

PRIOR POLICY: 5E9-52-43 EMPLOYERS MUTUAL CASUALTY COMPANY COMMERCIAL AUTO DECLARATIONS - BUSINESS AUTO POLICY PERIOD: FROM 12/01/19 TO 12/01/20 * POLICY NUMBER * * 5 E 9 - 5 2 - 4 3---20 * ITEM ONE: NAMED INSURED: PRODUCER: DARO ASSOCIATES, INC. LOCKTON COMPANIES, LLC (DBA) M & S TRANSFER 13710 FNB PKWY STE 400 PO BOX 29 OMAHA NE 68154-5298 DAVID CITY NE 68632-0029 AGENT: AB 8210 AGENT PHONE: (402)970-6100 DIRECT BILL KIRT V. MCALPINE CLAIM REPORTING: (888)362-2255 SERVICING CARRIER: (402)951-8300 THIS POLICY RENEWAL IS OFFERED CONTINGENT UPON THE RECEIPT OF PAYMENT WHICH IS DUE ON 01/01/20. INSURED IS: CORPORATION BUSINESS DESC: TRUCKING ITEM TWO: SCHEDULE OF COVERAGES AND COVERED AUTOS EACH OF THESE COVERAGES WILL APPLY ONLY TO THOSE 'AUTOS' SHOWN AS COVERED 'AUTOS'. 'AUTOS' ARE SHOWN AS COVERED 'AUTOS' FOR A PARTICULAR COVERAGE BY THE ENTRY OF ONE OR MORE OF THE SYMBOLS FROM THE COVERED AUTO SECTION OF THE COMMERCIAL AUTO COVERAGE FORM NEXT TO THE NAME OF THE COVERAGE. COVERED AUTOS LIMITS/DEDUCTIBLES . P R E M I U M COVERAGES COVERED AUTOS LIABILITY 01 \$ 1,000,000 .\$ 29,242.00 \$ 5,000 EACH INSURED . 649.00 AUTO MEDICAL PAYMENTS 02 UNINSURED AND 02 SEE ENDORSEMENT CA7093A . 507.00 UNDERINSURED MOTORISTS PHYSICAL DAMAGE COVERAGE (ACTUAL CASH VALUE OR COST OF REPAIR, WHICHEVER IS LESS, MINUS THE DEDUCTIBLE, FOR EACH COVERED AUTO). SPECIFIED CAUSES 07 SEE ITEM THREE . 1,724.00 FOR DED. FOR LOSS OF LOSS CAUSED BY MISCHIEF OR VANDALISM SEE SCHEDULE FOR DED. . 07 COLLISION 3,967.00 PREMIUM FOR ATTACHED ITEMS 4, 5, AND/OR 6. 301.00 PREMIUM FOR ENDORSEMENTS .\$ *ESTIMATED TOTAL POLICY PREMIUM .\$ 39,854.00 _____ DATE OF ISSUE 11/15/19 (BPP) CONTINUED

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EMPLOYERS MUTUAL CASUALTY COMPANY PRIOR POLICY: 5E9-52-43

COMMERCIAL AUTO DECLARATIONS - BUSINESS AUTO

FORMS APPLICABLE:

3003C(05/10), CA0001(10/13), CA0156(11/13), CA0221(12/17), CA2170(10/13), CA2330(10/13), CA7001A(11/15), CA7002A(11/15), CA7007(11/15), CA7093A(03/09)*, CA7266(11/15), CA7312(11/15), CA7313(11/15), CA7450(11/17), CA8112.2(11/15)*, CA8331(06/19)*, CA8334(04/19)*, CA9928(10/13), CA9935(11/13), CA9944(10/13), CA9948(10/13), IL0021(05/02), IL7131A(04/01)*, IL7447(05/15), IL8576(10/17)*, MCS-90*

REFER TO PRIOR DISTRIBUTION(S) FOR ANY FORMS NOT ATTACHED

FOOTNOTES:

BMC-90 - MOTOR CARRIER BI & PD LIABILITY

INCLUDES COPYRIGHTED MATERIAL OF ISO PROPERTIES, INC., WITH ITS PERMISSION. DATE OF ISSUE 11/15/19 (BPP)

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POLICY NUMBER: 5E9-52-43---20 EMPLOYERS MUTUAL CASUALTY COMPANY

DARO ASSOCIATES, INC.

EFF DATE: 12/01/19 EXP DATE: 12/01/20

$\hbox{\tt COMMERCIAL} \quad \hbox{\tt AUTO} \quad \hbox{\tt POLICY}$ D E C L A R A T I O N S

ENDORSEMENT SCHEDULE

FORM	EDITION DATE	DESCRIPTION/ADDITIONAL INFORMATION		PREMIUM
		GLASS REPAIR FORM BUSINESS AUTO COVERAGE FORM TERRORISM COVG INCL IN MAIN COV FORM		40
	12-17 10-13 10-13	NEBRASKA CHANGES NEBRASKA CHANGES - CANCELLATION NE UNINSURED/UNDERINS MOTORISTS COV MOTOR CARRIER ENDORSEMENT COVERED AUTOS LIAB COVERAGE: EXCESS COVERAGE ESTIMATED ANNUAL COST OF HIRE FOR ALL STATES \$ 0	Ÿ	40
CA7002A CA7007	11-15 11-15	COMM AUTO DECLARATIONS/ADDIT'L ITEMS COMM AUTO DECLARATIONS - ITEMS 4 & 5 QUICK REFERENCE BUSINESS AUTO FORM UM/UIM SUPPLEMENTAL SCHEDULE DESIGNATED INSURED PERSON/ORGANIZATION ANY OR ALL PERSONS OR ORGANIZATIONS SUBJECT TO A WRITTEN CONTRACT REQUIRING SUCH A ADDITIONAL INSURED AGREEMENT.		
CA7312 CA7313 CA7450 *CA8112.2 *CA8331 *CA8334 CA9928	11-15 11-17 11-15 06-19 04-19	RENTAL VEHICLE EXTENSIONS PREJUDGMENT INTEREST COMMERCIAL AUTO ELITE EXTENSION IMPT NOTICE -PAYMENT FOR AFTERMARKET IMPORTANT NOTICE TO POLICYHOLDERS IMPORTANT NOTICE TO POLICYHOLDERS STATED AMOUNT INSURANCE DESCRIPTION OF COVERED AUTO/COVERAGE LIMIT OF INSURANCE		
CA9944 CA9948 IL0021 *IL7131A IL7447 *IL8576	10-13 10-13 05-02 04-01 05-15 10-17	NEBRASKA AUTO MEDICAL PAYMENTS LOSS PAYABLE CLAUSE POLLUTION LIAB BROADND COV/COV AUTOS NUCLEAR ENERGY LIAB EXCL/BROAD FORM COMM'L POLICY ENDORSEMENT SCHEDULE NOTICE OF CANC W/WRITTEN CONTRACT MEDICARE IMPT NOTICE TO POLICYHOLDER PUBLIC LIABILITY ENDST FOR MOTOR CAR		

FOOTNOTES:

BMC-90 - MOTOR CARRIER BI & PD LIABILITY

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EMPLOYERS MUTUAL CASUALTY COMPANY

POLICY NO: 5E9-52-43---20 EFF DATE: 12/01/19 EXP DATE: 12/01/20

COMMERCIAL AUTO DECLARATIONS - BUSINESS AUTO COVERAGE FORM

SUPPLEMENTARY SCHEDULE

M AND S TRANSFER

ITEM TWO - UNINSURED MOTORISTS COVERAGE AND UNDERINSURED MOTORISTS COVERAGE

THE LIMIT OF INSURANCE FOR THE COVERAGE SHOWN BELOW IS THE LIMIT OF INSUR-ANCE SHOWN FOR THE STATE WHERE A COVERED 'AUTO' IS PRINCIPALLY GARAGED. REFER TO THE SPECIFIC COVERAGE ENDORSEMENT FOR THE DESCRIPTION OF THE COVERAGE PROVIDED FOR EACH STATE LISTED BELOW.

COVERAGE

UNINSURED MOTORISTS LIMIT OF INSURANCE

DAMAGE"

EACH "ACCIDENT"

"BODILY INJURY" "BODILY INJURY" "BODILY INJURY" "PROPERTY DAMAGE" AND "PROPERTY EACH PERSON EACH "ACCIDENT" EACH "ACCIDENT"

COMBINED

ST SINGLE LIMIT

NE\$ 1,000,000

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EMPLOYERS MUTUAL CASUALTY C			P(OLICY	NO:	5E9-52	2-432
M AND S TRANSFER	EFF					DATE:	12/01/2
COMMERCIAL .	AUTO DECLARA	TIONS -	BUSINE	SS AUI	.0		
ITEM THREE -	SCHEDULE OF	COVERE	D AUTOS	YOU C	NW		

**************************************	ESCRIPTION /						
LOC: 001 340 N 3RD ST DAVID CITY NE.	68632-1602						
VEH NO 1 TERR: 110 1972 FRUEHAUF DRY VAN	TRAILER	ID NO	MAP3557	06			
ADDITIONAL INFORMATION: COST NEW: 9697 AGE: X RA SEMI-TRAILER C	LASS: 67421	CAL	USE:	NA			
COVERED AUTOS LIABILI		TOTAL V	EHICLE	PREMIU	JM 		50.0 50.0
VEH NO 2 TERR: 110 1975 TRAILMOBILE DRY VAN ADDITIONAL INFORMATION:	TRAILER	ID NO	К99136			•	
COST NEW: 10908 AGE: X RASSEMI-TRAILER	LASS: 67421		USE:	NA		•	
COVERED AUTOS LIABILI		TOTAL V	EHICLE	PREMIU	JM 	.\$.\$ 	50.0 50.0
VEH NO 3 TERR: 110 1977 FRUEHAUF DRY VAN ADDITIONAL INFORMATION:	TRAILER	ID NO	MAX4950'	70		•	
COST NEW: 11798 AGE: X RASSEMI-TRAILER COVERED AUTOS LIABILI	LASS: 67421	CAL	USE:	NA		.\$	50.0
COVERED AUTOS LIABILI						.\$	50.0
VEH NO 4 TERR: 110 1977 FRUEHAUF DRY VAN ADDITIONAL INFORMATION:	TRAILER		 MAX5064				
COST NEW: 11798 AGE: X RA SEMI-TRAILER C			USE:	NA			
COVERED AUTOS LIABILI	TY	TOTAL V	EHICLE 1	PREMIU	JM		50.0 50.0
VEH NO 5 TERR: 110 1980 GREAT DANE DRY VAN	TRAILER	ID NO	B20684			•	
ADDITIONAL INFORMATION: COST NEW: 13271 AGE: X RA SEMI-TRAILER C		CAL	USE:	NA			
COVERED AUTOS LIABILI		TOTAL V	EHICLE 1	PREMIU	JM	.\$.\$	50.0 50.0
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VEH NO 6 TERR: 110 1988 DORSEY DRY VAN TRAIL	ER ID NO	1DTV11;	. 285	57	
ADDITIONAL INFORMATION: COST NEW: 18162 AGE: X RADIUS:					
SEMI-TRAILER CLASS: 6 COVERED AUTOS LIABILITY				.\$	50.00
	TOTAL V	/EHICLE	PREMIUM		50.00
VEH NO 7 TERR: 110 1989 FRUEHAUF DRY VAN TRAIL ADDITIONAL INFORMATION:	ER ID NO	1H2V048	320KE03140)9.	
COST NEW: 18889 AGE: X RADIUS: SEMI-TRAILER CLASS: 6		USE:	NA		
COVERED AUTOS LIABILITY	TOTAL V	/EHICLE	PREMIUM	.\$.\$ 	50.00
VEH NO 8 TERR: 110 1989 FRUEHAUF DRY VAN TRAIL: ADDITIONAL INFORMATION:	ER ID NO	1H2V048	321KE03141		
COST NEW: 18889 AGE: X RADIUS: SEMI-TRAILER CLASS: 6		USE:	NA		
COVERED AUTOS LIABILITY	TOTAL V	/EHICLE	PREMIUM	.\$	50.00 50.00
VEH NO 9 TERR: 110 1989 STOUGHTON DRY VAN TRAIL ADDITIONAL INFORMATION:	ER ID NO	1 1DW1A48	 328KS61580)2.	
COST NEW: 18889 AGE: X RADIUS: SEMI-TRAILER CLASS: 6		USE:	NA	•	F.004
COVERED AUTOS LIABILITY	TOTAL V	/EHICLE	PREMIUM	.\$.\$	50.00 50.00
VEH NO 10 TERR: 110 1993 GREAT DANE TRAILER ADDITIONAL INFORMATION:	ID NO	1GRAA96	529PB03644	 !8.	
COST NEW: 22097 AGE: X RADIUS: SEMI-TRAILER CLASS: 6		USE:	NA		
COVERED AUTOS LIABILITY	TOTAL V	/EHICLE	PREMIUM	.\$.\$	50.00 50.00
VEH NO 11 TERR: 110 1993 STOUGHTON VAN TRAIL	ER ID NO	1DW1A53	321PS80631	 .9.	
ADDITIONAL INFORMATION: COST NEW: 22097 AGE: X RADIUS: SEMI-TRAILER CLASS: 6		USE:	NA	•	
COVERED AUTOS LIABILITY	TOTAL V	/EHICLE	PREMIUM	.\$.\$	50.00 50.00

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PAGE NO: 3	TITTIAT CACITAT TIV	COMPANY	7			т	OT TOX	NTO •	EDO E	2 42 6
M AND S TRAI	UTUAL CASUALTY NSFER	COMPANY	:सन	F DAT	'E:	12/01/	19 50PTC1	EXP.	DATE:	2-432 12/01/2
n mid 6 man	NOI LIK					12/01/			DIII II -	12/01/2
VEH NO 12									_ •	
1994 WABASH		TRAI	LER	ID	ИО	1JJV532	2U3RL2	L416'	7.	
	INFORMATION:		-	0077						
	22981 AGE: X I					USE:	NA		•	
			6/421						٠	E0 (
COVER	ED AUTOS LIABII			тОтл	т т	EHICLE	ודואים מת	тъл	.\$	50.0 50.0
				IOIA	V О	FHICTE	PREMI	ΙVΙ	٠, ې	50.0
VEH NO 13	TERR: 110				_					
1995 HYIINDA	I DRY VAN	TRAT	TER	TD	NΟ	3H3V281	C1ST0	0031	5	
	INFORMATION:	11111		10	110	3113 1 2 0 1			•	
	23900 AGE: X I	RADIUS:	L	OCAL		USE:	NA			
	₹									
COVER	ED AUTOS LIABII	LITY							.\$	50.0
				TOTA	L V	EHICLE	PREMIU	JM	.\$	50.0
			:		-					
VEH NO 14	_									
1995 WABASH	DRY VAN	TRAI	LER	ID	NO	1JJV282	L645L30	1497	9.	
ADDITIONAL :										
	23900 AGE: X I					USE:	NA		•	
	3		67421						•	
COVER	ED AUTOS LIABII	LITY								50.0
				TOTA	L V	EHICLE	PREMIU	JM	.\$	50.0
					_					
VEH NO 15 1996 UTILITY		ד ג כויים	מתד	TD	NTO	1 1137370 27	100mm6	0070		
	INFORMATION:	IRAI	LEK	ΙD	NO	101727	±00100.	29/0:	J.	
	8000 AGE: X I	י סוודרוגי	Т.(Ω		IICE.	NT 7\			
	0000 AGE: X 1					005.	IVA		•	
	ED AUTOS LIABII		0 / 121						.\$	50.0
	CAUSES OF LOSS		80	0.0	1	000 DEI)		. 1	47.0
	FATED AMOUNT									
COLLI	SION	8	3000		1	.000 DEI)			101.0
S'	SION FATED AMOUNT	- SEE	FORM (CA992	8				•	
				TOTA	L V	EHICLE	PREMI	JM	.\$	198.0
					-					
VEH NO 16	TERR: 110									
1997 GREAT I	DANE TRAILER			ID	NO	1GRAA56	517VS0)500	3.	
ADDITIONAL .	INFORMATION:		T3	WD5 = =	m-	1100				
	8000 AGE: X I			MEDIA	7.T.F.	USE:	NA		•	
SEMI-TRAILE	: -	CLASS:	6/521						•	75 (
	ED AUTOS LIABII CAUSES OF LOS		9.0	0.0	1	000 DEI	,		.\$	75.0 54.0
	CAUSES OF LOS.					ושת סססי)		•	54.0
COLLI						.000 DEI)		•	115.0
S.	FATED AMOUNT	- SEE	FORM (~A992	8				•	113.0
	111111111111111111111111111111111111111					EHICLE	PREMI	JМ	• . \$	244.0

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EMPLOYERS MUTUAL CASUALTY COMPANY POLICY NO: 5 M AND S TRANSFER EFF DATE: 12/01/19 EXP I	5E9-52-4320 DATE: 12/01/20
VEH NO 17 TERR: 110 1998 STOUGHTON DRY VAN TRAILER ID NO 1DW1A532XWS150815. ADDITIONAL INFORMATION:	
COST NEW: 9500 AGE: X RADIUS: INTERMEDIATE USE: NA .	•
SEMI-TRAILER CLASS: 67521 . COVERED AUTOS LIABILITY . SPEC. CAUSES OF LOSS SP 9500 1000 DED .	.\$ 75.00 .\$ 71.00
STATED AMOUNT - SEE FORM CA9928 . COLLISION 9500 1000 DED .	. 201.00
STATED AMOUNT - SEE FORM CA9928 . TOTAL VEHICLE PREMIUM .	.\$ 347.00
VEH NO 18 TERR: 110 1998 TRAILMOBILE REEFER TRAILER ID NO 1PT01ADH3W9007077. ADDITIONAL INFORMATION: COST NEW: 14500 AGE: X RADIUS: LOCAL USE: NA .	
SEMI-TRAILER CLASS: 67421 . COVERED AUTOS LIABILITY .	.\$ 50.00
SPEC. CAUSES OF LOSS SP 14500 1000 DED . STATED AMOUNT - SEE FORM CA9928 .	71.00
COLLISION 14500 1000 DED . STATED AMOUNT - SEE FORM CA9928 .	. 231.00
TOTAL VEHICLE PREMIUM .	.\$ 352.00
VEH NO 19 TERR: 110 1999 STERLING AT9513 ID NO 2FWYJMCBXXAB47206. ADDITIONAL INFORMATION:	
COST NEW: 86307 AGE: X RADIUS: LOCAL USE: NA . EX-HEAVY TRUCK-TRAC CLASS: 50421 . COVERED AUTOS LIABILITY . AUTO MEDICAL PAYMENTS .	.\$ 1,695.00 . 21.00
UNINSURED MOTORISTS UNDERINSURED MOTORISTS	. INCLUDEI . INCLUDEI
	.\$ 1,755.00
VEH NO 20 TERR: 110 2002 HYUNDAI VAN TRAILER ID NO 3H3V532C02T047070. ADDITIONAL INFORMATION:	
COST NEW: 2200 AGE: X RADIUS: LONG DISTANCE USE: NA . SEMI-TRAILER CLASS: 67621 ZONE: 26943.	
SPEC. CAUSES OF LOSS SP 2200 1000 DED .	.\$ 537.00 . 11.00
STATED AMOUNT - SEE FORM CA9928 . COLLISION 2200 1000 DED .	. 69.00
STATED AMOUNT - SEE FORM CA9928 . TOTAL VEHICLE PREMIUM .	.\$ 617.00

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EMPLOYERS MUTUAL CASUALTY CO M AND S TRANSFER	MPANY		. 10/01/	POLICY	NO:	5E9-5	2-432
M AND S TRANSFER		EFF DATE:	12/01/	19	EXP	DA'I'E':	12/01/2
VEH NO 21 TERR: 110						ē	
2003 DODGE RAM	PICKUP	ID NO	3D7KU2	6D43G7	26176		
ADDITIONAL INFORMATION: COST NEW: 25745 AGE: X RAI	TIIG:	T.OCAT.	ग्रहाः	QFDWT/	าเก		
LIGHT TRUCK CI	LASS: 014		001	DHILVI			
COVERED AUTOS LIABILIT	ΓY					.\$	499.0
AUTO MEDICAL PAYMENTS UNINSURED MOTORISTS						•	21.0 INCLUDE
UNDERINSURED MOTORISTS							INCLUDE
		TOTAL	VEHICLE	PREMIU	JM 	.\$	559.0
VEH NO 22 TERR: 110							
2004 WABASH REEFER	TRAILER	ID NO) 1JJV53	2W44L8	42457	•	
ADDITIONAL INFORMATION: COST NEW: 18000 AGE: X RAI	DIUS: LON	G DISTANO	CE USE:	NA			
SEMI-TRAILER CI	LASS: 676				26943	•	
COVERED AUTOS LIABILIT SPEC. CAUSES OF LOSS	Y					.\$	537.0 114.0
STATED AMOUNT - COLLISION STATED AMOUNT -	18000) NA GROOO	1000 DE	D		•	254.0
STATED AMOUNT -	- SEE FOR	TOTAL	VEHICLE	PREMI	JM	.\$	905.0
VEH NO 23 TERR: 110 2006 INTL 94001		ID NO) 2HSCNA	PR36C2	18712	•	
ADDITIONAL INFORMATION:						•	
COST NEW: 120111 AGE: X RAI						•	
EX-HEAVY TRUCK-TRAC CI COVERED AUTOS LIABILIT	'V					S	5,195.0
AUTO MEDICAL PAYMENTS						•	209.0
UNINSURED MOTORISTS	3					•	INCLUDE
SPEC. CAUSES OF LOSS	SP 2	3000	1000 DE	D			227.0
AUTO MEDICAL PAYMENTS UNINSURED MOTORISTS UNDERINSURED MOTORISTS SPEC. CAUSES OF LOSS STATED AMOUNT COLLISION STATED AMOUNT	- SEE FOR	M CA9928	1000 DE	5		•	600 6
STATED AMOUNT -	23000 SEE FOR	M CA9928	TOOO DE	D			600.0
		TOTAL	VEHICLE	PREMIT	JM	.\$	6,270.0
2019 NON-OWNED TRAILER		ID NO)				
ADDITIONAL INFORMATION: COST NEW: 20000 AGE: 2 RAI	TIIC TAN	IC DTCmxx1	יתטון קר	NT 70			
		ig distant 521		NA ZONE: 2			
COVERED AUTOS LIABILIT	ΓY					.\$	537.0
SPEC. CAUSES OF LOSS STATED AMOUNT -				D		•	114.0
COLLISION	20000	1	1000 DE	D			254.0
STATED AMOUNT -		M CA9928				•	00=
		TOTAL	VEHICLE	PREMIT 	JM 	.\$	905.0
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EMPLOYERS MUTUAL CASUALTY COMPANY POLICY NO M AND S TRANSFER EFF DATE: 12/01/19 EX		
FI AND 5 TRANSPER EFF DATE: 12/01/19 Ex	E DAIL	• 12/01/2
VEH NO 25 TERR: 110		
VEH NO 25 TERR: 110 1990 FORD F150 ID NO 1FTEF15Y0LKB236	68.	
ADDITIONAL INFORMATION: COST NEW: 10896 AGE: X RADIUS: LOCAL USE: SERVICE		
LIGHT TRUCK CLASS: 01499	•	
COVERED AUTOS LIABILITY	.\$	499.0
AUTO MEDICAL PAYMENTS	٠.٧	21.0
UNINSURED MOTORISTS	•	INCLUDE
UNDERINSURED MOTORISTS	•	INCLUDE
TOTAL VEHICLE PREMIUM	.\$	559.0
VEH NO 26 TERR: 110 2003 53 FT UTILITY TRAILER ID NO 1UYVS25353M0161	26	
ADDITIONAL INFORMATION:	20.	
COST NEW: 32709 AGE: X RADIUS: LOCAL USE: NA		
SEMI-TRAILER CLASS: 67421	•	
COVERED AUTOS LIABILITY	.\$	50.0
TOTAL VEHICLE PREMIUM	.\$	50.0
VEH NO 27 TERR: 110 2006 INTL 4300DT466 TRUCK ID NO 1HTMMAAM26H1601	01	
ADDITIONAL INFORMATION:	01.	
COST NEW: 52913 AGE: X RADIUS: INTERMEDIATE USE: COMMERCIA	L.	
HEAVY TRUCK CLASS: 33521	•	
COVERED AUTOS LIABILITY	.\$	1,351.0
AUTO MEDICAL PAYMENTS	•	21.0
UNINSURED MOTORISTS	•	INCLUDE
UNDERINSURED MOTORISTS SPEC. CAUSES OF LOSS SP 15200 1000 DED	•	INCLUDE 215.0
STATED AMOUNT - SEE FORM CA9928	•	215.0
COLLISION 15200 1000 DED	•	668.0
STATED AMOUNT - SEE FORM CA9928	•	
TOTAL VEHICLE PREMIUM	.\$	2,294.0
SPECIAL INTEREST:		
01 - LOSS PAYEE		
VEH NO 28 TERR: 110		
1992 TRAILMOBILE TRAILER ID NO 1PT01JAH6N90036	39.	
ADDITIONAL INFORMATION:		
COST NEW: 21247 AGE: X RADIUS: LONG DISTANCE USE: NA		
SEMI-TRAILER CLASS: 67621 ZONE: 269		
COVERED AUTOS LIABILITY TOTAL VEHICLE PREMIUM	.\$	537.0
TOTAL VEHICLE PREMIUM	٠ ۶	537.0

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EMPLOYERS MUTUAL CASUALTY	Y COMPANY				POLICY	NO:	5E9-5	2-4320
M AND S TRANSFER		EFF	DATE:	12/01/	19	EXP	DATE:	12/01/20
VEH NO 29 TERR: 110								
2007 INTL 9200 SEMI	TRUCK		ID NO	2HSCEA	PR87C50	5626		
ADDITIONAL INFORMATION:								
COST NEW: 123998 AGE: X			EDIATE	USE:	NA			
EX-HEAVY TRUCK-TRAC		0521					•	
COVERED AUTOS LIAB AUTO MEDICAL PAYMEN							.\$	2,077.00
UNINSURED MOTORISTS							•	21.00 INCLUDED
UNDERINSURED MOTOR	ISTS							INCLUDED
SPEC. CAUSES OF LOS	SS SP A	CV		1000 DE	D			324.00
		-	TOTAL	VEHICLE	PREMIU	JM	.\$	2,461.00
UNDERINSURED MOTORI								
VEH NO 30 TERR: 110 2001 STOUGHTON 48 FT	TPATI.	TD.	TD NC	1 1 1 1 1 1 1 1 1	8231951	1734	•	
ADDITIONAL INFORMATION:	IKAIL	LIC	ID NO	TDWINT	0231031	.1/31	•	
COST NEW: 6250 AGE: X				USE:	NA			
SEMI-TRAILER		7421						
COVERED AUTOS LIAB							.\$	50.00
SPEC. CAUSES OF LOS	SS SP A	CV	пошат	1000 DE	DDEMTI			24.00 74.00
				· ·		. – – - – –	• Þ	74.00
VEH NO 31 TERR: 110								
1997 MONON PUP TRAILER	R		ID NO	1NNVA2	81XVM29	0499		
ADDITIONAL INFORMATION:								
COST NEW: 4000 AGE: X	RADIUS:	LO	CAL	USE:	NA		•	
SEMI-TRAILER	CLASS: 6	/421					٠,	50 00
SPEC CAUSES OF LOS	ILLII SS SP A	CV		1000 DE	D		٠ ٠	4 00
SEMI-TRAILER COVERED AUTOS LIAB: SPEC. CAUSES OF LOS	J. 21 11		TOTAL	VEHICLE	PREMIU	JM	.\$	54.00
VEH NO 32 TERR: 110 1999 FREIGHTLINER FLD112							•	
ADDITIONAL INFORMATION:	INOCK		ID NO	, TI.OI 2141	DBOADB) I / I O	•	
COST NEW: 79416 AGE: X		LO	CAL	USE:	NA			
EX-HEAVY TRUCK-TRAC	CLASS: 5	0421						
COVERED AUTOS LIAB							.\$	1,695.00
AUTO MEDICAL PAYMEN							•	21.00
UNINSURED MOTORISTS UNDERINSURED MOTOR								INCLUDED INCLUDED
ONDERTINGURED MOTOR		-	TOTAL	VEHICLE	PREMIT	JM	.\$	1,755.00
VEH NO 33 TERR: 110	_						•	
2004 FREIGHTLINER STRAIGH ADDITIONAL INFORMATION:	HT M2 TR	UCK	ID NC) 1FVACW	AK94HM6	5015		
COST NEW: 68069 AGE: X	RADTIIS:	T.O.	7 ΔΤ.	IISE: (COMMERC	TΔT.		
	CLASS: 3		JAL	ODE	СОМИДИС	,171		
COVERED AUTOS LIAB							.\$	1,165.00
AUTO MEDICAL PAYMEN								21.00
UNINSURED MOTORISTS								INCLUDED
UNDERINSURED MOTOR	ISTS	-	D C D A T	MELLAT E	DDEMTI	TN/I	•	INCLUDED
				· ·		- – – I™I	• Þ 	1,225.00
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EMPLOYERS MUTUAL CASUALTY COMPANY POLICY NO	: 5E9-!	52-432
M AND S TRANSFER EFF DATE: 12/01/19 EX	P DATE	: 12/01/2
VEH NO 34 TERR: 110		
2004 GREAT DANE DRY VAN TRAILER ID NO 1GRAA062X4B7011	40.	
ADDITIONAL INFORMATION:		
COST NEW: 7000 AGE: X RADIUS: LOCAL USE: NA	•	
SEMI-TRAILER CLASS: 67421	•	
COVERED AUTOS LIABILITY	.\$	50.0
TOTAL VEHICLE PREMIUM	.\$	50.0
VEH NO 35 TERR: 110		
2005 WABASH 53 FT VAN TRAILER ID NO 1JJV532W95L9453	26	
ADDITIONAL INFORMATION:	20.	
COST NEW: 6250 AGE: X RADIUS: INTERMEDIATE USE: NA	•	
SEMI-TRAILER CLASS: 67521	•	
COVERED AUTOS LIABILITY	.\$	
SPEC. CAUSES OF LOSS SP 6250 1000 DED	•	54.0
STATED AMOUNT - SEE FORM CA9928	•	115.0
COLLISION 6250 1000 DED STATED AMOUNT - SEE FORM CA9928	•	115.0
TOTAL VEHICLE PREMIUM	·	244 (
	•	
VEH NO 36 TERR: 110 1999 FREIGHTLINER ID NO 1FUY3MDB1XDA386 ADDITIONAL INFORMATION:	•	
1999 FREIGHTLINER ID NO 1FUY3MDB1XDA386	24.	
ADDITIONAL INFORMATION:		
COST NEW: 79416 AGE: X RADIUS: INTERMEDIATE USE: NA	•	
EX-HEAVY TRUCK-TRAC CLASS: 50521	•	2 077 (
COVERED AUTOS LIABILITY AUTO MEDICAL PAYMENTS	.\$	2,077.0
UNINSURED MOTORISTS	•	TNCLIIDE
UNDERINSURED MOTORISTS		INCLUDE INCLUDE 197.0
SPEC. CAUSES OF LOSS SP 12250 1000 DED	•	197.0
STATED AMOUNT - SEE FORM CA9928		
COLLISION 12250 1000 DED	•	804.0
STATED AMOUNT - SEE FORM CA9928	•	2 120 0
TOTAL VEHICLE PREMIUM	. \$	3,138.0
VEH NO 37 TERR: 110		
2000 INTL 9000 TRUCK ID NO 2HSFHAER4YC0557	25.	
ADDITIONAL INFORMATION:		
COST NEW: 93782 AGE: X RADIUS: LONG DISTANCE USE: NA	•	
EX-HEAVY TRUCK-TRAC CLASS: 50621 ZONE: 269		
COVERED AUTOS LIABILITY	.\$	5,195.0
AUTO MEDICAL PAYMENTS UNINSURED MOTORISTS	•	209.0
UNINSURED MOTORISTS UNDERINSURED MOTORISTS		INCLUDE INCLUDE
SPEC. CAUSES OF LOSS SP 14000 1000 DED	• -	165.0
STATED AMOUNT - SEE FORM CA9928	•	
COLLISION 14000 1000 DED	•	485.0
STATED AMOUNT - SEE FORM CA9928		
TOTAL VEHICLE PREMIUM	.\$	6,093.0
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EMPLOYERS MUTUAL CASUALTY COMPANY POLICY NO: 5E9-5 M AND S TRANSFER EFF DATE: 12/01/19 EXP DATE:	2-4320
M AND S TRANSFER EFF DATE: 12/01/19 EXP DATE:	12/01/20
VEH NO 38 TERR: 110 .	
1995 CHEVROLET CUBE VAN ID NO 1GBHG31K2SF141088.	
ADDITIONAL INFORMATION:	
COST NEW: 19243 AGE: X RADIUS: LOCAL USE: SERVICE .	
LIGHT TRUCK CLASS: 01499 .	
COVERED AUTOS LIABILITY .\$	499.00
AUTO MEDICAL PAYMENTS .	21.00
UNINSURED MOTORISTS .	INCLUDED
UNDERINSURED MOTORISTS .	INCLUDED
TOTAL VEHICLE PREMIUM .\$	559.00
THE NO. 20 HERD. 110	
VEH NO 39 TERR: 110	
ADDITIONAL INFORMATION:	
COST NEW: 10000 AGE: X RADIUS: LOCAL USE: NA .	
SEMI-TRAILER CLASS: 67421	
COVERED AUTOS LIABILITY .\$	50.00
TOTAL VEHICLE PREMIUM .\$	50.00
VEH NO 40 TERR: 110 .	
1995 INTL TRACTOR 9200 SERIES ID NO 2HSFMAHR3SC038333.	
ADDITIONAL INFORMATION:	
COST NEW: 114851 AGE: X RADIUS: INTERMEDIATE USE: NA .	
EX-HEAVY TRUCK-TRAC CLASS: 50521 .	0 000 00
COVERED AUTOS LIABILITY .\$	2,077.00
AUTO MEDICAL PAYMENTS UNINSURED MOTORISTS .	21.00 INCLUDED
UNDERINSURED MOTORISTS .	INCLUDED
TOTAL VEHICLE PREMIUM .\$	2,137.00
VEH NO 41 TERR: 110 .	
2012 UTILITY REEFER TRAILER ID NO 1UYVS2539CU232318.	
ADDITIONAL INFORMATION:	
COST NEW: 30500 AGE: D RADIUS: LOCAL USE: NA .	
SEMI-TRAILER CLASS: 67421 .	
COVERED AUTOS LIABILITY .\$	
TOTAL VEHICLE PREMIUM .\$	50.00
VEH NO 42 TERR: 110 .	
2004 FREIGHTLIN CL120T TRUCK-TRKT ID NO 1FUJA6CK74LM13063.	
ADDITIONAL INFORMATION:	
COST NEW: 118378 AGE: X RADIUS: LOCAL USE: NA .	
EX-HEAVY TRUCK-TRAC CLASS: 50421 .	
COVERED AUTOS LIABILITY .\$	1,695.00
AUTO MEDICAL PAYMENTS .	21.00
UNINSURED MOTORISTS .	INCLUDED
UNDERINSURED MOTORISTS .	INCLUDED
TOTAL VEHICLE PREMIUM .\$	1,755.00
DATE OF ISSUE 11/15/19 (BPP)	CONTINUED

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EMPLOYERS M AND S TR	MUTUAL CASUAL	TY COMPANY	पमप्र	DATE:				-52-43 E: 12/01/
TAND 5 IN	CANDI EK		БГГ	DAIE.	12/01/-		ME DAIL	12/01/
VEH NO 43	TERR: 110							
	INFORMATION:		ER	_) 1JJV532	2W78L139	9456.	
COST NEW: SEMI-TRAIL	ĿΕR	X RADIUS: CLASS: 6		CAL	USE:	NA	•	
	RED AUTOS LIA C. CAUSES OF L		.CV		1000 DEI)	.\$	50. 32.
	ISION	ACV	.C V		1000 DEI		•	70.
			•	TOTAL	VEHICLE	PREMIUM	1 .\$	152.
TIEM 3	PREMIUM SUMM COVERED AUTO						.\$	29,242.
	AUTO MEDICAL						• •	649.
	UNINSURED MO						•	507.
	UNDERINSURED		a				•	INCLUD
	SPECIFIED CA COLLISION	USES OF LOS	۵				•	1,724. 3,967.
	00111111011							
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********* LOSS PAY	YEE: US BANK 490 E S DAVID C REFEREN CORNHUS	SPEC ******** T ITY, NE 6	IAL II ***** 8632-	NTERES ***** 1637	TS ******	* * * * * * *	*****	*****
********* LOSS PAY 01	YEE: US BANK 490 E S DAVID C REFEREN CORNHUS APPLIES PO BOX	SPEC ******** T ITY, NE 6 CE # KER IDEALEA TO LEASED/ 25934	IAL II ***** 8632- SE RENTE	NTERES ***** 1637 D TRLR	TS *******	* * * * * * *	*****	*****
LOSS PAY 01	YEE: US BANK 490 E S DAVID C REFEREN CORNHUS APPLIES PO BOX	SPEC ******** T ITY, NE 6 CE # KER IDEALEA TO LEASED/ 25934 D PARK, KS	IAL II ***** 8632- SE RENTE	NTERES ***** 1637	TS *******	* * * * * * *	*****	*****
********** LOSS PAY 01	CEE: US BANK 490 E S DAVID C REFEREN CORNHUS APPLIES PO BOX OVERLAN REFEREN PENSKE (APPLIE	SPEC ********* T ITY, NE 6 CE # KER IDEALEA TO LEASED/ 25934 D PARK, KS CE # TRUCK LEASI S TO LEASED	IAL II **** 8632- SE RENTE 662	NTERES ***** 1637 D TRLR 25-593	TS ******* .S	* * * * * * *	*****	*****
**************************************	TEE: US BANK 490 E S DAVID C REFEREN CORNHUS APPLIES PO BOX OVERLAN REFEREN PENSKE (APPLIE 9401 J OMAHA,	SPEC ********* T ITY, NE 6 CE # KER IDEALEA TO LEASED/ 25934 D PARK, KS CE # TRUCK LEASI S TO LEASED ST NE 68127-	IAL II **** 8632- SE RENTE 662 NG CO /RENT	NTERES ***** 1637 D TRLR 25-593	TS ******* .S	* * * * * * *	*****	*****
**************************************	US BANK 490 E S DAVID C REFEREN CORNHUS APPLIES PO BOX OVERLAN REFEREN PENSKE (APPLIE 9401 J	SPEC ********* T ITY, NE 6 CE # KER IDEALEA TO LEASED/ 25934 D PARK, KS CE # TRUCK LEASI S TO LEASED ST NE 68127-	IAL II **** 8632- SE RENTE 662 NG CO /RENT	NTERES ***** 1637 D TRLR 25-593	TS ******* .S	* * * * * * *	*****	*****
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EMPLOYERS MUTUAL CASUALTY COMPANY POLICY NUMBER 5E9-52-43

M AND S TRANSFER EFF DATE: 12/01/19 EXP DATE: 12/01/20

COMMERCIAL AUTO DECLARATIONS - BUSINESS AUTO

ITEM FOUR: SCHEDULE OF HIRED OR BORROWED COVERED AUTO

COVERAGE AND PREMIUMS

COVERED AUTOS LIABILITY INSURANCE - RATING BASIS,

FOR AUTOS NOT USED IN YOUR MOTOR

CARRIER OPERATIONS (OTHER THAN MOBILE OR FARM EQUIPMENT)

STATE ESTIMATED COST OF HIRE RATE PREMIUM

EXCESS NE IF ANY 100 \$ 174.00 FOR 'AUTOS' NOT USED IN YOUR MOTOR CARRIER OPERATIONS, COST OF HIRE MEANS THE TOTAL AMOUNT YOU INCUR FOR THE HIRE OF 'AUTOS' YOU DON'T OWN (NOT INCLUDING 'AUTOS' YOU BORROW OR RENT FROM YOUR PARTNERS OR 'EMPLOYEES' OR THEIR FAMILY MEMBERS). COST OF HIRE DOES NOT INCLUDE CHARGES FOR SERVICES PERFORMED BY MOTOR CARRIERS OF PROPERTY OR PASSENGERS.

TOTAL PREMIUM \$ 174.00

ITEM FIVE: SCHEDULE FOR NON-OWNERSHIP COVERED AUTOS LIABILITY

PREMIUM

OTHER THAN A SOCIAL SERVICE AGENCY

NUMBER OF EMPLOYEES 0 - 25 \$ 127.00

TOTAL NON-OWNERSHIP COVERED AUTOS PREMIUM \$ 127.00

INCLUDES COPYRIGHTED MATERIAL OF ISO PROPERTIES, INC., WITH ITS PERMISSION. DATE OF ISSUE 11/15/19 (BPP)

CA7002A 11-15 BPP 08/19/19 003 ZM 5E95243 2001



EMPLOYERS MUTUAL CASUALTY COMPANY POLICY NO: 5E9-52-43---20

M AND S TRANSFER EFF DATE: 12/01/19

EFF DATE: 12/01/19 EXP DATE: 12/01/20

ENDORSEMENT PREMIUM DETAIL

ENDORSEMENTS	CLASS	PREMIUM	
RENTAL VEHICLE EXTENSION	8047	\$	100.00
DESIG INSD P&N/C- CA7266	8025	\$	150.00
POLLUTION LIABILITY	8574	\$	2,924.00
Auto Elite Extension	8556	Ś	250.00

INCLUDES COPYRIGHTED MATERIAL OF INSURANCE SERVICES OFFICE, INC. WITH ITS PERMISSION.

DATE OF ISSUE 11/15/19 (BPP)

BETTER SERVING OUR POLICYHOLDERS

- EMC Insurance Companies has implemented an automotive glass repair and replacement program to better serve you, our policyholder.
- The service is convenient, prompt and virtually hassle free.
- Mobile or In-Shop service is available through experienced glass professionals at thousands of glass centers nationwide.
- A lifetime warranty is provided on workmanship, no matter where you move or travel.
- Competitive, consistent pricing was obtained in an effort to control rising insurance premiums.
- Should you elect not to use a participating glass service center in your area, the claim payment will be based on the maximum allowable through our program.
- In the event you have a glass claim, call **1-888-362-2255** and a friendly representative will be glad to assist you or you may contact your agent.

3003C(5-10) Page 1 of 1

BUSINESS AUTO COVERAGE FORM

Various provisions in this policy restrict coverage. Read the entire policy carefully to determine rights, duties and what is and is not covered.

Throughout this policy the words "you" and "your" refer to the Named Insured shown in the Declarations. The words "we", "us" and "our" refer to the company providing this insurance.

Other words and phrases that appear in quotation marks have special meaning. Refer to Section ${\bf V}$ – Definitions.

SECTION I – COVERED AUTOS

Item Two of the Declarations shows the "autos" that are covered "autos" for each of your coverages. The following numerical symbols describe the "autos" that may be covered "autos". The symbols entered next to a coverage on the Declarations designate the only "autos" that are covered "autos".

A. Description Of Covered Auto Designation Symbols

Symbol		Description Of Covered Auto Designation Symbols
1	Any "Auto"	
2	Owned "Autos" Only	Only those "autos" you own (and for Covered Autos Liability Coverage any "trailers" you don't own while attached to power units you own). This includes those "autos" you acquire ownership of after the policy begins.
3	Owned Private Passenger "Autos" Only	Only the private passenger "autos" you own. This includes those private passenger "autos" you acquire ownership of after the policy begins.
4	Owned "Autos" Other Than Private Passenger "Autos" Only	Only those "autos" you own that are not of the private passenger type (and for Covered Autos Liability Coverage any "trailers" you don't own while attached to power units you own). This includes those "autos" not of the private passenger type you acquire ownership of after the policy begins.
5	Owned "Autos" Subject To No-fault	Only those "autos" you own that are required to have no-fault benefits in the state where they are licensed or principally garaged. This includes those "autos" you acquire ownership of after the policy begins provided they are required to have no-fault benefits in the state where they are licensed or principally garaged.
6	Owned "Autos" Subject To A Compulsory Uninsured Motorists Law	Only those "autos" you own that because of the law in the state where they are licensed or principally garaged are required to have and cannot reject Uninsured Motorists Coverage. This includes those "autos" you acquire ownership of after the policy begins provided they are subject to the same state uninsured motorists requirement.
7	Specifically Described "Autos"	Only those "autos" described in Item Three of the Declarations for which a premium charge is shown (and for Covered Autos Liability Coverage any "trailers" you don't own while attached to any power unit described in Item Three).
8	Hired "Autos" Only	Only those "autos" you lease, hire, rent or borrow. This does not include any "auto you lease, hire, rent or borrow from any of your "employees", partners (if you are a partnership), members (if you are a limited liability company) or members of their households.
9	Non-owned "Autos" Only	Only those "autos" you do not own, lease, hire, rent or borrow that are used in connection with your business. This includes "autos" owned by your "employees", partners (if you are a partnership), members (if you are a limited liability company) or members of their households but only while used in your business or your personal affairs.

19 Mobile
Equipment
Subject To
Compulsory Or
Financial
Responsibility
Or Other Motor
Vehicle
Insurance Law
Only

Only those "autos" that are land vehicles and that would qualify under the definition of "mobile equipment" under this policy if they were not subject to a compulsory or financial responsibility law or other motor vehicle insurance law where they are licensed or principally garaged.

B. Owned Autos You Acquire After The Policy Begins

- If Symbols 1, 2, 3, 4, 5, 6 or 19 are entered next to a coverage in Item Two of the Declarations, then you have coverage for "autos" that you acquire of the type described for the remainder of the policy period.
- 2. But, if Symbol 7 is entered next to a coverage in Item Two of the Declarations, an "auto" you acquire will be a covered "auto" for that coverage only if:
 - a. We already cover all "autos" that you own for that coverage or it replaces an "auto" you previously owned that had that coverage; and
 - **b.** You tell us within 30 days after you acquire it that you want us to cover it for that coverage.

C. Certain Trailers, Mobile Equipment And Temporary Substitute Autos

If Covered Autos Liability Coverage is provided by this Coverage Form, the following types of vehicles are also covered "autos" for Covered Autos Liability Coverage:

- 1. "Trailers" with a load capacity of 2,000 pounds or less designed primarily for travel on public roads.
- **2.** "Mobile equipment" while being carried or towed by a covered "auto".
- 3. Any "auto" you do not own while used with the permission of its owner as a temporary substitute for a covered "auto" you own that is out of service because of its:
 - a. Breakdown;
 - **b.** Repair;
 - c. Servicing;
 - d. "Loss": or
 - e. Destruction.

SECTION II – COVERED AUTOS LIABILITY COVERAGE

A. Coverage

We will pay all sums an "insured" legally must pay as damages because of "bodily injury" or "property damage" to which this insurance applies, caused by an "accident" and resulting from the ownership, maintenance or use of a covered "auto".

We will also pay all sums an "insured" legally must pay as a "covered pollution cost or expense" to which this insurance applies, caused by an "accident" and resulting from the ownership, maintenance or use of covered "autos". However, we will only pay for the "covered pollution cost or expense" if there is either "bodily injury" or "property damage" to which this insurance applies that is caused by the same "accident".

We have the right and duty to defend any "insured" against a "suit" asking for such damages or a "covered pollution cost or expense". However, we have no duty to defend any "insured" against a "suit" seeking damages for "bodily injury" or "property damage" or a "covered pollution cost or expense" to which this insurance does not apply. We may investigate and settle any claim or "suit" as we consider appropriate. Our duty to defend or settle ends when the Covered Autos Liability Coverage Limit of Insurance has been exhausted by payment of judgments or settlements.

1. Who Is An Insured

The following are "insureds":

- **a.** You for any covered "auto".
- **b.** Anyone else while using with your permission a covered "auto" you own, hire or borrow except:
 - (1) The owner or anyone else from whom you hire or borrow a covered "auto".

This exception does not apply if the covered "auto" is a "trailer" connected to a covered "auto" you own.

- (2) Your "employee" if the covered "auto" is owned by that "employee" or a member of his or her household.
- (3) Someone using a covered "auto" while he or she is working in a business of selling, servicing, repairing, parking or storing "autos" unless that business is yours.
- (4) Anyone other than your "employees", partners (if you are a partnership), members (if you are a limited liability company) or a lessee or borrower or any of their "employees", while moving property to or from a covered "auto".
- (5) A partner (if you are a partnership) or a member (if you are a limited liability company) for a covered "auto" owned by him or her or a member of his or her household.
- **c.** Anyone liable for the conduct of an "insured" described above but only to the extent of that liability.

2. Coverage Extensions

a. Supplementary Payments

We will pay for the "insured":

- (1) All expenses we incur.
- (2) Up to \$2,000 for cost of bail bonds (including bonds for related traffic law violations) required because of an "accident" we cover. We do not have to furnish these bonds.
- (3) The cost of bonds to release attachments in any "suit" against the "insured" we defend, but only for bond amounts within our Limit of Insurance.
- (4) All reasonable expenses incurred by the "insured" at our request, including actual loss of earnings up to \$250 a day because of time off from work.
- (5) All court costs taxed against the "insured" in any "suit" against the "insured" we defend. However, these payments do not include attorneys' fees or attorneys' expenses taxed against the "insured".
- (6) All interest on the full amount of any judgment that accrues after entry of the judgment in any "suit" against the "insured" we defend, but our duty to pay interest ends when we have paid, offered to pay or deposited in court the part of the judgment that is within our Limit of Insurance.

These payments will not reduce the Limit of Insurance.

b. Out-of-state Coverage Extensions

While a covered "auto" is away from the state where it is licensed, we will:

- (1) Increase the Limit of Insurance for Covered Autos Liability Coverage to meet the limits specified by a compulsory or financial responsibility law of the jurisdiction where the covered "auto" is being used. This extension does not apply to the limit or limits specified by any law governing motor carriers of passengers or property.
- (2) Provide the minimum amounts and types of other coverages, such as nofault, required of out-of-state vehicles by the jurisdiction where the covered "auto" is being used.

We will not pay anyone more than once for the same elements of loss because of these extensions.

B. Exclusions

This insurance does not apply to any of the following:

1. Expected Or Intended Injury

"Bodily injury" or "property damage" expected or intended from the standpoint of the "insured".

2. Contractual

Liability assumed under any contract or agreement.

But this exclusion does not apply to liability for damages:

- a. Assumed in a contract or agreement that is an "insured contract", provided the "bodily injury" or "property damage" occurs subsequent to the execution of the contract or agreement; or
- **b.** That the "insured" would have in the absence of the contract or agreement.

3. Workers' Compensation

Any obligation for which the "insured" or the "insured's" insurer may be held liable under any workers' compensation, disability benefits or unemployment compensation law or any similar law.

4. Employee Indemnification And Employer's Liability

"Bodily injury" to:

- a. An "employee" of the "insured" arising out of and in the course of:
 - (1) Employment by the "insured"; or
 - (2) Performing the duties related to the conduct of the "insured's" business; or
- **b.** The spouse, child, parent, brother or sister of that "employee" as a consequence of Paragraph **a.** above.

This exclusion applies:

- (1) Whether the "insured" may be liable as an employer or in any other capacity; and
- (2) To any obligation to share damages with or repay someone else who must pay damages because of the injury.

But this exclusion does not apply to "bodily injury" to domestic "employees" not entitled to workers' compensation benefits or to liability assumed by the "insured" under an "insured contract". For the purposes of the Coverage Form, a domestic "employee" is a person engaged in household or domestic work performed principally in connection with a residence premises.

5. Fellow Employee

"Bodily injury" to:

- a. Any fellow "employee" of the "insured" arising out of and in the course of the fellow "employee's" employment or while performing duties related to the conduct of your business; or
- **b.** The spouse, child, parent, brother or sister of that fellow "employee" as a consequence of Paragraph **a.** above.

6. Care, Custody Or Control

"Property damage" to or "covered pollution cost or expense" involving property owned or transported by the "insured" or in the "insured's" care, custody or control. But this exclusion does not apply to liability assumed under a sidetrack agreement.

7. Handling Of Property

"Bodily injury" or "property damage" resulting from the handling of property:

a. Before it is moved from the place where it is accepted by the "insured" for movement into or onto the covered "auto"; or b. After it is moved from the covered "auto" to the place where it is finally delivered by the "insured".

8. Movement Of Property By Mechanical Device

"Bodily injury" or "property damage" resulting from the movement of property by a mechanical device (other than a hand truck) unless the device is attached to the covered "auto".

9. Operations

"Bodily injury" or "property damage" arising out of the operation of:

- a. Any equipment listed in Paragraphs 6.b. and 6.c. of the definition of "mobile equipment"; or
- b. Machinery or equipment that is on, attached to or part of a land vehicle that would qualify under the definition of "mobile equipment" if it were not subject to a compulsory or financial responsibility law or other motor vehicle insurance law where it is licensed or principally garaged.

10. Completed Operations

"Bodily injury" or "property damage" arising out of your work after that work has been completed or abandoned.

In this exclusion, your work means:

- **a.** Work or operations performed by you or on your behalf; and
- **b.** Materials, parts or equipment furnished in connection with such work or operations.

Your work includes warranties or representations made at any time with respect to the fitness, quality, durability or performance of any of the items included in Paragraph **a.** or **b.** above.

Your work will be deemed completed at the earliest of the following times:

- (1) When all of the work called for in your contract has been completed;
- (2) When all of the work to be done at the site has been completed if your contract calls for work at more than one site; or
- (3) When that part of the work done at a job site has been put to its intended use by any person or organization other than another contractor or subcontractor working on the same project.

Work that may need service, maintenance, correction, repair or replacement, but which is otherwise complete, will be treated as completed.

11. Pollution

"Bodily injury" or "property damage" arising out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of "pollutants":

- **a.** That are, or that are contained in any property that is:
 - (1) Being transported or towed by, handled or handled for movement into, onto or from the covered "auto":
 - (2) Otherwise in the course of transit by or on behalf of the "insured"; or
 - (3) Being stored, disposed of, treated or processed in or upon the covered "auto";
- b. Before the "pollutants" or any property in which the "pollutants" are contained are moved from the place where they are accepted by the "insured" for movement into or onto the covered "auto"; or
- c. After the "pollutants" or any property in which the "pollutants" are contained are moved from the covered "auto" to the place where they are finally delivered, disposed of or abandoned by the "insured".

Paragraph **a.** above does not apply to fuels, lubricants, fluids, exhaust gases or other similar "pollutants" that are needed for or result from the normal electrical, hydraulic or mechanical functioning of the covered "auto" or its parts if:

- (1) The "pollutants" escape, seep, migrate or are discharged, dispersed or released directly from an "auto" part designed by its manufacturer to hold, store, receive or dispose of such "pollutants"; and
- (2) The "bodily injury", "property damage" or "covered pollution cost or expense" does not arise out of the operation of any equipment listed in Paragraphs 6.b. and 6.c. of the definition of "mobile equipment".

Paragraphs **b.** and **c.** above of this exclusion do not apply to "accidents" that occur away from premises owned by or rented to an "insured" with respect to "pollutants" not in or upon a covered "auto" if:

- (a) The "pollutants" or any property in which the "pollutants" are contained are upset, overturned or damaged as a result of the maintenance or use of a covered "auto"; and
- **(b)** The discharge, dispersal, seepage, migration, release or escape of the "pollutants" is caused directly by such upset, overturn or damage.

12. War

"Bodily injury" or "property damage" arising directly or indirectly out of:

- a. War, including undeclared or civil war;
- b. Warlike action by a military force, including action in hindering or defending against an actual or expected attack, by any government, sovereign or other authority using military personnel or other agents; or
- c. Insurrection, rebellion, revolution, usurped power or action taken by governmental authority in hindering or defending against any of these.

13. Racing

Covered "autos" while used in any professional or organized racing or demolition contest or stunting activity, or while practicing for such contest or activity. This insurance also does not apply while that covered "auto" is being prepared for such a contest or activity.

C. Limit Of Insurance

Regardless of the number of covered "autos", "insureds", premiums paid, claims made or vehicles involved in the "accident", the most we will pay for the total of all damages and "covered pollution cost or expense" combined resulting from any one "accident" is the Limit Of Insurance for Covered Autos Liability Coverage shown in the Declarations.

All "bodily injury", "property damage" and "covered pollution cost or expense" resulting from continuous or repeated exposure to substantially the same conditions will be considered as resulting from one "accident".

No one will be entitled to receive duplicate payments for the same elements of "loss" under this Coverage Form and any Medical Payments Coverage endorsement, Uninsured Motorists Coverage endorsement or Underinsured Motorists Coverage endorsement attached to this Coverage Part.

SECTION III - PHYSICAL DAMAGE COVERAGE

A. Coverage

1. We will pay for "loss" to a covered "auto" or its equipment under:

a. Comprehensive Coverage

From any cause except:

- (1) The covered "auto's" collision with another object; or
- (2) The covered "auto's" overturn.

b. Specified Causes Of Loss Coverage

Caused by:

- (1) Fire, lightning or explosion;
- (2) Theft;
- (3) Windstorm, hail or earthquake;
- (4) Flood;
- (5) Mischief or vandalism; or
- **(6)** The sinking, burning, collision or derailment of any conveyance transporting the covered "auto".

c. Collision Coverage

Caused by:

- (1) The covered "auto's" collision with another object; or
- (2) The covered "auto's" overturn.

2. Towing

We will pay up to the limit shown in the Declarations for towing and labor costs incurred each time a covered "auto" of the private passenger type is disabled. However, the labor must be performed at the place of disablement.

3. Glass Breakage – Hitting A Bird Or Animal – Falling Objects Or Missiles

If you carry Comprehensive Coverage for the damaged covered "auto", we will pay for the following under Comprehensive Coverage:

- a. Glass breakage;
- b. "Loss" caused by hitting a bird or animal; and
- **c.** "Loss" caused by falling objects or missiles.

However, you have the option of having glass breakage caused by a covered "auto's" collision or overturn considered a "loss" under Collision Coverage.

4. Coverage Extensions

a. Transportation Expenses

We will pay up to \$20 per day, to a maximum of \$600, for temporary transportation expense incurred by you because of the total theft of a covered "auto" of the private passenger type. We will pay only for those covered "autos" for which you carry either Comprehensive or Specified Causes Of Loss Coverage. We will pay for temporary transportation expenses incurred during the period beginning 48 hours after the theft and ending, regardless of the policy's expiration, when the covered "auto" is returned to use or we pay for its "loss".

b. Loss Of Use Expenses

For Hired Auto Physical Damage, we will pay expenses for which an "insured" becomes legally responsible to pay for loss of use of a vehicle rented or hired without a driver under a written rental contract or agreement. We will pay for loss of use expenses if caused by:

- (1) Other than collision only if the Declarations indicates that Comprehensive Coverage is provided for any covered "auto";
- (2) Specified Causes Of Loss only if the Declarations indicates that Specified Causes Of Loss Coverage is provided for any covered "auto"; or

(3) Collision only if the Declarations indicates that Collision Coverage is provided for any covered "auto".

However, the most we will pay for any expenses for loss of use is \$20 per day, to a maximum of \$600.

B. Exclusions

 We will not pay for "loss" caused by or resulting from any of the following. Such "loss" is excluded regardless of any other cause or event that contributes concurrently or in any sequence to the "loss".

a. Nuclear Hazard

- (1) The explosion of any weapon employing atomic fission or fusion; or
- (2) Nuclear reaction or radiation, or radioactive contamination, however caused.

b. War Or Military Action

- (1) War, including undeclared or civil war;
- (2) Warlike action by a military force, including action in hindering or defending against an actual or expected attack, by any government, sovereign or other authority using military personnel or other agents; or
- (3) Insurrection, rebellion, revolution, usurped power or action taken by governmental authority in hindering or defending against any of these.
- 2. We will not pay for "loss" to any covered "auto" while used in any professional or organized racing or demolition contest or stunting activity, or while practicing for such contest or activity. We will also not pay for "loss" to any covered "auto" while that covered "auto" is being prepared for such a contest or activity.
- **3.** We will not pay for "loss" due and confined to:
 - Wear and tear, freezing, mechanical or electrical breakdown.
 - Blowouts, punctures or other road damage to tires.

This exclusion does not apply to such "loss" resulting from the total theft of a covered "auto".

- **4.** We will not pay for "loss" to any of the following:
 - a. Tapes, records, discs or other similar audio, visual or data electronic devices designed for use with audio, visual or data electronic equipment.

- b. Any device designed or used to detect speed-measuring equipment, such as radar or laser detectors, and any jamming apparatus intended to elude or disrupt speed-measuring equipment.
- **c.** Any electronic equipment, without regard to whether this equipment is permanently installed, that reproduces, receives or transmits audio, visual or data signals.
- d. Any accessories used with the electronic equipment described in Paragraph c. above.
- **5.** Exclusions **4.c.** and **4.d.** do not apply to equipment designed to be operated solely by use of the power from the "auto's" electrical system that, at the time of "loss", is:
 - a. Permanently installed in or upon the covered "auto";
 - b. Removable from a housing unit which is permanently installed in or upon the covered "auto":
 - **c.** An integral part of the same unit housing any electronic equipment described in Paragraphs **a.** and **b.** above; or
 - **d.** Necessary for the normal operation of the covered "auto" or the monitoring of the covered "auto's" operating system.
- We will not pay for "loss" to a covered "auto" due to "diminution in value".

C. Limits Of Insurance

- 1. The most we will pay for:
 - **a.** "Loss" to any one covered "auto" is the lesser of:
 - (1) The actual cash value of the damaged or stolen property as of the time of the "loss"; or
 - (2) The cost of repairing or replacing the damaged or stolen property with other property of like kind and quality.
 - b. All electronic equipment that reproduces, receives or transmits audio, visual or data signals in any one "loss" is \$1,000, if, at the time of "loss", such electronic equipment is:
 - (1) Permanently installed in or upon the covered "auto" in a housing, opening or other location that is not normally used by the "auto" manufacturer for the installation of such equipment;

- (2) Removable from a permanently installed housing unit as described in Paragraph b.(1) above; or
- (3) An integral part of such equipment as described in Paragraphs b.(1) and b.(2) above.
- 2. An adjustment for depreciation and physical condition will be made in determining actual cash value in the event of a total "loss".
- If a repair or replacement results in better than like kind or quality, we will not pay for the amount of the betterment.

D. Deductible

For each covered "auto", our obligation to pay for, repair, return or replace damaged or stolen property will be reduced by the applicable deductible shown in the Declarations. Any Comprehensive Coverage deductible shown in the Declarations does not apply to "loss" caused by fire or lightning.

SECTION IV – BUSINESS AUTO CONDITIONS

The following conditions apply in addition to the Common Policy Conditions:

A. Loss Conditions

1. Appraisal For Physical Damage Loss

If you and we disagree on the amount of "loss", either may demand an appraisal of the "loss". In this event, each party will select a competent appraiser. The two appraisers will select a competent and impartial umpire. The appraisers will state separately the actual cash value and amount of "loss". If they fail to agree, they will submit their differences to the umpire. A decision agreed to by any two will be binding. Each party will:

- a. Pay its chosen appraiser; and
- **b.** Bear the other expenses of the appraisal and umpire equally.

If we submit to an appraisal, we will still retain our right to deny the claim.

2. Duties In The Event Of Accident, Claim, Suit Or Loss

We have no duty to provide coverage under this policy unless there has been full compliance with the following duties:

- a. In the event of "accident", claim, "suit" or "loss", you must give us or our authorized representative prompt notice of the "accident" or "loss". Include:
 - (1) How, when and where the "accident" or "loss" occurred;

- (2) The "insured's" name and address; and
- (3) To the extent possible, the names and addresses of any injured persons and witnesses.
- b. Additionally, you and any other involved "insured" must:
 - (1) Assume no obligation, make no payment or incur no expense without our consent, except at the "insured's" own cost.
 - (2) Immediately send us copies of any request, demand, order, notice, summons or legal paper received concerning the claim or "suit".
 - (3) Cooperate with us in the investigation or settlement of the claim or defense against the "suit".
 - **(4)** Authorize us to obtain medical records or other pertinent information.
 - (5) Submit to examination, at our expense, by physicians of our choice, as often as we reasonably require.
- c. If there is "loss" to a covered "auto" or its equipment, you must also do the following:
 - (1) Promptly notify the police if the covered "auto" or any of its equipment is stolen.
 - (2) Take all reasonable steps to protect the covered "auto" from further damage. Also keep a record of your expenses for consideration in the settlement of the claim.
 - (3) Permit us to inspect the covered "auto" and records proving the "loss" before its repair or disposition.
 - (4) Agree to examinations under oath at our request and give us a signed statement of your answers.

3. Legal Action Against Us

No one may bring a legal action against us under this Coverage Form until:

- **a.** There has been full compliance with all the terms of this Coverage Form; and
- b. Under Covered Autos Liability Coverage, we agree in writing that the "insured" has an obligation to pay or until the amount of that obligation has finally been determined by judgment after trial. No one has the right under this policy to bring us into an action to determine the "insured's" liability.

4. Loss Payment – Physical Damage Coverages

At our option, we may:

- **a.** Pay for, repair or replace damaged or stolen property;
- **b.** Return the stolen property, at our expense. We will pay for any damage that results to the "auto" from the theft; or
- c. Take all or any part of the damaged or stolen property at an agreed or appraised value.

If we pay for the "loss", our payment will include the applicable sales tax for the damaged or stolen property.

5. Transfer Of Rights Of Recovery Against Others To Us

If any person or organization to or for whom we make payment under this Coverage Form has rights to recover damages from another, those rights are transferred to us. That person or organization must do everything necessary to secure our rights and must do nothing after "accident" or "loss" to impair them.

B. General Conditions

1. Bankruptcy

Bankruptcy or insolvency of the "insured" or the "insured's" estate will not relieve us of any obligations under this Coverage Form.

2. Concealment, Misrepresentation Or Fraud

This Coverage Form is void in any case of fraud by you at any time as it relates to this Coverage Form. It is also void if you or any other "insured", at any time, intentionally conceals or misrepresents a material fact concerning:

- a. This Coverage Form;
- **b.** The covered "auto";
- **c.** Your interest in the covered "auto"; or
- **d.** A claim under this Coverage Form.

3. Liberalization

If we revise this Coverage Form to provide more coverage without additional premium charge, your policy will automatically provide the additional coverage as of the day the revision is effective in your state.

4. No Benefit To Bailee – Physical Damage Coverages

We will not recognize any assignment or grant any coverage for the benefit of any person or organization holding, storing or transporting property for a fee regardless of any other provision of this Coverage Form.

5. Other Insurance

- a. For any covered "auto" you own, this Coverage Form provides primary insurance. For any covered "auto" you don't own, the insurance provided by this Coverage Form is excess over any other collectible insurance. However, while a covered "auto" which is a "trailer" is connected to another vehicle, the Covered Autos Liability Coverage this Coverage Form provides for the "trailer" is:
 - (1) Excess while it is connected to a motor vehicle you do not own; or
 - (2) Primary while it is connected to a covered "auto" you own.
- b. For Hired Auto Physical Damage Coverage, any covered "auto" you lease, hire, rent or borrow is deemed to be a covered "auto" you own. However, any "auto" that is leased, hired, rented or borrowed with a driver is not a covered "auto".
- c. Regardless of the provisions of Paragraph a. above, this Coverage Form's Covered Autos Liability Coverage is primary for any liability assumed under an "insured contract".
- d. When this Coverage Form and any other Coverage Form or policy covers on the same basis, either excess or primary, we will pay only our share. Our share is the proportion that the Limit of Insurance of our Coverage Form bears to the total of the limits of all the Coverage Forms and policies covering on the same basis.

6. Premium Audit

- a. The estimated premium for this Coverage Form is based on the exposures you told us you would have when this policy began. We will compute the final premium due when we determine your actual exposures. The estimated total premium will be credited against the final premium due and the first Named Insured will be billed for the balance, if any. The due date for the final premium or retrospective premium is the date shown as the due date on the bill. If the estimated total premium exceeds the final premium due, the first Named Insured will get a refund.
- **b.** If this policy is issued for more than one year, the premium for this Coverage Form will be computed annually based on our rates or premiums in effect at the beginning of each year of the policy.

7. Policy Period, Coverage Territory

Under this Coverage Form, we cover "accidents" and "losses" occurring:

- a. During the policy period shown in the Declarations; and
- **b.** Within the coverage territory.

The coverage territory is:

- (1) The United States of America;
- (2) The territories and possessions of the United States of America;
- (3) Puerto Rico;
- (4) Canada; and
- (5) Anywhere in the world if a covered "auto" of the private passenger type is leased, hired, rented or borrowed without a driver for a period of 30 days or less,

provided that the "insured's" responsibility to pay damages is determined in a "suit" on the merits, in the United States of America, the territories and possessions of the United States of America, Puerto Rico or Canada, or in a settlement we agree to.

We also cover "loss" to, or "accidents" involving, a covered "auto" while being transported between any of these places.

8. Two Or More Coverage Forms Or Policies Issued By Us

If this Coverage Form and any other Coverage Form or policy issued to you by us or any company affiliated with us applies to the same "accident", the aggregate maximum Limit of Insurance under all the Coverage Forms or policies shall not exceed the highest applicable Limit of Insurance under any one Coverage Form or policy. This condition does not apply to any Coverage Form or policy issued by us or an affiliated company specifically to apply as excess insurance over this Coverage Form.

SECTION V - DEFINITIONS

- **A.** "Accident" includes continuous or repeated exposure to the same conditions resulting in "bodily injury" or "property damage".
- B. "Auto" means:
 - **1.** A land motor vehicle, "trailer" or semitrailer designed for travel on public roads; or

2. Any other land vehicle that is subject to a compulsory or financial responsibility law or other motor vehicle insurance law where it is licensed or principally garaged.

However, "auto" does not include "mobile equipment".

- **C.** "Bodily injury" means bodily injury, sickness or disease sustained by a person, including death resulting from any of these.
- **D.** "Covered pollution cost or expense" means any cost or expense arising out of:
 - Any request, demand, order or statutory or regulatory requirement that any "insured" or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of, "pollutants": or
 - 2. Any claim or "suit" by or on behalf of a governmental authority for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of, "pollutants".

"Covered pollution cost or expense" does not include any cost or expense arising out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of "pollutants":

- **a.** That are, or that are contained in any property that is:
 - (1) Being transported or towed by, handled or handled for movement into, onto or from the covered "auto":
 - (2) Otherwise in the course of transit by or on behalf of the "insured"; or
 - (3) Being stored, disposed of, treated or processed in or upon the covered "auto":
- **b.** Before the "pollutants" or any property in which the "pollutants" are contained are moved from the place where they are accepted by the "insured" for movement into or onto the covered "auto": or
- c. After the "pollutants" or any property in which the "pollutants" are contained are moved from the covered "auto" to the place where they are finally delivered, disposed of or abandoned by the "insured".

Paragraph **a.** above does not apply to fuels, lubricants, fluids, exhaust gases or other similar "pollutants" that are needed for or result from the normal electrical, hydraulic or mechanical functioning of the covered "auto" or its parts, if:

- (1) The "pollutants" escape, seep, migrate or are discharged, dispersed or released directly from an "auto" part designed by its manufacturer to hold, store, receive or dispose of such "pollutants"; and
- (2) The "bodily injury", "property damage" or "covered pollution cost or expense" does not arise out of the operation of any equipment listed in Paragraph 6.b. or 6.c. of the definition of "mobile equipment".

Paragraphs **b.** and **c.** above do not apply to "accidents" that occur away from premises owned by or rented to an "insured" with respect to "pollutants" not in or upon a covered "auto" if:

- (a) The "pollutants" or any property in which the "pollutants" are contained are upset, overturned or damaged as a result of the maintenance or use of a covered "auto"; and
- (b) The discharge, dispersal, seepage, migration, release or escape of the "pollutants" is caused directly by such upset, overturn or damage.
- **E.** "Diminution in value" means the actual or perceived loss in market value or resale value which results from a direct and accidental "loss".
- **F.** "Employee" includes a "leased worker". "Employee" does not include a "temporary worker".
- G. "Insured" means any person or organization qualifying as an insured in the Who Is An Insured provision of the applicable coverage. Except with respect to the Limit of Insurance, the coverage afforded applies separately to each insured who is seeking coverage or against whom a claim or "suit" is brought.
- **H.** "Insured contract" means:
 - 1. A lease of premises;
 - 2. A sidetrack agreement;
 - **3.** Any easement or license agreement, except in connection with construction or demolition operations on or within 50 feet of a railroad;
 - **4.** An obligation, as required by ordinance, to indemnify a municipality, except in connection with work for a municipality;

- 5. That part of any other contract or agreement pertaining to your business (including an indemnification of a municipality in connection with work performed for a municipality) under which you assume the tort liability of another to pay for "bodily injury" or "property damage" to a third party or organization. Tort liability means a liability that would be imposed by law in the absence of any contract or agreement; or
- 6. That part of any contract or agreement entered into, as part of your business, pertaining to the rental or lease, by you or any of your "employees", of any "auto". However, such contract or agreement shall not be considered an "insured contract" to the extent that it obligates you or any of your "employees" to pay for "property damage" to any "auto" rented or leased by you or any of your "employees".

An "insured contract" does not include that part of any contract or agreement:

- a. That indemnifies a railroad for "bodily injury" or "property damage" arising out of construction or demolition operations, within 50 feet of any railroad property and affecting any railroad bridge or trestle, tracks, roadbeds, tunnel, underpass or crossing;
- b. That pertains to the loan, lease or rental of an "auto" to you or any of your "employees", if the "auto" is loaned, leased or rented with a driver; or
- c. That holds a person or organization engaged in the business of transporting property by "auto" for hire harmless for your use of a covered "auto" over a route or territory that person or organization is authorized to serve by public authority.
- I. "Leased worker" means a person leased to you by a labor leasing firm under an agreement between you and the labor leasing firm to perform duties related to the conduct of your business. "Leased worker" does not include a "temporary worker".
- **J.** "Loss" means direct and accidental loss or damage.
- K. "Mobile equipment" means any of the following types of land vehicles, including any attached machinery or equipment:
 - Bulldozers, farm machinery, forklifts and other vehicles designed for use principally off public roads;
 - 2. Vehicles maintained for use solely on or next to premises you own or rent;
 - 3. Vehicles that travel on crawler treads;

- **4.** Vehicles, whether self-propelled or not, maintained primarily to provide mobility to permanently mounted:
 - **a.** Power cranes, shovels, loaders, diggers or drills; or
 - **b.** Road construction or resurfacing equipment such as graders, scrapers or rollers;
- 5. Vehicles not described in Paragraph 1., 2., 3. or 4. above that are not self-propelled and are maintained primarily to provide mobility to permanently attached equipment of the following types:
 - a. Air compressors, pumps and generators, including spraying, welding, building cleaning, geophysical exploration, lighting and well-servicing equipment; or
 - **b.** Cherry pickers and similar devices used to raise or lower workers; or
- 6. Vehicles not described in Paragraph 1., 2., 3. or 4. above maintained primarily for purposes other than the transportation of persons or cargo. However, self-propelled vehicles with the following types of permanently attached equipment are not "mobile equipment" but will be considered "autos":
 - **a.** Equipment designed primarily for:
 - (1) Snow removal;
 - (2) Road maintenance, but not construction or resurfacing; or
 - (3) Street cleaning;
 - Cherry pickers and similar devices mounted on automobile or truck chassis and used to raise or lower workers; and
 - **c.** Air compressors, pumps and generators, including spraying, welding, building cleaning, geophysical exploration, lighting or well-servicing equipment.

- However, "mobile equipment" does not include land vehicles that are subject to a compulsory or financial responsibility law or other motor vehicle insurance law where it is licensed or principally garaged. Land vehicles subject to a compulsory or financial responsibility law or other motor vehicle insurance law are considered "autos".
- L. "Pollutants" means any solid, liquid, gaseous or thermal irritant or contaminant, including smoke, vapor, soot, fumes, acids, alkalis, chemicals and waste. Waste includes materials to be recycled, reconditioned or reclaimed.
- **M.** "Property damage" means damage to or loss of use of tangible property.
- N. "Suit" means a civil proceeding in which:
 - Damages because of "bodily injury" or "property damage"; or
 - 2. A "covered pollution cost or expense";

to which this insurance applies, are alleged.

"Suit" includes:

- a. An arbitration proceeding in which such damages or "covered pollution costs or expenses" are claimed and to which the "insured" must submit or does submit with our consent; or
- **b.** Any other alternative dispute resolution proceeding in which such damages or "covered pollution costs or expenses" are claimed and to which the insured submits with our consent.
- O. "Temporary worker" means a person who is furnished to you to substitute for a permanent "employee" on leave or to meet seasonal or shortterm workload conditions.
- P. "Trailer" includes semitrailer.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

NEBRASKA CHANGES

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

A. Changes In Physical Damage Coverage

Paragraph **C. Limits Of Insurance** is changed by adding the following:

If a "loss" to your covered "auto" is also payable as damages under the liability coverage of another Coverage Form or policy issued by us, we will pay for such damage or "loss" only once, either under this Coverage Form or the liability coverage of the other Coverage Form or policy issued by us.

B. Changes In Conditions

1. The Appraisal For Physical Damage Loss Condition is replaced by the following:

Appraisal For Physical Damage Loss

If you and we disagree on the amount of "loss", both parties may agree in writing to an appraisal of the "loss" and to be bound by the results of that appraisal. If both parties so agree, then each party will select a competent and impartial appraiser. The two appraisers will select an umpire. If they cannot agree, either may request that selection be made by a judge of a court having jurisdiction. The appraisers will state separately the value of the property and amount of "loss". If they fail to agree, they will submit their differences to the umpire. A decision agreed to by any two will be binding. Each party will:

- a. Pay its chosen appraiser; and
- **b.** Bear the other expenses of the appraisal and umpire equally.

If there is an appraisal, we will still retain our right to deny the claim.

2. The **Concealment**, **Misrepresentation Or Fraud** Condition is replaced by the following:

Misrepresentation Or Breach Of Condition Or Warranty

- a. A misrepresentation or warranty made by you or on your behalf in the negotiation of or application for this Coverage Part will void this policy if:
 - (1) It is material;
 - (2) It is made with the intent to deceive;
 - (3) We rely on it; and
 - (4) We are deceived to our injury.
- **b.** A breach of warranty or condition will void the policy if such breach exists at the time of "loss" and contributes to the "loss".
- 3. The Other Insurance Condition in the Business Auto Coverage Form and the Other Insurance Primary And Excess Insurance Provisions Condition in the Motor Carrier Coverage Form are revised by the addition of the following:

When this Coverage Form and any other Coverage Form or policy providing liability and/or physical damage insurance apply with respect to an "accident" or "loss" involving a "loaned vehicle", and such Coverage Forms or policies have a mutually repugnant clause regarding primary coverage, and:

 a. One provides coverage to a licensed seller or dealer that owns the "loaned vehicle"; and

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- **b.** The other provides coverage to the operator of the "loaned vehicle"; and
- c. At the time of such "accident" or "loss", the operator's liability and/or physical damage insurance as described in Paragraph b. is primary and the licensed seller or dealer's liability and/or physical damage insurance described in Paragraph a. is excess over any insurance available to that operator.

C. Additional Definitions

As used in this endorsement:

"Loaned vehicle" means a covered "auto" which is provided for use as a temporary substitute without a direct charge to an insured operator by a licensed seller or dealer for use while the insured operator's covered "auto" is being serviced, repaired or inspected by such seller or dealer until such "auto" is returned to the licensed seller or dealer.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

NEBRASKA CHANGES – CANCELLATION

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

The following is added to Paragraph **3.** of the **Cancellation** Common Policy Condition:

If the policy has been in effect 60 days or more or is a renewal or continuation policy, and we cancel for:

a. Nonpayment of premium to a premium finance company; or

b. Any reason other than nonpayment of premium;

notice of cancellation will be sent by registered mail, certified mail or first-class mail using Intelligent Mail barcode (IMb) or another similar tracking method used or approved by the United States Postal Service.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

NEBRASKA UNINSURED AND UNDERINSURED MOTORISTS COVERAGE

For a covered "auto" licensed or principally garaged in, or "auto dealer operations" conducted in, Nebraska, this endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated below.

Named Insured:	
Endorsement Effective Date:	

SCHEDULE

Limit Of Insurance: \$ Each "Accident"

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

A. Coverage

- 1. We will pay all sums the "insured" is legally entitled to recover as compensatory damages from the owner or driver of an "uninsured motor vehicle" or "underinsured motor vehicle". The damages must result from "bodily injury" sustained by the "insured" caused by an "accident". The owner's or driver's liability for these damages must result from the ownership, maintenance or use of the "uninsured motor vehicle" or "underinsured motor vehicle".
- 2. With respect to damages resulting from an "accident" with an "underinsured motor vehicle", we will pay under this coverage only if Paragraph a. or b. below applies:
 - **a.** The limits of any applicable liability bonds or policies have been exhausted by payment of judgments or settlements; or
 - **b.** A tentative settlement has been made between an "insured" and the insurer of the "underinsured motor vehicle"; and we

- (1) Have been given prompt written notice of such tentative settlement: and
- (2) Advance payment to the "insured" in an amount equal to the tentative settlement within 30 days after receipt of notification.
- 3. Any judgment for damages arising out of a "suit" brought against the owner or operator of an "uninsured motor vehicle" or "underinsured motor vehicle" without our written consent is not binding on us unless we:
 - **a.** Receive reasonable notice of the pendency of the "suit" resulting in the judgment; and
 - b. Have had a reasonable opportunity to protect our interest in the "suit".

B. Who Is An Insured

If the Named Insured is designated in the Declarations as:

- 1. An individual, then the following are "insureds":
 - a. The Named Insured and any "family members".

- **b.** Anyone else "occupying" or using a covered "auto" or a temporary substitute for a covered "auto". The covered "auto" must be out of service because of its breakdown, repair, servicing, "loss" or destruction.
- **c.** Anyone for damages he or she is entitled to recover because of "bodily injury" sustained by another "insured".
- **2.** A partnership, limited liability company, corporation or any other form of organization, then the following are "insureds":
 - a. Anyone "occupying" or using a covered "auto" or a temporary substitute for a covered "auto". The covered "auto" must be out of service because of its breakdown, repair, servicing, "loss" or destruction.
 - **b.** Anyone for damages he or she is entitled to recover because of "bodily injury" sustained by another "insured".

C. Exclusions

This insurance does not apply to any of the following:

- **1.** Any claim settled without our consent. However, this exclusion does not apply:
 - **a.** If such settlement does not adversely affect our rights; or
 - b. To a settlement made with the insurer of an "underinsured motor vehicle" in accordance with the procedure described in Paragraph A.2.b.
- 2. The direct or indirect benefit of any insurer or self-insurer under any workers' compensation, disability benefits or similar law.
- **3.** "Bodily injury" sustained by:
 - a. An individual Named Insured while "occupying" or when struck by any vehicle owned by that Named Insured that is not a covered "auto" for Underinsured Motorists Coverage under this Coverage Form;
 - b. Any "family member" while "occupying" or when struck by any vehicle owned by that "family member" that is not a covered "auto" for Underinsured Motorists Coverage under this Coverage Form; or
 - c. Any "family member" while "occupying" or when struck by any vehicle owned by the Named Insured that is insured for Underinsured Motorists Coverage on a primary basis under any other Coverage Form or policy.
- **4.** Punitive or exemplary damages.

- "Bodily injury" arising directly or indirectly out of:
 - a. War, including undeclared or civil war;
 - **b.** Warlike action by a military force, including action in hindering or defending against an actual or expected attack, by any government, sovereign or other authority using military personnel or other agents; or
 - **c.** Insurrection, rebellion, revolution, usurped power, or action taken by governmental authority in hindering or defending against any of these.

D. Limit Of Insurance

- Regardless of the number of covered "autos", "insureds", premiums paid, claims made or vehicles involved in the "accident", the most we will pay for all damages resulting from any one "accident" is the Limit Of Liability shown in the Schedule or Declarations.
 - The coverage limit for Uninsured and Underinsured Motorists Coverage applies separately to damages caused by an "accident" with an "uninsured motor vehicle" and an "underinsured motor vehicle".
- 2. No one will be entitled to receive duplicate payments for the same elements of "loss" under this Coverage Form and any Liability Coverage form or Uninsured or Underinsured Motorists Coverage endorsement attached to this Coverage Part.

We will not make a duplicate payment under this Coverage for any element of "loss" for which payment has been made by or for anyone who is legally responsible.

We will not pay for any element of "loss" if a person is entitled to receive payment for the same element of "loss" under any workers' compensation, disability benefits or similar law.

E. Changes In Conditions

The Conditions are changed for Underinsured Motorists Coverage as follows:

 With respect to damages caused by an "uninsured motor vehicle", the reference in Other Insurance in the Auto Dealers and Business Auto Coverage Forms and Other Insurance – Primary And Excess Insurance Provisions in the Motor Carrier Coverage Form to "other collectible insurance" applies only to other collectible uninsured motorists insurance. 2. With respect to damages caused by an "underinsured motor vehicle", Other Insurance in the Auto Dealers and Business Auto Coverage Forms and Other Insurance – Primary And Excess Insurance Provisions in the Motor Carrier Coverage Form are replaced by the following:

If there is other applicable insurance available under one or more policies or provisions of coverage:

- a. The maximum recovery under all Coverage Forms or policies combined may equal but not exceed the highest applicable limit for any one vehicle under any Coverage Form or policy providing coverage on either a primary or excess basis.
- b. Any insurance we provide with respect to a vehicle the Named Insured does not own shall be excess over any other collectible underinsured motorists insurance providing coverage on a primary basis.
- **c.** If the coverage under this Coverage Form is provided:
 - (1) On a primary basis, we will pay only our share of the loss that must be paid under insurance providing coverage on a primary basis. Our share is the proportion that our limit of liability bears to the total of all applicable limits of liability for coverage on a primary basis.
 - (2) On an excess basis, we will pay only our share of the loss that must be paid under insurance providing coverage on an excess basis. Our share is the proportion that our limit of liability bears to the total of all applicable limits of liability for coverage on an excess basis.

The following priorities of recovery apply:

First	The Underinsured Motorists Coverage applicable to the Vehicle the "insured" was "occupying" at the time of the "accident".
Second	The Underinsured Motorists Coverage applicable to an "auto" not involved in the "accident" under which the injured person is an "insured".

- 3. Duties In The Event Of Accident, Claim, Suit Or Loss in the Business Auto and Motor Carrier Coverage Forms and Duties In The Event Of Accident, Claim, Offense, Suit, Loss Or Acts, Errors Or Omissions in the Auto Dealers Coverage Form are changed by adding the following:
 - **a.** Promptly notify the police if a hit-and-run driver is involved; and
 - **b.** Promptly send us copies of the legal papers if a "suit" is brought.

With respect to an "underinsured motor vehicle", **Duties In The Event Of Accident, Claim, Suit Or Loss** in the Business Auto and Motor Carrier Coverage Forms and **Duties In The Event Of Accident, Claim, Offense, Suit, Loss Or Acts, Errors Or Omissions** in the Auto Dealers Coverage Form are also changed by adding the following:

- a. Promptly notify us in writing of a tentative settlement between the "insured" and the insurer of an "underinsured motor vehicle".
- b. Allow us to advance payment to that "insured" in an amount equal to the tentative settlement within 30 days after receipt of notification to preserve our rights against the insurer, owner or operator of such "underinsured motor vehicle".
- 4. Transfer Of Rights Of Recovery Against Others To Us is changed by adding the following:
 - a. If we make any payment and the "insured" recovers from another party, the "insured" shall hold the proceeds in trust for us and pay us back that amount we have paid.
 - b. For an "underinsured motor vehicle", the Transfer Of Rights Of Recovery Against Others To Us Condition does not apply if we:
 - (1) Have been given prompt written notice of a tentative settlement between an "insured" and the insurer of an "underinsured motor vehicle": and
 - (2) Fail to advance payment to the "insured" in an amount equal to the tentative settlement within 30 days after receipt of written notification.

If we advance payment to the "insured" in an amount equal to the tentative settlement within 30 days after receipt of notification:

- (1) That payment will be separate from any amount the "insured" is entitled to recover under the provisions of Underinsured Motorists Coverage; and
- **(2)** We also have a right to recover the advance payment.
- **5.** The following condition is added:

Reimbursement And Trust

If we make any payment and the "insured" recovers from another party, the "insured" shall hold the proceeds in trust for us and pay us back the amount we have paid.

6. The following condition is added:

Arbitration

- a. If we and an "insured" disagree whether the "insured" is legally entitled to recover damages from the owner or driver of an "underinsured motor vehicle" or do not agree as to the amount of damages that are recoverable by that "insured", then the matter may be arbitrated. However, disputes concerning coverage under this endorsement may not be arbitrated. Both parties must agree to arbitration. If both parties so agree, each party will select an arbitrator. The two arbitrators will select a third. If they cannot agree within 30 days, either may request that selection be made by a judge of a court having jurisdiction. Each party will pay the expenses it incurs and bear the expenses of the third arbitrator equally.
- **b.** Unless both parties agree otherwise, arbitration will take place in the county in which the "insured" lives. Local rules of law as to arbitration procedures and evidence will apply. A decision agreed to by two of the arbitrators will be binding.

F. Additional Definitions

As used in this endorsement:

- "Family member" means a person related to an individual Named Insured by blood, marriage or adoption, who is a resident of such Named Insured household, including a ward or foster child.
- "Occupying" means in, upon, getting in, on, out or off.

- "Uninsured motor vehicle" means a land motor vehicle or "trailer":
 - a. For which no liability bond or policy applies at the time of the "accident".
 - **b.** For which an insuring or bonding company denies coverage or is or becomes insolvent; or
 - c. That is a hit-and-run vehicle and neither the driver nor owner can be identified. If there is no physical contact with the hit-and-run vehicle, the facts of the "accident" must be corroborated by competent evidence provided by an independent and disinterested person, other than the "insured" making the claim or any person "occupying" the covered "auto".

However, "uninsured motor vehicle" does not include any vehicle:

- a. Owned or operated by a self-insurer under any applicable motor vehicle law, except a self-insurer who is or becomes insolvent and cannot provide the amounts required by that motor vehicle law;
- Owned by a governmental unit or agency; or
- **c.** Designed for use mainly off public roads while not on public roads.
- 4. "Underinsured motor vehicle" means a land motor vehicle or "trailer" to which a "bodily injury" liability bond or policy applies at the time of an "accident" but its limit for "bodily injury" liability is either:
 - a. Not enough to pay the full amount the "insured" is legally entitled to recover as damages; or
 - **b.** Reduced by payments to persons other than an "insured", injured in the "accident", to less than the full amount the "insured" is legally entitled to recover as damages.

However, "underinsured motor vehicle" does not include any vehicle:

- **c.** Owned by or furnished or available for the Named Insured's regular use or that of any "family member", if the Named Insured is an individual.
- **d.** Owned by a governmental unit or agency.
- **e.** Designed for use mainly off public roads while not on public roads.
- f. Owned or operated by a self-insurer under any applicable motor vehicle law.
- g. While located for use as a residence or premises.
- h. Which is an "uninsured motor vehicle".

MOTOR CARRIER ENDORSEMENT

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated below.

Named Insured:	
Endorsement Effective Date:	

SCHEDULE

For those covered "autos" used in your motor carrier operations as a "motor carrier", the liability cost of hire provisions in the Declarations are replaced by the following:

Schedule Of Hired Or Borrowed Covered Auto Coverage And Premiums – Covered Autos Liability Coverage

	Coverage – Cost Of Hire Rating Basi Operations (Other Than Mobile Or Fa		
Covered Autos Estimated Annual Liability Coverage Cost Of Hire For All States Premium			
Primary Coverage	\$	\$	
Excess Coverage	\$	\$	
	Total Hired Auto Premium	\$	

For "autos" used in your motor carrier operations, cost of hire means:

- 1. The total dollar amount of costs you incurred for the hire of automobiles (includes "trailers" and semitrailers) and, if not included therein,
- 2. The total remunerations of all operators and drivers' helpers, of hired automobiles whether hired with a driver by lessor or an "employee" of the lessee, or any other third party, and
- 3. The total dollar amount of any other costs (e.g., repair, maintenance, fuel) directly associated with operating the hired automobiles whether such costs are absorbed by the "insured", paid to the lessor or owner, or paid to others.

The following provisions apply to those covered "autos" used in your operations as a "motor carrier" if gross receipts is used as a premium basis:

Schedule For Gross R	eceipts Or Mileage Rating Basis
Rating Basis (Check one):	s Receipts (Per \$100) Mileage (Per Mile)
Estimated Yearly (Gross Receipts Or Mileage):	-
	Premiums
Covered Autos Liability Coverage	\$
Auto Medical Payments	\$
Total Premiums	\$
Minimum Premiums	\$

Gross receipts means the total amount earned by the named insured for shipping or transporting property regardless of whether you or any other carrier originates the shipment or transportation. Gross receipts includes the total amount received from renting equipment, with or without drivers, to any person or organization not engaged in the business of transporting property for hire by "auto" and 15% of the total amount received from renting any equipment, with or without drivers, to any person or organization engaged in the business of transporting property for hire by "auto". Gross receipts does not include:

1. Amounts you paid to air, sea or land carriers operating under their own permits.

- 2. Advertising revenue.
- Taxes collected as a separate item and paid directly to the government.
- **4.** C.O.D. collections for cost of merchandise including collection fees.
- **5.** Warehouse storage fees.

	Schedule Of Trailer Interchange Coverage	e	
Coverages	Limit Of Insurance And Deductible	Estimated Premium	
Comprehensive	Least Of Actual Cash Value, Cost Of Repair Or	\$	
	\$ Limit Of Insurance		
	\$ Deductible For Each Covered Trailer		
Specified Causes Of Loss	Least Of Actual Cash Value, Cost Of Repair Or	\$	
	\$ Limit Of Insurance		
	\$ Deductible For Each Covered Trailer		
Collision	Least Of Actual Cash Value, Cost Of Repair Or	\$	
	\$ Limit Of Insurance		
	\$ Deductible For Each Covered Trailer		
	Total Trailer Interchange Premium	\$	
Information require	ed to complete this Schedule, if not shown above, will be sho	own in the Declarations.	

Physical Damage Coverage

The **Physical Damage Coverage** Exclusion in Paragraph **C.** of this endorsement is removed for each of the following coverages indicated by an "X" in the box.

Comprehensive
Specified Causes Of Loss
Collision

For any operations you engage in as a "motor carrier", the policy is changed as follows:

A. Who Is An Insured under Covered Autos Liability Coverage is replaced by the following:

1. Who Is An Insured

The following are "insureds":

- a. You for any covered "auto".
- b. Anyone else while using with your permission a covered "auto" you own, hire or borrow except:
 - (1) The owner, or any "employee", agent or driver of the owner, or anyone else from whom you hire or borrow a covered "auto".
 - (2) Your "employee" or agent if the covered "auto" is owned by that "employee" or agent or a member of his or her household.
 - (3) Someone using a covered "auto" while they are working in a business of selling, servicing, repairing or parking "autos" unless that business is yours.
 - (4) Anyone other than your "employees", partners (if you are a partnership), members (if you are a limited liability company), a lessee or borrower of a covered "auto" or any of their "employees", while moving property to or from a covered "auto".
 - (5) A partner (if you are a partnership) or member (if you are a limited liability company) for a covered "auto" owned by him or her or a member of his or her household.
- c. The owner or anyone else from whom you hire or borrow a covered "auto" that is a "trailer" while the "trailer" is connected to another covered "auto" that is a power unit, or, if not connected, is being used exclusively in your business.

- d. The lessor of a covered "auto" that is not a "trailer" or any "employee", agent or driver of the lessor while the "auto" is leased to you under a written agreement if the written agreement between the lessor and you does not require the lessor to hold you harmless and then only when the leased "auto" is used in your business as a "motor carrier" for hire.
- **e.** Anyone liable for the conduct of an "insured" described above but only to the extent of that liability.

However, none of the following is an "insured":

- a. Any "motor carrier" for hire or his or her agents or "employees", other than you and your "employees":
 - (1) If the "motor carrier" is subject to motor carrier insurance requirements and meets them by a means other than "auto" liability insurance.
 - (2) If the "motor carrier" is not insured for hired "autos" under an "auto" liability insurance form that insures on a primary basis the owners of the "autos" and their agents and "employees" while the "autos" are leased to that "motor carrier" and used in his or her business.

However, Paragraph **a.** above does not apply if you have leased an "auto" to the for-hire "motor carrier" under a written lease agreement in which you have held that "motor carrier" harmless.

- b. Any rail, water or air carrier or its "employees" or agents, other than you and your "employees", for a "trailer" if "bodily injury" or "property damage" occurs while the "trailer" is detached from a covered "auto" you are using and:
 - (1) Is being transported by the carrier; or
 - (2) Is being loaded on or unloaded from any unit of transportation by the carrier.

B. The following **Trailer Interchange Coverage** provisions are added:

1. Coverage

- a. We will pay all sums you legally must pay as damages because of "loss" to a "trailer" you don't own or its equipment. The "trailer" must be in your possession under a written "trailer" or equipment interchange agreement in which you assume liability for "loss" to the "trailer" while in your possession.
- **b.** We will pay for "loss" to the "trailer" under:

(1) Comprehensive Coverage

From any cause except:

- (a) The "trailer's" collision with another object; or
- (b) The "trailer's" overturn.

(2) Specified Causes Of Loss Coverage

Caused by:

- (a) Fire, lightning or explosion;
- (b) Theft;
- (c) Windstorm, hail or earthquake;
- (d) Flood;
- (e) Mischief or vandalism; or
- **(f)** The sinking, burning, collision or derailment of any conveyance transporting the "trailer".

(3) Collision Coverage

Caused by:

- (a) The "trailer's" collision with another object; or
- (b) The "trailer's" overturn.
- c. We have the right and duty to defend any "insured" against a "suit" asking for these damages. However, we have no duty to defend any "insured" against a "suit" seeking damages for any "loss" to which this insurance does not apply. We may investigate and settle any claim or "suit" as we consider appropriate. Our duty to defend or settle ends for a coverage when the Limit of Insurance for that coverage has been exhausted by payment of judgments or settlements.

d. Coverage Extensions

The following applies as **Supplementary Payments.** We will pay for you:

(1) All expenses we incur.

- (2) The cost of bonds to release attachments, but only for bond amounts within our Limit of Insurance.
- (3) All reasonable expenses incurred at our request, including actual loss of earnings up to \$250 a day because of time off from work.
- (4) All court costs taxed against the "insured" in any "suit" against the "insured" we defend. However, these payments do not include attorneys' fees or attorneys' expenses taxed against the "insured".
- (5) All interest on the full amount of any judgment that accrues after entry of the judgment, but our duty to pay interest ends when we have paid, offered to pay, or deposited in court the part of the judgment that is within our Limit of Insurance.

These payments will not reduce the Limit of Insurance.

2. Exclusions

a. We will not pay for "loss" caused by or resulting from any of the following. Such "loss" is excluded regardless of any other cause or event that contributes concurrently or in any sequence to the "loss".

(1) Nuclear Hazard

- (a) The explosion of any weapon employing atomic fission or fusion; or
- (b) Nuclear reaction or radiation, or radioactive contamination, however caused.

(2) War Or Military Action

- (a) War, including undeclared or civil war:
- (b) Warlike action by a military force, including action in hindering or defending against an actual or expected attack, by any government, sovereign or other authority using military personnel or other agents; or
- **(c)** Insurrection, rebellion, revolution, usurped power or action taken by governmental authority in hindering or defending against any of these.
- **b.** We will not pay for loss of use.

c. Other Exclusions

We will not pay for "loss" due and confined to:

(1) Wear and tear, freezing, mechanical or electrical breakdown. (2) Blowouts, punctures or other road damage to tires.

This exclusion does not apply to such "loss" resulting from the total theft of a covered "auto".

3. Limit Of Insurance

The most we will pay for "loss" to any one "trailer" is the least of the following amounts:

- The actual cash value of the damaged or stolen property at the time of the "loss";
- **b.** The cost of repairing or replacing the damaged or stolen property with other property of like kind and quality; or
- **c.** The Limit Of Insurance shown in the Schedule.

4. Deductible

For each covered "trailer", our obligation to pay:

- a. The actual cash value of the damaged or stolen property at the time of the "loss" will be reduced by the applicable deductible shown in the Schedule;
- b. The cost of repairing or replacing the damaged or stolen property with other property of like kind and quality will be reduced by the applicable deductible shown in the Schedule; or
- c. The damages for "loss" that would otherwise be payable will be reduced by the applicable deductible shown in the Schedule prior to the application of the Limit Of Insurance shown in the Schedule.
- **C. Physical Damage Coverage** is changed by adding the following exclusion:

We will not pay for "loss" to:

Any covered "auto" while in anyone else's possession under a written trailer interchange agreement. But this exclusion does not apply to a loss payee; however, if we pay the loss payee, you must reimburse us for our payment.

D. The **Other Insurance** Condition is replaced by the following:

5. Other Insurance – Primary And Excess Insurance Provisions

- a. While any covered "auto" is hired or borrowed from you by another "motor carrier", this Coverage Form's Covered Autos Liability Coverage is:
 - (1) Primary if a written agreement between you as the lessor and the other "motor carrier" as the lessee requires you to hold the lessee harmless.

- (2) Excess over any other collectible insurance if a written agreement between you as the lessor and the other "motor carrier" as the lessee does not require you to hold the lessee harmless.
- **b.** While any covered "auto" is hired or borrowed by you from another "motor carrier", this Coverage Form's Covered Autos Liability Coverage is:
 - (1) Primary if a written agreement between the other "motor carrier" as the lessor and you as the lessee does not require the lessor to hold you harmless, and then only while the covered "auto" is used exclusively in your business as a "motor carrier" for hire.
 - (2) Excess over any other collectible insurance if a written agreement between the other "motor carrier" as the lessor and you as the lessee requires the lessor to hold you harmless.
- c. While a covered "auto" which is a "trailer" is connected to a power unit, this Coverage Form's Covered Autos Liability Coverage is:
 - (1) Provided on the same basis, either primary or excess, as the Covered Autos Liability Coverage provided for the power unit if the power unit is a covered "auto".
 - (2) Excess if the power unit is not a covered "auto".
- d. Any Trailer Interchange Coverage provided by this Coverage Form is primary for any covered "auto".
- e. Except as provided in Paragraphs a., b., c. and d. above, this Coverage Form provides primary insurance for any covered "auto" you own and excess insurance for any covered "auto" you don't own.
- f. For Hired Auto Physical Damage Coverage, any covered "auto" you lease, hire, rent or borrow is deemed to be a covered "auto" you own. However, any "auto" that is leased, hired, rented or borrowed with a driver is not a covered "auto".
- g. Regardless of the provisions of Paragraphs a., b., c., d. and e. above, this Coverage Form's Covered Autos Liability Coverage is primary for any liability assumed under an "insured contract".

h. When this Coverage Form and any other Coverage Form or policy cover on the same basis, either excess or primary, we will pay only our share. Our share is the proportion that the Limit of Insurance of our Coverage Form bears to the total of the limits of all the Coverage Forms and policies covering on the same basis.

E. Additional Definitions

As used in this endorsement:

- 1. "Motor carrier" means a person or organization providing transportation by "auto" in the furtherance of a commercial enterprise.
- 2. "Trailer" includes a semitrailer or a dolly used to convert a semitrailer into a trailer. But for Trailer Interchange Coverage only, "trailer" also includes a container.

QUICK REFERENCE COMMERCIAL AUTO COVERAGE PART BUSINESS AUTO COVERAGE FORM

READ YOUR POLICY CAREFULLY

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Transfer of Your Rights and Duties Under This Policy ENDORSEMENTS (If Any)

DESIGNATED INSURED - PRIMARY AND NONCONTRIBUTORY

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the coverage form apply unless modified by this endorsement.

This endorsement identifies person(s) or organization(s) who are "insureds" under the **Who Is An Insured** provision of the coverage form. This endorsement does not alter coverage provided in the coverage form.

SCHEDULE

Name of Person(s) or Organization(s)
Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

Each person or organization indicated above is an "insured" for Liability Coverage, but only to the extent that person or organization qualifies as an "insured" under the **Who Is An Insured** provision under the Covered Autos Liability Coverage form and;

The insurance provided to the person(s) or organization(s) shown in the Schedule is Primary Insurance and we will not seek contribution from any other insurance available to that "insured".

RENTAL VEHICLE EXTENSIONS

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by this endorsement

The following extensions apply for the purposes of this endorsement, only.

A. Changes In Covered Autos Liability Coverage

The following is added to the **Who Is An Insured** Provision:

Any "employee" or volunteer of yours is an "insured" while using a "rental vehicle".

B. Changes In General Conditions

1. Loss of Use Expenses

The Coverage Extension for Loss Of Use Expenses in Paragraph A.4.b. in the Business Auto and Motor Carrier Coverage Forms and Paragraph F.2. in the Auto Dealers Coverage Form is replaced with Rental Agency Expense in Paragraph B.3. of this endorsement.

 Paragraph 5.b. of the Other Insurance Condition in the Business Auto and Auto Dealers Coverage Form and Paragraph 5.f. of the Other Insurance – Primary and Excess Insurance Provisions Condition in the Motor Carrier Coverage Form are replaced by the following:

For Hired Auto Physical Damage Coverage, the following are deemed to be covered "autos" you own:

- a. Any covered "auto" you lease, hire, rent or borrow; and
- **b.** Any covered "auto: hired or rented by your "employees: under a contract in an "employee's" name, with your permission, while performing duties related to the conduct of your business.

However, any "auto" leased, hired, rented or borrowed with a driver is not a covered "auto".

3. Rental Vehicle Contract or Agreement.

Rental Vehicle Contract or Agreement is added as follows:

We will pay the following expenses that you or any of your "employees" or volunteers are legally obligated to pay because of a written contract or agreement entered into for use of a "rental vehicle":

	RENTAL AGENCY EXPENSE	MAXIMUM WE WILL PAY FOR ANY ONE CONTRACT OR AGREEMENT
a.	Loss of income incurred by the lessor of a "rental vehicle" during the period of time that vehicle is out of use because of actual damage to or "loss" of that vehicle, including income lost due to absence of that vehicle for use as a replacement;	\$2,500
b.	Decrease in trade-in value of the "rental vehicle" because of actual damage to that vehicle arising out of a covered loss; and	\$2,500
C.	Administrative expenses incurred by the rental agency, as stated in the contract or agreement	\$2,500
	Maximum Total	\$7,500

C. DEFINITIONS

The following is added **DEFINITIONS**:

"Rental vehicle" means an "auto" that is:

- Leased, hired or rented without a driver, by a commercial lessor under a written contract or agreement;
- Leased, hired or rented by an "insured" for your business for a period of less than 180 consecutive days; and
- **3.** Not used by or for an "insured" for transporting persons for hire.

PREJUDGMENT INTEREST

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the coverage form apply unless modified by this endorsement.

Supplementary Payments is amended by adding the following:

Prejudgment interest awarded against the "insured" on that part of the judgment we pay. If we make an offer to pay the applicable limit of insurance, we will not pay any prejudgment interest based on that period of time after the offer.

COMMERCIAL AUTO ELITE EXTENSION

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

The BUSINESS AUTO COVERAGE FORM is amended to include the following clarifications and extensions of coverage. With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

A. TEMPORARY SUBSTITUTE AUTO PHYSICAL DAMAGE

Section I – Covered Autos Paragraph C. Certain Trailers, Mobile Equipment, and Temporary Substitute Autos is amended by adding the following:

If **Physical Damage Coverage** is provided by this coverage form for an "auto" you own, the **Physical Damage Coverages** provided for that owned "auto" are extended to any "auto" you do not own while used with the permission of its owner as a temporary substitute for the covered "auto" you own that is out of service because of breakdown, repair, servicing, "loss" or destruction.

The coverage provided is the same as the coverage provided for the vehicle being replaced.

B. AUTOMATIC ADDITIONAL INSUREDS

The **Who Is An Insured** provision under **Covered Autos Liability Coverage** is changed to include the following as an "insured":

1. Where Required by a Contract or Agreement the following is added:

The **Who Is An Insured** provision contained in the **Business Auto Coverage Form** is amended to add the following:

Any person or organization whom you become obligated to include as an additional insured under this policy, as a result of any contract or agreement you enter into which requires you to furnish insurance to that person or organization of the type provided by this policy, but only with respect to liability covered by the terms of this policy, arising out of the use of a covered "auto" you own, hire or borrow and resulting from the acts or omissions by you, any of your "employees" or agents. The insurance provided herein will not exceed:

- (1) The coverage and/or limits of this policy, or
- (2) The coverage and/or limits required by said contract or agreement,

whichever is less.

C. EMPLOYEES AS INSUREDS

The following is added to the Section II – Covered Autos Liability Coverage, Paragraph A.1. Who Is An Insured provision:

Any "employee" of yours is an "insured" while using a covered "auto" you don't own, hire or borrow in your business or your personal affairs.

D. EMPLOYEE HIRED AUTOS

1. Changes In Covered Autos Liability Coverage

The following is added to the **Who Is An Insured** provision:

An "employee" of yours is an "insured" while operating an "auto" hired or rented under a contract or agreement in an "employee's" name, with your permission, while performing duties related to the conduct of your business.

2. Changes In General Conditions

Paragraph **5.b.** of the **Other Insurance** Condition in the Business Auto Coverage Form is replaced by the following:

For Hired Auto Physical Damage Coverage, the following are deemed to be covered "autos" you own:

- a. Any covered "auto" you lease, hire, rent or borrow; and
- **b.** Any covered "auto" hired or rented by your "employee" under a contract in an "employee's" name, with your permission, while performing duties related to the conduct of your business.

However, any "auto" that is leased, hired, rented or borrowed with a driver is not a covered "auto".

E. NEWLY FORMED OR ACQUIRED ORGANIZATIONS

Section II – Covered Autos Liability Coverage, A.1. Who Is An Insured is amended by adding the following:

Any organization which you acquire or form after the effective date of this policy in which you maintain ownership or majority interest. However:

- (1) Coverage under this provision is afforded only up to 180 days after you acquire or form the organization, or to the end of the policy period, whichever is earlier.
- (2) Any organization you acquire or form will not be considered an "insured" if:
 - (a) The organization is a partnership or a joint venture; or
 - (b) That organization is covered under other similar insurance.
- (3) Coverage under this provision does not apply to any claim for "bodily injury" or "property damage" resulting from an "accident" that occurred before you formed or acquired the organization.

F. SUBSIDIARIES AS INSUREDS

Section II – Covered Autos Liability Coverage, A.1. Who Is An Insured is amended by adding the following:

Any legally incorporated subsidiary in which you own more than 50% of the voting stock on the effective date of this policy. However, "insured" does not include any subsidiary that is an "insured" under any other automobile liability policy or was an "insured" under such a policy but for termination of that policy or the exhaustion of the policy's limits of liability.

G. SUPPLEMENTARY PAYMENTS

Section II – Covered Autos Liability Coverage, A.2.a. Coverage Extensions, Supplementary Payments (2) and (4) are replaced by the following:

- (2) Up to \$5,000 for cost of bail bonds (including bonds for related traffic law violations) required because of an "accident" we cover. We do not have to furnish these bonds.
- (4) All reasonable expenses incurred by the "insured" at our request, including actual loss of earnings up to \$500 a day because of time off from work.

H. FELLOW EMPLOYEE COVERAGE

In those jurisdictions where, by law, fellow employees are not entitled to the protection afforded to the employer by workers compensation exclusivity rule, or similar protection. The following provision is added:

Subparagraph 5. of Paragraph B. Exclusions in Section II – Covered Autos Liability Coverage does not apply if the "bodily injury" results from the use of a covered "auto" you own or hire.

I. TOWING

Section III – Physical Damage Coverage, A.2. Towing is replaced with the following:

We will pay for towing and labor costs incurred, subject to the following:

- Up to \$100 each time a covered "auto" of the private passenger type is disabled; or
- **b.** Up to \$500 each time a covered "auto" other than the private passenger type is disabled.

However, the labor must be performed at the place of disablement.

J LOCKSMITH SERVICES

Section III – Physical Damage Coverage, A.4. Coverage Extensions is amended by adding the following:

We will pay up to \$250 per occurrence for necessary locksmith services for keys locked inside a covered private passenger "auto". The deductible is waived for these services.

K. TRANSPORTATION EXPENSES

Section III - Physical Damage Coverage, A.4. Coverage Extensions Subparagraph a. Transportation Expenses is replaced by the following:

- (1) We will pay up to \$75 per day to a maximum of \$2,500 for temporary transportation expense incurred by you because of the total theft of a covered "auto" of the private passenger type. We will pay only for those covered "autos" for which you carry either Comprehensive or Specified Cause Of Loss Coverage. We will pay for temporary transportation expenses incurred during the period beginning 48 hours after the theft and ending, regardless of the policy's expirations, when the covered "auto" is returned to use or we pay for its "loss".
- (2) If the temporary transportation expenses you incur arise from your rental of an "auto" of the private passenger type, the most we will pay is the amount it costs to rent an "auto" of the private passenger type which is of the same like kind and quality as the stolen covered "auto".

L. AUDIO, VISUAL, AND DATA ELECTRONIC EQUIPMENT COVERAGE ADDED LIMITS

Audio, Visual, And Data Electronic Equipment Coverage Added Limits of \$5,000 Per "Loss" are in addition to the sublimit in Paragraph C.1.b. of the Limits Of Insurance provision under Section III – Physical Damage Coverage.

M. HIRED AUTO PHYSICAL DAMAGE

Section III – Physical Damage Coverage, A.4. Coverage Extensions is amended by adding the following:

If hired "autos" are covered "autos" for Liability Coverage, and if Comprehensive, Specified Causes of Loss, or Collision coverage is provided for any "auto" you own, then the Physical Damage coverages provided are extended to "autos" you hire, subject to the following limit and deductible:

- (1) The most we will pay for loss to any hired "auto" is the lesser of Actual Cash Value or Cost of Repair, minus the deductible.
- (2) The deductible will be equal to the largest deductible applicable to any owned "auto" for that coverage. No deductible applies to "loss" caused by fire or lightning.
- (3) Subject to the above limit and deductible provisions, we will provide coverage equal to the broadest coverage applicable to any covered "auto" you own.

We will pay up to \$1,000, in addition to the limit above, for loss of use of a hired auto to a leasing or rental concern for a monetary loss sustained, provided it results from an "accident" for which you are legally liable.

However, any "auto" that is leased, hired, rented or borrowed with a driver is not a covered "auto".

N. AUTO LOAN OR LEASE COVERAGE

Section III – Physical Damage Coverage Paragraph **A.4. Coverage Extensions** is amended by the addition of the following:

In the event of a total "loss" to a covered "auto" which is covered under this policy for Comprehensive, Specified Cause of Loss, or Collision coverage, we will pay any unpaid amount due, including up to a maximum of \$500 for early termination fees or penalties, on the lease or loan for a covered "auto", less:

1. The amount paid under the **Physical Damage** Coverage Section of the policy; and

2. Anv:

- a. Overdue lease/loan payments at the time of the "loss":
- **b.** Financial penalties imposed under a lease for excessive use, abnormal wear and tear or high mileage;
- Security deposits not returned by the lessor;
- d. Costs for extended warranties, Credit Life Insurance, Health, Accident or Disability Insurance purchased with the loan or lease; and
- Carry-over balances from previous loans or leases.

Coverage does not apply to any unpaid amount due on a loan for which the covered "auto" is not the sole collateral.

O. PERSONAL PROPERTY OF OTHERS

Section III – Physical Damage Coverage, A.4. Coverage Extensions is amended by adding the following:

We will pay up to \$500 for loss to personal property of others in or on your covered "auto."

This coverage applies only in the event of "loss" to your covered "auto" caused by fire, lightning, explosion, theft, mischief or vandalism, the covered "auto's" collision with another object, or the covered "auto's" overturn.

No deductibles apply to this coverage.

P. PERSONAL EFFECTS COVERAGE

Section III – Physical Damage Coverage, A.4. Coverage Extensions is amended by adding the following:

We will pay up to \$500 for "loss" to your personal effects not otherwise covered in the policy or, if you are an individual, the personal effects of a family member, that is in the covered auto at the time of the "loss".

For the purposes of this extension personal effects means tangible property that is worn or carried by an insured including portable audio, visual, or electronic devices. Personal effects does not include tools, jewelry, guns, money and securities, or musical instruments

Q. EXTRA EXPENSE FOR STOLEN AUTO

Section III - Physical Damage Coverage, A.4. Coverage Extensions is amended by adding the following:

We will pay up to \$1,000 for the expense incurred returning a stolen covered "auto" to you because of the total theft of such covered "auto". Coverage applies only to those covered "autos" for which you carry Comprehensive or Specified Causes Of Loss Coverage.

R. RENTAL REIMBURSEMENT

Section III – Physical Damage Coverage, A.4. Coverage Extensions is amended by adding the following:

- This coverage applies only to a covered "auto" for which **Physical Damage Coverage** is provided on this policy.
- We will pay for rental reimbursement expenses incurred by you for the rental of an "auto" because of "loss" to a covered "auto". Payment applies in addition to the otherwise applicable amount of each coverage you have on a covered "auto". No deductibles apply to this coverage.
- 3. We will pay only for those expenses incurred during the policy period beginning 24 hours after the "loss" and ending, regardless of the policy's expiration, with the lesser of the following number of days.

- a. The number of days reasonably required to repair or replace the covered "auto". If "loss" is caused by theft, this number of days is added to the number of days it takes to locate the covered "auto" and return it to you; or
- **b.** 30 days.
- **4.** Our payment is limited to the lesser of the following amounts:
 - Necessary and actual expenses incurred; or
 - **b.** \$75 per day, subject to a \$2,250 limit.
- This coverage does not apply while there are spare or reserve "autos" available to you for your operations.
- 6. If "loss" results from the total theft of a covered "auto" of the private passenger type, we will pay under this coverage only that amount of your rental reimbursement expenses which is not already provided for under the Physical Damage Transportation Expense Coverage Extension included in this endorsement.
- Coverage provided by this extension is excess over any other collectible insurance and/or endorsement to this policy.

S. AIRBAG COVERAGE

Section III – Physical Damage Coverage, B.3.a. Exclusions is amended by adding the following:

If you have purchased Comprehensive or Collision Coverage under this policy, the exclusion relating to mechanical breakdown does not apply to the accidental discharge of an airbag.

T. NEW VEHICLE REPLACEMENT COST

The following is added to Paragraph C. Limit Of Insurance of Section III – Physical Damage Coverage

In the event of a total "loss" to your new covered auto of the private passenger type or vehicle having a gross vehicle weight of 20,000 pounds or less, to which this coverage applies, we will pay at your option:

- a. The verifiable new vehicle purchase price you paid for your damaged vehicle, not including any insurance or warranties.
- b. The purchase price, as negotiated by us, of a new vehicle of the same make, model, and equipment, or most similar model available, not including any furnishings, parts, or equipment not installed by the manufacturer or their dealership.
- c. The market value of your damaged vehicle, not including any furnishings, parts, or equipment not installed by the manufacturer or their dealership.

We will not pay for initiation or set up costs associated with a loans or leases.

For the purposes of this coverage extension a new covered auto is defined as an "auto" of which you are the original owner that has not been previously titled which you purchased less than 180 days prior to the date of loss.

U. LOSS TO TWO OR MORE COVERED AUTOS FROM ONE ACCIDENT

Section III – Physical Damage Coverage, D. Deductible is amended by adding the following:

If a Comprehensive, Specified Causes of Loss or Collision Coverage "loss" from one "accident" involves two or more covered "autos", only the highest deductible applicable to those coverages will be applied to the "accident".

If the application of the highest deductible is less favorable or more restrictive to the insured than the separate deductibles as applied in the standard form, the standard deductibles will apply.

This provision only applies if you carry Comprehensive, Collision or Specified Causes of Loss Coverage for those vehicles, and does not extend coverage to any covered "autos" for which you do not carry such coverage.

V. WAIVER OF DEDUCTIBLE – GLASS REPAIR OR REPLACEMENT

Section III – Physical Damage Coverage, D. Deductible is amended by adding the following:

If a Comprehensive Coverage deductible is shown in the Declarations it does not apply to the cost of repairing or replacing damaged glass.

W. DUTIES IN THE EVENT OF ACCIDENT, CLAIM, SUIT, OR LOSS

Section IV – Business Auto Conditions, A.2. Duties In The Event Of Accident, Claim, Suit Or Loss is amended by adding the following:

Your obligation to notify us promptly of an "accident", claim, "suit" or "loss" is satisfied if you send us the required notice as soon as practicable after your Insurance Administrator or anyone else designated by you to be responsible for insurance matters is notified, or in any manner made aware, of an "accident", claim, "suit" or "loss".

X. WAIVER OF TRANSFER OF RIGHTS OF RECOVERY

Subparagraph **5.** of Paragraph **A. Loss Conditions** of **Section IV – Business Auto Conditions** is deleted in its entirety and replaced with the following.

Transfer Of Rights Of Recovery Against Others To Us

If any person or organization to or for whom we make payment under this Coverage Form has rights to recover damages from another, those rights are transferred to us. That person or organization must do everything necessary to secure our rights and must do nothing after "accident" or "loss" to impair them.

However, we waive any right of recovery we may have against any person, or organization with whom you have a written contract, agreement or permit executed prior to the "loss" that requires a waiver of recovery for payments made for damages arising out of your operations done under contract with such person or organization.

Y. UNINTENTIONAL FAILURE TO DISCLOSE EXPOSURES

Section IV – Business Auto Conditions, B.2. Concealment, Misrepresentation, Or Fraud is amended by adding the following:

If you unintentionally fail to disclose any exposures existing at the inception date of this policy, we will not deny coverage under this Coverage Form solely because of such failure to disclose. However, this provision does not affect our right to collect additional premium or exercise our right of cancellation or non-renewal.

Z. MENTAL ANGUISH

Section V – Definitions, C. is replaced by the following:

"Bodily injury" means bodily injury, sickness or disease sustained by a person, including mental anguish or death resulting from bodily injury, sickness or disease.

AA. LIBERALIZATION

If we revise this endorsement to provide greater coverage without additional premium charge, we will automatically provide the additional coverage to all endorsement holders as of the day the revision is effective in your state.

IMPORTANT NOTICE TO POLICYHOLDERS

CLARIFICATION

PAYMENT FOR AFTERMARKET CRASH PARTS

Physical Damage coverage under this policy may include payment for aftermarket crash parts. If you repair the vehicle using more expensive original equipment manufacturer (OEM) parts, you may pay the difference. Any warranties applicable to these replacement parts are provided by the manufacturer or distributor of these parts rather than the manufacturer of your vehicle.

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INTRODUCING NEW COMMERICAL FORMS IMPORTANT NOTICE TO POLICYHOLDERS

This Notice summarizes coverage changes that may affect your Commercial Auto Coverage. No coverage is provided by this summary nor does it replace any provision of your policy. You should read your policy including all endorsements and review your declarations page for complete information on the coverage you are provided. If there is any conflict between the policy and this notice, **THE PROVISIONS OF THE POLICY SHALL PREVAIL**. Some of the language of the new policy has been restated and repunctuated for clarity and readability but with no change in the coverage intent.

The endorsements listed below may or may not be attached to your policy.

Please contact your agent to discuss any questions. Your right to cancel the policy or remove endorsements remains unchanged.

BROADENINGS OF COVERAGE

NEW OPTIONAL ENDORSEMENTS

CA7409 (11-18) Auto Dealers Leasing Or Rental Concerns - Contingent Coverage

When this optional endorsement is added to the Auto Dealers policy, the endorsement provides contingent liability and contingent physical damage for leasing or rental company in the event that the lessee's policy is uncollectible for some reason.

The Contingent Physical Damage limit is up to \$175,000 per leased auto, subject to a maximum "loss" for any one period is \$500,000.

CA7599 (11-18) Auto Dealers - Pollution - Limited Exception For A Short-Term Pollution Event

This optional endorsement provides broadened coverage of pollution losses by adding exceptions to the Auto Dealer pollution exclusions. This form creates an exception to the policy's pollution exclusion relating to "short-term pollution events".

The "short-term pollution event" means a discharge, dispersal, release or escape of "pollutants" which begins during the policy period, begins at an identifiable time and place, ends, in its entirety, at an identifying time within seventy-two (72) hours of the beginning of the discharge, dispersal, release or escape of the "pollutants". The "short-term pollution event" is not a repeat or resumption of a previous discharge, dispersal, release or escape of the same pollutant from essentially the same source within twelve (12) months of a previous discharge, dispersal, release or escape. Does not originate from an "underground storage tank" and is not heat, smoke or fumes from a "hostile fire".

CA7600 (11-18) Additional Insured For Work You Performed Including Completed Operations

When this optional endorsement is added to the Auto Dealers policy, the endorsement provides Additional Insured coverage when required by a written contract or agreement with respects to liability arising out of your "products" or "work you performed" for that additional insured by you or for you as part of your "auto dealership operations".

CA7603 (9-18) Composite Rating Deductible Schedule

This is a Schedule of Deductibles when the deductibles are not shown elsewhere in the policy and the auto is rated on a composite rate basis.

CA7604 (11-18) Worldwide Coverage - Hired Autos

When this optional endorsement is attached to an Auto Dealer Policy or a Business Auto Policy, coverage is extended to anywhere in the world, with the exception of any country or jurisdiction which is subject to a trade sanction, economic sanction, or embargo by the United States Of America Provided that the covered "auto" is a private passenger, light or medium truck that has been leased, hired, rented or borrowed without a driver for a period of less than 30 days.

CA7605 (11-18) Auto Dealers - Fluctuating Values Endorsement

This optional endorsement provides an option to increase the Dealers Open Limit of each location shown in the Auto Dealers Supplementary Schedule by the percentage amount selected in the schedule. This option waives the requirement to submit a Quarterly or Monthly Reporting of the premium basis for the auto dealers open lot inventory.

CLARIFICATION OF COVERAGE

Optional Endorsements

CA7475 (11-18) Auto Dealers Elite Extension

This optional endorsement has been updated to add the following coverages:

- Paragraph E. has been amended to read: Leased Or Rental Auto Service Work Coverage
- The paragraph has been updated to clarify that Exclusion for Leased Autos does not apply to a covered
 "auto" you rent to one of your customers while their auto is left with you for repair or a covered auto while
 leased or rented to others.
- Added Rental Reimbursement Coverage for a private passenger type auto or light truck. The coverage pays up to \$75 per day subject to a \$2,500 maximum.

REDUCTION OF COVERAGE

IL7225 (10-18) Transportation Broker Exclusion

When this optional endorsement is attached to the policy, the insurance provided by the coverage form does not apply to "bodily injury", "property damage" or "personal and advertising injury" arising out of or related to "transportation broker operations" of an "insured" or any entity owned in whole or in part by the "insured".

MISCELLANEOUS COMMERCIAL AUTO FORMS REVISION IMPORTANT NOTICE TO POLICYHOLDERS

This Notice summarizes coverage changes that may affect your Commercial Auto Coverage. No coverage is provided by this summary nor does it replace any provision of your policy. You should read your policy including all endorsements and review your Declarations Page for complete information on the coverage you are provided. If there is any conflict between the policy and this notice, **THE PROVISIONS OF THE POLICY SHALL PREVAIL.**

The endorsements listed below may or may not be attached to your policy.

Please contact your agent to discuss any questions. Your right to cancel the policy or remove endorsements remains unchanged.

BROADENINGS OF COVERAGE NEW OPTIONAL ENDORSEMENTS

CA7476(12-18) - Physical Damage Commercial Auto Amendment Municipalities and/or Volunteer Fire Departments

WI Only

The form is being introduced as a new option endorsement for Municipalities and/or Volunteer Fire Departments. This amendatory form was developed to provide additional physical damage coverages when coverage is provided for physical damage only.

CA7609(1-19) - Tank Implosion Coverage

Coverage is being expanded for Liquid Waste Haulers to include coverage for implosion or inward collapse of a tank due to mechanical or electrical breakdown. Coverage does not apply to failure to properly maintain, service or repair such equipment.

EXISTING OPTIONAL ENDORSEMENTS

CA7324(4-19), (11-15) – Commercial Auto Liquid Waste Haulers Elite MI & WI Only

The form has been broadened to include additional coverages, such as; Temporary Substitute Auto Physical Damage, Employees As Insureds, Employee Hired Autos, Fellow Employee Coverage, Extra Expense For Stolen Auto – sublimit of \$1,000 for expenses incurred, Auto Loan Or Lease Coverage – sublimit of \$500 for early termination fees or penalties, Personal Effects Coverage – sublimit of \$500 for your personal effects not otherwise covered, New Vehicle Replacement Cost Coverage for private passenger autos or vehicles less than 20,000 gross vehicle weight and Waiver of Transfer of Rights of Recovery when required in writing or within a contract.

Title for Blanket Additional Insured has been amended to read Automatic Additional Insureds to clarify the coverage intent for Automatic Additional Insureds.

CA7324.1(4-19), (1-16) – Motor Carrier Amendment Liquid Waste Haulers MI & WI Only

The form has been broadened to include additional coverage, such as; Temporary Substitute Auto Physical Damage, Employees As Insureds, Employee Hired Autos, Fellow Employee Coverage, Towing up to \$100 for private passenger auto or up to \$500 other than private passenger type, Extra Expense For Stolen Auto – sublimit of \$1,000 for expenses incurred, Auto Loan Or Lease Coverage – sublimit of \$2,500 for early termination fees or penalties, Personal Effects Coverage – sublimit of \$500 for your personal effects not otherwise covered, New Vehicle Replacement cost coverage for private passenger autos or vehicles less than 20,000 gross vehicle weight and Waiver Of Transfer of Rights of Recovery when required in writing or within a contract.

CA7476(12-18) - Physical Damage Commercial Auto Amendment

LA, MS & PA Only

The endorsement form has been broadened to amend the Personal Auto Physical Damage Recovery up to \$1,000 actual cash value or reimbursement of the deductible, whichever is less for volunteers, elected officials or "employees" responding to an emergency scene while operating their personal auto. Add Hired Auto Physical Damage Coverage with a sublimit of \$75,000. Add Locksmith Services up to \$50 per occurrence for locksmith services for a covered private passenger auto. Add Rental Reimbursement coverage with a sublimit of \$50 per day, subject to \$1,500 for private passenger auto. Clarify Paragraph **C. Limits of Insurance**, Replacement Cost Coverage Extension applies to Fire Department and Rescue Squads.

CA7475(3-19) - Auto Dealers Elite Extension

The forms have been updated to clarify Sections and Paragraph references to follow the Auto Dealers Coverage Form and clarify coverage intent. Paragraph D. Additional Insured – General Liability Coverages – Owners Of Leased Or Rented Land Or Premises has been updated to add Section II – General Liability Coverages is amended. Paragraph N. Audio, Visual Or Data Electronic Equipment Coverage Added Limits has been amended to clarify that the additional limits are in addition to the limit shown in the coverage form. Paragraph T. Defective Products Coverage has been updated to clarify coverage intent. The coverage only applies to that amount of "property damage" to your "products" that exceeds \$500 for any one "auto". This coverage applies to "property damage" to any of your "products", at the time it was transferred to another. Paragraph U. Work You Performed Coverage has been updated to clarify coverage intent. The coverage only applied to that amount of "property damage" to "work you performed" that exceeds \$500 for any one "auto". This coverage applies to "work you performed" if the "property damage" results from any part of the work itself or from the parts of the work itself or from parts, materials or equipment used in connection with the work. Coverage is subject to Paragraph F. Limits Of Insurance – General Liability Coverage.

CA7475.6(3-19) – Truck Dealer Elite Extension

The forms have been updated to clarify Sections and Paragraph references to follow the Auto Dealers Coverage Form and clarify coverage intent. Paragraph D. Additional Insured – General Liability Coverages – Owners Of Leased Or Rented Land Or Premises has been updated to add Section II – General Liability Coverages is amended. Paragraph N. Audio, Visual Or Data Electronic Equipment Coverage Added Limits has been amended to clarify that the additional limits are in addition to the limit shown in the coverage form. Paragraph T. Defective Products Coverage has been updated to clarify coverage intent. The coverage only applies to that amount of "property damage" to your "products" that exceeds \$500 for any one "auto". This coverage applies to "property damage" to any of your "products", at the time it was transferred to another. Paragraph U. Work You Performed Coverage has been updated to clarify coverage intent. The coverage only applied to that amount of "property damage" to "work you performed" that exceeds \$500 for any one "auto". This coverage applies to "work you performed" if the "property damage" results from any part of the work itself or from the parts of the work itself or from parts, materials or equipment used in connection with the work. Coverage is subject to Paragraph F. Limits Of Insurance – General Liability Coverage.

CLARIFICATION OF COVERAGE NEW MANDATORY ENDORSEMENTS

CA7094A(3-19) – Item Two – Auto Medical Payments Coverage – Montana MT Only

Clarified that Medical Payments Coverage Each Insured Limit Of Insurance under the policy and any other policy issued by us or any affiliated company may not be stacked, added, or combined to determine the Applicable Limit Of Insurance for Auto Medical Payments coverage for any one "accident".

EXISTING OPTIONAL ENDORSEMENTS

CA7464(3-19) – Dealers Open Lot Inventory And Garagekeepers Windstorm Or Hail Deductible

The endorsement form has been updated to add a Schedule Of Locations to clarify which locations the Deductible applies to.

CA7596(4-19) - Commercial Auto Composite Rate Endorsement

Form has been updated to show referenced form CA7392 - Blanket Waiver of Subrogation.

CA7489(3-19) – Dealers Open Lot Inventory And Garagekeepers Earthquake Exclusion

Form has been updated to add a Schedule Of Locations to clarify which locations are excluded from the Earthquake peril.

CA7598(3-19) - Dealers Open Lot Inventory And Garagekeepers Flood Exclusion

The endorsement form has been updated to add a Schedule Of Locations to clarify which locations are excluded from the Flood peril.

STATED AMOUNT INSURANCE

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated below.

Named Insured:	
Endorsement Effective Date:	

SCHEDULE

The insurance provide	ed by this endors	ement is reduce	d by the following deductible(s):		
Vehicle Number	Coverage	Limit Of Insurance And Deductible		Premium	
		\$	Limit Of Insurance	\$	
		\$	Deductible		
		\$	Limit Of Insurance	\$	
		\$	Deductible		
		\$	Limit Of Insurance	\$	
		\$	Deductible	1	
		- 1	Total Premium	\$	

NOTE:

The amount shown in the Schedule or in the Declarations is not necessarily the amount you will receive at the time of "loss" for the described property. Please refer to the Limits Of Insurance and Deductible provisions which follow.

Designation Or Description Of Covered "Autos"			
Vehicle Number	Model Year	Trade Name And Model	

- **A.** This endorsement provides only those coverages where a premium is shown in the Schedule. Each of these coverages applies only to the vehicles shown as covered "autos".
- B. For a covered "auto" described in the Schedule, Physical Damage Coverage – Limits Of Insurance is replaced by the following:

Limits Of Insurance

- The most we will pay for any one "loss" to any one covered "auto" is the least of the following amounts:
 - **a.** The actual cash value of the damaged or stolen property as of the time of the "loss";
 - **b.** The cost of repairing or replacing the damaged or stolen property with property of like kind and quality; or
 - **c.** The Limit Of Insurance shown in the Schedule.
- An adjustment for depreciation and physical condition will be made in determining actual cash value in the event of a total "loss".

If a repair or replacement results in better than like kind or quality, we will not pay for the amount of the betterment.

C. Deductible

- 1. For each covered "auto", our obligation to pay:
 - a. The actual cash value of the damaged or stolen property as of the time of the "loss" will be reduced by the applicable deductible shown in the Schedule;
 - **b.** The cost of repairing or replacing the damaged or stolen property with property of like kind and quality will be reduced by the applicable deductible shown in the Schedule; or
 - c. The damages for "loss" that would otherwise be payable will be reduced by the applicable deductible shown in the Schedule prior to the application of the Limit Of Insurance shown in the Schedule.
- **2.** Any Comprehensive Coverage Deductible shown in the Schedule does not apply to "loss" caused by fire or lightning.

NEBRASKA AUTO MEDICAL PAYMENTS COVERAGE

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

A. Coverage

We will pay reasonable expenses incurred for necessary medical and funeral services to or for an "insured" who sustains "bodily injury" caused by "accident". We will pay only those expenses incurred, for services rendered within three years from the date of the "accident".

B. Who Is An Insured

- 1. You while "occupying" or, while a pedestrian, when struck by any "auto".
- 2. If you are an individual, any "family member" while "occupying" or, while a pedestrian, when struck by any "auto".
- 3. Anyone else "occupying" a covered "auto" or a temporary substitute for a covered "auto". The covered "auto" must be out of service because of its breakdown, repair, servicing, loss or destruction.

C. Exclusions

This insurance does not apply to any of the following:

- 1. "Bodily injury" sustained by an "insured" while "occupying" a vehicle located for use as a premises.
- "Bodily injury" sustained by you or any "family member" while "occupying" or struck by any vehicle (other than a covered "auto") owned by you or furnished or available for your regular use.
- 3. "Bodily injury" sustained by any "family member" while "occupying" or struck by any vehicle (other than a covered "auto") owned by or furnished or available for the regular use of any "family member".

- 4. "Bodily injury" to your "employee" arising out of and in the course of employment by you. However, we will cover "bodily injury" to your domestic "employees" if not entitled to workers' compensation benefits. For the purposes of this endorsement, a domestic "employee" is a person engaged in household or domestic work performed principally in connection with a residence premises.
- **5.** "Bodily injury" to an "insured" while working in a business of selling, servicing, repairing or parking "autos" unless that business is yours.
- Bodily injury" arising directly or indirectly out of:
 - a. War, including undeclared or civil war;
 - **b.** Warlike action by a military force, including action in hindering or defending against an actual or expected attack, by any government, sovereign or other authority using military personnel or other agents; or
 - **c.** Insurrection, rebellion, revolution, usurped power or action taken by governmental authority in hindering or defending against any of these.
- **7.** "Bodily injury" to anyone using a vehicle without a reasonable belief that the person is entitled to do so.
- 8. "Bodily injury" sustained by an "insured" while "occupying" any covered "auto" while used in any professional racing or demolition contest or stunting activity, or while practicing for such contest or activity. This insurance also does not apply to any "bodily injury" sustained by an "insured" while the "auto" is being prepared for such a contest or activity.

D. Limit Of Insurance

Regardless of the number of covered "autos", "insureds", premiums paid, claims made or vehicles involved in the "accident", the most we will pay for "bodily injury" for each "insured" injured in any one "accident" is the Limit Of Insurance for Auto Medical Payments Coverage shown in the Declarations.

No one will be entitled to receive duplicate payments for the same elements of "loss" under this coverage and any Liability Coverage Form, Uninsured Motorists Coverage Endorsement or Underinsured Motorists Coverage Endorsement attached to this Coverage Part.

E. Changes In Conditions

The Conditions are changed for Auto Medical Payments Coverage as follows:

- 1. The Transfer Of Rights Of Recovery Against Others To Us Condition does not apply.
- 2. The reference in Other Insurance in the Auto Dealers and Business Auto Coverage Forms and Other Insurance Primary And Excess Insurance Provisions in the Motor Carrier Coverage Form to "other collectible insurance" applies only to other collectible auto medical payments insurance.

When this Coverage Form and any other Coverage Form or policy providing Auto Medical Payments Coverage apply with respect to an "accident" involving a "loaned vehicle", and such Coverage Forms or policies have a mutually repugnant clause regarding primary coverage, and:

 a. One provides coverage to a licensed seller or dealer that owns the "loaned vehicle";
 and

- **b.** The other provides coverage to the operator of the "loaned vehicle"; and
- **c.** At the time of such "accident", the operator's Auto Medical Payments Coverage as described in Paragraph **b.** is primary and the licensed seller or dealer's Auto Medical Payments Coverage described in Paragraph **a.** is excess over any insurance available to that operator.

F. Additional Definitions

As used in this endorsement:

- "Family member" means a person related to you by blood, marriage or adoption, who is a resident of your household, including a ward or foster child.
- "Occupying" means in, upon, getting in, on, out or off.
- 3. "Loaned vehicle" means an "auto" which is provided for use as a temporary substitute without a direct charge to an insured operator by a licensed seller or dealer for use while the insured operator's covered "auto" is being serviced, repaired or inspected by such seller or dealer until such "auto" is returned to the licensed seller or dealer.

LOSS PAYABLE CLAUSE

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

- A. We will pay, as interest may appear, you and the loss payee named in the policy for "loss" to a covered "auto".
- **B.** The insurance covers the interest of the loss payee unless the "loss" results from conversion, secretion or embezzlement on your part.
- **C.** We may cancel the policy as allowed by the Cancellation Common Policy Condition.
- Cancellation ends this agreement as to the loss payee's interest. If we cancel the policy, we will mail you and the loss payee the same advance notice.
- **D.** If we make any payments to the loss payee, we will obtain his or her rights against any other party.

POLLUTION LIABILITY – BROADENED COVERAGE FOR COVERED AUTOS – BUSINESS AUTO AND MOTOR CARRIER COVERAGE FORMS

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

A. Covered Autos Liability Coverage is changed as follows:

- **1.** Paragraph **a.** of the **Pollution** Exclusion applies only to liability assumed under a contract or agreement.
- 2. With respect to the coverage afforded by Paragraph A.1. above, Exclusion B.6. Care, Custody Or Control does not apply.

B. Changes In Definitions

For the purposes of this endorsement, Paragraph **D.** of the **Definitions** Section is replaced by the following:

- **D.** "Covered pollution cost or expense" means any cost or expense arising out of:
 - Any request, demand, order or statutory or regulatory requirement that any "insured" or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of "pollutants"; or
 - 2. Any claim or "suit" by or on behalf of a governmental authority for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to or assessing the effects of "pollutants".

"Covered pollution cost or expense" does not include any cost or expense arising out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of "pollutants":

- a. Before the "pollutants" or any property in which the "pollutants" are contained are moved from the place where they are accepted by the "insured" for movement into or onto the covered "auto"; or
- b. After the "pollutants" or any property in which the "pollutants" are contained are moved from the covered "auto" to the place where they are finally delivered, disposed of or abandoned by the "insured".

Paragraphs **a.** and **b.** above do not apply to "accidents" that occur away from premises owned by or rented to an "insured" with respect to "pollutants" not in or upon a covered "auto" if:

- (1) The "pollutants" or any property in which the "pollutants" are contained are upset, overturned or damaged as a result of the maintenance or use of a covered "auto"; and
- (2) The discharge, dispersal, seepage, migration, release or escape of the "pollutants" is caused directly by such upset, overturn or damage.

NUCLEAR ENERGY LIABILITY EXCLUSION ENDORSEMENT

(Broad Form)

This endorsement modifies insurance provided under the following:

COMMERCIAL AUTOMOBILE COVERAGE PART
COMMERCIAL GENERAL LIABILITY COVERAGE PART
FARM COVERAGE PART
PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART
LIQUOR LIABILITY COVERAGE PART
POLLUTION LIABILITY COVERAGE PART
OWNERS AND CONTRACTORS PROTECTIVE LIABILITY COVERAGE PART
RAILROAD PROTECTIVE LIABILITY COVERAGE PART
UNDERGROUND STORAGE TANK POLICY

- **1.** The insurance does not apply:
 - **A.** Under any Liability Coverage, to "bodily injury" or "property damage":
 - (1) With respect to which an "insured" under the policy is also an insured under a nuclear energy liability policy issued by Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability Underwriters, Nuclear Insurance Association of Canada or any of their successors, or would be an insured under any such policy but for its termination upon exhaustion of its limit of liability; or
 - (2) Resulting from the "hazardous properties" of "nuclear material" and with respect to which (a) any person or organization is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof, or (b) the "insured" is, or had this policy not been issued would be, entitled to indemnity from the United States of America, or any agency thereof, under any agreement entered into by the United States of America, or any agency thereof, with any person or organization.
 - **B.** Under any Medical Payments coverage, to expenses incurred with respect to "bodily injury" resulting from the "hazardous properties" of "nuclear material" and arising out of the operation of a "nuclear facility" by any person or organization.

- **C.** Under any Liability Coverage, to "bodily injury" or "property damage" resulting from "hazard-ous properties" of "nuclear material", if:
 - (1) The "nuclear material" (a) is at any "nuclear facility" owned by, or operated by or on behalf of, an "insured" or (b) has been discharged or dispersed therefrom;
 - (2) The "nuclear material" is contained in "spent fuel" or "waste" at any time possessed, handled, used, processed, stored, transported or disposed of, by or on behalf of an "insured"; or
 - (3) The "bodily injury" or "property damage" arises out of the furnishing by an "insured" of services, materials, parts or equipment in connection with the planning, construction, maintenance, operation or use of any "nuclear facility", but if such facility is located within the United States of America, its territories or possessions or Canada, this exclusion (3) applies only to "property damage" to such "nuclear facility" and any property thereat.
- 2. As used in this endorsement:

"Hazardous properties" includes radioactive, toxic or explosive properties.

"Nuclear material" means "source material", "Special nuclear material" or "by-product material".

"Source material", "special nuclear material", and "by-product material" have the meanings given them in the Atomic Energy Act of 1954 or in any law amendatory thereof.

"Spent fuel" means any fuel element or fuel component, solid or liquid, which has been used or exposed to radiation in a "nuclear reactor".

"Waste" means any waste material (a) containing "by-product material" other than the tailings or wastes produced by the extraction or concentration of uranium or thorium from any ore processed primarily for its "source material" content, and (b) resulting from the operation by any person or organization of any "nuclear facility" included under the first two paragraphs of the definition of "nuclear facility".

"Nuclear facility" means:

- (a) Any "nuclear reactor":
- (b) Any equipment or device designed or used for (1) separating the isotopes of uranium or plutonium, (2) processing or utilizing "spent fuel", or (3) handling, processing or packaging "waste":

- (c) Any equipment or device used for the processing, fabricating or alloying of "special nuclear material" if at any time the total amount of such material in the custody of the "insured" at the premises where such equipment or device is located consists of or contains more than 25 grams of plutonium or uranium 233 or any combination thereof, or more than 250 grams of uranium 235:
- (d) Any structure, basin, excavation, premises or place prepared or used for the storage or disposal of "waste":

and includes the site on which any of the foregoing is located, all operations conducted on such site and all premises used for such operations.

"Nuclear reactor" means any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material.

"Property damage" includes all forms of radioactive contamination of property.

NOTICE OF CANCELLATION PROVIDED BY US TO PERSON(S) OR ORGANIZATION(S) WITH WHOM YOU HAVE AGREED IN A WRITTEN CONTRACT OR AGREEMENT

This policy is subject to the following additional Conditions:

If we cancel this policy by notice to the first Named Insured, for any statutorily permitted reason other than for non-payment of premium, notice of such cancellation will be provided at least thirty (30) days in advance of the cancellation effective date to any person(s) or organization(s) with whom you have agreed in a written contract or agreement to provide such person(s) or organization(s) with a notice of cancellation but only if:

- 1. You have provided the name and address of such person(s) or organization(s) to your authorized agent; and
- 2. Your authorized agent provides us with that list within three (3) business days from the date we request it from them.

If notice is mailed, proof of mailing to the last known mailing address of such person(s) or organization(s) will be sufficient proof of notice.

Failure to provide such notice to such person(s) or organization(s) will not amend or extend the date the cancellation becomes effective, nor will it negate cancellation of the policy. Failure to send notice shall impose no liability of any kind upon us, our agents or our representatives.

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IMPORTANT NOTICE TO POLICYHOLDERS

Re: New Federal Claim Information Reporting Requirements

New federal reporting requirements for claims involving parties potentially eligible for Medicare are now in place. With your continued cooperation, EMC Insurance Companies will be able to meet these new reporting responsibilities.

To help us comply with the new requirements, you simply need to make sure you report all claims to your agent or EMC Insurance Companies. If you choose to pay a claim, or attempt to settle a claim on your own, you may become responsible for these new reporting requirements.

For specific information on Section 111 of the Medicare, Medicaid, and SCHIP Extension Act of 2007 (MMSEA) (P.L. 110-173), go to http://go.cms.gov/mirnghp or consult with your attorney.

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