# Certificate Of Automobile Insurance (For Delivery Service - Ontario)

This Certificate is proof of a contract of insurance between the Named Insured and the Insurer, subject in all respects to the Ontario



coverage of or shows to Your Insur	outlined in this he coverage is	Certificate. You or s provided at no co you with a copy of	nly have a parti st. All other ter	icular covera	age for a spec plicy remain th	ific automobile if the same unless state is only valid if it	is Certificate ted otherwis	shows a e in this C	prem Certific	nium for it, cate.	Northbrid	T. //	I Insurance Co	orporation
Broker	anada Inc.	urer.				No. 6700777		Billin Ager	_	ethod	Policy N P04188		Reason for Is Renewal	suance
Named I	Insured and	Primary Addre	ess					Les	sor's	s Name a	nd Address			
120 Brei	Insureds a mner Blvd., Ontario M		e 1								Schedule vice - Ontar	o) Attache	d	
Policy Per From 12:0		D M 17 06	YR 2024	To 12:0	)1 a.m.	D M 17 06	YR 2025				es at the Name	d Insured's pr	imary address sho	own on this
DESCR	IBED AUT	OMOBILES												
Auto No	Mode Year		Trade Nam Model	ie/		Body Type		,		N./Serial umber	# of Cyl	C.C.	Gross Vehicl Weight Ratin	
				D	escribed	Automobile(s	), as defi	ned in	Sch	nedule 1				
Lienho	lders (to w	hom loss may	be jointly p	ayable)										
		As per Lienl	nolders (to	whom lo	oss may b	e jointly paya	ıble) Sch	edule (	(For	Delivery	Service - C	ntario) Att	ached.	
RATING	INFORM.													
Auto No	Class	l <sub>Bi</sub> F	iving Recor PD/ PD AB	rd COLL/ AP	Vehicle Code	1 100	Rate Grou COLI AP	. COM		Territory	Com. Co. Use	At Fault Cl	aims/Convictio	ns Surcharge
			As	s per OE	21D – Rep	oorting Basis	Fleet for	Delive	ry S	Service -	Attached			
INS	LIBANCE	COVERAGES			LIABILITY	,					OPCF	44R	ACCIDEN	
		50 VEIII/0120									0. 0.		T BENEFIT S	
Perils	Auto No.	Liability Lin		Bodily Injury	Propert	ty Damage		Compe perty Da			Family Pr Endors		Standard Benefits	Uninsured Automobil e
Limit		\$ 2,000,000					payment for prope deductible direct co	This policy contains a partial ayment of recovery clause or property damage if a eductible is specified for irect compensation - roperty damage.  Limits are the same as Liability Section unless Otherwise specified.			As stated in Section 4 of Policy.	As stated in Section 5 of Policy.		
Dedu- ctible		As per OE 2	1D – Repo	rting Bas	sis Fleet fo	or Delivery Se	ervice - A	ttached	d					
Prem. In Doll.				INCL		INCL		INC	L		INC	L	INCL	INCL
20			LOSS OF	R DAMAC	3E**				F		CHANGE FO			
		a partial payment of each claim excep								BENEF	NAL ACCID ITS TOTAL JTOMOBILE		-	MIUM PER MOBILE
Perils	Auto No.	All Perils	Collision Upset	or Co	ompre- ensive	lision or Upset Specified Perils	Total I or Dar Prem	nage		etails of P	e side of docu olicy Change Increased Ac Benefits.	Forms &		
Dedu- ctible	As per	OE 21D – Rep	oorting Bas Attac		for Delive	ery Service -			F					
Collisio	on, Compr	precedent to ehensive and e time of loss insurin	coverage Specified	under thi Perils the	at the sai	me coverage			O R M #	Basis F	OE 21D – R Fleet for Del e - Attached	ivery		
Prem in Doll.		INCL	INCL		INCL	INCL							Reporting for Deliver	DE 21D – Basis Fleet y Service - ched
Remark	rs:		_							тот	AL POLICY	PREMIUM	INCL	
This is yo	ur Certificate	side for additiona e of Automobile l y questions or if	Insurance (fo	or Delivery	Service – O	policy. Intario). Contact pour coverage cho	your pices.	MININ	ИUM	NON-RE	FUNDABLE	PREMIUM	INCL	



Authorized Representative

Broker No. Willis Canada Inc. 6700777								Billing Method Policy Number Reason for Issuance Agency P04188536 Renewal					
Named Insured a	ınd Prim	nary Ad	dress			-		Lessor's Name and Address					
Named Insureds 120 Bremner Blvd Toronto, Ontario	d., 26 <sup>th</sup>	Floor	lule 1					As per Lessor's Schedule (For Delivery Service - Ontario) - Attached					
Policy Period	D	М	YR		D	М	YR	All times are local time	s at the Named Insured's p	rimary address shown on this			
From 12:01 a.m.	17	06	2024	To 12:01 a.m.	17	06	2025	Certificate.					

Driver In	formation						
Driver	Driver Name	As	signment To Vehic	le	Torritory Description		
No.	Driver Name	Principal Secondary Occasional		Occasional	Territory Description		
	As	Known	То	The	Insurer		

With limits as stated in Section 4 of Policy, the following Optional Increased Accident Benefits will be listed if purchased: Caregiver, Housekeeping & Home Maintenance; Medical & Rehabilitation & Attendant Care (\$130,000/\$1,000,000); Optional Catastrophic Impairment (additional \$1,000,000 added to Standard Benefit or Optional Medical, Rehabilitation & Attendant Care Benefit); Death & Funeral; Dependant Care; Indexation Benefit (Consumer Price Index). Income Replacement (\$600/\$800/\$1000) will be listed with selected limit if purchased.

Surcharges, Discounts, Other Messages:

Broker No. Willis Canada Inc. 6700777						Billing Method Policy Number Reason for Issuance Agency P04188536 Renewal				
Named Insured and Primary Address							Lessor's Name and Address			
Named Insured: 120 Bremner Blv Toronto, Ontario	d., 26 <sup>th</sup>	Floor	lule 1					As per Lessor's Schedule (For Delivery Service - Ontario) - Attach		
Policy Period From 12:01 a.m.	D	M 06	YR 2024	To 12:01 a.m.	D 17	M 06	YR 2025	All times are local time Certificate.	es at the Named Insured's p	orimary address shown on this

#### This is a brief explanation of the insurance outlined in this Certificate.

Liability - Provides coverage for you or other insured persons if someone else is killed or injured or their property is damaged in an automobile incident. It will pay for legitimate claims against you or other insured persons up to the limit of your coverage, and the cost of settling claims.

Accident Benefits - Your insurance company is obligated to explain details of Accident Benefits coverage to you.

Provides benefits that you and other insured persons are entitled to receive if injured or killed in an automobile accident. These benefits may include: income replacement for persons who have lost income; payments to non-earners who suffer complete inability to carry on a normal life; payment of medical, rehabilitation and attendant care expenses; payment of certain other expenses; payment of certain other expenses; payment of certain other expenses; payments to survivors of a person who is killed. You may also purchase optional benefits to increase the standard level of benefits provided in the policy. The optional benefits your insurance company must offer are: income replacement; medical, rehabilitation and attendant care; optional catastrophic impairment; caregiver, housekeeping and home maintenance; death and funeral; dependant care; and an indexation benefit.

Uninsured Automobile - Provides coverage if you or other insured persons are injured or killed by an uninsured motorist or by a hit-and-run driver. It covers damage to your automobile and its contents caused by an identified uninsured motorist.

Direct Compensation - Property Damage - Provides coverage in Ontario, under certain conditions, for damage to your automobile and to property it is carrying, when another motorist is responsible. It is called Direct Compensation because you will collect from us, your insurance company, even though you are not at fault for the accident. There may be a deductible amount, and this amount is either paid by you toward the cost of repairs or is deducted from the loss settlement. Higher deductibles may reduce your premium.

Loss or Damage - Provides a selection of optional coverages for your own automobile. Payments cover direct and accidental loss of, or damage to, a described automobile and its equipment. There is usually a deductible amount indicated for each coverage and this amount is either paid by you toward the cost of repairs or is deducted from the loss settlement. Higher deductibles may reduce your premium. There are four types of coverages:

Specified Perils: Covers the described automobile against loss or damage caused by certain specific perils. They are fire; theft or attempted theft; lightning; windstorm; hail or rising water; earthquake; explosion; riot or civil disturbance; falling or forced landing of aircraft or parts of aircraft; or the stranding, sinking, burning, derailment or collision of any kind of transport in or upon which the described automobile is being transported.

Comprehensive: Covers a described automobile against loss or damage other than those covered by Collision or Upset, including perils listed under Specified Perils, falling or flying objects, missiles and vandalism.

Collision or Upset: Covers damage when a described automobile is involved in a collision with another object or tips over.

All Perils: Combines the Collision or Upset and Comprehensive coverages.

#### THIS CERTIFICATE CONTAINS IMPORTANT INFORMATION ABOUT YOUR AUTOMOBILE INSURANCE.

Warning: The Insurance Act provides that where (a) an Applicant for a contract, (i) gives false particulars of the described automobile to be insured to the prejudice of the Insurer, or (ii) knowingly misrepresents or fails to disclose in the application any fact required to be stated therein; or (b) the Insured contravenes a term of the contract or commits a fraud; or (c) the insured willfully makes a false statement in respect of a claim under the contract, a claim by the Insured, for other than such statutory accident benefits as are set out in the Statutory Accident Benefits Schedule, is invalid and the right of the Insured to recover indemnity is forfeited.

#### Warning - Offences

It is an offence under the *Insurance Act* to knowingly make a false or misleading statement or representation to an Insurer in connection with the person's entitlement to a benefit under a contract of insurance, or to willfully fail to inform the Insurer of a material change in circumstances within 14 days, in connection with such entitlement. The offence is punishable on conviction by a maximum fine of \$250,000 for the first offence and a maximum fine of \$500,000 for any subsequent conviction.

It is an offence under the federal *Criminal Code* for anyone to knowingly make or use a false document with the intent it be acted on as genuine and the offence is punishable, on conviction, by a maximum of 10 years imprisonment.

It is an offence under the federal *Criminal Code* for anyone, by deceit, falsehood or other dishonest act, to defraud or to attempt to defraud an insurance company. The offence is punishable, on conviction, by a maximum of 14 years imprisonment for cases involving an amount over \$5,000 or otherwise a maximum of 2 years imprisonment.

Cancellation Request (To be filled out In consideration of the return of unearn acknowledged to be of no effect.			celled an surrendered, and the ir	nterim and renewal certificate, if any, for same,
Time	a.m.			
-	p.m.	Effective Date of Cancellation	Signature of Insured	Signature of Lienholder/Mortgagee/Lessor

# OE 21D REPORTING BASIS FLEET FOR DELIVERY SERVICE

Issued to:	Effec	tive Date of C	hange	Policy Number
	Year	Month	Day	
Named Insured Per Schedule 1	2024	06	17	P04188536
Broker				
Willis Canada Inc.				

#### It is agreed that:

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

# Lessor(s) Name(s) and Address(es) As per Lessors Schedule (For Delivery Service – Ontario) Attached

- (iii) leased for a period in excess of 30 days under a written lease agreement from a lessor other than those listed above providing the name and address of such lessor is reported to the insurer within 14 days following the date of delivery of the first such leased automobile to the insured:
- (iv) rented for a period of not more than 30 days, but only for the coverage provided under sub-section 3.3.5 of the policy, subject to sub-section 2.2.4 of the policy.
- (b) 1. We will provide, only for automobiles described in (a) (i), (ii), and (iii) of this change form, Liability, Accident Benefits and Uninsured Automobile Coverages for the limits shown on your Certificate of Automobile Insurance (For Delivery Service Ontario), together with Direct Compensation Property Damage Coverage as provided in Section 6 of your policy, but subject to any deductible(s) for a particular type of use or description of automobiles shown below.
  - 2. We will also provide, only for automobiles described in (a) (i), (ii), and (iii) of this change form, Loss or Damage Coverages as provided in Section 7 of your policy, but only when a deductible is shown below for a particular type of use or description of automobiles.

	DIRECT	LOSS OR DAMAGE COVERAGES						
Type of use or description of automobiles	COMPENSATION- PROPERTY DAMAGE	Specified Perils	Comprehensive	Collision or Upset	All Perils			
uatomobiles	Deductible	Deductible	Deductible	Deductible	Deductible			
	\$	\$	\$	\$	\$			
Described Automobiles as defined in Schedule 1	\$0	\$1,000 Subject to the condition set out in section (h) of this endorsement	\$1,000 Subject to the condition set out in section (h) of this endorsement	\$1,000 Subject to the condition set out in section (h) of this endorsement	\$1,000 Subject to the condition set out in section (h) of this endorsement			
Any type of use or description of automobiles not listed.								

Change Forms attached to the policy

OPCF 44R Family Protection Coverage

OPCF 20 Coverage for Transportation Replacement – Limit \$150 per day/ \$1500 per occurrence

OPCF No. 43 Removing Depreciation Deduction

OPCF No. 43A Removing Depreciation Deduction for Specified Lessee(s)

OE 36D Delivery Service Endorsement

OPCF 20, OPCF No. 43 and OPCF No. 43A is subject to the condition set out in section (h) of this endorsement

(c) The schedule of automobiles filed with the insurer includes all automobiles, as set out in (a) above, at the effective date of the Policy or renewal.

NO COVERAGE IS PROVIDED BY THIS CHANGE FORM ON ANY AUTOMOBILE OWNED OR LEASED BY THE INSURED PRIOR TO THE EFFECTIVE DATE OF THE POLICY WHICH IS NOT INCLUDED ON THE SCHEDULE OF AUTOMOBILES FILED WITH THE INSURER UNTIL A REQUEST FOR COVERAGE HAS BEEN FILED WITH THE INSURER.

(d) The total premium stated in the Policy is an advance premium only and is due and payable at the effective date of the Policy.

	Receipts □ Mileage □ Other ☒ for the policy period is 361,224	
	Insurance Coverages	Rate
	Liability	Included
	Accident Benefits (Standard Benefits)	Included
	Optional Increased Accident Benefits	Not Covered
	☑ Coverage Required	
	□ Income Replacement (\$600/\$800/\$1,000) (up to \$per week)	
	☐ Medical, Rehabilitation & Attendant Care (☐ \$130,000 or ☐ \$1,000,000)	
	<ul> <li>Optional Catastrophic Impairment (additional \$1,000,000 added to Standard Benefit or Optional Medical, Rehabilitation &amp; Attendant Care Benefit)</li> </ul>	
	□ Caregiver, Housekeeping & Home Maintenance	
	□ Death & Funeral	
	□ Dependent Care	
	□ Indexation Benefit (Consumer Price Index)	
	Uninsured Automobile	Included
	Direct Compensation – Property Damage	Included
	Loss or Damage	
	Specified Perils	Included
	Comprehensive	Included
	Collision or Upset	Included
	All Perils	Included
	Change forms as attached to the policy	Included
		IIICIUUEU
		Included
(f)	Total Rate excluding Tax  On or before the fifteenth of each month during the policy period the insured shall render to the insurer a s	INCL
(f) (g) (h)	Total Rate excluding Tax  On or before the fifteenth of each month during the policy period the insured shall render to the insurer as amount of Receipts   Mileage   Other   (State Applicable Basis of Rating) for the preceding of this statement (from the insured) the earned premium shall be computed monthly by applying the rates of (e) and is due and payable as agreed between the insurer and insured.  The insurer shall have the right and opportunity, whenever the insurer so desires, to examine the books a insured insofar as they relate to the premium basis or subject matter of the Policy.  It is a condition precedent to coverage under this policy  (i) for All Perils, Collision, Comprehensive, Specified Perils and OPCF 20 that the Delivery Vehicle Ow coverage in force at the time of loss on the Ontario Automobile Policy (OAP 1) insuring the automobil (ii) for OPCF 43 and OPCF 43A, that the same coverage or a Replacement Cost endorsement be in force the Delivery Vehicle Owner's Ontario Automobile Policy (OAP 1) insuring the automobile.	INCL tatement of the actual g month. Upon receipt specified in paragraph and records of the ner must have the same e.

"Commuting Period" is the period during which an automobile operated by **Delivery Drivers** is used to commute for the purpose of **Delivery Services**.

"Delivery Driver" shall only mean an individual that is operating a described automobile.

"Delivery Period" is the period during which an automobile is being used for Delivery Services and which:

- a) Begins when the **Delivery Driver**:
  - Has checked-in at the location designated through the Authorized Digital Network for the purposes of Delivery Services, or
  - ii) Has resumed providing Delivery Services; and
- b) Ends at the earliest of:
  - i) the Delivery Driver has completed the Delivery Services, or
  - ii) the **Delivery Driver** has returned any undelivered goods to the location designated through the **Authorized Digital Network** and has no further goods to deliver, or
  - iii) The **Delivery Driver** has ceased providing **Delivery Services**, except for a temporary incidental interruption of **delivery services**.

"Delivery Services" means the transportation for delivery of goods that is pre-arranged through the Authorized Digital Network.

"Delivery Vehicle Owner" means the owner of a Described Automobile or, if the automobile is leased, the lessee of a Described Automobile.

"Described Automobile(s)" means automobile(s) while in the Commuting Period or Delivery Period. This definition does not include automobiles otherwise insured for commercial use.

All other terms and conditions of your policy remain the same	Ill other terms and conditions of your policy remain the same.						
Date	Signature						

#### SCHEDULE 1

# (ATTACHED TO THE CERTIFICATE OF AUTOMOBILE INSURANCE (FOR DELIVERY SERVICE – ONTARIO))

Issued to:	Amazon Canada Fulfillment Services Inc.	Effective Date:	June 17, 2024
Policy Number:	P04188536	Broker:	Willis Canada Inc.

It is hereby declared and agreed that the Name of the Insured appearing in the Certificate of Automobile Insurance shall read:

Amazon Canada Fulfillment Services Inc., and any **Delivery Vehicle**Owner and any **Delivery Driver**.

# **Definitions**

"Authorized Digital Network" is defined as any online-enabled application, software, website or system offered or utilized by you that enables the pre-arrangement of **Delivery Services** with **Delivery Drivers** and which is listed in the Schedule below.

# **Schedule of Authorized Digital Networks**

America Floy Dortner Ann		
Amazon Flex – Partner App		
• •		

"Commuting Period" is the period during which an automobile operated by **Delivery Drivers** is used to commute for the purpose of **Delivery Services**.

"Delivery Driver" shall only mean an individual that is operating a described automobile.

"Delivery Period" is the period during which an automobile is being used for Delivery Services and which:

- a) Begins when the **Delivery Driver**:
  - i) Has checked-in at the location designated through the **Authorized Digital Network** for the purposes of **Delivery Services**, or
  - ii) Has resumed providing Delivery Services; and
- b) Ends at the earliest of:
  - i) the **Delivery Driver** has completed the **Delivery Services**, or
  - ii) the **Delivery Driver** has returned any undelivered goods to the location designated through the **Authorized Digital Network** and has no further goods to deliver, or
  - iii) The **Delivery Driver** has ceased providing **Delivery Services**, except for a temporary incidental interruption of **delivery services**.

"Delivery Services" means the transportation for delivery of goods that is pre-arranged through the Authorized Digital Network.

"Delivery Vehicle Owner" means the owner of a Described Automobile or, if the automobile is leased, the lessee of a Described Automobile.

"Described Automobile(s)" means automobile(s) while in the Commuting Period or Delivery Period. This definition does not include automobiles otherwise insured for commercial use.

### Lessors Schedule (For Delivery Service - Ontario)

	Certificate Of Automobile Delivery Service - Ontario) and Policy No.:	P04188536		
Named Insured:	Named Insured Per Schedule 1		Effective Date:	June 17, 2024
Broker Name:	Willis Canada Inc.			

It is hereby declared and agreed that the name of the Lessor in the Certificate of Automobile Insurance (For Delivery Service – Ontario) shall include all Lessors leasing an automobile to a **Delivery Vehicle Owner**.

#### **Definitions**

"Authorized Digital Network" is defined as any online-enabled application, software, website or system offered or utilized by you that enables the pre-arrangement of **Delivery Services** with **Delivery Drivers** and which is listed in the Schedule below.

# **Schedule of Authorized Digital Networks**

Amazon Floy Portner App		
Amazon Flex – Partner App		

"Commuting Period" is the period during which an automobile operated by **Delivery Drivers** is used to commute for the purpose of **Delivery Services**.

"Delivery Driver" shall only mean an individual that is operating a described automobile.

"Delivery Period" is the period during which an automobile is being used for Delivery Services and which:

- a) Begins when the **Delivery Driver**:
  - i)Has checked-in at the location designated through the **Authorized Digital Network** for the purposes of **Delivery Services**, or
  - ii) Has resumed providing Delivery Services; and
- b) Ends at the earliest of:
  - iii) the Delivery Driver has completed the Delivery Services, or
  - iv) the **Delivery Driver** has returned any undelivered goods to the location designated through the **Authorized Digital Network** and has no further goods to deliver, or
  - v) The **Delivery Driver** has ceased providing **Delivery Services**, except for a temporary incidental interruption of **delivery services**.

"Delivery Services" means the transportation for delivery of goods that is pre-arranged through the Authorized Digital Network.

"Delivery Vehicle Owner" means the owner of a Described Automobile or, if the automobile is leased, the lessee of a Described Automobile.

"Described Automobile(s)" means automobile(s) while in the Commuting Period or Delivery Period. This definition does not include automobiles otherwise insured for commercial use.

"Lessor" means in respect of an automobile, a person who is leasing or renting an automobile to another person for any period of time and "leased" has the corresponding meaning.

Lienholders (to whom loss may be jointly payable) Schedule (For Delivery Service - Ontario)

	Certificate Of Automobile Delivery Service - Ontario) and Policy No.:	P04188536			
Named Insured:	Named Insured Per Schedule 1		Effective Date:	June 17, 2024	
Broker Name:	Willis Canada Inc.				

It is hereby declared and agreed that the name of the Lienholder in the Certificate of Automobile Insurance (For Delivery Service – Ontario) shall include all Lienholders who have a registered lien on an automobile owned or leased by a **Delivery Vehicle Owner**.

#### **Definitions**

"Authorized Digital Network" is defined as any online-enabled application, software, website or system offered or utilized by you that enables the pre-arrangement of **Delivery Services** with **Delivery Drivers** and which is listed in the Schedule below.

#### **Schedule of Authorized Digital Networks**

Amazon Flex – Partner App
---------------------------

"Commuting Period" is the period during which an automobile operated by **Delivery Drivers** is used to commute for the purpose of **Delivery Services**.

"Delivery Driver" shall only mean an individual that is operating a described automobile.

"Delivery Period" is the period during which an automobile is being used for Delivery Services and which:

- a) Begins when the **Delivery Driver**:
  - i) Has checked-in at the location designated through the **Authorized Digital Network** for the purposes of **Delivery Services**, or
  - ii) Has resumed providing Delivery Services; and
- b) Ends at the earliest of:
  - iii) the **Delivery Driver** has completed the **Delivery Services**, or
  - iv) the **Delivery Driver** has returned any undelivered goods to the location designated through the **Authorized Digital Network** and has no further goods to deliver, or
  - v) The **Delivery Driver** has ceased providing **Delivery Services**, except for a temporary incidental interruption of **delivery services**.

"Delivery Services" means the transportation for delivery of goods that is pre-arranged through the Authorized Digital Network.

"Delivery Vehicle Owner" means the owner of a Described Automobile or, if the automobile is leased, the lessee of a Described Automobile.

"Described Automobile(s)" means automobile(s) while in the Commuting Period or Delivery Period. This definition does not include automobiles otherwise insured for commercial use.

"Lienholders" mean in respect of an automobile, any persons who have a registered lien on an automobile owned or leased by a **Delivery Vehicle Owner**.

#### **OE 36D DELIVERY SERVICE ENDORSEMENT**

Issued to:	Effective Date of Change			Policy Number
Named Insured Per Schedule 1	Year	Month	Day	P04188536
	2024	06	17	
Broker				
Willis Canada Inc.				
Timo Gariada irio.				

# 1. Purpose of This Change

This change is part of your policy and provides coverage while **Described Automobile(s)** are being used for **Delivery Services**.

#### 2. What We Will Cover

We will provide primary coverage for the automobile(s) as outlined in the Certificate of Automobile Insurance (For Delivery Services – Ontario), only while the automobile is used in the **Commuting Period** or **Delivery Period**, subject to section 3. Coverage Priorities of this endorsement.

### 3. Coverage Priorities

For greater clarity, for the purpose of determining the order in which to pay Statutory Accident Benefits as set out under s. 268 of the Insurance Act in respect of claims made for Statutory Accident Benefits by a **Delivery Driver**, this policy shall respond prior to any other policy of which the **Delivery Driver** is an insured or named insured, subject to section 4. What We Will Not Cover of this endorsement.

For greater clarity, for the purpose of determining the order in which third party liability provisions of any policies respond under s. 277(1.1) of the Insurance Act in respect of a claim made for loss or damage for bodily injury or death arising directly or indirectly from the use or operation of the automobile that is leased while in the **Commuting Period** or the **Delivery Period**, this policy shall respond prior to any other policy under which the Lessor is entitled to indemnity as an insured named in a contract subject to section 4. What We Will Not Cover of this endorsement.

# 4. What We Will Not Cover

We will not cover the automobile(s) while used for any other purposes other than in the **Commuting Period** or in the **Delivery Period**.

#### **Definitions**

"Authorized Digital Network" is defined as any online-enabled application, software, website or system offered or utilized by you that enables the pre-arrangement of **Delivery Services** with **Delivery Drivers** and which is listed in the Schedule below.

## **Schedule of Authorized Digital Networks**

Amazon Flex – Partner App		

"Commuting Period" is the period during which an automobile operated by **Delivery Drivers** is used to commute for the purpose of **Delivery Services**.

"Delivery Driver" shall only mean an individual that is operating a described automobile.

"Delivery Period" is the period during which an automobile is being used for Delivery Services and which:

- a) Begins when the **Delivery Driver**:
  - Has checked-in at the location designated through the Authorized Digital Network for the purposes of Delivery Services, or
  - ii) Has resumed providing Delivery Services; and
- b) Ends at the earliest of:
  - iii) the Delivery Driver has completed the Delivery Services, or
  - iv) the **Delivery Driver** has returned any undelivered goods to the location designated through the **Authorized Digital Network** and has no further goods to deliver, or
  - v) The **Delivery Driver** has ceased providing **Delivery Services**, except for a temporary incidental interruption of **delivery services**.

# Example #1

(Quick Stop for a Coffee break)

While providing delivery services through the authorized digital network, in-between two package deliveries, you stop at a local coffee shop to purchase a beverage. You accidentally damage the building when parking your automobile.

Since this is a temporary incidental interruption of delivery services, we will pay for repairs.

# Example # 2

(Dental Appointment)

While providing delivery services through the authorized digital network, in-between two package deliveries, you stop at your regular dental office for an appointment. You accidentally damage the building when parking your automobile.

Since this is not a temporary incidental interruption of delivery services, we will not pay for repairs. You should submit your claim to your primary insurer.

"Delivery Services" means the transportation for delivery of goods that is pre-arranged through the **Authorized** Digital Network.

"Described Automobile(s)" means automobile(s) while in the Commuting Period or Delivery Period. This definition does not include automobiles otherwise insured for commercial use.

#### OPCF 20

#### **Coverage For Transportation Replacement**

Issued to:	Effective Date of Change		nange	Policy Number
	Year	Month	Day	
Named Insured Per Schedule 1	2024	06	17	P04188536
Broker	•			
Willis Canada Inc.				

See your Certificate of Automobile Insurance for which automobile(s) this change applies to. The additional premium for this change is as indicated on your Certificate of Automobile Insurance.

#### Purpose of This Change

This change is part of your policy. It provides coverage for you when you need to pay for other means of transportation because of loss or damage to your automobile caused by a peril for which you are insured. It replaces coverage by section 7.4.4 of your policy, 'loss of Use due to theft.'

#### 2. What We Will Pay

- 2.1 In return for the premium charged, we will reimburse you for the reasonable expenses for renting a similar substitute automobile. This includes the reasonable expenses of taxicabs or public transportation.
- 2.2 The most we will pay is \$1,500. Per occurrence.
- 2.3 If the loss of use is because of theft of your entire automobile, this change replaces section 7.4.4 of your policy, 'Loss of Use Due to theft.' But, we will not pay less than the limits described in that section.

#### 3. Limitations on Your Coverage

- 3.1 We will only pay if the costs for loss or damage to your automobile exceed any applicable deductible amount shown on your Certificate of Automobile Insurance.
- 3.2 We will reimburse you from:
  - the time the loss or damage occurs if your automobile cannot be operated under its own power; or
  - 12:01 a.m. of the day following your report to us or the police that your automobile has been stolen.

In all other cases, we will reimburse you from the time your automobile is delivered for repair due to loss or damage.

- 3.3 Your coverage ends on the date that:
  - your automobile is repaired or replaced; or
  - we offer you a payment to settle the claim.

All other terms and conditions of your policy remain the same.

# OPCF No. 43

### **Removing Depreciation Deduction**

Issued to:	Effec	Effective Date of Change		Policy Number
	Year	Month	Day	
Named Insured Per Schedule 1	2024	06	17	P04188536
Broker	I			
Willis Canada Inc.				

See your Certificate of Automobile Insurance for which automobile(s) this change applies to. The additional premium for this change is as indicated on your Certificate of Automobile Insurance.

#### 1. Purpose of This Change

This change is part of your policy. It removes our right to deduct depreciation from the value of your automobile when settling a claim for loss or damage.

# 2. What We Will Pay

- 2.1 In return for the premium charged, we remove our right under section 7.7 of your policy, "What We Will Pay," to deduct depreciation from the value of your automobile for loss or damage caused by a peril for which you are insured under Section 7, "Loss or Damage Coverages." This coverage is subject to the deductible shown on your Certificate of Automobile Insurance.
- 2.2 We will pay the lowest of the following amounts:
  - the actual purchase price of the automobile and its equipment,
  - the manufacturer's suggested list price of the automobile and its equipment on the original date of purchase, or
  - the cost of replacing the automobile with a new automobile of the same make and model, similarly equipped.

These amounts include all applicable taxes.

2.3 Where there is a loss under Section 6 of your policy, "Direct Compensation - Property Damage Coverage," and the amount you are entitled to receive under Section 6 is less than what you would be entitled to receive if sections 2. I and 2.2 above applied, we will pay the difference between the amounts. We will only pay the difference if you have purchased All Perils or Collision or Upset coverage. The amount payable on any claim under this coverage does not include the Direct Compensation - Property Damage deductible that applies to the claim.

#### 3. Limitations on Your Coverage

The following conditions apply:

- you must be the original purchaser and the automobile must be new at the time of delivery; and
- the loss or damage must occur within 30 months of when your automobile was delivered to you. However, if the 30 months end during the term of your policy, your coverage will continue until the expiry date of that policy period.

# 4. What Is Not Covered

This change does not apply to:

- tires,
- batteries, or
- betterment of the automobile resulting from repairing or replacing parts for prior unrepaired damage.

All other terms and conditions of your policy remain the same.

#### O.P.C.F. 44R

#### **Family Protection Coverage**

Issued to:	Effective Date of Change			Policy Number
Named Insured Per Schedule 1	Year 2024	Month 06	Day 17	P04188536
Broker Willis Canada Inc.				

#### **DEFINITIONS**

- Subject to section 2, in this change form,
  - 1.1. "automobile" means a vehicle for which motor vehicle liability insurance would be required if it were subject to the law of Ontario.
  - 1.2. "dependent relative" means
    - (a) a person who is principally dependent for financial support upon the named insured or his or her spouse, and who is
      - (i) under the age of 18 years;
      - (ii) 18 years or over and is mentally or physically incapacitated;
      - (iii) 18 years or over and in full time attendance at school, college, or university;
    - (b) a relative of the named insured or of his or her spouse, who is principally dependent on the named insured or his or her spouse for financial support.
    - (c) a relative of the named insured or of his or her spouse, who resides in the same dwelling premises as the named insured; and
    - (d) a relative of the named insured or of his or her spouse, while an occupant of the described automobile, a newly acquired automobile, or a temporary substitute automobile, as defined in the Policy.

BUT subsections 1.2(c) and 1.2(d) apply only where the person injured or killed is not an insured person as defined in the family protection coverage of any other policy of insurance or does not own or lease for more than 30 days an automobile which is licensed in any jurisdiction of Canada where family protection coverage is available.

- 1.3. "eligible claimant" means
  - (a) the insured person who sustains bodily injury; and
  - (b) any other person who, in the jurisdiction in which an accident occurs, is entitled to maintain an action against the inadequately insured motorist for damages because of bodily injury to or death of an insured person.
- 1.4. "family protection coverage" means the insurance provided by this change form and any similar indemnity provided under any other contract of insurance.
- 1.5. "inadequately insured motorist" means
  - (a) the identified owner or identified driver of an automobile for which the total motor vehicle liability insurance or bonds, cash deposits or other financial guarantees as required by law in lieu of insurance, obtained by the owner or driver is less than the limit of family protection coverage; or
  - (b) the identified owner or identified driver of an uninsured automobile as defined in Section 5, "Uninsured Automobile Coverage" of the Policy.

#### PROVIDED THAT

- (A) where an eligible claimant is entitled to recover damages from an inadequately insured motorist and the owner or operator of any other automobile, for the purpose of
  - (i) (a) above, and
  - (ii) determining the insurer's limit of liability under section 4 of this change form, the limit of motor vehicle liability insurance shall be deemed to be the aggregate of all limits of motor vehicle liability insurance and all bonds, cash deposits or other financial guarantees as required by law in lieu of such insurance, for all of the automobiles; and
- (B) where an eligible claimant is entitled to recover damages from the identified owner or identified driver of an uninsured automobile as defined in Section 5 of the Policy, for the purpose of
  - (i) (a) and (b) above; and
  - (ii) determining the limit of coverage under section 4 of this change form;

other uninsured automobile coverage available to the eligible claimant shall be taken into account as if it were motor vehicle liability insurance with the same limits as the uninsured automobile coverage.

(C) where an eligible claimant alleges that both the owner and driver of an automobile referred to in clause 1.5(b) cannot be determined, the eligible claimant's own evidence of the involvement of such automobile must be corroborated by other material evidence; and

- (D) "other material evidence" for the purposes of this subsection means:
  - (i) independent witness evidence, other than the evidence of a spouse as defined in section 1.10 of this change form or a dependent relative as defined in section 1.2 of this change form; or
  - (ii) physical evidence indicating the involvement of an unidentified automobile.

#### 1.6 "insured person" means

- (a) the named insured and his or her spouse, and any dependant relative of the named insured and his or her spouse, while
  - (i) an occupant of the described automobile, a newly acquired automobile or a temporary substitute automobile as defined in the Policy;
  - (ii) an occupant of any other automobile except where the person leases the other automobile for a period in excess of 30 days or owns the other automobile, unless family protection coverage is in force in respect of the other automobile; or
  - (iii) not an occupant of an automobile who is struck by an automobile; and
- (b) if the named insured is a corporation, an unincorporated association, partnership, sole proprietorship or other entity, any officer, employee or partner of the named insured for whose regular use the described automobile is provided and his or her spouse, and any dependant relative of either, while
  - (i) an occupant of the described automobile, a newly acquired automobile or a temporary substitute automobile as defined in the Policy;
  - (ii) an occupant of an automobile other than
    - (a) the automobile referred to in (i) above;
    - (b) an automobile leased by the named insured for a period in excess of 30 days; or
    - (c) an automobile owned by the named insured,

PROVIDED family protection coverage is in force in respect of the other automobile, or

(iii) not an occupant of an automobile, who is struck by an automobile;

#### **EXCEPT THAT**

where the Policy has been changed to grant permission to rent or lease the described automobile for a period in excess of 30 days, any reference to the named insured shall be construed as a reference to the lessee specified in that change form.

- 1.7 "limit of family protection coverage" means the amount set out in the Certificate of Automobile Insurance with respect to this change form, but if no amount is set out in the Certificate, the limit for liability coverage set out in the Certificate with respect to the automobile to which this change form applies is the limit of family protection coverage.
- 1.8 "limit of motor vehicle liability insurance" means the amount stated in the Certificate of Automobile Insurance as the limit of liability of the insurer with respect to liability claims, regardless of whether the limit is reduced by the payment of claims or otherwise;

PROVIDED THAT in the event that an insurer's liability under a policy is reduced by operation of law to the statutory minimum limits in a jurisdiction because of a breach of the Policy, the statutory minimum limits are the limits of motor vehicle liability insurance in the Policy.

- 1.9 "Policy" means the Policy to which this change form is attached.
- 1.10 "spouse" means either of two persons who
  - (a) are married to each other;
  - (b) have together entered into a marriage that is voidable or void, in good faith on the part of the person making a claim under this policy; or
  - (c) have lived together in a conjugal relationship outside marriage,
    - (i) continuously for a period of not less than three years or
    - (ii) in a relationship of some permanence if they are the natural or adoptive parents of a child.
- 1.11 "uninsured automobile" means an automobile with respect to which neither the owner nor driver thereof has applicable and collectible bodily injury liability and property damage liability insurance for its ownership, use or operation, but does not include an automobile owned by or registered in the name of the insured or his or her spouse.
- The definitions in section 1 apply as of the time of the happening of an accident for which indemnity is provided under this change form.

#### **INSURING AGREEMENT**

3. In consideration of a premium charged or as stated in the Certificate of Automobile Insurance to which this change form is attached, the insurer shall indemnity an eligible claimant for the amount that he or she is legally entitled to recover from an inadequately insured motorist as compensatory damages in respect of bodily injury to or death of an insured person arising directly or indirectly from the use or operation of an automobile.

#### LIMIT OF COVERAGE UNDER THIS ENDORSEMENT

4. The insurer's maximum liability under this change form, regardless of the number of eligible claimants or insured persons injured or killed or the number of automobiles insured under the Policy, is the amount by which the limit of family protection coverage exceeds the total of all limits of motor vehicle liability insurance, or bonds, or cash deposits, or other financial guarantees as required by law in lieu of such insurance, of the inadequately insured motorist and of any person jointly liable with that motorist.

5. Where this change form applies as excess, the insurer's maximum liability under this change form is the amount calculated under section 4 of this change form, less the amounts available to eligible claimants under any first loss insurance referred to in Section 18 of this change form.

#### AMOUNT PAYABLE PER ELIGIBLE CLAIMANT

- 6. The amount payable to an eligible claimant under this change form shall be calculated by determining the amount of damages the eligible claimant is legally entitled to recover from the inadequately insured motorist, and deducting from that amount the aggregate of the amounts referred to in Section 7 of this change form, but in no event shall the insurer be obliged to pay an amount in excess of the limit of coverage as determined under Sections 4 and 5 of this change form.
- 7. The amount payable under this change form to an eligible claimant is excess to an amount received by the eligible claimant from any source, other than money payable on death under a policy of insurance, and is excess to amounts that were available to the eligible claimant from
  - (a) the Insurers of the inadequately insured motorist, and from bonds, cash deposits or other financial guarantees given on behalf of the inadequately insured motorist;
  - (b) the Insurers of a person jointly liable with the inadequately insured motorist for the damages sustained by an insured person;
  - (c) the Société de l'assurance automobile du Québec;
  - (d) an unsatisfied judgement fund or similar plan in a jurisdiction other than Ontario, or which would have been payable by such fund or plan had this change form not been in effect;
  - (e) the uninsured automobile coverage of a motor vehicle liability policy;
  - (f) an automobile accident benefits plan applicable in the jurisdiction in which the accident occurred;
  - (g) a law or policy of insurance providing disability benefits or loss of income benefits or medical expense or rehabilitation benefits;
  - (h) any applicable Workers' Compensation Act or similar law of the jurisdiction in which the accident occurred;
  - (i) the family protection coverage of another motor vehicle liability policy.
- 8. If the insurer is presented with claims by more than one eligible claimant and the total amount payable to the eligible claimants exceeds the limit of the insurer's liability under sections 4 and 5 of this change form, the insurer shall pay to each eligible claimant a pro rata portion of the amount otherwise payable to each eligible claimant; and if payments are made to eligible claimants prior to the receipt of actual notice of any additional claim, the limits in sections 4 and 5 shall be the amount calculated under those sections less the amounts paid to the prior eligible claimants.

#### **DETERMINATION OF THE AMOUNT RECOVERABLE**

- 9. The amount that an eligible claimant is entitled to recover shall be determined in accordance with the procedures set forth for determination of the issues of quantum and liability under Section 5 of the Policy "Uninsured Automobile Coverage".
- 10. In determining the amount that an eligible claimant is entitled to recover from the inadequately insured motorist, issues of quantum shall be decided in accordance with the law of Ontario, and issues of liability shall be decided in accordance with the law of the place where the accident occurred.
- 11. In determining any amounts that an eligible claimant is entitled to recover, no amount shall be included with respect to prejudgment interest which accumulated prior to notice as required by section 15 of this change form.
- 12. In determining any amounts that an eligible claimant is entitled to recover, no amount shall be included with respect to punitive, exemplary, aggravated or other damages awarded in whole or in part because of the conduct of the inadequately insured motorist or the person jointly liable with him or her, unless these damages are for the purpose of compensating the eligible claimant for losses actually incurred.
- 13. In determining any amounts an eligible claimant is entitled to recover from an inadequately insured motorist, no amount shall be included with respect to costs.
- 14. For the purposes of this change form the findings of a court with respect to issues of quantum or liability are not binding on the insurer unless the insurer was provided with a reasonable opportunity to participate in those proceedings as a party.

#### **PROCEDURES**

- 15. The following requirements are conditions precedent to the liability of the insurer to an eligible claimant under this change form:
  - (a) the eligible claimant shall promptly give written notice, with all available particulars, of any accident involving injury to or death of to an insured person and of any claim made on account of the accident;
  - (b) the eligible claimant shall, upon request, provide details of any policies of insurance other than life insurance to which the eligible claimant may have recourse;
  - (c) the eligible claimant and the insured person shall submit to examination under oath, and shall produce for examination at such reasonable place and time as is designated by the insurer or its representative, all relevant documents in their possession or control, and shall permit extracts and copies of them to be made.
- 16. Where an eligible claimant commences a legal action for damages for bodily injury or death against any other person owning or operating an automobile involved in the accident, a copy of the initiating process shall be delivered or sent by registered mail immediately to the chief agent or head office of the insurer in Ontario together with particulars of the insurance and loss.
- 17. Every action or proceeding against the insurer for recovery under this change form shall be commenced within 12 months of the date that the eligible claimant or his or her representative knew or ought to have known that the quantum of claims with respect to an insured person exceeded the minimum limits for motor vehicle liability insurance in the jurisdiction in which the accident occurred, but this requirement is not a bar to an action which is commenced within 2 years of the date of the accident.

#### **MULTIPLE COVERAGES**

- 18. The following rules apply where an eligible claimant is entitled to payment under family protection coverage under more than one policy:
  - (a) (i) if he or she is an occupant of an automobile, such insurance on the automobile in which the eligible claimant is an occupant is first loss insurance and any other such insurance is excess.
    - (ii) if he or she is not an occupant of an automobile, such insurance in any policy in the name of the eligible claimant is first loss insurance and any other such insurance is excess.
  - (b) all applicable first loss family protection coverage shall be apportioned on a pro rata basis, but in no event shall the aggregate payment under all such insurances exceed the highest limit of coverage provided by any one of such first loss insurances.
  - (c) the applicable first loss insurance shall be exhausted before recourse is made to excess insurances.
  - (d) all applicable excess family protection coverage shall be similarly apportioned on a pro rata basis, but in no event shall the aggregate payment under all such insurances exceed the highest limit of coverage as defined in section 5 of this change form, which is provided by any one of such excess insurances.

#### **ACCIDENTS IN THE PROVINCE OF QUEBEC**

19. This change form does not apply to an accident occurring in the Province of Quebec for which compensation is payable under the Automobile Insurance Act (Quebec) or under an agreement referred to in that Act.

#### SUBROGATION

20. Where a claim is made under this change form, the insurer is subrogated to the rights of the eligible claimant by whom a claim is made, and may maintain an action in the name of that person against the inadequately insured motorist and the persons referred to in section 7 of this change form.

#### **ASSIGNMENT OF RIGHTS OF ACTION**

21. Where a payment is made under this change form, the insurer is entitled to receive from the eligible claimant an assignment of all rights of action, whether judgment is obtained or not, and the eligible claimant undertakes to cooperate with the insurer, except in a pecuniary way, in the pursuit of any subrogated action or any right of action so assigned.

#### **MISCELLANEOUS**

22. If more than one automobile is insured under this Policy, this change form shall apply only to the automobile(s) described as the automobile(s) against which this endorsement is designated in the schedule of automobiles attached to and forming part of this Policy. If OPCF 44R is designated with respect to more than one automobile, coverages shall be construed as if provided by separate policies of insurance with respect to each automobile to which this change form applies, subject to the provisions of section 18 of this change form.

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