ALABAMA PERSONAL AUTO POLICY IMPORTANT NOTICE

The insured has made Young America Insurance Company (hereinafter called the Company) a written application attached hereto and incorporated by reference. All statements and descriptions in the application for this policy or in negotiations therefore, by or on behalf of the insured, shall be deemed to be representations and not warranties. Misrepresentations, omissions, concealment of facts or incorrect statements shall not prevent a recovery under the policy unless either:

- 1. Fraudulent;
- 2. Material either to the acceptance of the risk, or to the hazard assumed by us; or
- 3. We in good faith would either not have issued the policy, would not have issued the policy at the same premium rate, would not have issued the policy in as large an amount, or would not have provided coverage with respect to the hazard resulting in the loss, if the true facts had been made known to us as required by the application for the policy or contract otherwise.

Unless drivers residing with the named insured are named in the Declarations, coverage may not be afforded. If you desire coverage for drivers other than those shown, request your producer to have your policy amended to list the additional drivers.

TO REPORT A NEW LOSS OR IF YOU ALREADY HAVE A CLAIM NUMBER AND DESIRE INFORMATION CALL (800) 880-0472

FOR UNDERWRITING INFORMATION CALL (800) 554-0595

THESE POLICY PROVISIONS WITH THE DECLARATIONS PAGE AND ENDORSEMENTS, IF ANY, ISSUED TO FORM A PART THEREOF, COMPLETE THIS POLICY.

This policy does not provide any coverage for any loss that occurs within the Territory of Mexico.

Young America Insurance Company Alabama Personal Automobile Policy

This is your new Personal Auto Insurance Policy.
The policy is written in simplified language you can understand. PLEASE READ YOUR POLICY CAREFULLY – it contains the full terms of our agreements.

If there is any question concerning your policy, please call your producer or the Company.

YOUR PERSONAL AUTO POLICY QUICK REFERENCE

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ALABAMA MOTOR VEHICLE POLICY

If **you** pay **your** premium on time, **we** will provide the insurance described in this policy.

YOUR DUTIES

WHAT YOU MUST DO IN CASE OF AN ACCIDENT OR LOSS

Notify Us As Soon As Practicable

If a person or vehicle covered by this policy is involved in an **accident** or **loss** for which this insurance may apply, report it to **us** within twenty-four (24) hours or as soon as practicable by calling **us** at: **1-800-880-0472.**

For coverage to apply under this policy, you or an insured person must promptly report each accident or loss even if an insured person is not at fault.

You should provide us with the following accident or loss information as soon as it is available:

- time;
- place;
- circumstances of the **accident** or **loss** (for example, how the **accident** happened and weather conditions);
- names and addresses of all persons involved;
- names and addresses of any witnesses;
- the license plate numbers of the vehicles involved; and
- insurance provided on any other vehicles involved in the accident or loss.

You or an insured person should also notify the police within twenty-four (24) hours or as soon as practicable **if**:

- you cannot identify the owner or operator of a vehicle involved in the accident; or
- theft or vandalism has occurred.

A person claiming coverage must:

- cooperate with us in any matter concerning a claim or lawsuit;
- provide any written proof of loss we may reasonably require;
- allow us to take the signed and recorded statements, including sworn statements and examinations under oath, and answer all reasonable questions we may ask as often as we may reasonably require;
- promptly send **us** any and all legal papers relating to any claim or lawsuit;
- attend hearings and trials as we require;

- take reasonable steps after a loss to protect the covered vehicle, non-owned vehicle, or trailer from further loss. We will pay reasonable expenses incurred in providing that protection.
 If you fail to do so, any further damages will not be covered under this policy;
- allow us to have the damaged covered vehicle, non-owned vehicle, or trailer inspected and appraised before its repair or disposal;
- submit to medical examinations at **our** expense by doctors **we** select as often as **we** may reasonably require; and
- authorize **us** to obtain medical and other records.
- allow us to take your signed and recorded statements.

GENERAL DEFINITIONS

Except as otherwise defined in this policy, terms appearing in boldface will have the following meaning:

- 1. "Accident" means a sudden, unexpected and unintended occurrence.
- 2. "Bodily injury" means bodily harm, sickness, or disease, including death that results from bodily harm, sickness, or disease.
- 3. "Business" includes a trade, profession, or occupation.
- 4. "Covered vehicle" means:
 - a. any vehicle shown on the Declarations Page, unless you have asked us to delete that vehicle from the policy;
 - b. any additional **vehicle** on the date **you** become the **owner** if:
 - you acquire the vehicle during the policy period shown on the Declarations Page;
 - (ii) we insure all other vehicles owned by vou, and
 - (iii) no other insurance policy provides coverage for that **vehicle**.

If we provide coverage for a vehicle you acquire in addition to any vehicle shown on the Declarations Page, we will provide the broadest coverage we provide for any vehicle shown on the Declarations Page. We will provide that coverage for a period of thirty (30) days after you become the owner. We will not provide coverage after the thirty (30) day period, unless within this period you ask us to insure the additional vehicle. If you add

any coverage to this policy or increase **your** limits, these changes to **your** policy will not become effective until after **you** ask **us** to add the coverage or increase **your** limits; and

- c. any replacement **vehicle** on the date **you** become the **owner** if:
 - (i) **you** acquire the **vehicle** during the policy period shown on the **Declarations Page**;
 - (ii) the **vehicle** that **you** acquire replaces one shown on the **Declarations Page**; and
 - (iii) no other insurance policy provides coverage for that **vehicle**.

If the vehicle that you acquire replaces one shown on the **Declarations Page**, it will have the same coverage as the vehicle it replaces. You must ask us to insure a replacement vehicle within thirty (30) days after you become the owner if you want to continue any coverage **you** had under Part IV – Damage To A Vehicle. If the vehicle replaced did not have coverage under Part IV - Damage To A Vehicle, you may add coverage for the replacement vehicle. However, if you add coverage under Part IV- Damage To A Vehicle, it will not become effective until after **you** ask **us** to add the coverage. If **you** add any other coverage to this policy or increase **your** limits, it will not become effective until after vou ask us to add the coverage or increase your limits.

- 5. "**Declarations Page**" means the document from **us** listing:
 - a. the types of coverage **you** have elected;
 - b. the limits for each coverage;
 - c. the cost for each coverage;
 - d. the specified **vehicles** covered by this policy;
 - e. the types of coverage for each **vehicle**; and
 - f. other information applicable to this policy.
- 6. "Loss" means sudden, direct, and accidental loss or damage.
- 7. "Occupying" means in, upon, on, entering, getting in, out, exiting or off the vehicle.
- 8. "Owned" means the person:
 - a. holds legal title to the **vehicle**;
 - b. has legal possession of the **vehicle** that is subject to a written security agreement with an original term of six (6) months or more; or
 - c. has legal possession of the **vehicle** that is leased to that person under a written agreement for a continuous period of six (6) months or more.

- "Owner" means any person who, with respect to a vehicle:
 - a. holds legal title to the **vehicle**;
 - b. has legal possession of the **vehicle** that is subject to a written security agreement with an original term of six (6) months or more; or
 - c. has legal possession of the **vehicle** that is leased to that person under a written agreement for a continuous period of six (6) months or more.
- 10. "**Property damage**" means physical damage to, destruction of, or loss of use of, tangible property.
- 11. "Relative" means a person primarily residing in the same household as you, and related to you by blood, marriage, or adoption, including a ward, stepchild, or foster child. Your unmarried dependent children temporarily away from home will be considered to be primarily residing in the same household as you if they intend to continue to reside in your household.
- 12. "Vehicle" and "vehicles" mean a land motor vehicle:
 - a. of the private passenger, pickup body, or sedan delivery type;
 - designed for operation principally upon public roads:
 - c. with at least four wheels; and
 - d. with a gross vehicle weight of 10,000 pounds or less.
- 13. "We", "Us" and "Our" mean the company providing the insurance, as shown on the **Declarations Page**.
- 14. "You" and "Your" mean:
 - a. a person or persons shown as a named insured on the **Declarations Page**; and
 - b. the spouse of a named insured if residing in the same household at the time of **loss**.

PART I – LIABILITY TO OTHERS

INSURING AGREEMENT

Subject to the Limits of Liability, if **you** pay the premium for liability coverage, **we** will pay:

- 1. damages, other than punitive or exemplary damages, for **bodily injury** and **property damage**; and
- punitive damages due for wrongful death; for which an **insured person** becomes legally responsible because of an **accident** arising out of the:
- 1. ownership, maintenance, or use of a vehicle; or
- 2. use of any **trailer** while attached to a:

- a. covered vehicle: or
- non-owned vehicle operated by an insured person.

Damages include prejudgment interest awarded against an **insured person**.

We will settle or defend, at our option, any claim for damages covered by this Part I. Our duty to settle or defend ends when our limit of liability for this coverage has been exhausted by payments of judgments or settlements. We have no duty to defend any suit or settle any claim for bodily injury or property damage not covered under this policy.

ADDITIONAL DEFINITIONS

When used in this Part I:

- 1. "Insured person" and "insured persons" mean:
 - a. you or a relative with respect to an accident arising out of the ownership, maintenance, or use of a covered vehicle;
 - any person with respect to an accident arising out of that person's use of a covered vehicle with the express or implied permission of you or a relative:
 - a relative with respect to an accident arising out
 of the maintenance or use of a non-owned
 vehicle with the express or implied permission
 of the owner of the vehicle;
 - d. you with respect to an accident arising out of the maintenance or use of any vehicle with the express or implied permission of the owner of the vehicle:
 - e. any person or organization with respect only to vicarious liability for an accident arising out of the use of a covered vehicle or non-owned vehicle by a person described in a, b, c, or d above; and
 - f. any Additional Interest Insured designated by you in your application or by a change request agreed to by us, with respect to liability for an accident arising out of the use of a covered vehicle or non-owned vehicle by a person described in a, b, c, or d above.
- 2. "Non-owned vehicle" means any vehicle that is not owned by you, a relative, or the named insured's non-resident spouse.
- 3. "**Trailer**" means a non-motorized trailer, including a farm wagon or farm implement, designed to be towed on public roads by a **vehicle**, but that is not used:
 - a. for commercial or business purposes;
 - b. as a primary residence;

- c. as a premises for office, store or display purposes; or
- d. as a passenger conveyance.

ADDITIONAL PAYMENTS

In addition to our limit of liability, we will pay for an insured person:

- 1. all expenses that we incur in the settlement of any claim or defense of any lawsuit;
- 2. interest accruing after entry of judgment, until we have paid or tendered that portion of the judgment which does not exceed our limit of liability. This does not apply if we have not been given notice of suit or the opportunity to defend an **insured person**;
- 3. the premium on any appeal bond or attachment bond required in any lawsuit we defend. We have no duty to purchase a bond in an amount exceeding our limit of liability, and we have no duty to apply for or furnish these bonds;
- 4. up to \$250 for a bail bond required because of an accident arising out of the ownership, maintenance, or use of a covered vehicle or non-owned vehicle. We have no duty to apply for or furnish this bond; and
- 5. reasonable expenses, including loss of earnings up to \$200 a day, incurred at our request.

EXCLUSIONS – READ THE FOLLOWING **EXCLUSIONS CAREFULLY. IF AN EXCLUSION** APPLIES, COVERAGE WILL NOT BE AFFORDED UNDER THIS PART I.

Coverage under this Part I, including our duty to defend, does not apply to:

- 1. **bodily injury** or **property damage** arising out of the ownership, maintenance, or use of a vehicle or trailer while being used:
 - a. to carry persons or property for compensation or a fee: or
 - b. for retail or wholesale delivery, including, but not limited to, the pickup transport, or delivery of magazines, newspapers, mail, or food. This exclusion does not apply to shared-expense car
 - pools;
- 2. any liability assumed by an **insured person** under any contract or agreement;
- 3. bodily injury to an employee of an insured person arising out of or within the course of employment, except for domestic employees if benefits are neither paid nor required to be provided under workers' compensation, disability benefits, or similar laws;
- 4. **bodily injury** or **property damage** arising out of an accident involving a vehicle or trailer while being used by a person while employed or engaged in the business of selling, leasing, repairing, parking,

- storing, servicing, delivering, or testing vehicles. However, this exclusion does not apply to you, a relative, or an agent or employee of vou or a relative, when using a covered vehicle;
- 5. **bodily injury** or **property damage** resulting from any pre-arranged or organized racing, speed or demolition contest, stunting activity, or in practice or preparation of any such contest or activity;
- 6. **bodily injury** or **property damage** due to a nuclear reaction or radiation:
- 7. **bodily injury** or **property damage** for which insurance is afforded under a nuclear energy liability insurance contract:
- 8. any obligation for which the United States Government is liable under the Federal Tort Claims
- 9. bodily injury or property damage caused by an intentional act of an insured person or at the direction of an insured person;
- 10. **property damage** to any property owned by, rented to, being transported by, used by, or in the charge of an insured person or a person residing in your household. However, this exclusion does not apply
 - a. a rented residence or rented garage damaged by a covered vehicle; or
 - b. property damage to another covered vehicle;
- 11. bodily injury to you or a relative;
- 12. bodily injury or property damage resulting from a relative's operation or use of a vehicle, other than a covered vehicle, owned by a person who resides with **vou**;
- 13. bodily injury or property damage resulting from your operation or use of a vehicle owned by you, other than a covered vehicle; or
- 14. bodily injury or property damage arising out of the use of a **covered vehicle** while leased or rented to others. However, this exclusion does not apply to the operation of a covered vehicle by you or a relative; or
- 15. bodily injury or property damage caused by, or reasonably expected to result from a criminal act or omission of that **insured person**. This exclusion applies regardless of whether that insured person is actually charged with, or convicted of, a crime. For purposes of this exclusion, criminal acts or omissions do not include non felonious traffic violations.

LIMITS OF LIABILITY

The limit of liability shown on the **Declarations Page** is the most we will pay regardless of the number of:

- 1. claims made:
- 2. covered vehicles:
- 3. **trailers** shown on the **Declarations Page**;
- 4. insured persons;

- 5. lawsuits brought;
- 6. vehicles involved in an accident; or
- 7. premiums paid.

If the **Declarations Page** shows that "combined single limit" or "CSL" applies, the amount shown is the most **we** will pay for the total of all damages resulting from any one **accident**. However, without changing this total "each accident" limit of liability, **we** will comply with any law that requires **us** to provide any separate limits.

If **your Declarations Page** shows a split limit:

- 1. the amount shown for "each person" is the most **we** will pay for all damages due to **bodily injury** to one person;
- 2. subject to the "each person" limit, the amount shown for "each accident" is the most **we** will pay for all damages due to **bodily injury** sustained by two or more persons in any one **accident**; and
- 3. the amount shown for "property damage" is the most **we** will pay for the total of all **property damage** for which an **insured person** becomes liable as a result of any one **accident**.

The "each person" limit of liability includes the total of all claims made for **bodily injury** to a person and all claims of others derived from such **bodily injury**, including, but not limited to, emotional injury or mental anguish resulting from the **bodily injury** of another or from witnessing the **bodily injury** to another, loss of society, loss of companionship, loss of services, loss of consortium, and wrongful death.

No one will be entitled to duplicate payments for the same elements of damages.

Any payment to a person under this Part I shall be reduced by any payment to that person under Part III – Uninsured/Underinsured Motorist Coverage.

A **vehicle** and attached **trailer** are considered one **vehicle**. Therefore, the Limits of Liability will not be increased for an **accident** involving a **vehicle** which has an attached **trailer**.

FINANCIAL RESPONSIBILITY LAWS

When **we** certify this policy as proof of financial responsibility, this policy will comply with, and is subject to, all of the provisions of the Alabama Motor Vehicle Safety Responsibility Act. **You** must reimburse **us** if **we** make a payment that **we** would not have made if this policy was not certified as proof of financial responsibility.

OTHER INSURANCE

If there is other applicable liability insurance or bond, **we** will pay only **our** pro-rata share of the damages. **Our** share is the proportion that **our** Limit of Liability bears to the total of all applicable limits.

However, any insurance we provide for a:

- 1. vehicle, other than a covered vehicle; or
- trailer, other than a trailer being towed by a covered vehicle:

will be excess over any other collectible insurance, self-insurance, or bond.

OUT-OF-STATE COVERAGE

If an **accident** to which this Part I applies occurs in any state, territory or possession of the United States of America or any province or territory of Canada, other than the one in which a **covered vehicle** is principally garaged, and the state, province, territory or possession has:

- a financial responsibility or similar law requiring limits of liability for **bodily injury** or **property damage** higher than the limits shown on the **Declarations Page**, this policy will provide the higher limit; or
- a compulsory insurance or similar law requiring a non-resident to maintain insurance whenever the non-resident uses a **vehicle** in that state, province, territory or possession, this policy will provide the greater of:
 - a. the required minimum amounts and types of coverage; or
 - b. the Limits of Liability under this policy.

PART II - MEDICAL PAYMENTS COVERAGE

INSURING AGREEMENT

Subject to the Limits of Liability, if **you** pay the premium for Medical Payments Coverage, **we** will pay the **usual and customary charge** for reasonable and necessary expenses, incurred within three (3) years from the date of an **accident**, for medical and funeral services because of **bodily injury** up to the limits of the medical payments coverage:

- 1. sustained by an **insured person**;
- 2. caused by an **accident**; and
- 3. arising out of the ownership, maintenance or use of a motor **vehicle** or **trailer**.

Any dispute as to the **usual and customary charge** will be resolved between the service provider and **us**.

ADDITIONAL DEFINITIONS

When used in this Part II:

- 1. "Insured person" and "insured persons" mean:
 - a. you while occupying any vehicle, other than a vehicle owned by you which is not a covered vehicle:
 - a relative while occupying a covered vehicle or non-owned vehicle;
 - vou or any relative when struck by a motor vehicle of any type, or a trailer, while not occupying a motor vehicle;
 - d. any other person while **occupying** a **covered vehicle**: and
 - e. any person occupying a trailer;
 - (i) shown on the **Declarations Page**; or
 - (ii) owned by you while attached to a covered vehicle.
- Non-owned vehicle" means any vehicle that is not owned by you, a relative, or the named insured's non-resident spouse.
- 3. "Trailer" means a non-motorized trailer, including a farm wagon or farm implement, designed to be towed on public roads by a land motor vehicle, but that is not used:
 - a. for commercial or business purposes;
 - b. as a primary residence;
 - c. as a premises for office, store or display purposes; or
 - d. as a passenger conveyance.
- 4. "Usual and customary charge" means an amount which we determine represents a customary charge for services in the geographical area which the service is rendered. We shall determine the usual and customary charge through the use of independent sources of our choice.

EXCLUSIONS – READ THE FOLLOWING EXCLUSIONS CAREFULLY. IF AN EXCLUSION APPLIES, COVERAGE WILL NOT BE AFFORDED UNDER THIS PART II.

Coverage under this Part II does not apply to **bodily injury**:

- 1. sustained by any person while **occupying** a **covered vehicle** while it is being used:
 - a. to carry persons or property for compensation or a fee; or
 - b. for retail or wholesale delivery, including, but not limited to, the pickup, transport or delivery of magazines, newspapers, mail, or food.

This exclusion does not apply to shared-expense car pools;

- sustained while occupying any vehicle or trailer while being used as a residence or premises;
- if workers' compensation benefits are available for the **bodily injury**;
- 4. arising out of an accident involving a vehicle or trailer while being used by a person while employed or engaged in the business of selling, leasing, repairing, parking, storing, servicing, delivering, or testing vehicles. However, this exclusion does not apply to you, a relative, or an agent or employee of you or a relative, when using a covered vehicle;
- resulting from any pre-arranged or organized racing, speed or demolition contest, stunting activity, or in practice or preparation for any such contest or activity;
- 6. due to a nuclear reaction or radiation;
- 7. for which insurance is afforded under a nuclear energy liability insurance contract;
- 8. for which the United States Government is liable under the Federal Tort Claims Act;
- sustained by any person while occupying a covered vehicle or trailer without the express or implied permission of you or a relative;
- sustained by you or a relative while occupying a non-owned vehicle without the express or implied permission of the owner;
- 11. that is intentionally inflicted on an **insured person** at that person's request or self-inflicted;
- 12. caused directly or indirectly by:
 - any accidental or intentional discharge, dispersal, or release of radioactive, nuclear, pathogenic, or poisonous biological material; or
 - any intentional discharge, dispersal, or release of chemical or hazardous material for any purpose other than its safe and useful purpose; or
- 13. caused by, or reasonably expected to result from, a criminal act or omission of an **insured person**. This exclusion applies regardless of whether **the insured person** is actually charged with, or convicted of, a crime. For purposes of this exclusion, criminal acts or omissions do not include traffic violations.

LIMITS OF LIABILITY

The Medical Payments limit of liability shown on the **Declarations Page** is the most **we** will pay for each **insured person** injured in any one **accident**, regardless of the number of:

- 1. claims made;
- 2. covered vehicles:
- 3. trailers shown on the Declarations Page;
- 4. insured persons;
- 5. lawsuits brought;
- 6. vehicles involved in an accident; or

7. premiums paid.

Any amount payable to an **insured person** under this Part II will be reduced by any amount paid or payable for the same expense under Part I – Liability To Others or Part III - Uninsured/Underinsured Motorist Coverage.

No one will be entitled to duplicate payments under this policy for the same elements of damages.

OTHER INSURANCE

If there is other applicable **vehicle** medical payments insurance, **we** will pay only **our** share of the medical and funeral services. **Our** share is the proportion that **our** Limit of Liability bears to the total of all applicable limits. However, any insurance **we** provide for an **insured person occupying** a:

- 1. **vehicle**, other than a **covered vehicle**; or
- trailer, other than a trailer being towed by a covered vehicle;

will be excess over any other **vehicle** or **trailer** insurance providing payments for medical or funeral expenses.

$\frac{PART~III-UNINSURED/UNDERINSURED}{MOTORIST~COVERAGE}$

INSURING AGREEMENT

If **you** pay the premium for this coverage, **we** will pay for damages that an **insured person** is legally entitled to recover from the **owner** or operator of an **uninsured motor vehicle** because **of bodily injury**:

- 1. sustained by an **insured person**;
- 2. caused by an accident; and
- 3. arising out of the ownership, maintenance, or use of an **uninsured motor vehicle**.

An **insured person** must notify **us** in writing at least 30 days before entering into any settlement with the **owner** or operator of an **uninsured motor vehicle**, or that person's liability insurer. In order to preserve **our** right of subrogation, **we** may elect to pay any sum offered in settlement by, or on behalf of, the **owner** or operator of an **uninsured motor vehicle**. If **we** do this, **you** agree to assign to **us** all rights that **you** have against the **owner** or operator of an uninsured motor vehicle.

Any judgment or settlement for damages against an **owner** or operator of an **uninsured motor vehicle** that arises out of a lawsuit brought with **our** written consent is not binding on **us**.

ADDITIONAL DEFINITIONS

When used in this Part III:

- 1. "Insured person" and "insured persons" mean:
 - a. you or a relative;
 - b. any person occupying a covered vehicle; and
 - any person who is entitled to recover damages covered by this Part III because of **bodily** injury sustained by a person described in a or b above.
- 2. "Non-owned vehicle" means any vehicle that is not owned by you, a relative, or the named insured's non-resident spouse.
- 3. "Uninsured motor vehicle" means a land motor vehicle or trailer of any type:
 - to which no **bodily injury** liability bond or insurance policy applies at the time of the **accident**:
 - to which a **bodily injury** liability bond or insurance policy applies at the time of the **accident**, but the bonding or insuring company:
 - (i) denies coverage; or
 - (ii) is or becomes insolvent;
 - c. to which a bodily injury liability bond or insurance policy applies at the time of the accident; but its limit of liability for bodily injury is less than the minimum limit of liability for bodily injury specified by the financial responsibility law of the state in which a covered vehicle is principally garaged;
 - d. that is a hit-and-run vehicle whose operator or owner cannot be identified and which causes an accident resulting in bodily injury to an insured person.
 - If there is no physical contact with the hit-andrun **vehicle**, the facts of the **accident** must be proven by competent evidence other than by the testimony of an **insured person**;
 - e. to which a **bodily injury** liability bond or policy applies at the time of the **accident**, but the sum of all applicable limits of liability for **bodily injury** is less than the damages which the **insured person** is legally entitled to recover.

An "uninsured motor vehicle" does not include any motorized vehicle or equipment:

- a. owned or operated by a self-insurer under any applicable vehicle law, except a selfinsurer that is or becomes insolvent;
- b. operated on rails or crawler treads;

- c. designed mainly for use on public roads, while not on public roads;
- d. while being used as a residence or premises;
- e. shown on the **Declarations Page** of this policy; or
- f. not required to be registered as a motor vehicle.

EXCLUSIONS – READ THE FOLLOWING EXCLUSIONS CAREFULLY. IF AN EXCLUSION APPLIES, COVERAGE WILL NOT BE AFFORDED UNDER THIS PART III.

- Coverage under this Part III is not provided for bodily injury sustained by any person while using or occupying a covered vehicle while being used:
 - a. to carry persons or property for compensation or a fee; or
 - for retail or wholesale delivery, including but not limited to, the pickup, transport, or delivery of magazines, newspapers, mail or food
 - This exclusion does not apply to shared expense car pools;
- 2. Coverage under this Part III will not apply directly or indirectly to benefit any insurer or self-insurer under any of the following or similar laws:
 - a. workers' compensation law; or
 - b. disability benefits laws.
- 3. We do not provide **Uninsured Motorist Coverage** sustained by an **insured** if that **insured** or the legal representative settles the **bodily injury** claim and such settlement prejudices our right to recover payment.

LIMITS OF LIABILITY

The limit of liability shown on the **Declarations Page** for "**Uninsured/Underinsured Motorist Coverage**" is the most we will pay regardless of the number of:

- 1. claims made;
- 2. insured persons;
- 3. lawsuits brought;
- 4. **vehicles** involved in the **accident**; or
- 5. premiums paid.

If coverage under this Part III applies to one **covered vehicle**, **our** maximum limit of liability under this policy is the amount shown on the **Declarations Page** for coverage under this Part III. However, if coverage under this Part III applies to more than one **covered vehicle**, **our** limit of liability under this policy will be the amount shown on the **Declarations Page** for coverage under this Part III multiplied by the number of

covered vehicles listed on this policy as covered under Part III, not to exceed three.

If your Declarations Page shows a split limit:

- the amount shown for "each person" is the most we will pay for all damages due to bodily injury to one person; and
- subject to the "each person" limit, the amount shown for "each accident" is the most we will pay for all damages due to bodily injury sustained by two or more persons in any one accident.

The "each person" limit of liability includes the total of all claims made for **bodily injury** to an **insured person** and all claims of others derived from such **bodily injury**, including, but not limited to, emotional injury or mental anguish resulting from the **bodily injury** of another or from witnessing the **bodily injury** to another, loss of society, loss of companionship, loss of services, loss of consortium, and wrongful death.

If the **Declarations Page** shows that "combined single limit" or "CSL" applies, the amount shown is the most **we** will pay for the total of all damages resulting from any one **accident**. However, without changing this total limit of liability, **we** will comply with any law that requires **us** to provide any separate limits.

The damages that an **insured person** is legally entitled to recover because of **bodily injury** under this Part III will be reduced by:

- 1. all sums paid because of **bodily injury** by or on behalf of any persons or organizations that may be legally responsible including, but not limited to, all sums paid under Part I Liability To Others; and
- 2. any difference between the sums paid by the insurers of the persons or organizations who may be legally responsible and the limits of liability under those bonds and policies.

No one will be entitled to duplicate payments for the same elements of damages.

If multiple vehicle policies issued by **us** are in effect for **you**, **we** will pay no more than the highest limit of liability for this coverage available under any one policy.

OTHER INSURANCE

If there is other applicable uninsured or underinsured motorist coverage, **we** will pay only **our** share of the damages. **Our** share is the proportion that **our** Limit of Liability bears to the total of all available coverage limits. However, any insurance **we** provide shall be excess over any other uninsured or underinsured

motorist coverage, except for **bodily injury** to **you** or a relative when **occupying** a **covered vehicle.**

We will not pay for any damages which would duplicate any payment made for damages under other insurance.

PART IV - DAMAGE TO A VEHICLE

INSURING AGREEMENT – COLLISION COVERAGE

If **you** pay the full premium for Collision Coverage, **we** will pay for **loss** to a:

- 1. **covered vehicle** for which Collision Coverage has been purchased;
- 2. **non-owned vehicle**; or
- 3. trailer:

when it overturns or is in a collision with another object, subject to the Limits of Liability.

INSURING AGREEMENT – COMPREHENSIVE COVERAGE

If **you** pay the full premium for Comprehensive Coverage, **we** will pay for comprehensive **loss** to a:

- 1. **covered vehicle** for which Comprehensive Coverage has been purchased;
- 2. **non-owned vehicle**; or
- 3. trailer;

subject to the Limits of Liability.

A comprehensive **loss** is a **loss** to a **covered vehicle**, **non-owned vehicle**, or **trailer**, other than a **loss** covered under Collision Coverage, including, but not limited to, any of the following:

- 1. contact with an animal (including a bird);
- 2. explosion or earthquake;
- 3. fire;
- 4. malicious mischief or vandalism;
- 5. missiles or falling objects;
- 6. riot or civil commotion;
- 7. theft or larceny; or
- 8. windstorm, hail, water, or flood.

If **you** pay the premium for Comprehensive Coverage under this policy, **we** will pay **you** up to the greater of:

- 1. \$20 each day for thirty (30) days; or
- any higher limit of liability purchased as Rental Reimbursement Coverage that is shown on the Declarations Page;

for transportation expenses incurred by **you** if a **covered vehicle** to which Comprehensive Coverage applies is stolen, or for loss of use damages that **you** are legally liable to pay if a **non-owned vehicle** is stolen.

Transportation expenses and loss of use damages coverage begins forty-eight (48) hours after **you** report the theft to **us**, and ends the earliest of:

- when the covered vehicle or non-owned vehicle has been recovered and returned to you or its owner;
- 2. when the **covered vehicle** or **non-owned vehicle** has been recovered and repaired;
- 3. when the **covered vehicle** or **non-owned vehicle** has been replaced; or
- 4. seventy-two (72) hours after we make an offer to pay the applicable limit of liability under this Part IV if the covered vehicle or non-owned vehicle is deemed by us to be a total loss or unrecoverable.

You must provide **us** written proof of **your** transportation expenses and loss of use damages.

If **we** can pay the **loss** under either Comprehensive Coverage or Collision Coverage, **we** will pay under the coverage where **you** collect the most.

INSURING AGREEMENT – CUSTOM PARTS OR EQUIPMENT COVERAGE & ADDITIONAL CUSTOM PARTS OR EQUIPMENT COVERAGE

Subject to the Limits of Liability, if **you** pay the premium for Comprehensive Coverage or Collision Coverage, **we** will pay for theft of, or damage to, **custom parts or equipment** resulting from any **loss** for which Comprehensive Coverage or Collision Coverage is provided under the terms of this policy. All payments for **loss** to **custom parts or equipment** shall be reduced by the applicable deductible, but only one deductible may be applied to any one **loss** in an **accident** which is covered by this Part IV. However, Additional Custom Parts or Equipment Coverage applies only to **custom parts or equipment** on a **covered vehicle** for which this coverage has been purchased.

The limit of liability for loss to **custom parts or equipment** is the lowest of:

- 1. the actual cash value of such **custom parts or equipment**, reduced by the applicable deductible, and by its salvage value if **you** or the **owner** retain the salvage;
- the amount necessary to repair such custom parts or equipment, reduced by the applicable deductible;
- the amount necessary to replace such custom parts or equipment, reduced by the applicable deductible, and reduced by its salvage value if you or the owner retain the salvage; or
- 4. the limit of:

- a. \$1,000 if **you** did not purchase Additional Customs Parts or Equipment Coverage; or
- b. if you have purchased Additional Custom
 Parts or Equipment Coverage, up to \$2500.00
 added to the amount of Additional Custom
 Parts or Equipment Coverage you purchased.
 However, the Limit of Liability for custom
 parts or equipment shall not exceed the
 declared value of all custom parts or
 equipment on the covered vehicle.

We will reduce the amount of the loss to **custom** parts or equipment by its salvage value if **you** or the owner retain the salvage.

Coverage for **custom parts or equipment** shall not cause **our** limit of liability for **loss** to a **vehicle** under this Part IV to be increased to an amount in excess of:

- a. the actual cash value of the vehicle, including its custom parts or equipment; or
- b. any applicable Limits of Liability or Stated Amount Vehicle Coverage elected by **you**.

ADDITIONAL DEFINITIONS

When used in this Part IV:

- "Custom parts or equipment" means equipment, devices, accessories, enhancements, and changes, other than those which are original manufacturer installed, which:
 - a. are permanently installed or attached; and
 - b. alter the appearance or performance of a **vehicle**.

This includes any electronic equipment, antennas, and other devices used exclusively to send or receive audio, visual, or data signal, or to play back recorded media other than those which are original manufacturer installed, that are permanently installed in a **covered vehicle** or **non-owned vehicle** using bolts or brackets, including slide-out brackets.

- 2. "Non-owned vehicle" means any vehicle that is not owned by you, a relative, a resident of your household, or the spouse of the named insured even if not residing in the same household as the named insured, while in the custody of, or being operated by, you or a relative with the express or implied permission of the owner.
- 3. "Total loss" means:
 - a. the theft of the **vehicle** if the **vehicle** is not recovered within thirty (30) days; or
 - b. any other loss to the vehicle that is payable under this Part IV if the cost to repair the damage (including parts and labor), when combined with the salvage value, exceeds the actual cash value of the vehicle at the time of loss.

- 4. "**Trailer**" means a non-motorized trailer, including a farm wagon or farm implement, designed to be towed on public roads by a land motor **vehicle**, that is:
 - a. **owned** by **you**;
 - b. not **owned** by **you**, while being towed by a **covered vehicle**; or
 - c. shown on the Declarations Page;

but that is not used:

- a. for commercial or business purposes;
- b. as a primary residence;
- c. as a premises for office, store or display purposes; or
- d. as a passenger conveyance.

EXCLUSIONS – READ THE FOLLOWING EXCLUSIONS CAREFULLY. IF AN EXCLUSION APPLIES, COVERAGE WILL NOT BE AFFORDED UNDER THIS PART IV.

Coverage under this Part IV does not apply for loss:

- 1. to any vehicle while being used:
 - a. to carry persons or property for compensation or a fee; or
 - for retail or wholesale delivery, including, but not limited to, the pickup, transport, or delivery of magazines, newspapers, mail, or food.

This exclusion does not apply to shared-expense car pools;

- 2. to any **covered vehicle** or **trailer** while it is leased or rented to others;
- 3. to a **non-owned vehicle** or **trailer**, other than one rented by **you** or a **relative**, if being maintained or used by a person while employed or engaged in any **business** not described in the next exclusion. this exclusion does not apply to the use by **you** or any **relative** of a **non-owned vehicle** that is a private passenger vehicle or **trailer**;
- 4. to a **non-owned vehicle** or **trailer**, while being used or driven by a **person wh**ile employed or engaged in the **business** of selling, leasing, repairing, parking, storing, servicing, delivering, or testing **vehicles**;
- 5. to a covered vehicle, non-owned vehicle, or trailer, resulting from any pre-arranged or organized racing, speed or demolition contest, stunting activity, or in practice or preparation for any such contest or activity;
- 6. to a covered vehicle, non-owned vehicle, or trailer, due to a nuclear reaction or radiation:
- 7. to a covered vehicle, non-owned vehicle or trailer, for which insurance is afforded under a nuclear energy liability insurance contract;
- 8. due to destruction or confiscation by governmental or civil authorities of a covered

vehicle, **non-owned vehicle** or **trailer**, because **you** or any **relative** engaged in illegal activities;

- 9. to a covered vehicle, non-owned vehicle or trailer, caused by an intentional act by you, or a relative, or the owner of the non-owned vehicle or trailer, or at the direction of you, a relative or the owner of the non-owned vehicle or trailer. However, this exclusion does not apply to a loss to a covered vehicle to the extent of the legal interest of a named insured who:
 - a. sustains the **loss** as the result of abuse by another named insured;
 - b. did not direct, participate in, or consent to the intentional act causing the **loss**; and
 - c. either:
 - (i) files an abuse complaint against the person whose act caused the **loss** and does not voluntarily dismiss the complaint; or
 - (ii) seeks a warrant for the abuser's arrest for the act causing the **loss** and cooperates in the prosecution of the abuser;
- 10. to a **covered vehicle**, **non-owned vehicle** or **trailer**, that is due **and** confined to:
 - a. wear and tear;
 - b. freezing;
 - mechanical or electrical breakdown or failure;
 or
 - d. road damage to tires.

This exclusion does not apply if the damage results from the theft of a **covered vehicle**, **non-owned vehicle** or **trailer**:

- 11. due to theft or conversion of a **covered vehicle**, **non-owned vehicle** or **trailer**,
 - a. by you, a relative, or any resident of your household;
 - b. prior to its delivery to you or a relative; or
 - c. while in the care, custody, or control of anyone engaged in the **business** of selling the **vehicle** or **trailer**;
- 12. to equipment, devices, accessories, and any other personal effects which are not permanently installed or attached by brackets or bolts. This includes, but is not limited to:
 - tapes, compact discs, cassettes, and other recording or recorder media;
 - b. any case or other container designed for use in storing or carrying tapes, compact discs, cassettes, or other recording media;
 - c. any device used for the detection or location of radar, laser, or other speed measuring equipment or its transmission; and
 - d. CB radios, telephones, two-way mobile radios, or televisions;
- 13. to **custom parts or equipment** in excess of the applicable Limits of Liability; or

- 14. to **a covered vehicle**, **non-owned vehicle** or **trailer**, for diminution of value.
- 15. **Loss to equipment designed or used for** the **detect**ion or location of radar or laser.
- 16. to any vehicle caused by, or reasonably expected to result from, a criminal act or omission of you, a relative, or the owner of a non-owned vehicle. This exclusion applies regardless of whether you, the relative, or the owner of the non-owned vehicle is actually charged with, or convicted of, a crime. For purposes of this exclusion, criminal acts or omissions do not include non felonious traffic violations.

LIMITS OF LIABILITY

- The limit of liability for loss to a covered vehicle, non-owned vehicle or trailer, is the lowest of:
 - the actual cash value of the stolen or damaged property at the time of loss, reduced by the applicable deductible shown on the Declarations Page, and by its salvage value if you or the owner retain the salvage;
 - the amount necessary to replace the stolen or damaged property, reduced by the applicable deductible shown on the **Declarations Page**, and by its salvage value if **you** or the **owner** retain the salvage;
 - c. the amount necessary to repair the damaged property to its pre-loss condition, reduced by the applicable deductible shown on the **Declarations Page**; or
 - d. any applicable Limits of Liability or Stated Amount Vehicle Coverage elected by **you**, reduced by its salvage value if **you** or the **owner** retains the salvage.

However, if the **loss** is to a **trailer**;

- a. the most **we** will pay for **loss** to a **trailer** that is shown on the **Declarations Page** is the limit of liability shown on the **Declarations Page** for the **trailer** sustaining the **loss**; and
- b. the most we will pay for **loss** to any other **trailer** is \$500.
- 2. Payments for loss to a covered vehicle, non-owned vehicle, or custom parts or equipment are subject to the following provisions:
 - a. If coverage applies to a non-owned vehicle, we will provide the broadest coverage applicable to any covered vehicle shown on the Declarations Page.
 - b. If you have elected a Stated Amount for a covered vehicle, the Stated Amount is the most we will pay for all loss to that covered vehicle, including its custom parts or equipment.

- c. Coverage for **custom parts or equipment** will not cause **our** limit of liability for **loss** to an **vehicle** under this Part IV to be increased to an amount in excess of the actual cash value of the **vehicle**, including its **custom parts or equipment**.
 - d. In determining the amount necessary to repair damaged property to its pre-loss condition, the amount to be paid by **us**:
 - (i) will not exceed the prevailing competitive labor rates charged in the area where the property is to be repaired and the cost of repair of replacement parts and equipment, as reasonably determined by us. and
 - (ii) will be based on the cost of repair or replacement parts and equipment which may be new, reconditioned, remanufactured, or used, including, but not limited to:
 - (a) original manufacturer parts or equipment; and
 - (b) nonoriginal manufacturer parts or equipment.
- To determine the amount necessary to repair or replace the damaged property as referred to in subsection 1, the total cost of necessary repair or replacement may be reduced by unrepaired prior damage. Unrepaired prior damage includes broken, cracked or missing parts; rust; dents; scrapes; gouges; and peeling paint. The reduction for unrepaired prior damage is the cost of labor parts and materials necessary to repair or replace damage, deterioration, defects, or wear and tear on exterior body parts, windshields and other glass, wheels, and paint, that existed prior to the accident and that is eliminated as a result of the repair or replacement of property damaged in the loss.
- f. To determine the amount necessary to repair or replace the damaged property as referred to in subsection 1, an adjustment may be made for betterment or depreciation and physical condition on:
 - (i) batteries;
 - (ii) tires;
 - (iii) engines and transmissions, based on mileage driven; and
 - (iv) any other mechanical parts that are nonfunctioning or inoperative.

- We will not make an adjustment for the labor costs associated with the replacement or repair of these parts.
- g. The actual cash value is determined by the marked value, age and condition of the vehicle at the time the **loss** occurs.
- If no more than one vehicle is shown on the Declarations Page, coverage will be provided as specified on the Declarations Page as to each vehicle:
- 4. No deductible will apply to a **loss** to window glass when the glass is repaired instead of replaced.
- 5. If two or more deductibles apply to any one covered **loss**, only the lowest deductible will apply.

INSURING AGREEMENT – RENTAL REIMBURSEMENT COVERAGE

If the **Declarations Page** indicates that Rental Reimbursement Coverage applies to **your** policy, **we** will pay for reimbursement of rental expenses of an **auto** rented from a qualified rental agency while **your covered auto** is being repaired following a covered **Comprehensive** or **Collision** loss. **We** will not pay Rental Reimbursement for damage due to wear and tear, freezing, mechanical or electrical breakdown or failure or road damage to tires. The maximum of **our** liability for Rental Reimbursement is \$30.00 a day with a \$900.00 maximum of coverage in any 12 month period. A specific premium charge in the **Declarations Page** for Rental Reimbursement Coverage indicates that the Rental Reimbursement Coverage applies to **your** policy.

In addition, we will pay up to \$100 for the cost of towing your vehicle due to a covered **Collision** loss.

PAYMENT OF LOSS

Payment under this Part IV for a **loss** to a **covered vehicle** will be made according to **your** interest and the interest of any lienholder shown on the **Declarations Page** or designated by **you**. At **our** option, payment may be made to both jointly, or to either separately. Either way, **we** will protect the interest of both. However, if the **covered vehicle** is not a total **loss**, **we** may make payment to **you** and the repairer of the **vehicle**.

Protection of the leinholder's financial interest will not be affected by any act or omission by any person entitled to coverage under this policy. However, protection under this clause does not apply:

- in any case of conversion, embezzlement, secretion, or willful damaging or destruction, of the covered vehicle by or at the direction of you, a relative, or the owner of the covered vehicle, or
- 2. to any loss caused by, or reasonably expected to result from a criminal act or omission of you, a relative, or the owner of the covered vehicle. This applies regardless of whether you, the relative, or the owner of the covered vehicle is actually charged with, or convicted of, a crime. For purposes of this clause, criminal acts or omissions do not include non felonious traffic violations.

If this policy is cancelled, nonrenewed, or voided, the interest of any lienholder under this agreement will also terminate.

When **we** make payment to a lienholder for **loss** under this policy, **we** will be subrogated to the rights of the party **we** pay, to the extent of **our** payment. When **we** pay a lienholder for a **loss** for which **you** are not covered, **we** are entitled to the lienholder's right of recovery against **you** to the extent of **our** payment. **Our** right to subrogation will not impair the lienholder's right to recover the full amount of its claim.

NO BENEFIT TO BAILEE

Coverage under this Part IV will not directly or indirectly benefit any carrier or other bailee for hire.

LOSS PAYEE AGREEMENT

Payment under this Part IV for a **total loss** to a **covered vehicle** will be made according to **your** interest and the interest of any Loss Payee or lienholder shown on the **Declarations Page** or designated by **you**. Payment may be made to both jointly, or separately, at **our** discretion. **We** may make payment for a partial **loss** covered under this Part IV directly to the repair facility with **your** consent

Where fraud misrepresentation, material omission, or intentional damage has been committed by or at the direction of **you** or a **relative**, or where the **loss** is otherwise not covered under the terms of this policy, the Loss Payee or lienholder's interest will not be protected.

We will be entitled to the Loss Payee or lienholder's rights of recovery, to the extent of **our** payment to the Loss Payee or lienholder.

OTHER INSURANCE

If there is other applicable insurance, we will pay only our share of the loss. Our share is the proportion that

our Limit of Liability bears to the total of all applicable limits of liability. However, any insurance that **we** provide for a **vehicle** other than a **covered vehicle**, or for a **trailer** other than a **trailer** shown on the **Declarations Page**, will be excess over any other collectible source of recovery including, but not limited to:

- 1. any coverage provided by, to, or through the **owner** of the **non-owned vehicle** or **trailer**; and
- 2. any other applicable physical damage insurance.

APPRAISAL

If we cannot agree with you on the amount of a loss, then we and you may mutually agree to an appraisal of the loss. Within 30 days of any mutual agreement for an appraisal, each party shall appoint a competent appraiser and shall notify the other party of that appraiser's identity. The appraisers will determine the amount of loss. If they fail to agree, the disagreement will be submitted to a qualified umpire chosen by the appraisers. If the two appraisers are unable to agree upon an umpire within 15 days, we or you may request that a judge of a court of record, in the county where **you** reside, select an umpire. The appraisers and umpire will determine the amount of loss. The amount of loss agreed to by both appraisers, or by one appraiser and the umpire, will be binding. You will pay your appraiser's fees and expenses. We will pay our appraiser's fees and expenses. All other expenses of the appraisal, including payment of the umpire if one is selected will be shared equally between us and you. Neither we nor you waive any rights under this policy by agreeing to an appraisal.

TOWING AND LABOR COSTS COVERAGE

We will pay reasonable Towing and Labor Costs incurred each time your covered auto is disabled, up to the amount shown on the Declarations Page as applicable to the vehicle. We will only pay for labor performed at the place of disablement. This coverage applies only to your covered auto for which a premium charge is shown in the Declarations for Towing and Labor Costs Coverage.

GENERAL PROVISIONS

POLICY PERIOD AND TERRITORY

This policy applies only to **accidents** and **losses** occurring during the policy period shown on the **Declarations Page** and which occur within any state, territory, or possession of the United States of America, or any province or territory of Canada, or while a **covered vehicle**, **non-owned vehicle**, or **trailer** is being transported between their ports.

POLICY CHANGES

This policy, **your** insurance application (which is made a part of this policy as if attached hereto), the **Declarations Page**, as amended, and endorsements to this policy issued by **us** contain all the agreements between **you** and **us**. Subject to the following, its terms may not be changed or waived except by an endorsement issued by **us**.

The premium for each **vehicle** is based on information **we** have received from **you** or other sources. **You** agree to cooperate with **us** in determining if this information is correct and complete, and **you** will notify **us** if it changes during the policy period. If this information is incorrect, incomplete, or changes during the policy period, **we** may adjust **your** premium during the policy period, or take other appropriate action. To properly insure **your vehicle**, **you** must promptly notify **us** when:

- 1. **your** mailing or residence address changes;
- the principal garaging address for a covered vehicle changes;
- there is a change with respect to the residents in your household or the persons who regularly operate a covered vehicle;
- 4. an operator's marital status changes; or
- 5. **you** or a **relative** obtain a driver's license or operator's permit.

Changes that may result in a premium adjustment are contained in **our** rates and rules. These include, but are not limited to, **you** or a **relative** obtaining a driver's license or operator's permit, or changes in:

- the number, type, or use classification of covered vehicles;
- 2. operators using **covered vehicles**;
- 3. an operator's marital status;
- the place of principal garaging of any covered vehicle;
- 5. coverage, deductibles, or limits of liability; or
- 6. rating territory or discount eligibility.

TERMS OF POLICY CONFORMED TO STATUTES

If any provision of this policy fails to conform with the legal requirements of the state listed on **your** application as **your** residence, the provision shall be deemed amended to conform with such legal requirements. All other provisions shall be given full force and effect. Any disputes as to the coverages provided or the provisions of this policy shall be governed by the law of the state listed on **your** application as **your** residence.

VEHICLES WITH COMPREHENSIVE COVERAGE AND/OR COLLISION COVERAGE ONLY

If you purchase only:

- 1. Comprehensive Coverage;
- 2. Collision Coverage; or
- 3. Comprehensive Coverage and Collision Coverage;

for a **covered vehicle**, no other coverage will be provided under this policy with respect to the ownership, maintenance or use of that **covered vehicle**, or any replacement for that **covered vehicle**, until after **you** have asked **us** to add other coverage.

TRANSFER

The rights and duties under this policy may not be transferred to another person without **our** written consent. However, if a named insured shown on the **Declarations Page** dies, this policy will provide coverage until the end of the policy period for the legal representative of the named insured, while acting as such, and for persons covered under this policy on the date of the named insured's death.

FRAUD OR MISREPRESENTATION

This policy was issued in reliance upon the information provided on **your** insurance application. **We** may void this policy if **you** or an insured person:

- 1. made incorrect statements or representations to **us** with regard to any material fact or circumstance;
- concealed or misrepresented any material fact or circumstance; or
- 3. engaged in fraudulent conduct;

at the time of application. We may void this policy due to fraud, misrepresentation, or an incorrect statement of a material fact in the application, even after the occurrence of an accident or loss. This means that we will not be liable for any claims or damages which would otherwise be covered. However, if we have certified this policy as proof of financial responsibility and we void this policy, this shall not affect coverage under Part I of this policy up to the minimum limits required by the financial responsibility law of the state shown on your application as your residence for an accident that occurs before we notify the named insured that the policy is void. No payment will be made to any person who engages in fraudulent conduct. If we void this policy, you must reimburse us if we make a payment.

We may deny coverage for an **accident** or **loss** if **you** or an insured person have knowingly concealed or misrepresented any material fact or circumstance, or engaged in fraudulent conduct, in connection with the presentation or settlement of a claim.

PAYMENT OF PREMIUM

If **your** initial premium payment is by check, draft, or any remittance other than cash, coverage under this policy is conditioned upon the check, draft, or remittance being honored upon presentment to the bank or other financial institution. If the check, draft, or remittance is not honored upon presentment, this policy, may at **our** option, be deemed void from its inception. This means that **we** will not be liable under this policy for any claims or damages which would otherwise be covered if the check, draft, or remittance had been honored upon presentment.

A charge may be added to **your** account if:

- you tender a check, draft, remittance or other method of payment to us for any full or partial payment of your premium, other than your initial payment, and the check, draft, remittance or other method of payment is returned to us or refused because of insufficient funds, a closed account or a stop payment order; or
- 2. **your** premium payment is received after the due date but prior to cancellation.

CANCELLATION

You may cancel this policy by calling or writing **us**, and stating the future date that **you** wish the cancellation to be effective.

We may cancel this policy by mailing a notice of cancellation to the named insured shown on the **Declarations Page** at the last known address appearing in **our** records. If **we** cancel this policy during the first fifty-nine (59) days of the initial policy period, or if **we** cancel this policy at any time due to nonpayment of premium, notice of cancellation will be mailed at least ten (10) days before the effective date of cancellation. After this policy has been in effect for fifty-nine (59) days, notice of cancellation due to any reason other than nonpayment of premium will be mailed at least twenty (20) days before the effective date of cancellation.

We may cancel this policy for any reason within the first fifty-nine (59) days of the initial policy period.

After this policy is in effect for more than fifty-nine (59) days, or if this is a renewal or continuation policy, we may only cancel for one or more of the following reasons:

- 1. **you** do not pay the required premium for this policy when due;
- 2. misrepresentation by **you** of any material fact in the procurement or renewal of this policy;
- 3. any insured person violated any of the terms or conditions of this policy;

- 4. any insured person has made a false or fraudulent claim or knowingly aided or abetted another in the presentation of such a claim;
- the person shown as the named insured on the **Declarations Page**:
 - a. failed to fully disclose the named insured's motor vehicle accidents and moving traffic violations for the preceding thirty-six (36) months if called for in the application; or
 - failed to disclose any information necessary for the acceptance or proper rating of the risk in the application or in response to an inquiry by us, any of our agents or the named insured's broker;
- 6. the person shown as the named insured on the Declarations Page, or any other operator who either resides in the same household or who customarily operates a covered vehicle:
 - a. has, within the thirty-six (36) months prior to the notice of cancellation, had his or her driving license under suspension or revocation:
 - is, or becomes, subject to epilepsy or heart attacks, and does not produce a certificate from a physician testifying to such person's unqualified ability to operate a motor vehicle safely;
 - has an accident record, conviction record (criminal or traffic), or physical, mental, or other condition, which is such that the person's operation of an automobile might endanger public safety;
 - d. has within the thirty-six (36) months prior to the notice of cancellation, been addicted to the use of narcotics or other drugs;
 - e. uses alcoholic beverages to excess;
 - f. has within the thirty-six (36) months immediately preceding the notice of cancellation, been convicted of or forfeited bail for:
 - (i) any felony;
 - (ii) criminal negligence resulting in death, homicide or assault arising out of the operation of a motor **vehicle**;
 - (iii) operating a motor **vehicle** while intoxicated or under the influence of drugs;
 - (iv) being intoxicated while occupying or while having custody of an automobile;
 - (v) leaving the scene of an **accident** without stopping to report;
 - (vi) theft or unlawful taking of an automobile:
 - (vii) making false statements in an application for a driver's license; or
 - (viii) three or more violations of:

- (a) any law, ordinance or regulation limiting the speed of motor vehicles; or
- (b) any of the provisions of the motor vehicle laws of any state, the violation of which constitutes a misdemeanor, whether or not the violations were different offenses or repetitions of the same offense;

7. a **covered vehicle** is:

- a. so mechanically defective that its operation might endanger public safety;
- used to carry passengers for compensation or a fee. This does not apply to shared-expense car pools;
- c. used in the **business** of transporting flammables or explosives;
- d. an authorized emergency vehicle;
- e. changed in shape or condition during the policy period so as to substantially increase the risk; or
- f. subject to an inspection law and has not been inspected or has failed inspection; or
- 8. any other reason specified by law.

With respect to cancellation, this policy is neither severable nor divisible. Any cancellation will be effective for all coverage for all persons and all **vehicles**.

If this policy is canceled, coverage will not be provided as of the effective date and time shown in the notice of cancellation.

CANCELLATION REFUND

Upon cancellation, **you** may be entitled to a premium refund. However, **our** making or offering of a refund is not a condition of cancellation.

If this policy is canceled, any refund due will be computed on a daily pro-rata basis.

NONRENEWAL

We may decide not to renew this policy for any reason other than for a not-at-fault claim submitted by the **insured person**. If we decide not to renew or continue this policy, we will mail notice of nonrenewal to the named insured shown on the **Declarations Page** at the last known address appearing in **our** records.

PROOF OF NOTICE

Proof of mailing of any notice will be sufficient proof of notice.

AUTOMATIC TERMINATION

Coverage for a **covered vehicle** shall terminate automatically:

- when a person other than you or a relative becomes the owner of the vehicle; or
- 2. on the effective date of any other motor vehicle insurance policy covering that **vehicle**.

"Comprehensive Coverage" and "Collision Coverage" in excess of \$500 for loss to a trailer shown on the **Declarations Page** shall terminate automatically when a person other than **you** or a **relative** becomes the **owner** of the **trailer**.

COVERAGE CHANGES

If we make a change which broadens a coverage you have under this edition of your policy, without additional charge, you will receive the broadened coverage. The broadened coverage applies on the date the coverage change is implemented in your state. This provision does not apply to a general program revision or our issuance of a subsequent edition of your policy. Otherwise, this policy can be changed only by endorsement issued by us.

LEGAL ACTION AGAINST US

We may not be sued unless there is full compliance with all the terms of this policy. Any lawsuit against us by you, a relative, or any other insured person following an accident, or an alleged breach of our obligations under this policy, must be commenced within the time period set forth as the bodily injury statute of limitations in the laws of the state listed in our records as your principal address.

We may not be sued for payment under Part I-Liability To Others until the obligation of an insured person to pay is finally determined either by final judgment against that person or by written agreement of the insured person, the claimant and us. No one will have any right to make us a party to a lawsuit to determine the liability of an insured person.

If **we** retain salvage, **we** have no duty to preserve or otherwise retain the salvage for any purpose, including evidence for any civil or criminal proceeding.

OUR RIGHT TO RECOVER PAYMENT

We are entitled to the rights of recovery that the insured person to whom payments was made has against another, to the extent of our payment. This right of recovery exists regardless of whether the insured person has been fully compensated for all damages, whether the insured person has a deductible under **our** policy, or whether others have paid for only a part of the insured

person's loss. That insured person may be required to sign documents related to the recovery and must do whatever else we require to help **us** exercise those recovery rights and do nothing after an **accident** or **loss** to prejudice those rights. When an insured person has been paid by **us** and also recovers from another, the amount recovered will be held by the insured in trust for **us** and reimbursed to **us** to the extent of our payment. If **we** are not reimbursed, **we** may pursue recovery of that amount directly against that insured person.

If an insured person recovers from another without **our** written consent, the insured person's right to payment under any affected coverage will no longer exist.

If **we** elect to exercise **our** rights of recovery against another, **we** will also attempt to recover any deductible incurred by an insured person under this policy unless **we** are specifically instructed by that person not to pursue the deductible. **We** have no obligation to pursue recovery against another for any loss not covered by this policy.

We reserve the right to compromise or settle the deductible and property damage claims against the responsible parties for less than the full amount. We also reserve the right to incur reasonable expenses and attorney fees in pursuit of the recovery.

If the total recovery is less than the total of **our** payment and the deductible, **we** will reduce reimbursement of the deductible based on the proportion that the actual recovery bears to the total of **our** payment and the deductible. A proportionate share of collection expenses and attorney fees incurred in connection with these recovery efforts will also reduce reimbursement of the deductible.

These provisions will be applied in accordance with state law.

JOINT AND INDIVIDUAL INTEREST

If there is more than one named insured on this policy, any named insured may cancel or change this policy. The action of one named insured shall be binding on all persons provided coverage under this policy.

BANKRUPTCY

The bankruptcy or insolvency of an insured person will not relieve **us** of any obligations under this policy.

NAMED DRIVER EXCLUSION

If **you** have asked **us** to exclude any person from coverage under this policy, then **we** will not provide coverage for any claim arising from an **accident** or **loss** involving a motorized vehicle being operated by that excluded driver. This includes any claim for damages made against **you**, a **relative**, or any other person organization that is vicariously liable for an **accident** arising out of the operation of a motorized vehicle by the excluded driver.

Secretary President