PROMUTUEL

ASSURANCE

POLICY NUMBER :

WHEN EXPRESSLY STIPULATED UNDER ITEM 4 OF YOUR DECLARATIONS, PROPLAN VU ADDS TO YOUR AUTOMOBILE INSURANCE POLICY Q.P.F. NO 1 - OWNERS' FORM, THE FIVE (5) COVERAGES LISTED BELOW :

(1) Q.E.F. no. 2 - Vehicles of which named insured is not owner and when driven by named drivers (Section A)

The coverage under Section A of the insurance contract is extended by adding the following paragraph to Article 2 entitled "Insured vehicles":

" all comparable to a *commercial vehicles, with a gross weight not exceeding 4500 kg (10,000 pounds)*, when driven, at the time of the loss, by "Named person(s)" hereinafter.

For the vehicle to be considered an "insured vehicle" under Section A, the following conditions must be met:

- 1. At the time of the loss, the vehicle is not being driven in connection with a garage business;
- 2. The owner or frequent user of the vehicle is not one the named insured or "named person's", hereinafter;
- 3. The vehicle is not provided by an employer of the named insured or "named person's", hereinafter;
- 4. The vehicle is not appropriated to a useas a taxicab, bus or coach. "

It is understood that the term "Named person(s)" includes whose domicile is the same as either the **named insured**'s or all drivers which are the employees of the **named insured** bound by word contract and for frameword use.

(2) Q.E.F. no 20D - Travel costs (broad form) (Section B) : Named insured - légal person

The coverage under Section B of the insurance contract is extended by replacing the wording of Article 4.1, "Travel costs due to theft of insured vehicle" with the wording below.

This coverage will apply only to the specified vehicle and only if the value of **damage** to the specified vehicle is greater than the **deductible** amount applicable to the **loss** that caused the **damage**.

« 4.1 Travel costs

4.1.1 Description of travel costs

If the "insured person" is no longer able to use the insured vehicle due to a covered loss, the insurer will reimburse expenses incurred for:

public transportation;

- leasing of a temporary replacement vehicle;
- taxicab fares.

Upon submission of receipts, payment for the above expenses will be made up to a maximum of \$2,250 per automobile per loss, without any daily limit.

The above amounts cannot be less than the amounts that were entered in Additional coverages 4.1, of the insurance contract.

4.1.2 Application of coverage

If the entire insured vehicle was stolen, this coverage will apply only to expenses incurred from 12:01 A.M. the day after the theft is reported to the police or to the **insurer**.

For all other covered losses, this coverage will apply only to expenses incurred from the time at which the insured vehicle:

- ° can no longer be operated under its own power due to damage to the vehicle; or
- is delivered for repair, if it can still be operated in spite of damage to the vehicle.
- Expenses will be eligible for reimbursement even if the insurance contract has expired since the loss.
- Expenses will no longer be eligible for reimbursement once:
- the insured vehicle has been replaced or repaired; or
- ° a settlement agreement for the loss has been reached before the insured vehicle is replaced or repaired."

4.1.3 Additional costs covered during a trip

When a covered loss occurs during a trip, the expenses described in paragraphs (a) and (b) below will be covered, in addition to the expenses listed in paragraph 4.1.1.

- The expenses will be covered up to a maximum of \$1,125 per loss.
- (a) Any additional travel expenses incurred by the "insured person", to:
 - continue the trip;
 - ° return to the domicile of the"insured person";
 - [°] return to where the insured vehicle is usually parked.
 - Additional expenses include the cost of meals and accommodation and the cost of transportation of personal effects.
- (b) Any other additional expenses similar to those described in paragraph (a), incurred to retrieve the insured vehicle where it was repaired and return it to one of the following places:
 - * the current location of the "insured person". However, if that location is further away than the travel destination that had been planned before the **loss**, only the expenses required to return the insured vehicle to the planned destination are covered;

- ° the domicile of the "insured person"; or
- ° the place where the insured vehicle is usually parked.
- The expenses must have been incurred by the "insured person" or any person of their choice."

Insured persons

In this coverage, "insured person" refers to :

- the named insured;
- his or her **spouse**;
- any other person whose domicile is the same as theirs.

However, if the named insured is a legal person, partnership or association, "insured person" refers to:

- ° any employee, shareholder, partner or member authorized by the named insured;
- ° their spouse;
- ° any other person whose domicile is the same as theirs.

or solely:

- the persons designated in the "Declarations" section of the insurance contract;
- their spouse;
- any other person whose domicile is the same as theirs.

All other conditions of the insurance contract remain the same.

(3) F.A.Q. no 27 - Civil liability resulting from damage caused to vehicles of which named insured is not owner *(including vehicles provided by an employer)* (Section A)

The coverage under Section A of the insurance contract is extended to the financial consequences that an insured person may incur when civilly liable for:

damage caused to commerical vehicles with a gross weight not exceeding 4500 kg (10,000 pounds) or its equipment and accessories; and disappearance of the vehicle or its equipment and accessories.

Civil liability may be contractual or extracontractual.

Insured persons

In this coverage, "insured person" refers to :

- ° the named insured;
- [°] his or her **spouse**;
- [°] any person designated in a Q.E.F. No. 2 entitled "Vehicles of which named insured is not owner when driven by named drivers" attached to the insurance contract;
- [°] the legal representatives and the succession of all the above listed insured persons.

However, if the named insured is a legal person, partnership or association, "insured person" refers to:

- any employee, shareholder, partner or member authorized by the **named insured**;
- ° their spouse;
- [°] any person designated in a Q.E.F. No. 2, attached to the insurance contract;
- ° the legal representatives and the succession of all the above listed insured persons.

or solely:

- [°] the persons designated in the "Declarations" section of your insurance contract;
- ° their spouse;
- ° any person designated in a Q.E.F. No. 2, attached to the insurance contract;
- ° the legal representatives and the succession of all the above listed insured persons.

Application

- 1. The insured person must have the care, custody or control of the vehicle or its equipment and accessories.
- 2. The insured person or anyone whose domicile is the same as that of the **named insured** must not be the **owner** of the vehicle or its lessee for at least one year or under a contract of leasing.

Covered perils and insurance premium

Coverage is provided only for those perils for which a **deductible** or an **insurance premium** is show specifically for vehicles referred in the "Declarations" section of the insurance contract.

Clarifications

- . The applicable protections are the same as those specified in Section B for the commercial vehicle mentioned in the <Declarations> section of the insurance contract, and belonging to **named insured**. The exclusions specified in that section will apply, as the case may be.
- 2. An amount of insurance of \$75,000 will apply per loss, plus expenses, costs and interest arising from a lawsuit.
- 3. Where applicable, the additional coverage provided under Section A of the insurance contract may apply.
- 4. The **insurer** agrees not to exercise any recourse against a person who, with the insured person's consent, has the care, custody or control of the vehicle or its equipment and accessories, unless that person:
 - " was engaged in a garage business at the time of the loss; or
 - failed to comply with the insurance contract.

All other conditions of the insurance contract remain the same.

Q.E.F. no 41 - Change to deductibles (Section B)

It is understood and agreed that the following change(s) is (are) hereby made to the Declarations :

- (4) The insurer reimburses the named insured for a maximum sum of \$500 for deductible applicable to section B when the automobile has been declared a total loss.
- (5) The insurer reimburses the named insured for a maximum sum of \$500 for deductible applicable to section B when, at the time of the accident, the third party responsible cannot be identified as a result of a hit-and-run accident.

This coverage extension is valid provided that :

- (a) the accident occurs on a public roadway; and
- (b) the hit-and-run accident be reported to the police within 24 hours.

If more than one automobile is insured under this policy, these coverage extensions shall apply only to the automobile(s) for which the mention **PROPLAN VU** is made in the "*Declaration*" section of your insurance contract.

EXCEPT AS OTHERWISE PROVIDED IN THIS ENDORSEMENT, ALL LIMITS, TERMS, CONDITIONS, PROVISIONS, DEFINITIONS AND EXCLUSIONS OF THIS POLICY SHALL HAVE FULL FORCE AND EFFECT.