

NATIONAL PRESTO INDUSTRIES, INC.

88750

100

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut 06115



COMPREHENSIVE LIABILITY POLICY

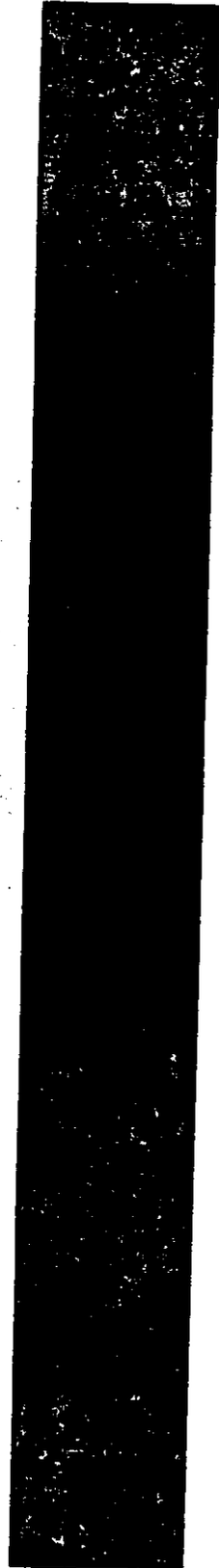
2/20/74 - 2/20/77

Policy extended by endorsement to 3-1-77

**RENEWED**

37 AL-912812 SRA  
ff: 3/1/77

Insurance planned for your protection by



THE STANDARD FIRE INSURANCE COMPANY  
Hartford, Connecticut 06115, A Stock Insurance Company

THE AUTOMOBILE INSURANCE COMPANY OF  
HARTFORD, CONNECTICUT 06115, A Stock Insurance Company

(For Binder Conditions See Reverse Side)

NAMED INSURED AND ADDRESS  
**NATIONAL PRESTO INDUSTRIES, INC.**  
**NORTH HASTINGS WAY**  
**EAUCLAIRE, WISCONSIN 54701**

Binder Period  
 FROM 2-20-76 TO 2-20-77  
 12:00 Noon  
 12:01 A.M.

Standard Time at:  
 The Address of the Named Insured  
 Location of Described Property

(Show Number and Street or RFD, City, County, State, Zip Code)

THE NAMED INSURED IS  
 Individual  Partnership  Corporation  
 Joint Venture  Other \_\_\_\_\_  
 (Specify)

BUSINESS OF NAMED INSURED  
**MFG. OF HOUSEHOLD APPLIANCES**

Location of Premises  
 1. **ALL OPERATIONS IN THE UNITED STATES, ITS TERRITORIES, POSSESSIONS OR CANADA**  
 2.  
 3.

Occupancy of Premises

Insurance is provided by this binder only for such policy and coverages thereunder as is designated below in accordance with the Terms and Conditions of Policy Form and Endorsements **CONTINUOUS COVERAGE AFFORDED BY POLICY 37 AL 188708 SRA (Y)**

**SCHEDULE OF COVERAGES**

POLICY NUMBER	COVERAGES	LIMITS OR AMOUNT(S) OF INSURANCE
37 AL 188708 SRA	<u>COMPREHENSIVE GENERAL LIABILITY</u>	BODILY INJURY \$1,000,000 EACH OCCURRENCE \$1,000,000 AGGREGATE  PROPERTY DAMAGE \$250,000 EACH OCCURRENCE \$250,000 AGGREGATE
	<u>COMPREHENSIVE AUTOMOBILE LIABILITY</u>	BODILY INJURY \$500,000 EACH PERSON \$1,000,000 EACH OCCURRENCE  PROPERTY DAMAGE \$250,000 EACH OCCURRENCE
	PHYSICAL DAMAGE	COMPREHENSIVE - ACV COLLISION - \$100 DEDUCTIBLE

Total Advance Provisional Premium \$248,480.

The premium stated is an advance provisional premium. Acceptance by the Named Insured of the policy replacing coverage provided hereunder shall render this binder null and void. The premium for this binder will be credited against the deposit or Advance Policy Premium. If the premium for this policy exceeds the premium paid for this Binder the Named Insured shall pay the excess to the Company; if less the Company shall return the overpayment to such Named Insured.

This binder may be cancelled, under the terms and conditions provided by the form of policy applicable, or by surrender by the Named Insured of the policy. A premium adjustment, at the rates and in compliance with the rules of the applicable manuals in use by the Company when this binder becomes effective, will be made for the binder period, if no policy of insurance in place hereof be issued and accepted by the insured.

*[Signature]*  
 (Countersigned by)

(For Binder Conditions See Reverse Side)

NAMED INSURED AND ADDRESS	NATIONAL PRESTO INDUSTRIES, INC. NORTH HASTINGS WAY EAUCLAIRE, WISCONSIN 54701	Binder Period FROM 2-20-76 TO 2-20-77 <input type="checkbox"/> 12:00 Noon <input checked="" type="checkbox"/> 12:01 A.M.  Standard Time at: <input checked="" type="checkbox"/> The Address of the Named Insured <input type="checkbox"/> Location of Described Property
(Show Number and Street or RFD, City, County, State, Zip Code)		
THE NAMED INSURED IS <input type="checkbox"/> Individual <input type="checkbox"/> Partnership <input checked="" type="checkbox"/> Corporation <input type="checkbox"/> Joint Venture <input type="checkbox"/> Other _____ (Specify)		BUSINESS OF NAMED INSURED MFG. OF HOUSEHOLD APPLIANCES
Location of Premises 1. ALL OPERATIONS IN THE UNITED STATES, ITS TERRITORIES, POSSESSIONS OR CANADA 2. 3.		Occupancy of Premises

Insurance is provided by this binder only for such policy and coverages thereunder as is designated below in accordance with the Terms and Conditions of Policy Form and Endorsements **CONTINUOUS COVERAGE AFFORDED BY POLICY 37 AL 188708 SRA**

**SCHEDULE OF COVERAGES**

POLICY NUMBER	COVERAGES	LIMITS OR AMOUNT(S) OF INSURANCE
37 AL 188708 SRA	COMPREHENSIVE AUTOMOBILE LIABILITY  AUTOMOBILE PHYSICAL DAMAGE	BODILY INJURY \$500,000 EACH PERSON \$1,000,000 EACH OCCURRENCE  PROPERTY DAMAGE \$250,000 EACH OCCURRENCE  COMPREHENSIVE - ACV COLLISION - ACV
<b>TRUCK FLEET</b>		

Total Advance Provisional Premium \$21,519

The premium stated is an advance provisional premium. Acceptance by the Named Insured of the policy replacing coverage provided hereunder shall render this binder null and void. The premium for this binder will be credited against the deposit or Advance Policy Premium. If the premium for the policy exceeds the premium paid for this Binder the Named Insured shall pay the excess to the Company; if less the Company shall return the overpayment to such Named Insured.

This binder may be cancelled, under the terms and conditions provided by the form of policy applicable, or by surrender by the Named Insured of this binder. A premium adjustment, at the rates and in compliance with the rules of the applicable manuals in use by the Company when this binder becomes effective, will be made for the binder period, if no policy of insurance in place hereof be issued and accepted by the insured.

**PREMIUM IS FOR LONG HAUL AUTO ONLY**

  
 (Countersigned by)

*1-11-41*

NATIONAL PRESTO INDUSTRIES, INC.

Breakdown of Automobile Fleet Premiums by Location

for period February 20, 1976, to February 20, 1977

	<u>Deposit</u>	<u>Monthly</u>	<u>Total</u>
National Presto Industries, Inc.	\$1,925.00	\$1,909.00 x 11	\$22,924.00
Johnson Printing, Inc.	\$ 38.00	\$ 37.50 x 11	\$ 450.50
World Aerospace Corporation	\$ 153.50	\$ 152.50 x 11	\$ 1,831.00
Presto Manufacturing Company	\$ 232.00	\$ 230.00 x 11	\$ 2,762.00
Presto Products Manufacturing Co.	\$ 194.00	\$ 192.50 x 11	\$ 2,311.50
Master Corporation of Texas	\$ 153.50	\$ 152.50 x 11	\$ 1,831.00
	<hr/>	<hr/>	<hr/>
Totals	\$2,696.00	\$2,674.00	70 units \$32,110.00 <i>4552</i>

NATIONAL PRESTO INDUSTRIES, INC.

Breakdown of Automobile Fleet Premiums by Location  
for period February 20, 1975, to February 20, 1976.

	<u>Deposit</u>	<u>Monthly</u>	<u>Total</u>
National Presto Industries, Inc.	\$1,763.67	\$1,734.54 x 11	\$20,843.61
Johnson Printing, Inc.	\$ 33.05	\$ 32.51 x 11	\$ 390.66
World Aerospace Corporation	\$ 99.16	\$ 97.52 x 11	\$ 1,171.88
Presto Manufacturing Company	\$ 165.27	\$ 162.54 x 11	\$ 1,953.21
Presto Products Manufacturing Co.	\$ 165.27	\$ 162.54 x 11	\$ 1,953.21
Master Corporation of Texas	\$ 134.58	\$ 132.35 x 11	\$ 1,590.43
Totals	<u>\$2,361.00</u>	<u>\$2,322.00</u>	<u>\$27,903.00</u>

NATIONAL PRESTO INDUSTRIES, INC.

Breakdown of Automobile Fleet Premiums by Location

for period February 20, 1974, to February 20, 1975

	<u>Deposit</u>	<u>Monthly</u>	<u>Total</u>
National Presto Industries, Inc.	\$1,759.26	\$ 1,738.08 x 11	\$ 20,878.14
Johnson Printing, Inc.	\$ 32.54	\$ 32.14 x 11	\$ 386.08
World Aerospace Corporation	\$ 132.47	\$ 130.87 x 11	\$ 1,572.04
Presto Manufacturing Company	\$ 199.86	\$ 197.46 x 11	\$ 2,371.92
Presto Products Mfg. Company	\$ 32.54	\$ 32.14 x 11	\$ 386.08
Master Corporation of Texas	\$ 167.33	\$ 165.31 x 11	\$ 1,985.74
Total	<u>\$2,324.00</u>	<u>\$ 2,296.00</u>	<u>\$ 27,580.00</u>



These DECLARATIONS and the attached Insurance Policy and Endorsements, with the jacket provisions, complete this

Hartford, Connecticut 06115

**COMPREHENSIVE LIABILITY POLICY**

For

1. NAMED INSURED ▶

NATIONAL PRESTO INDUSTRIES, INC.  
(SEE END'T NO. 1)  
NORTH HASTINGS WAY  
EAUCLAIRE, WISCONSIN 54701

(Show Number and Street or RFD, City, County, State and Zip Code)

POLICY NUMBER

37AL188708 SRA(Y)

2. POLICY PERIOD

From 2-20-77 to 2-20-77 12:01 A.M.  
Standard Time at the address of the named insured as stated herein.

AUDIT PERIOD

Annual, unless otherwise stated:

THE NAMED INSURED IS  Individual  Partnership  Corporation  
 Joint Venture  Other:

BUSINESS OF NAMED INSURED

MFG. OF HOUSEHOLD APPLIANCES

3. The insurance afforded is only with respect to such of the following Parts and Coverages as are indicated by specific premium charge or charges. The limit of the Company's liability against each such Coverage shall be as stated herein, subject to all the terms of this policy having reference thereto.

PART	COVERAGES	LIMITS OF LIABILITY				ADVANCE PREMIUM
		Each Person	Each Occurrence	Each Accident	Aggregate	
<b>COMPREHENSIVE AUTOMOBILE LIABILITY INSURANCE</b>						
CAL	Bodily Injury Liability	\$ 500,000	\$ 1,000,000			\$ 8890.
	Property Damage Liability		\$ 250,000			\$ 6090.
<b>COMPREHENSIVE GENERAL LIABILITY INSURANCE (Except Automobile)</b>						
CGL	Bodily Injury Liability		\$ 500,000		\$ 1,000,000	\$ 60762.
	Property Damage Liability		\$ 250,000		\$ 250,000	\$ 32229.
<b>AUTOMOBILE MEDICAL PAYMENTS INSURANCE</b>						
AMP	Automobile Medical Payments	\$ 1,000				\$ INCL.
<b>INSURANCE AGAINST UNINSURED MOTORISTS</b>						
UM	Damages for Bodily Injury	\$ SEE,000		\$ END'T,000		\$ INCL.
<b>AUTOMOBILE PHYSICAL DAMAGE INSURANCE</b>						
PHD	1 Comprehensive	Insurance is afforded only with respect to such covered automobiles as are designated in the attached Automobile Schedule, subject to the limits of liability indicated therein.  FLEET AUTOMATIC <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No				1 \$ 4004.
	2 Fire, Lightning or Transportation					2 \$
	3 Theft					3 \$
	4 Windstorm, Hail, Earthquake or Explosion					4 \$
	5 Combined Additional Coverage					5 \$
	6 Collision					6 \$ 8596.
	7 Towing					7 \$
<b>GARAGE INSURANCE</b>						
GAR	Coverages and Limits as stated in separate declarations					\$

ENDORSEMENTS MADE PART OF THE POLICY (designated by  or Endorsement number)

K  Contractual Liability, CC-5165  
MP  Premises Medical Payments  
PI  Personal Injury Liability

SEE ENDORSEMENT INDEX

4. The declarations are completed on the attached General Liability and Automobile Schedules. The Automobile Schedule contains a complete list of (a) all automobiles and trailers owned by the named insured and (b) all persons within the definition of Class 1 persons, at the effective date of this policy, unless otherwise stated herein. The General Liability Schedule discloses all hazards insured hereunder known to exist at the effective date of this policy, unless otherwise stated herein.

5. During the past three years no insurer has cancelled insurance, issued to the named insured, similar to that afforded hereunder, unless otherwise stated herein:

PAYMENT METHOD	1 Year Policy Total Advance Premium ▶	\$ 120571.
	Deposit Premium ▶	\$
	3 Year Prepaid Total Adv. Premium ▶	\$
	3 Year Policy Installments	
	Total Advance Premium ▶	\$
	Automobile Installments ▶	\$
	Other Installments 1st Anniversary ▶	\$ TBD
2nd Anniversary ▶	\$ TBD	
"TBD" Means to be Determined		

*Richard L. [Signature]*

**DESCRIPTION OF TERMS  
USED AS PREMIUM BASES:**

**When used as a premium basis:**

1. "admissions" means the total number of persons, other than employees of the **named insured**, admitted to the event insured or to events conducted on the premises whether on paid admission tickets, complimentary tickets or passes;
2. "cost" means the total cost to the **named insured** with respect to operations performed for the **named insured** during the policy period by independent contractors of all work let or sublet in connection with each specific project, including the cost of all labor, materials and equipment furnished, used or delivered for use in the execution of such work, whether furnished by the owner, contractor or subcontractor, including all fees, allowances, bonuses or commissions made, paid or due;
3. "receipts" means the gross amount of money charged by the **named insured** for such operations by the **named insured** or by others during the policy period as are rated on a receipts basis other than receipts from telecasting, broadcasting or motion pictures, and includes taxes, other than taxes which the **named insured** collects as a separate item and remits directly to a governmental division;
4. "remuneration" means the entire remuneration earned during the policy period by proprietors and by all employees of the **named insured**, other than chauffeurs (except operators of mobile equipment) and aircraft pilots and co-pilots, subject to any overtime earnings or limitation of remuneration rule applicable in accordance with the manuals in use by the company;
5. "sales" means the gross amount of money charged by the **named insured** or by others trading under his name for all goods and products sold or distributed during the policy period and charged during the policy period for installation, servicing or repair, and includes taxes, other than taxes which the **named insured** and such others collect as a separate item and remit directly to a governmental division;
6. A. "cost of hire" means the amount incurred for (a) the hire of automobiles, including the entire remuneration of each employee of the **named insured** engaged in the operation of such automobiles subject to an average weekly maximum remuneration of \$100, and for (b) pick-up, transportation or delivery service of property or passengers, other than such services performed by motor carriers which are subject to the security requirements of any motor carrier law or ordinance. The rates for each \$100 of "cost of hire" shall be 5% of the applicable hired automobile rates, provided the owner of such hired automobile has purchased automobile Bodily Injury Liability and Property Damage Liability insurance covering the interest of the **named insured** on a direct primary basis as respects such automobile and submits evidence of such insurance to the **named insured**;
- B. "Class 1 persons" means the following persons, provided their usual duties in the business of the **named insured** include the use of non-owned automobiles: (a) all employees, including officers, of the **named insured** compensated for the use of such automobiles by salary, commission, terms of employment, or specific operating allowance of any sort; (b) all direct agents and representatives of the **named insured**;
- C. "Class 2 employees" means all employees, including officers, of the **named insured**, not included in Class 1 persons;
7. "cost" (as respects Contractual Liability Insurance) means the total cost to any indemnitee with respect to any contract which is insured of all work let or sublet in connection with each specific project, including the cost of all labor, materials and equipment furnished, used or delivered for use in the execution of such work, whether furnished by the owner, contractor or the subcontractor, including all fees, allowances, bonuses or commissions made, paid or due.

**THE AETNA CASUALTY AND SURETY COMPANY**

(A stock insurance company, herein called the company)

**In consideration of the payment of the premium, in reliance upon the statements in the declarations made a part hereof and subject to all of the terms of this policy, agrees with the named insured as follows:**



## GENERAL PROVISIONS FOR LIABILITY POLICIES

## DEFINITIONS

When used in this policy (including endorsements forming a part hereof).

**"automobile"** means a land motor vehicle, trailer or semi-trailer designed for travel on public roads, (including any machinery or apparatus attached thereto), but does not include **mobile equipment**;

**"bodily injury"** means bodily injury, sickness or disease sustained by any person;

**"collapse hazard"** includes "structural property damage" as defined herein and **property damage** to any other property at any time resulting therefrom. "Structural property damage" means the collapse of or structural injury to any building or structure due to (1) grading of land, excavating, borrowing, filling, back-filling, tunnelling, pile driving, cofferdam work or caisson work or (2) moving, shoring, underpinning, raising or demolition of any building or structure or removal or rebuilding of any structural support thereof. The **collapse hazard** does not include **property damage** (1) arising out of operations performed for the **named insured** by independent contractors, or (2) included within the **completed operations hazard** or the **underground property damage hazard**, or (3) for which liability is assumed by the **insured** under an **incidental contract**;

**"completed operations hazard"** includes **bodily injury** and **property damage** arising out of operations or reliance upon a representation or warranty made at any time with respect thereto, but only if the **bodily injury** or **property damage** occurs after such operations have been completed or abandoned and occurs away from premises owned by or rented to the **named insured**. "Operations" include materials, parts or equipment furnished in connection therewith. Operations shall be deemed completed at the earliest of the following times:

- (1) when all operations to be performed by or on behalf of the **named insured** under the contract have been completed,
- (2) when all operations to be performed by or on behalf of the **named insured** at the site of the operations have been completed, or
- (3) when the portion of the work out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

Operations which may require further service or maintenance work, or correction, repair or replacement because of any defect or deficiency, but which are otherwise complete, shall be deemed completed.

The **completed operations hazard** does not include **bodily injury** or **property damage** arising out of

- (a) operations in connection with the transportation of property, unless the **bodily injury** or **property damage** arises out of a condition in or on a vehicle created by the loading or unloading thereof,
- (b) the existence of tools, uninstalled equipment or abandoned or unused materials, or
- (c) operations for which the classification stated in the policy or in the **company's** manual specifies "including completed operations";

**"damages"** includes damages for death and for care and loss of services resulting from **bodily injury** and damages for loss of use of property resulting from **property damage**;

**"elevator"** means any hoisting or lowering device to connect floors or landings, whether or not in service, and all appliances thereof including any car, platform, shaft, hoistway, stairway, runway, power equipment and machinery; but does not include an **automobile** servicing hoist, or a hoist without a platform outside a building if without mechanical power or if not attached to building walls, or a hoist or material hoist used in alteration, construction or demolition operations, or an inclined conveyor used exclusively for carrying property or a dumbwaiter used exclusively for carrying property and having a compartment height not exceeding four feet.

**"explosion hazard"** includes **property damage** arising out of blasting or explosion. The **explosion hazard** does not include **property damage** (1) arising out of the explosion of air or steam vessels, piping under pressure, prime movers, machinery or power transmitting equipment, or (2) arising out of operations performed for the **named insured** by independent contractors, or (3) included within the **completed operations hazard** or the **underground**

**property damage hazard**, or (4) for which liability is assumed by the **insured** under an **incidental contract**;

**"incidental contract"** means any written (1) lease of premises, (2) easement agreement, except in connection with construction or demolition operations on or adjacent to a railroad, (3) undertaking to indemnify a municipality required by municipal ordinance, except in connection with work for the municipality, (4) sidetrack agreement, or (5) **elevator** maintenance agreement;

**"insured"** means any person or organization qualifying as an insured in the "Persons Insured" provision of the applicable insurance coverage. The insurance afforded applies separately to each **insured** against whom claim is made or suit is brought, except with respect to the limits of the **company's** liability;

**"mobile equipment"** means a land vehicle (including any machinery or apparatus attached thereto), whether or not self-propelled, (1) not subject to motor vehicle registration, or (2) maintained for use exclusively on premises owned by or rented to the **named insured**, including the ways immediately adjoining, or (3) designed for use principally off public roads, or (4) designed or maintained for the sole purpose of affording mobility to equipment of the following types forming an integral part of or permanently attached to such vehicle: power cranes, shovels, loaders, diggers and drills; concrete mixers (other than the mix-in-transit type); graders, scrapers, rollers and other road construction or repair equipment; air-compressors, pumps and generators, including spraying, welding and building cleaning equipment; and geophysical exploration and well servicing equipment;

**"named insured"** means the person or organization named in Item 1. of the declarations of this policy;

**"named insured's products"** means goods or products manufactured, sold, handled or distributed by the **named insured** or by others trading under his name, including any container thereof (other than a vehicle), but **"named insured's products"** shall not include a vending machine or any property other than such container, rented to or located for use of others but sold;

**"occurrence"** means an accident, including injurious exposure to conditions, which results, during the policy period, in **bodily injury** or **property damage** neither expected nor intended from the standpoint of the **insured**;

**"policy territory"** means:

- (1) the United States of America, its territories or possessions, or Canada, or
- (2) international waters or air space, provided the **bodily injury** or **property damage** does not occur in the course of travel or transportation to or from any other country, state or nation, or
- (3) anywhere in the world with respect to **damages** because of **bodily injury** or **property damage** arising out of a product which was sold for use or consumption within the territory described in paragraph (1) above, provided the original suit for such **damages** is brought within such territory;

**"products hazard"** includes **bodily injury** and **property damage** arising out of the **named insured's products** or reliance upon a representation or warranty made at any time with respect thereto, but only if the **bodily injury** or **property damage** occurs away from premises owned by or rented to the **named insured** and after physical possession of such products has been relinquished to others;

**"property damage"** means injury to or destruction of tangible property;

**"underground property damage hazard"** includes underground **property damage** as defined herein and **property damage** to any other property at any time resulting therefrom. "Underground **property damage**" means **property damage** to wires, conduits, pipes, mains, sewers, tanks, tunnels, any similar property, and any apparatus in connection therewith, beneath the surface of the ground or water, caused by and occurring during the use of mechanical equipment for the purpose of grading land, paving, excavating, drilling, borrowing, filling, back-filling or pile driving. The **underground property damage hazard** does not include **property damage** (1) arising out of operations performed for the **named insured** by independent contractors, or (2) included within the **completed operations hazard**, or (3) for which liability is assumed by the **insured** under an **incidental contract**.

## SUPPLEMENTAL PAYMENTS

The company will pay, in addition to the applicable limit of liability:

- (a) all expenses incurred by the company, all costs taxed against the insured in any suit defended by the company and all interest on the entire amount of any judgment thereon which accrues after entry of the judgment and before the company has paid or tendered or deposited in court that part of the judgment which does not exceed the limit of the company's liability thereon;
- (b) premiums on appeal bonds required in any such suit, premiums on bonds to release attachments in any such suit for an amount not in excess of the applicable limit of liability of this policy, and the cost of bail bonds required

of the insured because of accident or traffic law violation arising out of the use of any vehicle to which this policy applies, not to exceed \$250 per bail bond, but the company shall have no obligation to apply for or furnish any such bonds.

- (c) expenses incurred by the insured for first aid to others at the time of an accident, for **bodily injury** to which this policy applies,
- (d) reasonable expenses incurred by the insured at the company's request, including actual loss of wages or salary (but not loss of other income) not to exceed \$25 per day because of his attendance at hearings or trials at such request.

## NUCLEAR ENERGY LIABILITY EXCLUSION

(Broad Form)

I. This policy does not apply:

A. Under any Liability Coverage, to **bodily injury** or **property damage**

- (1) with respect to which an insured under this policy is also an insured under a nuclear energy liability policy issued by Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability Underwriters or Nuclear Insurance Association of Canada, or would be an insured under any such policy but for its termination upon exhaustion of its limit of liability, or
- (2) resulting from the **hazardous properties** of **nuclear material** and with respect to which (a) any person or organization is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof, or (b) the insured is, or had this policy not been issued would be, entitled to indemnity from the United States of America, or any agency thereof, under any agreement entered into by the United States of America, or any agency thereof, with any person or organization.

B. Under any Medical Payments Coverage, or under any Supplementary Payments provision relating to first aid, to expenses incurred with respect to **bodily injury** resulting from the **hazardous properties** of **nuclear material** and arising out of the operation of a **nuclear facility** by any person or organization.

C. Under any Liability Coverage, to **bodily injury** or **property damage** resulting from the **hazardous properties** of **nuclear material**, if

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

II. As used herein:

"**hazardous properties**" include radioactive, toxic or explosive properties;

"**nuclear material**" means **source material**, **special nuclear material** or **byproduct material**;

"**source material**", "**special nuclear material**", and "**byproduct material**" have the meanings given them in the Atomic Energy Act of 1954 or in any law amendatory thereof;

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

"**waste**" means any waste material (1) containing **byproduct material** and (2) resulting from the operation by any person or organization of any **nuclear facility** included within the definition of **nuclear facility** under paragraph (a) or (b) thereof;

"**nuclear facility**" means

- (a) any **nuclear reactor**,
- (b) any equipment or device designed or used for (1) separating the isotopes of uranium or plutonium, (2) processing or utilizing **spent fuel**, or (3) handling, processing or packaging **waste**,
- (c) any equipment or device used for the processing, fabricating or alloying of **special nuclear material** if at any time the total amount of such material in the custody of the insured at the premises where such equipment or device is located consists of or contains more than 25 grams of plutonium or uranium 233 or any combination thereof, or more than 250 grams of uranium 235,
- (d) any structure, basin, excavation, premises or place prepared or used for the storage or disposal of **waste**,

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

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

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

## CONDITIONS

**1. Premium** All premiums for this policy shall be computed in accordance with the company's rules, rates, rating plans, premiums and minimum premiums applicable to the insurance afforded herein.

Premium designated in this policy as "advance premium" is a deposit premium only which shall be credited to the amount of the earned premium due at the end of the policy period. At the close of each period (or part thereof terminating with the end of the policy period) designated in the declarations as the audit period the earned premium shall be computed for such period and, upon notice thereof to the named insured, shall become due and payable. If the total earned premium for the policy period is less than the premium previously paid, the company shall

return to the named insured the unearned portion paid by the named insured.

The named insured shall maintain records of such information as is necessary for premium computation, and shall send copies of such records to the company at the end of the policy period and at such times during the policy period as the company may direct.

**2. Inspection and Audit** The company shall be permitted but not obligated to inspect the named insured's property and operations at any time. Neither the company's right to make inspections nor the making thereof nor any report thereon shall constitute an under-

taking, on behalf of or for the benefit of the named insured or others, to determine or warrant that such property or operations are safe.

The company may examine and audit the named insured's books and records at any time during the policy period and extensions thereof and within three years after the final termination of this policy, as far as they relate to the subject matter of this insurance.

**3. Financial Responsibility Laws** When this policy is certified as proof of financial responsibility for the future under the provisions of any motor vehicle financial responsibility law, such insurance as is afforded by this policy for **bodily injury** liability or for **property damage** liability shall comply with the provisions of such law to the extent of the coverage and limits of liability required by such law. The insured agrees to reimburse the company for any payment made by the company which it would not have been obligated to make under the terms of this policy except for the agreement contained in this paragraph.

**4. Insured's Duties in the Event of Occurrence, Claim or Suit** (a) In the event of an occurrence, written notice containing particulars sufficient to identify the insured and also reasonably obtainable information with respect to the time, place and circumstances thereof, and the names and addresses of the injured and of available witnesses, shall be given by or for the insured to the company or any of its authorized agents as soon as practicable. The named insured shall promptly take at his expense all reasonable steps to prevent other **bodily injury** or **property damage** from arising out of the same or similar conditions, but such expense shall not be recoverable under this policy.

(b) If claim is made or suit is brought against the insured, the insured shall immediately forward to the company every demand, notice, summons or other process received by him or his representative.

(c) The insured shall cooperate with the company and, upon the company's request, assist in making settlements, in the conduct of suits and in enforcing any right of contribution or indemnity against any person or organization who may be liable to the insured because of **bodily injury** or **property damage** with respect to which insurance is afforded under this policy; and the insured shall attend hearings and trials and assist in securing and giving evidence and obtaining the attendance of witnesses. The insured shall not, except at his own cost, voluntarily make any payment, assume any obligation or incur any expense other than for first aid to others at the time of accident.

**5. Action Against Company** No action shall lie against the company unless, as a condition precedent thereto, there shall have been full compliance with all of the terms of this policy, nor until the amount of the insured's obligation to pay shall have been finally determined either by judgment against the insured after actual trial or by written agreement of the insured, the claimant and the company.

Any person or organization or the legal representative thereof who has secured such judgment or written agreement shall thereafter be entitled to recover under this policy to the extent of the insurance afforded by this policy. No person or organization shall have any right under this policy to join the company as a party to any action against the insured to determine the insured's liability, nor shall the company be impleaded by the insured or his legal representative. Bankruptcy or insolvency of the insured or of the insured's estate shall not relieve the company of any of its obligations hereunder.

**6. Other Insurance** The insurance afforded by this policy is primary insurance, except when stated to apply in excess of or contingent upon the absence of other insurance. When this insurance is primary and the insured has other insurance which is stated to be applicable to the loss on an excess or contingent basis, the amount of the company's liability under this policy shall not be reduced by the existence of such other insurance.

When both this insurance and other insurance apply to the loss on the same basis, whether primary, excess or contingent, the company shall not be liable under this policy for a greater proportion of the loss than that stated in the applicable contribution provision below.

(a) **Contribution by Equal Shares.** If all of such other valid and collectible insurance provides for contribution by equal shares, the company shall not be liable for a greater proportion of such loss than would be payable if each insurer contributes an equal share until the share of each insurer equals the lowest applicable limit of liability under any one policy or the full amount of the loss is paid, and with respect to any amount of loss not so paid the remaining insurers then continue to contribute equal shares of the remaining amount of the loss until each such insurer has paid its limit in full or the full amount of the loss is paid.

(b) **Contribution by Limits.** If any of such other insurance does not provide for contribution by equal shares, the company shall not be liable for a greater proportion of such loss than the applicable limit of liability under this policy for such loss bears to the total applicable limit of liability of all valid and collectible insurance against such loss.

**7. Subrogation** In the event of any payment under this policy, the company shall be subrogated to all the insured's rights of recovery therefor against any person or organization and the insured shall execute and deliver instruments and papers and do whatever else is necessary to secure such rights. The insured shall do nothing after loss to prejudice such rights.

**8. Changes** Notice to any agent or knowledge possessed by any agent or by any other person shall not effect a waiver or a change in any part of this policy or estop the company from asserting any right under the terms of this policy; nor shall the terms of this policy be waived or changed, except by endorsement issued to form a part of this policy.

**9. Assignment** Assignment of interest under this policy shall not bind the company until its consent is endorsed hereon; if, however, the named insured shall die, such insurance as is afforded by this policy shall apply (1) to the named insured's legal representative, as the named insured, but only while acting within the scope of his duties as such, and (2) with respect to the property of the named insured, to the person having proper temporary custody thereof, as insured, but only until the appointment and qualification of the legal representative.

**10. Three Year Policy** If this policy is issued for a period of three years, the limits of the company's liability shall apply separately to each consecutive annual period thereof.

**11. Cancellation** This policy may be cancelled by the named insured by mailing to the company written notice stating when thereafter the cancellation shall be effective. This policy may be cancelled by the company by mailing to the named insured at the address shown in this policy, written notice stating when not less than ten days thereafter such cancellation shall be effective. The mailing of notice as aforesaid shall be sufficient proof of notice. The effective date of cancellation stated in the notice shall become the end of the policy period. Delivery of such written notice either by the named insured or by the company shall be equivalent to mailing.

If the named insured cancels, earned premium shall be computed in accordance with the customary short rate table and procedure. If the company cancels, earned premium shall be computed pro rata. Premium adjustment may be made either at the time cancellation is effected or as soon as practicable after cancellation becomes effective, but payment or tender of unearned premium is not a condition of cancellation.

**12. Declarations** By acceptance of this policy, the named insured agrees that the statements in the declarations are his agreements and representations, that this policy is issued in reliance upon the truth of such representations and that this policy embodies all agreements existing between himself and the company or any of its agents relating to this insurance.

IN WITNESS WHEREOF, The Aetna Casualty and Surety Company has caused this policy to be signed by its President and a Secretary at Hartford, Connecticut, and countersigned on the declarations page by a duly authorized agent of the Company.

*Howard G. Moore*  
 Signature

*John A. Rice*  
 Signature



# COMPREHENSIVE AUTOMOBILE LIABILITY INSURANCE



## I. BODILY INJURY LIABILITY COVERAGE PROPERTY DAMAGE LIABILITY COVERAGE

The company will pay on behalf of the insured all sums which the insured shall become legally obligated to pay as damages because of

**bodily injury or property damage**

to which this insurance applies, caused by an occurrence and arising out of the ownership, maintenance or use, including loading and unloading, of any automobile, and the company shall have the right and duty to defend any suit against the insured seeking damages on account of such bodily injury or property damage, even if any of the allegations of the suit are groundless, false or fraudulent, and may make such investigation and settlement of any claim or suit as it deems expedient, but the company shall not be obligated to pay any claim or judgment or to defend any suit after the applicable limit of the company's liability has been exhausted by payment of judgments or settlements.

### Exclusions

This insurance does not apply:

- (a) to liability assumed by the insured under any contract or agreement;
- (b) to any obligation for which the insured or any carrier as his insurer may be held liable under any workmen's compensation, unemployment compensation or disability benefits law, or under any similar law;
- (c) to bodily injury to any employee of the insured arising out of and in the course of his employment by the insured, but this exclusion does not apply to any such injury arising out of and in the course of domestic employment by the insured unless benefits therefor are in whole or in part either payable or required to be provided under any workmen's compensation law;
- (d) to property damage to
  - (1) property owned or being transported by the insured, or property rented to or in the care, custody or control of the insured, or as to which the insured is for any purpose exercising physical control, other than property damage to a residence or private garage by a private passenger automobile covered by this insurance;
  - (2) property damage to a residence or private garage by a private passenger automobile covered by this insurance;
- (e) to bodily injury due to war, whether or not declared, civil war, insurrection, rebellion or revolution, or to any act or condition incident to any of the foregoing, with respect to expenses for first aid under the Supplementary Payments provision.

## II. PERSONS INSURED

Each of the following is an insured under this insurance to the extent set forth below:

- (a) the named insured;
- (b) any partner or executive officer thereof, but with respect to a non-owned automobile only while such automobile is being used in the business of the named insured;
- (c) any other person while using an owned automobile or a hired automobile with the permission of the named insured, provided his actual operation or (if he is not operating) his other actual use thereof is within the scope of such permission, but with respect to bodily injury or property damage arising out of the loading or unloading thereof, such other person shall be an insured only if he is:
  - (1) a lessee or borrower of the automobile, or
  - (2) an employee of the named insured or of such lessee or borrower.

- (d) any other person or organization but only with respect to his or its liability because of acts or omissions of an insured under (a), (b) or (c) above.

None of the following is an insured:

- (i) any person while engaged in the business of his employer with respect to bodily injury to any fellow employee of such person injured in the course of his employment;
- (ii) the owner or lessee (of whom the named insured is a sub-lessee) of a hired automobile or the owner of a non-owned automobile, or any agent or employee of any such owner or lessee;
- (iii) an executive officer with respect to an automobile owned by him or by a member of his household;
- (iv) any person or organization, other than the named insured, with respect to:
  - (1) a motor vehicle while used with any trailer owned or hired by such person or organization and not covered by like insurance in the company (except a trailer designed for use with a private passenger automobile and not being used for business purposes with another type motor vehicle), or
  - (2) a trailer while used with any motor vehicle owned or hired by such person or organization and not covered by like insurance in the company;
- (v) any person while employed in or otherwise engaged in duties in connection with an automobile business, other than an automobile business operated by the named insured.

This insurance does not apply to bodily injury or property damage arising out of (1) a non-owned automobile used in the conduct of any partnership or joint venture of which the insured is a partner or member and which is not designated in this policy as a named insured, or (2) if the named insured is a partnership, an automobile owned by or registered in the name of a partner thereof.

## III. LIMITS OF LIABILITY

Regardless of the number of (1) insureds under this policy, (2) persons or organizations who sustain bodily injury or property damage, (3) claims made or suits brought on account of bodily injury or property damage or (4) automobiles to which this policy applies, the company's liability is limited as follows:

### Bodily Injury Liability Coverage

The limit of bodily injury liability stated in the declarations as applicable to "each person" is the limit of the company's liability for all damages because of bodily injury sustained by one person as the result of any one occurrence; but subject to the above provision respecting "each person", the total liability of the company for all damages because of bodily injury sustained by two or more persons as the result of any one occurrence shall not exceed the limit of bodily injury liability stated in the declarations as applicable to "each occurrence".

### Property Damage Liability Coverage

The total liability of the company for all damages because of all property damage sustained by one or more persons or organizations as the result of any one occurrence shall not exceed the limit of property damage liability stated in the declarations as applicable to "each occurrence".

### Bodily Injury and Property Damage Liability Coverage

For the purpose of determining the limit of the company's liability, all bodily injury and property damage arising out of continuous or repeated expo-

sure to substantially the same general conditions shall be considered as arising out of one occurrence.

#### IV. POLICY PERIOD; TERRITORY

This insurance applies only to **bodily injury** or **property damage** which occurs during the policy period within the territory described in paragraph (1) or (2) of the definition of **policy territory**.

#### V. ADDITIONAL DEFINITIONS

When used in reference to this insurance (including endorsements forming a part of the policy):

"**automobile business**" means the business or occupation of selling, repairing, servicing, storing or parking automobiles;

"**hired automobile**" means an automobile not owned by the named insured which is used under contract in behalf of, or loaned to, the named insured, provided such automobile is not owned by or registered in the name of (a) a partner or executive officer of the named insured or (b) an employee or

agent of the named insured who is granted an operating allowance of any sort for the use of such automobile;

"**non-owned automobile**" means an automobile which is neither an owned automobile nor a hired automobile;

"**owned automobile**" means an automobile owned by the named insured;

"**private passenger automobile**" means a four wheel private passenger or station wagon type automobile;

"**trailer**" includes semi-trailer but does not include mobile equipment.

#### VI. ADDITIONAL CONDITION

##### Excess Insurance—Hired and Non-Owned Automobiles

With respect to a hired automobile or a non-owned automobile, this insurance shall be excess insurance over any other valid and collectible insurance available to the insured.

## COMPREHENSIVE GENERAL LIABILITY INSURANCE

## CGL PART

### I. BODILY INJURY LIABILITY COVERAGE PROPERTY DAMAGE LIABILITY COVERAGE

The company will pay on behalf of the insured all sums which the insured shall become legally obligated to pay as damages because of

**bodily injury or  
property damage**

to which this insurance applies, caused by an occurrence, and the company shall have the right and duty to defend any suit against the insured seeking damages on account of such bodily injury or property damage, even if any of the allegations of the suit are groundless, false or fraudulent, and may make such investigation and settlement of any claim or suit as it deems expedient, but the company shall not be obligated to pay any claim or judgment or to defend any suit after the applicable limit of the company's liability has been exhausted by payment of judgments or settlements.

#### Exclusions

This insurance does not apply:

- (a) to liability assumed by the insured under any contract or agreement except an incidental contract; but this exclusion does not apply to a warranty of fitness or quality of the named insured's products or a warranty that work performed by or on behalf of the named insured will be done in a workmanlike manner;
- (b) to bodily injury or property damage arising out of the ownership, maintenance, operation, use, loading or unloading of:
  - (1) any automobile or aircraft owned or operated by or rented or loaned to the named insured, or
  - (2) any other automobile or aircraft operated by any person in the course of his employment by the named insured;but this exclusion does not apply to the parking of an automobile on premises owned by, rented to or controlled by the named insured or the ways immediately adjoining, if such automobile is not owned by or rented or loaned to the named insured;
- (c) to bodily injury or property damage arising out of and in the course of the transportation of mobile equipment by an automobile owned or operated by or rented or loaned to the named insured;
- (d) to bodily injury or property damage arising out of the ownership, maintenance, operation, use, loading or unloading of any watercraft, if the bodily injury or property damage occurs away from premises owned by, rented to or controlled by the named insured; but this exclusion does not apply to bodily injury or property damage included within the products hazard or the completed operations hazard or resulting from operations performed for the named

insured by independent contractors or to liability assumed by the insured under an incidental contract;

- (e) to bodily injury or property damage due to war, whether or not declared, civil war, insurrection, rebellion or revolution, or to any act or condition incident to any of the foregoing, with respect to
  - (1) liability assumed by the insured under an incidental contract, or
  - (2) expenses for first aid under the Supplementary Payments provision;
- (f) to bodily injury or property damage for which the insured or his indemnitee may be held liable, as a person or organization engaged in the business of manufacturing, distributing, selling or serving alcoholic beverages or as an owner or lessor of premises used for such purposes, by reason of the selling, serving or giving of any alcoholic beverage
  - (1) in violation of any statute, ordinance or regulation,
  - (2) to a minor,
  - (3) to a person under the influence of alcohol, or
  - (4) which causes or contributes to the intoxication of any person;
- (g) to any obligation for which the insured or any carrier as his insurer may be held liable under any workmen's compensation, unemployment compensation or disability benefits law, or under any similar law;
- (h) to bodily injury to any employee of the insured arising out of and in the course of his employment by the insured; but this exclusion does not apply to liability assumed by the insured under an incidental contract;
- (i) to property damage to
  - (1) property owned or occupied by or rented to the insured,
  - (2) property used by the insured, or
  - (3) property in the care, custody or control of the insured or as to which the insured is for any purpose exercising physical control;but parts (2) and (3) of this exclusion do not apply with respect to liability under a written sidetrack agreement and part (3) of this exclusion does not apply with respect to property damage (other than to elevators) arising out of the use of an elevator at premises owned by, rented to or controlled by the named insured;
- (j) to property damage to premises alienated by the named insured arising out of such premises or any part thereof;
- (k) to bodily injury or property damage resulting from the failure of the named insured's products or work completed by or for the named insured to perform the function or serve the purpose intended by the named insured, if such failure is due to a mistake or deficiency in any design, formula, plan, specifications, advertising material or printed instructions prepared or developed by any insured; but this exclusion

does not apply to **bodily injury** or **property damage** resulting from the active malfunctioning of such products or work.

- (1) to **property damage** to the **named insured's products** arising out of such products or any part of such products,
- (m) to **property damage** to work performed by or on behalf of the **named insured** arising out of the work or any portion thereof, or out of materials, parts or equipment furnished in connection therewith,
- (n) to **damages** claimed for the withdrawal, inspection, repair, replacement, or loss of use of the **named insured's products** or **work** completed by or for the **named insured** or of any property of which such products or work form a part, if such products, work or property are withdrawn from the market or from use because of any known or suspected defect or deficiency therein;
- (o) to **property damage** included within:
  - (1) the **explosion hazard** in connection with operations identified in this policy by a classification code number which includes the symbol "X",
  - (2) the **collapse hazard** in connection with operations identified in this policy by a classification code number which includes the symbol "C",
  - (3) the **underground property damage hazard** in connection with operations identified in this policy by a classification code number which includes the symbol "U".

## II. PERSONS INSURED

Each of the following is an **insured** under this insurance to the extent set forth below:

- (a) if the **named insured** is designated in the declarations as an individual, the person so designated but only with respect to the conduct of a business of which he is the sole proprietor;
- (b) if the **named insured** is designated in the declarations as a partnership or joint venture, the partnership or joint venture so designated and any partner or member thereof but only with respect to his liability as such;
- (c) if the **named insured** is designated in the declarations as other than an individual, partnership or joint venture, the organization so designated and any executive officer, director or stockholder thereof while acting within the scope of his duties as such;
- (d) any person (other than an employee of the **named insured**) or organization while acting as real estate manager for the **named insured**; and
- (e) with respect to the operation, for the purpose of locomotion upon a public highway, of **mobile equipment** registered under any motor vehicle registration law,
  - (i) an employee of the **named insured** while operating any such equipment in the course of his employment, and
  - (ii) any other person while operating with the permission of the **named insured** any such equipment registered in the name of the **named insured** and any person or organization legally responsible for such operation, but only if there is no other valid and collectible insurance available, either on a primary or excess basis, to such person or organization;

provided that no person or organization shall be an **insured** under this paragraph (e) with respect to:

- (1) **bodily injury** to any fellow employee of such person injured in the course of his employment, or
- (2) **property damage** to property owned by, rented to, in charge of or occupied by the **named insured** or the employer of any person described in subparagraph (ii).

This insurance does not apply to **bodily injury** or **property damage** arising out of the conduct of any partnership or joint venture of which the **insured** is a partner or member and which is not designated in this policy as a **named insured**.

## III. LIMITS OF LIABILITY

Regardless of the number of (1) **insureds** under this policy, (2) persons or organizations who sustain **bodily injury** or **property damage**, or (3) claims made or suits brought on account of

**bodily injury** or **property damage**, the **Company's** liability is limited as follows:

### **Bodily Injury Liability Coverage**

The limit of **bodily injury** liability stated in the declarations as applicable to "each person" is the limit of the **company's** liability for all **damages** because of **bodily injury** sustained by one person as the result of any one **occurrence**; but subject to the above provision respecting "each person", the total liability of the **company** for all **damages** because of **bodily injury** sustained by two or more persons as the result of any one **occurrence** shall not exceed the limit of **bodily injury** liability stated in the declarations as applicable to "each occurrence".

Subject to the above provisions respecting "each person" and "each occurrence", the total liability of the **company** for all **damages** because of (1) all **bodily injury** included within the **completed operations hazard** and (2) all **bodily injury** included within the **products hazard** shall not exceed the limit of **bodily injury** liability stated in the declarations as "aggregate".

### **Property Damage Liability Coverage**

The total liability of the **company** for all **damages** because of all **property damage** sustained by one or more persons or organizations as the result of any one **occurrence** shall not exceed the limit of **property damage** liability stated in the declarations as applicable to "each occurrence".

Subject to the above provision respecting "each occurrence", the total liability of the **company** for all **damages** because of all **property damage** to which this coverage applies and described in any of the numbered subparagraphs below shall not exceed the limit of **property damage** liability stated in the declarations as "aggregate":

- (1) all **property damage** arising out of premises or operations rated on a remuneration basis or contractor's equipment rated on a receipts basis, including **property damage** for which liability is assumed under any **incidental contract** relating to such premises or operations, but excluding **property damage** included in subparagraph (2) below;
- (2) all **property damage** arising out of and occurring in the course of operations performed for the **named insured** by independent contractors and general supervision thereof by the **named insured**, including any such **property damage** for which liability is assumed under any **incidental contract** relating to such operations, but this subparagraph (2) does not include **property damage** arising out of maintenance or repairs at premises owned by or rented to the **named insured** or structural alterations at such premises which do not involve changing the size of or moving buildings or other structures;
- (3) all **property damage** included within the **products hazard** and all **property damage** included within the **completed operations hazard**.

Such aggregate limit shall apply separately to the **property damage** described in subparagraphs (1), (2) and (3) above, and under subparagraphs (1) and (2), separately with respect to each project away from premises owned by or rented to the **named insured**.

### **Bodily Injury and Property Damage Liability Coverage**

For the purpose of determining the limit of the **company's** liability, all **bodily injury** and **property damage** arising out of continuous or repeated exposure to substantially the same general conditions shall be considered as arising out of one **occurrence**.

## IV. POLICY PERIOD; TERRITORY

This insurance applies only to **bodily injury** or **property damage** which occurs during the policy period within the policy territory.

**I. AUTOMOBILE MEDICAL PAYMENTS COVERAGE**

The company will pay all reasonable medical expense incurred within one year from the date of the accident.

**Division 1.** to or for each person who sustains **bodily injury**, caused by accident, while **occupying a designated automobile** which is being used by a person for whom **bodily injury** liability insurance is afforded under this policy with respect to such use;

**Division 2.** to or for each **insured** who sustains **bodily injury**, caused by accident, while **occupying or**, while a pedestrian, through being struck by a **highway vehicle**.

**Exclusions**

This insurance does not apply:

- (a) to **bodily injury** to any person or **insured** while employed or otherwise engaged in duties in connection with an **automobile business**, if benefits therefor are in whole or in part either payable or required to be provided under any workmen's compensation law;
- (b) to **bodily injury** due to war, whether or not declared, civil war, insurrection, rebellion or revolution, or to any act or condition incident to any of the foregoing;
- (c) under Division 1, to **bodily injury** to any employee of the **named insured** arising out of and in the course of employment by the **named insured**, but this exclusion does not apply to any such **bodily injury** arising out of and in the course of domestic employment by the **named insured** unless benefits therefor are in whole or in part either payable or required to be provided under any workmen's compensation law;
- (d) under Division 2, to **bodily injury** sustained while **occupying a highway vehicle** owned by any **insured**, or furnished for the regular use of any **insured** by any person or organization other than the **named insured**.

**II. PERSONS INSURED—DIVISION 2.**

Each of the following is an **insured** under this insurance to the extent set forth below:

- (a) any person designated as **insured** in the schedule;
- (b) while residents of the same household as such designated person, his spouse and the relatives of either;

and if such designated person shall die, any person who was an **insured** at the time of such death shall continue to be an **insured**.

**III. LIMIT OF LIABILITY**

The limit of liability for Automobile Medical Payments Coverage stated in the declarations as applicable to "each person" is the limit of the company's liability for all **medical expense** for **bodily injury** to any person, including any **insured**, as the result of any one accident.

When more than one medical payments coverage afforded by this policy applies to the loss, the company shall not be liable for more than the amount of the highest applicable limit of liability.

**IV. POLICY PERIOD; TERRITORY**

This insurance applies only to accidents which occur during the policy period within the territory described in paragraph (1) or (2) of the definition of "policy territory".

**V. ADDITIONAL DEFINITIONS**

The additional definitions applicable to automobile bodily injury liability insurance also apply to this insurance; and when used in reference to this insurance (including endorsements forming a part of the policy):

"**designated automobile**" means an **automobile** designated in the schedule and includes:

- (a) an **automobile** not owned by the **named insured** while temporarily used as a substitute for an **owned automobile** designated in the schedule when withdrawn from normal use for servicing or repair or because of its breakdown, loss or destruction; and
- (b) a trailer designed for use with a **private passenger automobile**, if not being used for business purposes with another type **automobile** and if not a home, office, store, display or passenger trailer;

"**highway vehicle**" means a land motor vehicle or trailer other than

- (a) a farm type tractor or other equipment designed for use principally off public roads, while not upon public roads,
- (b) a vehicle operated on rails or crawler-treads, or
- (c) a vehicle while located for use as a residence or premises;

"**medical expense**" means expenses for necessary medical, surgical, x-ray and dental services, including prosthetic devices, and necessary ambulance, hospital, professional nursing and funeral services;

"**occupying**" means in or upon or entering into or alighting from.

**VI. ADDITIONAL CONDITIONS**

**Medical Reports; Proof and Payment of Claim** As soon as practicable the injured person or someone on his behalf shall give to the company written proof of claim, under oath if required, and shall, after each request from the company, execute authorization to enable the company to obtain medical reports and copies of records. The injured person shall submit to physical examination by physicians selected by the company when and as often as the company may reasonably require. The company may pay the injured person or any person or organization rendering the services and such payment shall reduce the amount payable hereunder for such injury. Payment hereunder shall not constitute an admission of liability of any person or, except hereunder, of the company.

**Excess Insurance** Except with respect to an **owned automobile**, the insurance under Division 1 shall be excess insurance over any other valid and collectible automobile medical payments or automobile **medical expense** insurance.

The insurance under Division 2 shall be excess insurance over any other valid and collectible automobile medical payments or automobile **medical expense** insurance available to the **insured** under any other policy.

**INSURANCE AGAINST UNINSURED MOTORISTS**

**UM PART**

**I. UNINSURED MOTORISTS COVERAGE (Damages for Bodily Injury)**

The company will pay all sums which the **insured** or his legal representative shall be legally entitled to recover as **damages** from the owner or operator of an **uninsured highway vehicle** because of **bodily injury** sustained by the **insured**, caused by accident and arising out of the ownership, maintenance or use of such **uninsured highway vehicle**; provided, for the purposes of

this coverage, determination as to whether the **insured** or such representative is legally entitled to recover such **damages**, and if so the amount thereof, shall be made by agreement between the **insured** or such representative and the company or, if they fail to agree, by arbitration.

No judgment against any person or organization alleged to be legally responsible for the **bodily injury** shall be conclusive, as between the **insured** and the company, of the issues of

liability of such person or organization or of the amount of damages to which the insured is legally entitled unless such judgment is entered pursuant to an action prosecuted by the insured with the written consent of the company.

### Exclusions

This insurance does not apply:

- (a) to bodily injury to an insured with respect to which such insured, his legal representative or any person entitled to payment under this insurance shall, without written consent of the company, make any settlement with any person or organization who may be legally liable therefor;
- (b) to bodily injury to an insured while occupying a highway vehicle (other than an insured highway vehicle) owned by the named insured, any designated insured or any relative resident in the same household as the named or designated insured, or through being struck by such a vehicle, but this exclusion does not apply to the named insured or his relatives while occupying or if struck by a highway vehicle owned by a designated insured or his relatives;
- (c) so as to inure directly or indirectly to the benefit of any workmen's compensation or disability benefits carrier or any person or organization qualifying as a self-insurer under any workmen's compensation or disability benefits law or any similar law.

### II. PERSONS INSURED

Each of the following is an insured under this insurance to the extent set forth below:

- (a) the named insured and any designated insured and, while residents of the same household, the spouse and relatives of either;
- (b) any other person while occupying an insured highway vehicle; and
- (c) any person, with respect to damages he is entitled to recover because of bodily injury to which this insurance applies sustained by an insured under (a) or (b) above.

The insurance applies separately with respect to each insured, except with respect to the limits of the company's liability.

### III. LIMITS OF LIABILITY

Regardless of the number of insureds under this policy, the company's liability is limited as follows:

- (a) The limit of liability stated in the declarations as applicable to "each person" is the limit of the company's liability for all damages because of bodily injury sustained by one person as the result of any one accident and, subject to the above provision respecting "each person", the limit of liability stated in the declarations as applicable to "each accident" is the total limit of the company's liability for all damages because of bodily injury sustained by two or more persons as the result of any one accident.
- (b) Any amount payable under the terms of this insurance because of bodily injury sustained in an accident by a person who is an insured under this coverage shall be reduced by
  - (1) all sums paid on account of such bodily injury by or on behalf of
    - (i) the owner or operator of the uninsured highway vehicle and
    - (ii) any other person or organization jointly or severally liable together with such owner or operator for such bodily injury,including all sums paid under the bodily injury liability coverage of the policy, and
  - (2) the amount paid and the present value of all amounts payable on account of such bodily injury under any workmen's compensation law, disability benefits law or any similar law.
- (c) Any payment made under this insurance to or for any insured shall be applied in reduction of the amount of damages which he may be entitled to recover from any person insured under the bodily injury liability coverage of the policy
- (d) The company shall not be obligated to pay under this insurance that part of the damages which the insured may be

entitled to recover from the owner or operator of an uninsured highway vehicle which represents expenses for medical services paid or payable under the medical payments coverage of the policy.

### IV. POLICY PERIOD; TERRITORY

This insurance applies only to accidents which occur during the policy period and within the United States of America, its territories or possessions, or Canada.

### V. ADDITIONAL DEFINITIONS

When used in reference to this insurance (including endorsements forming a part of the policy)

"designated insured" means an individual named in the schedule under designated insured;

"highway vehicle" means a land motor vehicle or trailer other than

- (a) a farm type tractor or other equipment designed for use principally off public roads, while not upon public roads,
- (b) a vehicle operated on rails or crawler-treads, or
- (c) a vehicle while located for use as a residence or premises;

"hit-and-run vehicle" means a highway vehicle which causes bodily injury to an insured arising out of physical contact of such vehicle with the insured or with a vehicle which the insured is occupying at the time of the accident, provided:

- (a) there cannot be ascertained the identity of either the operator or owner of such highway vehicle;
- (b) the insured or someone on his behalf shall have reported the accident within 24 hours to a police, peace or judicial officer or to the Commissioner of Motor Vehicles, and shall have filed with the company within 30 days thereafter a statement under oath that the insured or his legal representative has a cause or causes of action arising out of such accident for damages against a person or persons whose identity is unascertainable, and setting forth the facts in support thereof; and
- (c) at the company's request, the insured or his legal representative makes available for inspection the vehicle which the insured was occupying at the time of the accident;

"insured highway vehicle" means a highway vehicle:

- (a) described in the schedule as an insured highway vehicle to which the bodily injury liability coverage of the policy applies;
  - (b) while temporarily used as a substitute for an insured highway vehicle as described in subparagraph (a) above, when withdrawn from normal use because of its breakdown, repair, servicing, loss or destruction;
  - (c) while being operated by the named or designated insured or by the spouse of either if a resident of the same household;
- but the term "insured highway vehicle" shall not include:
- (i) a vehicle while used as a public or livery conveyance, unless such use is specifically declared and described in this policy;
  - (ii) a vehicle while being used without the permission of the owner;
  - (iii) under subparagraphs (b) and (c) above, a vehicle owned by the named insured, any designated insured or any resident of the same household as the named or designated insured; or
  - (iv) under subparagraphs (b) and (c) above, a vehicle furnished for the regular use of the named insured or any resident of the same household;

"occupying" means in or upon or entering into or alighting from,

"state" includes the District of Columbia, a territory or possession of the United States, and a province of Canada;

"uninsured highway vehicle" means:

- (a) a highway vehicle with respect to the ownership, maintenance or use of which there is, in at least the amounts specified by the financial responsibility law of the state in which the insured highway vehicle is principally garaged, no bodily injury liability bond or insurance policy applicable at the time of the accident with respect to any person or organization legally responsible for the use of such vehicle, or with respect to which there is a bodily injury liability bond or insurance policy applicable

- at the time of the accident but the company writing the same denies coverage thereunder, or
- (b) a hit-and-run vehicle;
  - (c) the term "uninsured highway vehicle" shall not include:
    - (i) an insured highway vehicle,
    - (ii) a highway vehicle which is owned or operated by a self-insurer within the meaning of any motor vehicle financial responsibility law, motor carrier law or any similar law,
    - (iii) a highway vehicle which is owned by the United States of America, Canada, a state, a political subdivision of any such government or an agency of any of the foregoing.

## VI. ADDITIONAL CONDITIONS

**Premium** If during the policy period the number of insured highway vehicles owned by the named insured or spouse or the number of dealer's license plates issued to the named insured changes, the named insured shall notify the company during the policy period of any change and the premium shall be adjusted in accordance with the manuals in use by the company. If the earned premium thus computed exceeds the advance premium paid, the named insured shall pay the excess to the company; if less, the company shall return to the named insured the unearned portion paid by such insured.

**Proof of Claim; Medical Reports** As soon as practicable, the insured or other person making claim shall give to the company written proof of claim, under oath if required, including full particulars of the nature and extent of the injuries, treatment, and other details entering into the determination of the amount payable hereunder. The insured and every other person making claim hereunder shall submit to examinations under oath by any person named by the company and subscribe the same, as often as may reasonably be required. Proof of claim shall be made upon forms furnished by the company unless the company shall have failed to furnish such forms within 15 days after receiving notice of claim.

The injured person shall submit to physical examinations by physicians selected by the company when and as often as the company may reasonably require and he, or in the event of his incapacity his legal representative, or in the event of his death his legal representative or the person or persons entitled to sue therefor, shall upon each request from the company execute authorization to enable the company to obtain medical reports and copies of records.

**Assistance and Cooperation of the Insured** After notice of claim under this insurance, the company may require the insured to take such action as may be necessary or appropriate to preserve his right to recover damages from any person or organization alleged to be legally responsible for the bodily injury; and in any action against the company, the company may require the insured to join such person or organization as a party defendant.

**Notice of Legal Action** If, before the company makes payment of loss hereunder, the insured or his legal representative shall institute any legal action for bodily injury against any person or organization legally responsible for the use of a highway vehicle involved in the accident, a copy of the summons and complaint or other process served in connection with such legal action shall be forwarded immediately to the company by the insured or his legal representative.

**Other Insurance** With respect to bodily injury to an insured while occupying a highway vehicle not owned by the named insured, this insurance shall apply only as excess insurance over any other similar insurance available to such insured and applicable to such vehicle as pri-

mary insurance, and such insurance shall then apply only in the amount by which the limit of liability for this coverage exceeds the applicable limit of liability of such other insurance.

Except as provided in the foregoing paragraph, if the insured has other similar insurance available to him and applicable to the accident, the damages shall be deemed not to exceed the higher of the applicable limits of liability of this insurance and such other insurance, and the company shall not be liable for a greater proportion of any loss to which this coverage applies than the limit of liability hereunder bears to the sum of the applicable limits of liability of this insurance and such other insurance.

**Arbitration** If any person making claim hereunder and the company do not agree that such person is legally entitled to recover damages from the owner or operator of an uninsured highway vehicle because of bodily injury to the insured, or do not agree as to the amount of payment which may be owing under this insurance, then, upon written demand of either, the matter or matters upon which such person and the company do not agree shall be settled by arbitration, which shall be conducted in accordance with the rules of the American Arbitration Association unless other means of conducting the arbitration are agreed to between the insured and the company, and judgment upon the award rendered by the arbitrators may be entered in any court having jurisdiction thereof. Such person and the company each agree to consider itself bound and to be bound by any award made by the arbitrators pursuant to this insurance.

**Trust Agreement** In the event of payment to any person under this insurance:

- (a) the company shall be entitled to the extent of such payment to the proceeds of any settlement or judgment that may result from the exercise of any rights of recovery of such person against any person or organization legally responsible for the bodily injury because of which such payment is made;
- (b) such person shall hold in trust for the benefit of the company all rights of recovery which he shall have against such other person or organization because of the damages which are the subject of claim made under this insurance;
- (c) such person shall do whatever is proper to secure and shall do nothing after loss to prejudice such rights;
- (d) if requested in writing by the company, such person shall take, through any representative designated by the company, such action as may be necessary or appropriate to recover such payment as damages from such other person or organization, such action to be taken in the name of such person; in the event of a recovery, the company shall be reimbursed out of such recovery for expenses, costs and attorneys' fees incurred by it in connection therewith;
- (e) such person shall execute and deliver to the company such instruments and papers as may be appropriate to secure the rights and obligations of such person and the company established by this provision.

**Payment of Loss by the Company** Any amount due hereunder is payable

- (a) to the insured, or
  - (b) if the insured be a minor to his parent or guardian, or
  - (c) if the insured be deceased to his surviving spouse, otherwise
  - (d) to a person authorized by law to receive such payment or to a person legally entitled to recover the damages which the payment represents;
- provided, the company may at its option pay any amount due hereunder in accordance with division (d) hereof.

## AUTOMOBILE PHYSICAL DAMAGE INSURANCE

## PHD PART

### I. COVERAGE AGREEMENTS

1. The company will pay for loss to covered automobiles:

**Comprehensive** from any cause except collision; but, for the purpose of this cover-

age, breakage of glass and loss caused by missiles, falling objects, fire, theft or larceny, windstorm, hail, earthquake, explosion, riot or civil commotion, malicious mischief or vandalism, water, flood, or (as to a covered automobile of the private passenger type) colliding with a bird or animal, shall not be deemed loss caused by collision;

**Fire, Lightning or Transportation**

caused by (a) fire or lightning, (b) smoke or smudge due to a sudden, unusual and faulty operation of any fixed heating equipment serving the premises in which the covered automobile is located, or (c) the stranding, sinking, burning, collision or derailment of any conveyance in or upon which the covered automobile is being transported;

**Theft** caused by theft or larceny;

**Windstorm, Hail, Earthquake or Explosion** caused by windstorm, hail, earthquake or explosion;

**Combined Additional** caused by (a) windstorm, hail, earthquake or explosion, (b) riot or civil commotion, (c) the forced landing or falling of any aircraft or its parts or equipment, (d) malicious mischief or vandalism, (e) flood or rising waters, or (f) external discharge or leakage of water;

**Collision** caused by collision;

provided that, with respect to each covered automobile,

- (i) under the Comprehensive coverage (except as to loss from any of the causes described in the Fire, Lightning or Transportation coverage) and under the Collision coverage, such payment shall be only for the amount of each loss in excess of the deductible amount, if any, stated in the schedule as applicable thereto;
- (ii) under the Combined Additional coverage, \$25 shall be deducted from the amount of each loss caused by malicious mischief or vandalism.

2. The company will pay:

**Towing** for towing and labor costs necessitated by the disablement of covered automobiles, provided the labor is performed at the place of disablement.

3. **Supplementary Payments** In addition to the applicable limits of liability, the company will:

- (a) with respect to such transportation insurance as is afforded herein, pay general average and salvage charges for which the named insured becomes legally liable;
  - (b) reimburse the named insured, in the event of a theft covered by this insurance of an entire covered automobile of the private passenger type (not used as a public or livery conveyance and not, at time of theft, being held for sale by an automobile dealer), for expense incurred for the rental of a substitute for such covered automobile during the period commencing 48 hours after such theft has been reported to the company and the police and terminating, regardless of expiration of the policy period, when such covered automobile is returned to use or the company pays for the loss; but, as to any one such theft, such reimbursement shall not exceed \$10 for any one day nor \$300 total.
4. Such insurance as is afforded under each coverage applies separately to each covered automobile, and a land motor vehicle and one or more trailers or semi-trailers attached thereto shall be held to be separate covered automobiles as respects limits of liability and any deductible provisions applicable thereto.

**Exclusions**

This insurance does not apply:

- (a) to any covered automobile while used as a public or livery conveyance, unless such use is specifically declared and described in the schedule;
- (b) to damage which is due and confined to:
  - (i) wear and tear, or
  - (ii) freezing, or
  - (iii) mechanical or electrical breakdown or failure, unless such damage is the result of other loss covered by this insurance;

- (c) to tires, unless
  - (i) loss be coincident with and from the same cause as other loss covered by this insurance; or
  - (ii) damaged by fire (and, if a covered automobile of the private passenger type, by malicious mischief or vandalism) or stolen and, as to the covered automobile, loss caused by such damage or theft is covered by this insurance;
- (d) to loss due to
  - (i) war, whether or not declared, civil war, insurrection, rebellion or revolution, or to any act or condition incident to any of the foregoing;
  - (ii) radioactive contamination;
- (e) under the Comprehensive and Theft coverages, to loss or damage due to conversion, embezzlement or secretion by any person in possession of a covered automobile under a bailment lease, conditional sale, purchase agreement, mortgage or other encumbrance;
- (f) under the Collision coverage, to breakage of glass if insurance with respect to such breakage is otherwise afforded herein;
- (g) under the Windstorm, Hail, Earthquake or Explosion and Combined Additional coverages, to loss resulting from rain, snow or sleet, whether or not wind-driven.

**II. LIMIT OF LIABILITY**

1. The limit of the company's liability for loss to any one covered automobile shall not exceed the least of the following amounts:
  - (a) the actual cash value of such covered automobile, or if the loss is to a part thereof the actual cash value of such part, at time of loss; or
  - (b) what it would then cost to repair or replace such covered automobile or part thereof with other of like kind and quality, with deduction for depreciation; or
  - (c) the limit of liability stated in the schedule as applicable to "each covered automobile" under the coverage afforded for the loss to such covered automobile, provided that if such limit of liability is expressed as a stated amount it shall, with respect to a covered automobile newly acquired during the policy period and not described in the schedule, be deemed as having been replaced by "actual cash value";

and (if this insurance is stated in the declarations as being "Fleet Automatic"), subject to the above provisions, shall not in any event exceed the amount, if any, stated in the schedule as the "maximum limit of liability" applicable to "any one covered automobile".

2. If this insurance is stated in the declarations as being "Fleet Automatic", the total limit of the company's liability for all loss directly attributable to a single happening out of which loss occurs shall not exceed:
  - (a) as to all covered automobiles at any one location, the amount, if any, stated in the schedule as the "maximum limit of liability" applicable thereto, subject to the above provisions respecting any one covered automobile;
  - (b) as to all covered automobiles, the amount, if any, stated in the schedule as the "maximum limit of liability" applicable thereto, subject to the above provisions respecting (i) any one covered automobile and (ii) any one location.

**III. POLICY PERIOD; TERRITORY; PURPOSES OF USE**

This insurance applies only to loss which occurs during the policy period, while the covered automobile is within the United States of America, its territories or possessions, or Canada, or is being transported between parts thereof and, if a covered automobile described in the schedule, is maintained and used for the purposes stated therein as applicable thereto.

**IV. ADDITIONAL DEFINITIONS**

When used in reference to this insurance (including endorsements forming a part of the policy):

"collision" means (i) collision of a covered automobile with another object or with a vehicle to which it is attached, or (ii) upset of such covered automobile;

"commercial type" means (if this insurance is stated in the declarations as being "Fleet Automatic"):

- (i) a land motor vehicle of the truck, pick-up, express, sedan or panel delivery type, including truck-type tractors, trailers and semi-trailers, used for the transportation or delivery of goods or merchandise or for other business purposes, or
- (ii) an altered private passenger type vehicle used for retail or wholesale delivery;

"covered automobile" means a land motor vehicle, trailer or semi-trailer, including its equipment and other equipment permanently attached thereto (but not including robes, wearing apparel or personal effects), which is either

- (a) designated in the schedule, by description or otherwise, as a covered automobile to which this insurance applies and is:
  - (i) owned by the named insured, or
  - (ii) (if this insurance is stated in the declarations as being "Fleet Automatic") leased to the named insured for a term of not less than one year under an agreement expressly prohibiting any right of the lessor or owner to use such vehicle during the term of such lease except either as an operator employed by the named insured or for its repair or exchange; or,
- (b) if not so designated, such vehicle is newly acquired by the named insured during the policy period provided, however, that:
  - (i) it replaces a described covered automobile, or as of the date of its delivery this insurance applies to all covered automobiles, and
  - (ii) the named insured notifies the company within 30 days following such delivery date;

but "covered automobile" does not include a vehicle owned by or registered in the name of any individual partner or executive officer of the named insured, unless specifically stated otherwise by endorsement forming a part of the policy;

"loss" means direct and accidental loss or damage;

"private passenger type" means a 4-wheel land motor vehicle of the private passenger or station wagon type;

as to "purposes of use":

"commercial" means use principally in the business occupation of the named insured as stated in the declarations, including occasional use for personal, pleasure, family and other business purposes;

"pleasure and business" means personal, pleasure, family and business use.

## V. CONDITIONS

None of the Conditions of the policy shall apply to this insurance except "Premium", "Inspection and Audit", "Subrogation", "Changes", "Assignment", "Three Year Policy", "Cancellation", and "Declarations". This insurance shall also be subject to the following additional Conditions:

**Named Insured's Duties in Event of Loss** In the event of loss the named insured shall:

- (a) protect the covered automobile, whether or not this insurance applies to the loss, and any further loss or damage due to the named insured's failure to protect shall not be recoverable under this insurance; reasonable expenses incurred in affording such protection shall be deemed incurred at the company's request;
- (b) give notice thereof as soon as practicable to the company or any of its authorized agents and also, in the event of theft or larceny, to the police;

- (c) file with the company, within 91 days after loss, its sworn proof of loss in such form and including such information as the company may reasonably require and, upon the company's request, shall exhibit the damaged property and submit to examination under oath;

- (d) cooperate with the company and, upon the company's request, shall assist in making settlements, in the conduct of suits and in enforcing any right of contribution or indemnity against any person or organization who may be liable to the named insured because of loss with respect to which this insurance applies; and shall attend hearings and trials and assist in securing and giving evidence and obtaining the attendance of witnesses;

but the named insured shall not, except at his own cost, voluntarily make any payment, assume any obligation, offer or pay any reward for recovery of stolen property or incur any expense other than as specifically provided in this insurance.

**Payment for Loss** With respect to any loss covered by this insurance, the company may pay for said loss in money, or may:

- (a) repair or replace the damaged or stolen property, or
  - (b) return at its expense any stolen property to the named insured, with payment for any resultant damage thereto, at any time before the loss is so paid or the property is so replaced, or
  - (c) take all or any part of the damaged or stolen property at the agreed or appraised value;
- but there shall be no abandonment to the company.

**Appraisal** If the named insured and the company fail to agree as to the amount of loss, either may, within 60 days after proof of loss is filed, demand an appraisal of the loss. In such event the named insured and the company shall each select a competent appraiser, and the appraisers shall select a competent and disinterested umpire. The appraisers shall state separately the actual cash value and the amount of loss and failing to agree shall submit their differences to the umpire. An award in writing of any two shall determine the amount of loss. The named insured and the company shall each pay its chosen appraiser and shall bear equally the other expenses of the appraisal and umpire.

The company shall not be held to have waived any of its rights by any act relating to appraisal.

**Action Against Company** No action shall lie against the company unless, as a condition precedent thereto, there shall have been full compliance with all the terms of this insurance nor until 30 days after proof of loss is filed and the amount of loss is determined as provided in this insurance.

**Other Insurance** If the named insured has other insurance against a loss covered by this insurance, the company shall not be liable under this insurance for a greater proportion of such loss than the applicable limit of liability stated in the schedule bears to the total applicable limit of liability of all valid and collectible insurance against such loss; provided, however, with respect to any covered automobile newly acquired during the policy period and not described in the schedule, this insurance shall not apply to any loss against which the named insured has other valid and collectible insurance.

**No Benefit to Bailee** None of the provisions of this insurance shall inure directly or indirectly to the benefit of any carrier or other bailee for hire.

Named Insured: **NATIONAL PRESTO INDUSTRIES, INC., ET AL.** Effective Date of Change: **6-16-75** Policy No.: **37AL188708 SRA(Y)**

**SECTION 1—ELIMINATE CAR(S)**—The insurance terminates on the automobile(s): described in the policy, as car(s) No.

**SECTION 2—ADD CAR(S)**—The insurance applies on the following described automobile(s):

CAR(S)	Rating Class	Year	Trade Name	Body Type	Identification No.	Model	Horse Power	Symbol
1					1975 Ford Gran Torino 4 Door	S#5H31H120492		
2					<i>W.P. Benson from private Ford, Erie, Pa.</i>			

**SECTION 3—DRIVER INFORMATION**—Private Passenger Automobile(s) Only

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX M F	STUDENT AWAY Y N	MARRIED Y N	DR. TRAIN. Y N	GOOD STUDENT Y N	YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
								1	2	
Add										
Elim.										

**SECTION 4—OTHER AMENDMENTS**—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)

Rating Classification is changed to \_\_\_\_\_ Address of Named Insured is changed to \_\_\_\_\_

**SECTION 5—COVERAGE and LIMITS CHANGES** (Applies to all cars unless otherwise indicated)

I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM			
					Additional or Return Premium under Sections 1, 2, 4 or 5			
					Car 1		Car 2	
					Add'l	Return	Add'l	Return
			Bodily Injury Liability	thousand dollars each person thousand dollars each { occurrence (FA Form) accident (CA or AL Form)	\$	\$	\$	\$
			Property Damage Liability	thousand dollars each { occurrence (FA or AL Form) accident (CA Form)	\$	\$	\$	\$
			Medical Payments	dollars each person	\$	\$	\$	\$
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Collision	Actual Cash Value less Car 1 } deductible Car 2 }	\$	\$	\$	\$
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$

**SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT** (not applicable in Texas)

CAR	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
1	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem. Additional Returned
2	\$	\$	\$	\$	\$	\$	2	\$	5	\$	
3	\$	\$	\$	\$	\$	\$	3	\$	6	\$	

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Countersigned by *Richard J. [Signature]*

It is agreed that this policy is amended as indicated in the completed section(s) of this endorsement. This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Named Insured: <b>NATIONAL PRESTO INDUSTRIES, INC.</b>	Effective Date of Change <b>2/20/74</b>	Policy No. <b>37AL188708SRA(Y)</b>
---	--	---------------------------------------

SECTION 1—ELIMINATE CAR(S)—The insurance terminates on the automobile(s) described in the policy, as car(s) No. 10 - 1968 Ford F200 Super Van, #E24GHC85043, garaged in Minneapolis, Minnesota.

C A R (S)	Rating Class, Year, Trade Name, Body Type, Identification No., Model, Horse Power, Symbol													
	1													
2														

SECTION 3—DRIVER INFORMATION—Private Passenger Automobile(s) Only

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX		STUDENT AWAY		MARRIED		DR. TRAIN.		GOOD STUDENT		YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
		M	F	Y	N	Y	N	Y	N	Y	N		1	2	
Add															
Elim.															

SECTION 4—OTHER AMENDMENTS—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)

Rating Classification is changed to	Address of Named Insured is changed to
-------------------------------------	--

SECTION 5—COVERAGE and LIMITS CHANGES (Applies to all cars unless otherwise indicated)

I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM			
					Additional or Return Premium under Sections 1, 2, 4 or 5			
					Car 1		Car 2	
					Add'l	Return	Add'l	Return
			Bodily Injury Liability	thousand dollars each person thousand dollars each (occurrence (FA Form) accident (CA or AL Form))	\$	\$	\$	\$
			Property Damage Liability	thousand dollars each (occurrence (FA or AL Form) accident (CA Form))	\$	\$	\$	\$
			Medical Payments	dollars each person	\$	\$	\$	\$
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Collision	Actual Cash Value less Car 1 } deductible Car 2 }	\$	\$	\$	\$
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$

SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT (not applicable in Texas)

C A R	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
1	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem. Additional Returned
2	\$	\$	\$	\$	\$	\$	2	\$	5	\$	
3	\$	\$	\$	\$	\$	\$	3	\$	6	\$	

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Countersigned by

*Richard L. Jentzen*

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Named Insured: <b>NATIONAL PRESTO INDUSTRIES, INC.</b>	Effective Date of Change <b>2-20-74</b>	Policy No. <b>37AL188708SRA(Y)</b>
---	--	---------------------------------------

SECTION 1—ELIMINATE CAR(S)—The insurance terminates on the automobile(s) described in the policy, as car(s) No. 24. - 1961 GMC 5,000 lb. cap. truck #A4003PN16452F, garaged in Abilene, Texas.

SECTION 2—ADD CAR(S)—The insurance applies on the following described automobile(s):

C A R (S)	Rating Class, Year, Trade Name, Body Type, Identification No., Model, Horse Power, Symbol													
	1	1971 GMC 23,000 lb. cap. truck I#CD613Y181070												
2	Garaged in Abilene, Texas													
COMMER. USE ONLY	CAR 1	Entry No.	Radius of Use Within	50 Miles	150 Miles	300 Miles	Over 300 Miles	Actual Cost	6900	New Cost	Purchased Mo. & Yr.	N	U	2/74

SECTION 3—DRIVER INFORMATION—Private Passenger Automobile(s) Only

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX		STUDENT AWAY		MARRIED		DR. TRAIN.		GOOD STUDENT		YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
		M	F	Y	N	Y	N	Y	N	Y	N		1	2	
Add															
Elim.															

SECTION 4—OTHER AMENDMENTS—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)

Rating Classification is changed to \_\_\_\_\_ Address of Named Insured is changed to \_\_\_\_\_

SECTION 5—COVERAGE and LIMITS CHANGES (Applies to all cars unless otherwise indicated)

I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM			
					Additional or Return Premium under Sections 1, 2, 4 or 5			
					Car 1		Car 2	
As indicated by "X", a coverage is Included or Excluded or is Amended as to its limit of liability. The limit of the Company's liability for any such coverage shall be as stated below. Applies only to car(s) No.					Add'l	Return	Add'l	Return
			Bodily Injury Liability	thousand dollars each person thousand dollars each {occurrence (FA Form) accident (CA or AL Form)}	\$	\$	\$	\$
			Property Damage Liability	thousand dollars each {occurrence (FA or AL Form) accident (CA Form)}	\$	\$	\$	\$
			Medical Payments	dollars each person	\$	\$	\$	\$
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Collision	Actual Cash Value less Car 1 } deductible Car 2 }	\$	\$	\$	\$
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$

SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT (not applicable in Texas)

C A P	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
1	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem.
2	\$	\$	\$	\$	\$	\$	2	\$	5	\$	
3	\$	\$	\$	\$	\$	\$	3	\$	6	\$	

**SUBJECT TO AUDIT**

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Countersigned by *Richard L. Jentzen*

Named Insured: <b>NATIONAL PRESTO INDUSTRIES, INC.</b>	Effective Date of Change <b>4-12-74</b>	Policy No. <b>37AL188708SRA(Y)</b>
---	--	---------------------------------------

SECTION 1—ELIMINATE CAR(S)—The insurance terminates on the automobile(s): described in the policy, as car(s) No. 9 - 1970 Cadillac DeVille Hardtop #B0172131

SECTION 2—ADD CAR(S)—The insurance applies on the following described automobile(s):

C A R (S)	Rating Class, Year, Trade Name, Body Type, Identification No., Model, Horse Power, Symbol										
	1	1974 Cadillac DeVille 6D49R4Q 208127									
2											

COMMER. USE ONLY	C A R (S)	1	Entry No.	Radius of Use Within	50 Miles	150 Miles	300 Miles	Over 300 Miles	Actual Cost	New Cost	Purchased Mo. & Yr.	% OF USE CAR NO.			DR. LIC. NO. (if required)
												1	2		
											4/74	N	X	U	

SECTION 3—DRIVER INFORMATION—Private Passenger Automobile(s) Only

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX		STUDENT AWAY		MARRIED		DR. TRAIN.		GOOD STUDENT		YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
		M	F	Y	N	Y	N	Y	N	Y	N		1	2	
Add															
Elim.															

SECTION 4—OTHER AMENDMENTS—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)

Rating Classification is changed to \_\_\_\_\_ Address of Named Insured is changed to \_\_\_\_\_

SECTION 5—COVERAGE and LIMITS CHANGES (Applies to all cars unless otherwise indicated)

I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM			
					Additional or Return Premium under Sections 1, 2, 4 or 5			
					Car 1		Car 2	
					Add'l	Return	Add'l	Return
			Bodily Injury Liability	thousand dollars each person thousand dollars each { occurrence (FA Form) accident (CA or AL Form)	\$	\$	\$	\$
			Property Damage Liability	thousand dollars each { occurrence (FA or AL Form) accident (CA Form)	\$	\$	\$	\$
			Medical Payments	dollars each person	\$	\$	\$	\$
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Collision	Actual Cash Value less Car 1 } deductible Car 2 }	\$	\$	\$	\$
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$

SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT (not applicable in Texas)

C A P	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem. Additional Returned
	\$	\$	\$	\$	\$	\$	2	\$	5	\$	
2	\$	\$	\$	\$	\$	\$	3	\$	6	\$	

**SUBJECT TO AUDIT**

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Countersigned by *Richard J. Jantzen*  
CAT. 295444 Printed in U.S.A.

Named insured: <b>NATIONAL PRESTO INDUSTRIES, INC.</b>	Effective Date of Change <b>4-16-74</b>	Policy No. <b>37AL188708SRA(Y)</b>
---	--	---------------------------------------

**SECTION 1—ELIMINATE CAR(S)**—The insurance terminates on the automobile(s) described in the policy, as car(s) No.

**SECTION 2—ADD CAR(S)**—The insurance applies on the following described automobile(s):

CAR(S)	Rating Class	Year	Trade Name	Body Type	Identification No.	Model	Horse Power	Symbol
1		1967	IHC		S#416060H713756	1600		
2	Garaged in Jackson, Mississippi							

COMMER. USE ONLY	CAR(S)	1	2	Entry No.	Radius of Use Within	50 Miles	150 Miles	300 Miles	Over 300 Miles	Actual Cost	1600	New Cost	Purchased Mo. & Yr.	N	U	4/74
------------------	--------	---	---	-----------	----------------------	----------	-----------	-----------	----------------	-------------	------	----------	---------------------	---	---	------

**SECTION 3—DRIVER INFORMATION**—Private Passenger Automobile(s) Only

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX		STUDENT AWAY		MARRIED		DR. TRAIN.		GOOD STUDENT		YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
		M	F	Y	N	Y	N	Y	N	Y	N		1	2	
Add															
Elim.															

**SECTION 4—OTHER AMENDMENTS**—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)

Rating Classification is changed to	Address of Named Insured is changed to
-------------------------------------	--

**SECTION 5—COVERAGE and LIMITS CHANGES** (Applies to all cars unless otherwise indicated)

I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM			
					Additional or Return Premium under Sections 1, 2, 4 or 5			
					Car 1		Car 2	
					Add'l	Return	Add'l	Return
			Bodily Injury Liability	thousand dollars each person thousand dollars each { occurrence (FA Form) accident (CA or AL Form)	\$	\$	\$	\$
			Property Damage Liability	thousand dollars each { occurrence (FA or AL Form) accident (CA Form)	\$	\$	\$	\$
			Medical Payments	dollars each person	\$	\$	\$	\$
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Collision	Actual Cash Value less Car 1 } deductible Car 2 }	\$	\$	\$	\$
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$

**SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT** (not applicable in Texas)

C	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
1	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem. Additional Returned
2	\$	\$	\$	\$	\$	\$	2	\$	5	\$	
3	\$	\$	\$	\$	\$	\$	3	\$	6	\$	

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Countersigned by

*Richard L. Stratton*

It is agreed that this policy is amended as indicated in the completed section(s) of this endorsement. This endorsement forms a part of the policy to which it is attached, effective on the inception date of the policy unless otherwise stated herein.

Named Insured: <b>NATIONAL PRESTO INDUSTRIES, INC.</b>	Effective Date of Change: <b>5-6-74</b>	Policy No. <b>37AL188708SRA(Y)</b>
---	--	---------------------------------------

**SECTION 1—ELIMINATE CAR(S)**—The insurance terminates on the automobile(s) described in the policy, as car(s) No. **2. -1964 Chevrolet 1-1/2 T. Dump Truck #4C6335173044 at Jackson, Mississippi**

Rating Class	Year	Trade Name	Body Type	Identification No.	Model	Horse Power	Symbol
CAR(S) 1							
CAR(S) 2							

COMMER. USE ONLY	CAR(S) 1	Entry No.	Radius of Use Within	50 Miles	150 Miles	300 Miles	Over 300 Miles	Actual Cost	New Cost	Purchased Mo. & Yr.	N	U

**SECTION 3—DRIVER INFORMATION**—Private Passenger Automobile(s) Only

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX		STUDENT AWAY		MARRIED		DR. TRAIN.		GOOD STUDENT		YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
		M	F	Y	N	Y	N	Y	N	Y	N		1	2	
Add															
Elim.															

**SECTION 4—OTHER AMENDMENTS**—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)

Rating Classification is changed to \_\_\_\_\_ Address of Named Insured is changed to \_\_\_\_\_

**SECTION 5—COVERAGE and LIMITS CHANGES** (Applies to all cars unless otherwise indicated)

I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM			
					Additional or Return Premium under Sections 1, 2, 4 or 5			
					Car 1		Car 2	
					Add'l	Return	Add'l	Return
			Bodily Injury Liability	thousand dollars each person thousand dollars each {occurrence (FA Form) accident (CA or AL Form)}	\$	\$	\$	\$
			Property Damage Liability	thousand dollars each {occurrence (FA or AL Form) accident (CA Form)}	\$	\$	\$	\$
			Medical Payments	dollars each person	\$	\$	\$	\$
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Collision	Actual Cash Value less Car 1 } deductible Car 2 }	\$	\$	\$	\$
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$

**SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT** (not applicable in Texas)

C A P	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
1	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem. Additional Returned
2	\$	\$	\$	\$	\$	\$	2	\$	5	\$	
3	\$	\$	\$	\$	\$	\$	3	\$	6	\$	

**SUBJECT TO AUDIT**

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Countersigned by Richard L. Johnson

Named Insured: <b>NATIONAL PRESTO INDUSTRIES, INC.</b>	Effective Date of Change <b>8-16-74</b>	Policy No. <b>37AL188708SRA(Y)</b>
---	--	---------------------------------------

**SECTION 1—ELIMINATE CAR(S)**—The insurance terminates on the automobile(s) described in the policy, as car(s) No.

**SECTION 2—ADD CAR(S)**—The insurance applies on the following described automobile(s):

CAR(S)	Rating Class	Year	Trade Name	Body Type	Identification No.	Model	Horse Power	Symbol
1		1969	Mack	Tractor	FL785LST3573			
2		Garaged in Alamogordo, New Mexico						

COMMER. USE ONLY	CAR(S)	1	Entry No.	Radius of Use Within	50 Miles	150 Miles	300 Miles	Over 300 Miles	Actual Cost	8500	New Cost	Purchased Mo. & Yr.	8/74	N	U	X
------------------	--------	---	-----------	----------------------	----------	-----------	-----------	----------------	-------------	------	----------	---------------------	------	---	---	---

**SECTION 3—DRIVER INFORMATION**—Private Passenger Automobile(s) Only

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX		STUDENT AWAY		MARRIED		DR. TRAIN		GOOD STUDENT		YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
		M	F	Y	N	Y	N	Y	N	Y	N		1	2	
Add															
Elim.															

**SECTION 4—OTHER AMENDMENTS**—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)

Rating Classification is changed to	Address of Named Insured is changed to
-------------------------------------	--

**SECTION 5—COVERAGE and LIMITS CHANGES** (Applies to all cars unless otherwise indicated)

I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM			
					Additional or Return Premium under Sections 1, 2, 4 or 5			
					Car 1		Car 2	
					Add'l	Return	Add'l	Return
			Bodily Injury Liability	thousand dollars each person thousand dollars each { occurrence (FA Form) accident (CA or AL Form)	\$	\$	\$	\$
			Property Damage Liability	thousand dollars each { occurrence (FA or AL Form) accident (CA Form)	\$	\$	\$	\$
			Medical Payments	dollars each person	\$	\$	\$	\$
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Collision	Actual Cash Value less Car 1 } deductible Car 2 }	\$	\$	\$	\$
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$

**SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT** (not applicable in Texas)

C	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
1	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem. Additional Returned
2	\$	\$	\$	\$	\$	\$	2	\$	5	\$	
3	\$	\$	\$	\$	\$	\$	3	\$	6	\$	

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Countersigned by

*Richard L. [Signature]*

Named Insured: <b>NATIONAL PRESTO INDUSTRIES, INC.</b>	Effective Date of Change <b>11-15-74</b>	Policy No. <b>37AL188708SRA(Y)</b>
---	---	---------------------------------------

**SECTION 1—ELIMINATE CAR(S)**—The insurance terminates on the automobile(s) described in the policy, as car(s) No.

**SECTION 2—ADD CAR(S)**—The insurance applies on the following described automobile(s):

C A R (S)	Rating Class, Year, Trade Name, Body Type, Identification No., Model, Horse Power, Symbol											
	<b>1975 Ford LTD Station Wagon I#5P74S125177 (Garaged at Eau Claire, Wis.)</b>											
(S)	<b>(This vehicle replaces a 1973 Ford Galaxie 500 Country Sedan #3P74S107128 which is being transferred to Alamogordo, New Mexico)</b>											
COMMER. USE ONLY	Entry No.	Radius of Use Within	50 Miles	150 Miles	300 Miles	Over 300 Miles	Actual Cost	New Cost	Purchased Mo. & Yr.	1/74	X	U

**SECTION 3—DRIVER INFORMATION**—Private Passenger Automobile(s) Only

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX		STUDENT AWAY		MARRIED		DR. TRAIN.		GOOD STUDENT		YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
		M	F	Y	N	Y	N	Y	N	Y	N		1	2	
Add															
Elim.															

**SECTION 4—OTHER AMENDMENTS**—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)

Rating Classification is changed to	Address of Named Insured is changed to
-------------------------------------	--

**SECTION 5—COVERAGE and LIMITS CHANGES** (Applies to all cars unless otherwise indicated)

				PREMIUM				
As indicated by "X", a coverage is Included or Excluded or is Amended as to its limit of liability. The limit of the Company's liability for any such coverage shall be as stated below. Applies only to car(s) No.				Additional or Return Premium under Sections 1, 2, 4 or 5				
				Car 1		Car 2		
I	E	A	COVERAGES	LIMITS OF LIABILITY	Add'l	Return	Add'l	Return
			Bodily Injury Liability	thousand dollars each person thousand dollars each { occurrence (FA Form) accident (CA or AL Form)	\$	\$	\$	\$
			Property Damage Liability	thousand dollars each { occurrence (FA or AL Form) accident (CA Form)	\$	\$	\$	\$
			Medical Payments	dollars each person	\$	\$	\$	\$
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Collision	Actual Cash Value less	\$	\$	\$	\$
				\$ Car 1 } deductible \$ Car 2 }	\$	\$	\$	\$
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$
			Family Protection	thousand dollars each person	\$	\$	\$	\$
				thousand dollars each accident	\$	\$	\$	\$

**SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT** (not applicable in Texas)

C A R	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.	
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.						
1	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem.	
2	\$	\$	\$	\$	\$	\$	2	\$	5	\$		
3	\$	\$	\$	\$	\$	\$	3	\$	6	\$		
											Additional	Returned
											<b>SUBJECT TO AUDIT</b>	

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Countersigned by Richard L. J. J. J.

Named Insured: <b>NATIONAL PRESTO INDUSTRIES, INC.</b>	Effective Date of Change: <b>1-1-75</b>	Policy No. <b>37AL188708SRA(Y)</b>
---	--	---------------------------------------

**SECTION 1—ELIMINATE CAR(S)**—The insurance terminates on the automobile(s) described in the policy as car(s) No. **9-1966 Ford 1 Ton Stake Truck, S#F35AP816620**  
**SECTION 2—ADD CAR(S)**—The insurance applies on the following described automobile(s): **(Garaged at Eau Claire, Wisconsin)**

C A R (S)	Rating Class		Year	Trade Name	Body Type	Identification No.	Model	Horse Power	Symbol
	1								
2									

COMMER. USE ONLY	C A R (S)	1 2	Entry No.	Radius of Use Within	50 Miles	150 Miles	300 Miles	Over 300 Miles	Actual Cost	New Cost	Purchased Mo. & Yr.	N	U

**SECTION 3—DRIVER INFORMATION—Private Passenger Automobile(s) Only**

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX		STUDENT AWAY		MARRIED		DR. TRAIN.		GOOD STUDENT		YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
		M	F	Y	N	Y	N	Y	N	Y	N		1	2	
Add															
Elim.															

**SECTION 4—OTHER AMENDMENTS—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)**

Rating Classification is changed to \_\_\_\_\_ Address of Named Insured is changed to \_\_\_\_\_

**SECTION 5—COVERAGE and LIMITS CHANGES (Applies to all cars unless otherwise indicated)**

I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM			
					Additional or Return Premium under Sections 1, 2, 4 or 5			
					Car 1		Car 2	
				Add'l	Return	Add'l	Return	
			Bodily Injury Liability	thousand dollars each person thousand dollars each { occurrence (FA Form) accident (CA or AL Form)	\$	\$	\$	\$
			Property Damage Liability	thousand dollars each { occurrence (FA or AL Form) accident (CA Form)	\$	\$	\$	\$
			Medical Payments	dollars each person	\$	\$	\$	\$
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Collision	Actual Cash Value less \$ Car 1 } deductible \$ Car 2 }	\$	\$	\$	\$
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$

**SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT (not applicable in Texas)**

C A R	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
1	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem. Additional Returned
2	\$	\$	\$	\$	\$	\$	2	\$	5	\$	
3	\$	\$	\$	\$	\$	\$	3	\$	6	\$	

**SUBJECT TO AUDIT**

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Countersigned by Richard L. Spatari

It is agreed that this policy is amended as indicated in the completed section(s) of this endorsement. This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Named Insured: <b>NATIONAL PRESTO INDUSTRIES, INC.</b>	Effective Date of Change <b>11-1-74</b>	Policy No. <b>37AL188708SRA(Y)</b>
---	--	---------------------------------------

SECTION 1—ELIMINATE CAR(S)—The insurance terminates on the automobile(s): described in the policy, as car(s) No.

SECTION 2—ADD CAR(S)—The insurance applies on the following described automobile(s): #28

CAR(S)	Rating Class, Year, Trade Name, Body Type, Identification No., Model, Horse Power, Symbol										
	<b>1964 CHEVROLET DUMP TRUCK I# 4C623S174237</b>										
COMMER. USE ONLY	Entry No.	Radius of Use Within	50 Miles	150 Miles	300 Miles	Over 300 Miles	Actual Cost	New Cost	Purchased Mo. & Yr.	U	X

SECTION 3—DRIVER INFORMATION—Private Passenger Automobile(s) Only

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX		STUDENT AWAY		MARRIED		DR. TRAIN.		GOOD STUDENT		YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
		M	F	Y	N	Y	N	Y	N	Y	N		1	2	
Add															
Elim.															

SECTION 4—OTHER AMENDMENTS—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)

Rating Classification is changed to	Address of Named Insured is changed to
-------------------------------------	--

SECTION 5—COVERAGE and LIMITS CHANGES (Applies to all cars unless otherwise indicated)

I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM			
					Additional or Return Premium under Sections 1, 2, 4 or 5			
					Car 1		Car 2	
					Add'l	Return	Add'l	Return
			Bodily Injury Liability	thousand dollars each person thousand dollars each { occurrence (FA Form) accident (CA or AL Form)	\$	\$	\$	\$
			Property Damage Liability	thousand dollars each { occurrence (FA or AL Form) accident (CA Form)	\$	\$	\$	\$
			Medical Payments	dollars each person	\$	\$	\$	\$
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Collision	Actual Cash Value less Car 1 } deductible Car 2 }	\$	\$	\$	\$
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$

SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT (not applicable in Texas)

CAR	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
1	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem.
2	\$	\$	\$	\$	\$	\$	2	\$	5	\$	
3	\$	\$	\$	\$	\$	\$	3	\$	6	\$	

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Countersigned by

*Richard L. J. [Signature]*

Named Insured: <b>NATIONAL PRESTO INDUSTRIES, INC.</b>	Effective Date of Change <b>11-17-75</b>	Policy No. <b>37AL188708SRA(Y)</b>
---	---	---------------------------------------

**SECTION 1—ELIMINATE CAR(S)**—The insurance terminates on the automobile(s) described in the policy, as car(s) No.

**SECTION 2—ADD CAR(S)**—The insurance applies on the following described automobile(s):

CAR(S)	Rating Class	Year	Trade Name	Body Type	Identification No.	Model	Horse Power	Symbol
1					1974 Buick 4-Door Estate Wagon	4BR35T4C107473		
2					(Garaged in Jackson, Mississippi)			

**SECTION 3—DRIVER INFORMATION**—Private Passenger Automobile(s) Only

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX		STUDENT AWAY		MARRIED		DR. TRAIN.		GOOD STUDENT		YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
		M	F	Y	N	Y	N	Y	N	Y	N		1	2	
Add															
Elim.															

**SECTION 4—OTHER AMENDMENTS**—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)

Rating Classification is changed to	Address of Named Insured is changed to
-------------------------------------	--

**SECTION 5—COVERAGE and LIMITS CHANGES** (Applies to all cars unless otherwise indicated)

I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM				
					Additional or Return Premium under Sections 1, 2, 4 or 5				
					Car 1		Car 2		
			Bodily Injury Liability	thousand dollars each person thousand dollars each {occurrence (FA Form) accident (CA or AL Form)}	\$	\$	\$	\$	
			Property Damage Liability	thousand dollars each {occurrence (FA or AL Form) accident (CA Form)}	\$	\$	\$	\$	
			Medical Payments	dollars each person	\$	\$	\$	\$	
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$	
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$	
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$	
			Collision	Actual Cash Value less \$ Car 1 } deductible \$ Car 2 }	\$	\$	\$	\$	
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$	
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$	

**SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT** (not applicable in Texas)

C	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
1	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem.
2	\$	\$	\$	\$	\$	\$	2	\$	5	\$	
3	\$	\$	\$	\$	\$	\$	3	\$	6	\$	Additional
											Returned

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Countersigned by

*Richard J. [Signature]*

Named Insured: **NATIONAL PRESTO INDUSTRIES, INC.** Effective Date of Change: **1-1-76** Policy No.: **37 AL 188708 SRA (Y)**

SECTION 1—ELIMINATE CAR(S)—The insurance terminates on the automobile(s) described in the policy, as car(s) No. #15 - 1973 Ford I#F37YLB05422  
 SECTION 2—ADD CAR(S)—The insurance applies on the following described automobile(s):

CAR(S)	Rating Class	Year	Trade Name	Body Type	Identification No.	Model	Horse Power	Symbol
1		1976	Ford	F350 1 T. P/U Truck	I#F37YLB05422			
2	Garaged in Eau Claire, Wisconsin							

COMMER. USE ONLY	CAR(S)	1	2	Entry No.	Radius of Use Within	50 Miles	150 Miles	300 Miles	Over 300 Miles	Actual Cost	New Cost	Purchased Mo. & Yr.	N	X	U
											6500	12/75		X	

SECTION 3—DRIVER INFORMATION—Private Passenger Automobile(s) Only

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX		STUDENT AWAY		MARRIED		DR. TRAIN.		GOOD STUDENT		YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
		M	F	Y	N	Y	N	Y	N	Y	N		1	2	
Add															
Elim.															

SECTION 4—OTHER AMENDMENTS—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)

Rating Classification is changed to \_\_\_\_\_ Address of Named insured is changed to \_\_\_\_\_

SECTION 5—COVERAGE and LIMITS CHANGES (Applies to all cars unless otherwise indicated)

I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM			
					Additional or Return Premium under Sections 1, 2, 4 or 5			
					Car 1		Car 2	
					Add'l	Return	Add'l	Return
			Bodily Injury Liability	thousand dollars each person thousand dollars each {occurrence (FA Form) accident (CA or AL Form)}	\$	\$	\$	\$
			Property Damage Liability	thousand dollars each {occurrence (FA or AL Form) accident (CA Form)}	\$	\$	\$	\$
			Medical Payments	dollars each person	\$	\$	\$	\$
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Collision	Actual Cash Value less \$ Car 1 } deductible \$ Car 2 }	\$	\$	\$	\$
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$

SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT (not applicable in Texas)

CAR	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
1	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem. Additional Returned
2	\$	\$	\$	\$	\$	\$	2	\$	5	\$	
3	\$	\$	\$	\$	\$	\$	3	\$	6	\$	

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Countersigned by: *Richard J. [Signature]*

SUBJECT TO AUD.

Named Insured: <b>NATIONAL PRESTO INDUSTRIES, INC.</b>	Effective Date of Change <b>1-1-76</b>	Policy No. <b>37 AL 188708 SRA (Y)</b>
---	---	---

**SECTION 1—ELIMINATE CAR(S)**—The insurance terminates on the automobile(s) described in the policy, as car(s) No. See Below

**SECTION 2—ADD CAR(S)**—The insurance applies on the following described automobile(s):

CAR(S)	Rating Class	Year	Trade Name	Body Type	Identification No.	Model	Horse Power	Symbol
1	DELETE:	1973	Oldsmobile		3N39H3M117911	(driven by Lee Garlinghouse)		
2	DELETE:	1973	Oldsmobile		3N39H3M127372	(driven by Seymour Katz)		

**SECTION 3—DRIVER INFORMATION**—Private Passenger Automobile(s) Only

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX		STUDENT AWAY		MARRIED		DR. TRAIN.		GOOD STUDENT		YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
		M	F	Y	N	Y	N	Y	N	Y	N		1	2	
Add															
Elim.															

**SECTION 4—OTHER AMENDMENTS**—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)

Rating Classification is changed to \_\_\_\_\_ Address of Named Insured is changed to \_\_\_\_\_

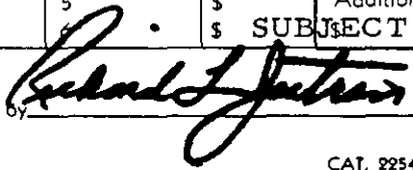
**SECTION 5—COVERAGE and LIMITS CHANGES** (Applies to all cars unless otherwise indicated)

I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM				
					Additional or Return Premium under Sections 1, 2, 4 or 5				
					Car 1		Car 2		
			Bodily Injury Liability	thousand dollars each person thousand dollars each { occurrence (FA Form) accident (CA or AL Form)	\$	\$	\$	\$	
			Property Damage Liability	thousand dollars each { occurrence (FA or AL Form) accident (CA Form)	\$	\$	\$	\$	
			Medical Payments	dollars each person	\$	\$	\$	\$	
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$	
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$	
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$	
			Collision	Actual Cash Value less Car 1 } deductible Car 2 }	\$	\$	\$	\$	
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$	
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$	

**SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT** (not applicable in Texas)

C	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
1	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem. Additional Return
2	\$	\$	\$	\$	\$	\$	2	\$	5	\$	
3	\$	\$	\$	\$	\$	\$	3	\$	6	\$	

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Countersigned by 

It is agreed that this policy is amended as indicated in the completed section(s) of this endorsement.

Hartford Connecticut 06115

his endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Named Insured: <b>NATIONAL PRESTO INDUSTRIES, INC.</b>	Effective Date of Change <b>1-1-76</b>	Policy No. <b>37 AL 188708 SRA (Y)</b>
---	---	---

SECTION 1—ELIMINATE CAR(S)—The insurance terminates on the automobile(s) described in the policy, as car(s) No. **13 - 1973 Ford F100 1/2 T. P/U #F10APR20682 & No. 19 - 1975 Ford F100 1/2 T. P/U #F10BPW00778**

SECTION 2—ADD CAR(S)—The insurance applies on the following described automobile(s):

CAR(S)	Rating Class,	Year,	Trade Name,	Body Type,	Identification No.,	Model,	Horse Power,	Symbol
1					<b>#13 1976 Ford F100 1/2 T. P/U #F10BPB00634</b>			<b>garaged: Eau Claire,</b>
2					<b>#19 1976 Ford F100 1/2 T. P/U #F10BPB00635</b>			<b>garaged: Eau Claire,</b>

COMMER. USE ONLY	C A R (S)	Entry No.	Radius of Use Within	50 Miles	150 Miles	300 Miles	Over 300 Miles	Actual Cost	New Cost	Purchased Mo. & Yr.	% OF USE CAR NO.		DR. LIC. NO. (if required)
											1	2	
									<b>4230.</b>	<b>1/76</b>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	
									<b>4734.</b>	<b>1/76</b>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	

SECTION 3—DRIVER INFORMATION—Private Passenger Automobile(s) Only

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX		STUDENT AWAY		MARRIED		DR. TRAIN.		GOOD STUDENT		YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
		M	F	Y	N	Y	N	Y	N	Y	N		1	2	
Add															
Elim.															

SECTION 4—OTHER AMENDMENTS—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)

Rating Classification is changed to \_\_\_\_\_ Address of Named Insured is changed to \_\_\_\_\_

SECTION 5—COVERAGE and LIMITS CHANGES (Applies to all cars unless otherwise indicated)

I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM			
					Additional or Return Premium under Sections 1, 2, 4 or 5			
					Car 1		Car 2	
					Add'l	Return	Add'l	Return
			Bodily Injury Liability	thousand dollars each person thousand dollars each { occurrence (FA Form) accident (CA or AL Form)	\$	\$	\$	\$
			Property Damage Liability	thousand dollars each { occurrence (FA or AL Form) accident (CA Form)	\$	\$	\$	\$
			Medical Payments	dollars each person	\$	\$	\$	\$
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Collision	Actual Cash Value less	\$	\$	\$	\$
				\$ Car 1 } deductible \$ Car 2 }	\$	\$	\$	\$
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$

SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT (not applicable in Texas)

C A R	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem. Additional Returned
							2	\$	5	\$	
2	\$	\$	\$	\$	\$	\$	3	\$	6	\$	

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein. Countersigned by: *Richard J. [Signature]*

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Named Insured: **NATIONAL PRESTO INDUSTRIES, INC.** Effective Date of Change: **2-11-76** Policy No.: **37 AL 188708 SRA (Y)**

SECTION 1—ELIMINATE CAR(S)—The insurance terminates on the automobile(s) described in the policy, as car(s) No. **29 - 1964 Chevrolet Dump Truck #4C23S174237**

CAR(S)	Rating Class	Year	Trade Name	Body Type	Identification No.	Model	Horse Power	Symbol
1					<b>1970 Chevrolet Dump Truck #CE530P153548</b>		<b>GVW: 48,000</b>	
2					<b>Garaged: Alamogordo, New Mexico</b>			

SECTION 3—DRIVER INFORMATION—Private Passenger Automobile(s) Only

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX		STUDENT AWAY		MARRIED		DR. TRAIN.		GOOD STUDENT		YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
		M	F	Y	N	Y	N	Y	N	Y	N		1	2	
Add															
Elim.															

SECTION 4—OTHER AMENDMENTS—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)

Rating Classification is changed to \_\_\_\_\_ Address of Named Insured is changed to \_\_\_\_\_

SECTION 5—COVERAGE and LIMITS CHANGES (Applies to all cars unless otherwise indicated)

I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM			
					Additional or Return Premium under Sections 1, 2, 4 or 5			
					Car 1		Car 2	
					Add'l	Return	Add'l	Return
			Bodily Injury Liability	thousand dollars each person thousand dollars each {occurrence (FA Form) accident (CA or AL Form)}	\$	\$	\$	\$
			Property Damage Liability	thousand dollars each {occurrence (FA or AL Form) accident (CA Form)}	\$	\$	\$	\$
			Medical Payments	dollars each person	\$	\$	\$	\$
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Collision	Actual Cash Value less Car 1 } deductible Car 2 }	\$	\$	\$	\$
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$

SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT (not applicable in Texas)

C A D	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
1	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem.
2	\$	\$	\$	\$	\$	\$	2	\$	5	\$	
3	\$	\$	\$	\$	\$	\$	3	\$	6	\$	

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein. Countersigned by *[Signature]*

**SUBJECT TO AUDIT**

It is agreed that this policy is amended as indicated in the completed section(s) of this endorsement.

Hartford Connecticut 06115

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Named Insured: <b>NATIONAL PRESTO INDUSTRIES, INC.</b>	Effective Date of Change <b>6-15-76</b>	Policy No. <b>37AL188708SRA(Y)</b>
---	--	---------------------------------------

**SECTION 1—ELIMINATE CAR(S)**—The insurance terminates on the automobile(s) described in the policy, as car(s) No. **20-1969 Ford #E24AHF97459**

**SECTION 2—ADD CAR(S)**—The insurance applies on the following described automobile(s):

C A R (S)	Rating Class, Year, Trade Name, Body Type, Identification No., Model, Horse Power, Symbol											
	1	1976 Chev 3/4 T. Short Van CG21005 #CGL256U196126, GVW 6,400 lbs.										
2												

**SECTION 3—DRIVER INFORMATION—Private Passenger Automobile(s) Only**

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX		STUDENT AWAY		MARRIED		DR. TRAIN.		GOOD STUDENT		YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
		M	F	Y	N	Y	N	Y	N	Y	N		1	2	
Add															
Elim.															

**SECTION 4—OTHER AMENDMENTS**—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)

Rating Classification is changed to \_\_\_\_\_ Address of Named Insured is changed to \_\_\_\_\_

**SECTION 5—COVERAGE and LIMITS CHANGES** (Applies to all cars unless otherwise indicated)

I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM					
					Additional or Return Premium under Sections 1, 2, 4 or 5					
					Car 1		Car 2			
			Bodily Injury Liability	thousand dollars each person thousand dollars each {occurrence (FA Form) accident (CA or AL Form)}	\$	\$	\$	\$		
			Property Damage Liability	thousand dollars each {occurrence (FA or AL Form) accident (CA Form)}	\$	\$	\$	\$		
			Medical Payments	dollars each person	\$	\$	\$	\$		
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$		
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$		
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$		
			Collision	Actual Cash Value less Car 1 } deductible Car 2 }	\$	\$	\$	\$		
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$		
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$		

**SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT** (not applicable in Texas)

C A R	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
1	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem.
2	\$	\$	\$	\$	\$	\$	2	\$	5	\$	
3	\$	\$	\$	\$	\$	\$	3	\$		\$	

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Countersigned by  **Richard L. Patran**

It is agreed that this policy is amended as indicated in the completed section (-) of this endorsement.

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Named Insured: <b>NATIONAL PRESTO INDUSTRIES, INC.</b>	Effective Date of Change <b>11-23-76</b>	Policy No. <b>37 AL 188708 SRA (Y)</b>
---	---	---

SECTION 1—ELIMINATE CAR(S)—The insurance terminates on the automobile(s) described in the policy, as car(s) No.

SECTION 2—ADD CAR(S)—The insurance applies on the following described automobile(s):

C A R (S)	Rating Class, Year, Trade Name, Body Type, Identification No., Model, Horse Power, Symbol													
	1													
2														

COMMER. USE ONLY	CAR(S)	1	2	Entry No.	Radius of Use Within	50 Miles	150 Miles	300 Miles	Over 300 Miles	Actual Cost	New Cost	Purchased Mo. & Yr.	N	U
------------------	--------	---	---	-----------	----------------------	----------	-----------	-----------	----------------	-------------	----------	---------------------	---	---

SECTION 3—DRIVER INFORMATION—Private Passenger Automobile(s) Only

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX		STUDENT AWAY		MARRIED		DR. TRAIN.		GOOD STUDENT		YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
		M	F	Y	N	Y	N	Y	N	Y	N		1	2	
Add															
Elim.															

SECTION 4—OTHER AMENDMENTS—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)

Rating Classification is changed to **Vehicle #19, 1976 Ford F100 1/2 Ton Pickup, #F10BPB00635, Garaged in Eau Claire, WI,**  
Address of Named Insured is changed to **has been transferred to Canton Manufacturing Company, Canton, Mississippi.**

SECTION 5—COVERAGE and LIMITS CHANGES (Applies to all cars unless otherwise indicated)

I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM			
					Additional or Return Premium under Sections 1, 2, 4 or 5			
					Car 1		Car 2	
					Add'l	Return	Add'l	Return
			Bodily Injury Liability	thousand dollars each person thousand dollars each (occurrence (FA Form) accident (CA or AL Form))	\$	\$	\$	\$
			Property Damage Liability	thousand dollars each (occurrence (FA or AL Form) accident (CA Form))	\$	\$	\$	\$
			Medical Payments	dollars each person	\$	\$	\$	\$
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Collision	Actual Cash Value less Car 1 } deductible Car 2 }	\$	\$	\$	\$
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$

SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT (not applicable in Texas)

C A R	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
1	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem. Additional Returned
2	\$	\$	\$	\$	\$	\$	2	\$	5	\$	
3	\$	\$	\$	\$	\$	\$	3	\$	6	\$	

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Countersigned by *[Signature]*

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Named Insured: **NATIONAL PRESTO INDUSTRIES, INC.** Effective Date of Change: **11-30-76** Policy No.: **37AL188708SRA(Y)**

SECTION 1—ELIMINATE CAR(S)—The insurance terminates on the automobile(s) described in the policy, as car(s) No. 12, 1975 Ford LTD S/W #5P74S125177  
 SECTION 2—ADD CAR(S)—The insurance applies on the following described automobile(s):

CAR(S)	Rating Class	Year	Trade Name	Body Type	Identification No.	Model	Horse Power	Symbol
1					1977 Ford LTD S/W #7P74S122204			
2					Garaged in Eau Claire, Wisconsin			

SECTION 3—DRIVER INFORMATION—Private Passenger Automobile(s) Only

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX		STUDENT AWAY		MARRIED		DR. TRAIN.		GOOD STUDENT		YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
		M	F	Y	N	Y	N	Y	N	Y	N		1	2	
Add															
Elim.															

SECTION 4—OTHER AMENDMENTS—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)  
 Rating Classification is changed to \_\_\_\_\_ Address of Named Insured is changed to \_\_\_\_\_

SECTION 5—COVERAGE and LIMITS CHANGES (Applies to all cars unless otherwise indicated)

I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM			
					Additional or Return Premium under Sections 1, 2, 4 or 5			
					Car 1		Car 2	
					Add'l	Return	Add'l	Return
			Bodily Injury Liability	thousand dollars each person thousand dollars each {occurrence (FA Form) accident (CA or AL Form)}	\$	\$	\$	\$
			Property Damage Liability	thousand dollars each {occurrence (FA or AL Form) accident (CA Form)}	\$	\$	\$	\$
			Medical Payments	dollars each person	\$	\$	\$	\$
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Collision	Actual Cash Value less Car 1 } deductible Car 2 }	\$	\$	\$	\$
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$

SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT (not applicable in Texas)

CAR	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
1	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem. Additional Returned
2	\$	\$	\$	\$	\$	\$	2	\$	5	\$	
3	\$	\$	\$	\$	\$	\$	3	\$		\$	

**SUBJECT TO AUDIT**

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein. Countersigned by *[Signature]*

NATIONAL PROTECTO INDUSTRIES INC.

ENDORSEMENT INDEX

END'T. NO.	FORM NO.	DESCRIPTION
1.	SPECIAL NO. 1	NAMED INSURED (SEE END 30)
2.	SPECIAL NO. 2	NAMED INSURED (SEE END 53)
3.	SPECIAL NO. 3	COMPOSITE RATE
4.	SPECIAL NO. 4	TABLE OF RATING VALUES (SEE END 49)
5.	CC-5035	PERSONAL INJURY LIABILITY (SEE END 33)
6.	CC-5165	CONTRACTUAL LIABILITY INSURANCE (BLANKET COVERAGE)
7.	T-446	WORLDWIDE COVERAGE (CLAIMS AND SUITS IN U.S. ONLY)
8.	CC-315	REAL PROPERTY - LIABILITY - FIRE
9.	CC-226	USE OF OTHER AUTOMOBILES COVERAGE - LIMITED FORM
10.	CC-158	APPLICATION OF INSURANCE TO OWNER OF HIRED AUTOMOBILE
11.	SPECIAL NO. 11	LIMITATION OF COVERAGE
12.	T-440	ADDITIONAL INSURED (VENDORS-BROAD FORM)
13.	SPECIAL NO. 13	ADDITIONAL INSURED
14.	SPECIAL NO. 14	PHYSICAL DAMAGE PROVISION
15.	29	EXPERIENCE MODIFICATION CHANGE ENDORSEMENT
16.	CC-172-A	PREMIUM DISCOUNT - TEXAS
17.	SPECIAL NO. 17	EXCLUSION
18.	CC-405	UNINSURED MOTORISTS COVERAGE AMENDMENT
19.	CC-281	UNINSURED MOTORISTS COVERAGE AMENDMENT
20.	15208	UNINSURED MOTORISTS COVERAGE - (CALIF.)

(CONTINUED)

- 21. 14612 UNINSURED MOTORISTS COVERAGE - (INDIANA)
- 22. CC-804 UNINSURED MOTORISTS COVERAGE - (IOWA)
- 23. 14614 UNINSURED MOTORISTS COVERAGE - (KANSAS)
- 24. 14243 UNINSURED MOTORISTS COVERAGE - (MICH.)
- 25. 14383 UNINSURED MOTORIST COVERAGE - (MO.)
- 26. CC-849 UNINSURED MOTORIST COVERAGE - (PA.)
- 27. *INCIDENTAL PROFESSIONAL LIAB.*
- 28. *ADD. INSURED EMPLOYEES*
- 29. *PERSONAL INJURY EXCLUSIONS*
- 30. *NAMED INSURED*
- 31. *LIMITS OF LIAB. - C66*
- 32. *NOTICE OF CANCELLATION*
- 33. *P. 2. LIMITS OF LIAB.*
- 34. *B. 2. " " "*
- 35. *AUTO. LIAB CHANGE. B. 3 EXCESS*
- 36. *APPLICATION OF PIPERM. PRODUCT. TO*
- 37. *AMENDATORY END. - NOTICE*
- 38. *" " (OUT OF STATE INS.)*
- 39. *PACM. DISCOUNT END. - TEXAS*
- 40. *PACM. SCHEDULE (2-20-75 TO 2-20-76)*
- 41. *AMEND. TO RETRO-PACM END.*
- 42. *(ACT. BY DIST. 3. NOT RECEIVED)*
- 43. *COMPLETE RATE FOR 2-20-74 TO 2-20-75*
- 44. *PRODUCTS HAZARD EXCL. (AMMUNITION)*
- 45. *CANCER'S END. No. 42*
- 46. *Failure of Ruyler & Mine Alarms to Perform*
- 47. *C66. Insurance for Century Helicopters - Hummer*  
*Services only.*
- 48. *COMP. & AUTO PIPERM. (2-20-76 TO 2-20-77)*
- 49. *RETRO RATING VALUES (EFF. 2-20-76)*
- 50. *PRODUCT HAZARD EXCLUSION (FOR PERIOD 1-1-76 to 2-20-76)*
- 51. *PRODUCT HAZARD INCLUDED (EFF. 2-20-76)*
- 52. *POLICY PERIOD AMENDED TO BE EFF. 3-1-77*
- 53. *NAMED INSURED (EFF. 1-1-76)*

It is hereby understood and agreed that in the event of material change or cancellation of this insurance which adversely affects the interest of the United States Government, such change or cancellation shall not become effective prior to furnishing Commander, DCASD, Milwaukee, Attention: A. C. O., such notice of change or cancellation.

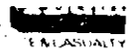
This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.  
*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	Policy No. 37AL188708SRA(Y)	Endorsement No.
Named Insured <b>National Presto Industries, Inc., et al.,</b>		
Additional Premium \$ ---	Return Premium \$ ---	BI PD
	In Advance \$	\$
	1st Anniv. \$	\$
	2nd Anniv. \$	\$

**The Aetna Casualty and Surety Company**  
**The Standard Fire Insurance Company**  
Hartford, Connecticut

Countersigned by *Richard L. Jeanran*  
(Authorized Representative)  
**Richard L. Jeanran**





Policy No. \_\_\_\_\_  
 Any loss on vehicles indicated below under Physical Damage Coverages (except towing) is payable as interest may appear to the named insured and:

Vehicles described in Entry No. 1	Name and Address of Loss Payee	Vehicles described in Entry No. 2	Name and Address of Loss Payee

**Hired Automobiles (Liability)** Premium Basis - Cost of Hire

Location where automobiles will be principally used (if other than in declaration 1)	Types Hired	Purposes of Use	Estimated Cost of Hire	Rates per \$100		Advance Premium	
				Bodily Injury Liability	Property Damage Liability	Bodily Injury Liability	Property Damage Liability
						INCL	INCL

\*State "a" for "Pleasure and Business", "b" for "Commercial"

**Non-Owned Automobiles (Liability)** Premium Basis - Class 1 Persons and Class 2 Employees

Class 1 Persons Name of Each	Location of Headquarters of Persons Named Herein (if other than in declaration 1)	Advance Premium	
		Bodily Injury Liability	Property Damage Liability
		INCL	INCL

Class 2 Employees Estimated Average Number	Location of Headquarters of Class 2 Employees (if other than in declaration 1)	Rates per Employee		Bodily Injury Liability	Property Damage Liability
		Bodily Injury Liability	Property Damage Liability		
				INCL	INCL

**INSURANCE AGAINST UNINSURED MOTORISTS**

**Designated Insured:**

**Description of Insured Highway Vehicles:**

Any automobile owned by the named insured.

Any private passenger automobile owned by the named insured.

Any highway vehicle to which are attached dealer's license plates issued to the named insured.

Any highway vehicle described in the schedule for which a premium is entered under "Un. Mtrst." and a highway vehicle ownership of which is acquired during the policy period by the named insured as a replacement therefor.

Any mobile equipment owned or leased by and registered in the name of the named insured.

**AUTOMOBILE MEDICAL PAYMENTS INSURANCE**

**Designated Person Insured**

(1) \_\_\_\_\_

(2) \_\_\_\_\_

(3) \_\_\_\_\_

**Designation of Automobiles - Division 1**

Any owned automobile PRIVATE PASS.

Any hired automobile PRIVATE PASS.

Any licensed owned private passenger automobile

Any automobile described in the schedule for which a premium is entered under "Med. Pay".

Any non-owned automobile

NAMED INSURED

It is agreed that Item 1 of the Declarations, Named Insured, is amended to read as follows:

National Presto Industries, Inc., and all subsidiary corporations and companies--excluding the subsidiary known as Century Metalcraft Corporation but including Presto Manufacturing Company of Jackson, Mississippi, and its subsidiary corporations and companies.

*Replaced by Form 30*

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	Policy No.	Endorsement No.	1
Named Insured			
Additional Premium \$	Return Premium \$	BI	PD
		In Advance \$	\$
		1st Anniv. \$	\$
		2nd Anniv. \$	\$

Special No. 1

**The Aetna Casualty and Surety Company**  
**The Standard Fire Insurance Company**  
Hartford, Connecticut

Countersigned by *Richard L. Jentzen*  
(Authorized Representative)

THIS ENDORSEMENT MODIFIES SUCH INSURANCE AS IS AFFORDED BY THE POLICY RELATING TO THE FOLLOWING:

PART CGL  
NAMED INSURED

IT IS AGREED THAT, NAMED INSURED, CENTURY METAL CRAFT IS A NAMED INSURED WITH RESPECT TO HAZARD D & E, PRODUCTS LIABILITY.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	Policy No.	Endorsement No.	2
Named Insured			
Additional Premium \$	Return Premium \$	BI	PD
		In Advance \$	\$
		1st Anniv. \$	\$
SPECIAL NO. 2		2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by



(Authorized Representative)

COMPOSITE RATE

IT IS AGREED THAT:

- (1) THE PREMIUM FOR THIS INSURANCE SHALL BE DETERMINED BY APPLYING THE COMPOSITE RATE SHOWN IN THE POLICY TO
  - (A) THE AUDITED SALES FOR THE CGL PART AND
  - (B) THE TOTAL NUMBER OF AUTOMOBILES FOR THE CAL AND PHD PARTS.,
- (2) THE DEFINITION OF "REMUNERATION" IN THE "DESCRIPTION OF TERMS USED AS PREMIUM BASES" IS NOT APPLICABLE; AND
- (3) THE LIMIT OF LIABILITY STATED AS "AGGREGATE" IN SECTION III. LIMITS OF LIABILITY OF THE CGL PART IS THE TOTAL LIMIT OF THE COMPANY'S LIABILITY FOR ALL DAMAGES ARISING OUT OF PROPERTY DAMAGE, CAUSED BY THE OWNERSHIP, MAINTENANCE OR USE OF THE PREMISES OR OPERATIONS RATABLE IN ACCORDANCE WITH THE MANUAL OF MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE IN USE BY THE COMPANY.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

(The information below is required only when this endorsement is issued subsequent to preparation of policy.)

Endorsement effective	Policy No.	Endorsement No. 3		
Named Insured				
Additional Premium \$	Return Premium \$	BI		PD
		In Advance \$	\$	
		1st Anniv. \$	\$	
SPECIAL NO. 3		2nd Anniv. \$	\$	

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by Richard L. [Signature]  
(Authorized Representative)

TABLE I - PREMIUM SUBJECT TO PLAN D, LIMITATIONS, LOSS CONVERSION FACTOR, STATE TAX MULTIPLIERS, EXCESS LOSS PREMIUM FACTORS

1. THE PREMIUM FOR THE FOLLOWING POLICIES COMBINED IS TO BE COMPUTED IN ACCORDANCE WITH THE PROVISIONS OF RETROSPECTIVE RATING PLAN D IN ALL STATES WHERE SUCH PLAN IS OR BECOMES APPLICABLE ON AN INTERSTATE BASIS, SUBJECT TO THE LIMITATIONS SPECIFIED HEREIN:

LIST OF POLICIES: 37 AL 188708 SRA(Y)

2. PLAN D DOES NOT APPLY TO THE PREMIUM FOR AIRCRAFT PRODUCTS AND PROTECTION AGAINST UNINSURED MOTORIST COVERAGE IF AFFORDED UNDER THE POLICIES DESIGNATED IN PARAGRAPH 1.
3. THE PREMIUM FOR THE GENERAL LIABILITY AND AUTOMOBILE LIABILITY INSURANCE AFFORDED UNDER THE POLICIES DESIGNATED IN PARAGRAPH 1 ABOVE FOR INSURANCE IN EXCESS OF THE LIMITS OF LIABILITY STATED BELOW SHALL NOT BE SUBJECT TO PLAN D:

AUTOMOBILE LIABILITY - BODILY INJURY	\$ 10,000 EACH PERSON
	\$ 10,000 EACH OCCURRENCE
AUTOMOBILE LIABILITY - PROPERTY DAMAGE	\$ 10,000 EACH OCCURRENCE
GENERAL LIABILITY - BODILY INJURY (INCLUDING INCIDENTAL CONTRACTS)	\$ 10,000 EACH OCCURRENCE
	\$ 50,000 AGGREGATE
GENERAL LIABILITY - PROPERTY DAMAGE (INCLUDING INCIDENTAL CONTRACTS)	\$ 10,000 EACH OCCURRENCE
	\$ 50,000 AGGREGATE
CONTRACTUAL LIABILITY - BODILY INJURY (OTHER THAN INCIDENTAL CONTRACTS)	\$ 10,000 EACH OCCURRENCE

*See End  
# 49*

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

(The information below is required only when this endorsement is issued subsequent to preparation of policy.)

Endorsement effective	Policy No.	Endorsement No. 4
Named Insured		PAGE 1 OF 4
Additional Premium \$	Return Premium \$	BI PD
	In Advance \$	\$
	1st Anniv. \$	\$
	2nd Anniv. \$	\$
SPECIAL NO. 4		

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by *Richard L. Intra*  
(Authorized Representative)

CONTRACTUAL LIABILITY - PROPERTY DAMAGE  
(OTHER THAN INCIDENTAL CONTRACTS)

\$ 10,000 EACH OCCURRENCE  
\$ 50,000 AGGREGATE

THE INCURRED LOSSES TO BE INCLUDED IN COMPUTING THE PREMIUM FOR THE INSURANCE SUBJECT TO PLAN D SHALL NOT INCLUDE THAT PORTION OF THE LOSSES ACTUALLY PAID AND THE RESERVES FOR UNPAID LOSSES WHICH IS IN EXCESS OF THE LIMITS OF LIABILITY STATED ABOVE, BUT THAT PART OF THE INCURRED LOSSES CONSISTING OF PREMIUMS ON BONDS, INTEREST ACCRUING AFTER ENTRY OF JUDGMENT, ALLOCATED LOSS ADJUSTMENT EXPENSES AND EXPENSES INCURRED IN SEEKING RECOVERY AGAINST A THIRD PARTY SHALL NOT BE SUBJECT TO SUCH LIMITS. THE AGGREGATE LIMITS OF LIABILITY STATED ABOVE APPLY SEPARATELY TO EACH ANNUAL PERIOD INCLUDED IN THE THREE YEAR PERIOD.

4. LOSS CONVERSION FACTOR IS TEXAS 1.120  
ALL OTHER 1.193

5. STATE TAX MULTIPLIERS

NAME OF STATE	AUTOMOBILE LIABILITY	GENERAL LIABILITY	AUTOMOBILE PHYSICAL DAMAGE
ALABAMA	1.037		1.043
ARIZONA	1.032		1.032
CALIFORNIA	1.031		1.031
COLORADO	1.030		1.030
CONNECTICUT	1.035		1.035
DELAWARE			1.036
DISTRICT OF COLUMBIA			1.027
GEORGIA	1.030		
IDAHO	-	1.042	

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

(The information below is required only when this endorsement is issued subsequent to preparation of policy.)

Endorsement effective	Policy No.	Endorsement No. 4
Named Insured		PAGE 2 OF 4
Additional Premium \$	Return Premium \$	BI PD
		In Advance \$
		1st Anniv. \$
		2nd Anniv. \$

SPECIAL NO. 4

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by Richard L. J. Strain  
(Authorized Representative)

STATE TAX MULTIPLIERS (CONTINUED)

NAME OF STATE	AUTOMOBILE LIABILITY	GENERAL LIABILITY	AUTOMOBILE PHYSICAL DAMAGE
ILLINOIS			1.027
KANSAS			1.027
KENTUCKY			1.027
LOUISIANA	1.032		1.034
MARYLAND	1.052		1.052
MICHIGAN			1.027
MINNESOTA			1.027
MISSISSIPPI	1.037		1.037
MISSOURI			1.027
NEBRASKA			1.027
NEW JERSEY	1.054	1.036	1.027
NEW MEXICO			1.032
NEW YORK	1.034		1.040
NORTH CAROLINA	1.032		1.032
OKLAHOMA	1.048		1.048
OREGON	1.030		1.030
PENNSYLVANIA			1.027
SOUTH CAROLINA	1.037		
TENNESSEE			1.027
TEXAS	1.047	1.052	1.047
VIRGINIA	1.035		1.035
WASHINGTON			1.027
WISCONSIN			1.027
NORTH DAKOTA	1.032		
OHIO			1.032
ALL OTHER	1.027	1.031	

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of policy unless otherwise stated herein.

(The information below is required only when this endorsement is issued subsequent to preparation of policy.)

Endorsement effective	Policy No.	Endorsement No. 4
Named Insured		PAGE 3 OF 4
Additional Premium \$	Return Premium \$	BI PD
		In Advance \$
		1st Anniv. \$
		2nd Anniv. \$
SPECIAL NO. 4		

The Aetna Casualty and Surety Company  
 The Standard Fire Insurance Company  
 Hartford, Connecticut

Countersigned by Richard L. Stratton  
 (Authorized Representative)

TABLE II - PERCENTAGES TO DETERMINE BASIC, MINIMUM, AND MAXIMUM PREMIUMS

THE BASIC PREMIUM, THE MINIMUM PREMIUM, AND THE MAXIMUM PREMIUM FOR INSURANCE SUBJECT TO PLAN D ARE PERCENTAGES OF THE STANDARD PREMIUM FOR SUCH INSURANCE. SUCH PERCENTAGES ARE COMPUTED INITIALLY UPON AN ESTIMATE OF THE STANDARD PREMIUM AND FINALLY UPON THE EARNED STANDARD PREMIUM FOR SUCH INSURANCE. IF THE STANDARD PREMIUM LIES BETWEEN ANY TWO OF THE FIGURES ON THE "STANDARD PREMIUM" LINE, THE PERCENTAGES APPLICABLE SHALL BE OBTAINED BY LINEAR INTERPOLATION TO THE NEAREST ONE-TENTH OF 1%.

	PERCENTAGES OF STANDARD PREMIUM		
	50% OR LESS	100%	150% OR MORE
STANDARD PREMIUM	127,955.	255,909.	383,864.
MAXIMUM PREMIUM RATIO	1.410	1.399	1.399
MINIMUM PREMIUM RATIO	0.450	0.440	0.434
GEN'L. LIAB. TEXAS	0.304	0.255	0.241
AUTO. LIAB. TEXAS	0.288	0.256	0.248
LIABILITY OTHER	0.129	0.121	0.121
AUTO. PHYS. DMG. TEXAS	0.343	0.334	0.334
AUTO. PHYS. DMG. OTHER	0.145	0.136	0.136

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	Policy No.	Endorsement No. 4
Named Insured		PAGE 4 OF 4
Additional Premium \$	Return Premium \$	BI PD
		In Advance \$
		1st Anniv. \$
		2nd Anniv. \$
SPECIAL NO. 4		

**The Aetna Casualty and Surety Company**  
**The Standard Fire Insurance Company**  
 Hartford, Connecticut

Countersigned by *Richard L. [Signature]*  
 (Authorized Representative)

**PERSONAL INJURY LIABILITY INSURANCE**

The company, in consideration of the payment of the premium and subject to all of the provisions of the policy not expressly modified herein, agrees with the named insured as follows:

**SCHEDULE**

The insurance afforded is only with respect to <b>personal injury</b> arising out of an offense included within such of the following groups of offenses as are indicated by specific premium charge or charges.		
GROUPS OF OFFENSES	LIMITS OF LIABILITY	ADVANCE PREMIUM
A. False Arrest, Detention or Imprisonment, or Malicious Prosecution	\$250,000 aggregate	\$ INCL
B. Libel, Slander, Defamation or Violation of Right of Privacy		\$ INCL
C. Wrongful Entry or Eviction or Other Invasion of Right of Private Occupancy		\$ INCL
Minimum Premium \$	TOTAL ADVANCE PREMIUM	\$ INCL
<input type="checkbox"/> An "X" in this block indicates that Exclusion (c) does not apply to this insurance.		

**I. PERSONAL INJURY LIABILITY COVERAGE.**

The company will pay on behalf of the insured all sums which the insured shall become legally obligated to pay as damages because of injury (herein called "personal injury") sustained by any person or organization and arising out of one or more of the following offenses committed in the conduct of the named insured's business:

- Group A—false arrest, detention or imprisonment, or malicious prosecution;
- Group B—the publication or utterance of a libel or slander or of other defamatory or disparaging material, or a publication or utterance in violation of an individual's right of privacy; except publications or utterances in the course of or related to advertising, broadcasting or telecasting activities conducted by or on behalf of the named insured;
- Group C—wrongful entry or eviction, or other invasion of the right of private occupancy;

if such offense is committed during the policy period within the United States of America, its territories or possessions, or Canada, and the company shall have the right and duty to defend any suit against the insured seeking damages on account of such personal injury even if any of the allegations of the suit are groundless, false or fraudulent, and may make such investigation and settlement of any claim or suit as it deems expedient, but the company shall not be obligated to pay any claim or judgment or to defend any suit after the applicable limit of the company's liability has been exhausted by payment of judgments or settlements.

**Exclusions.**

This insurance does not apply:

- (a) to liability assumed by the insured under any contract or agreement;
- (b) to personal injury arising out of the wilful violation of a penal statute or ordinance committed by or with the knowledge or consent of any insured;
- (c) to personal injury sustained by any person as a result of an offense directly or indirectly related to the employment of such person by the named insured; but this exclusion shall be inapplicable if so indicated in the schedule;
- (d) to personal injury arising out of any publication or utterance described in Group B, if the first injurious publication or utterance of the same or similar material by or on behalf of the named insured was made prior to the effective date of this insurance;
- (e) to personal injury arising out of a publication or utterance described in Group B concerning any person, organization or

business enterprise, or his or its products or services, made by or at the direction of any insured with knowledge of the falsity thereof.

**II. PERSONS INSURED.**

Each of the following is an insured under this insurance to the extent set forth below:

- (a) if the named insured is designated in the declarations as an individual, the person so designated and his spouse;
- (b) if the named insured is designated in the declarations as a partnership or joint venture, the partnership or joint venture so designated and any partner or member thereof but only with respect to his liability as such;
- (c) if the named insured is designated in the declarations as other than an individual, partnership or joint venture, the organization so designated and any executive officer, director or stockholder thereof while acting within the scope of his duties as such.

This insurance does not apply to personal injury arising out of the conduct of any partnership or joint venture of which the insured is a partner or member and which is not designated in this policy as a named insured.

**III. LIMITS OF LIABILITY; INSURED'S PARTICIPATION.**

Regardless of the number of (1) insureds under this policy, (2) persons or organizations who sustain personal injury, or (3) claims made or suits brought on account of personal injury, the total liability of the company's liability under this coverage for all damages shall not exceed the limit of personal injury liability stated in the schedule as "aggregate".

If a participation percentage is stated in the schedule for the insured, the company shall not be liable for a greater proportion of any loss than the difference between such percentage and one hundred percent and the balance of the loss shall be borne by the insured; provided, the company may pay the insured's portion of a loss to effect settlement of the loss, and, upon notification of the action taken, the named insured shall promptly reimburse the company therefor.

**IV. ADDITIONAL DEFINITION.**

When used in reference to this insurance:

"damages" means only those damages which are payable because of personal injury arising out of an offense to which this insurance applies.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

(The information below is required only when this endorsement is issued subsequent to preparation of policy.)

Endorsement effective  
Named Insured  
Additional Premium \$

Policy No.  
Return Premium \$

Endorsement No. 5

**The Aetna Casualty and Surety Company**  
**The Standard Fire Insurance Company**  
Hartford, Connecticut

Countersigned by

*Richard L. Jantzen*  
(Authorized Representative)

**CONTRACTUAL LIABILITY INSURANCE  
(Blanket Coverage)**

The company, in consideration of the payment of the premium and subject to all of the provisions of the policy not expressly modified herein, agrees with the named insured as follows:

**SCHEDULE**

The insurance afforded for contractual liability is only with respect to such of the following Coverages as are indicated by a specific premium charge applicable thereto. The limit of the company's liability against each such Coverage shall be as stated herein, subject to all the terms of this policy having reference thereto.

COVERAGES	LIMITS OF LIABILITY		ADVANCE PREMIUM
	Each Occurrence	Aggregate	
Contractual Bodily Injury Liability	\$ 500 .000		\$ INCL.
Contractual Property Damage Liability	\$ 250 .000	\$ 250 .000	\$ INCL.
<b>TOTAL ADVANCE PREMIUM</b>			<b>\$ INCL.</b>

The exclusions indicated by "x" in the blocks below do not apply with respect to any agreement relating to construction, alteration, or demolition operations.

Exclusion (p);  Exclusion (q);  Exclusion (r);  Exclusion (s)

Contracts may be designated in the General Liability Schedule or below	Code	Premium Bases Cost	Rates Per \$100 of Cost		Advance Premium	
			B.I.	P.D.	B.I.	P.D.
ALL WRITTEN BROAD FORM PURCHASE ORDER AGREEMENTS					INCLUDED IN COMPOSITE RATE	

**I. COVERAGES—CONTRACTUAL BODILY INJURY LIABILITY  
CONTRACTUAL PROPERTY DAMAGE LIABILITY**

The company will pay on behalf of the insured all sums which the insured, by reason of contractual liability assumed by him under any written contract of the type designated in the schedule for this insurance, shall become legally obligated to pay as damages because of

**bodily injury or property damage**

to which this insurance applies, caused by an occurrence, and the company shall have the right and duty to defend any suit against the insured seeking damages on account of such bodily injury or property damage, even if any of the allegations of the suit are groundless, false or fraudulent, and may make such investigation and settlement of any claim or suit as it deems expedient, but the company shall not be obligated to pay any claim or judgment or to defend

- (1) any arbitration proceeding wherein the company is not entitled to exercise the insured's rights in the choice of arbitrators and in the conduct of such proceedings, or
- (2) any suit after the applicable limit of the company's liability has been exhausted by payment of judgments or settlements.

**Exclusions.**

This insurance does not apply:

- (a) to liability assumed by the insured under any incidental contract;
- (b) to bodily injury or property damage for which the insured has assumed contractual liability, if such injury or damage occurred prior to the execution of the contract.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective  
Named Insured  
Additional Premium \$

Policy No. \_\_\_\_\_ Endorsement No. 3  
Return Premium \$ \_\_\_\_\_ In Adv. \$ \_\_\_\_\_  
1st Anniv. \$ \_\_\_\_\_  
2nd Anniv. \$ \_\_\_\_\_

**THE AETNA CASUALTY AND SURETY COMPANY  
THE STANDARD FIRE INSURANCE COMPANY  
Hartford, Connecticut 06115**

Countersigned by Richard L. [Signature]  
(Authorized Representative)

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

COMPREHENSIVE GENERAL LIABILITY INSURANCE  
COMPLETED OPERATIONS AND PRODUCTS LIABILITY INSURANCE  
SMP LIABILITY INSURANCE

WORLDWIDE COVERAGE  
(Claims and Suits in United States Only)

It is agreed that the insurance afforded also applies to BODILY INJURY or PROPERTY DAMAGE which occurs, during the policy period, outside the POLICY TERRITORY, provided such BODILY INJURY or PROPERTY DAMAGE:

- (1) is included in the Completed Operations Hazard or the Products Hazard, or
- (2) arises out of activities of persons employed to perform work principally in the POLICY TERRITORY, while outside the POLICY TERRITORY, pursuant to their employment in the business of the NAMED INSURED, subject to the following provisions:
  1. Claims or suits on account of such injury or damage must be brought and enforced within the United States of America.
  2. The insurance afforded by this endorsement does not apply with respect to BODILY INJURY or PROPERTY DAMAGE arising out of goods or products manufactured, sold, handled or distributed or work performed by

\_\_\_\_\_  
(Name of Subsidiary)

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein

(The information below is required only when this endorsement is issued subsequent to preparation of policy.)

Endorsement effective	Policy No.	Endorsement No.	7
Named Insured			
Additional Premium \$	Return Premium \$	In Adv.	\$ \$
		1st Anniv.	\$ \$
		2nd Anniv.	\$ \$

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

COMPREHENSIVE GENERAL LIABILITY INSURANCE  
 MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE  
 OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE  
 SMP LIABILITY INSURANCE

**REAL PROPERTY - LIABILITY - FIRE**

It is agreed that the Property Damage Liability Coverage applies to Property Damage to structures or portions thereof rented to or occupied by the Name Insured and described in this endorsement, including fixtures permanently attached thereto, if such Property Damage arises out of fire, subject to the following additional provisions:

1. With respect to the insurance provided by this endorsement, all of the exclusions of the policy, other than the Nuclear Energy Liability Exclusion (Broad Form), are deleted and replaced by the following:

This insurance does not apply to liability assumed by the Insured under any contract or agreement.

2. The limit of liability stated in this endorsement applies separately to the insurance under this endorsement and is in lieu of any other limit of liability stated in the policy.

Description of Property	Limit of Liability	Rate (per \$100 of Limit)	Premium
LEASED SPACE AT VARIOUS HOUSEWARE EXHIBITS OR SHOWS	\$ 15,000	each occurrence	INC. IN COMPOSITE RATE

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	Policy No.	Endorsement No. $\text{\$}$
Named Insured		
Additional Premium $\text{\$}$	Return Premium $\text{\$}$	In Adv. $\text{\$}$ $\text{\$}$ 1st Anniv. $\text{\$}$ $\text{\$}$ 2nd Anniv. $\text{\$}$ $\text{\$}$

**The Aetna Casualty and Surety Company**  
**The Standard Fire Insurance Company**  
 Hartford, Connecticut

Countersigned by Richard L. [Signature]  
 Authorized Representative

This endorsement modifies such insurance as is afforded by the provision of the policy relating to the following:

**COMPREHENSIVE AUTOMOBILE LIABILITY INSURANCE**  
**AUTOMOBILE MEDICAL PAYMENTS INSURANCE**

**USE OF OTHER AUTOMOBILES COVERAGE — LIMITED FORM**

It is agreed that such insurance as is afforded by the policy, under the **bodily injury** liability and **property damage** liability coverages and division 1 of the Automobile Medical Payments coverage, with respect to any **owned private passenger automobile** covered under the policy also applies with respect to any other **automobile**, subject to the following additional provisions:

**1 Persons Insured**

Each of the following is an **insured** under the **bodily injury** liability and **property damage** liability insurance afforded under this endorsement to the extent set forth herein:

- (a) each individual named below and, while a resident of the same household, the spouse of such individual, and
- (b) any other person or organization, not owning or hiring the **automobile**, but only with respect to his or its liability because of acts or omissions of an **insured** under (a) above.

**2 Exclusions**

This insurance does not apply:

- (a) to any **insured** while engaged in the business of his employer with respect to **bodily injury** to a fellow employee of such **insured** injured in the course of his employment;
- (b) to any **insured** while employed in or otherwise engaged in duties in connection with an **automobile business**;

- (c) if the individual named below is an employee, to the employer of such individual,
- (d) if the individual named below is a partner, to the partnership of which such individual is a member;
- (e) to any **automobile** owned by or furnished or available for the regular use of such named individual, his spouse or any resident of the same household other than a private chauffeur or domestic servant of such named individual or spouse;
- (f) to any **automobile** while used in the business or occupation of the named individual or spouse except a **private passenger automobile** operated or occupied by such **named insured**, spouse, private chauffeur or domestic servant;
- (g) to any **automobile** while being used by the **insured** as a public or livery conveyance; but this exclusion does not apply to **bodily injury** or **property damage** which results from the **insured's** occupancy of such **automobile** other than as the operator thereof.

**3 Excess Insurance** This insurance shall be excess insurance over any other valid and collectible insurance available to the **insured**.

**4** The insurance afforded because of the naming herein of any individual is only with respect to such and so many of the following coverages as are indicated by specific premium charge or charges for such person.

Name of Individual:

Premium		
Bodily Injury Liability	Property Damage Liability	Automobile Medical Payments
INCL	INCL	INCL

Total Premium \$ **INCL.** IN  
COMPOSITE RATE

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective \_\_\_\_\_ Policy No. \_\_\_\_\_ Endorsement No. **9**  
 Named Insured \_\_\_\_\_  
 Additional Premium \$ \_\_\_\_\_ Return Premium \$ \_\_\_\_\_

**THE AETNA CASUALTY AND SURETY COMPANY**  
**THE STANDARD FIRE INSURANCE COMPANY**  
 Hartford, Connecticut

Countersigned by *Richard L. Ingrassia*  
 Authorized Representative

**FOR COMPANY USE ONLY**

AGENCY BROKER	CODE	NAME		C O M M	PAYMENT	TAX DISTRICT	TRANS TYPE	C A P	POLICY EFFECTIVE DATE	DATE TYPED AND INITIALS
	COUNTERSIGNING CODES	OFFICE CODE	C S CODE						POLICY EXPIRATION DATE	3-5-74
STAT PLAN	TERRITORY		LIMITS OF LIABILITY							
	STATE	RATE	BI	FD						

This endorsement affords such insurance as is provided by the provisions of the policy relating to the following:

16200

**COMPREHENSIVE AUTOMOBILE LIABILITY INSURANCE  
AUTOMOBILE MEDICAL PAYMENTS INSURANCE**

**APPLICATION OF INSURANCE TO OWNER OF HIRED AUTOMOBILE**

With respect to the hired automobile described below or designated in the policy as subject to this endorsement, it is agreed that:

- (1) The insurance applies as primary insurance.
- (2) Subject otherwise to the Persons Insured provision, the insurance covers as an insured the owner, any lessee (of whom the named insured is a sub-lessee) and any agent or employee of such owner or lessee, but only while such automobile is used in the business of the named insured as stated in the declarations, or by or on behalf of the name insured for personal or pleasure purposes, and subparagraph (ii) of the Persons Insured provision is amended accordingly.

**Description of Automobile:**

ANY VEHICLE LEASED FROM  
LEND LEASE TRANSPORTATION CO.

ANY VEHICLE LEASED FROM  
WHEELS, INC.  
6200 NORTH WESTERN  
CHICAGO, ILLINOIS 60645

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

(The information below is required only when this endorsement is issued subsequent to preparation of policy.)

Endorsement effective

Policy No.

Endorsement No. 10

Named Insured

LIMITATION OF COVERAGE  
COMPLETED OPERATIONS HAZARDS AND PRODUCTS HAZARD

IT IS AGREED THAT SUCH INSURANCE AS IS AFFORDED BY THE POLICY FOR THE COMPLETED OPERATIONS HAZARD AND PRODUCTS HAZARD DOES NOT APPLY TO AIRCRAFT PRODUCTS.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	Policy No.	Endorsement No.	11
Named Insured			
Additional Premium \$	Return Premium \$	BI	PD
		In Advance \$	\$
		1st Anniv. \$	\$
		2nd Anniv. \$	\$

SPECIAL NO. 11

**The Aetna Casualty and Surety Company**  
**The Standard Fire Insurance Company**  
Hartford, Connecticut

Countersigned by *Richard L. [Signature]*  
(Authorized Representative)

( )  
 Comprehensive liability insurance as afforded by  
 the policy to which this policy relating to the following:  
 ( )

COMPREHENSIVE GENERAL LIABILITY INSURANCE  
 COMPLETED OPERATIONS AND PRODUCTS LIABILITY INSURANCE  
 SMP LIABILITY INSURANCE

**ADDITIONAL INSURED**  
 (Vendor - Broad Form)

It is agreed that the "Persons Insured" provision is amended to include any person or organization (herein referred to as "vendor"), as an INSURED, but only with respect to the distribution or sale in the regular course of the vendor's business of the NAMED INSURED'S PRODUCTS subject to the following additional provisions:

1. The Insurance with respect to the vendor does not apply to:
  - (a) any express warranty unauthorized by the NAMED INSURED;
  - (b) BODILY INJURY or PROPERTY DAMAGE arising out of
    - (i) any physical or chemical change in the form of the product made intentionally by the vendor,
    - (ii) repacking, unless unpacked solely for the purpose of inspection, demonstration, testing or the substitution of parts under instruction from the manufacturer and then repacked in the original container,

(Continued)

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein

(The information below is required only when this endorsement is issued subsequent to preparation of policy.)

Endorsement effective	Policy No.	Endorsement No. 12
Named Insured		PAGE 1 OF 2
Additional Premium \$	Return Premium \$	In Adv. \$ \$
		1st Anniv. \$ \$
		2nd Anniv. \$ \$

2. The insurance does not apply to any person or organization, as INSURED, from whom the NAMED INSURED has acquired such products or any ingredient, part or container, entering into, accompanying or containing such products.

Endorsement No. 12  
PAGE 2 OF 2

ADDITIONAL INSURED

IT IS AGREED THAT THE "PERSONS INSURED" PROVISION IS AMENDED TO INCLUDE AS AN INSURED THE CLEAVER-BROOKS COMPANY BUT ONLY WITH RESPECT TO LIABILITY ARISING OUT OF THE OWNERSHIP, MAINTENANCE OR USE OF THE BOILERS LEASED TO THE NAMED INSURED AND SUBJECT TO THE FOLLOWING ADDITIONAL EXCLUSION:

THE INSURANCE DOES NOT APPLY:

1. TO ANY OCCURRENCE WHICH TAKES PLACE AFTER THE NAMED INSURED CEASES TO LEASE THE BOILERS;
2. TO STRUCTURAL ALTERATIONS, NEW CONSTRUCTION OR DEMOLITION OPERATION PERFORMED BY OR ON BEHALF OF THE CLEAVER-BROOKS COMPANY.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	Policy No.	Endorsement No.	13
Named Insured			
Additional Premium \$	Return Premium \$	BI	PD
		In Advance \$	\$
		1st Anniv. \$	\$
		2nd Anniv. \$	\$
SPECIAL NO. 13			

The Aetna Casualty and Surety Company  
 The Standard Fire Insurance Company  
 Hartford, Connecticut

Countersigned by Richard L. Lustron  
 (Authorized Representative)

PHYSICAL DAMAGE PROVISION

IT IS AGREED THAT THE FOLLOWING PHYSICAL DAMAGE COVERAGES  
APPLY TO SHORT TERM LEASED VEHICLE:

ACV COMPREHENSIVE  
PRIVATE PASSENGER

\$100. DEDUCTIBLE COLLISION  
PRIVATE PASSENGER  
COMMERCIAL  
TRAILERS  
SEMI-TRAILERS

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

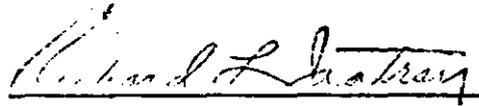
*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	Policy No.	Endorsement No.	14
Named Insured			
Additional Premium \$	Return Premium \$	BI	PD
		In Advance \$	\$
		1st Anniv. \$	\$
		2nd Anniv. \$	\$

SPECIAL NO. 14

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by

  
(Authorized Representative)

29. EXPERIENCE MODIFICATION ENDORSEMENT

This endorsement forms a part of Policy No. 57 AL 100703 GRAY issued to NATIONAL PRESS INDUSTRIES, INC. by the TEXAS CASUALTY & SURETY COMPANY at its Agency Hartford, Connecticut and is effective from 2-20-75 (12:01 A. M. Standard Time)

(The information above is required only when this endorsement is issued subsequent to preparation of the policy.)

This endorsement forms a part of the policy to which attached, effective from its date of issue unless otherwise stated herein.

It is agreed that such of the coverages of Bodily Injury Liability, Property Damage Liability and Medical Payments as are afforded by the policy are subject to experience rating in accordance with the Automobile Liability Experience Rating Plan for the State of Texas. The experience modification applicable shall apply from the effective date of such rating and premium adjustment shall be made in accordance with such modification, subject to the following provisions:

- (a) The modification applicable to the policy as of its effective date shall remain applicable until the 20 day of FEBRUARY 19 75, or
(b) The next normal anniversary rate date, at which time the rates then in effect and new experience modification effective at that time shall apply for the remainder of the policy period.

By [Signature] (Duly Authorized Representative)

FORM 29—EXPERIENCE MODIFICATION ENDORSEMENT. Texas Standard Automobile Endorsement Revised January 1, 1961.

Endorsement No. 15

# PREMIUM DISCOUNT ENDORSEMENT — TEXAS

(General Liability Insurance)

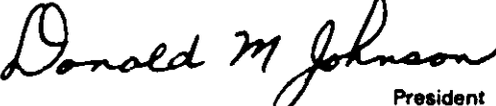
It is agreed that the premium pertaining to Texas for General Liability and Medical Payments insurance is subject to discount in accordance with the following procedure:

1. **Texas General Liability Standard Premium:** Such premium pertaining to Texas computed in accordance with the provisions of the policies designated in paragraph 4 hereof, other than this endorsement and exclusive of the application of any retrospective rating plan, shall be known as the Texas General Liability Standard Premium.
2. **Total Standard Premium For All States:** The General Liability and Medical Payments premium computed in accordance with the provisions of the policies designated in paragraph 4 hereof, other than this endorsement and exclusive of the application of any retrospective rating plan, any Automatic Premium Adjustment Endorsement, any Premium Return Plan Endorsement, or other Premium Discount Endorsement, shall be known as the Total Standard Premium.
3. **Premium Discount — Texas**
  - (a) For policy periods of one year or less — The Texas General Liability Standard Premium, exclusive of any premium subject to any retrospective rating plan, shall be subject to the applicable discount percentages for the Total Standard Premium obtained from the Table of Texas Premium Discounts (General Liability).
  - (b) For policy periods of more than one year — The Texas General Liability Standard Premium, exclusive of any premium subject to any retrospective rating plan, shall be subject to the applicable discount percentages stated in said Table of Texas Premium Discounts (General Liability) opposite the total standard premium for the policies for each annual period or portion thereof during the policy period.
  - (c) If retrospective rating is applicable to a part of the premium pertaining to Texas, the amount of premium discount applicable to the Texas General Liability Standard Premium, exclusive of any premium subject to any retrospective rating plan, shall be the difference between (1) the discount determined by applying to the Texas General Liability Standard Premium the applicable percentages stated in said Table opposite the Total Standard Premium and (2) the discount determined by applying to that portion of the Texas General Liability Standard Premium which is subject to retrospective rating the applicable percentages stated in said Table opposite so much of the Total Standard Premium as is subject to retrospective rating.

4.	Policy Numbers	Estimated Standard Premium
	<u>37 AL 188708 SRA(Y)</u>	_____
	_____	_____
		_____ Total

For attachment to and forming part of Policy No. 37 AL 188708 SRA(Y)  
Issued to NATIONAL PRESTO INDUSTRIES, INC.

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

  
President

Endorsement No. 16

EXCLUSION

IT IS AGREED THAT EXCLUSION (h) OF THE CGL PART  
IS DELETED FROM THE POLICY.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

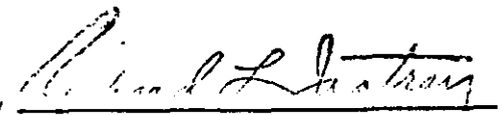
*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	Policy No.	Endorsement No.	17
Named Insured			
Additional Premium \$	Return Premium \$	BI	PD
		In Advance \$	\$
		1st Anniv. \$	\$
		2nd Anniv. \$	\$

SPECIAL NO. 17

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by



(Authorized Representative)

## INSURANCE AGAINST UNINSURED MOTORISTS

## UNINSURED MOTORISTS COVERAGE AMENDMENT

(Insolvent Insurer)

It is agreed that the term "uninsured highway vehicle" includes a highway vehicle with respect to which there is a bodily injury liability insurance policy applicable at the time of the accident but the company writing the same is or becomes insolvent.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy.

**The Aetna Casualty and Surety Company**  
**The Standard Fire Insurance Company**  
Hartford, Connecticut 06115

Endorsement No. 18

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

**AUTOMOBILE LIABILITY INSURANCE**  
**AUTOMOBILE MEDICAL PAYMENTS INSURANCE**

**UNINSURED MOTORISTS COVERAGE AMENDMENT  
(Insolvent Insurer)**

**(States of Arkansas, Florida, Kentucky, Louisiana and Wisconsin)**

It is agreed that the term "uninsured automobile" includes an automobile with respect to which there is a bodily injury liability insurance policy applicable at the time of the accident but the Company writing the same becomes insolvent within one year after such accident.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective

Policy No.

Endorsement No. 13

Named Insured

**THE AETNA CASUALTY AND SURETY COMPANY**  
**THE STANDARD FIRE INSURANCE COMPANY**  
Hartford, Connecticut

Countersigned by



(Authorized Representative)

UNINSURED MOTORISTS COVERAGE AMENDMENT  
(California)

A997

It is agreed that with respect to Uninsured Motorists Coverage, Exclusion [(c)] is amended to read as follows:

[(c)] so as to inure directly or indirectly to the benefit of any workmen's compensation or disability benefits carrier or any person or organization qualifying as a self-insurer under any workmen's compensation, disability benefits law or any similar law or directly to the benefit of the United States or any state or political subdivision thereof.

This endorsement forms a part of the policy to which attached.

Endorsement No. 20

**UNINSURED MOTORISTS COVERAGE  
FAMILY PROTECTION COVERAGE**

It is agreed that, with respect to an accident which occurs on or after January 1, 1972, the limits of liability for Uninsured Motorists Coverage or Family Protection Coverage are amended from \$10,000 per person, \$20,000 per accident to \$15,000 per person, \$30,000 per accident.

This endorsement forms a part of the policy to which it is attached.

**THE AETNA CASUALTY AND SURETY COMPANY  
THE STANDARD FIRE INSURANCE COMPANY  
Hartford, Connecticut 06115**

*Donald M Johnson*  
President

Endorsement No.21

**UNINSURED MOTORISTS (FAMILY PROTECTION) COVERAGE AMENDMENT  
(Iowa)**

**ISO A976**

It is agreed that subsection (iv) of the definition of "uninsured motor vehicle" is amended to read as follows:

a land motor vehicle or trailer if operated on rails or crawler-treads, except a snowmobile while such snowmobile is actually upon public roads, or a land motor vehicle or trailer while located for use as a residence or premises and not as a vehicle, or

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy.

**The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut**

*Donald M Johnson*  
President

Endorsement No. 22

**UNINSURED MOTORISTS COVERAGE  
FAMILY PROTECTION COVERAGE**

It is agreed that, with respect to an accident which occurs on or after July 1, 1972, the limits of liability for Uninsured Motorists Coverage or Family Protection Coverage are amended from \$10,000 per person, \$20,000 per accident to \$15,000 per person, \$30,000 per accident.

This endorsement forms a part of the policy to which it is attached.

**THE AETNA CASUALTY AND SURETY COMPANY  
THE STANDARD FIRE INSURANCE COMPANY  
Hartford, Connecticut 06115**

*Donald M Johnson*  
President

Endorsement No. 25

**UNINSURED MOTORISTS COVERAGE AMENDMENT****(Michigan)**

It is agreed that the term "Uninsured Automobile" is changed to "Uninsured Motor Vehicle" to comply with Section 500.3010 of the Michigan Insurance Code.

This endorsement issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy.

**The Aetna Casualty and Surety Company**  
**The Standard Fire Insurance Company**  
Hartford, Connecticut 06115

Endorsement No. 24

**UNINSURED MOTORIST COVERAGE AMENDMENT**  
**(Missouri)**

It is agreed that the term "uninsured automobile" is changed to "uninsured motor vehicle"

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy.

Endorsement No. 25

Countersigned by Richard L. Austin  
(Authorized Representative)

It is agreed that, with respect to such insurance as is afforded by the policy for damages because of bodily injury caused by accident and arising out of the ownership, maintenance or use of an uninsured highway vehicle or an uninsured motor vehicle, the Condition or other provision entitled "Arbitration" is replaced by the following:

**Arbitration**

If any person making claim hereunder and the company do not agree that such person is legally entitled to recover damages from the owner or operator of an uninsured motor vehicle or of an uninsured highway vehicle because of bodily injury to the insured, or do not agree as to the amount of payment which may be owing under this insurance, the matter or matters upon which such person and the company do not agree shall be settled by arbitration pursuant to the provisions of the Pennsylvania Arbitration Act of 1927 and each party shall, upon written demand of either, select an arbitrator. The two arbitrators so named shall select a third arbitrator, if unable to agree thereon within 30 days, then upon request of the insured or the company such third arbitrator shall be selected by a judge of a court of record in the county in which such arbitration is pending. Within a reasonable time thereafter the arbitrators shall hear and determine the question or questions so in dispute, and the decision in writing of any two arbitrators shall be binding upon such person and the company, each of whom shall pay his or its chosen arbitrator and shall bear equally the expense of the third arbitrator and all other expenses of the arbitration, provided that attorney fees and fees paid to medical or other expert witnesses are not deemed to be expenses of arbitration but are to be borne by the party incurring them. Unless the parties otherwise agree, the arbitration shall be conducted in the county in which the insured resides and in accordance with the usual rules governing procedure and admission of evidence in courts of law.

Endorsement No. 26

This endorsement forms a part of the policy to which attached.

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

COMPREHENSIVE GENERAL LIABILITY INSURANCE  
MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE  
OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE  
SMP LIABILITY INSURANCE

INCIDENTAL PROFESSIONAL LIABILITY

It is agreed that the insurance afforded applies subject to the following additional provisions:

1. The insurance also applies to

(a) BODILY INJURY, or

(b) PROPERTY DAMAGE

occurring during the policy period and arising out of malpractice, error or mistake committed at or in connection with the premises

(1) in the rendering of or failure to render medical, surgical, dental, x-ray or nursing service or treatment, or the furnishing of food or beverages in connection therewith, or

(2) the furnishing or dispensing of drugs or medical, dental or surgical supplies or appliances.

2. The INSURED shall give written notice in accordance with the conditions of the policy, upon becoming aware of any claim or allegation of malpractice, error or mistake.

(Continued)

AL-PS-GS-SMP

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein

(The information below is required only when this endorsement is issued subsequent to preparation of policy.)

Endorsement effective 2-20-74 Policy No. 37 AL Endorsement No. 27  
188708 SRA(Y) PAGE 1 OF 2  
Named Insured NATIONAL PRESTO INDUSTRIES, INC.

Additional Premium \$	Return Premium \$	In Adv. \$	\$
		1st Anniv. \$	\$
		2nd Anniv. \$	\$

- 2 -
3. The limit of BODILY INJURY liability stated in the Declarations as applicable to each OCCURRENCE shall also be the total limit of the Company's liability under this endorsement.
  4. The insurance does not apply
    - (a) to any obligation for which the INSURED or any carrier as his insurer may be held liable under any workmen's compensation, unemployment compensation or disability benefits law or any similar law, or
    - (b) to BODILY INJURY to any person to or for whom benefits or DAMAGES on account thereof are payable under any valid and collectible voluntary compensation or employer's liability insurance available to the INSURED.
  5. Exclusion <sup>(j)</sup> ~~(k)~~ does not apply to this insurance. Endorsement <sup>CC 597</sup> ~~T-375~~, "Additional Insured (Employees)" does not apply to this insurance.
  6. The Supplementary Payments provision of the policy shall not apply to this insurance insofar as it provides for the payment of expenses incurred by the INSURED for first aid at the time of accident.

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

- COMPREHENSIVE GENERAL LIABILITY INSURANCE
- MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE
- OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE
- OWNERS' AND CONTRACTORS' PROTECTIVE LIABILITY INSURANCE
- SMP LIABILITY INSURANCE

**ADDITIONAL INSURED**  
(Employees)

It is agreed that the "Persons Insured" provision is amended to include any employee of the named insured while acting within the scope of his duties as such, but the insurance afforded to such employee does not apply:

1. to bodily injury to (a) another employee of the named insured arising out of or in the course of his employment or (b) the named insured or, if the named insured is a partnership or joint venture, any partner or member thereof;
2. to property damage to property owned, occupied or used by, rented to, in the care, custody or control of, or over which physical control is being exercised for any purpose by (a) another employee of the named insured or (b) the named insured, or, if the Named Insured is a partnership or joint venture, any partner or member thereof.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached effective on the inception date of the policy unless otherwise stated herein

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective **2-20-74** Policy No. **37 AL 188708 SRA(Y)** Endorsement No. **28**  
 Named Insured **NATIONAL PRESTO INDUSTRIES, INC.**  
 Additional Premium \$ \_\_\_\_\_ ; Return Premium \$ \_\_\_\_\_  
 In Adv. \$ \_\_\_\_\_  
 1st Anniv. \$ \_\_\_\_\_  
 2nd Anniv. \$ \_\_\_\_\_

**The Aina Casualty and Surety Company**  
**The Standard Fire Insurance Company**  
Hartford, Connecticut

Countersigned by *Richard L. Spatzen*  
(Authorized Representative)

PERSONAL INJURY EXCLUSION

IT IS AGREED THAT EXCLUSION (C) IS ELIMINATED FROM THE PERSONAL INJURY LIABILITY INSURANCE, ENDORSEMENT CC5035.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	2-20-74	Policy No.	37 AL 188708 SRA(Y)	Endorsement No.	29
Named Insured	NATIONAL PRESTO INDUSTRIES, INC.				
Additional Premium \$		Return Premium \$		BI	PD
				In Advance \$	\$
				1st Anniv. \$	\$
				2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by Richard L. Jantzen  
(Authorized Representative)

NAMED INSURED

IT IS AGREED THAT ITEM 1 OF THE DECLARATIONS, NAMED INSURED, IS AMENDED TO READ AS FOLLOWS:

NATIONAL PRESTO INDUSTRIES, INC., AND ALL SUBSIDIARY CORPORATIONS AND COMPANIES—EXCLUDING THE SUBSIDIARY KNOWN AS CENTURY METALCRAFT CORPORATION BUT INCLUDING PRESTO MANUFACTURING COMPANY OF JACKSON, MISSISSIPPI, AND ITS SUBSIDIARY CORPORATIONS AND COMPANIES.

THIS ENDORSEMENT SUPERSEDES END'T NO. 1

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	2-20-74	Policy No.	33 AL 188708 SRA(Y)	Endorsement No.	30
Named Insured	NATIONAL PRESTO INDUSTRIES, INC.				
Additional Premium \$		Return Premium \$		BI	PD
			In Advance \$	\$	
			1st Anniv. \$	\$	
			2nd Anniv. \$	\$	

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by Richard L. Jantzen  
(Authorized Representative)

LIMITS OF LIABILITY - CGL

IT IS AGREED THAT THE LIMITS OF LIABILITY FOR COMPREHENSIVE GENERAL LIABILITY ARE AMENDED TO READ AS FOLLOWS:

BODILY INJURY - \$1,000,000 ea. occurrence  
\$1,000,000 aggregate

PROPERTY DAMAGE - \$ 250,000 ea. occurrence  
\$ 250,000 aggregate

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	2-20-74	Policy No. 37 AL 188708 SRA (Y)	Endorsement No. 31
Named Insured	NATIONAL PRESTO INDUSTRIES, INC.		
Additional Premium \$		Return Premium \$	
			BI PD
		In Advance \$	\$
		1st Anniv. \$	\$
		2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by

  
(Authorized Representative)

NOTICE OF CANCELLATION

IT IS HEREBY UNDERSTOOD AND AGREED THAT IN THE EVENT OF MATERIAL CHANGE OR CANCELLATION OF THIS INSURANCE WHICH ADVERSELY AFFECTS THE INTEREST OF THE UNITED STATES GOVERNMENT, SUCH CHANGE OR CANCELLATION SHALL NOT BECOME EFFECTIVE PRIOR TO FURNISHING COMMANDER, DCASD, MILWAUKEE, ATTENTION: A.C.O., SUCH NOTICE OF CHANGE OR CANCELLATION.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	2-20-74	Policy No. 37 AL 188708 SRA (Y)	Endorsement No. 32		
Named Insured	NATIONAL PRESTO INDUSTRIES, INC.				
Additional Premium \$		Return Premium \$		BI	PD
			In Advance \$	\$	
			1st Anniv. \$	\$	
			2nd Anniv. \$	\$	

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by Richard L. Jantzen  
(Authorized Representative)

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

COMPREHENSIVE GENERAL LIABILITY INSURANCE  
MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE

Amend Limits of Liability on Personal Injury Endorsement

It is agreed that the Limits of Liability of the Personal Injury endorsement is amended to show \$1,000,000.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective 2-20-74	Policy No. 37 AL 188708 SRA (Y)	Endorsement No. 33
Named Insured NATIONAL PRESTO INDUSTRIES INC.		
Additional Premium \$	Return Premium \$	BI PD
		In Advance \$ \$
		1st Anniv. \$ \$
		2nd Anniv. \$ \$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by Richard L. Jantzen  
(Authorized Representative)

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

COMPREHENSIVE GENERAL LIABILITY INSURANCE  
MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE

Amend Bodily Injury Limits of Contractual Liability Endorsement.

It is agreed that the Bodily Injury Limits of Liability of the Contractual Liability endorsement is amended to show \$1,000,000.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective 2-20-74	Policy No. 37 AL 188708 SRA (Y)	Endorsement No. 34
Named Insured NATIONAL PRESTO INDUSTRIES INC.		
Additional Premium \$	Return Premium \$	BI PD
	In Advance \$	\$
	1st Anniv. \$	\$
	2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by Richard L. J. [Signature]  
(Authorized Representative)

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

**AUTOMOBILE LIABILITY INSURANCE**

It is agreed that the BI - Excess Premium shown on CC-103 should be \$3,640 in lieu of \$3,710.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	2-20-74	Policy No.	37 AL 188708 SRA(Y)	Endorsement No.	35
Named Insured	National Presto Industries, Inc.				
Additional Premium \$		Return Premium \$	70.	BI	PD
				In Advance \$	\$
				1st Anniv. \$	\$
				2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by Richard L. Jastrain  
(Authorized Representative)

158B. APPLICATION OF PREMIUM REDUCTION PERCENTAGE

(1. 3)

This endorsement forms a part of Policy No. 37 AL 188708 SRA(Y) issued to NATIONAL PRESTO INDUSTRIES INC.

by the ETNA CASUALTY & SURETY CO. at its Agent  
(Name of Insurance Company)

located (city and state) HARTFORD, CONN. and is effective from 2-20-74  
(12:01 A. M. Standard Time)

(The information above is required only when this endorsement is issued subsequent to preparation of the policy.)

This endorsement forms a part of the policy to which attached, effective from its date of issue unless otherwise stated herein.

It is agreed that the premium reduction percentage stated in the declarations or computed in accordance with the Premium Reduction Table forming a part of the policy does not apply to the premium for automobiles principally garaged in Texas.

By Richard L. Lustrain  
(Duly Authorized Representative)

FORM 158B—APPLICATION OF PREMIUM REDUCTION PERCENTAGE  
Standard Automobile Endorsement  
Prescribed May 1, 1948

ENDORSEMENT NO. 36

158L. AMENDATORY ENDORSEMENT—NOTICE

(To be attached to all Texas Standard Automobile Insurance Policy Forms providing Bodily Injury Liability Coverage and Property Damage Liability Coverage)

This endorsement forms a part of Policy No. 37 AL 188708 SRA(Y) issued to NATIONAL PRESTO INDUSTRIES INC.

by the ETNA CASUALTY & SURETY CO. (Name of Insurance Company)

at its Agent

located (city and state) HARTFORD, CONN. and is effective from 2-20-74 (12:01 A.M. Standard Time)

(The information above is required only when this endorsement is issued subsequent to preparation of the policy.)

This endorsement forms a part of the policy to which attached, effective from its date of issue unless otherwise stated herein.

As respects bodily injury liability coverage and property damage liability coverage, unless the company is prejudiced by the insured's failure to comply with the requirement, any provision of this policy requiring the insured to give notice of action, occurrence or loss, or requiring the insured to forward demand notices, summons or other legal process, shall not bar liability under this policy.

By Richard L. Jantzen (Duly Authorized Representative)

FORM 158L—AMENDATORY ENDORSEMENT—NOTICE Texas Standard Automobile Endorsement Prescribed March 1, 1973

ENDORSEMENT NO. 37

**FORM 158M. AMENDATORY ENDORSEMENT—OUT-OF-STATE INSURANCE**

This endorsement forms a part of Policy No. **37 AL 188708 SRA(Y)** issued to **NATIONAL PRESTO INDUSTRIES INC.**

by the **ETNA CASUALTY & SURETY CO.**

(Name of Insurance Company)

at its Agency

located (city and state) **HARTFORD, CONN.**

and is effective from **2-20-74**

(12:01 A.M. Standard Time)

(The information above is required only when this endorsement is issued subsequent to preparation of the policy.)

This endorsement forms a part of the policy to which attached, effective from its date of issue unless otherwise stated herein.

It is agreed that, subject to all the provisions of the policy except where modified herein, the following provision is added:

If, under the provisions of the motor vehicle financial responsibility law or the motor vehicle compulsory insurance law or any similar law of any state or province, a non-resident is required to maintain insurance with respect to the operation or use of a motor vehicle in such state or province and such insurance requirements are greater than the insurance provided by the policy, the limits of the company's liability and the kinds of coverage afforded by the policy shall be as set forth in such law, in lieu of the insurance otherwise provided by the policy, but only to the extent required by such law and only with respect to the operation or use of a motor vehicle in such state or province; provided that the insurance under this provision shall be reduced to the extent that there is other valid and collectible insurance under this or any other motor vehicle insurance policy. In no event shall an insured person be entitled to receive duplicate payments for the same elements of loss.

By *Richard L. J. [Signature]*  
(Duly Authorized Representative)

**FORM 158M.—AMENDATORY ENDORSEMENT—OUT-OF-STATE INSURANCE**  
Texas Standard Automobile Endorsement  
Prescribed July 1, 1973

**ENDORSEMENT NO. 38**

25. PREMIUM DISCOUNT ENDORSEMENT—TEXAS

AUTOMOBILE LIABILITY INSURANCE

This endorsement forms a part of Policy No. 37 AL 188708 SRA(Y) issued to NATIONAL PRESTO INDUSTRIES INC.

by the ETNA CASUALTY & SURETY CO. at its Agency  
(Name of Insurance Company)

located (city and state) HARTFORD, CONN. and is effective from 2-20-74  
(12:01 A. M. Standard Time)

(The information above is required only when this endorsement is issued subsequent to preparation of the policy.)

This endorsement forms a part of the policy to which attached, effective from its date of issue unless otherwise stated herein.

It is agreed that the premium pertaining to Texas for Automobile Liability and Medical Payments insurance is subject to discount in accordance with the following procedure:

1. **Texas Automobile Liability Standard Premium.** Such premium pertaining to Texas computed in accordance with the provisions of the policies designated in paragraph 4 hereof, other than this endorsement and exclusive of the application of any retrospective rating plan, shall be known as the Texas Automobile Liability Standard Premium.
2. **Total Standard Premium for All States.** The Automobile Liability and Medical Payments Premium computed in accordance with the provisions of the policies designated in paragraph 4 hereof, other than this endorsement and exclusive of the application of any retrospective rating plan, any Automatic Premium Adjustment Endorsement, any Premium Return Plan Endorsement, or other Premium Discount Endorsement, shall be known as the Total Standard Premium.
3. **Premium Discount—Texas**
  - (a) **For policy periods of one year or less—**The Texas Automobile Liability Standard Premium shall be subject to the applicable discount percentages for the Total Standard Premium obtained from the "Table of Texas Premium Discount Percentages (Automobile Liability)" set out on the reverse side hereof.
  - (b) **For policy periods of more than one year—**The Texas Automobile Liability Standard Premium for each annual period or portion thereof during the policy period shall be subject to the applicable discount percentages stated in said "Table of Texas Premium Discount Percentages (Automobile Liability)" opposite the Total Standard Premium for the policies for each such period or portion thereof during the policy period.
  - (c) **If retrospective rating is applicable to a part of the premium pertaining to Texas, the amount of premium discount applicable to the Texas Automobile Liability Standard Premium, exclusive of any premium subject to any Retrospective Rating Plan, shall be the difference between (1) the discount determined by applying to the Texas Automobile Liability Standard Premium the applicable percentages stated in said Table opposite the Total Standard Premium, and (2) the discount determined by applying to that portion of the Texas Automobile Liability Standard Premium which is subject to retrospective rating the applicable percentage stated in said Table opposite so much of the Total Standard Premium as is subject to retrospective rating.**

<u>Policy Numbers</u>	<u>Estimated Standard Premium</u>
<u>37 AL 188708 SRA(Y)</u>	<u>TBD</u>
.....	.....
.....	.....
.....	.....
.....	.....
.....	.....
.....	.....
.....	..... Total

Applicable premium percentages based on total estimated advance standard premium:

Taxicabs, Livery, Buses and Long Haul Truckmen ..... %  
 Garage Liability ..... %  
 All other, including School Buses ..... %

SEE REVERSE SIDE FOR FURTHER PROVISIONS

By Richard L. Jackson  
(Duly Authorized Representative)

## TEXAS PREMIUM DISCOUNTS—AUTOMOBILE LIABILITY INSURANCE

Total Standard Premium See Note (1)	Taxi-cabs, Livery, Buses and Long Haul Truckmen			Total Standard Premium See Note (1)	Taxi-cabs, Livery, Buses and Long Haul Truckmen			Total Standard Premium See Note (1)	Taxi-cabs, Livery, Buses and Long Haul Truckmen		
	Garages	All Other Including School Buses			Garages	All Other Including School Buses			Garages	All Other Including School Buses	
(1)	(2)	(3)	(4)	(1)	(2)	(3)	(4)	(1)	(2)	(3)	(4)
\$1,000	0.0%	0.0%	0.0%	\$6,400	2.3%	5.7%	5.2%	\$60,000	8.7%	12.9%	12.2%
1,050	.1	.4	.3	6,600	2.5	5.8	5.3	62,500	8.8	13.0	12.3
1,100	.1	.6	.6	6,800	2.6	5.9	5.4	65,000	8.9	13.1	12.5
1,150	.1	.8	.7	7,000	2.8	6.1	5.5	67,500	9.0	13.3	12.6
1,200	.2	1.0	.9	7,200	2.9	6.2	5.6	70,000	9.1	13.4	12.7
1,250	.2	1.2	1.1	7,400	3.0	6.3	5.7	72,500	9.1	13.5	12.8
1,300	.2	1.3	1.2	7,600	3.1	6.4	5.8	75,000	9.2	13.6	13.0
1,350	.3	1.5	1.4	7,800	3.3	6.5	5.8	80,000	9.3	13.8	13.2
1,400	.3	1.6	1.5	8,000	3.4	6.5	5.9	85,000	9.4	14.0	13.3
1,450	.3	1.8	1.6	8,200	3.5	6.6	6.0	90,000	9.5	14.1	13.5
1,500	.3	1.9	1.7	8,400	3.6	6.7	6.1	95,000	9.6	14.2	13.6
1,550	.4	2.0	1.8	8,600	3.6	6.8	6.1	100,000	9.6	14.3	13.7
1,600	.4	2.1	1.9	8,800	3.7	6.9	6.2	105,000	9.7	14.4	13.8
1,650	.4	2.2	2.0	9,000	3.8	6.9	6.3	110,000	9.8	14.5	13.9
1,700	.4	2.3	2.1	9,200	3.9	7.0	6.3	115,000	9.8	14.6	14.0
1,750	.4	2.4	2.2	9,400	4.0	7.1	6.4	120,000	9.9	14.7	14.1
1,800	.5	2.5	2.3	9,600	4.0	7.1	6.4	125,000	9.9	14.8	14.2
1,850	.5	2.6	2.3	9,800	4.1	7.2	6.5	130,000	10.0	14.8	14.2
1,900	.5	2.6	2.4	10,000	4.2	7.3	6.6	135,000	10.0	14.9	14.3
1,950	.5	2.7	2.5	10,500	4.4	7.4	6.7	140,000	10.0	14.9	14.4
2,000	.5	2.8	2.6	11,000	4.5	7.5	6.8	145,000	10.1	15.0	14.4
2,100	.5	2.9	2.7	11,500	4.6	7.6	6.9	150,000	10.1	15.1	14.5
2,200	.6	3.1	2.8	12,000	4.8	7.7	7.0	162,500	10.2	15.2	14.6
2,300	.6	3.2	2.9	12,500	4.9	7.8	7.0	175,000	10.2	15.3	14.7
2,400	.6	3.3	3.0	13,000	5.0	7.9	7.1	187,500	10.3	15.3	14.8
2,500	.6	3.3	3.0	13,500	5.1	8.0	7.2	200,000	10.3	15.4	14.9
2,600	.6	3.4	3.1	14,000	5.1	8.0	7.2	212,500	10.4	15.5	14.9
2,700	.6	3.5	3.2	14,500	5.2	8.1	7.3	225,000	10.4	15.5	15.0
2,800	.6	3.6	3.2	15,000	5.3	8.2	7.4	237,500	10.4	15.6	15.0
2,900	.7	3.6	3.3	16,000	5.5	8.3	7.5	250,000	10.5	15.6	15.1
3,000	.7	3.7	3.4	17,000	5.6	8.4	7.6	262,500	10.5	15.7	15.1
3,100	.7	3.8	3.4	18,000	5.7	8.5	7.6	275,000	10.5	15.7	15.2
3,200	.7	3.8	3.5	19,000	5.8	8.6	7.7	287,500	10.5	15.7	15.2
3,300	.7	3.9	3.5	20,000	5.9	8.6	7.8	300,000	10.5	15.8	15.2
3,400	.7	3.9	3.6	21,000	5.9	8.7	7.8	312,500	10.6	15.8	15.3
3,500	.7	4.0	3.6	22,000	6.0	8.8	7.9	325,000	10.6	15.8	15.3
3,600	.7	4.0	3.6	23,000	6.1	8.8	7.9	337,500	10.6	15.9	15.3
3,700	.7	4.0	3.7	24,000	6.1	8.9	8.0	350,000	10.6	15.9	15.3
3,800	.7	4.1	3.7	25,000	6.2	8.9	8.0	362,500	10.6	15.9	15.4
3,900	.7	4.1	3.7	27,500	6.3	9.0	8.1	375,000	10.6	15.9	15.4
4,000	.8	4.2	3.8	30,000	6.6	9.4	8.5	387,500	10.6	15.9	15.4
4,200	.8	4.2	3.8	32,500	6.9	9.9	9.0	400,000	10.7	16.0	15.4
4,400	.8	4.3	3.9	35,000	7.2	10.3	9.5	412,500	10.7	16.0	15.4
4,600	.8	4.3	3.9	37,500	7.4	10.7	9.9	425,000	10.7	16.0	15.5
4,800	.8	4.4	4.0	40,000	7.6	11.1	10.3	437,500	10.7	16.0	15.5
5,000	.9	4.5	4.1	42,500	7.8	11.4	10.6	450,000	10.7	16.0	15.5
5,200	1.2	4.7	4.3	45,000	8.0	11.7	10.9	462,500	10.7	16.0	15.5
5,400	1.4	4.9	4.5	47,500	8.2	11.9	11.2	475,000	10.7	16.0	15.5
5,600	1.6	5.1	4.6	50,000	8.3	12.1	11.4	487,500	10.7	16.0	15.5
5,800	1.8	5.3	4.8	52,500	8.4	12.4	11.6	500,000	See Note (2).		
6,000	2.0	5.4	4.9	55,000	8.5	12.5	11.8	and over			
6,200	2.2	5.6	5.0	57,500	8.6	12.7	12.0				

Notes: (1) If the Total Standard Premium is between two of the amounts shown in column (1), the premium discount percentage applicable is that shown for the lower of such amounts.

(2) If the Total Standard Premium is \$500,000 or over, the premium discount percentage applicable for each subdivision of automobile liability insurance shall be determined as the weighted average of the percentage shown in (b) for the first \$500,000 of Total Standard Premium and the percentage shown in (c) for the portion of Total Standard Premium over \$500,000:

Subdivisions of Automobile Liability Insurance	First \$500,000	Portion over \$500,000
(a)	(b)	(c)
Taxicabs, Livery, Buses and Long Haul Truckmen	10.7%	11.0%
Garage Liability	16.1	16.5

THIS ENDORSEMENT MODIFIES SUCH INSURANCE AS IS AFFORDED BY THE PROVISIONS OF THE POLICY RELATING TO THE FOLLOWING:

COMPREHENSIVE GENERAL LIABILITY INSURANCE  
COMPREHENSIVE AUTOMOBILE LIABILITY INSURANCE  
AUTOMOBILE PHYSICAL DAMAGE INSURANCE

POLICY PERIOD 2-20-75 TO 2-20-76

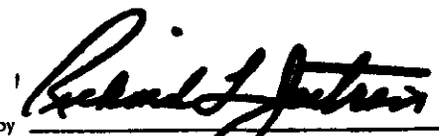
IT IS AGREED THAT THE ADVANCE COMPREHENSIVE GENERAL LIABILITY, COMPREHENSIVE AUTOMOBILE LIABILITY AND AUTOMOBILE PHYSICAL DAMAGE PREMIUMS FOR THE PERIOD OF 2-20-75 TO 2-20-76 ARE IN ACCORDANCE WITH THE ATTACHED SCHEDULES.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	2-20-75	Policy No.	37 AL 188708 SRA(Y)	Endorsement No.	40.
Named Insured	NATIONAL PRESTO INDUSTRIES, INC.				
Additional Premium \$	135,368.	Return Premium \$		BI	PD
				In Advance \$	\$
				1st Anniv. \$	\$
				2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by   
(Authorized Representative)

Description of Hazards (First Column)—including

1. Location of all premises owned, rented, or controlled by the named insured. 2. Interest of named insured in such premises (Owner, General Lessee or Tenant). 3. Part occupied by the named insured. The absence of any typewritten entry relating to Hazard (A), (B), (C), (D), (E) or (F) indicates no known exposure thereunder.

The rating classifications stated herein, except as specifically provided elsewhere in this policy, do not modify any of the other provisions of this policy.

- A. PREMISES — OPERATIONS
- B. ESCALATORS
- C. INDEPENDENT CONTRACTORS  
—LET OR SUBLET WORK
- D. COMPLETED OPERATIONS
- E. PRODUCTS
- F. CONTRACTUAL

If location same as address in Item 1 of the declarations, check

Double space between entries to allow for coding.

TERRITORY	
STATE	RATE

ALL OPERATIONS - A, B, C & F

ALL OPERATIONS - D & E

CODE NUMBERS	PREMIUM BASES†	RATES		ADVANCE PREMIUM		
		BI	PD	BI	PD	
1.	Area sq. ft.	Per 100 sq. ft.		"M" DESIGNATES MINIMUM PREMIUM		
2.	Frontage	Per linear ft.				
3.	Payroll	Per \$100				
4.	Flat charge					
5.	Units	Per each				
6.	Receipts	Per \$100				
7.	Number	Per Landing				
8.	Cost	Per \$100				
9.	Receipt	Per \$1000				
10.	Sales	Per \$1000				
11.						
12.						
LINE DESIG						
Y	20055	1051,100,000	P.265 E.114	.177 .076	P 13,542 E 5,825	9,045 3,884
P	20056	1051,100,000	P.618 E.265	.411 .177	P 31,580 E 13,542	21,002 9,045
Z	99901				E 35.	20.

Increased Limits Basic Charges

\*Designates location to which Landlord's Protective Liability Endorsement applies.

†As described

DESCRIPTION OF HAZARDS: Owned Automobiles (Liability); Covered Automobiles (Physical Damage)

AUTOMOBILE SCHEDULE

Entry No.	Yr. of Mod.	New or Used	Trade Name	Reg. Weight Lb. Gallonage Bus Seat Cap.	List Price	Town and State Where Principally Garaged	Rating Class and Size	Entry of a specific premium charge indicates the insurance afforded for each described vehicle. The insurance for any described vehicle applies also to its replacement, subject to all the terms of the policy having reference thereto.									
								Ins'd's Veh. No.	Purchased Yr. Mo.	Body Type and Model	Radius of Use (if over 50 miles)	Cost to Insured	Identification Number	Territory Code	ADVANCE BI Liability Med. Pay	PREMIUM PD Liability Un. Mtrsl.	RATE Comp-Fire Thelt**
									Comp.	Fire	Thelt	**	Coll.	Towing			
ALL OWNED AUTOMOBILES																†	
RATE																	
PREMIUM BASE PER AUTOMOBILE																	
				BI	PD			BI	PD							†	
71			AUTOMOBILES	P 74.00 E 52.00	60.00 27.00			P 5254 E 3692	4260 1917								
ALL COVERED AUTOMOBILES																†	
RATE																	
PREMIUM BASE PER AUTOMOBILE																	
				COMPR.	COLL.					100						†	
71			AUTOMOBILES	P 57.20	122.80					P 4061				P 8719			

† Physical Damage is indicated in the Declarations as "Fleet Automatic", coverage is afforded as follows for newly acquired vehicles (other than replacements) †

Comp. Fire Thelt \*\* Coll. Towing

\* Limit of Liability is Actual Cash Value:

- (a) For Collision;
- (b) As respects newly acquired vehicles; and
- (c) For other Coverages unless otherwise indicated.

\*\* Enter "W" for Windstorm, Hail, Earthquake or Explosion or "C" for Combined Additional Coverage if afforded. † \$25 per disablement (Towing Coverage not available in California).

Purposes for which the above described vehicles are to be used are "Pleasure and Business" for private passenger and "Commercial" for commercial or truck type.

FOR FLEET AUTOMATIC

Maximum Limit of Liability for Physical Damage

- Any one covered automobile ----- \$ ACV
- All covered automobiles at any one location \$ ACV
- All covered automobiles ----- \$ ACV

† Entry of one or more of the following code numbers indicates the coverages applicable to any newly acquired vehicle (other than replacements):

1. All covered automobiles.
2. All registered covered automobiles.
3. All covered automobiles of the private passenger type.
4. All covered automobiles of the commercial type.
5. Excluding, under Collision Coverage, any vehicle not having an Actual Cash Value of at least \$500.
6. Excluding vehicles leased short term to the

Report of Changes shall be submitted:

- MONTHLY
- SEMI ANNUALLY
- QUARTERLY
- ANNUALLY

Rating Information

COMPOSITELY RATED

THIS ENDORSEMENT MODIFIES SUCH INSURANCE AS IS AFFORDED BY THE PROVISIONS OF THE POLICY RELATING TO THE FOLLOWING:

COMPREHENSIVE GENERAL LIABILITY INSURANCE  
COMPREHENSIVE AUTOMOBILE LIABILITY INSURANCE

IT IS AGREED THAT TABLE I OF THE RETROSPECTIVE PREMIUM ENDORSEMENT, THREE YEAR PLAN D, IS AMENDED IN PART TO READ AS FOLLOWS:

GENERAL LIABILITY - BODILY INJURY (INCLUDING INCIDENTAL CONTRACTS)	\$ 10,000 EACH OCCURRENCE \$100,000 AGGREGATE
GENERAL LIABILITY - PROPERTY DAMAGE (INCLUDING INCIDENTAL CONTRACTS)	\$ 10,000 EACH OCCURRENCE \$100,000 AGGREGATE

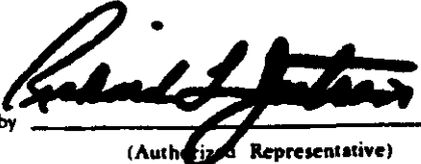
This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	2-20-75	Policy No.	37 AL 188708 SRA(Y)	Endorsement No.	41.
Named Insured	NATIONAL PRESTO INDUSTRIES, INC.				
Additional Premium \$		Return Premium \$		BI	PD
				In Advance \$	\$
				1st Anniv. \$	\$
				2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by

  
(Authorized Representative)

THIS ENDORSEMENT MODIFIES SUCH INSURANCE AS IS AFFORDED BY THE PROVISIONS OF THE POLICY RELATING TO THE FOLLOWING:

COMPREHENSIVE GENERAL LIABILITY INSURANCE

COMPOSITE RATE

IT IS AGREED THAT ENDORSEMENT 3, COMPOSITE RATE, IS AMENDED IN PART AS FOLLOWS WITH RESPECT TO THE CGL PART:

(A) FOR ALL OPERATIONS, HAZARDS A, B, C & F, THE PAYROLL EXCEPT CLERICAL IN ALL STATES

FOR ALL OPERATIONS, HAZARDS D & E, THE AUDITED SALES.

IT IS ALSO AGREED THAT THIS ENDORSEMENT APPLIES ONLY FOR THE POLICY PERIOD 2-20-74 TO 2-20-75.

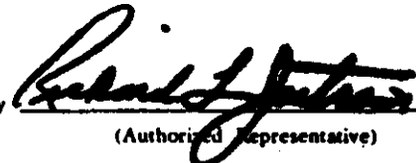
This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	2-20-74	Policy No.	37 AL 188708 SRA(Y)	Endorsement No.	43
Named Insured	NATIONAL PRESTO INDUSTRIES				
Additional Premium \$		Return Premium \$		BI	PD
				In Advance \$	\$
				1st Anniv. \$	\$
				2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by

  
(Authorized Representative)

THIS ENDORSEMENT MODIFIES SUCH INSURANCE AS IS AFFORDED BY THE PROVISIONS OF THE POLICY RELATING TO THE FOLLOWING:

COMPREHENSIVE GENERAL LIABILITY INSURANCE

PRODUCTS HAZARD EXCLUSION

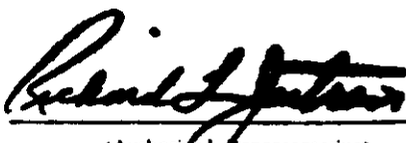
"IT IS AGREED THAT SUCH INSURANCE AS IS AFFORDED BY THE POLICY FOR THE PRODUCTS HAZARD SHALL NOT APPLY WITH RESPECT TO THE MANUFACTURE, SALE, HANDLING OR DISTRIBUTION OF AMMUNITION SHELLS."

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	7-16-75	Policy No.	37 AL 188708 SRA(Y)	Endorsement No.	44
Named Insured	NATIONAL PRESTO INDUSTRIES				
Additional Premium \$		Return Premium \$		BI	PD
				In Advance \$	\$
				1st Anniv. \$	\$
				2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by   
(Authorized Representative)

THIS ENDORSEMENT MODIFIES SUCH INSURANCE AS IS AFFORDED BY THE PROVISIONS OF THE POLICY RELATING TO THE FOLLOWING:

COMPREHENSIVE GENERAL LIABILITY INSURANCE

IT IS AGREED THAT ENDORSEMENT NO. 42, IS DELETED.

ENDORSEMENT No. 42 WAS RETURNED TO THE COMPANY (AETNA) AS BEING UNACCEPTABLE TO US.

*R. J. Johnson* (10/31/75)

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	2-20-75	Policy No.	37 AL 188708 SRA(Y)	Endorsement No.	45
Named Insured	NATIONAL PRESTO INDUSTRIES, INC.				
Additional Premium \$		Return Premium \$		BI	PD
				In Advance \$	\$
				1st Anniv. \$	\$
				2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by

*Richard J. Johnson*  
(Authorized Representative)

THIS ENDORSEMENT MODIFIES SUCH INSURANCE AS IS AFFORDED BY THE PROVISIONS OF THE POLICY RELATING TO THE FOLLOWING:

COMPREHENSIVE GENERAL LIABILITY INSURANCE

EXCLUSION - FAILURE TO PERFORM - BURGLAR AND FIRE ALARMS

IT IS AGREED THAT THE INSURANCE AFFORDED BY THE POLICY DOES NOT APPLY TO BODILY INJURY OR PROPERTY DAMAGE ARISING OUT OF THE FAILURE OF BURGLAR ALARMS OR FIRE ALARMS MANUFACTURED, SOLD, HANDLED OR DISTRIBUTED BY THE NAMED INSURED TO MEET THE LEVEL OF PERFORMANCE, QUALITY, FITNESS OR DURABILITY WARRANTED OR REPRESENTED BY THE NAMED INSURED, OR THE FAILURE OF SUCH PRODUCTS TO OTHERWISE PERFORM SATISFACTORILY.

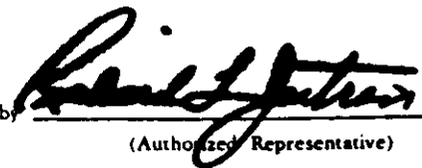
This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	2-20-75	Policy No.	37 AL 188708 SRA(Y)	Endorsement No.	46
Named Insured	NATIONAL PRESTO INDUSTRIES, INC.				
Additional Premium \$		Return Premium \$		BI	PD
				In Advance \$	\$
				1st Anniv. \$	\$
				2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by



(Authorized Representative)

THIS ENDORSEMENT MODIFIES SUCH INSURANCE AS IS AFFORDED BY THE PROVISIONS OF THE POLICY RELATING TO THE FOLLOWING:

COMPREHENSIVE GENERAL LIABILITY INSURANCE

"IT IS AGREED THAT SUCH INSURANCE AS IS AFFORDED FOR THE PRODUCTS HAZARD APPLIES ALSO TO CENTURY METALCRAFT CORPORATION BUT ONLY WITH RESPECT TO THE PRODUCTS IDENTIFIED AS SECURITY DEVICES."

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	2-20-74	Policy No.	37 AL 188708 SRA(Y)	Endorsement No.	47
Named Insured	NATIONAL PRESTO INDUSTRIES, INC.				
Additional Premium \$		Return Premium \$		BI	PD
				In Advance \$	\$
				1st Anniv. \$	\$
				2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by Richard J. [Signature]  
(Authorized Representative)

THIS ENDORSEMENT MODIFIES SUCH INSURANCE AS IS AFFORDED BY THE PROVISIONS OF THE POLICY RELATING TO THE FOLLOWING:

COMPREHENSIVE AUTOMOBILE LIABILITY INSURANCE

COMPREHENSIVE GENERAL LIABILITY INSURANCE

POLICY PERIOD 2-20-76 TO 2-20-77

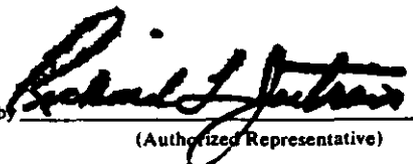
IT IS AGREED THAT THE ADVANCE COMPREHENSIVE GENERAL LIABILITY, COMPREHENSIVE AUTOMOBILE LIABILITY AND AUTOMOBILE PHYSICAL DAMAGE PREMIUMS FOR THE PERIOD OF 2-20-76 TO 2-20-77 ARE IN ACCORDANCE WITH THE ATTACHED SCHEDULES.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	2-20-76	Policy No.	37 AL 188708 SRA	Endorsement No.	48
Named Insured	NATIONAL PRESTO INDUSTRIES INC.				
Additional Premium \$	269,799	Return Premium \$		BI	PD
				In Advance \$	\$
				1st Anniv. \$	\$
				2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by   
(Authorized Representative)

Description of Hazards (First Column)—including

1. Location of all premises owned, rented, or controlled by the named insured. 2. Interest of named insured in such premises (Owner, General Lessee or Tenant). 3. Part occupied by the named insured. The absence of any typewritten entry relating to Hazard (A), (B), (C), (D), (E) or (F) indicates no known exposure thereunder.

The rating classifications stated herein, except as specifically provided elsewhere in this policy, do not modify any of the other provisions of this policy.

- A. PREMISES — OPERATIONS
- B. ESCALATORS
- C. INDEPENDENT CONTRACTORS  
—LET OR SUBLET WORK
- D. COMPLETED OPERATIONS
- E. PRODUCTS
- F. CONTRACTUAL

CODE NUMBERS	PREMIUM BASE†	RATES		ADVANCE PREMIUM	
		BI	PD	BI	PD
1	Area sq. ft.	Per 100 sq. ft.		"M" DESIGNATES MINIMUM PREMIUM	
2	Frontage	Per linear ft.			
3	Payroll	Per \$100			
4	Flat charge				
5	Units	Per each			
6	Receipts	Per \$100			
7	Number	Per Landing			
8	Cost	Per \$100			
9	Receipt	Per \$1000			
10	Sales	Per \$1000			
11					
12					

If location same as address in Item 1 of the declarations, check

Double space between entries to allow for coding.

TERRITORY	
STATE	RATE

VRS

ALL OPERATIONS A, B, C & F

ALL OPERATIONS D & E

LINE  
DESIG

Y

20055

10 70,000,000

P.472P.315

33040

22050

E.084E.056

5880

3920

P

20056

10 70,000,000

P 1.103 P .733

77210

51310

E .197 E .131

13790

9170

Increased Limits Basic Charges

Z

99901

E

INCL.

INCL.

\*Designates location to which Landlord's Protective Liability Endorsement applies.

† As described





**AUTOMOBILE SCHEDULE**

POLICY NO. (OFFICE CODE - SYMBOL - SER. NO. - SUFFIX) PAGE NO.

37 AL 3708 SRA 2

Entry of a specific premium charge indicates the insurance afforded for each described vehicle. The insurance for any described vehicle applies also to its replacement, subject to all the terms of the policy having reference thereto:

**Description of Hazards:**

Owned Automobile (Liability); Covered Automobiles (Physical Damage)

VEHICLE INFORMATION				RATING INFORMATION				PREMIUMS					
ENTRY NO.	YR. OF MOD.	TRADE NAME	BODY TYPE & MODEL	STATE	TERR.	DED. COMP.	DED. COLL.	BI LIABILITY		PD LIABILITY	MED. PAYMT.	UN MTRST.	**
INS'D. VEH. NO.	PURCH. MO. YR.	TOWN & STATE WHERE PRINCIPALLY GARAGED		CLASS CODE		RATE COMP. FIRE	THEFT**	BASIC NO FAULT		ADDITIONAL NO FAULT	COMBINED ADD'L. COV.		TOWING †
ORIGINAL COST NEW	IDENTIFICATION NUMBER		STATE EXCP. CODE	PIP RAT. BASIS	RESID. RAT. BASIS	C*MeRP	VALUE OF VEH. IF OTHER THAN ACV*	FIRE	THEFT	COMP.	COLL.		
<b>LONG HAUL AUTOMOBILES</b>													
<b>OWNED &amp; LONG-TERM LEASED</b>													
PREM. BASE				RATE PER AUTO				PREMIUM					
		BI		PD				BI		PD			
5 TRACTORS		P 477		391				P 2385		1955			
		E 298		153				E 1490		765			
21 TRAILERS		P 48		39				P 1008		819			
		E 30		15				E 630		315			
		COMPR.		COLL.				COMPR.		COLL.			
5 TRACTORS		P 293		622				P 1465		3110			
21 TRAILERS		P 82		175				P 1722		3675			
<b>SHORT-TERM LEASED</b>													
								PREMIUM					
COST OF HIRE		BI		PD				BI		PD			
AVERAGE RATES		P 1.724		1.411				P 310		254			
180		E 1.231		.634				E 222		114			
COST OF HIRE		COMPR.		COLL.				COMPR.		COLL.			
AVERAGE RATES		P 1.92		4.08				P 346		734			
180													

If Physical Damage is indicated in the Declarations as "Fleet Automatic," coverage is afforded as follows for newly acquired vehicles (other than replacements):

<p><b>FOR FLEET AUTOMATIC</b></p> <p>Maximum Limit of Liability for Physical Damage.</p> <p>Any one covered automobile. \$ _____</p> <p>All covered automobiles at any one location. \$ _____</p> <p>All covered automobile. \$ _____</p>	<p>† Entry of one or more of the following code numbers indicates the coverages applicable to any newly acquired vehicle: (other than replacements)</p> <p>1. All covered automobiles.</p> <p>2. All registered covered automobiles.</p> <p>3. All covered automobiles of the private passenger type.</p> <p>4. All covered automobiles of the commercial type.</p> <p>5. Excluding, under Collision Coverage, any vehicle not having an Actual Cash Value of at least \$500.</p> <p>6. Excluding vehicles leased short term to the named insured.</p>	<p>Report of Changes shall be submitted:</p> <p><input type="checkbox"/> Monthly</p> <p><input type="checkbox"/> Quarterly</p> <p><input type="checkbox"/> Semi-Annually</p> <p><input type="checkbox"/> Annually</p>
---	--	---

\*Value of Vehicle is Actual Cash Value: (a) For Collision; (b) As respect newly acquired vehicles and (c) For other Coverages unless otherwise indicated.

\*\*Enter "W" for Windstorm, Hail, Earthquake or Explosion if afforded.

† \$25 per disablement.

Rating Information:

(CC-1035) Ed. 7-75 CAT. 388645 PRINTED IN U.S.A.

THIS ENDORSEMENT MODIFIES SUCH INSURANCE AS IS AFFORDED BY THE PROVISIONS OF THE POLICY RELATING TO THE FOLLOWING:

COMPREHENSIVE GENERAL LIABILITY INSURANCE

COMPREHENSIVE AUTOMOBILE LIABILITY INSURANCE

IT IS AGREED THAT TABLE I OF THE RETROSPECTIVE PREMIUM ENDORSEMENT, THREE YEAR PLAN D, IS AMENDED IN PART TO READ AS FOLLOWS:

GENERAL LIABILITY - BODILY INJURY (INCLUDING INCIDENTAL CONTRACTS)	\$50,000 EACH OCCURRENCE \$250,000 AGGREGATE
GENERAL LIABILITY - PROPERTY DAMAGE (INCLUDING INCIDENTAL CONTRACTS)	\$ 50,000 EACH OCCURRENCE \$250,000 AGGREGATE

COMBINED LOSS LIMITATION 50,000 EACH OCCURRENCE  
AUTOMOBILE GL LIABILITY - BODILY INJURY

25,000 EACH PERSON  
25,000 EACH OCCURRENCE  
25,000 EACH OCCURRENCE

AUTOMOBILE LIABILITY - PROPERTY DAMAGE  
COMBINED AUTO LIABILITY AND PHYSICAL  
DAMAGE LOSS LIMITATION \$25,000 EACH OCCURRENCE

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective 2-20-76

Policy No. 37 AL 188708 SRA(Y)

Endorsement No. 49

Named Insured NATIONAL PRESTO INDUSTRIES, INC.

Additional Premium \$

Return Premium \$

BI

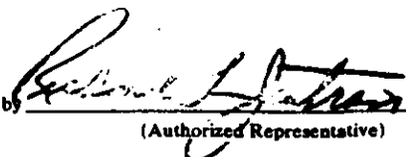
PD

In Advance \$	\$
1st Anniv. \$	\$
2nd Anniv. \$	\$

PAGE 1 OF 2

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by

  
(Authorized Representative)

IT IS ALSO AGREED THAT THE BASIC PREMIUM RATIOS UNDER TABLE II ARE AMENDED AS FOLLOWS:

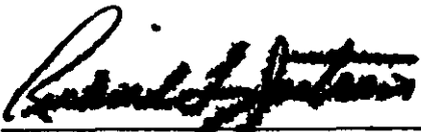
	50%	100%	150%
GENERAL LIABILITY TEXAS	30.8	25.9	24.5
AUTO LIABILITY TEXAS	29.5	26.3	25.5
LIABILITY OTHER	13.3	12.5	12.5
AUTO PHYSICAL DAMAGE TEXAS	35.0	34.1	34.1
AUTO PHYSICAL DAMAGE OTHER	15.3	14.4	14.4

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	Policy No.	Endorsement No. 49	
Named Insured		PAGE 2 OF 2	
Additional Premium \$	Return Premium \$	BI	PD
		In Advance \$	\$
		1st Anniv. \$	\$
		2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
 The Standard Fire Insurance Company  
 Hartford, Connecticut

Countersigned by   
 (Authorized Representative)

THIS ENDORSEMENT MODIFIES SUCH INSURANCE AS IS AFFORDED BY THE PROVISIONS OF THE POLICY RELATING TO THE FOLLOWING:

COMPREHENSIVE GENERAL LIABILITY INSURANCE

IT IS AGREED THAT ENDORSEMENT NO 44, PRODUCTS HAZARD EXCLUSION IS DELETED.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	1-23-76	Policy No. 37 AL 188708 SRA (Y)	Endorsement No. 50		
Named Insured	NATIONAL PRESTO INDUSTRIES, INC				
Additional Premium \$		Return Premium \$		BI	PD
			In Advance \$	\$	
			1st Anniv. \$	\$	
			2nd Anniv. \$	\$	

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by   
(Authorized Representative)

THIS ENDORSEMENT MODIFIES SUCH INSURANCE AS IS AFFORDED BY THE PROVISIONS OF THE POLICY RELATING TO THE FOLLOWING:

COMPREHENSIVE GENERAL LIABILITY INSURANCE

PRODUCTS HAZARD EXCLUSION

IT IS AGREED THAT SUCH INSURANCE AS IS AFFORDED BY THE POLICY FOR THE PRODUCTS HAZARD SHALL NOT APPLY WITH RESPECT TO THE MANUFACTURE, SALE, HANDLING OR DISTRIBUTION OF AMMUNITION SHELLS.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	2-20-76	Policy No.	37 AL 188708 SRA (Y)	Endorsement No.	51
Named Insured	NATIONAL PRESTO INDUSTRIES				
Additional Premium \$		Return Premium \$		BI	PD
				In Advance \$	\$
				1st Anniv. \$	\$
				2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by



(Authorized Representative)

THIS ENDORSEMENT MODIFIES SUCH INSURANCE AS IS AFFORDED BY THE PROVISIONS OF THE POLICY RELATING TO THE FOLLOWING:

COMPREHENSIVE AUTOMOBILE LIABILITY INSURANCE

COMPREHENSIVE GENERAL LIABILITY INSURANCE

IT IS AGREED THAT ITEM NO. 2, POLICY PERIOD OF THE DECLARATION IS AMENDED TO READ AS FOLLOWS:

2-20-74 TO 3-1-77

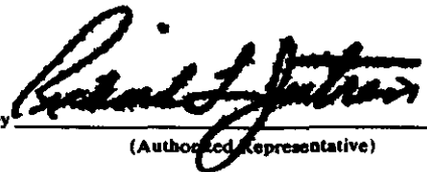
This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	2-20-76	Policy No.	37 AL 188708 SRA (Y)	Endorsement No.	52
Named Insured	NATIONAL PRESTO INDUSTRIES				
Additional Premium \$	TBD	Return Premium \$		BI	PD
				In Advance \$	\$
				1st Anniv. \$	\$
				2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by

  
(Authorized Representative)

THIS ENDORSEMENT MODIFIES SUCH INSURANCE AS IS AFFORDED BY THE PROVISIONS OF THE POLICY RELATING TO THE FOLLOWING:

COMPREHENSIVE AUTOMOBILE LIABILITY INSURANCE

COMPREHENSIVE GENERAL LIABILITY INSURANCE

NAMED INSURED

IT IS AGREED THAT ITEM 1 OF THE DECLARATIONS, NAMED INSURED, IS AMENDED TO READ AS FOLLOWS:

NATIONAL PRESTO INDUSTRIES, INC. AND ALL SUBSIDIARY CORPORATIONS AND COMPANIES.

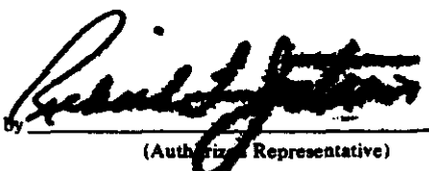
THIS ENDORSEMENT SUPERCEDES ENDORSEMENTS NO. 1 & 30

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	1-1-76	Policy No.	37 AL 188708 SCA (Y)	Endorsement No.	53
Named Insured	NATIONAL PRESTO INDUSTRIES INC				
Additional Premium \$		Return Premium \$		BI	PD
				In Advance \$	\$
				1st Anniv. \$	\$
				2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by   
(Authorized Representative)

THIS ENDORSEMENT MODIFIES SUCH INSURANCE AS IS AFFORDED BY THE PROVISIONS OF THE POLICY RELATING TO THE FOLLOWING:

COMPREHENSIVE GENERAL LIABILITY INSURANCE

IT IS AGREED THAT SUCH INSURANCE AS IS AFFORDED BY THE POLICY FOR THE PRODUCTS HAZARD DOES NOT APPLY TO BODILY INJURY OR PROPERTY DAMAGE ARISING OUT OF THE NAMED INSURED'S PRODUCTS IDENTIFIED AS PROJECTILES AND/OR 105MM SHELLS.

IT IS ALSO AGREED THAT THE PROVISIONS OF THIS ENDORSEMENT APPLIES DURING THE PERIODS OF 2-20-74 TO 1-23-76.

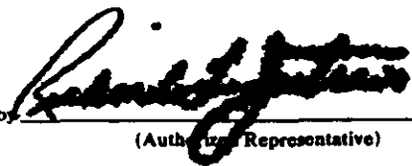
This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	2-20-74	Policy No.	37 AL 188708 SRA (Y)	Endorsement No.	54
Named Insured	NATIONAL PRESTO INDUSTRIES, INC.				
Additional Premium \$		Return Premium \$		BI	PD
				In Advance \$	\$
				1st Anniv. \$	\$
				2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by



(Authorized Representative)

THIS ENDORSEMENT MODIFIES SUCH INSURANCE AS IS AFFORDED BY THE PROVISIONS OF THE POLICY RELATING TO THE FOLLOWING:

COMPREHENSIVE AUTOMOBILE LIABILITY INSURANCE

ADDITIONAL INSURED

(OWNERS OF LEASED AUTOMOBILES)

IT IS AGREED THAT SUCH INSURANCE AS IS AFFORDED BY THE POLICY FOR BODILY INJURY LIABILITY AND FOR PROPERTY DAMAGE LIABILITY ALSO APPLIES TO THE PERSON OR ORGANIZATION NAMED BELOW, AS AN INSURED, WITH RESPECT TO THE USE OF AN AUTOMOBILE BY THE NAMED INSURED, BUT SUCH INCLUSION OF AN ADDITIONAL INSURED SHOULD NOT OPERATE TO INCREASE THE LIMITS OF THE COMPANY'S LIABILITY:

RYDER TRUCK RENTAL INC.  
NATIONAL CAR RENTAL SYSTEMS INC.  
THRIFTWAY LEASING COMPANY

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective	7-1-76	Policy No.	37 AL 188708 SRA(Y)	Endorsement No.	55
Named Insured	NATIONAL PRESTO INDUSTRIES INC.				
Additional Premium \$		Return Premium \$		BI	PD
				In Advance \$	\$
				1st Anniv. \$	\$
				2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned   
(Authorized Representative)



This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

**AUTOMOBILE PHYSICAL DAMAGE INSURANCE (Fleet Automatic)**  
**AUTOMOBILE PHYSICAL DAMAGE INSURANCE (Non-Fleet)**  
**AUTOMOBILE PHYSICAL DAMAGE INSURANCE (Dealers)**

**LOSS PAYABLE CLAUSE**

Loss or damage, if any, under this insurance shall be payable as interest may appear to RYDER TRUCK RENTAL INC. and this insurance as to the interest of the Bailment Lessor, Conditional Vendor, Mortgagee or other secured party or Assignee of Bailment Lessor, Conditional Vendor, Mortgagee or other secured party (herein called the Lienholder) shall not be invalidated by any act or neglect of the Lessee, Mortgagor, Owner of the within described automobile or other Debtor nor by an change in the title or ownership of the property; provided, however, that the conversion, embezzlement or secretion by the Lessee, Mortgagor, Purchaser or other Debtor in possession of the property insured under a bailment lease, conditional sale, mortgage or other security agreement is not covered under this insurance, unless specifically insured against and premium paid therefor; and provided, also, that in case the Lessee, Mortgagor, Owner or other Debtor shall neglect to pay any premium due under this insurance the Lienholder shall, on demand, pay the same.

Provided also, that the Lienholder shall notify the company of any change of ownership or increase of hazard which shall come to the knowledge of said Lienholder and, unless permitted by this insurance, it shall be noted thereon and the Lienholder shall, on demand, pay the premium for such increased hazard for the term of the use thereof; otherwise this insurance shall be null and void.

The company reserves the right to cancel this insurance at any time as provided by its terms, but in such case the company shall notify the Lienholder when not less than ten days thereafter such cancellation shall be effective as to the interest of said Lienholder therein and the company shall have the right, on like notice, to cancel this agreement.

If the named insured fails to render proof of loss within the time granted in the policy conditions, such Lienholder shall do so within sixty days thereafter, in form and manner as provided by this insurance, and further, shall be subject to the provisions of this insurance relating to appraisal and time of payment and of bringing suit.

Whenever the company shall pay the Lienholder any sum for loss or damage under this insurance and shall claim that, as to the Lessee, Mortgagor, Owner or other Debtor, no liability therefor existed, the company shall, to the extent of such payment, be thereupon legally subrogated to all the rights of the party to whom such payment shall be made, under all securities held as collateral to the debt, or may at its option, pay to the Lienholder the whole principal due or to grow due on the mortgage or other security agreement with interest, and shall thereupon receive a full assignment and transfer of the mortgage or other security agreement and of all such other securities; but no subrogation shall impair the right of the Lienholder to recover the full amount of its claim.

Whenever a payment of any nature becomes due under this insurance, separate payment may be made to each party at interest provided the company protects the equity of all parties.

This endorsement must be attached to the Change Endorsement when issued after the policy is written.

CP 03 31 (Ed. 1-74)

EFF. DATE 9-27-76      POL. NO. 37 AL 188708 SRA (Y)      ENDT. NO. 56

NAME OF INSURED: NATIONAL PRESTO INDUSTRIES, INC., ET AL.,

*file in folder*

THIS ENDORSEMENT MODIFIES SUCH INSURANCE AS IS AFFORDED BY THE PROVISIONS OF THE POLICY RELATING TO THE FOLLOWING:

COMPREHENSIVE AUTOMOBILE LIABILITY INSURANCE  
COMPREHENSIVE GENERAL LIABILITY INSURANCE

IT IS AGREED THAT THE INSURANCE AFFORDED BY THIS POLICY SHALL NOT APPLY TO

UNITED TRUCK LEASING INC.  
LAWRENCE MOTORS INC.  
RED WING TRUCK RENTAL INC.  
K & L LEASING, INC.  
RED WING TRANSPORTATION CORP.

SIGNED ✓

TITLE

*Ronald K. Austin*  
NATIONAL PRESTO IND.

This endorsement, issued by one of the below named companies, forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

*(The information below is required only when this endorsement is issued subsequent to preparation of policy.)*

Endorsement effective 10-21-76

Policy No. 37 AL 188708 SRA

Endorsement No. 57

Named Insured NATIONAL PRESTO INDUSTRIES

Additional Premium \$

Return Premium \$

BI

PD

In Advance \$	\$
1st Anniv. \$	\$
2nd Anniv. \$	\$

The Aetna Casualty and Surety Company  
The Standard Fire Insurance Company  
Hartford, Connecticut

Countersigned by

*Ronald K. Austin*  
(Authorized Representative)

It is agreed that this policy is amended as indicated in the complete section of this endorsement.

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Named Insured: **NATIONAL PRESTO INDUSTRIES, INC.** Effective Date of Change: **1-31-77** Policy No.: **37 AL 188708 SRA (Y)**

**SECTION 1—ELIMINATE CAR(S)**—The insurance terminates on the automobile(s) described in the policy as car(s) No. **9** - 1974 Cadillac DeVille H. T. Sedan, #6D49R4Q208127 garaged in Mpls.

C A R (S)	Rating Class,	Year,	Trade Name,	Body Type,	Identification No.,	Model,	Horse Power,	Symbol
	1							
2								

COMMER. USE ONLY	CAR(S)	1	2	Entry No.	Radius of Use Within	50 Miles	150 Miles	300 Miles	Over 300 Miles	Actual Cost	New Cost	Purchased Mo. & Yr.	N	U

**SECTION 3—DRIVER INFORMATION—Private Passenger Automobile(s) Only**

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX M F	STUDENT AWAY Y N	MARRIED Y N	DR. TRAIN. Y N	GOOD STUDENT Y N	YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
								1	2	
Add										
Elim.										

**SECTION 4—OTHER AMENDMENTS—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)**

Rating Classification is changed to \_\_\_\_\_ Address of Named Insured is changed to \_\_\_\_\_

**SECTION 5—COVERAGE and LIMITS CHANGES (Applies to all cars unless otherwise indicated)**

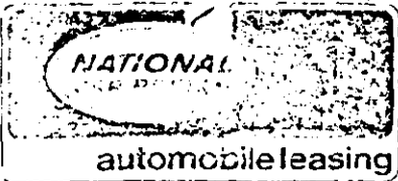
I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM				
					Additional or Return Premium under Sections 1, 2, 4 or 5				
					Car 1		Car 2		
			Bodily Injury Liability	thousand dollars each person thousand dollars each {occurrence (FA Form) accident (CA or AL Form)}	\$	\$	\$	\$	
			Property Damage Liability	thousand dollars each {occurrence (FA or AL Form). accident (CA Form)}	\$	\$	\$	\$	
			Medical Payments	dollars each person	\$	\$	\$	\$	
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$	
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$	
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$	
			Collision	Actual Cash Value less Car 1 } deductible Car 2 }	\$	\$	\$	\$	
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$	
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$	

**SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT (not applicable in Texas)**

C A R	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
1	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem. Additional Returned
							2	\$	5	\$	
2	\$	\$	\$	\$	\$	\$	3	\$	6	\$	

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Countersigned by: *[Signature]*



NATIONAL CAR RENTAL SYSTEM, INC. • Automobile & Equipment Leasing Division  
P.O. Box 35205 • Minneapolis, Minnesota 55435  
In Minnesota Call: 612/830-2121 • Out of Minnesota Call: 800/328-4764

January 7, 1977

JAN 14 1977

World Aerospace Corp.  
2611 No. Second St.  
Minneapolis MN

February 10, 1977

To: National Car Rental System, Inc.

World Aerospace Corporation terminated their lease agreement with you on the 1974 Cadillac DeVille H. T. Sedan #6D49R4Q208127 effective January 31, 1977, and is therefore not necessary to send you a renewal certificate of insurance.

If you have any further questions, please contact

Policy No. 37 AL 188X08SRA (Y)

Insurance Agent Minton Jeatran Assoc.

Insurance Company Aetna

*Randy Englebretson*  
MINTON/JEATRAN ASSOCIATES  
715 SOUTH BARSTOW STREET  
P. O. Box 1128  
EAU CLAIRE, WIS 54701

This is to remind you that the insurance on your leased car(s) will expire on 2-20-77.

Please remind your agent to forward a renewal Certificate of Insurance to National Car Rental System, Inc., Automobile Leasing Division, at the above address, as soon as possible. National Car Rental System, Inc. Automobile Leasing Division, must be named as an ADDITIONAL NAMED INSURED on the policy.

We would appreciate it if you would give this important insurance matter your immediate attention.

Yours truly,

NATIONAL CAR RENTAL SYSTEM, INC.  
Automobile & Equipment Leasing Division

*Sheila Barzaj*  
Insurance Department

cc: Minton Jeatran Assoc.  
715 South Barstow St  
Eau Claire Wisc.

2/10/77 ✓ CC Donald K. Dickson

It is agreed that this policy is amended as indicated in the completed section(s) of this endorsement

THE STANDARD FIRE INSURANCE COMPANY  
Hartford, Connecticut 06115

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Named Insured: <b>NATIONAL PRESTO INDUSTRIES, INC.</b>	Effective Date of Change <b>2-4-77</b>	Policy No. <b>37 AL 188708SRA(Y)</b>
---	---	---

SECTION 1—ELIMINATE CAR(S)—The insurance terminates on the automobile(s) described in the policy, as car(s) No.

SECTION 2—ADD CAR(S)—The insurance applies on the following described automobile(s):

CAR(S)	Rating Class, Year, Trade Name, Body Type, Identification No., Model, Horse Power, Symbol
	<b>1 1977 Buick Station Wagon #4K35L7Z136238 Century</b>
<b>2</b>	<b>GARAGED IN ABILENE, TEXAS</b>

COMMER. USE ONLY	CAR(S)	1	2	Entry No.	Radius of Use Within	50 Miles	150 Miles	300 Miles	Over 300 Miles	Actual Cost	New Cost	\$639	Purchased Mo. & Yr.	2/77	N	X	U
------------------	--------	---	---	-----------	----------------------	----------	-----------	-----------	----------------	-------------	----------	-------	---------------------	------	---	---	---

SECTION 3—DRIVER INFORMATION—Private Passenger Automobile(s) Only

NAME OF OPERATOR	BIRTH DATE MO./DAY/YR.	SEX		STUDENT AWAY		MARRIED		DR. TRAIN.		GOOD STUDENT		YRS. LIC.	% OF USE CAR NO.		DR. LIC. NO. (if required)
		M	F	Y	N	Y	N	Y	N	Y	N		1	2	
Add															
Elim.															

SECTION 4—OTHER AMENDMENTS—(For Loss Payee Show: Car No., name & address of lienholder & due date of final payment)

Rating Classification is changed to	Address of Named Insured is changed to
-------------------------------------	--

SECTION 5—COVERAGE and LIMITS CHANGES (Applies to all cars unless otherwise indicated)

I	E	A	COVERAGES	LIMITS OF LIABILITY	PREMIUM			
					Additional or Return Premium under Sections 1, 2, 4 or 5			
					Car 1		Car 2	
				Add'l	Return	Add'l	Return	
			Bodily Injury Liability	thousand dollars each person thousand dollars each { occurrence (FA Form) accident (CA or AL Form)	\$	\$	\$	\$
			Property Damage Liability	thousand dollars each { occurrence (FA or AL Form) accident (CA Form)	\$	\$	\$	\$
			Medical Payments	dollars each person	\$	\$	\$	\$
			Comprehensive	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Fire, Lightning & Transportation	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Theft	\$ Actual Cash Value unless otherwise stated	\$	\$	\$	\$
			Collision	Actual Cash Value less Car 1 } deductible Car 2 }	\$	\$	\$	\$
			Towing and Labor Costs	\$25 per disablement	\$	\$	\$	\$
			Family Protection	thousand dollars each person thousand dollars each accident	\$	\$	\$	\$

SECTION 6—SCHEDULE OF INSTALLMENT PAYMENT (not applicable in Texas)

CAR	Bodily Injury AA		Property Damage AP		Physical Damage AO		Payment Due	Payment Amount	Payment Due	Payment Amount	ENDT. No.
	1st Inst.	Other Inst.	1st Inst.	Other Inst.	1st Inst.	Other Inst.					
1	\$	\$	\$	\$	\$	\$	1	\$	4	\$	Total Endt. Prem.
							2	\$	5	\$	
2	\$	\$	\$	\$	\$	\$	3	\$	6	\$	

**SUBJECT TO AUDIT**

This endorsement forms a part of the policy to which attached, effective on the inception date of the policy unless otherwise stated herein.

Countersigned by 