Amendment of Policy Provisions -Nevada

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

- I. Under the **DEFINITONS APPLICABLE TO ALL COVERAGES**, the definition of "*minimum limits*" is replaced by:
 - **12.** *"Minimum limits"* refers to the following limits of liability to be provided under an automobile liability insurance policy, as required by Nevada law, if liability coverage under this policy is provided on a split limit basis or the minimum amounts of uninsured and underinsured motorist insurance required under Nevada law when *"minimum limits"* is used in **Part III** of this policy:
 - A. \$25,000 for each person, subject to \$50,000 for each "accident", with respect to "bodily injury"; and
 - B. \$20,000 for each "accident" with respect to "property damage".
- II. Under **DEFINITIONS APPLICABLE TO ALL COVERAGES**, the following definitions are added:
 - **19.** *"Personal vehicle sharing program"* means a system, process or activity, operated or managed by a *"business"*, network, or other entity, that facilitates the sharing of private passenger motor vehicles for noncommercial use by persons, businesses, or other entities.
 - 20. "Ridesharing" means the operation of any vehicle by an "insured" in connection with a "transportation network company" from the time an "insured" logs on or signs in to any digital network or software application service that connects a passenger to a driver for the provision of transportation services until the time an "insured" completes providing transportation services or an "insured" logs out of or signs off any such digital network or software application service. This includes any:
 - **A.** Waiting period when the *"insured"* is logged on or signed in to any digital network or software application service and is available to receive requests for transportation services from potential passengers;
 - B. Period when the "insured" is en route to pick up passenger(s); and
 - **C.** Period when the *"insured"* is transporting passenger(s).
 - **21.** *"Transportation network company"* means an entity of any kind that uses a digital network or software application service to connect a passenger to a driver who can provide transportation services to the passenger.

III. Under PART I: LIABILITY COVERAGE, provision 1.F. of the EXCLUSIONS FOR PART 1: LIABILITY COVERAGE is replaced by the following:

- 1. "We" have no duty to defend and do not provide Liability Coverage for any "insured":
 - F. For that "insured's" liability arising out of the ownership or operation of any vehicle while it is:
 - (1) Used as a public or livery conveyance, or used to carry persons or property for compensation or a fee, including but not limited to the delivery of food, newspapers, magazines, or any other products; or
 - (2) Used for "ridesharing".

This Exclusion 1.F. does not apply to shared-expense car pools.

IV. Under PART I: LIABILITY COVERAGE, the following provision is added to the section EXCLUSIONS FOR PART 1: LIABILITY COVERAGE:

1. "We" have no duty to defend and do not provide Liability Coverage for any "insured":

....

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- O. For that "insured's" liability arising out of the ownership, maintenance, or operation of any motor vehicle when it is being shared through a "personal vehicle sharing program". This Exclusion 1.P. does not apply to shared-expense car pools or the operation of a "covered auto" by "you" or a "family member".
- V. Under PART II: MEDICAL AND FUNERAL SERVICES PAYMENTS COVERAGE, provision 2. of the EXCLUSIONS FOR PART II: MEDICAL AND FUNERAL SERVICES PAYMENTS COVERAGE is replaced by the following:

"We" do not provide Medical and Funeral Services Payments Coverage for any "insured" for "bodily injury":

••••

- 2. Sustained while "occupying" a "covered auto" when it is being:
 - **A.** Used as a public or livery conveyance, or used to carry persons or property for compensation or a fee, including but not limited to the delivery of food, newspapers, magazines, or any other products; or
 - **B.** Used for *"ridesharing"*.

This Exclusion 2. does not apply to shared-expense car pools.

VI. Under PART II: MEDICAL AND FUNERAL SERVICES PAYMENTS COVERAGE, the following provision is added to the section EXCLUSIONS FOR PART II: MEDICAL AND FUNERAL SERVICES PAYMENTS COVERAGE:

"We" do not provide Medical and Funeral Services Payments Coverage for any *"insured"* for *"bodily injury"*:

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18. Sustained while "occupying" any "covered auto" that is being operated, maintained or used as part of a "personal vehicle sharing program".

VII. Under PART III: UNINSURED AND UNDERINSURED MOTORIST COVERAGE, provision 1. of the EXCLUSIONS FOR PART III: UNINSURED AND UNDERINSURED MOTORIST COVERAGE is replaced by the following:

- 1. "We" do not provide coverage under Part III for "bodily injury" sustained:
 - A. By an *"insured"* while *"occupying"*, or when struck by, any motor vehicle *"owned"* by that *"insured"* which is not a *"covered auto"* insured for this coverage under this policy. This includes a *"trailer"* of any type used with that vehicle.
 - **B.** By any *"family member*" while *"occupying"* or when struck by, any motor vehicle *"you" "own"* which is insured for Uninsured or Underinsured Motorist Coverage on a primary basis under any other policy.
 - C. While "occupying" a "covered auto" when it is being:
 - (1) Used as a public or livery conveyance, or used to carry persons or property for compensation or a fee. This Exclusion **1.C.(1)** includes, but is not limited to, the delivery of food, newspapers, magazines, or any other products.

(2) Used for "ridesharing".

This exclusion **1.C.** does not apply to shared-expense car pools. This Exclusion **1.C.** applies only to the extent that the limits of liability for this coverage exceed the limits of liability required by the financial responsibility law of the State of Nevada.

D. While "occupying" any vehicle that is being operated, maintained or used as part of a "personal vehicle sharing program". This Exclusion **1.D.** applies only to the extent that the limits of liability

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for this coverage exceed the limits of liability required by the financial responsibility law of the State of Nevada.

VIII.Under PART IV: COVERAGE FOR PHYSICAL DAMAGE TO AN AUTO, provision 1. of the TOWING AND LABOR COVERAGE section is replaced by the following:

- 1. Subject to the limit of liability, if "you" pay the premium payment for Collision Coverage and Towing and Labor Coverage, "we" will pay for the following services each time a "covered auto" for which these coverages have been purchased, or a "non-owned auto", is disabled:
 - A. Towing;
 - **B.** Tire changing;
 - C. Gas, oil, and water delivery;
 - **D.** Battery services; and
 - **E.** Lockout services.

IX. Under PART IV: COVERAGE FOR PHYSICAL DAMAGE TO AN AUTO, provision 1. of the EXCLUSIONS FOR PART IV: COVERAGE FOR PHYSICAL DAMAGE TO AN AUTO is replaced by the following:

"We" will not provide coverage for:

- 1. "Loss" to any "covered auto" or any "non-owned auto" that occurs while it is being:
 - **A.** Used as a public or livery conveyance, or used to carry persons or property for compensation or a fee. This Exclusion **1.A.** includes, but is not limited to the delivery of food, newspapers, magazines or any other products; or
 - B. Used for "ridesharing".

This Exclusion 1. does not apply to shared-expense car pools.

X. Under PART IV: COVERAGE FOR PHYSICAL DAMAGE TO AN AUTO, the following provision is added to the section EXCLUSIONS FOR PART IV: COVERAGE FOR PHYSICAL DAMAGE TO AN AUTO:

21. "Loss" to any motor vehicle while it is being operated, maintained or used as part of personal sharing facilitated by a "personal vehicle sharing program".