NO. ESG 135483 STANDARD COMBINED AUTOMOBILE POLICIES	STOCK COMPANIES
STAR INSURANCE COMPANY OF AMERICA AND GLOBE INDEMNITY COMPANY	
This combination automobile insurance is issued severally by the Star Insurance Company of America and the Globe Indem printed conditions, exclusions, and agreements of the Policies and to any special conditions contained in or endorsed upon the Policies, a declarations. DECLARATIONS A NAME OF INSURED D. A. DORSEY	inity Company, subject to the nd also subject to the following
ADDRESS OF INSURED 100% N. W. 2nd Avenue, Miami erry Dade County Flori The automobile will be principally garaged and used in the above town, county and state, unless otherwise specified herein no. exceptions	da state
Subject to all the provisions, exclusions, conditions, and declarations contained in these Policies, loss, if any, for which the Star Insurance Compa as interest may appear, to Insured and	any of America is liable, payable,
Address TERM OF POLICIES: From October 30, 19 38 12:01 A. M. To October 30 Standard Time at the address of the named Insured as stated herein. B The insurance afforded is only with respect to such and so many of the following coverages as are indicated by specific premium classific premium classifi	or usurped power, as by order of
A DESCRIPTION OF A DESC	COMPANY

SAFE DRIVER REWARD ENDORSEMENT

It is agreed that the company shall refund to the named insured, not less than thirty (30) days after expiration of the policy, 15% of the Bodily Injury Liability and Property Damage Liability premium for each private passenger automobile classified as "pleasure and business" while the policy affords insurance for both Bodily Injury Liability and Property Damage Liability with respect to such automobile without rate adjustment because of experience, fleet or other rating plans, provided:

- 1. thirty days after expiration of the policy there is pending no claim and the company is maintaining no loss reserves and has paid no loss, other than for such immediate medical and surgical relief to others as shall be imperative at the time of the accident, under either the Bodily Injury Liability or the Property Damage Liability coverage on account of an accident arising out of the ownership, maintenance or use of such automobile while the policy applies thereto; and
- 2. the word "automobile" wherever used in this endorsement shall mean such automobile and the automobile, if any, of the same classification which replaces it; and
- 3. when the policy affords insurance with respect to a trailer used only with such an automobile, or with respect to the operation by the insured of undesignated automobiles, the premium and experience for such other insurance shall be deemed a part of the premium and experience of the highest rated automobile to which this endorsement is applicable; and
- 4. the policy affords insurance for both Bodily Injury Liability and Property Damage Liability during a policy period of twelve months, and the policy is not canceled during such period although insurance may be suspended; and
- 5. evidence of financial responsibility under a Financial Responsibility Law is not furnished under the policy for the named insured, or for any other person or organization because of
 - A. Conviction of any person for
 - (1) driving an automobile at excessive rate of speed or in a reckless manner where an injury to person or damage to property actually results therefrom,
 - (2) driving an automobile while intoxicated,
 - (3) failing to stop and report when involved in an accident or
 - (4) homicide or assault, or
 - B. Conviction of any person for any other offense which requires the initial filing of such evidence during the policy period.

Nothing herein contained shall be held to waive, alter, vary or extend any of the terms or provisions of this Policy, except as herein stated, nor shall this endorsement bind the Company until countersigned by a duly authorized representative of the Company.

This endorsement becomes effective on the <u>30th</u> day of <u>October</u>, <u>19.38</u> 12:01 A. M., standard time.

Attached to and hereby made part of Policy No. ESG 135483ssued by the GLOBE INDEMNITY COMPANY

to D. A. DORSEY

Countersigned:

STEMBLER, INC. C. embles Authorized Representative

Huneardigf PRESIDENT

7923-50M-3-38

This ted con arations	combination automobile in									
aracions	ditions, exclusions, and agree	nsurance is issued severa eements of the Policies an	lly by th nd to any	e Star Insurance special conditions	Company of s contained in	Ameri or end	ca and orsed up	the Globe oon the Poli	Indemnity Company, s cies, and also subject to	ubject to the foll
		ice of cancellation with or pand, relation of agreellation read in this policy shall be		DECLARATIO	DNS					
	INSURED	DORSEY 9. N. W. 2nd	Aven	ue, Miam	1 ciry Dad	e Co	ount	ZOUNTY F1	orida. STATE	huendes pr
aparti ar	obile will be principally garag	nability, it any, stated in	no	exceptio	ns	to repell	of tebr	too upo sincon	Company of America is	liable p
	iterest may appear, to Insur		ns containe		, 1055, 11 any, 10	or which	apan a	rinsurance	Company of America is	nabie, pa
RM OF	POLICIES: From	October 30	And the state of the local	Address 1938_12:0 address of the nam	and the second second			tober	<u>30, 19</u> 3	9 12:01
	insurance afforded is only w ny's liability against each su	ith respect to such and so	many of	the following cov	erages as are	indicate	ed by s			The li
TACIN	COVERA	Personal in this pollow the	ateu neren	LIMIT OF LIAP	a spa contraction	10 10 - 10	The sould	- OI DOLL	COMPANY	-
	REHENSIVE COVERAGE, DING COLLISION OR UP	SET, as defined in paragr	aph "F"	ACTUAL	al contra \$ se of	ALUI	\$ 2	0.50	STAR INSURANCE COMPANY	OF AMERIC
DLLIS	SION OR UPSET, as define	ed in paragraph "G"	(her subbring (the respect	Actual In Excess of \$	Cash Value 50 Dedu	uctible	s 4	2.00	STAR INSURANCE COMPANY	OF AMERIC
	ERTIBLE COLLISION OR U rtible Additional Payment \$		(raph "H"	is to such other a	Cash Value	rance a rance a	Ψ	11	STAR INSURANCE COMPANY	OF AMERIC
iragra	LIGHTNING AND TRA	polley to each and every	automobil	S	ided in	by the I	em 1 \$	hall also are hership of w	STAR INSURANCE COMPANY	OF AMERIC
	F, ROBBERY AND PILFER Broad" or "Restricted"	AGE, as defined in parag			ded sin dTheft, insert he		sn 1	described in	STAR INSURANCE COMPANY	OF AMERIC
DSS	OF USE BY THEFT, as de	fined in paragraph "L"	OL DESC	\$5.00 for	any one day	the line	s s	il juanuar a bi	STAR INSURANCE COMPANY	OF AMERIC
	ADO, CYCLONE, WINDS SION AND WATER DAM			Inclu s	ded in	Ite	em 1 \$	Tornado C	STAR INSURANCE COMPANY	OF AMERIC
aragra	NG AND ROAD SERVICE ph "N"	reparted on the duly can	ing portage	\$10.00 in	any one case	Dut not	\$	11	STAR INSURANCE COMPANY	DF AMERIC
	NG AND EMERGENCY SH ph "P"	ERVICE EXPENSE, as d	lefined in	CL MERICEN IN ARE	any one case	oceding builder	\$	il propies	STAR INSURANCE COMPANY	DF AMERIC
ODIL	Y INJURY LIABILITY, as	defined in Coverage "A"	d under, St durider, St durider, St	Each Person \$subject to that I Each Accident \$	THE ADDRESS OF THE	person	\$ 3	7.95	GLOBE INDEMNITY CO	MPANY
ROPE	ERTY DAMAGE LIABILIT	Y, as defined in Covera	ge " B "	Each Accident	5,000	eciande a e estas a e estas a	s 1	1.00	GLOBE INDEMNITY CO	MPANY
pie boj	and the second s	influence do tardo by any 1 party ar pilloran of toda promala conversion, qual-	or report	TOT	TAL PREMIU	JM S	11	1.45	reason only of the the the state of the stat	
nsured	's occupation or business is_	realtor ar		pitalist	E HUSBAND'S OC	CCUPATIC	N OR BUS	INESS	u bygan permit of aser	Erecon Erecon
	ver's name and address	and the facts respecting it		CONTRACTOR OF A CONTRACTOR OF	Constant of the second se	A Los	EACCHES	el The Ser	citum Stateme Parata changes for Yillyh Jin P	1. (Caller Caller
(ear lodel	Trade Name	Type of Body (Give Truck Tonnage)		ial Number and otor Number	No. of Cyls. and Model	List		Actual Co To Insur Including Equi	ed pment Month Year N	r Insured ew or 2nd
37	LaSALLE	4-door trg.sedan	s м 22	55077	Cyls. Mdl. 375	¢\$12	305	\$157	8. Oct. 137	neu
The te. or det xbresso The aut urchasec date of The nar No insu	rposes for which the automol rm "pleasure and busines livery of goods, merchance ed in Item 1 of Paragrap comobile described is fully pa d on a deferred payment plan final note is med Insured is the sole owne rer has cancelled any automo	ss" is defined as persor lise or other materials, h C. (c) Use of the an id for by the Insured and h, the amount unpaid is \$- 19 r of the automobile, excep ibile insurance issued to th	nal, pleas and uses atomobile there is no no no t as herei no no	for the purpose b Lien, Mortgage of COLLO GIVE PARTICULA n stated: <u><u>NO</u> Insured during the <u>exceptio</u></u>	business use to, in direct s stated inclu or other Encum NS , represen excep e past year, exc NS	e. (b) connec udes the mbrance nted by_ tior cept as h	The te tion wi e loadin thereor	ag and unla a, except as a ated:	oading thereof. follows: Notes\$	ton Plan
Se 1'0110	acs are made and accepted	subject to the Agreemen		on inside pages he		nu Deci	an actoris	, set forth I	icicility of chuorseu ner	one or hi
	These Policies shall not be va	lid unless countersigned b	instan	Does Insu	10.1	Compani	es.	SICA		
s of the		liami, Flori		this 30t	h day of	ompani	cestere	Octol	<u>oer, 19</u>	38
(Countersigned at		~							

In Consideration of the Premium Mentioned

STAR INSURANCE COMPANY OF AMERICA

Does Insure

the Insured named herein, for the term herein specified, to an amount not exceeding the actual cash value of the property at the time any loss or damage occurs, nor, in any eve the limits of liability, if any, herein specified, against direct loss or damage from the coverages specifically insured against herein to the automobile herein described and the equ ment usually attached thereto, only while within the limits of the United States (exclusive of Alaska, the Hawaiian, Philippine and Virgin Islands and Porto Rico) and Canad including while on coastwise steamer between ports within said limits.

DEFINITION OF COVERAGES

COMPREHENSIVE COVERAGE—EXCLUDING COLLISION OR UPSET: Any loss of or damage to the automobile and the equipment usually attached thereto, subject, however, to the EXCLUSIONS stated below and except that this Company shall not be liable for loss caused by Collision with any other object or by Upset. Breakage of Glass and damage caused directly by Tornado, Cyclone, Windstorm, Hail, Falling Aircraft or parts thereof and damage resulting from Theft, Earthquake, Explosion, Riot, Riot Attending a Strike, Insurrection or Civil Commotion shall not be deemed a loss caused by Collision or Upset. F EXCLUSIONS

THIS POLICY DOES NOT COVER:

THIS POLICY DOES NOT COVER: a. (1) Loss of use; (2) Depreciation; (3) Robes, wearing apparel and other personal effects; b. (1) Wear and tear; (3) Mechanical or electrical breakdowns, failures or breakages; (3) Freezing; (4) Damage to tires; EXCEPTING where such damage shall be directly caused by, and resulting from other loss or damage which is covered hereunder; c. (1) Loss of tools or repair equipment by theft, robbery or pilferage unless the entire automobile is stolen; d. Loss or damage due co: (1) Wrongful Conversion, Embezzlement or Secretion by a mortgagor, vendee, lessee or other person in lawful possession of the insured property under a mortgage, conditional sale, lease or other contract or agreement, whether written or verbal; (2) War, Invasion, Military, Naval or Usurped Power; (3) Confiscation or authorized destruction by duly constituted Governmental or Civil Authorities; e. (1) While the automobile is used as a Public or Livery conveyance for carrying passengers for compensation; (2) While rented under contract or leased; (3) While used in any illicit or prohibited trade or transportation; (4) While subject to any Lien, Mortgage or other encumbrance not specifically described herein. Nothing herein contained shall vary, alter or extend any of the terms and conditions of this policy except as stated in this paragraph. COLLISION OR UPSET: Accidental Collision or Upset where the damage to the automobile and/or equipment herein described from such collision or upset is in excess of the deduction specified in Paragraph B; each accident shall be deemed a separate claim and the amount of determined loss or damage to the insured automobile. **CONVERTIBLE COLLISION OR UPSET:** Accidental Collision or Upset where the damage to the automobile and/or equipment herein described is caused by collision or upset, excluding in any event loss or damage; (a) caused directly or indirectly by fire; (b) to any tire, unless caused in an Accidental Collision or Upset which also causes of in an Accidental Co H

FIRE, LIGHTNING AND TRANSPORTATION: (a) Fire, arising from any cause whatsoever; and Lightning; (b) The Stranding, Sinking, Burning, Collision or allment of any conveyance in or upon which the automobile is being transported on land or water, including general average and salvage charges for which the Insured is legally

Derailment of any conveyance in or upon which the automobile is being transported on land or water, including general average and satisfy the satisfy on the service or employment, whether the theft, robbery or pilferage occurs during the hours of such service or employment or not; and excepting by any person, or agent thereof, or by the agent of any firm or corporation to which person, firm or corporation the haured, or any one acting under express or implied authority of the haured, or any traudulent scheme, trick, device or false pretense; and excepting in any case, other than the theft of the entire and of any firm or corporation to which person, firm or corporation to which the entire theft, robbery or pilferage of tools or repair equipment.
 This policy does not insure against the wrongful conversion, embezzlement or scretcion by a mortgage, vendee, lessee or other person in lawful possession of the insured's household or in the insured's service or employment, whether the theft, robbery or pilferage occurs during the hours of such service or employment or not; and excepting by any person, or general excepting by any person, or general excepting by any person, or agent thereof, or by the agent of any firm or corporation to which person, firm or corporation to which person, firm or corporation the haured, and any one acting under express or implied authority of the insured's household or in the insured's service or employment, whether the theft, robbery or pilferage of any fraudulent scheme, trick, device or false pretense; and excepting in any case, other than the theft of bery or pilferage of any property insured hereunder unless the amount of the loss or damage thereto by any one theft, robbery or pilferage of any fraudulent scheme, trick, device or false pretense; and excepting in any case, other than the theft of the entire instruction by the agent of any firm or corporation the haured, and automobile listing F. O. B. Factory at \$ \$ \$ oo and over, \$ \$ \$ \$ \$ \$ oo and over, \$ \$ \$

Inder a mortgage, conditional sale, lease or other contract or agreement, whether written or verbal. LOSS OF USE BY THEFT: In the event the insured automobile itself is stolen and the loss is covered by this policy, rental receipts and acceptable sworn proof of loss for the theft, to reimburse the Insured for such expense (not exceeding Five (\$s.) by the Insured for the rental or hire of any automobile other than an automobile of the truck or delivery type, during the period of the insured automobile, repartless of its then condition, shall become known to the Insured, the Company swhereabouts of the insured automobile, regardless of its then condition, shall become known to the Insured, the Company imultaneously with the make been made with the insured for the theft of the insured automobile, in which event the Company's liability **TORNADO, CYCLONE, WINDSTORM, HAIL, EARTHQUAKE, EXPLOSION AND WATER DAMAGE:** T Explosion, Accidental and External Discharge or Leakage of Water, excluding damage caused by Rain, Sleet, Snow, Flood, Rupt chamber of an internal combustion engine. the period contract, t beyond sixty (6o) days from the Company, or the duly constitu any's liability under this agreeme ial cash value of the automobile of MAGE: Tornado, Cyclone, Wi the Rupture of Tires and Explo nobile at the time of theft M

N

Explosion, Accounts and External Consustion engine. TOWING AND ROAD SERVICE EXPENSE: This Company will reimburse the Insured, not to exceed \$10.00 in any one case, for Towing or Road Service Expense necessi-tated by the disablement of the automobile insured under this policy, only when occurring on the road outside the limits of the Insured's premises. It is understood that this cover-age does not include cost of repair parts or replacements, gasoline, oil or tires. Receipted bills must be presented for any claims. TOWING AND EMERGENCY SERVICE EXPENSE: This Company will reimburse the Insured, upon presentation of receipted bills and acceptable evidence of loss, not to exceed \$10.00 in any one case, for towing and/or emergency service expense necessitated by the disablement of the automobile described in this policy. It is understood that this cover does not include cost of parts or replacements, gasoline, oil, batteries or tires.

R

S

AUTOMATIC COVERAGE

Such insurance as is afforded by this policy to each and every automobile covered hereunder and owned by the Insured shall also apply during the policy period to any other automobile (excluding dealers' automobiles, automobiles insured under a finance plan and automobile insured at a fleet rate), ownership of which is acquired by the Insured as of the date of delivery to him during the policy period, subject to all the terms of the policy and subject also to the following conditions: (a) If the Company covers all automobiles insured at the date of such delivery, the insurance shall be applicable to the transhere of, be held to include coverage and atomobile if it replaces an automobile discribed in this policy, the automobile (every the insured at the date of such delivery, the insurance to the replaced automobile of the replaced automobile described in this policy, the automobile is coverage provided herein shall, subject to the terms hereof, be held to include coverage against the same coverages for which coverage was provided on the replaced automobile: (d) The insurance afforded by this policy shall automatically terminate upon the replaced automobile at the cont delivery, and; (e) This agreement shall not apply (a) with respect to any loss against which the Insured because of the application of this insurance to use of the automobile.

GENERAL CONDITIONS

AUTOMOBILE DEFINED—TWO OR MORE AUTOMOBILES UNLESS OTHERWISE PROVIDED BY ACREEMENT IN WRITING ADDED HERETO, THIS COMPANY SHALL NOT BE LIABLE FOR LOSS OR DAMAGE: PROPERTY EXCLUDED WAR, RIOT, ETC. any civil authority: or

(b) Caused directly or indirectly by invasion, insurrection, riot, civil war or commotion, military, n

(b) Caused directly or indirectly by invasion, insurrection, riot, civil war or commotion, military, naval or usurped power, or by order of any vill attrictly; or
(c) Caused directly or indirectly by invasion, insurrection, riot, civil war or commotion, military, naval or usurped power, or by order of under contract or leased; or operated in any race or speed context; or while used in any illicit or prohibited trade or transportation; or
(d) In connection with the coverages of Collision or Upset and Convertible Collision or Upset and Convert setting and and surpreter and the Sc

MISREPRESENTATION AND

bject thereof, whether befo LIEN OR ENCUMBRANCE set forth and described in Parag

TITLE AND OWNERSHIP void, unless otherwise p e lawful ownership, or if ssuance of this policy, o

his entire policy shall be void if the Insured has concealed or misrer r the subject thereof; or in case of any fraud, attempted fraud, or false after a loss. presented any material fact or circumstance concerning this insur swearing by the Insured touching any matter relating to this insur

Unless otherwise provided by agreement in writing added hereto, C of this policy, this Company shall not be liable for loss or dama

Except as to any lien, mortgage, or other encumbrance specifically set forth and described in Paragraph C of this policy, this entire policy ided by agreement in writing added hereto, if the interest of the Insured in the subject of this insurance be or become other than unconditional subject of this insurance has ever been stolen or unlawfully taken prior to the issuance of this policy and not returned to the lawful owner prior case of transfer or termination of the interest of the Insured other than by death of the Insured, or in case of any change in the nature of the property described herein either by sale or otherwise, or if this policy or any part thereof shall be assigned before loss. In the event of any loss or damage, whether insured against hereunder or not, the Insured shall protect the property from other or further or further loss or damage due directly or indirectly to the Insured's failure to protect shall be considered as done for the benefit of all concerned and either party, and where the loss or damage suffered constitutes a claim under this policy, then all reasonable expenses thus incurred shall also provided, however, that this Company shall not be responsible for the provent of the recover of the insured shall also IP Except as to any lien, mortgage, or other encumbran rise provided by agreement in writing added hereto, if the interes or if the subject of this insurance has ever been stolen or unlawful sy, or in case of transfer or termination of the interest of the Ins ured in the property described herein either by sale or otherwise,

PROTECTION OF SALVAGE In the event of loss or damage, and any such other or further loss or of the Insured or this Company or its agents in recovery without prejudice to the rights of either party, and constitute a claim under this policy, provided, howeve authorized but their Common set. the property described herein, shall be considered as done for the benefit of all concerned and red constitutes a claim under this policy, then all reasonable expenses thus incurred shall also a responsible for the payment of a reward offered for the recovery of the insured property unless In the event of los

damage covered hereby the Insured shall give immediate notice thereof in writing to this Company, provided loss is prohibited by the laws of the State wherein this policy is issued, then in that event such notice shall be giver NOTICE OF LOSS such a limitation for the giving

SISTANCE AND D-OPERATION OF HE INSURED In the event of loss or damage and whe either by means of replevin proceeding e recovery of property insured here taining the attendance of witnes and this Company shall reimbu

expense incurred at its ROOF OF LOSS ent to this Compa npany signed and sworn to by the Insured, stating the place, time and cause of such loss or damage, the interest of the insured and or au eof and the amount of loss or damage thereto, all encumbrances thereon, and all other insurance, whether valid and/or collectible or not, or ch loss or damage shall be forfeited by failure to furnish such sworn statements within the time provided; and the Insured as often as re-ed by this Company all that remains of the property insured and submit to examinations under oath by any person named by this Com-a serviced shall produce for examination all hooks of account, bills, invoices, and other vouchers, or certified copies thereof if originals

e appraisers shall first select a competent and disinterested umpire; and fa such umpire shall be selected by a judge of a court of record in the Coun stating separately sound value and loss or damage; and failing to agree, sh company, shall determine the amount of sound value and loss or damage, be paid by the parties equally. **PPRAISAL** elect a competent and disinterested a In case the Insured and this Company shall fail to agree as to the amount of loss or damage, ear oppraiser. The appraisers shall first select a competent and disinterested umpire; and failing for fifty s Company, such umpire shall be selected by a judge of a court of record in the County and State a competent and disinterested appraiser. The approximation of the Insured or this Company, such raisers shall then appraise the loss and damage stating in writing of any two, when filed with this Compand the expenses of appraisal and umpire shall be where a special provision for appraisal is required for thereto.

in the State where this policy is issued, the conditions of this Appraisal Clause are am

ABANDONMONT-RETURN OF ABANDONMONT-RETURN OF STOLEN PROPERTY It shall be optional with this Company to take all or any part of the property at the agreed or appraised value, but there can abandonment thereof to this Company; and where theft is insured against this Company shall have the right to return a stolen aut r its excipanent with compensation for physical damage, at any time before actual payment hereunder. PAYMENT OF LOSS or proceeding on its part relating to the appraisal, or to any examination herein provided for; and the loss shall in no event become payable until sixty (bo) days after the accrtainment, estimate and verified proof of loss herein required have been received by this Company, and if appraisal is demanded, then, not until sixty days after an aw been made by the appraisers. SUBBOC ATION condition of this policy or any forfeiture thereof by any requirement

been made by the appraisers. SUBROGATION This Company may require from the Insured an assignment of all right of recovery against any party for loss of payment therefor is made by this Company. SUIT AGAINST COMPANY No suit or action on this policy or for the recovery of any claim hereunder shall be sustainable in any court of law shall have fully complied with all the foregoing requirements, nor unless commenced within twelve (12) months next after the happening of the los within the shortest limitation permitted under the laws of such State.

This policy is attached to and issued concurrently with a policy bear rance. The Schedule of Declarations of the Insured which are in pa of of loss required by the terms of the policy and served upon the Glo f of loss re

Any and all provisions of this policy which are in conflict with the statutes of the State wherein this policy is issued are understood, declared and acknowledged Company to be amended to conform to such statutes. This Policy is made and accepted subject to the provisions, exclusions, conditions and declarations set forth herein or endorsed hereon, and upon acceptance policy the insured agrees that its terms embody all agreements then existing between himself and this Company or any of its agents relating to the insurance described here

this y all agreements then existing between himself and this Company or any of its agent Company shall have power to waive any of the terms of this policy unless such waiv rance under this policy exist or be claimed by the Insured unless so written or attaa or declaration contained herein or in any rider now or hereafter attached hereto. policy the Insured agroup no officer, agent or oth any privilege or permition by the Insured of other representative of this Company ermission affecting the insurance und of any agreement, condition or decla and shal viol

WITNESS WHERE OF, this Company has executed and attested these presents; but this policy shall not be valid unless the Schedule s countersigned by a duly authorized representative of this Company.

Jundey Secretary

Auge Mariers President

GLOBE INDEMNITY COMPANY

Does hereby agree with the Insured, named in the declarations made a part hereof, in consideration of the payment of the premium and of the statements contained declarations and subject to the limits of liability, exclusions, conditions and other terms of this policy:

INSURING AGREEMENTS

Coverage A—Bodily Injury Liability, him by law for damages, including damages fo caused by accident and arising out of the

-Bodily Injury Liability. To pay on behalf of the Insured all sums which the Insured shall become obligated to pay by reason of the liability imposed mages, including damages for care and loss of services, because of bodily injury, including death at any time resulting therefrom, sustained by any person or part and arising out of the ownership, maintenance or use of the automobile. -Property Damage Liability. To pay on behalf of the insured all sums which the Insured shall become obligated to pay by reason of the liability imposed anages because of injury to or destruction of property, including the loss of use thereof, caused by accident and arising out of the ownership, maintenance or use of use of use thereof. Coverage B-by law for da he automobile

II. (a)

Defense, Settlement, Supplementary Payments. It is further agreed that as respects insurance afforded by this policy under Coverages A and B the Company shall: defend in his name and behalf any suit against the Insured alleging such injury or destruction and seeking damages on account thereof, even if such suit is groundless, false or fraudulent; but the Company shall have the right to make such investigation, negotiation and settlement of any claim or suit as may be deemed expedient by the Company; pay all premiums on bonds to release attachments for an amount not in excess of the applicable limit of liability of this policy, all premiums on appeal bonds required in any such defended suit, but without any obligation to apply for or furnish such bonds, all costs taxed against the Insured in any such suit, all expenses incurred by the Company is all interest accruing after entry of judgment until the Company has paid, tendered or deposited in court such part of such judgment as does not exceed the limit of the Company; liability thereon, and any expense incurred by the Insured, in the event of bodily injury, for such immediate medical and surgical relief to others as shall be imperative at the time of accident. all interest acc liability there time of accid

to pay the expenses incurred under divisions (a) and (b) of this section in addition to the applicable limit of liability of this policy. Incompany agrees to pay the expenses incurred under divisions (a) and (b) of this section in addition to the applicable limit of inability of this policy. The unqualified word "Insured" wherever used in Coverages A and B and in other parts of this policy, when applicable to includes not only the named Insured but also any person while using the automobile and any person or organization legally responsible for the use thereof, declared and actual use of the automobile is "pleasure and business" or "commercial", each as defined herein, and provided further that the actual use is with the named Insured. The provisions of this paragraph do not apply: (a) to any person or organization with respect to any loss against which he has other va insurance; (b) to any person or organization with respect to bodily injury to or death of any person who is a named Insured; (c) to any person or organization, certain and provide and the respect to any accident arlsing out thereof, d) to any person or organization and the respect to any accident arlsing out to any action brought against said employee because of bodily injury to death of another employee of an Insured with respect to any action brought against said employee because. O bodily injury to another employee of an insured with respect to any action brought against said employee bodily injury to another employee of injury to or death of another employee of an Insured with respect to any action brought against said employee bodily injury to arbe the automobile in the business of such Insured.

Automatic Insurance for Newly Acquired Automobiles. If the named Insured who is the owner of the automobile acquires mobile as of the date of its delivery to him, subject to the following add nsurance as is afforded by this policy applies also to such other automobile as of the date of its delivery to him, subject to the nsures all automobiles owned by the named Insured at the date of such delivery, insurance applies to such other automobile of the named Insured as expressed in the declarations, but only to the extent applicable to all such previously owned automobiles owned by the named Insured at the date of such delivery, insurance applies to such other automobile, if it replaces for the purpose of use stated in this policy, but only to the extent applicable to the replaced automobile; (1) the insu upon the replaced automobile at the date of such delivery; and (a) this agreement does not apply (a) to any loss against wh nsurance, nor (b) unless the named Insured notifies the Company within ten days following the date of delivery of such other automobile is prior to the effective date of this policy the insurance applies as of the Insured pays any additional premium required because of the application of this insurance to such other automobile. V Pulse Parlod Carritory, Durpose of Use. This policy applies only to application of this insurance to pulse the policy period.

Policy Period, Territory, Purposes of Use. This policy applies only to accidents which occur during the policy period, while the automobile is within the United North America (exclusive of Alaska) or the Dominion of Canada, or while on a coastwise vessel between ports within said territory, and is owned, maintained and used rposes stated as applicable thereto in the declarations. EXCLUSIONS

This policy does not apply: (a) under any of the above Coverages, while the automobile is used in the business of demonstrating or testing, or as a public or livery conveyance, or for carrying persons for a consideration, or while rented under contract or leased, unless such use is specifically declared and described in this policy and premium charged therefor; (b) under Coverages A and B, while the automobile is used for the towing of any trailer not covered by like insurance in the Company; or while any trailer covered by this policy is used with any automobile not covered by like insurance in the Company; (c) under any of the above Coverages, while the automobile is operated by any person under the age of fourteen years, or by any person in violation of any state, federal or provincial law as to age applicable to such person or to his occupation, or by any person in any prearranged race or competitive speed test; (d) under Coverages A and B, to any liability assumed by the Insured under any contract or agreement; or to any accident which occurs after the transfer during the policy period of the interest of the named Insured in the automobile; or to any obligation for which the Insured while engaged in the business of the Insured, other than domestic employment, or in the operation, maintenance or repair of the automobile; or to any obligation for which the Insured may be held liable under any workmen's compensation law; (f) under Coverage B, to property owned by, rented to, leased to, in charge of, or transported by the Insured.

under Coverage B, to property owned by, rented to, leased to, in charge of, or transported by the Insured.

CONDITIONS

CUNDITI AUTOMOBILE DEFINED TWO OR MORE AUTO-MOBILES t a trailer or trailers attached thereto shall be held to be one automobile. LIMITS OF LIABILITY Coverage A Except where specifically stated to the contrary, the v semi-trailer described herein; and the word "trailer" terms of this policy shall apply separately to each but i thereto shall be held to be one automobile. d "automobile" wherever used in this policy shall mean all include semi-trailer. When two or more automobile respects limits of bodily injury liability and property dan railer "shal the limit of the Company's liability fo

The limit of bodily injury liability expressed in the declarations as applicable to "each person" is the limit of all damages, including damages for care and loss of services, arising out of bodily injury to or death of one pers celarations as applicable to "each accident" is, subject to the above provision respecting each person, the total limit care and loss of services, arising out of bodily injury to or death of two or more persons in any one accident. The inclusion herein of more than one Insured shall not operate to increase the limits of the Company's liability. r death of one person in any one accident; the rson, the total limit of the Company's liability one accident. LIMITS OF LIABILITY
Coverage AThe limit of bodily injury liability expressed in the declarations as applicable to
and lamages, including damages for care and loss of services, arising out of bodily
injury to or death of two or more pers
to services, arising out of bodily injury to or death of two or more pers
the inclusion herein of more than one Insured shall not operate to increase the linits of liability stated in this policy. The Insured agrees to reimburse the Coverage and I
antimed in this paragraph.HOTICE OF ACCIDENTThe services, arising out of bodily injury to or death of two or more pers
and loss of services, arising out of bodily injury to or death of two or more pers
the inclusion herein of more than one Insured shall not operate to increase the linits of liability stated in this policy. The Insured agrees to reimburse the Coverage and liability and for any payment the Company would not have been obligated to make u
the occurrence of an accident written notice shall be given by or on behall

NOTICE OF ACCIDENT -CLAIM OR SUIT Coverages A and B im is made or suit is brough representative.

accident written notice shall be given by or on behalf of the Insured to the Company or any of its authore. Such notice shall contain particulars sufficient to identify the Insured and also reasonably obtainable info Upon the occurrence of an agents as soon as practicable tainable ir ble witness ceived by the Insured and also reasonably s of the injured and of any avai notice, summons or other process on respecting the time, place a the Insured, the Insured shall circumstances mediately for

A STOCK COMPANY

(Continuation of Conditions from preceding Page)

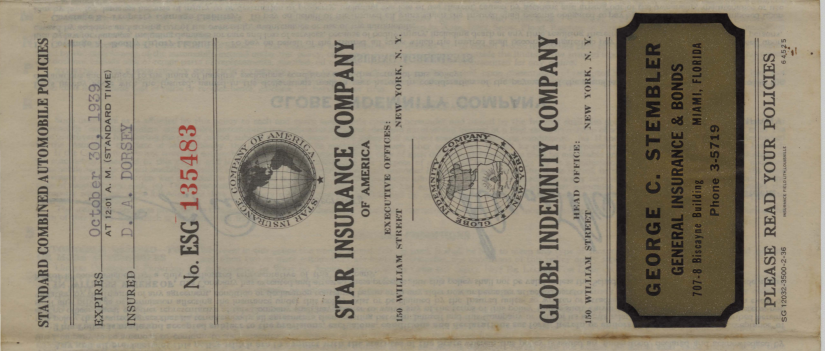
 ASSISTANCE AND COOPERATION OF THE INSURAD COOPERATION OF THE INSURANCE mailing written notice to the paid by such Insured above red at the address shown in premium paid by such Insure policy as aforesaid shall end all be equivalent to mailing, named Insured. If requirec policy is canceled by the Co mailing of notice notice. Delivery similarly mailed of premium due t shall be made up notice. Delivery of such written notice either by the named Insurance under this policy as atoresaid shall end on the effective date and hour of cancelation stated in the similarly mailed or delivered shall be a sufficient tender of any refund of premium due to the named Insured. If required by statute in the state where this policy is issued, refund of premium due to the named Insured. If required by statute in the state where this policy is issued, refund of premium due to the named Insured. If required by statute in the state where this policy is issued, refund of premium due to the named Insured shall be automated with notice of cancelation when the policy is canceled by the Company and refund of premium due to the named Insured. If **3-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.

This policy is attached subject of insurance. The notice or proof of loss requ

IN WITNESS WHEREOF, this Company has executed and attested these presents; but this policy shall not be valid unless the Schedule of Declarations which is m of is countersigned by a duly authorized representative of this Company.

on

President.



	MONTH	Y	EAR
ACCOUNT		19	
	TOWN	STATE	No.
AGENCY	eliter part	-	and the states
· - C	ANCELL	FD.	-qeustion
	Month		Year
		and the little of	
CD S SDOCTS		DD raise 15	
SR	any two, when a of appreciate a provision for	filed with a nd tropire	19
hen, on request of	IC'D	anpwitsar anpwitsar ikus Gemper nd timpire und timpire	19
SR AMOUNT CAN	NC'D S	apprentiser	19
hen on request of	NC'D S		19
AMOUNT CAN	Fire and T		19
hen on request of	Fire and T		19

RECEIPT FOR CANCELLATION.

If these Policies are cancelled the following receipt is to be filled out and signed by the Insured.

Agency_

Received of the STAR INSURANCE COMPANY OF AMERICA and the GLOBE INDEMNITY COMPANY,

Return Premium, in consideration of which these Policies are hereby cancelled and surrendered to the Companies.

19

Dollars