Quebec Endorsement Form Q.E.F. No. 21a

Automobile fleet insurance

(with monthly insurance premium adjustment)

The **endorsement** heading must be entered in the "Declarations" section of the insurance contract. Details required for the **endorsement** may be entered in the "Declarations" section or in the **endorsement** itself, at the **insurer**'s option.

Name of insur	<u>er</u> :				
Named insure	<u>d</u> :				
Endorsement to automobile insurance policy no.:					
Effective date:	This endorsement will apply from at 12:01 A.M. standard time at the address of the named insured .				

Endorsement description

This **endorsement** provides the **named insured** with coverage under the insurance contract for **motor vehicles** of which, during the contract period:

- the named insured is the actual and registered owner, when he or she is required to maintain insurance on the motor vehicle; or
- the named insured is the lessee for at least one year or under a contract of leasing, with the obligation to maintain insurance on the motor vehicle.

Obligations and agreements

- 1. On the effective date of this **endorsement**, the **named insured** must provide the **insurer** with a list of all the **motor vehicles** in his or her possession. Vehicles that are not included on the list are not "insured vehicles."
- 2. Upon expiry of this **endorsement**, the **named insured** must provide the **insurer**, in writing, with a statement of all **motor vehicles** added to or deleted from this list during the **endorsement** period.
- 3. For any added **motor vehicles**, the **insurer** will not require the **named insured** to satisfy the conditions and rules relating to a "**Vehicle of which the named insured has recently become the owner**" as set out in that definition and in the following articles:
 - Article 6.5, Section A of the insurance contract; and
 - Article 8.3, Section B of the insurance contract.

Application of coverage

Motor vehicles of which the named insured becomes the owner during the endorsement period are covered for the perils for which an amount of insurance or a deductible is shown in the table below, or entered specifically for this endorsement in the "Declarations" section of the insurance contract:

	SECTION A: CIVIL LIABILITY	SECTION B: DAMAGE TO INSURED VEHICLES				
		PERILS				
TYPE OF USAGE OR DESCRIPTION OF VEHICLES	Property damage or bodily injury to another person	Protection 1: "All perils"	Protection 2: Perils of collision and upset	Protection 3: All perils other than collision or upset	Protection 4: Specific perils	
	Amount of insurance	Deductible	Deductible	Deductible	Deductible	
TYPE OF USAGE OR DESCRIPTION OF VEHICLES NOT MENTIONED ABOVE						
Endorsements:						

Adjustment of advance insurance premium

1. The advance **insurance premium** shown in Item 4, "*Declarations*" of the insurance contract is subject to an adjustment based on the rates shown in the table below, per:

(basis of rating)						
and the estimated total	for the contract period					
(receipts, miles or kilometres)						
is						

COVERAGE	PERILS	<u>Rate</u>
<u>Section A</u> : Civil liability	Property damage or bodily injury to another person	\$
<u>Section B</u> : Damage to insured vehicles	Protection 1: "All perils"	\$
	Protection 2: Perils of collision and upset	\$
	Protection 3: All perils other than collision or upset	\$
	Protection 4: Specific perils	\$
	Total:	\$

- 3. The amount of the advance **insurance premium** shown in Item 4, "*Declarations*" is due and payable on the effective date of this **endorsement**. Thereafter, this premium will be adjusted monthly on the basis of the **named insured**'s monthly statements and according to the rates shown in the above table. The **named insured** must immediately pay any amount that exceeds the advance **insurance premium**.

Examination of named insured's books and records

The **insurer**, or **its** duly authorized representative, may examine the **named insured**'s books and records relating to the insurance contract. The **insurer** may do so provided

- it sends prior notice to the **named insured14** days before;
- it obtains the written consent of the named insured; and
- it conducts the examination during the **named insured**'s regular business hours.

All other conditions of the insurance contract remain the same.