PERSONAL AUTO POLICY

SPECIAL POLICY FORM FOR PERSONS WHO DO NOT OWN AN AUTOMOBILE

The coverage provided by this policy varies from a policy provided to a person who owns an automobile. Please read your policy and be aware of the coverages available to you.

Program Manager:

TRADERS INSURANCE CONNECTION, INC.

8916 Troost, Kansas City, MO 64131

Policies Underwritten By:

TRADERS INSURANCE COMPANY HOME OFFICE, Kansas City, Missouri

(A Stock Company herein after called the Company)

THIS POLICY COVER TOGETHER WITH THE APPLICATION, THE AUTO POLICY FORM, DECLARATIONS AND ENDORSEMENTS, IF ANY, ISSUED TO FORM A PART THEREOF, COMPLETE THIS POLICY

ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWINGLY PRESENTS FALSE INFORMATION OR CONCEALS MATERIAL INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON.

In witness whereof, we have caused this policy to be executed and attested, and, if required by state law, this policy shall not be valid unless countersigned by our authorized representative

Secretary

President

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Other changes may be made to your policy by endorsement. All of the endorsements attached to your policy are listed in the Declarations. Make certain to read the endorsements listed in the declarations in addition to the Personal Auto Policy.

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AGREEMENT

If you pay your premium payments when they are due and subject to all the terms of this policy, we agree with you as follows:

IMPORTANT NOTICE!

You should read this policy very carefully and call us with any questions that you have about the terms contained in this policy.

Even if you are not at fault, you should call us at <u>1-800-383-1357</u> as soon as you can after any accident you have been in to report the loss. If you make a claim, you must keep us informed of your most current mailing address and telephone number so that we can communicate with you about the loss. You must notify us IMMEDIATELY!!! if you receive any papers from an attorney, claimant, or courthouse concerning any loss claimed while this policy is in force.

When you applied for insurance with us, you promised that the information on your application was true and correct. You also promised that you were not using your vehicle for various business uses. This policy was issued based upon your promises to us. This policy contains terms that allow us to void the policy and/or sue you to recover any money that we have to pay out based upon any misrepresentations or omissions that you may have made when applying for coverage with us.

DEFINITIONS

We have highlighted certain words in this policy in **bold italics** – such words should be read to have the following meanings:

Accident – means a sudden, unexpected, and unintended occurrence including, but not limited to, all related occurrences that are logically or causally connected by reason of any common fact, circumstance, situation, transaction, event or decision.

Actual Cash Value – means the fair market value of any tangible property immediately before its loss taking into consideration items such as (but not limited to) the age, mileage, options, pre-loss condition, cosmetic detriments, tire tread depth, un-repaired damage or maintenance items, along with the value of similar property in the marketplace.

Automobile Related Business – means a business or job where the purpose is to rent, sell, lease, park, repair, service, store, or transport motor vehicles or trailers of any type designed for use on land.

Bodily injury – means **bodily injury** to a human being's body and the sickness, disease or death that results from such injury.

Business related use – means any of the following:

- 1. Calling on accounts, customers or prospective customers in connection with any occupation or business; or
- 2. Hauling or carrying people, equipment, goods, or supplies used in connection with any occupation or business; or
- 3. Picking up or delivering any goods, materials, products or packages in connection with any occupation or business; or
- 4. Driving to more than one location per day in connection with any occupation or business.

Car – means a motor vehicle with four (4) wheels mainly designed for use on public roads. Car does not include:

- 1. Any vehicle used as a dwelling or other premises; or
- 2. Any vehicle having more than four (4) wheels or a gross vehicle weight of over ten thousand (10,000) pounds; or
- 3. Any vehicle having less than four (4) wheels or operating on tracks; or
- 4. All-terrain vehicles, dune buggies, go-carts, forklifts, front-loaders, golf carts, riding garden tractors, farm tractors, or any other farming equipment.

Compulsory Insurance Law – means a law requiring a minimal level of financial responsibility or insurance coverage in order to **own**, operate, or allow others to operate a **car** in the jurisdiction in which coverage under this policy is sought. This definition includes motor vehicle financial responsibility laws, compulsory insurance laws and all other laws with similar purposes.

Declarations – means the page where **we** list:

- 1. The types of coverage **you** have elected to buy;
- 2. The limit for each coverage;
- 3. The cost for each coverage;
- 4. The specific *cars* covered by this policy;
- 5. The types of coverage for each *car*;
- 6. The *named insured* under this policy; and
- 7. Other information applicable to this policy.

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Delivery Related Business – means the ownership, maintenance, or use of any *car*, or *trailer*, or any other motor vehicle while being used to carry animals, *persons*, or property for compensation of any type, including (but not limited to) taxi services, or the delivery of food, magazines, newspapers, or any other product. This definition does not included shared-expense car pools.

Family member - means a **person** who lives in the same household as the first **person** listed as a **named insured** in the **Declarations** and is (i) related by blood, marriage or adoption to the first **person** shown in the **Declarations** as **named insured**, or (ii) is related by blood, marriage or adoption to the **resident** spouse of the first **person** shown in the **Declarations** as **named insured**. **Family member** includes a ward or foster child of the first **person** shown in the **Declarations** as **named insured**.

Insured car – means any *car* being driven by *you* that is not *owned* by or furnished or available for the regular use of *you*, *your* spouse, any *family member*, or any *resident*. Additionally, an *insured car* does not include any car that:

- a) Is owned by, registered to, leased or rented to an employer of you or any family member or relative; or
- b) Is rented while it is used in connection with an *insured driver's* employment or business; or
- c) Has been operated or rented by or in the possession of *you*, a *family member* or a *relative* during any part of each of the last twenty-one (21) or more consecutive days

Named insured – means only the **person** specifically listed in the **Declarations** as the **named insured** - but does not include any other **person** (including but not limited to **persons** listed in the **Declarations** or in the application for coverage) that may be described as a driver, operator, resident, spouse, or **excluded driver**.

Occupying – means in, getting in or out of an insured car but only as long as there is physical contact with the car.

Own or Owned or Owns - means that a person:

- 1. Holds legal title to a car; or
- 2. Has legal possession of a car that is subject to the fulfillment of a sales agreement evidenced by some form of writing; or
- 3. Has legal possession of a *car* that is leased to that *person* under a written agreement for a continuous period of at least six (6) months.

Owner - means a person who:

- 1. Holds legal title to a *car*; or
- 2. Has legal possession of a car that is subject to the fulfillment of a sales agreement evidenced by some form of writing; or
- 3. Has legal possession of a *car* that is leased to that *person* under a written agreement for a continuous period of at least six (6) months.

Person – means a human being.

Property Damage – means physical damage to, the destruction of, or loss of use of tangible property.

Relative - means a **person** who is a **resident** of **your** household and is related by blood, marriage, or adoption to any **named insured**. **Relative** includes a ward or foster child of any **named insured**.

Resident – means a **person** who lives with **you**, whether or not that **person** is a member of **your** household, and includes (but is not limited to) **you**, and any **person** who is a **family member** or **relative**.

Trailer – means a vehicle (including farm wagons or implements) designed to be towed by a car.

 $\it We, \, \it Us \, and \, \it Our \, - means \, the \, company \, providing \, this \, insurance.$

You and Your – mean the named insured listed in the Declarations. You and Your do not include the named insured's spouse.

*** If any of the words defined above appear in this policy and are not highlighted they shall be read to have their common meanings as generally used in the English language.

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WHAT YOU MUST DO UNDER THIS POLICY

We have no duty to provide coverage under this policy unless any **person** seeking coverage under this policy fully complies with the following duties:

- **A.** Even if any *person* seeking coverage under this policy is not at fault for an *accident*, such *person* must call *us* as soon as possible after an *accident* to report the loss; and must provide *us* with the names and addresses of any witnesses to the *accident* and any *persons* known to have suffered *bodily injury* or *property damage* as a result of the *accident*.
- **B.** A *person* seeking any coverage must:
 - 1. Keep us informed of any changes to their address within three working days of changing their address; and
 - 2. Keep *us* informed of any changes to their telephone number within three (3) working days of making changes to their telephone number; and
 - 3. Cooperate with *us* in the investigation, settlement and defense of any claim or suit. Such cooperation includes but is not limited to:
 - a) Communicating with any attorney appointed to defend that *person*;
 - **b**) Attending, and getting witnesses to attend, depositions, hearings and trials;
 - c) Securing and giving evidence;
 - d) Completing documents required in litigation;
 - e) Making settlements; and
 - 4. Promptly send us copies of any notices or legal papers received in connection with the accident or loss; and
 - 5. Submit, as often as we reasonably require:
 - a) To physical exams and mental exams by physicians we select and we pay for;
 - b) To an examination under oath and sign the same; and
 - **6.** Authorize *us* to obtain:
 - a) Medical reports; and
 - b) Other pertinent records; and

Submit a written proof of loss under oath when required by us.

STANDARD POLICY TERMS

BANKRUPTCY

Bankruptcy or insolvency of an insured *person* shall not relieve *us* of any obligations under this policy. In case execution of a judgment against an insured *person* is returned unsatisfied solely because of the insolvency or bankruptcy of an insured *person* in an action brought by an injured *person* or his/her personal representative, then an action may be maintained by the injured *person* or his or her personal representative against *us* under the terms of the policy for the amount of the judgment in the action not exceeding the amount of the limits of liability set forth in the *Declarations*. Notwithstanding this provision, *we* reserve all rights *we* have under the laws of the state in which the judgment was entered to challenge the reasonableness of the judgment and its amount.

CHANGES

- **A.** This policy contains all the agreements between *you* and *us*. Its terms may not be changed or waived except by a written endorsement issued by *us*.
- **B.** If there is a change to the information used to develop the policy premium, *we* may adjust *your* premium. Changes during the policy term that may result in a premium increase or decrease include, but are not limited to, changes in:
 - **1.** The number, type or use classification of *insured car*(*s*);
 - 2. Drivers using *insured car(s)*;
 - **3.** The place of principal garaging of *insured car(s)*;
 - 4. Coverage, deductible or limits.

If a change resulting from **A.** or **B.** requires a premium adjustment, **we** will make the premium adjustment in accordance with **our** manual rules and such adjustment shall be calculated as of the effective date of the endorsement.

- C. If we make a change that broadens coverage under this edition of your policy without additional premium charge, such change will automatically apply to your policy as of the date we implement the change in your state. This Paragraph (C.) does not apply to changes implemented with a general program revision that includes both broadenings and restrictions in coverage, whether that general program revision is implemented through introduction of:
 - 1. A subsequent edition of your policy; or
 - 2. An Amendatory Endorsement

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FRAUD, MISREPRESENTATIONS AND OMISSIONS

- **A.** We do not provide coverage for any **person** who has made fraudulent statements or engaged in fraudulent conduct in connection with any **accident** or loss for which coverage is sought under this policy.
- **B.** We do not provide coverage for any person if you (or anyone on your behalf) made fraudulent statements or misrepresented or concealed anything material in the presentation of your application for insurance.
- **C.** If **you** (or anyone on **your** behalf) made fraudulent statements, material misrepresentations or omitted any material fact in **your** application for this policy then **you** shall repay **us** for any payments or costs **we** incur as a result of providing coverage based upon such fraudulent statements, material misrepresentations, or omitted material fact. Costs include (but are not limited to) attorney fees, settlement payments, investigation fees and reports, postage, copying charges, deposition fees, mileage and fees for experts.
- **D.** If you or any person seeking coverage under this policy make any fraudulent statements or engage in fraudulent conduct in connection with any accident or loss for which coverage is sought under this policy and your state restricts our right to rescind all or any portion of this policy, then you shall repay us for any payments or costs we incur associated with such payments that we would not have had to make if our right to rescind was not limited. Costs include (but are not limited to) attorney fees, settlement payments, investigation fees and reports, postage, copying charges, deposition fees, mileage, and fees for experts.
- E. If a *Compulsory Insurance Law* requires *us* to make payments that would otherwise be excluded from coverage under COVERAGE A LIABILITY of this policy, then *you* shall repay *us* for any such payments or costs *we* incur associated with such payments that *we* would not have otherwise had to make.

In the event **we** are required to make any payment, **our** obligation shall be limited to those coverages or benefits the law restricts **us** from rescinding. **Our** obligations will not include any other coverage or benefit that the applicable law does not restrict **us** from rescinding.

LEGAL ACTION AGAINST US

No legal action may be brought against *us* until there has been full compliance with all the terms of this policy. In addition, under **COVERAGE A - LIABILITY**, no legal action may be brought against *us* until the amount of that obligation has been finally determined by judgment after actual trial, and appeal, if any, or agreement between a *person* seeking coverage under this policy, an injured *person* and *us*.

No *person* or organization has any right under this policy to bring *us* into any action to determine the liability of any *person* who might seek coverage under this policy.

OUR RIGHT TO RECOVER PAYMENT

- **A.** If **we** make a payment under this policy and the **person** to (or for) whom payment was made has a right to recover damages from another **we** shall be subrogated to that right. That **person** shall:
 - 1. Do whatever is necessary to enable us to exercise our rights; and
 - 2. Do nothing after loss to prejudice *our* rights; and
 - 3. Hold in trust for us such rights of recovery; and
 - **4.** Do whatever is necessary to secure these rights; and
 - 5. Execute and deliver to *us* any instruments and papers as may be appropriate to secure that *person's* and *our* rights.

However, *our* rights in this Paragraph (A.) do not apply under Coverage C - Damage to Your Car, against any *person* using *your insured car* with *your* consent to do so, so long as that *person* does not go outside the scope of that consent.

- **B.** If we make a payment under this policy and the person to (or for) whom payment is made recovers damages from another:
 - 1. That *person* shall hold in trust for *us* the proceeds of the recovery; and
 - 2. That *person* shall reimburse *us* to the extent of *our* payment.
- **C.** *Our* Right to Recover Payment under Paragraphs **A**. or **B**. shall apply only after the *person* has been fully compensated for damages.

POLICY PERIOD AND TERRITORY

- A. This policy applies only to *accidents* and losses that occur:
 - 1. During the policy period as shown in the *Declarations*; and
 - **2.** Within the policy territory.
- **B.** The policy territory is:
 - 1. The United States of America, its territories or possessions; and
 - Canada.

This policy also applies to loss to, or *accidents* involving, *your insured car* while being transported between U.S. and Canadian ports.

TERMINATION

- **A.** Cancellation. This policy may be cancelled during the policy period as follows:
 - 1. The *named insured* shown in the *Declarations* may cancel by:
 - a) Returning this policy to us; or

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- **b)** Giving *us* advance written notice of the date cancellation is to take effect.
- 2. We may cancel by mailing to the named insured shown in the Declarations at the address shown in this policy:
 - a) At least 10 days notice if cancellation is for nonpayment of premium; or
 - **b)** At least 20 days notice in all other cases.
- 3. Except as provided for herein we will cancel only for the reasons set forth below:
 - a) For non-payment of premium; or
 - **b)** If *your* driver's license or motor vehicle registration or that of:
 - (1) Any driver who resides with you; or
 - (2) Any driver who frequently uses *your insured car*;

Has been suspended or revoked. This must have occurred:

- During the policy period; or
- If the policy is a renewal, during its policy period or the one hundred eighty (180) days immediately preceding its effective date.
- c) Fraud or misrepresentation of a material fact to us by you or by someone acting under your authority;
- **d)** If any *named insured* or any driver of an *insured car* is convicted of any type of homicide or assault/battery arising out of the use of a motor vehicle; or
- e) If any *named insured* or any driver of an *insured car* is convicted of driving under the influence of alcohol or a controlled substance; or
- f) If any *named insured* or any driver of an *insured car* has (in the aggregate) three (3) separate motor vehicle related convictions or accidents during the policy period, including three (3) months prior to the policy; or
- g) Any other reason permitted by the law of the state in which this policy was delivered.

The provisions of this Paragraph (A.3.) restricting the reasons for which we may cancel this policy shall not apply if the policy has been in effect less than sixty (60) days at the time notice of cancellation is mailed or delivered by us, unless it is a renewal policy.

- **B.** Non-renewal. If we decide not to renew or continue this policy, we will mail notice to the *named insured* at the address shown in the policy. Notice will be mailed at least thirty (30) days before the end of the policy period. Subject to this notice requirement, if the policy period is:
 - 1. Six (6) months or less, *we* will have the right not to renew or continue this policy every six (6) months, beginning six (6) months after its original effective date;
 - 2. More than six (6) months, but less than one (1) year, we will have the right not to renew or continue this policy at the end of the policy period;
 - 3. One (1) year or longer, we will have the right not to renew or continue this policy at each anniversary of its original effective
- **C. Automatic Termination.** If **we** offer to renew or continue this policy and **you** or **your** representatives do not accept, this policy will automatically terminate at the end of the current policy period. Failure to pay the required renewal or continuation premium when due shall mean that **you** have not accepted **our** offer.

If *you* obtain other insurance on an *insured car*, any similar insurance provided by this policy will terminate as to that *car* on the effective date of the other insurance.

- **D.** Acceptance Of Late Premium Payments. We may accept late premium payments, but reserve the right to reject such payments. Your late payment, even if we elect to accept it, may result in a gap in coverage or the issuance of a replacement policy, or both. All coverage elections, rejections, driver exclusions and other policy terms, including the representations you made in the procurement of your policy shall apply to the reinstated, rewritten, renewal or replacement policy. Acceptance of a late payment, even if we do not enforce our right to impose a gap in coverage, shall not affect our rights to reject future payments or strictly enforce your obligation to make payments on or before their due date. No single waiver or series of waivers of our right to reject late payments or enforce a gap in coverage shall preclude any further or future exercise thereof.
- E. Other Termination Provisions.
 - 1. All cancellation and non-renewal notices shall be sent by United States Postal Service first class mail, unless otherwise provided for under this policy or by the laws of the state where this policy was issued;
 - 2. We may deliver any notice instead of mailing it;
 - 3. Proof that any cancellation or non-renewal notice was mailed shall be sufficient proof of notice;
 - **4.** Any notice of cancellation or non-renewal shall be deemed delivered upon mailing by *us* to *you*;
 - 5. The notice of cancellation or non-renewal period shall commence on the date we deposit such notice in the mail;
 - 6. If this policy is cancelled, **you** may be entitled to a premium refund. If so, **we** will send **you** the refund. If **we** cancel, **we** will refund **you** ninety percent (90%) of the pro rata unearned premium, which shall be subject to the minimum earned premium for the policy.

However, we will refund you the full pro rata unearned premium if:

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- a) You cancel this policy because:
 - (1) You have disposed of your insured car and you insure another car with us under a new policy, to become effective within thirty (30) days of the effective date of cancellation of this policy; or
 - (2) Your insured car has been repossessed under the terms of a financing agreement; or
 - (3) You are entering the armed forces of the United States of America; or
 - (4) Your insured car was stolen or destroyed and you request cancellation:
 - (a) Within thirty (30) days following the date *your insured car* was stolen or destroyed; or
 - **(b)** Within fifteen (15) days of the time *we* determine *your insured car* was destroyed or if stolen, to be unrecoverable.
- **b)** You cancel this policy but there remains in force with us a policy in your name insuring another car. Making or offering to make the refund is not a condition of cancellation.
- 7. The effective date of cancellation stated in the notice shall become the end of the policy period;
- 8. Nothing in Paragraphs E.1. through E.7. above shall affect *our* right to rescind this policy or any coverage provided hereunder, except as may be restricted under the laws of the state where this policy was issued.

TRANSFER OF YOUR INTEREST IN THIS POLICY

Your rights and duties under this policy may not be assigned without our written consent.

TWO OR MORE AUTO POLICIES

If this policy and any other auto insurance policy issued by *us* apply to the same *accident*, the maximum limit of *our* liability under all policies shall not exceed the highest applicable limit of liability under any one policy.

DISHONORED CHECKS, PAYMENTS OR TRANSACTIONS

If your payment to start your initial or renewal policy is made by any method other than cash (hereinafter check or transaction) and the bank or other institution on which it is drawn does not honor it when we present it for payment, then we will exercise our right to declare your policy void from its inception. We reserve the right to also elect the remedy of canceling your policy for non-payment of premium. We may exercise such cancellation right as an alternative to or in conjunction with our exercise of our right to void coverage. The exercise of such right to cancel your policy shall not constitute an agreement by us to make such an election or to provide notice of cancellation in the future.

If you make an installment payment with a check or other type of transaction and the bank or other institution on which it is drawn does not honor that check or transaction when we present it for payment, then we shall have the right to cancel your policy for non-payment of premium.

If we void your policy, you will have no coverage because it will be null and void. If we cancel your policy, then your coverage will cease at the date and time reflected in the notice of cancellation.

We may elect to give **you** an opportunity to correct any default in **your** obligation to pay premiums associated with dishonored checks or transactions. Any such opportunity will be provided at **our** sole discretion and will be delivered to **you** in writing. Failure to receive notice of such opportunity shall mean that **we** have elected not to extend it to **you**.

If we provide you notice of cancellation, then we will make all efforts to collect any dishonored check or transaction to cover any premiums that may be due for the coverage provided up to the cancellation date. These efforts to collect a dishonored check or transaction, even if successful, will not cause your coverage to extend beyond the cancellation date and time set forth in the notice of cancellation. The cancellation will remain in effect even if we ultimately collect or you replace the dishonored check or transaction. We will refund to you any remaining balance due to you after all coverage up to the cancellation date has been paid.

We also reserve the right to pursue all efforts to collect the maximum amount of any fees (including attorney fees) which, **we** are permitted by law to charge and collect because of **your** dishonored check(s) or transaction(s). **Our** efforts to collect these fees, even if successful, will not (i) cause **your** coverage to extend beyond the cancellation date and time set forth in the notice of cancellation, if **we** cancelled **your** policy or (ii) cause any coverage to be available at any time under **your** policy, if **we** voided **your** policy.

FINANCIAL RESPONSIBILITY DISCLAIMER

Either at *your* request or by requirement of state law, *we* may assist *you* in satisfying *your* obligations to provide proof of financial responsibility to a state by making certain electronic or paper filings with that state's appropriate regulatory authority. The notification process to a state regulatory authority of the issuance or termination of your insurance is subject to electronic and human error. The consequences that can result from this error and the ensuing result that the state's records do not reflect that *you* have satisfied *your* financial responsibility requirements can be severe and can include, but are not limited to: (i) the suspension of *your* license, (ii) the imposition of fines and penalties, and (iii) incarceration in a jail or other holding facility.

Depending on the nature of the filing we make, we have charged no fee or a nominal fee. Due to the no fee or nominal fee we charge to assist you in satisfying your financial responsibility requirements and the resulting serious consequences for failing to provide that assistance, we cannot assume any liability for such failure in excess of the fee charged, even if such failure is through our fault or the fault of any agent, employee or producer.

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COVERAGE A - LIABILITY

You only have those portions of this coverage that are listed in the **Declarations** with a premium charge and limits of coverage, and then only to the limits of liability shown in the **Declarations**.

INSURING AGREEMENT

We will pay damages for bodily injury or property damage that any insured driver becomes legally liable for because of a car accident. We will investigate, settle or defend (as we consider appropriate) any claim or suit asking for such damages. In addition to our limit of liability, we will pay all defense costs we incur. Our duty to settle or defend ends when our limit of liability for this coverage has been exhausted by any means, including (but not limited to) by settlement, payment on a judgment or deposit in court. We have no duty to defend any suit or settle any claim for bodily injury or property damage not covered under this policy.

A. *Insured driver* as used in, **COVERAGE A-LIABILITY**, means:

You for the maintenance or use of an insured car.

SUPPLEMENTARY PAYMENTS

In addition to *our* limit of liability, *we* will pay on behalf of an *insured driver*:

- **A.** Premiums or costs of bonds:
 - 1. Up to Two hundred fifty dollars (\$250) for the cost of bail bonds required because of a *car accident* and related traffic law violations. The *car accident* must result in *bodily injury* or *property damage* covered under this policy;
 - 2. Required to appeal a court ruling for damages in any suit we defend but only if we have not paid our limit of liability that applies to the suit. In no case will we pay more than our limit of liability as shown in the **Declarations**;
 - **3.** To secure the release of an *insured driver's* property attached under a court order. In no case will *we* pay more than *our* limit of liability shown in the *Declarations*.
- **B.** Interest accruing after a judgment, but only on that part of the judgment that does not exceed *our* limit of liability for this coverage as set forth in the *Declarations*. *Our* obligation to pay interest accruing after a judgment shall terminate when *we* pay, offer to pay, or deposit in court that part of the judgment that does not exceed *our* limit of liability for this coverage as reflected in the *Declarations*. Such interest shall only be payable hereunder if *we* defended the action that resulted in the judgment. Such interest shall not be payable if *we* did not defend the action, even if a court later finds that *you* were entitled to a defense under this section.
- C. Interest accruing before a judgment awarded against an *insured driver*, but only on that part of the judgment that does not exceed *our* limit of liability for this coverage as set forth in the *Declarations*. *Our* obligation to pay interest accruing before a judgment shall terminate when *we* pay, offer to pay or deposit in court that part of the judgment that does not exceed *our* limit of liability for this coverage as reflected in the *Declarations*.
- **D.** Up to Fifty dollars (\$50) a day, to **you**, for **your** loss of earnings, but not other income, because of attendance at hearings or trials at **our** request.
- **E.** Other reasonable expenses incurred at *our* request.

EXCLUSIONS - WHAT WE DO NOT COVER:

If an applicable *Compulsory Insurance Law* renders any exclusion under this policy to be unenforceable, *we* will provide only those types of coverage required by such law and only in the minimum amounts required. However, if any other insurance policy covers *our insured's* liability and provides the minimum limits required by the *Compulsory Insurance Law* the exclusion provisions of this policy shall be deemed to be fully enforceable. If a *Compulsory Insurance Law* requires *us* to make payment to third parties that would otherwise be excluded below, *we* expressly reserve the right to seek recovery for such payment from any *person* or *persons* responsible for the *accident* involved with the payment.

- **A.** We do not provide any coverage under Coverage A –Liability:
 - 1. For bodily injury or property damage purposefully or intentionally caused by that insured driver;
 - 2. For property damage to property owned or being transported by that insured driver or a named insured;
 - **3.** For *property damage* to property rented to, used by, or in the care of that *insured driver* or a *named insured*. This does not apply to *property damage* to a residence or private garage rented to an *insured driver*;
 - **4.** For *bodily injury* to *you*, any *family member*, or any *relative* except to the extent mandated by the financial responsibility laws of the state in which this policy is issued;
 - 5. For *bodily injury* to any other *person* who lives with that *insured driver* or is related to that *insured driver* by blood, marriage or adoption, including wards and foster children of the *insured driver* except to the extent mandated by the financial responsibility laws of the state in which this policy is issued;
 - **6.** For *bodily injury* to any employee or fellow employee of an *insured driver* during the course of or arising out of his or her employment or any other *business* activity. This exclusion (**A.6.**) does not apply to *bodily injury* to a domestic employee unless workers' compensation benefits are required or available for that domestic employee;

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- 7. For bodily injury or property damage resulting from the operation, maintenance, or use of a car in a delivery related business;
- **8.** For *bodily injury* or *property damage* resulting from the operation, maintenance, or use of a *car* in an *automobile related business*. This includes road testing and delivery;
- 9. Unless we have so agreed and charged an additional premium for the business related use of a car;
- **10.** For *bodily injury* or *property damage* resulting from any use of a *car* without the *owner's* consent or outside the scope of that consent;
- 11. For *bodily injury* or *property damage* resulting from any pre-arranged or organized or any other type of racing, speed or demolition contests, stunting activity, or in practice or preparation for any such contest or activity;
- 12. For punitive damages, exemplary damages or damages for aggravating circumstances. Punitive and exemplary damages and damages for aggravating circumstances are the type of damages that may be imposed to punish wrongdoers, and deter others from similar conduct:
- **13.** For any loss arising directly or indirectly out of instances, occurrences or allegation of criminal activity by **you** or a **relative** or any **insured driver**;
- **14.** For any *bodily injury* or *property damage* caused after an *insured driver* fails to stop the *car* he/she is driving after being directed to stop by a law enforcement officer. This includes any situation in which an *insured driver* is fleeing from a law enforcement officer;
- **15.** For any liability assumed by any *insured driver* under any contract or agreement;
- 16. For any obligation for which the United States of America is liable under the Federal Tort Claims Act;
- 17. For bodily injury or property damage for which that insured driver:
 - a) Is an insured under a nuclear energy liability policy; or
 - **b)** Would be an insured under a nuclear energy liability policy but for its:
 - (1) Expiration;
 - (2) Termination for any reason; or
 - (3) Termination upon exhaustion of its limit of liability.

A nuclear energy liability policy is a policy issued by, but not limited to, any of the following or their successors:

- (1) American Nuclear Insurers;
- (2) Nuclear Energy Liability Insurance Association;
- (3) Mutual Atomic Energy Liability Underwriters; or
- (4) Nuclear Insurance Association of Canada.
- **B.** We do not provide Liability Coverage for the ownership, maintenance or use of:
 - 1. Anything not defined as a *car*;
 - 2. Any car, other than an insured car that is owned by you, or is furnished or available for your regular use;
 - 3. Any *car*, other than an *insured car* that is (i) *owned* by any *family member* or *relative* (ii) or is available for the regular use of any *family member* or *relative*;
 - **4.** Any *car* that:
 - a) Is owned by, registered to, leased or rented to an employer of you or any family member or relative; or
 - b) Is rented while it is used in connection with an *insured driver's* employment or business; or
 - c) Has been operated or rented by or in the possession of *you*, a *family member* or a *relative* during any part of each of the last twenty-one (21) or more consecutive days.
- C. We do not provide Liability Coverage for any occupant of a car, who is not the driver of that car. This exclusion does not apply to you when you are a passenger in an insured car.

LIMIT OF LIABILITY

The limit of liability shown in the *Declarations* for each *person* for Bodily Injury Liability is *our* maximum limit of liability for all damages arising out of *bodily injury* to one *person* in any *car accident*, such damages include, but are not limited to - damages for past or future care or medical expenses, loss of past or future earnings, and general damages for past or future pain and suffering. *Bodily injury* to one *person* includes all injury and damages to others deriving out of and resulting from this *bodily injury*, and all emotional distress sustained by other *persons* who do not sustain *bodily injury* such damages include, but are not limited to - costs for care or medical services, loss of companionship or services, loss of consortium, loss of support, claims for emotional distress, and wrongful death. Subject to this limit for each *person*, the limit of liability shown in the *Declarations* for each *accident* for Bodily Injury Liability is *our* maximum limit of liability for all damages for *bodily injury* resulting from any one *accident*. The limit of liability shown in the *Declarations* for each *accident* for Property Damage Liability is *our* maximum limit of liability for all damages resulting from *property damage* resulting from any one *accident*. The limit of liability is the most *we* will pay regardless of the number of:

- 1. *Persons* who may be eligible for coverage;
- 2. Claims made;

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- **3.** Cars or premiums shown in the Declarations; or
- **4.** *Cars* involved in the *accident*.
- **A.** No one will be entitled to receive duplicate payments for the same elements of loss under this coverage and any other coverage that may be provided under this policy including, but not limited to, Uninsured Motorists Coverage, Underinsured Motorists Coverage, Medical Payments Coverage or Personal Injury Protection Benefits.

OUT OF STATE COVERAGE

If an *insured driver* under this coverage is in another state and, as a non-resident, becomes subject to that state's motor vehicle compulsory insurance, financial responsibility or similar law:

- A. The policy will be interpreted to give the coverage required by the law for a non-resident; and
- **B.** The coverage so given replaces any coverage in this policy to the extent required by the law for an *insured driver's* maintenance or use of an *insured car*.

Any coverage so extended shall be reduced to the extent other coverage applies to the *accident*. In no event shall a *person* collect more than once for the same elements of loss.

FINANCIAL RESPONSIBILITY AND FILINGS WITH THE STATE

When this policy is certified under any law as future proof of financial responsibility, this policy shall comply with the law to the extent required. *You* must repay *us* for any payment *we* would not have had to make under the terms of this policy except for this agreement.

OTHER INSURANCE

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

A. Any insurance we provide under this part shall be excess over any other valid and collectible insurance.

COVERAGE B - MEDICAL PAYMENTS

You only have those portions of this coverage that are listed in the **Declarations** with a premium charge and limits of coverage, and then only to the limits shown in the **Declarations**.

INSURING AGREEMENT

A. We will pay reasonable expenses incurred for necessary medical and funeral services because of **bodily injury** caused by a **car accident** and sustained by a **person** insured under this section.

These incurred expenses must be:

- **1.** For:
 - a) Services performed; or
 - **b**) Medical supplies, medication or drugs prescribed by a medical provider licensed by the state to provide the specific medical services; and
- 2. For funeral services.

Reasonable medical expenses do not include expenses:

- 1. For treatment, services, products or procedures that are:
 - a) Experimental in nature, for research, or not primarily designed to serve a medical purpose; or
 - b) Not commonly and customarily recognized throughout the medical profession and within the United States of America as appropriate for the treatment of the *bodily injury;* or
- 2. Incurred for:
 - a) The use of acupuncture or other related procedures of a similar nature; or
 - b) The purchase or rental of equipment not primarily designed to serve a medical purpose.

We have the right to make or obtain a utilization review of the medical expenses and services to determine if they are reasonable and necessary for the **bodily injury** sustained.

We will pay only those expenses incurred within three (3) years from the date of the **accident**. The **bodily injury** must be discovered and treated within one (1) year of the date of the **accident**.

- B. Persons insured under COVERAGE B-MEDICAL PAYMENTS are restricted to the following:
 - 1. **You** while **occupying** a **car**; or as a pedestrian struck by a motor vehicle of any type provided that the motor vehicle is designed primarily for use on public roads;
 - 2. Any other *person* while *occupying* an *insured car*.

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EXCLUSIONS - WHAT WE DO NOT COVER:

We do not provide Medical Payments Coverage for any person for bodily injury:

- **A.** Sustained while *occupying* any motorized vehicle having fewer than four (4) wheels;
- **B.** Sustained while *occupying* an *insured car* when it is being used in a *delivery related business*;
- C. Sustained while occupying any vehicle located for use as a residence or premises;
- **D.** Sustained while *occupying* any motor vehicle or *trailer* designed mainly for use off public roads;
- E. Sustained through being struck by any motor vehicle or trailer designed mainly for use off public roads while off public roads;
- F. Occurring during the course of employment if workers' compensation benefits are required or available for the *bodily injury*;
- **G.** Sustained while *occupying*, or when struck by, any *car* (other than an *insured car*) that is *owned* by *you*, or furnished and available for *your* regular use;
- **H.** Sustained while *occupying*, or when struck by, any *car* (other than an *insured car*) that is *owned* by any *family member* or *relative* or is furnished and available for the regular use of any *family member* or *relative*;
- **I.** Sustained while *occupying*, or when struck by any *car* that is *owned* by any *resident* or is furnished or available for the regular use of any *resident*. This exclusion (**I.**) does not apply to *you*;
- **J.** Sustained while *occupying* a *car* without the *owner's* consent or outside the scope of that consent;
- **K.** Sustained while *occupying* a *car* when it is being used for any *business related use*.
- L. Caused by or as a consequence of:
 - 1. Discharge of a nuclear weapon (even if accidental);
 - 2. War (declared or undeclared);
 - 3. Civil war;
 - 4. Insurrection; or
 - 5. Rebellion or revolution.
- M. From or as a consequence of the following, whether controlled or uncontrolled or however caused:
 - 1. Nuclear reaction;
 - 2. Radiation; or
 - 3. Radioactive contamination.

LIMIT OF LIABILITY

- **A.** The limit of liability shown in the *Declarations* for this coverage is *our* maximum limit of liability for each *person* injured in any one *accident*. This is the most *we* will pay regardless of the number of:
 - 1. *Persons* who may be eligible for coverage;
 - 2. Claims made;
 - 3. Cars or premiums shown in the Declarations; or
 - **4.** *Cars* involved in the *accident*.
- **B.** No one will be entitled to receive duplicate payments for the same elements of loss under this coverage and any other coverage that may be provided under this policy, including, but not limited to, Liability Coverage, Uninsured Motorists Coverage, Underinsured Motorists Coverage or Personal Injury Protection Benefits.
- C. No payment shall be made unless the injured *person* or that *person's* legal representative agrees that any payment shall be applied toward any settlement or judgment that *person* receives under any other coverage that may be provided under this policy, including, but not limited to, Liability Coverage, Uninsured Motorists Coverage, Underinsured Motorists Coverage, Personal Injury Protection Benefits.

OTHER INSURANCE

Any insurance **we** provide shall be excess over any other collectible auto insurance providing payments for medical or funeral expenses. If there is other applicable auto medical payments insurance **we** will pay only **our** share of the loss. **Our** share is the proportion that **our** limit of liability bears to the total of all applicable limits. Any insurance **we** provide with respect to a vehicle **you** do not **own** shall be excess over any other collectible auto insurance providing payments for medical or funeral expenses.

Nothing in this section shall be read to allow stacking of any coverage available under this policy.

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