## S.E.F No. 21c MONTHLY REPORTING BASIS FLEET OMISSION ENDORSEMENT (FOR USE IN THE PROVINCE OF ALBERTA)

It is hereby understood and agreed:

- a) The Policy shall provide insurance with respect to all automobiles, licensed or required to be licensed in the Province of Alberta, which are:
  - i) owned by and licensed in the name of the Insured;
  - ii) leased from the following lessor(s) for a period in excess of 30 days on which the Insured as lessee is required to provide insurance under a written lease agreement;

Lessors' Name and Address					
NAME	ADDRESS				

- iii) leased for a period in excess of 30 days under a written lease agreement from a lessor other than those listed above providing the name and address of such lessor is reported to the Insurer within 14 days following the date of delivery of the first such leased automobile to the Insured.
- b) The Policy shall provide insurance for Third Party Liability, Accident Benefits, and for loss of or damage to insured automobiles but only when a deductible is specified opposite the type or description of automobiles listed on this endorsement.

## **Scope of Insurance Coverage**

THIRD PARTY LIABILITY : LIMITS AS SHOWN ON THE POLICY						
ACCIDENT BENEFITS: LIMITS AS SHOWN ON THE POLICY						
TYPE OF USE OR DESCRIPTION OF AUTOMOBILES	ALLPERILS DED.	COLLISION OR UPSET DED.	COMP. DED.	SPECIFIED PERILS DED.		
ANY TYPE OF USE OR DESCRIPTION OF AUTOMOBILES NOT LISTED						
ENDORSEMENTS AS ATTACHED TO THE POLICY						

- c) The Schedule of automobiles filed with the Insurer includes all automobiles, as set out in a) above, at the effective date of the Policy. It is agreed that the coverage provided by this Policy shall not be prejudiced by any unintentional error(s) in reporting, unintentional delay(s), or unintentional omission(s) to report the list of owned or leased automobile(s) at the Policy inception, renewal or required reporting period, provided that such error(s), delay(s) or omission(s) are communicated to the Insurer as soon as known to the Insured.
- d) The total premium stated in Item 4 of the Policy is an advance premium only and is due and payable at the effective date of the Policy.

e) The premium for this Policy is based on the following rates per		and the estimated total of		
Rece	eints⊟	Mileage □	Other □ (State Applicable Basis of Rating) for the P	Policy period is

(CONTINUED OVER)

Sections		PERILS	RATE
SECTION A		Third Party Liability	\$
SECTION B		Accident Benefits	\$
Loss of or	Damage to	Insured Automobile:	
SECTION	Sub- sections 1	All Perils	\$
	2	Collision or Upset	\$
С	3	Comprehensive (Excluding Collision or Upset)	\$
	4	Specified Perils (Excluding Collision or Upset)	\$
TOTAL RATE			\$

f) On or before the fifteenth day of each month during the Policy period the Insured shall render to the Insurer a statement of the actual amount of:

Receipts□ Mileage□ other□ for the preceding month. (State Applicable Basis of Rating)

Upon receipt of this statement (from the Insured) the earned premium shall be computed monthly by applying the rates specified in paragraph e) hereof and is due and payable as agreed between the Insurer and Insured.

g) The Insurer shall have the right and opportunity, whenever the Insurer so desires, to examine the books and records of the Insured insofar as they relate to the premium basis or the subject matter of the Policy.

Except as otherwise provided in this endorsement, all limits, terms and conditions, provisions, definitions and exclusions of the Policy shall have full force and effect.