.49
BLAZER	1NS26	RS AWD	\$45,195.00	18.9%	\$36,639.00	\$91.60	\$36,730.60
BLAZER	1NT26	PREMIER AWD	\$45,195.00	17.0%	\$37,516.00	\$93.79	\$37,609.79
BOLT EUV	1FF48	2LT	\$33,995.00	14.6%	\$29,041.00	\$72.60	\$29,113.60
BOLT EUV	1FG48	PREMIER	\$38,495.00	#N/A	#N/A	#N/A	#N/A
BOLT EV	1FB48	1LT	\$31,995.00	18.6%	\$26,043.00	\$65.11	\$26,108.11
BOLT EV	1FC48	2LT	\$35,195.00	18.2%	\$28,794.80	\$71.99	\$28,866.79
CAMARO	1AG37	1LS COUPE	\$26,195.00	#N/A	#N/A	#N/A	#N/A
CAMARO	1AG37	1LT COUPE	\$26,695.00	#N/A	#N/A	#N/A	#N/A
CAMARO	1AG37	1LT CONVERTIBLE	\$32,695.00	#N/A	#N/A	#N/A	#N/A
CAMARO	1AH37	2LT COUPE	\$28,695.00	#N/A	#N/A	#N/A	#N/A
CAMARO	1AH37	3LT COUPE	\$32,695.00	#N/A	#N/A	#N/A	#N/A
CAMARO	1AH37	2LT CONVERTIBLE	\$34,695.00	#N/A	#N/A	#N/A	#N/A
CAMARO	1AH37	3LT CONVERTIBLE	\$38,695.00	#N/A	#N/A	#N/A	#N/A
CAMARO	1AJ37	LT1 COUPE	\$35,195.00	#N/A	#N/A	#N/A	#N/A
CAMARO	1AJ37	1SS COUPE	\$38,695.00	#N/A	#N/A	#N/A	#N/A
CAMARO	1AJ37	LT1 CONVERTIBLE	\$41,195.00	#N/A	#N/A	#N/A	#N/A
CAMARO	1AJ37	1SS CONVERTIBLE	\$44,695.00	#N/A	#N/A	#N/A	#N/A
CAMARO	1AK37	2SS COUPE	\$43,695.00	#N/A	#N/A	#N/A	#N/A
CAMARO	1AK37	2SS CONVERTIBLE	\$49,695.00	#N/A	#N/A	#N/A	#N/A
CAMARO	1AL37	ZL1 COUPE	\$64,195.00	#N/A	#N/A	#N/A	#N/A
CAMARO	1AL37	ZL1 CONVERTIBLE	\$70,195.00	#N/A	#N/A	#N/A	#N/A
COLORADO	12M43	2WD WT CREW CAB SHORT BOX	\$28,295.00	#N/A	#N/A	#N/A	#N/A
COLORADO	12M43	4WD WT CREW CAB SHORT BOX	\$33,295.00	#N/A	#N/A	#N/A	#N/A
COLORADO	12M53	2WD WT EXT CAB	\$26,395.00	#N/A	#N/A	#N/A	#N/A
COLORADO	12M53	4WD WT EXT CAB	\$30,295.00	#N/A	#N/A	#N/A	#N/A
COLORADO	12N43	2WD LT CREW CAB SHORT BOX	\$30,895.00	#N/A	#N/A	#N/A	#N/A
COLORADO	12N43	4WD LT CREW CAB SHORT BOX	\$35,595.00	#N/A	#N/A	#N/A	#N/A
COLORADO	12N53	2WD LT EXT CAB	\$28,895.00	#N/A	#N/A	#N/A	#N/A
COLORADO	12N53	4WD LT EXT CAB	\$32,595.00	#N/A	#N/A	#N/A	#N/A
COLORADO	12P43	2WD Z71 CREW CAB SHORT BOX	\$35,995.00	#N/A	#N/A	#N/A	#N/A
COLORADO	12P43	4WD ZR2 CREW CAB SHORT BOX	\$45,395.00	#N/A	#N/A	#N/A	#N/A
COLORADO	12P473	4WD Z71 CREW CAB SHORT BOX	\$39,195.00	#N/A	#N/A	#N/A	#N/A
COLORADO	12P53	4WD Z71 EXT CAB	\$37,695.00	#N/A	#N/A	#N/A	#N/A
COLORADO	12P53	4WD ZR2 EXT CAB	\$43,795.00	#N/A	#N/A	#N/A	#N/A
COLORADO	12T43	4WD WT CREW CAB LONG BOX	\$34,195.00	#N/A	#N/A	#N/A	#N/A
COLORADO	12T53	2WD WT CREW CAB LONG BOX	\$30,595.00	#N/A	#N/A	#N/A	#N/A
COLORADO	12U43	4WD LT CREW CAB LONG BOX	\$36,495.00	#N/A	#N/A	#N/A	#N/A
COLORADO	12U53	2WD LT CREW CAB LONG BOX	\$33,095.00	#N/A	#N/A	#N/A	#N/A
COLORADO	12V43	4WD Z71 CREW CAV LONG BOX	\$39,795.00	#N/A	#N/A	#N/A	#N/A
EQUINOX	1XP26	FWD LS	\$26,995.00	26.5%	\$19,840.20	\$49.60	\$19,889.80
EQUINOX	1XP26	FWD 1FL	\$27,195.00	23.9%	\$20,704.00	\$51.76	\$20,755.76
EQUINOX	1XR26	FWD LT	\$28,095.00	25.3%	\$20,982.60	\$52.46	\$21,035.06
EQUINOX	1XX26	AWD LS	\$28,595.00	25.0%	\$21,452.60	\$53.63	\$21,506.23
EQUINOX	1XR26	FWD 2FL	\$28,495.00	22.8%	\$21,997.20	\$54.99	\$22,052.19
EQUINOX	1XX26	AWD 1FL	\$28,795.00	23.0%	\$22,182.40	\$55.46	\$22,237.86
EQUINOX	1XY26	AWD LT	\$29,695.00	23.9%	\$22,595.00	\$56.49	\$22,651.49
EQUINOX	1XY26	AWD 2FL	\$30,095.00	20.7%	\$23,875.60	\$59.69	\$23,935.29
EQUINOX	1XS26	FWD PREMIER	\$32,195.00	23.3%	\$24,708.00	\$61.77	\$24,769.77
EQUINOX	1XZ26	AWD PREMIER	\$33,795.00	20.9%	\$26,726.40	\$66.82	\$26,793.22
EXPRESS CARGO VAN	CG23405	2500 CARGO VAN	\$34,295.00	#N/A	#N/A	#N/A	#N/A
EXPRESS CARGO VAN	CG23705	2500 EXT WB CARGO VAN	\$36,195.00	#N/A	#N/A	#N/A	#N/A
EXPRESS CARGO VAN	CG33405	3500 CARGO VAN	\$37,395.00	#N/A	#N/A	#N/A	#N/A
EXPRESS CARGO VAN	CG33705	3500 EXT WB CARGO VAN	\$38,195.00	#N/A	#N/A	#N/A	#N/A
EXPRESS PASSENGER VAN	CG23406	2500 PASSENGER VAN	\$38,495.00	#N/A	#N/A	#N/A	#N/A
EXPRESS PASSENGER VAN	CG33406	3500 PASSENGER VAN	\$39,695.00	#N/A	#N/A	#N/A	#N/A
EXPRESS PASSENGER VAN	CG33706	3500 EXT WB PASSENGER VAN	\$40,495.00	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	P11003	2WD REG CAB 109"	\$47,895.00	22.5%	\$37,137.33	\$92.84	\$37,230.17

LOW CAB FORWARD	CP12003	2WD REG CAB 132.5"	\$48,725.00	22.5%	\$37,775.60	\$94.44	\$37,870.04
LOW CAB FORWARD	CP13003	2WD REG CAB 150"	\$49,900.00	22.5%	\$38,679.18	\$96.70	\$38,775.88
LOW CAB FORWARD	CP14003	2WD REG CAB 176"	\$50,545.00	22.5%	\$39,175.18	\$97.94	\$39,273.12
LOW CAB FORWARD	CP31003	2WD REG CAB 109"	\$50,625.00	22.5%	\$39,236.70	\$98.09	\$39,334.79
LOW CAB FORWARD	CP32003	2WD REG CAB 132.5"	\$51,450.00	22.5%	\$39,871.13	\$99.68	\$39,970.81
LOW CAB FORWARD	CP33003	2WD REG CAB 150"	\$52,625.00	22.5%	\$40,774.70	\$101.94	\$40,876.64
LOW CAB FORWARD	CP34003	2WD REG CAB 176"	\$53,260.00	22.5%	\$41,263.02	\$103.16	\$41,366.18
LOW CAB FORWARD	CP13043	2WD CREW CAB 150"	\$56,000.00	22.6%	\$43,370.08	\$108.43	\$43,478.51
LOW CAB FORWARD	CP14043	2WD CREW CAB 176"	\$56,645.00	22.6%	\$43,866.08	\$109.67	\$43,975.75
LOW CAB FORWARD	CP33043	2WD CREW CAB 150"	\$58,725.00	22.6%	\$45,465.60	\$113.66	\$45,579.26
LOW CAB FORWARD	CP34043	2WD CREW CAB 176"	\$59,360.00	22.6%	\$45,953.92	\$114.88	\$46,068.80
LOW CAB FORWARD	CT31003	2WD REG CAB 109"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT32003	2WD REG CAB 132.5"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT33003	2WD REG CAB 150"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT33043	2WD CREW CAB 150"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT34003	2WD REG CAB 176"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT34043	2WD CREW CAB 176"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT41003	2WD REG CAB 109"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT42003	2WD REG CAB 132.5"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT43003	2WD REG CAB 150"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT43043	2WD CREW CAB 150"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT44003	2WD REG CAB 176"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT44043	2WD CREW CAB 176"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT51003	2WD REG CAB 109"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT52003	2WD REG CAB 132.5"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT53003	2WD REG CAB 150"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT53043	2WD CREW CAB 150"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT54003	2WD REG CAB 176"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT54043	2WD CREW CAB 176"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT55003	2WD REG CAB 200"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT61003	2WD REG CAB 109"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT62003	2WD REG CAB 132.5"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT63003	2WD REG CAB 150"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT63043	2WD CREW CAB 150"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT64003	2WD REG CAB 176"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT64043	2WD CREW CAB 176"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT65003	2WD REG CAB 200"	#N/A	#N/A	#N/A	#N/A	#N/A
LOW CAB FORWARD	CT66003	2WD REG CAB 212"	#N/A	#N/A	#N/A	#N/A	#N/A
MALIBU	1ZC69	4DR SDN	\$24,395.00	#N/A	#N/A	#N/A	#N/A
MALIBU	1ZD69	4DR SDN	\$27,795.00	#N/A	#N/A	#N/A	#N/A
MALIBU	1ZF69	4DR SDN	\$34,495.00	#N/A	#N/A	#N/A	#N/A
MALIBU	1ZS69	4DR SDN	\$25,395.00	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CC18543	2WD CREW CAB 147" 1CX CUSTOM	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CC18543	2WD CREW CAB 147" 1LT LT	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CC18543	2WD CREW CAB 147" 1LZ LTZ	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CC18543	2WD CREW CAB 147" 1SP RST	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CC18543	2WD CREW CAB 147" 1WT WORK TRUCK	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CC18543	2WD CREW CAB 147" 3LZ HIGH COUNTRY	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CC18743	2WD CREW CAB 157" 1CX CUSTOM	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CC18743	2WD CREW CAB 157" 1LT LT	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CC18743	2WD CREW CAB 157" 1SP RST	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CC18743	2WD CREW CAB 157" 1WT WORK TRUCK	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CC18753	2WD DOUBLE CAB 147" 1CX CUSTOM	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CC18753	2WD DOUBLE CAB 147" 1LT LT	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CC18753	2WD DOUBLE CAB 147" 1WT WORK TRUCK	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CC18903	2WD REG CAB 140" 1WT WORK TRUCK	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18543	4WD CREW CAB 147" 1CX CUSTOM	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18543	4WD CREW CAB 147" 1LT LT	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18543	4WD CREW CAB 147" 1LZ LTZ	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18543	4WD CREW CAB 147" 1SP RST	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18543	4WD CREW CAB 147" 1WT WORK TRUCK	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18543	4WD CREW CAB 147" 2CX CUSTOM TRAIL BOSS	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18543	4WD CREW CAB 147" 2FL LT	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18543	4WD CREW CAB 147" 2LT	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18543	4WD CREW CAB 147" 3LZ HIGH COUNTRY	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18743	4WD CREW CAB 157" 1CX CUSTOM	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18743	4WD CREW CAB 157" 1LT LT	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18743	4WD CREW CAB 157" 1LZ LTZ	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18743	4WD CREW CAB 157" 1SP RST	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18743	4WD CREW CAB 157" 1WT WORK TRUCK	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18743	4WD CREW CAB 157" 2CX CUSTOM TRAIL BOSS	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18743	4WD CREW CAB 157" 2LT	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18743	4WD CREW CAB 157" 3LZ HIGH COUNTRY	#N/A	#N/A	#N/A	#N/A	#N/A

SILVERADO 1500	CK18753	4WD DOUBLE CAB 147" 1CX CUSTOM	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18753	4WD DOUBLE CAB 147" 1LT LT	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18753	4WD DOUBLE CAB 147" 1SP RST	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18753	4WD DOUBLE CAB 147" 1WT WORK TRUCK	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18753	4WD DOUBLE CAB 147" 2FL LT	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 1500	CK18903	4WD REG CAB 140" 1WT WORK TRUCK	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO 2500	CC20903	2WD REG CAB 142" 1WT	\$38,690.00	29.6%	\$27,249.80	\$68.12	\$27,317.92
SILVERADO 2500	CC20753	2WD DOUBLE CAB 149" 1WT	\$41,090.00	30.9%	\$28,410.20	\$71.03	\$28,481.23
SILVERADO 2500	CC20953	2WD DOUBLE CAB 162" 1WT	\$41,290.00	30.7%	\$28,599.40	\$71.50	\$28,670.90
SILVERADO 2500	CK20903	4WD REG CAB 142" 1WT	\$41,490.00	29.4%	\$29,288.60	\$73.22	\$29,361.82
SILVERADO 2500	CC20753	2WD DOUBLE CAB 149" 1CX	\$43,090.00	31.4%	\$29,558.00	\$73.90	\$29,631.90
SILVERADO 2500	CC20953	2WD DOUBLE CAB 162" 1CX	\$43,290.00	31.3%	\$29,741.00	\$74.35	\$29,815.35
SILVERADO 2500	CC20743	2WD CREW CAB 159" 1WT	\$42,890.00	29.3%	\$30,303.00	\$75.76	\$30,378.76
SILVERADO 2500	CC20753	2WD DOUBLE CAB 149" 1LT	\$44,790.00	32.3%	\$30,320.40	\$75.80	\$30,396.20
SILVERADO 2500	CK20753	4WD DOUBLE CAB 149" 1WT	\$43,890.00	30.6%	\$30,449.00	\$76.12	\$30,525.12
SILVERADO 2500	CC20943	2WD CREW CAB 172" 1WT	\$43,090.00	29.2%	\$30,492.20	\$76.23	\$30,568.43
SILVERADO 2500	CC20953	2WD DOUBLE CAB 162" 1LT	\$44,990.00	32.2%	\$30,501.60	\$76.25	\$30,577.85
SILVERADO 2500	CK20953	4WD DOUBLE CAB 162" 1WT	\$44,090.00	30.5%	\$30,638.20	\$76.60	\$30,714.80
SILVERADO 2500	CC20903	2WD REG CAB 142" 1LT	\$42,790.00	28.0%	\$30,800.40	\$77.00	\$30,877.40
SILVERADO 2500	CC20743	2WD CREW CAB 159" 1CX	\$44,890.00	30.1%	\$31,397.00	\$78.49	\$31,475.49
SILVERADO 2500	CK20753	4WD DOUBLE CAB 149" 1CX	\$45,890.00	31.3%	\$31,513.00	\$78.78	\$31,591.78
SILVERADO 2500	CK20903	4WD REG CAB 142" 1LT	\$45,590.00	30.8%	\$31,545.20	\$78.86	\$31,624.06
SILVERADO 2500	CC20943	2WD CREW CAB 172" 1CX	\$45,090.00	30.0%	\$31,580.20	\$78.95	\$31,659.15
SILVERADO 2500	CK20953	4WD DOUBLE CAB 162" 1CX	\$46,090.00	31.2%	\$31,696.20	\$79.24	\$31,775.44
SILVERADO 2500	CC20743	2WD CREW CAB 159" 1LT	\$46,590.00	31.0%	\$32,141.20	\$80.35	\$32,221.55
SILVERADO 2500	CK20753	4WD DOUBLE CAB 149" 1LT	\$47,590.00	32.2%	\$32,247.20	\$80.62	\$32,327.82
SILVERADO 2500	CC20943	2WD CREW CAB 172" 1LT	\$46,790.00	30.9%	\$32,322.40	\$80.81	\$32,403.21
SILVERADO 2500	CK20743	4WD CREW CAB 159" 1WT	\$45,690.00	29.2%	\$32,341.80	\$80.85	\$32,422.65
SILVERADO 2500	CK20953	4WD DOUBLE CAB 162" 1LT	\$47,790.00	32.1%	\$32,428.40	\$81.07	\$32,509.47
SILVERADO 2500	CK20943	4WD CREW CAB 172" 1WT	\$45,890.00	29.1%	\$32,531.00	\$81.33	\$32,612.33
SILVERADO 2500	CK20743	4WD CREW CAB 159" 1CX	\$47,690.00	30.1%	\$33,351.80	\$83.38	\$33,435.18
SILVERADO 2500	CK20943	4WD CREW CAB 172" 1CX	\$47,890.00	30.0%	\$33,535.00	\$83.84	\$33,618.84
SILVERADO 2500	CK20743	4WD CREW CAB 159" 1LT	\$49,390.00	31.0%	\$33,068.00	\$85.17	\$34,153.17
SILVERADO 2500	CK20943	4WD CREW CAB 172" 1LT	\$49,590.00	30.9%	\$34,249.20	\$85.62	\$34,334.82
SILVERADO 2500	CC20753	2WD DOUBLE CAB 149" 1LZ	\$52,890.00	28.3%	\$37,921.00	\$94.80	\$38,015.80
SILVERADO 2500	CC20953	2WD DOUBLE CAB 162" 1LZ	\$53,090.00	28.2%	\$38,102.20	\$95.26	\$38,197.46
SILVERADO 2500	CC20743	2WD CREW CAB 159" 1LZ	\$54,690.00	27.3%	\$39,741.80	\$99.35	\$39,841.15
SILVERADO 2500	CK20753	4WD DOUBLE CAB 149" 1LZ	\$55,690.00	28.4%	\$39,847.80	\$99.62	\$39,947.42
SILVERADO 2500	CC20943	2WD CREW CAB 172" 1LZ	\$54,890.00	27.3%	\$39,923.00	\$99.81	\$40,022.81
SILVERADO 2500	CK20953	4WD DOUBLE CAB 162" 1LZ	\$55,890.00	28.4%	\$40,029.00	\$100.07	\$40,129.07
SILVERADO 2500	CK20743	4WD CREW CAB 159" 1LZ	\$57,490.00	27.5%	\$41,668.60	\$104.17	\$41,772.77
SILVERADO 2500	CK20943	4WD CREW CAB 172" 1LZ	\$57,690.00	27.5%	\$41,849.80	\$104.62	\$41,954.42
SILVERADO 2500	CK20743	4WD CREW CAB 159" 3LZ	\$66,490.00	26.2%	\$49,049.60	\$122.62	\$49,172.22
SILVERADO 2500	CK20943	4WD CREW CAB 172" 3LZ	\$66,690.00	26.2%	\$49,230.80	\$123.08	\$49,353.88
SILVERADO 3500	CC30903	2WD REG CAB 142" 1WT	\$38,195.00	33.0%	\$25,585.00	\$63.96	\$25,648.96
SILVERADO 3500	CC30953	2WD DOUBLE CAB 162" 1WT	\$40,795.00	34.2%	\$26,856.60	\$67.14	\$26,923.74
SILVERADO 3500	CK30903	4WD REG CAB 142" 1WT	\$40,995.00	32.8%	\$27,539.80	\$68.85	\$27,608.65
SILVERADO 3500	CC30743	2WD CREW CAB 159" 1WT	\$42,395.00	32.7%	\$28,522.20	\$71.31	\$28,593.51
SILVERADO 3500	CC30943	2WD CREW CAB 172" 1WT	\$42,595.00	32.6%	\$28,705.40	\$71.76	\$28,777.16
SILVERADO 3500	CK30953	4WD DOUBLE CAB 162" 1WT	\$43,595.00	33.9%	\$28,811.40	\$72.03	\$28,883.43
SILVERADO 3500	CC30903	2WD REG CAB 142" 1LT	\$42,295.00	31.4%	\$29,000.60	\$72.50	\$29,073.10
SILVERADO 3500	CC30953	2WD DOUBLE CAB 162" 1LT	\$44,495.00	32.8%	\$29,883.80	\$74.71	\$29,958.51
SILVERADO 3500	CK30743	4WD CREW CAB 159" 1WT	\$45,195.00	32.6%	\$30,477.00	\$76.19	\$30,553.19
SILVERADO 3500	CK30943	4WD CREW CAB 172" 1WT	\$45,395.00	32.5%	\$30,660.20	\$76.65	\$30,736.85
SILVERADO 3500	CK30903	4WD REG CAB 142" 1LT	\$45,095.00	31.4%	\$30,927.40	\$77.32	\$31,004.72
SILVERADO 3500	CC30743	2WD CREW CAB 159" 1LT	\$46,095.00	31.6%	\$31,533.40	\$78.83	\$31,612.23
SILVERADO 3500	CK30953	4WD DOUBLE CAB 162" 1LT	\$47,295.00	32.7%	\$31,810.60	\$79.53	\$31,890.13
SILVERADO 3500	CC30943	2WD CREW CAB 172" 1LT	\$47,495.00	30.9%	\$32,801.80	\$82.00	\$32,883.80
SILVERADO 3500	CK30743	4WD CREW CAB 159" 1LT	\$48,895.00	31.6%	\$33,460.20	\$83.65	\$33,543.85
SILVERADO 3500	CK30943	4WD CREW CAB 172" 1LT	\$49,095.00	31.5%	\$33,641.40	\$84.10	\$33,725.50
SILVERADO 3500	CC30743	2WD CREW CAB 159" 1LZ	\$54,195.00	27.8%	\$39,134.00	\$97.84	\$39,231.84
SILVERADO 3500	CC30943	2WD CREW CAB 172" 1LZ	\$54,395.00	27.7%	\$39,305.20	\$98.26	\$39,403.46
SILVERADO 3500	CK30743	4WD CREW CAB 159" 1LZ	\$56,995.00	28.0%	\$41,050.80	\$102.63	\$41,153.43
SILVERADO 3500	CK30943	4WD CREW CAB 172" 1LZ	\$57,195.00	27.9%	\$41,232.00	\$103.08	\$41,335.08
SILVERADO 3500	CK30743	4WD CREW CAB 159" 3LZ	\$65,995.00	26.6%	\$48,441.80	\$121.10	\$48,562.90
SILVERADO 3500	CK30943	4WD CREW CAB 172" 3LZ	\$66,195.00	26.5%	\$48,623.00	\$121.56	\$48,744.56
SILVERADO 3500 CHASSIS	CC31043	2WD REG CAB 171" WB, 84.5" CA 1WT	\$37,495.00	34.7%	\$24,483.80	\$61.21	\$24,545.01
SILVERADO 3500 CHASSIS	CC31003	2WD REG CAB 146" WB, 60" CA 1WT	\$37,295.00	33.4%	\$24,820.60	\$62.05	\$24,882.65
SILVERADO 3500 CHASSIS	CK31043	4WD REG CAB 171" WB, 84.5" CA 1WT	\$40,295.00	34.4%	\$26,438.60	\$66.10	\$26,504.70
SILVERADO 3500 CHASSIS	CK31003	4WD REG CAB 146" WB, 60" CA 1WT	\$40,095.00	33.2%	\$26,775.40	\$66.94	\$26,842.34
SILVERADO 3500 CHASSIS	CC31043	2WD REG CAB 171" WB, 84.5" CA 1LT	\$41,495.00	33.1%	\$27,755.80	\$69.39	\$27,825.19
SILVERADO 3500 CHASSIS	CC31003	2WD REG CAB 146" WB, 60" CA 1LT	\$41,295.00	32.0%	\$28,094.60	\$70.24	\$28,164.84
SILVERADO 3500 CHASSIS	CC31403	2WD CREW CAB 177" WB, 60" CA 1WT	\$41,695.00	30.8%	\$28,851.00	\$72.13	\$28,923.13

SILVERADO 3500 CHASSIS	CK31043	4WD REG CAB 171" WB, 84.5" CA 1LT	\$44,295.00	33.0%	\$29,682.60	\$74.21	\$29,756.81
SILVERADO 3500 CHASSIS	CK31003	4WD REG CAB 146" WB, 60" CA 1LT	\$44,095.00	31.9%	\$30,021.40	\$75.05	\$30,096.45
SILVERADO 3500 CHASSIS	CK31403	4WD CREW CAB 177" WB, 60" CA 1WT	\$44,495.00	31.7%	\$30,377.80	\$75.94	\$30,453.74
SILVERADO 3500 CHASSIS	CC31403	2WD CREW CAB 177" WB, 60" CA 1LT	\$45,295.00	30.0%	\$31,718.60	\$79.30	\$31,797.90
SILVERADO 3500 CHASSIS	CK31403	4WD CREW CAB 177" WB, 60" CA 1LT	\$48,095.00	30.0%	\$33,645.40	\$84.11	\$33,729.51
SILVERADO MEDIUM DUTY	CC56043	2WD CREW CAB	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO MEDIUM DUTY	CC56043	2WD CREW CAB	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO MEDIUM DUTY	CC56403	2WD REG CAB	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO MEDIUM DUTY	CC56403	2WD REG CAB	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO MEDIUM DUTY	CK56043	4WD CREW CAB	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO MEDIUM DUTY	CK56043	4WD CREW CAB	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO MEDIUM DUTY	CK56403	4WD REG CAB	#N/A	#N/A	#N/A	#N/A	#N/A
SILVERADO MEDIUM DUTY	CK56403	4WD REG CAB	#N/A	#N/A	#N/A	#N/A	#N/A
SPARK	1DR48	LS CVT 1SB	\$15,695.00	23.9%	\$11,946.40	\$29.87	\$11,976.27
SPARK	1DR48	LS MANUAL 1SA	\$14,595.00	17.9%	\$11,982.40	\$29.96	\$12,012.36
SPARK	1DS48	1LT CVT 1SD	\$17,595.00	22.4%	\$13,650.50	\$34.13	\$13,684.63
SPARK	1DS48	LT MANUAL 1SC	\$16,495.00	17.0%	\$13,688.50	\$34.22	\$13,722.72
SPARK	1DQ48	ACTIV CVT 1SH	\$18,695.00	20.8%	\$14,814.40	\$37.04	\$14,851.44
SPARK	1DQ48	ACTIV MANUAL 1SG	\$17,595.00	15.6%	\$14,852.40	\$37.13	\$14,889.53
SPARK	1DT48	2LT CVT 1SF	\$19,095.00	21.2%	\$15,053.00	\$37.63	\$15,090.63
SPARK	1DT48	2LT MANUAL 1SE	\$17,995.00	16.1%	\$15,091.00	\$37.73	\$15,128.73
SUBURBAN	CK10906	4WD 1FL	\$54,100.00	23.2%	\$41,566.60	\$103.92	\$41,670.52
SUBURBAN	CK10906	4WD LS 1LS	\$55,400.00	22.8%	\$42,757.40	\$106.89	\$42,864.29
SUBURBAN	CK10906	4WD LT 1LT	\$60,800.00	21.5%	\$47,703.80	\$119.26	\$47,823.06
SUBURBAN	CK10906	4WD Z71 2Z7	\$63,000.00	21.1%	\$49,719.00	\$124.30	\$49,843.30
SUBURBAN	CK10906	4WD RST 1SP	\$64,000.00	20.9%	\$50,635.00	\$126.59	\$50,761.59
SUBURBAN	CK10906	4WD PREMIER 1LZ	\$68,800.00	20.0%	\$55,031.80	\$137.58	\$55,169.38
SUBURBAN	CK10906	4WD HIGH COUNTRY 3LZ	\$75,700.00	19.0%	\$61,352.20	\$153.38	\$61,505.58
TAHOE	CK10706	4WD 4DR 1FL POLICE	\$53,095.00	25.0%	\$39,811.40	\$99.53	\$39,910.93
TAHOE	CK10706	4WD 4DR 1FL SSV	\$53,095.00	25.0%	\$39,811.40	\$99.53	\$39,910.93
TAHOE	CK10706	4WD 4DR 1FL	\$53,095.00	24.5%	\$40,061.40	\$100.15	\$40,161.55
TAHOE	CK10706	4WD 4DR LS 1LS	\$54,395.00	24.2%	\$41,252.20	\$103.13	\$41,355.33
TAHOE	CK10706	4WD 4DR LT 1LT	\$59,795.00	22.7%	\$46,198.60	\$115.50	\$46,314.10
TAHOE	CK10706	4WD 4DR Z71 2Z7	\$61,995.00	22.2%	\$48,213.80	\$120.53	\$48,334.33
TAHOE	CK10706	4WD 4DR RST 1SP	\$62,995.00	22.0%	\$49,129.80	\$122.82	\$49,252.62
TAHOE	CK10706	4WD 4DR PREMIER 1LZ	\$67,795.00	21.0%	\$53,526.60	\$133.82	\$53,660.42
TAHOE	CK10706	4WD 4DR HIGH COUNTRY 3LZ	\$74,695.00	19.9%	\$59,847.00	\$149.62	\$59,996.62
TRAILBLAZER	1TR56	FWD 4DR LS	\$22,795.00	#N/A	#N/A	#N/A	#N/A
TRAILBLAZER	1TS56	FWD 4DR ACTIV	\$26,895.00	#N/A	#N/A	#N/A	#N/A
TRAILBLAZER	1TT56	FWD 4DR RS	\$26,895.00	#N/A	#N/A	#N/A	#N/A
TRAILBLAZER	1TU56	FWD 4DR LT	\$24,995.00	#N/A	#N/A	#N/A	#N/A
TRAILBLAZER	1TV56	AWD 4DR LS	\$24,795.00	#N/A	#N/A	#N/A	#N/A
TRAILBLAZER	1TW56	AWD 4DR LT	\$26,995.00	#N/A	#N/A	#N/A	#N/A
TRAILBLAZER	1TX56	AWD 4DR ACTIV	\$28,395.00	#N/A	#N/A	#N/A	#N/A
TRAILBLAZER	1TY56	AWD 4DR RS	\$28,395.00	#N/A	#N/A	#N/A	#N/A
TRAVERSE	1NB56	FWD 4DR LS	\$34,895.00	30.6%	\$24,215.80	\$60.54	\$24,276.34
TRAVERSE	1NB56	FWD 4DR 1FL	\$35,195.00	30.0%	\$24,634.00	\$61.59	\$24,695.59
TRAVERSE	1NV56	AWD 4DR LS	\$36,895.00	29.4%	\$26,059.80	\$65.15	\$26,124.95
TRAVERSE	1NV56	AWD 4DR 1FL	\$37,195.00	29.1%	\$26,378.00	\$65.95	\$26,443.95
TRAVERSE	1NC56	FWD 4DR 1LT CLOTH	\$37,395.00	29.1%	\$26,520.80	\$66.30	\$26,587.10
TRAVERSE	1NC56	FWD 4DR 2FL	\$37,420.00	28.5%	\$26,769.90	\$66.92	\$26,836.82
TRAVERSE	1NW56	AWD 4DR 2FL	\$39,420.00	27.4%	\$28,613.90	\$71.53	\$28,685.43
TRAVERSE	1NW56	AWD 4DR 1LT CLOTH	\$41,195.00	27.1%	\$30,025.00	\$75.06	\$30,100.06
TRAVERSE	1NC56	FWD 4DR 3LT LEATHER	\$41,095.00	25.2%	\$30,742.60	\$76.86	\$30,819.46
TRAVERSE	1NW56	AWD 4DR 3LT LEATHER	\$43,095.00	24.4%	\$32,590.60	\$81.48	\$32,672.08
TRAVERSE	1NC56	FWD 4DR RS	\$45,395.00	26.0%	\$33,579.80	\$83.95	\$33,663.75
TRAVERSE	1NE56	FWD 4DR PREMIER	\$47,795.00	25.4%	\$35,649.40	\$89.12	\$35,738.52
TRAVERSE	1NW56	AWD 4DR RS	\$47,395.00	22.9%	\$36,532.80	\$91.33	\$36,624.13
TRAVERSE	1NX56	AWD 4DR PREMIER	\$50,395.00	24.0%	\$38,323.80	\$95.81	\$38,419.61
TRAVERSE	1NE56	FWD 4DR HIGH COUNTRY	\$52,395.00	21.3%	\$41,245.80	\$103.11	\$41,348.91
TRAVERSE	1NX56	AWD 4DR HIGH COUNTRY	\$54,595.00	22.0%	\$42,564.60	\$106.41	\$42,671.01
TRAX	1JR76	AWD 4DR LS	\$23,215.00	18.4%	\$18,947.68	\$47.37	\$18,995.05
TRAX	1JS76	AWD 4DR LT	\$25,015.00	17.5%	\$20,624.88	\$51.56	\$20,676.44
TRAX	1JU76	FWD 4DR LS	\$22,595.00	#N/A	#N/A	#N/A	#N/A
TRAX	1JV76	FWD 4DR LT	\$24,395.00	#N/A	#N/A	#N/A	#N/A

1. **Criteria 1: Describe the type of Fleet discounts that would be available to all users within the State of Utah:**

Dealer Response Here:

- 1- **Dealer Discounts (Reduces price from MSRP to Fleet Sales Price)**
- 2- **Dealer/Mfr Order Discount (Advertising Discounts, Delivery Credits, Holdback, etc.)**
- 3- **Government Bid Assistance (Mfr Rebates and Incentives designated for use with Government entities)**

2. **Criteria 2: Describe your customer service process should any problems develop during the course of the purchase or ownership thereafter. What is the process for resolving customers concerns:**

Dealer Response Here:

Young Automotive Group is committed to giving the customer an exceptional customer experience problem free. However if any problems arise the following is how we are committed to resolving all issues related to this process:

- **Designated Government Representative will be responsive and work to diligently to resolve all issues in a satisfactory and timely manner.**
- **If the designated Government Representative is unable to resolve any problems in either a satisfactory or timely manner the matter may be escalated to Rick Bailey at 801-710-4401, Fleet Director.**
- **Manufacturer Warranty will be in place on all vehicles purchased and will apply at any Franchise Dealership in the end user's area.**
- **Dealer is committed to connecting end users directly to the manufacturer if needed and be a liaison from them to the manufacturer on any and all warranty claims.**

Attachment D Technical Response Form

3. Describe the type of warranty that is available. Are varying levels of extended warranties able to be purchased? Please describe any available extended warranty options

Dealer Response Here:

- **Manufacturer warranties apply to all new vehicles purchased. The minimum warranty covers the entire vehicle from bumper to bumper for a minimum of 3 years or 36,000 miles. These warranties typically don't include wear and tear items like tires or brake pads, these standards and guidelines are set by the manufacturer and we follow these.**
- **Additional warranties may include tires, paint, corrosion, etc.**
- **Extended Warranties are available for purchase on all vehicles however pricing would have to be determined based on the following criteria: Length of Coverage, Services Covered, Miles, deductible etc. Special Government discounts and pricing would apply.**

4. Describe the quality of the delivery process? Is the customer required to go to the dealership? Can you deliver the vehicle to a pre-determined location? Are there delivery fees associated with delivery

Dealer Response Here:

The delivery process is expected to be a "smooth" and timely process to get vehicles to the end users in the expected condition as quickly as possible.

Once a vehicle is delivered we will contact the end user and get any details pertinent to the deal like plating information and delivery information and make arrangements to get the vehicle to them. We offer delivery to any location in the state although if it is greater than 75 miles we inform the customer that there is a fee for delivery and give them the option to pick up the vehicles from the dealership or arrange their own transport.

Vehicles will be PDI'd, fueled and washed upon delivery. We can accommodate electronic signing of documents or physical documents whichever is preferred.

It is our commitment to deliver vehicles to the end users from the time the vehicles arrive at the dealership in a maximum of 7 days. The only exception to this would be infrequent extenuating circumstances that will be communicated immediately to the end user.