CENTURY-NATIONAL INSURANCE COMPANY

Administered By Multi-State Insurance Services, Inc., License # 0D08447

Es muy importante que usted entienda este documento come el tiene alguna restricciones. Esta forma no será traducida en español – por favor hable con su agente o con alguien que lo pueda traducir.

This is a restricted policy please make sure you have read and understand it including all the policy limitations and restrictions.

CALIFORNIA PERSONAL AUTO POLICY

Important Message - UNLESS ALL DRIVERS RESIDING WITH YOU OR IN YOUR HOUSEHOLD OR RESIDENCE ARE LISTED ON THE APPLICATION AND DECLARATIONS, COVERAGE WILL NOT BE AFFORDED TO THOSE DRIVERS. IF YOU DESIRE COVERAGE FOR DRIVERS OTHER THAN THOSE DISCLOSED ON YOUR APPLICATION AND LISTED ON THE DECLARATIONS AT ANYTIME DURING THE POLICY PERIOD, YOU MUST REQUEST US TO AMEND YOUR POLICY TO ADD THOSE DRIVERS.

WARNING: NO COVERAGE PROVIDED IN MEXICO

This policy provides no coverage for accidents or losses that occur in Mexico. Unless you have automobile insurance written by a Mexican insurance company, you may spend many hours or days in jail, if you have an accident in Mexico. Insurance coverage should be secured from a company licensed under the laws of Mexico to write such insurance in order to avoid complications and some other penalties possible under the laws of Mexico, including the possible impoundment of your vehicle.

FUTURE LIMITS OF COVERAGE

There are specified reasons why Century-National Insurance Company may cancel or refuse to renew your policy or increase your policy premium for the same coverage. Reasons why your policy premium may be increased, or your policy cancelled or non-renewed are:

- 1. Involvement by an insured in an accident based on a determination that the insured is at fault.
- 2. The replacement, addition or change in an insured vehicle.
- 3. The addition of an insured or change in the risk of an insured.
- 4. A change in the location of where an insured vehicle is garaged.
- 5. A change in the usage of an insured vehicle.
- 6. Convictions for Vehicle Code or Penal Code violations that relate to the operation of a motor vehicle.
- 7. The payment made by an insurer due to a claim filed by an insured or a third party.

Some premium increases, cancellations or non-renewals may result from reasons not given above but are both lawful and not unfairly discriminatory. NOTE: The Named Insured has the right to be informed, upon request, of any traffic convictions and accidents that may have resulted in an increase of their premium.

TABLE OF CONTENTS

General Provisions		Part II-Medical Payments		Part III-Uninsured Motorist	
	D 2		D 7	(continued)	
Agreement	Page 3	Agreement	Page 7	D (* 1.1	D 11
Policy Period & Territory	Page 3	Persons Insured	Page 7	Definitions	Page 11
Fraud or Misrepresentation	Page 3	Automobiles Insured	Page 7	Exclusions	Page 11
Premium Payment	Page 3	Definitions	Page 7	Limits of Liability	Page 12
Named Driver Exclusion	Page 3	Exclusions	Page 8	Other Insurance	Page 12
Policy Changes	Page 3	Limits of Liability	Page 8	Arbitration	Page 12
Your Duties In Case of Accident		Other Insurance	Page 8	Notice of Legal Action	Page 12
or Loss	Page 4	Payment of Claims	Page 8	Subrogation	Page 12
Disclosure of Household		Reimbursement to Us	Page 8	Suits Against Us	Page 12
Members	Page 4	Duties – Medical Reports and			
Transfer or Assignment	Page 4	Examinations	Page 9	Part IV - Damage To Yo	ur Car
Cancellation or Non-Renewal	Page 4	Suits Against Us	Page 9	Agreements	Page 12
Policy to Conform to Statutes	Page 4			Additional Payments	Page 13
Definitions	Page 5	Part III-Uninsured Moto	rist	Definitions	Page 13
		Coverage D – Damages For Bodi	ly Injury	Exclusions	Page 13
		Caused By Uninsured and Unde		Limits of Liability	Page 14
Part I - Bodily Injury and Property		Motor Vehicles		Other Insurance	Page 14
Damage Liability		Agreement	Page 9	Payment of Loss	Page 15
Insuring Agreement	Page 5	Persons Insured	Page 9	Total Loss	Page 15
Additional Payments	Page 5	Automobiles Insured	Page 9	No Benefit to Bailee	Page 15
Persons Insured	Page 6	Definitions	Page 9	Loss Payee Agreement	Page 15
Automobiles Insured	Page 6	Exclusions	Page 10	Right to Appraisal	Page 15
Definitions	Page 6	Limits of Liability	Page 10	Subrogation	Page 15
Exclusions	Page 6			Suits Against Us	Page 15
Limits of Liability	Page 6	Coverage D1 – Damage To Your	· Vehicle	Duties	Page 15
Other Insurance	Page 7	Caused By Uninsured Motor Vehicles			
Financial Responsibility	Page 7	Agreement	Page 11		
Suits Against Us	Page 7	Collision Deductible Waiver	Page 11		
Duties	Page 7	Automobiles Insured	Page 11		
	=	Persons Insured	Page 11		

GENERAL PROVISIONS

AGREEMENT

We will provide the insurance **you** have selected in return for the premium due **us** and compliance with the policy provisions and endorsements. **Your** coverages appear on the **declarations** which is part of **your** policy. The **declarations**, in addition to telling **you** which automobiles and persons **you** have elected to insure, tells **you** the policy period and the amount and kinds of insurance **you** have selected.

POLICY PERIOD AND TERRITORY

This policy applies only to **accidents** and **losses** occurring during the policy period shown on the declarations and which occur within any state, territory, or possession of the United States of America, or any province of Canada, or while an **automobile** insured under this policy is being transported between their ports. A coverage applies only when a premium for it is shown on the **declarations** and coverage is afforded only if the premiums are paid when due.

FRAUD OR MISREPRESENTATION

This policy was issued in reliance upon the information provided on *your* insurance application. By *your* acceptance of this policy, *you* agree the facts and information contained in *your* application and those in the *declarations* of this policy are correct and accurate and that *you* have not failed to disclose, intentionally or otherwise, any material facts relating to the risks insured with this policy. *We* may void this policy and/or deny coverage for an *accident* or *loss* if *you* or any person insured have concealed or misrepresented any material fact or circumstance, or engaged in fraudulent conduct, at the time application was made or at any time during the policy period.

We may void this policy or deny coverage for an **accident** or **loss** if **you** or any person insured under this policy have concealed or misrepresented any material fact or circumstance, or engaged in fraudulent conduct, in connection with the presentation or settlement of a claim. However, if **we** make a payment, the person insured must reimburse **us**.

We may void this policy for fraud or misrepresentation even after the occurrence of an **accident** or **loss**. This means that **we** will not be liable for any claims or damages that would otherwise be covered.

PREMIUM PAYMENT

You must pay the premium stated in the declarations and any additional premium required because of any change to your policy.

Additional premium due *us* resulting from acquisition of an *automobile* by *you* will be charged from the date of delivery to *you* if coverage is provided under the terms and conditions of this policy.

If *your* initial premium payment or initial renewal payment is not honored upon presentment (e.g., check returned for non-sufficient funds), this policy will be deemed void from the inception of the policy period. This means that *we* will not be liable for any claims, **losses** or damages that would otherwise be covered if the check, draft or remittance had been honored upon presentment.

If we offer to renew your policy and your required premium payment is not received when due you will have rejected our renewal offer. This means that the coverage described in the renewal offer will not become effective. The payment of premium for this policy does not create a fiduciary relationship between you and us.

NAMED DRIVER EXCLUSION

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

POLICY CHANGES

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

The premium for each *automobile* is based on information *we* have received from *you* or other sources. *You* agree to cooperate with *us* in determining if this information is correct and complete, and *you* will notify *us* if it changes during the policy period. If this information is incorrect, incomplete, or changes during the policy period, *we* may adjust *your* premium during the policy period or take other appropriate action. To properly insure *your* vehicle, *you* must promptly notify *us* when any information changes on *your* policy whether *you* believe it will affect the premium or not. Failure to promptly notify *us* of any changes may result in the loss of coverage.

Changes that may result in a premium adjustment are contained in *our* rates and rules. These include, but are not limited to:

- 1) changes in the number, type or *use* classification of *insured automobiles*;
- 2) changes in operators *using insured automobiles*, their ages, driving records (including accidents) or marital status;
- 3) a relative or anyone else in the household obtaining a driver's license or operator's permit;
- 4) changes in the place of principal garaging or changes in coverage or deductibles of any *insured automobile*;
- 5) changes in rating territory or discount eligibility.

Notice to any agent or knowledge possessed by any agent or by any other person shall not affect a change in any part of this policy; nor shall the terms of this policy be waived or changed except by endorsement issued by *us*.

YOUR DUTIES IN CASE OF ACCIDENT OR LOSS

In the event of an *accident* or **loss**, any person claiming coverage under this Policy must:

- (a) Notifiy *us* within twenty-four (24) hours of the *accident* or loss or as soon as practicable by calling us and advising *us* of the time, place and circumstances surrounding the *accident* or loss. Each *accident* or loss should be reported to us even if an insured person under this Policy is not believed to be at fault.
- (b) Cooperate with *us* regarding any claim or lawsuit, including cooperating with any counsel assigned to defend any claim or lawsuit brought against you and attend any hearings, depositions, trials or the like as *we* require.
- (c) At our request, provide signed or recorded statements, and statements under oath, as often as we require, completely describing all facts and circumstances surrounding the accident or loss, including facts which may assist us in determining whether the policy will provide coverage for the accident or loss.
- (d) Provide to *us* any papers, photographs or documents related to the *accident* or loss or related to any issue regarding the applicability of this policy to the *accident* or loss.
- (e) Promptly send *us* any legal papers received relating to any claim or lawsuit.
- (f) Make available for *our* inspection any motor vehicle, object or premises involved in an *accident* or loss.
- (g) Take reasonable steps to protect the *insured automobile* or other property from further damage or loss. The failure to do so will result in further damages not being covered under this policy.
- (h) Allow us to inspect and appraise the damage to an *insured automobile* before its repair or disposal.
- (i) Refuse to, except at your own expense, assume any obligation or incur any expense other than medical or surgical care imperative at the scene of the accident and at the time of the accident.

DISCLOSURE OF HOUSEHOLD MEMBERS

Unless all drivers residing with **you** or in **your** household or residence are listed on the application and Declarations, coverage will not be afforded for those individuals. If **you** desire coverage for drivers other than those disclosed on the application and listed on the Declarations at anytime during the policy period, you must request **us** to amend **your** policy to add those drivers.

TRANSFER OR ASSIGNMENT

This policy may not be transferred to another person without *our* written consent. If *you* die, this policy will provide coverage until the end of the policy period for *your* legal representative, while acting as such, and for persons covered under this policy on the date of *your* death, so long as the premiums have been fully paid,. Notice of cancellation addressed to the named insured and mailed to the address shown on the policy shall be sufficient notice to effect cancellation of this policy.

CANCELLATION OR NON-RENEWAL

- (a) **You** may cancel this policy by writing to **us** and stating on what future date **you** wish to stop coverage. The cancellation of the policy shall be effective at:
 - (1) 12:01 a.m. of the day specified in the request for cancellation;

- (2) if no date is specified, 12:01 a.m. of the day following the postmark date on the request for cancellation provided such date is legible and not a postage meter date; or
- (3) if neither (1) nor (2) apply, the date and time the request is received by the Company or its agent.

Cancellation at *your* request or due to non-payment of premium will be subject to a shortrate cancellation fee.

- (b) **We** may cancel by mailing notice of **our** cancellation to **you** with at least 10 days notice for nonpayment of premium and at least 20 days notice for all other reasons..
- (c) We may cancel your policy for any reason permitted by law, including but not limited to:
 - (1) when the premium isn't paid when due;
 - (2) there is a substantial increase in the hazard insured against;
 - (3) **you** or any member of **your** household has had a driver's license suspended, expired or revoked;
 - (4) you have moved out of California;
 - (5) there is discovery of fraud in pursuing a claim under the policy provided **we** do not rescind the policy;
 - (6) there is discovery of material misrepresentation of any of the following information concerning *you*, or any *resident* of the same household, or any person insured under this policy;
 - (a) Driving safety record.
 - (b) Annual miles driven in prior years.
 - (c) Number of years of driving experience.
 - (d) Number of automobile claims.
 - (7) there is discovery of material misrepresentation of any of the following information:
 - (a) Persons driving the vehicles
 - (b) Any factor found by the Insurance Commissioner to have a substantial relationship to the risk of loss.
- (d) Payments made with invalid instruments or otherwise insufficient will be considered as null and void. Subsequently, any pending reinstatement will revert back to the previously noted cancellation date.
- (e) If we decide to non-renew your policy, we will mail our notice to you at the address shown in the declarations at least 30 days prior to your policy expiration. In the event our notice is mailed less than 30 days prior to your policy expiration, your policy will remain in effect for 30 days from the date the notice is mailed.
- (f) *Our* mailing or giving notice to *your* address shown in the *declarations* will constitute proof of notice as of the date *we* mail it. *We* will make any premium refund *you* are due as soon as *we* are reasonably able to do so after the date of cancellation.

POLICY TO CONFORM TO STATUTES

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

DEFINITIONS

Defined words or phrases used in this policy are printed in **bold** *italic type*. The following are found in the indicated parts of this policy.

Accident- means a sudden event resulting in **bodily injury** or **property damage**, neither expected nor intended by an insured. (Parts I,II and III).

Automobile- means a private passenger or station wagon type land motor vehicle with at least 4-wheels, whether operable or inoperable, designed for **use** principally upon public roads, including a **utility automobile** but does not include a motor-home. (Parts I, II, III and IV)

Automobile Business- means to be employed or otherwise engaged in the **business** of selling, repairing, servicing, delivering, testing, road testing, parking or storing **automobiles**. (Parts I, II, III and IV)

Bodily injury- means bodily harm, sickness or disease, including death therefrom, and including consequential damage from any of these. (Part I, II and III)

Business- means commercial enterprise, trade, profession, occupation, job or any activity for compensation, but shall not include the use of **your insured automobile** when used to carry tools or supplies between **your** home and workplace or job site. (Parts I, II, III and IV)

Declarations - means the report from **us** listing the types of coverage **you** have elected, the limit for each **coverage**, the cost for each coverage, the specified **automobiles** covered by this policy, persons insured under this policy, and other information applicable to this policy.

Owned- means having acquired legal title to an automobile or being the lessee of any motor vehicle leased for a period of six months or longer. (Parts I, II, III and IV)

Relative- means any person related to **you** by blood, marriage or adoption, including a ward, stepchild or foster child, who **resides** in the same household as **you**. Unmarried dependent children temporarily away from home will be considered **residents** if they are under the age of twenty-five (25) and intend to continue to **reside** in **your** household. (Parts I, II, III, and IV)

Reside - means to live in or at a particular household. (Parts I, II, III, IV)

Resident - means a person actually living in the household in which **you reside** when the **accident** or loss occurs. (Parts I, II, III, IV)

Use, Used- means operating, maintaining, loading or unloading. (Parts I, II, III, and IV)

Utility Automobile- means an *automobile* with a rated load capacity of 2000 pounds or less of the pickup, van or panel truck type. (Parts I, II and IV)

Utility Trailer- means a trailer designed for use with a private passenger automobile or utility automobile if not being used for business purposes with other than a private passenger or utility automobile. (Parts I, II, III, IV)

We, Us, Our or *Company-* means the Century-National Insurance Company. (Parts I, II, III, IV)

You, Your- means the insured named in the **declarations** and, if the insured named is one person, the spouse (not including common-law marriage) if the spouse is a resident of the same household and disclosed on the application for this policy. (Parts I, II, and IV)

OTHER DEFINITIONS MAY DIFFER IN VARIOUS PARTS OF THE POLICY AND THEY ARE DEFINED SEPARATELY IN THE PART TO WHICH THEY APPLY.

PART I – LIABILITY

COVERAGE A - BODILY INJURY COVERAGE B - PROPERTY DAMAGE

INSURING AGREEMENT - PART I

If you pay the premium for bodily injury and property damage liability coverage, we will pay damages, other than punitive or exemplary damages, for which an insured is legally liable because of bodily injury and/or property damage caused by accident and arising out of the ownership or use of an insured automobile or utility trailer.

We will defend, through attorneys selected by **us**, any lawsuit claiming damages for **bodily injury** and/or **property damage** if covered by **your** policy. **We** may make settlement, without the consent of the insured, of any claim or lawsuit as **we** think appropriate.

ADDITIONAL PAYMENTS - PART I

In addition to the limits of liability, we will pay:

- (a) expenses incurred by *us* and costs taxed against any person insured in any lawsuit *we* defend;
- (b) interest on damages awarded in any lawsuit defended by *us* and covered under this part after judgment has been entered and before *we* have paid, offered to pay or deposited in court that portion of a judgment which is not more than *our* limit of liability, unless otherwise required by law but this does not apply if *we* have not been given notice of lawsuit or the opportunity to defend *our* insured;
- (c) reasonable expenses, excluding loss of earnings, any insured incurs at *our* request up to \$50 per day;
- (d) premiums on:
 - 1. appeal bonds required in any lawsuit against any insured, defended by *us*, but the face amount of these bonds may not exceed the limits of liability as stated in the *declarations*;

2. bonds to release attachments for an amount not in excess of the limits of liability.

Our obligation is only to pay for, not apply for or furnish any such bonds.

PERSONS INSURED - PART I

In the *use* of an *insured automobile*, the following persons are insureds:

- 1. *you*;
- 2. a *relative*, provided they were disclosed on the application for this policy and not excluded from coverage;
- 3. covered drivers listed on the Declarations page for this policy; and
- 4. any person *using your insured automobile* with *your* permission, provided that the actual operation and/or *use* thereof is within the scope of such permission, unless that person is excluded by endorsement to this policy.

AUTOMOBILES INSURED - PART I

(a) *Insured Automobile*, as defined in this part.

DEFINITIONS - PART I

Insured automobile - means:

- (a) an automobile described in the declarations and includes a utility trailer owned by you;
- (b) an *automobile* or *utility trailer* not *owned* by *you* while temporarily *used*, with the permission of the owner, as a substitute for any *insured automobile* or *utility* when withdrawn from normal *use* for servicing or repairs or because of its breakdown, loss or destruction; and
- (c) an *automobile*, ownership of which is acquired by *you*, provided;
 - 1. the acquired *automobile* has replaced an *insured automobile* and *you* have, within ten (10) days of acquisition, transferred title and possession of the replaced *automobile* and have notified *us* of the acquisition, and no other insurance policy provides coverage for that vehicle; or
 - 2. **we** insure all **automobiles** then **owned** by **you**, and **you** notify **us** within 10 days after **you** take delivery requesting **us** to provide insurance.

Property Damage - means injury to or destruction of tangible property, including any resulting loss of use.

WHAT IS NOT COVERED - EXCLUSIONS - PART I

Under Part 1, this policy does not apply to liability for, nor will we provide or pay for a defense of a lawsuit for:

- (a) **bodily injury** or **property damage** arising out of the ownership, maintenance or **use** of any **automobile** while carrying persons for a charge;
- (b) **bodily injury** or **property damage** arising from the ownership, maintenance or use of any **automobile** while being used for the purposes of an insured's business or arising out of and in the course and scope of employment;
- (c) any liability assumed by any insured person under a contract;
- (d) *bodily injury* or *property damage* caused intentionally by or at the direction of any insured person;

- (e) **bodily injury** or **property damage** arising out of the loading or unloading of any **insured automobile** but this exclusion does not apply to **you** or a **relative**;
- (f) **bodily injury** or **property damage** if insurance is or can be afforded under a nuclear energy liability policy;
- (g) **bodily injury** to **you**, a **relative** or any other person insured under this policy;
- (h) **bodily injury** to any employee of any insured person if the **bodily injury** arises out of and in the course of employment;
- bodily injury to any fellow employee of any insured who is injured in the course of employment if the injury arises out of the use of an automobile in the business of the employer of any insured;
- any obligation for which any insured may be held liable under any workers' compensation law, unemployment compensation or disability benefits law or similar law;
- (k) bodily injury or property damage arising from the use of an automobile in the automobile business;
- (l) *property damage* to property owned by, rented to, transported by, or in charge of any insured. This exclusion does not apply to a residence, a garage or a carport rented to any insured;
- (m) bodily injury or property damage arising from the use of any automobile in any race, speed or demolition contest, stunting activity, or in practice or preparation of any such contest or activity
- (n) **bodily injury** or **property damage** caused by any person using an **automobile** without the express or implied permission of the **owner** or person having lawful possession, or any person who exceeds the scope of the permission granted;
- (o) **bodily injury** or **property damage** arising out of the ownership, maintenance or use of any motorized **automobile** with less than four (4) wheels or more than four (4) wheels. Any **automobile** with more than four (4) wheels must have a load capacity of one (1) ton or less and be listed on the **declarations**;
- (p) punitive or exemplary damages;
- (q) **bodily injury** or **property damage** sustained while an insured person commits or attempts to commit or is fleeing a felony, or by the insured persons involvement in an illegal occupation
- (r) **bodily injury** or **property damage** resulting from a **relative**'s **use** of an **automobile**, other than an **insured automobile**, owned by a person who **resides** with **you**;
- (s) **bodily injury** or **property damage** resulting from **your use** of an **automobile** owned by **you**, other than an **insured automobile**;
- (t) **bodily injury** or **property damage** occurring outside any state, territory or possession of the United States and any province or territory of Canada, or while the **automobile** is being transported between their ports;
- (u) bodily injury or property damage occurring while an insured automobile is rented or leased to others;
- (v) **bodily injury** or **property damage** caused by war or any consequence of war.

LIMITS OF LIABILITY - PART I

(a) The *bodily injury* limit for each person as stated in the *declarations* is the maximum *we* will pay for *bodily injury* sustained by one person in any one *accident*, including damages for care, loss of consortium, wrongful death and/or loss of services by that person or any other person.

- (b) Subject to the limit for each person, the limit for each accident as stated in the declarations is the maximum we will pay for bodily injury sustained by two or more persons in any one accident
- (c) The property damage liability limit for each accident as stated in the declarations is the maximum we will pay for all damages to all property in any one accident. No one will be entitled to duplicate payments for the same element of damages.
- (d) *Our* insuring of more than one person, *automobile* or *utility trailer* under this policy shall not increase *our* liability under this part beyond the amount shown for any one *automobile* on the declarations, even though *we* have charged a separate premium for each *automobile*.
- (e) If a claim is made under Part III Uninsured Motorist Coverage or because *your* policy is extended to comply with the laws of any other state, and a claim including the same damages is also made against any insured under Part I Bodily injury any payment made to the insured person shall be applied to reduce the amount *we* owe under this part.
- (f) If a loss involves two or more *automobiles* insured by *us*, the limits of liability shall apply separately to each *automobile*, but an *automobile* insured by *us* and an attached *utility trailer* shall be held to be one *automobile* with respect to the limits of liability.
- (g) The limits of liability shown on the *declarations* for coverage found under this Part I are amended or reduced to the minimum limits required by the applicable financial responsibility law of the state of California (\$15,000 bodily Injury per person/\$30,000 bodily injury per accident/\$5,000 property damage per accident)) for any coverage provided to a person other than
 - 1. *you*; or
 - 2. a relative if listed on the declarations.

OTHER INSURANCE - PART I

In the *use* of an *insured automobile* not *owned* by any insured, the insurance under this part shall be excess over any other collectible

insurance or bond or certificate of self-insurance. If more than one policy applies to *your insured automobile*, *we* will bear *our* proportionate share with other collectible liability insurance.

FINANCIAL RESPONSIBILITY LAWS - PART I

When we certify this policy as Proof of Financial Responsibility for the State of California, this policy will comply with the law to the extent required. You must reimburse us if we make a payment that we would not have made if this policy was not certified as Proof of Financial Responsibility.

SUITS AGAINST US - PART I

Suit may not be brought against *us* unless all terms of this policy have been fully complied with and the obligation to pay, by any insured, is finally determined either by judgment against the person insured after actual trial or by written agreement of the person insured, the claimant and *us*. No one shall have the right to make *us* a party to a lawsuit to determine the liability of any insured.

DUTIES - PART I

In addition to fulfilling the required duties set forth in the General Provisions of this policy, any person insured under this Part I must cooperate with *us* and at *our* request attend hearings and trials and assist in making settlements, in securing and giving evidence, in obtaining the attendance of witnesses and in the conduct of suits.

Persons insured shall not, except at their own cost make any payment, assume any obligation or incur any expense.

No attorney fees or costs incurred by or on behalf of any insured prior to the date notice is given to *us* of a lawsuit shall be reimbursable under this policy. No other costs incurred by or on behalf of any insured prior to the date notice is given to us a claim is covered under this policy shall be reimbursable under this policy.

If a claim is made or lawsuit is brought against any insured, any papers, including legal papers received by any insured relating to such claim or lawsuit must be sent to *us* immediately.

PART II - MEDICAL PAYMENTS

COVERAGE C - MEDICAL PAYMENTS

OUR AGREEMENT WITH YOU - PART II

If you pay the premium for Medical Payments Coverage, we will pay reasonable expenses incurred within one year from the date of accident by or on behalf of a person insured for necessary medical and funeral services because of bodily injury caused by an automobile accident and sustained by a person insured under this part.

PERSONS INSURED - PART II

- (a) **you**, while **occupying** any **automobile** insured under this part; or while not **occupying** an **automobile**, when struck by a **motor vehicle**;
- (b) a *relative*, while *occupying* an *automobile* insured under this part; or while not *occupying* an *automobile*, when struck by a *motor vehicle*;
- (c) covered drivers listed on the Declarations page for this policy while *occupying* an *automobile* insured under this part; or CA-CNIC-PAP (12/12)

- while not *occupying* an *automobile*, when struck by a *motor vehicle*; and
- (d) any other person *occupying* an *insured automobile* while the *automobile* is *used* by *you or* a *relative* or with *your* permission.

AUTOMOBILES INSURED - PART II

(a) Insured Automobile, as defined in this part.

DEFINITIONS - PART II

Reasonable Expenses - means an amount which **we** determine represents a customary charge for medical and/or funeral services in the geographical area in which the service is rendered. **We** shall determine this customary charge through the **use** of independent sources of **our** choice. PLEASE NOTE THAT REASONABLE EXPENSES FOR CHIROPRACTIC TREATMENT IS CAPPED AT \$1,500.

Insured automobile - means:

- (a) an *automobile* described in the *declarations* and includes any *utility trailer owned* by *you*;
- (b) an *automobile* not *owned* by *you* while temporarily *used*, with the permission of the owner, as a substitute for any *automobile* insured under this part which is *owned* by *you* when withdrawn from normal *use* for service or repairs or because of its breakdown, loss or destruction:
- (c) an *automobile*, ownership of which is acquired by *you*, provided;
 - 1. the acquired *automobile* has replaced an *insured automobile* and *you* have, within ten (10) days of acquisition, transferred title and possession of the replaced *automobile* and have notified *us*; or
 - 2. **we** insure all **automobiles** then owned by **you**, and **you** notify **us** within 10 days after **you** take delivery requesting **us** to provide insurance.

Motor Vehicle- means any four wheel vehicle designed for *use* principally upon streets and highways and subject to motor vehicle registration under the laws of this state.

Occupying - means in or upon or entering into.

WHAT IS NOT COVERED - EXCLUSIONS - PART II

- (1) Under Part II, this policy does not apply to expenses for medical or funeral services because of *bodily injury*:
 - (a) sustained while *occupying* any motor vehicle with less than 4 wheels or more than 4 wheels;
 - (b) sustained while *occupying* any *automobile* or any other vehicle if *used* as a residence;
 - (c) sustained by any person while *occupying* an *automobile* while *used* to carry persons for a charge;
 - (d) sustained while struck by any *automobile* which is owned by *you*, available or furnished for regular *use* by *you* or a *relative* unless the *automobile* is insured by this part;
 - (e) if benefits are, in whole or in part, either payable or required to be provided under any workers' compensation or similar law;
 - (f) sustained while *occupying* or *using* any *automobile* operated in any race or speed contest;
 - (g) **bodily injury** sustained by **you** while **you** are under the influence of alcohol or drugs, if such circumstance has a direct or indirect impact upon the **loss**;
 - (h) *bodily injury* occurring while *your automobile* is rented or leased to others;
 - bodily injury sustained while an insured person commits or attempts to commit or is fleeing a felony, or by the insured persons involvement in an illegal occupation; or when expenses are paid or required to be paid for or will benefit the United States of America, any state or political subdivision thereof;
 - (j) due to war, acts of terrorism, civil war, insurrection, rebellion, revolution, nuclear reaction or any consequence of any of these;
 - (k) sustained while *occupying* or *using* any *automobile* without the permission or consent of the owner;
 - (l) sustained while outside any state, territory, or possession of the United States and any province or territory of

Canada, or while the *automobile* is being transported between their ports.

- (2) Under Part II, this policy does not apply to:
 - (a) medical or funeral expenses paid, payable, or eligible for payment under any:
 - (1) *motor vehicle* or premises policy affording benefits for medical or funeral expenses;
 - (2) individual, blanket, group *accident*, disability, health or hospitalization insurance; or
 - (3) medical, surgical, hospital or funeral service, benefits or reimbursement plan.
 - (b) physical or massage therapy which is not legally administered under the laws of California by a physician, chiropractor or physical therapist who is licensed in the United States or Canada.

LIMITS OF LIABILITY - PART II

Regardless of the number of *automobiles* described in the *declarations*, number of persons insured, number of claims, number of policies or number of vehicles involved in the *accident*, we will pay no more than the limit of liability shown for this coverage in the *declarations*, for each person injured in any one *accident*. However, regardless of the Medical Payments Limit of Liability shown on the *declarations*, the maximum we will pay for any and all chiropractic treatment is \$1,500.

Any payment for medical or funeral expenses **we** make to or on behalf of a person because any part of this policy is extended to comply with the laws of any other state, shall be applied to reduce the amount **we** owe that person under this part.

There shall be no duplication of payments between any other part of this policy and this part. All payments under this part to or on behalf of any person shall be considered as an advance payment to that person. Amounts payable under any other part of this policy to that person will be reduced by that amount.

OTHER INSURANCE - PART II

Insurance afforded to a person insured under this part shall be excess over any other applicable insurance. If there is other applicable excess insurance or self-insurance, we will pay only our share of the excess expenses. Our share is the proportion that our limit of liability bears to the total of all applicable excess limits.

PAYMENT OF CLAIMS - PART II

We may pay **you** or any other person making a claim under this policy Part II or any person or organization rendering medical or funeral services. The total amount available under this part shall be reduced by any payment made by **us** under this part. Payment by **us** shall not constitute an admission that the medical or funeral expenses were reasonable, necessary or otherwise covered under this part.

REIMBURSEMENT TO US

If we pay to or on behalf of a person insured under Coverage C, we shall, to the extent of our payment, be entitled to the proceeds of any settlement or judgment that may result from that person's exercise of any rights of recovery against a person or organization legally responsible for the bodily injury because of which we made

payment. These proceeds must be held in trust for *us* and be reimbursed to the extent of *our* payment. These proceeds must be reimbursed to *us* within 30 days of the receipt of such proceeds by or for a person *insured*.

DUTIES - MEDICAL REPORTS AND EXAMINATIONS - PART II

In addition to fulfilling the required duties set forth in the General Provisions of this policy, any insured person making a claim must at, *our* request, execute authorizations enabling *us* to obtain medical records. The insured person must, at *our* request, submit to physical examinations by physicians selected by *us*.

SUITS AGAINST US - PART II

Suit may not be brought against *us* unless there is full compliance with all of the terms of this policy.

PART III - UNINSURED MOTORIST

COVERAGE D – DAMAGES FOR BODILY INJURY CAUSED BY UNINSURED AND UNDERINSURED MOTOR VEHICLES

OUR AGREEMENT WITH YOU - PART III UNINSURED MOTORIST BODILY INJURY PROTECTION

If you pay the premium for Uninsured Motorist Bodily Injury coverage we will pay all sums which a person insured shall be legally entitled to recover as damages from the owner or operator of an uninsured motor vehicle because of bodily injury sustained by a person insured caused by accident and arising out of the ownership, maintenance or use of an uninsured motor vehicle.

Coverage for *bodily injury* sustained by a *person* insured caused by *accident* and arising out of the ownership, maintenance or *use* of an *underinsured motor vehicle* will apply only after the limits of liability under any applicable *bodily injury* liability bond or policy have been exhausted by the payment of judgments or settlements, and proof of such is submitted to *us*.

If *your* uninsured motorist limits are less than or equal to the limits of liability under the *underinsured motor vehicle*'s *bodily injury* liability bond or policy there is no underinsured motorist coverage available.

PERSONS INSURED - UNINSURED MOTORIST BODILY INJURY PROTECTION

- (a) you, while occupying an insured automobile, or, while not occupying a motor vehicle, when struck by a motor vehicle;
- (b) a relative, provided they were disclosed on the application for this policy and not excluded from coverage, while occupying an insured automobile, or, while not occupying a motor vehicle, when struck by a motor vehicle;
- (c) covered drivers listed on the Declarations page for this policy while *occupying* an *insured automobile* or, while not *occupying* an *motor vehicle*, when struck by a *motor vehicle*;
- (d) any *person occupying* an *insured automobile* while operated by *you* or any *person* with *your* permission.

AUTOMOBILES INSURED - UNINSURED MOTORIST BODILY INJURY PROTECTION

(a) Insured Automobile, as defined in this section of Part III.

DEFINITIONS - UNINSURED MOTORIST BODILY INJURY PROTECTION

Hit and Run Motor Vehicle- means a motor vehicle which causes bodily injury to a person insured through physical contact with the

person insured or with a motor vehicle which the person is occupying at the time of the accident, if:

- (a) the identity of the owner and the operator of such hit and run motor vehicle is unknown; and
- (b) the *person* insured or someone on behalf of the *person* insured shall have reported the *accident* within 24 hours to the police and shall have filed with *us* within 30 days thereafter a statement under oath that the *person* insured or the legal representative of the *person* insured has a cause of action arising out of such *accident* for damages against a *person* or organization whose identity is unascertainable and set forth facts in support thereof.

At *our* request, the *person* insured or the legal representative of the *person* insured must make available for inspection the *motor vehicle* which the injured *person* was *occupying* at the time of the *accident*.

Insured Automobile-means:

- (a) an *automobile* described in the *declarations* page and includes a *utility trailer owned* by *you*:
- (b) an *automobile* not *owned* by *you* while temporarily used, with the permission of the owner, as a substitute for any *automobile* insured under this section which is *owned* by *you* when withdrawn from normal *use* for servicing and repairs or because of its breakdown, loss or destruction:
- (c) an *automobile*, ownership of which is acquired by *you*, provided:
 - (1) the acquired *automobile* has replaced an *insured automobile* and *you* have, within ten (10) days of the acquisition, transferred title and possession of the replaced *automobile* and have notified *us*; or
 - (2) we insure all automobiles then owned by you, and you notify us within 10 days after you take delivery requesting us to provide insurance.

Insured Motor Vehicle- means an insured automobile.

Motor Vehicle- means any four wheel vehicle designed for *use* principally upon streets and highways and subject to motor vehicle registration under the laws of this state.

Occupying, Occupied- means in or upon or entering into.

Person- means a human being.

Uninsured motor vehicle- means:

- (a) a motor vehicle with respect to the ownership, maintenance or use of which there is no bodily injury liability insurance or bond applicable at the time of the accident, or where the company writing such insurance or bond denies coverage or is unable to make payment on behalf of its insured because of insolvency occurring within one year of the accident.
- (b) a hit and run motor vehicle as defined.
- (c) an underinsured motor vehicle as defined.

Underinsured Motor Vehicle- means a *motor vehicle* insured by a liability bond or policy at the time of the *accident* which provides *bodily injury* liability limits less than the limit of liability for *your* uninsured motorist coverage as stated in the *declarations*.

You, *Your*- means the insured named in the *declarations* and that person's spouse.

WHAT IS NOT COVERED – EXCLUSIONS UNINSURED MOTORIST BODILY INJURY PROTECTION

Under Coverage D, this policy does not apply:

- (a) unless within two years from the date of the accident wherein bodily injury is sustained agreement as to the amount due under this part has been concluded or the person insured under this part or the legal representative of said person has formally instituted arbitration proceedings by notifying us in writing by certified mail, return receipt requested, or has commenced action for bodily injury in a court of competent jurisdiction against the uninsured motorist;
- (b) to damages because of **bodily injury** if without **our** written consent, there is a settlement with or judgment against any **person** or organization who may be liable for such damages;
- (c) to damages because of **bodily injury** to a **person** insured **occupying** a motor vehicle owned by any **person** insured unless the occupied vehicle is an **insured motor vehicle**;
- (d) to damages because of bodily injury caused by a motor vehicle owned or operated by a named insured, any person on the declarations page or any resident of the named insured's household:
- (e) to damages because of **bodily injury** sustained while **occupying** any **insured motor vehicle** operated by **you** while such vehicle is **used** as a public or livery conveyance, but this exclusion does not apply to shared-expense car pools;
- (f) to damages because of bodily injury caused by a motor vehicle which is self-insured within the meaning of the financial responsibility law of the state in which it is registered;
- (g) to damages because of *bodily injury* caused by a motor vehicle which is owned by the United States of America, Canada, a state of political subdivision of any such government or an agency of any of the foregoing;
- (h) to damages because of *bodily injury* caused by a land motor vehicle or trailer while located for use as a residence or premises and not as a vehicle;
- to damages because of *bodily injury* caused by any equipment or vehicle designed or modified for *use* primarily off public roads;
- (i) so as to benefit:
 - any worker's compensation or disability benefits carrier;
 or

- (2) any *person* or organization qualifying as a self-insurer under any worker's compensation or disability law; or
- (3) the United States of America or any state or any political subdivision thereof;
- (k) to damages because of *bodily injury* caused by a motor vehicle furnished for regular *use* by *you* or any relative;
- (l) to damages because of **bodily injury** caused by any **person** while **using** or **occupying** an **insured motor vehicle** without **your** permission;
- (m) to damages because of **bodily injury** sustained by any **person using** or **occupying** an **automobile** without the permission of the owner;
- (n) to punitive damages claimed against an owner or operator of an *uninsured motor vehicle*;
- (o) to damages resulting from an *accident* involving an *automobile* owned by a *person* excluded from coverage under this policy;
- (p) to damages resulting from an accident occurring outside any state, territory or possession of the United States and any province or territory of Canada, or while the automobile is being transported between their ports;
- (q) to damages resulting from an *accident* while *occupying* a motorcycle or other 2-wheel motorized cycle or vehicle;
- (r) to damages arising from *occupying* or *using* any vehicle in the *automobile business*;
- (s) to damages because of *bodily injury* sustained while an insured person commits or attempts to commit or is fleeing a felony, or by the insured persons involvement in an illegal occupation;
- (t) to damages caused by war, acts of terrorism, civil war, insurrection, rebellion, revolution, nuclear reaction or any consequence of any of these.

LIMITS OF LIABILITY - UNINSURED MOTORIST BODILY INJURY PROTECTION

- (a) The limit for each *person* stated in the declaration is the maximum *we* will pay for *bodily injury* sustained by one *person* in any one occurrence, including damages for care, loss of consortium and loss of services resulting from said *bodily injury* by that *person* or any other *person*.
- (b) Subject to the limit for each *person*, the limit for each *accident* as stated in the *declarations* under Uninsured Motorist Coverage, reduced by all amounts identified under any applicable provisions for reduction of payments, is the maximum we will pay for *bodily injury* sustained by two or more *person*s in any one occurrence.
- (c) The limits for Underinsured Motorist Coverage will be reduced by all amounts paid by or on behalf of the owner or operator of the *underinsured motor vehicle*, or any other *person* or organization that may be legally liable.
- (d) Any amounts payable to or for a *person* insured shall be reduced by the amount paid to any *person* or organization and the present value of all amounts payable to such *person* insured under any workers' compensation law, exclusive of non-occupational disability benefits.
- (e) The damages which a *person* insured is entitled to recover from the owner or operator of an *uninsured motor vehicle* shall be reduced by the amounts paid or due to be paid under any valid and collectible *automobile* medical payments insurance available to such *person* insured.

- (f) If a claim is made against any *person* insured under Part I-Liability or because *your* policy is extended to comply with the laws of any other state, and a claim including the same damages is also made under Part III-Uninsured Motorist- any payment made to the *person* insured shall be applied to reduce the amount *we* owe under this part.
- (g) The limits as stated in the *declarations* under Uninsured Motorist Coverage are the maximum we will pay for any one motor vehicle accident regardless of the number of claims made, vehicles or persons shown on the declarations, or vehicles involved in the accident.

COVERAGE D1 - DAMAGE TO YOUR VEHICLE CAUSED BY UNINSURED MOTOR VEHICLES

OUR AGREEMENT WITH YOU - PART III UNINSURED MOTORIST PROPERTY DAMAGE

If you pay the premium for Uninsured Motorist Property Damage and if a motor vehicle insured under this part does not carry Collision Coverage under this or any other policy, we will pay all sums up to a maximum of \$3,500 which the person insured under this part shall be legally entitled to recover as damages from the owner or operator of an uninsured motor vehicle because of property damage to the insured motor vehicle arising from collision involving direct physical contact between the uninsured motor vehicle and the insured motor vehicle.

COLLISION DEDUCTIBLE WAIVER - UNINSURED MOTORIST PROPERTY DAMAGE PROTECTION

If you have purchased Uninsured Motorist Property Damage Coverage, and the motor vehicle insured under this part carries Collision Coverage under this or any other policy, we will pay the deductible amount that applies to such coverage, in the event of a collision involving direct physical contact between the uninsured motor vehicle and the insured motor vehicle.

AUTOMOBILES INSURED - UNINSURED MOTORIST PROPERTY DAMAGE PROTECTION

 $\it We$ insure an $\it insured~automobile$ as defined in this section of Part III.

PERSONS INSURED - UNINSURED MOTORIST PROPERTY DAMAGE PROTECTION

In the *use* of an *insured automobile*, the following are insureds:

- (a) *you*
- (b) a relative, provided they were disclosed on the application for this policy;
- (c) covered drivers listed on the Declarations page for this policy;
- (d) any *person* or organization *using* or having custody of *your insured automobile* with *your* permission, other than any bailee in the *automobile business* or any agent or employee thereof.

DEFINITIONS - UNINSURED MOTORIST PROPERTY DAMAGE PROTECTION

Insured automobile-means:

- (a) an *automobile* described in the *declarations*;
- (b) an *automobile* not owned by *you* while temporarily *used*, with the permission of the owner, as a substitute for *your insured* CA-CNIC-PAP (12/12)

- automobile insured under this section which is owned by you when withdrawn from normal use for servicing r repairs or because of its breakdown, loss or destruction;
- (c) an *automobile*, ownership of which is acquired by *you*, provided:
 - (1) the acquired *automobile* has replaced an *insured automobile* and *you* have, within ten (10) days of acquisition, transferred possession and title of the replaced *automobile* and have notified *us*; or
 - (2) we insure all automobiles then owned by you, and you notify us within 10 days after you take delivery requesting us to provide insurance.

Loss or Damage-means the lesser of the following amounts:

- (a) the amount necessary to repair or replace the property or portion damaged; or
- (b) the actual cash value of the property damaged.

Person - means a human being.

Property Damage — means **loss** or **damage** to the **insured automobile** caused by collision with an **uninsured motor vehicle**, but does not include damage for loss of use of the **insured automobile**. Loss of use includes car rental.

Uninsured Motor Vehicle-means;

- (a) a motor vehicle with respect to the ownership, maintenance or use of which there is no property damage liability insurance or bond applicable at the time of the accident, or where the company writing such insurance or bond denies coverage thereunder or refuses to admit coverage thereunder except conditionally or with reservation or is unable to make payment on behalf of its insured because of insolvency occurring within one year of the accident, and
- (b) the owner or operator of the vehicle causing *property damage* is identified, or the vehicle causing *property damage* is identified by its license number.

You, Your-means the insured named in the declarations and that person's spouse.

WHAT IS NOT COVERED – EXCLUSIONS - UNINSURED MOTORIST PROPERTY DAMAGE PROTECTION

Under Coverage D-1, this policy does not apply:

- (a) if, without *our* written consent, there is a settlement with or judgment against any *person* or organization that may be liable for such damages;
- (b) to *property damage* caused by any *motor vehicle owned* or operated by any insured, or any *resident* of *your* household;
- (c) to *property damage* caused by a *motor vehicle* which is self-insured within the meaning of the financial responsibility law of the state in which it is registered;
- (d) to *property damage* caused by a *motor vehicle* which is owned by the United States of America, Canada, a state or political subdivision of any such government or any agency of any of the foregoing;
- (e) to *property damage* caused when the *insured automobile* is being used by any person not insured under this part;

- (f) to *property damage* caused by a land *motor vehicle* or trailer operated on rails or crawler-treads or while located for *use* as a residence or premises and not as a vehicle;
- (g) to *property damage* caused by a farm type tractor or equipment designed for *use* principally off public roads;
- (h) to *property damage* caused by a *motor vehicle* identified only by license number unless the insured, or someone on their behalf has reported the *accident* to *us* within 10 business days;
- (i) to *property damage* in excess of the deductible amount shown on the *declarations*, if coverage is provided under Part IV of this policy;
- (j) to punitive damages claimed against the owner or operator of an uninsured motor vehicle.
- (k) if there is no actual, direct physical contact between the *uninsured motor vehicle* and the *insured automobile*;
- (l) to *property damage* caused by radioactive contamination;
- (m) to *property damage* caused due to war, terrorism, civil war, insurrection, rebellion, nuclear reaction or any consequence of any of these;
- (n) to any claim or damage for loss of use of an automobile.

LIMITS OF LIABILITY - UNINSURED MOTORIST PROPERTY DAMAGE PROTECTION

If Uninsured Motorist Property Damage applies and is shown on the *declarations*, the limit of liability for *property damage* to the *automobile* insured is the amount of damages the *person* insured is legally entitled to recover from the owner or operator of an *uninsured motor vehicle*, not to exceed the limit of liability shown for Uninsured Motorist Property Damage Coverage. An adjustment for depreciation in physical condition may be made in determining the limit of liability at the time of the *accident*.

OTHER INSURANCE - PART III

If **you** have other valid and collectible uninsured motorist insurance that applies to an **insured automobile** newly acquired by **you**, this part does not apply.

If other uninsured motorist coverage applies and the limits are not identical to this policy, any damages shall not be deemed to exceed the higher of the applicable limits of the respective coverages. All such policies will pay their proportionate share as the limits of each policy bear to the total limits that apply. Any insurance we provide shall be excess over any other uninsured or underinsured motorist coverage, except for bodily injury to you or a relative,

provided they were disclosed on the application for this policy, while *occupying* an *insured automobile*. If any insured *person* is injured while not *occupying* a *motor vehicle*, the coverage provided under this policy shall be excess to any uninsured or underinsured motorist coverage provided by any other policy.

ARBITRATION - PART III

If we and a person insured do not agree as to whether he or she is legally entitled to recover damages from an Uninsured Motorist or the amount of such damages, then upon written demand of either, the disagreement shall be submitted to a single neutral Arbitrator for decision, in accordance with the law of California. All other issues between us and any person insured, including the existence or limits of coverage, may not be decided by the Arbitrator, but must be decided by a Court of competent jurisdiction.

The decision of the Arbitrator in writing, to the limits of *our* coverage, may be entered as a judgment in a proper Court. The Arbitrator shall have no jurisdiction to make an award in excess of the limits of *our* coverage nor to give an advisory opinion or award in excess of the limits of *our* coverage. The Arbitrator's fees shall be divided equally between the parties, and all other costs, including attorney's fees shall be paid by the party incurring them.

NOTICE OF LEGAL ACTION - PART III

If, before *we* make payment of loss under this part, any insured shall institute any legal action for *bodily injury* or *property damage* against any *person* or organization legally responsible therefor, a copy of the summons and complaint or other process served in connection with such action shall be forwarded immediately to *us* by an insured or the legal representative of a *person* insured.

SUBROGATION - PART III

When we pay, any rights of recovery from anyone become ours up to the amount we have paid. Any insured must protect these rights and help us enforce them.

SUITS AGAINST US - PART III

Suit may not be brought against *us* unless there has been compliance with all terms of this policy.

PART IV-DAMAGE TO YOUR CAR

COVERAGE E-COMPREHENSIVE COVERAGE F-COLLISION COVERAGE G-RENTAL REIMBURSEMENT COVERAGE H-ADDITIONAL EQUIPMENT

OUR AGREEMENT WITH YOU - PART IV COMPREHENSIVE AND COLLISION

If **you** pay the premium for **Comprehensive** and **Collision** coverages **we** will pay for **loss** to an **insured automobile** under this part for the coverage specified in the **declarations** provided that the **insured automobile** is operated by **you** or a covered driver listed on the Declarations page for this policy. The payment will be reduced by the applicable deductible.

CA-CNIC-PAP (12/12)

OUR AGREEMENT WITH YOU - PART IV RENTAL REIMBURSEMENT

If you pay the premium for Rental Reimbursement Coverage we will reimburse you up to \$20 per day when you rent an automobile from a public automobile rental agency or garage due to a loss to an insured automobile which would be payable under either Collision or Comprehensive coverage. We will not pay mileage or fuel charges. We will not pay collision damage waiver or other insurance charges.

Reimbursement will begin on:

- (a) the date the *insured automobile* is delivered to a garage for repairs, if the *insured automobile* is drivable; or
- (b) the date the *loss* is reported to *us*, if the *insured automobile* is disabled or stolen.

Reimbursement ends;

- (a) when repairs to the *insured automobile* are completed; or
- (b) the day following the settlement offer, if *we* offer settlement in lieu of repairs; or
- (c) when you incur 20 days rental; whichever occurs first.

Any reimbursement payable under Coverage G (Rental Reimbursement) is reduced to the extent it is payable under *Comprehensive* or *Collision* coverage.

OUR AGREEMENT WITH YOU - PART IV ADDITIONAL EOUIPMENT

If *you* pay the premium for Additional Equipment Coverage, the Limit of Liability for loss to *additional equipment* for this additional coverage will be the lowest of:

- 1. the actual cash value of such *additional equipment*;
- 2. the declared value of such *additional equipment*; or
- 3. the amount necessary to repair or replace such *additional equipment*; reduced by the applicable deductible.

Coverage for *additional equipment* shall not cause any Limit of Liability under this Part IV to be increased to an amount in excess of the actual cash value of any stolen or damaged vehicle. Any deductible will apply separately to each loss.

ADDITIONAL PAYMENTS - PART IV

- (a) We will pay a maximum of \$20 a day for the cost of renting an automobile from a public automobile rental agency or garage because of the theft of your entire insured automobile insured under this part for comprehensive. This coverage begins 48 hours after you have reported the theft to us and ends after 30 days or when the automobile is returned to use or when we offer settlement, whichever comes first.
- (b) In addition to the applicable limits of liability, we will reimburse you or pay for reasonable towing charges not to exceed \$150.00 for transporting an insured automobile as a result of damage occurring from any loss covered by this Part or arising from the theft of an insured automobile. We will pay up to \$35.00 per day for necessary storage charges incurred as a result of a loss covered by this Part, up to a maximum of \$350.00.

AUTOMOBILES INSURED - PART IV

(a) *Insured Automobile*, as defined in this part.

DEFINITIONS - PART IV

Additional Equipment-means equipment, wheels, paint, camper shells and attachments, devices, accessories, enhancements, and changes, other than those which are original manufacturer installed, which alter the appearance or performance of a vehicle. This includes any electronic equipment, antennas, and other CA-CNIC-PAP (12/12)

devices *used* exclusively to send or receive audio, visual, or data signals, or play back recorded media, other than those which are original manufacturer installed, that are permanently installed in an *insured automobile* using bolts or brackets, including slide-out brackets.

Camper Body-means a detachable unit designed to be used as temporary living quarters including all equipment and accessories built into and forming a permanent part of the unit.

Collision-means the colliding of an *insured automobile* with another object or upset of an *insured automobile*.

Comprehensive-means loss caused to an insured automobile by other than collision and includes, but is not limited to, breakage of glass and loss caused by missiles, falling objects, fire, theft or larceny, explosion, earthquake, windstorm, hail, water, flood, malicious mischief or vandalism, riot or civil commotion or contact with an animal or bird.

Insured automobile-means:

- (a) an *automobile* or *utility trailer* described in the *declarations*;
- (b) an *automobile*, ownership of which is acquired by *you*, provided:
 - (1) the acquired *automobile* has replaced an insured *automobile* which had coverage under this Part IV (Comprehensive and Collision) and *you* have, within ten (10) days of acquisition, transferred title and possession of the replaced *automobile* and have notified *us*; or
 - (2) we insure all automobiles then owned by you with at least one of the vehicles having coverage under this Part IV (Comprehensive and Collision) and you notify us within 10 days after you take delivery requesting us to provide insurance.

Loss - means theft or damage to an *insured automobile* caused by an accident or upset.

WHAT IS NOT COVERED - EXCLUSIONS - PART IV

Under Part IV, this policy does not apply to *loss* or damage:

- (a) to an *insured automobile* or *utility trailer* while *used* to carry *persons* for a charge, but this exclusion does not apply to shared-expense car pools;
- (b) to an *insured automobile* or *utility trailer* while rented or leased to others:
- (c) due and confined to wear and tear, deterioration or depreciation, freezing, mechanical or electrical breakdown or failure, unless such damage results from a theft covered under this part;
- (d) due to a lack of lubricant coolant, or *loss* resulting from seepage or water;
- (e) to tires, unless caused by fire, malicious mischief, vandalism, theft, or unless the damage occurs at the same time and from the same cause as other damage covered under this part;
- (f) to an *insured automobile* while operated in any race, speed or demolition contest, stunting activity, or in practice or preparation of any such contest or activity;
- (g) to an *insured automobile* while operated in any off-roading or similar type use

- (h) to an *insured automobile* resulting from voluntarily parting with the title and possession of the covered vehicle, if induced to do so by any trick, device, false pretense or other fraudulent scheme:
- (i) to an *insured automobile* resulting from embezzlement, conversion, secretion, theft, larceny, robbery, or pilferage committed by any person including any employee, entrusted by you with either custody or possession of the covered vehicle under any circumstance, including, but not limited to a bailment lease, conditional sale, purchase agreement, mortgage or other encumbrance;
- (j) to an *insured automobile* due to defective or disputed title;
- (k) due to confiscation by government or civil authority or repossession by such authority or by any *person* or entity acting on behalf of the *automobile's* true owners;
- (l) due to theft or conversion of an *insured automobile*, or *utility trailer*:
 - (1) by you or a relative;
 - (2) prior to its delivery to you or a relative;
 - (3) while in the care, custody or control of anyone engaged in the *automobile business*.
- (m) due to war, acts of terrorism, civil war, insurrection, rebellion, revolution, nuclear reaction, radioactive contamination or any consequence of any of these;
- (n) to any electronic sound reproducing or transceiving equipment and its component parts, unless installed where the vehicle manufacturer would have installed such equipment in an automobile or utility trailer insured under this part;
- (o) any tapes, compact discs or similar items *used* with electronic sound reproducing or transceiving equipment;
- (p) to a camper body or van conversion whether permanently installed or detachable unless we are requested and agree to provide insurance prior to loss;
- (q) as a result of any obligation assumed by you, a *person* insured or any registered owner for any of the following costs:
 - (1) estimating and handling fees;
 - (2) tear-down charges;
 - (3) negotiating and administrative fees;
 - (4) storage or towing fees higher than **we** would pay or beyond a reasonable length of time; or
 - (5) any other charges which are not part of the necessary costs of repairing the vehicle.
- (r) due to theft by any *person* excluded from coverage under this policy;
- (s) due to destruction or confiscation by governmental or civil authorities of an *insured automobile*, or *utility trailer* because *you* or any *relative* engaged in any illegal activities;
- (t) to an *insured automobile*, or *utility trailer* caused by an intentional act of *you* or a *relative* or at the direction of *you* or a *relative*;
- (u) to additional equipment in excess of the applicable limit of liability;
- (v) to an *insured automobile* or *utility trailer* for diminution of value:
- (w) under *comprehensive* coverage for any *automobile* not specifically listed on the *declarations*;
- (x) to non-factory installed equipment and nonstandard parts or accessories;

- (y) while outside any state, territory or possession of the United States and any province or territory of Canada, or while the insured automobile is being transported between their ports;
- (z) to any rented or leased automobile which does not qualify as an *insured automobile*;
- (aa) while the *insured automobile* is used in any illegal occupation or in the commission of a criminal act;
- (bb) if the operator of the *insured automobile* is at the time of a *loss* is under the influence of an alcoholic beverage or of a drug, or has a blood alcohol level of .08 percent or greater if the insured driver is 21 years of age or older and .01 percent if the insured driver is under 21 years of age or younger, whether convicted of any of these offenses or not;
- (cc) if the operator of the *insured automobile* is at the time of a committing or attempts to commit or is fleeing a felony, or by the operator's involvement in an illegal occupation;
- (dd) while the *insured automobile* is being driven by an operator who is not shown on the *declarations* page as a covered driver or listed in the application for this policy, or by an excluded driver listed on the *declarations* page or by endorsement. This is true whether or not *we* would either have charged a higher premium or not for this policy or not have issued the policy had *we* known of such operator. If the *insured automobile* is unoccupied and away from the garaging location stated on the applications at the time of the *loss*, it shall be deemed to have been driven by the person who was the last operator;
- (ee) resulting from the *use* of an *insured automobile* in the *automobile business*;
- (ff) for an *insured automobile* while being *used* in any *business* pursuit or during the course of employment unless such *use* is specifically disclosed to *us* and a corresponding premium charge is generated.

LIMITS OF LIABILITY-PART IV

- (a) **We** will pay the lesser of the actual cash value of the damaged or stolen property or the amount necessary to repair or replace the property, reduced by the applicable deductible shown on the **declarations**, up to a maximum payment of \$40,000 for any one *automobile*.
- (b) If any parts for any *automobile* insured under this part are not obtainable in the United States of America, *our* liability shall not exceed the price if such or similar parts were available in the United States of America.
- (c) If a *loss* involves two or more *automobile*s insured by *us*, the applicable deductible shall apply separately to each *automobile owned* by *you* and insured by *us*.
- (d) We will pay no more than \$500 for a utility trailer.
- (e) The limit of liability for *loss* to *additional equipment* is the amount shown on the *declarations*. Coverage for *additional equipment* shall not cause any Limit of Liability under this Part IV to be increased to an amount in excess of the actual cash value of any stolen or damaged vehicle.

OTHER INSURANCE - PART IV

If there is other applicable insurance for a *loss* covered by this part, *we* will pay no greater portion of the *loss* than the limits of this policy bear to the combined limit of all policies that apply to the *loss*.

If **you** have other valid and collectible physical damage insurance that applies to an **insured automobile** newly acquired by **you**, this part does not apply.

Any insurance afforded under this part for an *insured automobile* not *owned* by *you* shall be excess over any other valid and collectible *automobile* physical damage insurance. If coverage is applied it will be subject to the highest deductible on any *insured automobile*.

PAYMENT OF LOSS - PART IV

Payment for *loss* covered under this part is subject to the following:

At *our* option *we* may:

- (a) pay for a *loss* taking into consideration age, physical condition, betterment or depreciation;
- (b) repair or replace any damaged or stolen property taking into consideration age, physical condition, betterment or depreciation;
- (c) before settlement return stolen property to *you* or to the address shown in the *declarations*, having repaired any damage covered;
- (d) take title and possession of all or part of the property at the agreed value, but there shall be no abandonment to *us*; or
- (e) settle this claim or *loss* either with *you* or the owner of the property.

If the damaged property is to be repaired, we will recommend a "Preferred Repair Facility" to make such repairs. "Preferred Repair Facility" means an organization that meets and maintains repair and replacement standards required by us and which ensures quality repair and replacement services on all business that we direct to them. However, you are free to select a repair facility of your choosing. If you decide to have repair or replacement services performed by a facility other than a "Preferred Repair Facility", we do not guarantee the repairs. Additionally, in determining the amount necessary to repair damaged property to its pre-loss condition, we will pay the reasonable repair costs based on:

- (a) the prevailing competitive labor rates charged in the area where the property is to be repaired, as reasonably determined by *us*; and
- (b) the cost of repair or replacement of parts, which may be new, refurbished, restored, or used, including, but not limited to:
 - (1) original manufacturer parts or equipment; and
 - (2) non-original manufacturer parts or equipment.

Any amount paid or payable to a *person* under this Part shall be reduced by any amount paid for property damage under Uninsured/Underinsured Motorist Coverage.

TOTAL LOSS

In the event that we determine the insured vehicle to be a total loss, you must allow us to move the insured vehicle to a storage free location of our choice. We will not pay for any storage or other charges incurred after you refusal to allow us to move the insured vehicle to a storage free location. We reserve the right to retain the insured vehicle and/or its salvage property after we determine that the insured vehicle is a total loss.

NO BENEFIT TO BAILEE

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

LOSS PAYEE AGREEMENT

Payment for damage to an *insured automobile* will be made according to *your* interest and the interest of any Loss Payee or lienholder shown on the *declarations* or designated by *you*. Payment may be made to both jointly, or separately, at *our* discretion.

Where fraud, misrepresentation, material omission, or intentional damage has been committed by or at the direction or *you* or a *relative*, the Loss Payee or lienholder's interest will not be protected.

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

RIGHT TO APPRAISAL

If we and you do not agree on the amount of loss, either may demand an appraisal of the loss. In this event, each party will select an appraiser. The appraisers will state separately the actual cash value and the amount of loss. If they fail to agree they will submit their differences to an umpire chosen by them. A decision agreed by any two of these three persons will be binding. Each party will:

- (a) pay its chosen appraiser; and
- (b) bear the expenses of the appraisal and umpire equally.

We do not waive any of **our** rights under this policy by agreeing to an appraisal.

SUBROGATION - PART IV

When we pay, any rights of recovery from anyone become ours to the amount we have paid. Any insured must protect these rights and help us enforce them.

SUITS AGAINST US - PART IV

Suit may not be brought against *us* unless all terms of this policy have been fully complied with and until 30 days after proof of *loss* is filed and the amount is determined as provided by this policy.

DUTIES - PART IV

In addition to fulfilling the required duties, any *person* insured under this policy shall:

- (a) Cooperate with *us* and, at *our* request, attend hearings and trials and assist in making settlements, in securing and giving evidence, in obtaining the attendance of witnesses and in the conduct of suits.
- (b) Take reasonable steps after *loss* to protect an *automobile* insured under this part and its equipment from further *loss*. *We* will pay reasonable expenses incurred in providing that protection.
- (c) Report within 48 hours the theft of an *automobile* insured under this Part or its equipment or parts to the police.
- (d) Allow *us* to inspect and appraise any *loss* covered under this part, and at *our* discretion obtain such estimates as *we* deem necessary before repair or disposal of the vehicle.

If we are unable to resolve any problem related to this policy and its coverage to your satisfaction, you may call or write the California Insurance Department at:

Consumer Affairs Division California Department of Insurance 300 S. Spring Street Los Angeles, California 90013

1-800-927-4357

Century-National Insurance Company

Administered By:
Multi-State Insurance Services, Inc. License # 0D08447
PO BOX 801208
Santa Clarita CA 91380-1208

800-209-4110 or 661-977-9749

Kevin Wilson President

Heir Gilson

Marie Balicki Secretary

Marie Balicki

CENTURY-NATIONAL INSURANCE COMPANY

NOTICE TO POLICYHOLDERS OF AVAILABLE DISCOUNTS

The following discounts are available to Century-National Insurance Company policyholders that qualify:

Good Driver Discount

A discount of 20% will apply to every driver that qualifies as a California Good Driver per CIC §1861.025. Vehicles that do not have a driver assigned will be rated with the Good Driver Discount only if all drivers on the policy qualify as Good Drivers per CIC §1861.025. In addition, if all drivers on the policy qualify as Good Drivers, the discount will be applied to applicable fees, as required by law.

Mature Driver Discount

A discount will apply to applicable coverages for rated drivers age 55 and over that meet the following requirements:

- 1. The driver has been issued a driver improvement course certificate by a DMV certified school within the previous 3 years and a copy of the certificate has been submitted to the Company; and
- 2. The driver must not have taken the course pursuant to a court order.

The discount will be applied effective the date the certificate is received by the Company and will apply for up to three years from the completion date of the course. The course must be taken every three years to continue eligibility for the discount. The discount will be removed at renewal if the driver has a chargeable accident.

Multi-Car Discount

A discount will apply to applicable coverages when there is more than one vehicle on the policy and they are garaged at the same address.

Renewal Discount

A discount will apply on renewal to applicable coverages when the Insured has had continuous liability insurance with Century-National Insurance Company for a minimum of six (6) months.

Important Notice About Our Information Practices And The Protection Of Your Privacy Multi-State Insurance Services, Inc. - CA License #0D08447, FL License #W137320, TX License #1557695, WA License #794312 Multi-State General Agency, Inc. - TX License #1695738 The Company authorization shall be valid for 12 months

We value your business and trust you've placed with us. That's why we want to assure you that we are serious about keeping your personal information private before, during and after your business relationship with us. This notice describes our policy regarding the collection, disclosure and protection of your non-public personal information.

Information We Collect. We obtain most of our information directly from you. Depending on the nature of your insurance transaction, we may also collect information about you or other individuals proposed for insurance from other sources. The type and source of information we collect about you or other persons proposed for insurance is as follows:

- Information the insurance agent receives from you as part of your application for insurance or contained in other insurance forms, such as your name, address, and telephone number; and
- Claims, billing, payment history, and other transaction information we receive from you, our affiliates and others; and
- Information we receive from other agents, brokers, administrators, investigators, insurance support agencies, legal counsel, consumer reporting agencies and government reporting agencies. The information received from these sources may include inspections and investigative reports, audits, consumer reports, driving records, asset information, insurance underwriting records, records relating to prior insurance, and legal opinions.

Unless it is specifically stated otherwise in an amended Privacy Policy Notice, no additional information will be collected about you.

Information We May Disclose To Affiliates And Third Parties. We do not disclose any nonpublic personal information about our customers or former customers to anyone, except as permitted by law. We may disclose some or all of the nonpublic personal information described above that we collect about you to the following affiliates and nonaffiliated third parties to effect, administer, or enforce your insurance transaction:

- Claims administrators;
- Insurance agents or brokers;
- Appraisers, Inspectors, and other insurance support services;
- Consumer reporting agencies;
- Governmental agencies when required to do so;
- An affiliate or third party for the purpose of conducting an audit of the insurance institution or agent in connection with the operations or services provided;
- To a lien holder, mortgagee, assignee, or other person having a legal or beneficial interest in the policy of insurance; and
- To persons or agencies lawfully entitled to such information pursuant to a facially valid subpoena or court order.

Information obtained from a report prepared by an insurance support organization may be retained by the insurance support organization and disclosed to other persons. Personal information and other privileged information collected by us or your agent may in certain circumstances be disclosed to third parties without your authorization, as permitted or required by law.

Our Practices Regarding Use of your Personal Information for Marketing Purposes. We do not share your financial information with our affiliates to market products or services to you. We do not sell your personal information to anyone. Nor do we share it with entities or organizations outside of our company that would use that information to contact you about their own products and services. Should our practice ever change, we will offer you the ability to prohibit this type of information sharing and would offer you the opportunity to opt-out of this type of information sharing, and we would offer you the opt-out with time for you to respond before the change in our practice takes place.

Our Practices Regarding Information Confidentiality And Security. We restrict access to nonpublic personal information about you to those individuals who need to know that information to provide products or services to you. We also maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information. A more detailed description of our information practices and your right to privacy is available to you by submitting a request in writing to us at the address indicated below.

Access to and Correction of Your Information. You may write to us at if you have any questions about the information that we may have in our records about you. If you wish, you may inspect this information in person or receive a copy at a reasonable charge by sending us a written request. You can notify us in writing if you believe any information should be corrected, amended, or deleted and we will review your request. We will either make the requested change or explain why we did not do so. If we do not make the requested change, you may submit a short written statement identifying the disputed information, which will be included in all future disclosures of your information. You may send your written request to us at: Multi-State Insurance, P.O. Box 801208, Santa Clarita CA 91380-1208 Attn: Operations. All written requests must include your name, address, telephone number, policy number, and a photocopy of a picture ID for identification purposes.