

AppOne

Auto EXTERNAL Release Notes

March 31, 2015 Deployment

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Note:

The updates were deployed on March 31, 2015.

AmeriCredit Lienholder address update for California

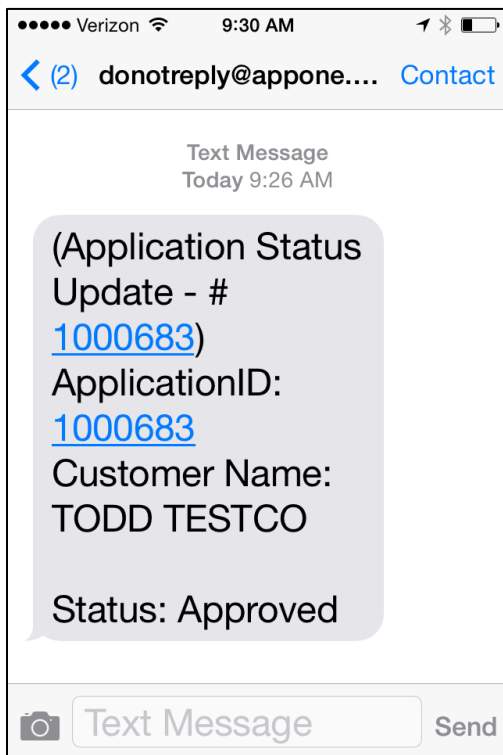
The lienholder address for AmeriCredit in California was updated to the following:

AmeriCredit Financial Services
PO Box 1510
Cockeysville, MD 21030

Lender Addresses										
Type	Code	Name	Address1	Address2	City	State	Zip	Phone	Fax	Modified
Contract	moses	Wolters Kluwer Financi	6815 Saukview Drive		St. Cloud	MN	56303	877-277-6631	320-240-4444	Flint.Coleman 3/25/2015 2:4 PM
Lien	EAAB	AmeriCredit Financial S	PO Box 1510		Cockeysvi	MD	21030	800-920-0479	817-525-9027	Flint.Coleman 3/25/2015 2:4 PM

SR: 1418394 Remove URL in text alerts

We removed the AppOne URL from alerts that are sent as text messages as the URL was getting transmitted properly on text messages causing it to not work properly on mobile devices.



Update Royal Admin signup sheet

An updated Royal Admin sign-up sheet was posted on the portal in the Products tab. The form is pre-populated with dealer information.

ROYAL ADMINISTRATION SERVICES, INC. AUTOMOBILE VENDOR AGREEMENT For Administrative Services
<p>This is an agreement between Royal Administration Services Inc., and <u>John Doe Mitsubishi 1 10992 Southwest Freeway, Houston, TX 77091</u> (hereafter [VENDOR]). In consideration of the mutual premises contained herein and other good and agreement.</p>
<p>ARTICLE I - DEFINITIONS</p> <p>1. The term VENDOR refers to the franchised and/or licensed retailer/lessor of new/or used motor vehicles named above.</p> <p>2. The term ADMINISTRATOR refers to ROYAL ADMINISTRATION SERVICES, INC. which provides administrative services for the VEHICLE SERVICE CONTRACT PROGRAM.</p> <p>3. The term VEHICLE SERVICE CONTRACT(S) refers to the VEHICLE SERVICE CONTRACT(S) administered by the ADMINISTRATOR.</p> <p>4. The term PROGRAM refers to the current and future VEHICLE SERVICE CONTRACT PROGRAMS designed and administered by the ADMINISTRATOR.</p>
<p>ARTICLE II - VENDOR'S OBLIGATIONS</p> <p>1. VENDOR agrees to offer to the Purchasers of vehicles that are sold by the VENDOR, certain VEHICLE SERVICE CONTRACT (S) administered by ADMINISTRATOR.</p> <p>2. The VENDOR agrees to follow the instructions, procedures and underwriting guidelines as outlined by the ADMINISTRATOR and to only use APPLICATIONS / forms and promotional materials provided by the ADMINISTRATOR.</p> <p>3. The VENDOR shall account for all numbered contracts provided by the ADMINISTRATOR.</p> <p>4. The VENDOR has no authority to make, alter, modify, waive or discharge any terms or conditions of the VEHICLE SERVICE CONTRACT PROGRAMS or any performance thereunder and agrees not to incur any liability on behalf of the ADMINISTRATOR.</p> <p>5. The VENDOR agrees to collect all moneys in connection with the issuance of the VEHICLE SERVICE CONTRACTS and those moneys shall be held in a fiduciary trust capacity. VENDOR shall be responsible for the proper and timely remittance of such moneys to the ADMINISTRATOR.</p> <p>6. The VENDOR agrees to submit within fifteen (15) days from the date of sale all vehicle service contracts to the ADMINISTRATOR, accompanied by a remittance for the total cost as specified on the then current rate chart. Such remittance shall be made by check payable to the ADMINISTRATOR, 51 Mill Street, Building F, Hanover, MA 02339.</p> <p>7. The VENDOR acknowledges, understands and agrees that the ADMINISTRATOR has the right to decline and reject Vehicle Service Contracts that are not in accordance with the then current eligibility requirements which are established by the ADMINISTRATOR.</p> <p>8. The VENDOR acknowledges that APPLICATIONS will not be accepted, considered or become valid until the total cost has been remitted. VENDOR assumes total responsibility and all liability for APPLICATIONS not reported to the ADMINISTRATOR.</p> <p>9. The VENDOR agrees not to produce or submit VEHICLE SERVICE CONTRACT(S) on any vehicle unless all components and parts are functioning properly at the time the Service Contract is sold.</p> <p>10. The VENDOR represents and warrants that its performance, pursuant to the terms of this Agreement, is in compliance with all Federal, State and Local laws and will be so throughout the term of this Agreement.</p> <p>11. Service Contracts may only be sold within fifteen days of the date of Vehicle purchase, unless otherwise authorized in writing by the ADMINISTRATOR. Service contracts may only be sold on eligible vehicles as listed and described on the then current rate chart.</p>
<p>ARTICLE III - ADMINISTRATOR'S OBLIGATIONS</p> <p>1. The ADMINISTRATOR agrees to provide and administer VEHICLE SERVICE CONTRACT PROGRAMS to Purchasers of Vehicles sold by the VENDOR.</p> <p>2. The ADMINISTRATOR agrees to prepare and supply to the VENDOR, at no cost, all required quantities of numbered Contracts, promotional materials and other forms incidental to the VEHICLE SERVICE CONTRACT PROGRAMS.</p>

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