August 2024



# Manual of Rules and Rates PRINCE EDWARD ISLAND

## Endorsement Harmonization and Various Rule Changes Effective December 1, 2024 (New Business and Renewals)

**Effective December 1, 2024** Facility Association is implementing the following updates for new business and renewals in Prince Edward Island:

- FA has undertaken a review of the FARM Endorsement Forms across all jurisdictions to ensure proper nameing format and coverages.
- There are various rule changes in Private Passenger and Recreational sections of the manual.
- A summary of the endorsement forms and rule changes are attached to the Manual Bulletin on the Facility Association website.

The Facility Association website <u>www.facilityassociation.com</u> has been updated with this information.

This bulletin is being distributed by the Servicing Carrier, to whom all enquiries should be addressed.

Rule		C	Current W	ording			Proposed Wording	Change from Current	Premium impact on existing policies
PRIVATE PASS Rule 113.B B. Driving Record Entitlement	B. Drivin • Years lid • Number • Prior ins • Unaccep • Licence • Number	<b>g Record</b> censed and of at-faul surance otable gap suspensio and type	<b>Entitlem</b> d type of l It accident os in insura	icence s ance ions	l Chart		<ul> <li>B. Driving Record Entitlement Driving record is determined by:</li> <li>Years licensed and type of licence</li> <li>Number of at-fault accidents</li> <li>Prior insurance</li> <li>Unacceptable gaps in insurance</li> <li>Licence suspensions</li> <li>Number and type of convictions</li> </ul> Refer to Rule 115: Driving Record Chart	Removing reference to Rule 115 as chart will be removed.	This will not impact premium
Rule 115 Driving Record Chart	Years with No At Fault Accid ents	Years Licenc ed in Canad a or the U.S.	Licenc e Class Regul ar = Valid Opera tor and other than Level 1	Ope rato r	Eligi ble Ratin g Class es	Drivi ng Reco rd	Rule 115: <del>Driving Record</del> -Not Applicable **REMOVE CHART **	Driving Record chart and notes will be removed. Driving Record Chart is centred on driver's years licensed years	
	5	5 years or more More than 4 years	Regula r Learne r's permit Regula r Regula r	Princ ipal Occa sion al Princ ipal	All but 08, 10, 11 & 18 All but 10	5 0 not applic able 4 0			

Rule		С	urrent W	ording			Proposed Wording	Change from Current	Premium impact on existing policies
Rule 115 Driving Record			Learne r's permit	Occa sion al		not applic able		Driving Record chart and notes	This will not impact
Chart		More than 3	Regula r			3		will be removed. Driving	premium
			Regula r		All			Record Chart is centred on	
	3	3 years	Learne r's	Princ ipal Occa	but 10	0 Not		driver's years	
			permit	sion al		applic able		licensed years	
		More than 2	Regula r	All		2			
			Regula r		All				
	2	2 years	Learne r's	Princ ipal Occa	but 01	0 not			
			permit	sion al		applic able			
		More than 1	Regula r	All		1			
			Regula r		All	-			
	1	1 year	Learne r's	Princ ipal Occa	but 01	0 not			
			permit	sion al		applic able			
	0 (due to accide nt)	Any period	All	All	All but 01	0			
	No accide nts	Less than 1 year	Regula r	All Princ ipal	All but 01	0			

Rule	Current Wording	Proposed Wording	Change from Current	Premium impact on existing policies
Rule 115 Driving Record Chart	Image:	<ul> <li>**REMOVE Notes ** NOTES: <ol> <li>Drivers will be rated on actual experience in Canada or the U.S. and no additional credits will be allowed. </li> <li>Driving experience gained outside Canada or the United States will not be recognized.</li> <li>Once the driving record is determined, factor in any impact from no previous insurance or gaps in insurance, licence suspensions and convictions. Where there are at fault accidents, only gaps in insurance coverage occurring after the most recent at fault accident are factored into the rating. </li> </ol></li></ul>	Notes are outlined in various sections of Rule 113 Rule 115 Note #1 removed as outlined under Rule 113.B Note #4 Rule 115 Note #2 removed as outlined under Rule 113.B Note #11 Rule 115 Note #1 removed as outlined under Rule 113.B Note #13.B Note #13.B Notes #6,#7,#8	This will not impact premium

Rule	Current Wording	Proposed Wording	Change from Current	Premium impact on existing policies
Rule 116 Vehicle Rate Group	<ul> <li>Rule 116: Vehicle Rate Group</li> <li>A. For most vehicles the rate group can be found in the Rate Group Table, which lists vehicles by manufacturer, model and year. The separate Vehicle Model/Manufacturer cross-reference listing should assist in determining a vehicle's manufacturer.</li> <li>If a current year make/model is not listed but it was listed in the immediately preceding year, use the rate group for the immediately preceding year. If it was not listed in the immediately preceding year. If it was not listed in the immediately preceding year. If it was not listed in the immediately preceding year. If it was not listed in the immediately preceding year. If it was not listed in the immediately preceding year (It is a new model or there is a gap in model years), use rate group assigned by IBC's Vehicle Data Services.</li> <li>The presence of after market equipment may affect the rate group.</li> <li>For model years prior to the earliest year shown in the Rate Group Tables, use the rate group for the oldest model year shown in the Rate Group Tables.</li> <li>For such models, if the insured wants coverage based on the value of the vehicle, the value must be substantiated by an appraisal from an independent appraiser acceptable to the Servicing Carrier at the insured's expense and END 19 (Limitation of Amount) applied.</li> </ul>	<ul> <li>Rule 116: Vehicle Rate Group</li> <li>A: For most vehicles the rate group can be found in the Rate Group Table, which lists vehicles by manufacturer, model and year. The separate Vehicle Model/Manufacturer cross reference listing should assist in determining a vehicle's manufacturer.</li> <li>If a current year make/model is not listed but it was listed in the immediately preceding year, use the rate group for the immediately preceding year. If it was not listed in the immediately preceding year. If it was not listed in the immediately preceding year (It is a new model or there is a gap in model years), use rate group assigned by IBC's Vehicle Data Services.</li> <li>For model years prior to the earliest year shown in the Rate Group Tables, use the rate group for the oldest model year shown in the Rate Group Tables.</li> <li>The presence of after market equipment may affect the rate group.</li> <li>For model years prior to the earliest year shown in the Rate Group Tables, use the rate group for the oldest model year shown in the Rate Group Tables.</li> <li>For model years prior to the earliest year shown in the Rate Group Tables, use the rate group for the oldest model year shown in the Rate Group Tables.</li> <li>For model years prior to the earliest year shown in the Rate Group Tables, use the rate group for the oldest model year shown in the Rate Group Tables.</li> <li>For such models, If the Insured wants coverage based on the value of the vehicle, the value must be substantiated by an appraisal from an independent appraiser acceptable to the Servicing Carrier at the- Insured's expense and END 19 (Limitation of Amount) applied.</li> </ul>	To harmonize the wordings across all jurisdictions. Also to make minor corrections (letter case use and remove endorsement name)	

Rule	Current Wording	Proposed Wording	Change from Current	Premium impact on existing policies
Rule 116 Vehicle Rate Group	<ul> <li>Rate Group "A" The rate group is based on the insured's estimate of the vehicle's value. See the table at the beginning of the rate pages. </li> <li>If estimated value is greater than \$15,000 Where the vehicle's estimated value is \$15,000 or more, the following requirements apply: If the vehicle is newly acquired from a dealer, a copy of the purchase agreement, confirming the vehicle's make/model, year, serial number and purchase price, must be sent to the Servicing Carrier. In any other circumstance, the value must be substantiated by an appraisal from an independent appraiser acceptable to the Servicing Carrier at the</li></ul>	<ul> <li>Rate Group "A"</li> <li>The rate group is based on the insured's estimate of the vehicle's value. See the table at the beginning of the rate pages.</li> <li>If estimated value is greater than \$15,000 Where the vehicle's estimated value is \$15,000 or more, the following requirements apply:</li> <li>If the vehicle is newly acquired from a dealer, a copy of the purchase agreement, confirming the vehicle's make/model, year, serial number and purchase price, must be sent to the Servicing Carrier.</li> <li>In any other circumstance, the value must be substantiated by an appraisal from an</li> </ul>	Minor correction – correct spelling for the subject.	This will not impact premium
Rule 116 Vehicle Rate Group	applicant's expense. <b>END 19 and END 40</b> Where the rate group is shown as A or the estimated value is greater than \$15,000 a completed and signed END 19 (Limitation of Amount) must be attached to the policy where the policy provides optional physical damage coverage. END 40 must be attached to the policy where there has been a prior fire or total vehicle theft loss within the past 60 months and the policy provides physical damage coverage. Where the policy provides only Liability. DCPD and Accident Benefits, attachment of END 40 is not required.	independent appraiser acceptable to the Servicing Carrier at the Applicant's expense. <b>END 19 and END 40</b> Where the rate group is shown as 'A' or the estimated value is greater than \$15,000 a completed and signed END 19 (Limitation of Amount) must be attached to the policy where the policy provides optional physical damage coverage. END 40 must be attached to the policy where there has been a prior fire or total vehicle theft loss within the past 60 months and the policy provides optional physical damage coverage. Where the policy provides only Third Party Liability. DCPD and Accident Benefits, and Uninsured Automobile coverage, attachment of END 40 is not required.	To harmonize across all jurisdictions.	This will not impact premium

Rule	Current Wording	Proposed Wording	Change from Current	Premium impact on existing policies
Rule 116 Vehicle Rate Group	<ul> <li>B. After Market Equipment If the equipment is sound or electronic equipment, refer to Rule 123: Commonly Used Endorsements. </li> <li>If the equipment is other than sound or electronic equipment or a lift kit, the Servicing Carrier will require a copy of the bills of sale or, if they are not available, an appraisal to substantiate the value of the aftermarket equipment. Where the lift kit has been added to the vehicle in addition to other aftermarket equipment, the value of the lift kit must be included in the total value of the aftermarket equipment. </li> <li>Where the value of the equipment is \$3,000 or greater, a additional premium shall be charged. For every \$3,000 of equipment, a charge equivalent to a rate group increase of 1 shall be made. If the value of the aftermarket equipment is less than \$3,000 no additional premium shal be charged. Where the value of the aftermarket equipment cannot be substantiated, END 19 reflecting the vehicle's actual cash value shall be attached to the policy. </li> </ul>	<ul> <li>Where the value of the equipment is \$3,000 or greater, an additional premium shall be charged.</li> <li>For every \$3,000 of equipment, a charge</li> <li>equivalent to a rate group increase of 1 shall be made. If the value of the aftermarket equipment is less than \$3,000 no additional premium shall</li> </ul>	Minor changes to harmonize across all jurisdictions.	This will not impact premium
Rule 152 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form         Number, Title and Purpose         Providing Coverage When Named Persons         Drive Other Automobiles         Extends the "drive other automobiles" Liability         and Accident Benefits coverage to persons other         than the insured and spouse.	Standard Endorsement Form         Number, Title and Purpose         Providing Coverage When Named         Persons         Prive Other Automobiles         Named Person(s)         Extends the "drive other automobiles"         Liability and Accident Benefits coverage         to persons other than the Insured and         spouse.	FA manual update includes name change, and capitalization	This will not impact premium

Rule		Current	t Wording		Proposed	l Wording	Change from Current	Premium impact on existing policies
Rule 152 Endorsements Applicable to POL		Standard Endorsement Form Number, Title and Purpose	Rating		Standard Endorsement Form Number, Title and Purpose	Rating	FA update to harmonize wording in manual	This will not impact premium
1 (Owner's Policy)	3	Drive Government Automobiles Covers the insured's legal liability arising from the custody and use of a vehicle owned by the federal or a provincial government, including Liability for the loss of or damage to the vehicle arising from Collision and/or Comprehensive or Specified Perils. The insured must specify the types of vehicle that may be in their custody and, in regard to the optional physical damage coverages, must indicate the required limit per occurrence.	Calculate the coverage premiums applicable to the highest rated government vehicle that may be in the insured's custody as if he owned such a vehicle. Take into account driving record, type of vehicle, use and the coverage deductibles. Use the limit per occurrence as the vehicle's value for determining the rate group and, in respect of a commercial vehicle, assume the model year to be the current year. The charge for each coverage is this percentage of the calculated premium. Liability/DCPD:20% Accident Benefits:50% Optional Physical Damage: 100%	3	Drive Government Automobiles Covers the Insured's legal liability arising from the custody and use of a vehicle owned by the federal or a provincial government, including Liability for the loss of or damage to the vehicle arising from Collision and/or Comprehensive or Specified Perils. The Insured must specify the types of vehicle that may be in their custody and, in regard to the optional physical damage coverages, must indicate the required limit per occurrence.	Calculate the coverage premiums applicable to the highest rated government vehicle that may be in the Insured's custody as if <del>he</del> they owned such a vehicle. Take into account driving record, type of vehicle, use and the coverage deductibles. Use the limit per occurrence as the vehicle's value for determining the rate group and, in respect of a commercial vehicle, assume the model year to be the current year. The charge for each coverage is this percentage of the calculated premium. Liability/DCPD: 50% Optional Physical Damage:100%	across all jurisdictions	
Rule 152 Endorsements Applicable to POL 1 (Owner's Policy)	4/	If main cargo, rat	Rating e vehicle as Class 48, cial factors. If incidental,	4/	61B-64B plus s incidental, net See <b>Rule 150</b>	onal rules within manual	FA update to harmonize wording in manual across all jurisdictions	This will not impact premium

Rule		Current Wor	ding		Proposed	Wording	Change from Current	Premium impact on existing policies
Rule 152 Endorsements Applicable to POL		Standard Endorsement Form Number, Title and Purpose	Rating		Standard Endorsement Form Number,	Rating	FA update to harmonize wording in manual	This will not impact premium
1 (Owner's Policy)	4B	Radioactive	If main cargo, rate vehicle Is Class 48, 61B-64B plus pecial factors. If		Title and Purpose		across all jurisdictions	
		i	ncidental, net annual \$50. See <b>Rule 151</b>	48	Permission to Carry Radioactive Material <del>s-</del>	If main cargo, rate vehicle as Class 48, 61B-64B plus special factors. If incidental, net annual \$50. See <b>Rule 151</b> Refer to additional rules within manual for further information.		
Rule 152 Endorsements		Standard Endorsement Form Number, Title and Purpose			Standard Endorsement Form Number,		FA update to harmonize wording in	This will not impact
Applicable to POL 1 (Owner's Policy)	L 5 Permission to Rent or No charge for the		5	Title and Purpos Permission to Rent or Lease <del>Automobiles and Extending Coverage to</del> the (Specified Lessee <del>(s</del> )	No charge for the endorsement. Vehicle is rated as if	manual across all jurisdictions	premium	
Rule 152 Endorsements		Rat	ing			Rating	FA update to harmonize wording in	This will not impact
Applicable to POL 1 (Owner's Policy)	5C	The following premiums and are not specifically for the endo <b>1. Liability, DCPD, Co</b> <b>Comprehensive, Spec</b> <b>Perils:</b> <b>Private Passenger</b> <b>Commercial Vehicles</b> Light Trucks Heavy Trucks <b>Tractor/Trailers</b> a. LiabilityNon plea	orsement: Ilision, cified 250% of 07/0 200% of 43/0 200% of 45/0 175% of 64/0	5C	policy and are specifically for <b>1. Liability, D</b> Comprehensi Perils: Private Passen 07/0 Commercial Ve Light Trucks . 43/0	the endorsement: CPD, Collision, ve, Specified ger 250% of	manual across all jurisdictions	premium

Rule	Current Wording	Proposed Wording	Change from Current	Premium impact on existing policies
	b. Physical Damage250% of normal MotorHomes & Camper Units a. Liability, DCPD 250% of 07/0 b. Physical Damage250% of normal Motorcycles & Mopeds .250% of Driving Record 0 for age 16-20 Snowmobiles & ATVs250% of normal See Rule 146	Tractor/Trailers		
Rule 152	Standard Endorsement Form Number, Title and Purpose	Standard Endorsement Form Number, Title and Purpose	FA manual needs	This will not
Endorsements Applicable to POL 1 (Owner's Policy)	5D Conversion Coverage (rented or leased automobiles)	5D Conversion Coverage (Rented or Leased Automobiles)	change small letter to capital letter	impact premium
Rule 152 Endorsements Applicable to POL 1 (Owner's Policy)	Rating         6A       For Private Passenger Vehicles used in car pools: add 10% of Liability premium. Attach 6A.         Volunteers:       A volunteer transports persons to medical appointments and the like, and is reimbursed for their reasonable driving expenses, including gas, vehicle wear and tear and meals. END 6a is not required and there is no additional premium charge.         Other Private Passenger Vehicles used to transport passengers:	Rating           6A         For Private Passenger Vehicles used in car pools: add 10% of Liability premium. Attach 6A.           Volunteers:         A volunteer transports persons to medical appointments and the like, and is reimbursed for their reasonable driving expenses, including gas, vehicle wear and tear and meals. END 6a is not required and there is no additional premium charge.	FA update to harmonize wording in manual across all jurisdictions	This will not impact premium

Rule	Current Wording					Proposed Word	Change from Current	Premium impact on existing policies	
		<ul> <li>i)If transportation of non-pa of insured's job and employ for expenses - then 07 rate</li> <li>ii) If transportation is very or once a week - non-paying p rates can apply. Attach 6A.</li> <li>iii) All others, then appropri rates are applicable. See Pu</li> <li>END6a would be attached, vehicle is used in a car pool surcharge apply. For Public accordingly.</li> </ul>	er reimburses employee s apply. Attach 6A. occasional (no more than passengers) then 02 or 03 iate taxi, limousine or bus iblic Vehicles section. however, only if the I would the 10%			<ul> <li>Other Private Passeng transport passengers:         <ol> <li>i) If transportation of nor is part of Insured's job ai reimburses employee for rates apply. Attach 6A.</li> <li>ii) If transportation is ver more than once a week - passengers) then 02 or 02 Attach 6A.</li> <li>iii) All others, then appro or bus rates are applicab Vehicles section.</li> </ol> </li> <li>END6aA would be attach the vehicle is used in a cc 10% surcharge apply. For rate vehicle accordingly. Section of the manual.</li> </ul>	n-paying passengers nd employer expenses - then 07 y occasional (no non-paying 3 rates can apply. priate taxi, limousine le. See Public ed, however, only if ar pool would the r Public Vehicles,		
Rule 152 Endorsements		Standard Endorsement Form Number, Title and Purpose	Rating			Standard Endorsement Form Number, Title and Purpose	Rating	FA update to harmonize wording in manual	This will not impact premium
Applicable to POL 1 (Owner's Policy)	6D	Driver Training School Gives permission for the vehicle to be used for Driver Training School purposes and extends the Liability section of the policy to provide coverage in respect of the insured's liability for bodily injury to student drivers/observers. The Liability limit provided in respect of Road Hazard is to be repeated in the endorsement against both "any one person" and "two or more persons". Also, see END 22	nool the r ol s the e erage ured's ury to he d in ard is b both d		61	Driver Training School Gives permission for the vehicle to be used for Driver Training School purposes and extends the Liability section of the policy to provide coverage in respect of the Insured's liability for bodily injury to student drivers/observers. The Liability limit provided in respect of Road Hazard is to be repeated in the endorsement against both "any one person" and "two or more persons". Also, see END 22	See <b>Rule 148</b> for rating instructions. Refer to additional rules within manual for further information.	across all jurisdictions	premum

Endorsements Applicable to POL 1 (Owner's Policy)Standard Endorsement Form Number, Title and PurposeStandard Endorsement Form Number, Title and Purposeundate is name change onlynot impar impar impar impar imparRule 152 Endorsements Applicable to POL 1 (Owner's Policy)Standard Endorsement Form Number, Title and PurposeStandard Endorsement Form Number, Title and PurposeFA manual update is name change onlyThis v impar impar imparRule 152 Endorsements Applicable to POL 1 (Owner's Policy)Standard Endorsement Form Number, Title and PurposeFA manual update is name change onlyThis v impar into impar imparRule 152 Endorsements Applicable to POL 1 (Owner's Policy)Standard Endorsement Form Number, Title and PurposeFA manual update is name change onlyThis v impar impar imparRule 152 Endorsements Applicable to POL 1 (Owner's Policy)Standard Endorsement Form Number, Title and PurposeFA manual update is name change onlyThis v not impar impar imparRule 152 Endorsements Applicable to POL 1 (Owner's Policy)Standard Endorsement Form Number, Title and PurposeREMOVEEndorsement Standard Endorsement Form Number, Title and Purpose8 Property Damage Reimbursement for Operation by Named Person Used in conjunction with END 28 and 78. The insured agrees to indemnify FA for loss or damage to property arising out of accidents while the person named on the endorsement is operating the vehicle. END Ba may not be used where the person to whom it applies is the named insured.<	Rule		Current Wording			Proposed Wording	Change from Current	Premium impact on existing policies
Standard Endorsement Form Number, Title and PurposeStandard Endorsement Form Number, Title and Purposeupdate is name change onlyRule 152 Endorsements Applicable to POL 1 (Owner's Policy)Standard Endorsement Form Number, Title and PurposeStandard Endorsement Form Number, Title and PurposeFA manual uname change onlyThis uname impace onto impaceRule 152 Endorsements 	Endorsements Applicable to POL	6F	Number, Title and Purpose		6F	Title and Purpose Public Passenger Vehicles	update is name	This will not impact premium
Standard Endorsement Form Number, Title and PurposeStandard Endorsement Form Number, Title and PurposeStandard Endorsement Form Number, Title and Purposeupdate is name change onlynot impace impace premiRule 152 Endorsements Applicable to POL 1 (Owner's Policy)Standard Endorsement Form Number, Title and PurposeStandard Endorsement Form Number, 	Endorsements Applicable to POL		Title and Purpose		7	Title and Purpose Separate Limits (Third Party	update is name	This will not impact premium
1 (Owner's Policy)       S       Property Damage Reinbursement       S       Property Damage Reinbursement         Rule 152       Endorsements       Standard Endorsement Form Number, Title and Purpose       Endorsement for Operation by Named Person Used in conjunction with END 28 and 78. The insured agrees to indemnify FA for loss or damage to property arising out of accidents while the person named on the endorsement is operating the vehicle. END 8a may not be used where the person to whom it applies is the named insured.       REMOVE       Remove       Endorsement to such and ont conjunction with endorsement 28. The manual is being 	Endorsements		and Purpose			Title and Purpose	update is name	impact
Endorsements Applicable to POL 1 (Owner's Policy)Standard Endorsement Form Number, Title and Purposet is used in conjunction withnot impact premi8aProperty Damage Reimbursement for Operation by Named Person Used in conjunction with END 28 and 78. The insured agrees to indemnify FA for loss or damage to property arising out of accidents while the person named on the endorsement is operating the vehicle. END 8a may not be used where the person to whom it applies is the named insured.standard Endorsement Form Number, Title and Purposenot impact premiRule 152Standard Endorsement Form Number, Title and PurposeStandard Endorsement Form Number, Title and PurposeFA manual update is name timpact premiRule 152Standard Endorsement Form Number, Title and PurposeStandard Endorsement Form Number, Title and PurposeFA manual update is name change only9Marine Use Excluded9Marine Use Excluded (amphibiousFA manual update is name change only		8	Property Damage Reimbursement		8		change only	premium
1 (Owner's Policy)6aProperty Damage Remotestimited Operation by Named Person Used in conjunction with END 28 and 78. The insured agrees to indemnify FA for loss or damage to property arising out of accidents while the person named on the endorsement is operating the vehicle. END 8a may not be used where the person to whom it applies is the named insured.endorsement 28. the manual is being updated to remove from the listRule 152 Endorsements Applicable to POL 1 (Owner's Policy)Standard Endorsement Form Number, Title and PurposeStandard Endorsement Form Number, Title and PurposeFA manual update is name change onlyFA manual update is name change onlyThis v not impact manual	Endorsements			F	REMO	DVE	t is used in	This will not impact
Endorsements       Applicable to POL       9       Marine Use Excluded       9       Marine Use Excluded       9       Marine Use Excluded (amphibious       update is not name       impact         1 (Owner's Policy)       9       Marine Use Excluded       9       Marine Use Excluded (amphibious       1       0       <		<b>Operation by Named Person</b> Used in conjunction with END 28 and 78. The insured agrees to indemnify FA for loss or damage to property arising out of accidents while the person named on the endorsement is operating the vehicle. END 8a may not be used where the person to					endorsement 28. FA does not offer endorsement 28. the manual is being updated to remove from	premium
1 (Owner's Policy) 9 Marine Use Excluded							update is	This will not impact
	Applicable to POL	9 Marine Use Excluded			9	· ·		premium

Rule		Current Wordi	ng		Proposed Wording	I	Change from Current	Premium impact on existing policies
Rule 152 Endorsements		Standard Endorsement Form Number, Title and	Rating		Standard Endorsement Form Number, Title and	Rating	FA update includes	This will not
Applicable to POL	16	Purpose Suspension of	In no event shall	16	Purpose Agreement for	In no event	name change,	impact premium
1 (Owner's Policy)	10	Coverage	refund be	10	Suspension of	shall refund be	harmonize	premium
		The Liability, DCPD,	granted for any		Coverage	granted for any	wording in	
		Accident Benefits and	suspension of		The Liability, DCPD,	suspension of	manual	
		Collision coverages in	coverage less		Accident Benefits and	coverage less	across all	
		respect of a vehicle that	than sixty (60)		Collision coverages in	than sixty (60)	jurisdictions	
		is temporarily laid up	days.		respect of a vehicle that	consecutive		
		may be suspended by			is temporarily laid up	days. Refer to		
		means of END 16.			may be suspended by	additional rules		
		The endorsement does not suspend the Liability			means of END 16. The endorsement does	within manual for further		
		and Accident Benefits			not suspend the	information.		
		coverages that relate to			Liability and Accident	information.		
		"driving other vehicles".			Benefits coverages that			
		The endorsement may			relate to "driving other			
		be used in respect of			vehicles". The			
		most private passenger			endorsement may be			
		and commercial type			used in respect of most			
		vehicles. It is not			private passenger and			
		available in respect of - a. Vehicles for which			commercial type			
		proof of insurance is			vehicles. It is not available in respect of:			
		issued or filed.			a. Vehicles for which			
		b. Experience-rated			proof of insurance is			
		vehicles.			issued or filed.			
		c. The Recreational			b. Experience-rated			
		vehicles/items to which			vehicles.			
		the Recreational Vehicles			c. The Recreational			
		Section relates.			vehicles/items to which			
		d. Vehicles that were			the Recreational			
		never intended to be driven.			Vehicles Section relates.			
		e. Vehicles held for sale			d. Vehicles that were			
		whether or not on an			never intended to be			
		auto dealer's lot.			driven.			
	L		1		e. Vehicles held for sale			
					whether or not on an			
					auto dealer's lot.			

Rule		Current Wording			Proposed Wording	Change from Current	Premium impact on existing policies
Rule 152		Rating			Rating	FA update to	This will
Endorsements Applicable to POL 1 (Owner's Policy)	17			17	The refund for the period of cancellation is calculated according to the table printed on the END 16 form. In no event shall refund be granted for any suspension of coverage less than sixty (60) consecutive days. Refer to additional rules within manual for further information.	harmonize wording in manual across all jurisdictions	not impact premium
Rule 152 Endorsements		Standard Endorsement Form Number, Title and Purpose			Standard Endorsement Form Number, Title and Purpose	FA manual update is capitalization	This will not impact
Applicable to POL 1 (Owner's Policy)	19	Limitation of Amount Provides that, in the event of loss or damage, the maximum amount of insurance under DCPD and optional physical damage sections of the policy is the actual cash value of the vehicle or the specified dollar amount (selected by the insured), whichever is less. The use of the endorsement is mandatory in respect of Motorcycles and Mopeds and all vehicles for which DCPD and optional physical damage premiums are based on the estimated or appraised current value.		19	Limitation of Amount Provides that, in the event of loss or damage, the maximum amount of insurance under DCPD and optional physical damage sections of the policy is the actual cash value of the vehicle or the specified dollar amount (selected by the Insured), whichever is less. The use of the endorsement is mandatory in respect of Motorcycles and Mopeds and all vehicles for which DCPD and optional physical damage premiums are based on the estimated or appraised current value.		premium
Rule 152		Standard Endorsement Form Number, Title and Purpose	1  r		Standard Endorsement Form Number,	FA manual update is change	This will not impact
Endorsements Applicable to POL 1 (Owner's Policy)	19A	Valued Automobiles	-	19A	Title and Purpose Valued Automobile(s)	formatting	premium

Rule		Current V	Wording			Proposed Wording	Change from Current	Premium impact on existing policies
Rule 152 Endorsements Applicable to POL 1 (Owner's Policy)	21A	Number, Title	dorsement Form e and Purpose <b>Mileage Basis Fleet</b>	_	21A	Standard Endorsement Form Number, Title and Purpose Receipts or Mileage Monthly Reporting Basis Fleet	FA manual update is name change only	This will not impact premium
Rule 152 Endorsements Applicable to POL 1 (Owner's Policy) Rule 152	22	6d is attached to th is attached but sepa limits are required i Injury and Property	rty of Passengers Passenger Property en either (a) END 6a or e policy or (b) END 6b arate Passenger Hazard n respect of Bodily Damage		22 REMO	Standard Endorsement Form Number, Title and Purpose <b>Damage to Property of Passengers</b> Used to insure the Passenger Property Damage hazard when either (a) END 6 <del>a</del> A or 6 <del>d</del> D is attached to the policy or (b) END 6 <del>b</del> B is attached but separate Passenger Hazard limits are required in respect of Bodily Injury and Property Damage	FA manual needs change small letter to capital letter	This will not impact premium This will
Endorsements Applicable to POL 1 (Owner's Policy)	22N	Standard Endorsement Form Number, Title and Purpose Cargo Insurance	Rating Not available on Facility Association policies.				not offer this endorsement , the manual is being updated to remove from the list	not impact premium
Rule 152 Endorsements Applicable to POL 1 (Owner's Policy)	23A	Title and Purpose Mortgage Records the joint If an END 23a is is coverages provide	ment Form Number, interest of a lienholder. ssued showing the ed, the applicability of dorsement (such as END to be recorded.		23A	Standard Endorsement Form Number, Title and Purpose <b>Mortgage</b> Records the joint interest of a lienholder. If an END 23 <del>a</del> A is issued showing the coverages provided, the applicability of any restrictive endorsement (such as END 19/28/40) is also to be recorded.	FA manual needs change small letter to capital letter	This will not impact premium

Rule		Current Wording		Proposed Wording	Change from Current	Premium impact on existing policies
Rule 152 Endorsements Applicable to POL 1 (Owner's Policy)	23B	Standard Endorsement Form Number, Title and Purpose <b>Mortgage (Broad Form)</b> Broader than END 23a in that it provides additional protection to the lienholder. If an END 23b is issued showing the coverages provided, the applicability of any restrictive endorsement (such as END 19/28/40) is also to be recorded.	238	Standard Endorsement Form Number, Title and Purpose Mortgage (Broad Form) Broader than END 23 <del>a</del> A in that it provides additional protection to the lienholder. If an END 23 <del>b</del> B is issued showing the coverages provided, the applicability of any restrictive endorsement (such as END 19/28/40)	FA manual needs change small letter to capital letter	This will not impact premium
Rule 152 Endorsements Applicable to POL 1 (Owner's Policy)	25	Standard Endorsement Form Number, Title and Purpose Alteration Used by Servicing Carrier to record policy changes	25	is also to be recorded. Standard Endorsement Form Number, Title and Purpose Alteration (endorsement changing or correcting statement(s) in the application or changing the rating classification) Used by Servicing Carrier to record policy changes.	FA update includes name change, formatting	This will not impact premium
Rule 152 Endorsements Applicable to POL 1 (Owner's Policy)	26	Standard Endorsement Form Number, Title and Purpose <b>Disappearing Deductible</b>	26	Standard Endorsement Form Number, Title and Purpose Disappearing Deductible (All Perils or Collision or Upset)	FA manual update is name change only	This will not impact premium

Rule		Current Wording				Proposed Wordin	g	Change from Current	Premium impact on existing policies
Rule 152		Standard Endorsement Form Number, Title and Purpose				Standard Endorsement Number, Title and Purp		FA update includes	This will not
Endorsements Applicable to POL 1 (Owner's Policy)	27	Legal Liability for Damage a Owned Automobile(s) and Other Coverages When Ins Persons Drive Other Autom Covers the Insured's legal liab of or damage to a non-owned vehicle/trailer (not owned by of in the name of the Insured or person residing in the same pr arising from Collision and/or Comprehensive or Specified Pe Insured must specify the types vehicle/trailer that may be in I	Providing ured nobiles ility for loss or licensed any other remises) erils. The s of		27	Legal Liability for Data Owned Automobile(s Providing Other Cover Insured Persons Driv Automobiles Covers the legal liability for loss of non-owned vehicle/trail by or licensed in the na Insured or any other pet the same premises) ari. Collision and/or Compre Specified Perils. The Ins specified Perils. The Ins specify the types of veh may be in his-their cust	mage to Non- ) and rages When e Other he Insured's or damage to a er (not owned me of the erson residing in sing from ehensive or sured must hicle/trailer that	name change, harmonize wording in manual across all jurisdictions	impact premium
Rule 152		Standard Endorsement Form Number, Title and Purpose	Rating			Standard Endorsement Form Number, Title and	Rating	FA update includes	This will not
Endorsements Applicable to POL 1 (Owner's Policy)	278	Business Operations - Liability for Damage to Non- Owned Automobile(s) in your Care, Custody or Control Covers the insured's legal liability for loss of or damage to a non-owned vehicle/trailer (not owned by or licensed in the name of the Insured or any other person residing in the same premises) arising from Collision and/or Comprehensive or Specified Perils. The insured must specify the types of vehicle/trailer that may be in his custody and indicate the required limit per occurrence. This endorsement excludes customers automobiles under a garage policy in the definition of non-owned automobiles.	Coverage premiums charged are those applicable to the highest rated vehicle as if the insured owned such a vehicle; the lim per occurrence is used to calculate rate group; model year is assumed to be the currer year. For use in the Atlantic Provinces only.	it	278	Purpose Business Operations - Legal Liability for Damage to Non- Owned Automobiles( <del>s)</del> Endorsement Business Operations for Non-Owned Automobiles in your Care, Custody or Control Covers the Insured's legal liability for loss of or damage to a non- owned vehicle/trailer (not owned by or licensed in the name of the Insured or any other person residing in the same premises) arising from Collision and/or Comprehensive or Specified Perils. The Insured must specify the types of vehicle/trailer that may be in his their	Coverage premiums charged are those applicable to the highest rated vehicle as if the Insured owned such a vehicle; the limit per occurrence is used to calculate rate group; model year is assumed to be the current year. For use in the Atlantic Provinces only.	name change, harmonize wording in manual across all jurisdictions	impact premium

Rule		Current Wording			Proposed Wording	Change from Current	Premium impact on existing policies
					custody and indicate the required limit per occurrence. This endorsement excludes customers' automobiles under a garage policy in the definition of non- owned automobiles.		
Rule 152 Endorsements		Standard Endorsement Form Numb Title and Purpose	per,		Standard Endorsement Form Number, Title and Purpose	FA manual update is name	This will not impact
Applicable to POL 1 (Owner's Policy)	28A	Excluded Driver Endorsement		28A	Excluded Driver Endorsement (For Use in the Province of Prince Edward Island Only)	change only	premium
Rule 152 Endorsements		Standard Endorsement Form Numb Title and Purpose	per,		Standard Endorsement Form Number, Title and Purpose	FA manual update is name	This will not impact
Applicable to POL 1 (Owner's Policy)	29	Additional Coverage As Respect Operation by Named Persons	ts	29	Additional Coverage As Respects Operation by Named Person(s)	change only	premium
Rule 152		Standard Endorsement Form		REMO	VE	END is not offered in	This will not
Endorsements Applicable to POL 1 (Owner's Policy)	30A	Number, Title and Purpose Excluding Attached Machinery Excludes Section C coverage in respect of equipment mounted on and attached to vehicle. END 30A may not be used in conjunction with END 31.	Rating No charge.			PEI. Manual update to align wording across all jurisdictions	impact premium

Rule		Current Wording		Proposed Wording	Change from Current	Premium impact on existing policies
Rule 152 Endorsements Applicable to POL 1 (Owner's Policy)	31	Standard Endorsement Form Number, Title and PurposeNon-Owned EquipmentProvides coverage in respect of apparatus, machinery or equipment that is attached to the vehicle but is not owned by the insured. Use of the endorsement is not permissible in respect of a vehicle to which END 30 applies. The optional physical damage coverages may only be the same as those provided in respect of the vehicle. The required limit in respect of loss of or damage to the equipment must be specified.	31	Standard Endorsement Form Number, Title and Purpose Non-Owned Equipment Provides coverage in respect of apparatus, machinery or equipment that is attached to the vehicle but is not owned by the Insured. Use of the endorsement is not permissible in respect of a vehicle to which END 30 applies. The optional physical damage coverages may only be the same as those provided in respect of the vehicle. The required limit in respect of loss of or damage to the equipment must be specified.	FA manual update is capitalization	This will not impact premium
Rule 152 Endorsements Applicable to POL 1 (Owner's Policy)	36	Standard Endorsement Form Number, Title and Purpose Commercial Automobiles used exclusively for Pleasure Required when a commercial type vehicle is used only for pleasure purposes and is so rated.	36	Standard Endorsement Form Number, Title and Purpose Commercial Automobiles Used Exclusively for Pleasure Required when a commercial type vehicle is used only for pleasure purposes and is so rated.	FA manual needs change small letter to capital letter	This will not impact premium
Rule 152 Endorsements Applicable to POL 1 (Owner's Policy)	38	Rating \$30 per \$1,000 or part thereof, of the limit of coverage shown on the endorsement in excess of \$1,500. eg. Equipment is valued at \$4,300. The premium for END 38 will be \$90	38	Rating \$30 per \$1,000 or part thereof, of the limit of coverage shown on the endorsement in excess of \$1,500.E.g. Equipment is valued at \$4,300. The premium for END 38 will be \$90	FA update to harmonize wording in manual across all jurisdictions	This will not impact premium
Rule 152 Endorsements Applicable to POL 1 (Owner's Policy)	43	Standard Endorsement Form Number, Title and Purpose Removing Depreciation Deduction	43R	Standard Endorsement Form Number, Title and Purpose Removing Limited Waiver of Depreciation <del>Deduction</del>	FA manual update includes form number and name change	This will not impact premium

Rule	Current Wording	Proposed Wording Change Premium from impact of Current existing policies
Rule 152 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Number, Title and Purpose         43A       Removing Depreciation Deduction for Specified Lessee(s)	Standard Endorsement Form Number, Title and PurposeFA manual updates includes form number and name changeThis will not impact43A-R(L)Removing Limited Waiver of Depreciation (Specified Lesse(s)FA manual updates includes form number and name changeThis will not impact
Rule 152 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Number, Title and Purpose44Family Protection Provides limited protection to the insured, spouse and certain relatives in the event of bodily injuries caused by another motorist who has less Liability insurance than the insured. For a complete description of the coverage, see the actual endorsement form and the "Supplement".The limit for any one accident (ie., all claimants) is normally the difference between the Liability limit carried by the other motorist and the 	Standard Endorsement Form Number, Title and PurposeFA update to harmonizeThis will not44Family Protection Provides limited protection to the Insured, spouse and certain relatives in the event of bodily injuries caused by another motorist who has less Liability insurance than the Insured. For a complete description of the coverage, see the actual endorsement form and the "Supplement".FA update to harmonize wording in manual across all jurisdictionsThis will notThe limit for any one accident (i.e., all claimants) is normally the difference between the Liability limit carried by the other motorist and the Liability limit applicable to the insured vehicle. The coverage limit provided by this endorsement is the same as the Liability limit applicable to the vehicle.For example: If the vehicle is insured with a Liability limit of \$2,000,000.
COMMERCIAL Rule 243	SECTION	FA manual This will Standard Endorsement Form update not
Endorsements Applicable to POL 1 (Owner's Policy)	<ul> <li>Standard Endorsement Form Number, Title and Purpose</li> <li>Providing Coverage When Named Persons Drive Other Automobiles Extends the "drive other automobiles" Liability and Accident Benefits coverage to persons other than the insured and spouse.</li> </ul>	2       Providing Coverage When Named       includes       impact         Persons       Drive Other Automobiles       name       change, and         Named Person(s)       Extends the "drive other automobiles"       Liability and Accident Benefits coverage       to persons other than the Insured and         spouse.       spouse.

Rule		Current	t Wording		Proposed W	ording	Change from Current	Premium impact on existing policies
Rule 243 Endorsements Applicable to POL		Standard Endorsement Form Number, Title and Purpose	Rating		Standard Endorsement Form Number, Title and Purpose	Rating	FA update to harmonize wording in manual	This will not impact premium
1 (Owner's Policy)	3	Drive Government Automobiles Covers the insured's legal liability arising from the custody and use of a vehicle owned by the federal or a provincial government, including Liability for the loss of or damage to the vehicle arising from Collision and/or Comprehensive or Specified Perils. The insured must specify the types of vehicle that may be in their custody and, in regard to the optional physical damage coverages, must indicate the required limit per occurrence.	Calculate the coverage premiums applicable to the highest rated government vehicle that may be in the insured's custody as if he owned such a vehicle. Take into account driving record, type of vehicle, use and the coverage deductibles. Use the limit per occurrence as the vehicle's value for determining the rate group and, in respect of a commercial vehicle, assume the model year to be the current year. The charge for each coverage is this percentage of the calculated premium. Liability/DCPD:20% Accident Benefits:50% Optional Physical Damage: 100%	3	Drive Government Automobiles Covers the Insured's legal liability arising from the custody and use of a vehicle owned by the federal or a provincial government, including Liability for the loss of or damage to the vehicle arising from Collision and/or Comprehensive or Specified Perils. The Insured must specify the types of vehicle that may be in their custody and, in regard to the optional physical damage coverages, must indicate the required limit per occurrence.	Calculate the coverage premiums applicable to the highest rated government vehicle that may be in the Insured's custody as if he they owned such a vehicle. Take into account driving record, type of vehicle, use and the coverage deductibles. Use the limit per occurrence as the vehicle's value for determining the rate group and, in respect of a commercial vehicle, assume the model year to be the current year. The charge for each coverage is this percentage of the calculated premium. Liability/DCPD: 20% Accident Benefits: 50% Optional Physical Damage: 100%	across all jurisdictions	
Rule 243	44	If main cargo, rat	Rating e vehicle as Class 48, 61B	4		ating e vehicle as Class 48,	FA manual needs to be	This will not
Endorsements Applicable to POL 1 (Owner's Policy)			actors. If incidental, net	-17	61B-64B plus spect incidental, net and See <b>Rule 241</b>	tial factors. If nual \$50. I rules within manual	updated for this change	impact premium

Rule		Current Word	ing		Proposed	l Word	ing	Change from Current	Premium impact on existing policies
Rule 243 Endorsements Applicable to POL		Standard Endorsement Form Number, Title and Purpose	Rating		Standard Endorsement Form Number, Title		Rating	FA update to harmonize wording in manual	This will not impact premium
1 (Owner's Policy)	4B	Permission to Carry Radioactive	If main cargo, rate vehicle as Class 48,		and Purpose			across all jurisdictions	
		Materials	61B-64B plus special factors. If incidental, net annual \$50. See <b>Rule 242</b>	4B	Permission to Carry Radioactive Material <del>s</del>	vehicl 61B-6 factor annua	in cargo, rate e as Class 48, 4B plus special s. If incidental, net l \$50. See <b>R<del>ule</del></b>		
						within	to additional rules manual for r information.		
Rule 243 Endorsements		Standard Endorsement Form Number, Title and Purpose	Rating		Standard Endorsement Fo Number, Title a		Rating	FA update includes name	This will not impact
Applicable to POL 1 (Owner's Policy)	5	Permission to Rent or Lease Automobiles and Extending Coverage to the Specified Lessee(s)	No charge for the endorsement. Vehicle is rated as if owned by lessee. See <b>Rule 237</b>	5	Purpose Permission to Rent or Lease Automobiles of Extending Coverage to the (Specified	<del>ind</del>	No charge for the endorsement. Vehicle is rated as if owned by lessee. See <b>Rule 237</b>	change, harmonize wording in manual across all jurisdictions	premium
					Lessee <del>(s</del> )		Refer to additional rules within manual for further Information		

Rule		Current Wording		Proposed Wording	Change from Current	Premium impact on existing policies
Rule 243 Endorsements Applicable to POL 1 (Owner's Policy)	5C	RatingThe following premiums apply to the policy and are not specifically for the endorsement:1. Liability, DCPD, Collision, Comprehensive and Specified Perils: Private Passenger	5C	RatingThe following premiums apply to the policy and are not specifically for the endorsement:1. Liability, DCPD, Collision, Comprehensive, SpecifiedPerils: Private Passenger	FA update to harmonize wording in manual across all jurisdictions	This will not impact premium

Rule		Current Wording			Proposed Wording		Change from Current	Premium impact on existing policies
Rule 243 Endorsements	5D	Standard Endorsement Form Number, Title and Purpose Conversion Coverage		5D	Standard Endorsement Form Number, Title and Purpose Conversion Coverage		FA manual needs change small	This will not impact
Applicable to POL 1 (Owner's Policy)		(rented or leased automobiles)			(Rented or Leased Automobiles)		letter to capital letter	premium
Rule 243 Endorsements Applicable to POL 1 (Owner's Policy)	6A	Rating For Private Passenger Vehicles use <b>pools</b> : add 10% of Liability premit 6A. <b>Volunteers:</b> A volunteer transports persons to r appointments and the like, and is r for their reasonable driving expenss including gas, vehicle wear and tea meals. END 6a is not required and additional premium charge. <b>Other Private Passenger Vehicle transport passengers:</b> i)If transportation of non-paying pa part of insured's job and employer employee for expenses - then 07 r Attach 6A. ii) If transportation is very occasion more than once a week - non-paying passengers) then 02 or 03 rates ca Attach 6A. iii) All others, then appropriate tax or bus rates are applicable. See Pu section. END6a would be attached, howeve the vehicle is used in a car pool wo 10% surcharge apply. For Public Ve Section of the manual.	um. Attach medical reimbursed ses, ar and there is no <b>es used to</b> assengers is reimburses ates apply. nal (no ng an apply. i, limousine blic Vehicles r, only if ould the ehicles, rate	6A	Rating For Private Passenger Vehicles used <b>car pools</b> : add 10% of Liability premium. Attach 6A. <b>Volunteers:</b> A volunteer transports persons to medical appointments and the like, a is reimbursed for their reasonable driving expenses, including gas, veh wear and tear and meals. END 6a is required and there is no additional premium charge. <b>Other Private Passenger Vehicles</b> <b>used to transport passengers:</b> i) If transportation of non-paying passengers is part of Insured's job a employer reimburses employee for expenses - then 07 rates apply. Atta 6A. ii) If transportation is very occasiona (no more than once a week - non-pa passengers) then 02 or 03 rates can apply. Attach 6A. iii) All others, then appropriate taxi, limousine or bus rates are applicable See Public Vehicles section. END6 <del>a</del> A would be attached, however only if the vehicle is used in a car po would the 10% surcharge apply. For Public Vehicles, rate vehicle accordin See Public Vehicles Section of the manual.	and icle not s nd ch l ying c.	FA update includes capitalization , harmonize wording in manual across all jurisdictions	This will not impact premium

Current Wording			Proposed Wording		Change from Current	Premium impact on existing policies
Standard Endorsement Form Number, Title and Purpose	Rating		Standard Endorsement Form Number, Title and Purpose	Rating	FA update to harmonize wording in	This will not impact
6D Driver Training School Gives permission for the vehicle to be used for Driver Training School purposes and extends the Liability section of the policy to provide coverage in respect of the insured's liability for bodily injury to student drivers/observers. The Liability limit provided in respect of Road Hazard is to be repeated in the endorsement against both "any one person" and "two or more persons". Also, see END 22	See <b>Rule</b> 238 for rating instructio ns	6D	<b>Driver Training School</b> Gives permission for the vehicle to be used for Driver Training School purposes and extends the Liability section of the policy to provide coverage in respect of the Insured's liability for bodily injury to student drivers/observers. The Liability limit provided in respect of Road Hazard is to be repeated in the endorsement against both "any one person" and "two or more persons". Also, see END 22	See Rule 238 for rating instructi ons Refer to addition al rules within manual for further informat ion.	manual across all jurisdictions	premium
Standard Endorsement Form Number, Title and Purpose6FPublic Passenger Vehicles		6F	Standard Endorsement Form Title and Purpose Public Passenger Vehicles (Combined Limits)	Number,	FA manual update is name change only	This will not impact premium
Standard Endorsement Form Number, Title and Purpose 7 Separate Limits (Liability)	]	7	Title and Purpose		FA manual update is name change only	This will not impact premium
and Purpose		8	Title and Purpose		FA manual update is name change only	This will not impact premium
	Standard Endorsement Form Number, Title and Purpose         6D       Driver Training School Gives permission for the vehicle to be used for Driver Training School purposes and extends the Liability section of the policy to provide coverage in respect of the insured's liability for bodily injury to student drivers/observers. The Liability limit provided in respect of Road Hazard is to be repeated in the endorsement against both "any one person" and "two or more persons". Also, see END 22         Standard Endorsement Form Number, Title and Purpose         6F       Public Passenger Vehicles         Standard Endorsement Form Number, Title and Purpose         7       Separate Limits (Liability)	Standard Endorsement Form Number, Title and Purpose       Rating         6D       Driver Training School Gives permission for the vehicle to be used for Driver Training School purposes and extends the Liability section of the policy to provide coverage in respect of the insured's liability for bodily injury to student drivers/observers. The Liability limit provided in respect of Road Hazard is to be repeated in the endorsement against both "any one person" and "two or more persons". Also, see END 22       Standard Endorsement Form Number, Title and Purpose         GF       Public Passenger Vehicles       Standard Endorsement Form Number, Title and Purpose         Standard Endorsement Form Number, Title and Purpose       Standard Endorsement Form Number, Title and Purpose         Standard Endorsement Form Number, Title and Purpose       Standard Endorsement Form Number, Title and Purpose         Standard Endorsement Form Number, Title and Purpose       Standard Endorsement Form Number, Title and Purpose	Standard Endorsement Form Number, Title and Purpose       Rating         6D       Driver Training School Gives permission for the vehicle to be used for Driver Training School purposes and extends the Liability section of the policy to provide coverage in respect of the insured's liability for bodily injury to student drivers/observers. The Liability limit provided in respect of Road Hazard is to be repeated in the endorsement against both "any one person" and "two or more persons". Also, see END 22       Standard Endorsement Form Number, Title and Purpose         GF       Public Passenger Vehicles       6F         Standard Endorsement Form Number, Title and Purpose       7         Standard Endorsement Form Number, Title and Purpose       7	Standard Endorsement Form Number, Title and Purpose       Rating         6D       Driver Training School Gives permission for the vehicle to be used for Driver Training School purposes and extends the Liability section of the policy to provide coverage in respect of the Liability for bodily injury to student drivers/observers. The Liability limit provided in respect of Road Hazard is to be repeated in the endorsement against both "any one person" and "two or more persons". Also, see END 22       6D       Driver Training School Gives permission for the vehicle to be used for Driver Training School purposes and extends the Liability section of the policy to provide coverage in sured's liability for bodily injury to student drivers/observers. The Liability limit provided in respect of Road Hazard is to be repeated in the endorsement against both "any one person" and "two or more persons". Also, see END 22       Standard Endorsement Form Title and Purpose         6F       Public Passenger Vehicles       Standard Endorsement Form Number, Title and Purpose         6F       Public Passenger Vehicles       Standard Endorsement Form Title and Purpose         7       Separate Limits (Liability)       Standard Endorsement Form Number, Title and Purpose         7       Separate Limits (Third Pa Liability)       Standard Endorsement Form N Title and Purpose         8       Property Damage Reimbursement       8	Standard Endorsement Form Number, Title and Purpose       Rating         6D       Driver Training School Gives permission for the vehicle to be used for Driver Training School purposes and extends the Liability issection of the policy to provide coverage in respect of the instructio of Road Hazard is to be repeated in the endorsement against both "any one person". Also, see END 22       See Rule 238 for rating instructio ns       See Rule 238 for rating instructio ns       See Rule 238 for rating instructio ns       See Rule 238 for rating instructio ns       See Rule 238 for rating instructio ns         Of Driver Training School gives permission for the vehicle to be used for Driver Training School student drivers/observers. The Liability limit provided in respect of Road Hazard is to be repeated in the endorsement against both "any one person". Also, see END 22       See Refer to addition a drutes for further informat ion.         Standard Endorsement Form Number, Title and Purpose       Standard Endorsement Form Number, Title and Purpose       Standard Endorsement Form Number, Title and Purpose         Standard Endorsement Form Number, Title and Purpose       Standard Endorsement Form Number, Title and Purpose       Standard Endorsement Form Number, Title and Purpose         Standard Endorsement Form Number, Title and Purpose       Standard Endorsement Form Number, Title	Standard Endorsement Form Number, Title and Purpose         Rating         Standard Endorsement Form Number, Title and Purpose         Rating           6D         Dirver Training School Gives permission for the vehicle to be used for Driver Training School gurposes and extends the Liability section of the policy to provide coverage in respect of the instructio ns         See Rule 238 for rating instructio ns         Standard Endorsement Form Number, Title and Purpose         Rating Mumber, Title and Purpose         FA update to wording in manual across all jurisdictions           6D         Driver Training School gurposes and extends the Liability section of the policy to provide coverage in respect of the instructio of Road Hazard is to be repeated in the endorsement against both "any one person" and "two or more persons". Also, see END 22         See Number, Title and Purpose         FA unalul across all jurisdictions           21         Standard Endorsement Form Number, Title and Purpose         FA manual update is name change only         FA manual update is name change only           51         Standard Endorsement Form Number, Title and Purpose         FA manual update is name change only         FA manual update is name change only           51         Standard Endorsement Form Number, Title and Purpose         FA manual update is name change only         FA manual update is name change only           51         Standard Endorsement Form Number, Title and Purpose         FA manual update is name change only         FA manual update is name change only

Rule		Current Wording			Proposed Wording		Change from Current	Premium impact on existing policies
Rule 243 Endorsements Applicable to POL 1 (Owner's Policy)	8a	Standard Endorsement Form Number Title and Purpose Property Damage Reimbursemen		REN	IOVE		Endorsemen t is used in conjunction with endorsement	This will not impact premium
I (Owner's Policy)		<b>Operation by Named Person</b> Used in conjunction with END 28 and The insured agrees to indemnify FA loss or damage to property arising o accidents while the person named or endorsement is operating the vehicle 8a may not be used where the person whom it applies is the named insured	for ut of n the e. END on to				28. FA does not offer endorsement 28. the manual is being updated to remove from the list	
Rule 243 Endorsements		Standard Endorsement Form Number, Title and Purpose			Standard Endorsement Form Title and Purpose	m Number,	FA manual update is name	This will not impact
Applicable to POL 1 (Owner's Policy)	9	Marine Use Excluded		9	Marine Use Excluded (am vehicles)	nphibious	change only	premium
Rule 243		Standard Endorsement Form Number, Title and Purpose	Rating		Standard Endorsement Form Number, Title and	Rating	FA update to harmonize	This will not
Endorsements Applicable to POL 1 (Owner's Polic	16	<ul> <li>Suspension of Coverage</li> <li>The Liability, DCPD, Accident Benefits and Collision coverages in respect of a vehicle that is temporarily laid up may be suspended by means of END 16.</li> <li>The endorsement does not suspend the Liability and Accident Benefits coverages that relate to "driving other vehicles". The endorsement may be used in respect of most private passenger and commercial-type vehicles. It is not available in respect of - a. Vehicles for which proof of insurance is issued or filed.</li> <li>b. Experience-rated vehicles. c. The Recreational vehicles/items to which the Recreational Vehicles Section relates.</li> <li>d. Vehicles that were never intended to be driven.</li> </ul>	In no event shall refund be granted for any suspensio n of coverage less than sixty (60) consecutiv e days.	16	Purpose Agreement For Suspension of Coverage The Liability, DCPD, Accident Benefits and Collision coverages in respect of a vehicle that is temporarily laid up may be suspended by means of END 16. The endorsement does not suspend the Liability and Accident Benefits coverages that relate to "driving other vehicles". The endorsement may be used in respect of most private passenger and commercial-type vehicles. It is not available in respect of:	In no event shall refund be granted for any suspension of coverage less than sixty (60) consecutive days. Refer to additional rules within manual for further information.	wording in manual across all jurisdictions	impact premium

Rule	Current Wording	Proposed Wording					Change from Current	Premium impact on existing policies
	e. Vehicles held for sale whether or not on an auto dealer's lot.			of insurance filed. b. Experience vehicles. c. The Recret vehicles/iter Recreationa Section rela d. Vehicles t intended to e. Vehicles t	eational ms to which the I Vehicles tes. that were never be driven. held for sale not on an auto			
Rule 243 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Number, Title and Purpose       Rating         17       Reinstatement of Coverage Used in connection with END 16. See Rule 231		17	Standard Endorsemen t Form Number, Title and Purpose Reinstatem ent of Coverage Used in connection with END 16. <del>See</del> <b>Rule 231</b>	Rating The refund for the period of cancellation is calculated according to the table printed the END 16 form. In no even shall refund be granted for ar suspension of coverage less than sixty (60) consecutive days. Refer to additional rule	: IY	FA update to harmonize wording in manual across all jurisdictions	This will not impact premium
Rule 243 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Number, Title and Purpose           19         Limitation of Amount Provides that, in the event of loss or damage, the maximum amount of insurance under the DCPD and optional physical damage sections of the policy is the actual cash value of the vehicle or the specified dollar amount (selected by the insured), whichever is less. The use of the endorsement is mandatory in respect of Motorcycles and Mopeds and all vehicles for which the physical damage premiums are based on the estimated or appraised current value.		19	Standard Enc. Nu Limitation of Provides that the maximur DCPD and op of the policy vehicle or the (selected by The use of th respect of No vehicles for v physical dam	within manual for further information. dorsement Form imber, Title and Purpose	je, <del>ne</del> is	FA update to harmonize wording in manual across all jurisdictions	This will not impact premium

Rule		Current Wo	rding		Proposed Wording	Change from Current	Premium impact on existing policies
Rule 243 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Number,         Title and Purpose         19A         Valued Automobiles			19A	Standard Endorsement Form Number, Title and Purpose Valued Automobile(s)	FA manual update is change formatting	This will not impact premium
Rule 243 Endorsements Applicable to POL 1 (Owner's Policy)	21A	Standard Endors Number, Title ar Receipts or Mi		21A	Standard Endorsement Form Number, Title and Purpose Receipts or Mileage Monthly Reporting Basis Fleet	FA manual update is name change only	This will not impact premium
Rule 243 Endorsements Applicable to POL 1 (Owner's Policy)	22	Standard Endorsement Title and Purpose <b>Damage to Property</b> Used to insure the Pase Damage hazard when 6 6d is attached to the p is attached but separat limits are required in re Injury and Property Da	of Passengers senger Property either (a) END 6a or olicy or (b) END 6b se Passenger Hazard espect of Bodily	22	Standard Endorsement Form Number, Title and Purpose <b>Damage to Property of Passengers</b> Used to insure the Passenger Property Damage hazard when either (a) END 6 <del>a</del> A or 6 <del>d</del> D is attached to the policy or (b) END 6 <del>b</del> B is attached but separate Passenger Hazard limits are required in respect of Bodily Injury and Property Damage	FA manual needs change small letter to capital letter	This will not impact premium
Rule 243 Endorsements Applicable to POL 1 (Owner's Policy)	22N	Standard Endorsement Form Number, Title and Purpose Cargo Insurance	Rating Not available on Facility Association policies.	REMO	Damage VE	As FA does not offer this endorsement , the manual is being updated to remove from the list	impact premium

Rule			Proposed Wording	Change from Current	Premium impact on existing policies	
Rule 243 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Title and Purpose23AMortgage Records the joint interest of a If an END 23a is issued show coverages provided, the appl any restrictive endorsement ( 19/28/40) is also to be record	a lienholder. ing the icability of (such as END	Standard Endorsement Form Number, Title and Purpose Mortgage Records the joint interest of a lienholder. If an END 23 <del>a</del> A is issued showing the coverages provided, the applicability of any restrictive endorsement (such as END 19/28/40) is also to be recorded.	FA manual needs change small letter to capital letter	This will not impact premium	
Rule 243 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Title and Purpose23BMortgage (Broad Form) Broader than END 23a in that additional protection to the line an END 23b is issued showing coverages provided, the apple any restrictive endorsement ( 19/28/40) is also to be record	t it provides enholder. If g the icability of (such as END	Standard Endorsement Form Number, Title and Purpose <b>Mortgage (Broad Form)</b> Broader than END 23 <del>a</del> A in that it provides additional protection to the lienholder. If an END 23 <del>b</del> B is issued showing the coverages provided, the applicability of any restrictive endorsement (such as END 19/28/40) is also to be recorded.	FA manual needs change small letter to capital letter	This will not impact premium	
Rule 243 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form N and Purpose         25       Alteration         Used by Servicing Carrier to rechanges	25	Standard Endorsement Form Number, Title and Purpose Alteration (endorsement changing or correcting statement(s) in the application or changing the rating classification) Used by Servicing Carrier to record policy changes.	FA update includes name change, formatting	This will not impact premium	
Rule 243 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form N and Purpose26Disappearing Deductible	umber, Title	Standard Endorsement Form Number, Title and Purpose Disappearing Deductible (All Perils or Collision or Upset)	FA manual update is name change only	This will not impact premium	
Rule 243 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Numb         Purpose         27       Legal Liability for Damage to No         Automobile(s) and Providing Ot         Coverages When Insured Person         Other Automobiles	n-Owned 27 her	Standard Endorsement Form Number, Title and Purpose Legal Liability for Damage to Non- Owned Automobile <del>(s) and Providing</del> Other Coverages When Insured Persons Drive Other Automobiles	FA manual update is name change only	This will not impact premium	

Rule		Current	t Wording		Proposed W	Vording	Change from Current	Premium impact on existing policies
Rule 243 Endorsements Applicable to POL 1 (Owner's Policy)	27B	Standard Endorsement Form Number, Title and Purpose Business Operations - Liability for Damage to Non- Owned Automobile(s) in your Care, Custody or Control The purpose of the endorsement is to cover the Insured's legal liability for loss of or damage to a non-owned vehicle/trailer (not owned by or licensed in the	Rating Coverage premiums charged are those applicable to the highest rated vehicle as if the Insured owned such a vehicle. The limit per occurrence is used to calculate rate group; model year is assumed to be the current year. <b>Non-Owned Trailers</b> Optional Physical Damage Charge the premium applicable for these coverages on each trailer as though each trailer was owned. Establish the rate group and premium for the	27B	Standard Endorsement Form Number, Title and Purpose Business Operations – Legal Liability for Damage to Non- Owned Automobiles( <del>5)</del> Endorsement Business Operations for Non-Owned Automobiles in your Care, Custody or Control The purpose of the endorsement is to cover Covers the Insured's legal	Rating Coverage premiums charged are those applicable to the highest rated vehicle as if the Insured owned such a vehicle. The limit per occurrence is used to calculate rate group; model year is assumed to be the current year. <b>Non-Owned Trailers</b> Optional Physical Damage Charge the premium applicable for these coverages on	Current FA update includes name change, harmonize wording in manual across all jurisdictions	
		name of the Insured or any other person residing in the same premises) arising from Collision and/or Comprehensive or Specified Perils. The Insured must specify the types of vehicle/trailer that may be in his custody and indicate the required limit per occurrence.	non-owned trailer that has the highest value and multiply that premium by the number of non-owned trailers that may be towed. The limit shown on END 27B will be the amount on which the rate group is based. Apply Outside Prince Edward Island exposure surcharge if required. NOTE: Since END 27B is a policy level endorsement, a premium must be charged for each non-owned trailer listed on the policy. (All non- owned trailers must be listed on the policy.)		liability for loss of or damage to a non-owned vehicle/trailer (not owned by or licensed in the name of the Insured or any other person residing in the same premises) arising from Collision and/or Comprehensive or Specified Perils. The Insured must specify the types of vehicle/trailer that may be in his-their custody-and indicate the required limit per occurrence. This endorsement excludes customers' automobiles under	each trailer as though each trailer was owned. Establish the rate group and premium for the non-owned trailer that has the highest value and multiply that premium by the number of non-owned trailers that may be-towed. The limit shown on END 27B will be the amount on which the rate group is based. Apply Outside Prince Edward Island Province exposure surcharge if required. NOTE: Since END 27B is a policy level endorsement, a premium must be charged for each non- owned trailer listed on the policy. (All non- owned trailers must be listed on the policy.)		

Rule	Rule Current Wording					Proposed V	Change from Current	Premium impact on existing policies	
					tł n	garage policy in ne definition of on-owned utomobiles.	For use in the Atlantic Provinces only.		
Rule 243 Endorsements Applicable to POL		Standard Endorsement Form Nun Title and Purpose	nber,		28A	Title and Purpo	rsement Form Number, Ise <b>rer Endorsement</b>	FA manual update is name change only	This will not impact premium
1 (Owner's Policy)	28A	Excluded Driver Endorsement			204		e Province of Prince		
Rule 243 Endorsements		Standard Endorsement Form Nun Title and Purpose	nber,			Standard Endors Title and Purpose	ement Form Number,	FA manual update is name	This will not impact
Applicable to POL 1 (Owner's Policy)	29	Additional Coverage As Respe Operation by Named Persons	ects				erage As Respects amed Person(s)	change only	premium
Rule 243 Endorsements		Standard Endorsement Form Number, Title and Purpose	Rating	R	ΕΜΟΥ	E		END is not offered in PEI.	This will not impact
Applicable to POL 1 (Owner's Policy)	30A	Excluding Attached Machinery Excludes Section C coverage in respect of equipment mounted on and attached to vehicle. END 30A may not be used in conjunction with END 31.	No charge.					Manual update to align wording across all jurisdictions	premium

Rule					Proposed Wording	from i Current	Premium impact on existing policies	
Rule 243		Standard Endorsement Form			Standard Endorsement Fo		FA manual	This will
Endorsements Applicable to POL	31	Number, Title and Purpose Non-Owned Equipment Dravides coverage in respect of		31	Number, Title and Purpos Non-Owned Equipment	t	update is capitalization	not impact premium
1 (Owner's Policy)		Provides coverage in respect of apparatus, machinery or equipment that is attached to the vehicle but is not owned by the insured. <b>Use of the</b> <b>endorsement is not permissible in</b> <b>respect of a vehicle to which END 30</b> <b>applies.</b> The optional physical damage coverages may only be the same as those provided in respect of the vehicle. The required limit in respect of loss of or damage to the equipment must be specified.			Provides coverage in resp apparatus, machinery or that is attached to the ven not owned by the Insured endorsement is not per respect of a vehicle to 30 applies. The optional damage coverages may of same as those provided i the vehicle. The required respect of loss of or dama equipment must be speci	equipment hicle but is d. Use of the rmissible in which END physical only be the n respect of limit in age to the		premium
Rule 243 Endorsements		Standard Endorsement Form Rating Number, Title and Purpose			Standard Endorsement Form Number, Title and Purpose	Rating	FA update includes capitalization	This will not impact
Applicable to POL 1 (Owner's Policy)	36	Commercial Automobiles used exclusively for Pleasure Required when a commercial type vehicle is used only for pleasure purposes and is so rated.No charge. When applicable tis endorsement will be read in 	1.	36	Commercial Automobiles Used Exclusively for Pleasure Required when a commercial type vehicle is used only for pleasure purposes and is so rated.	No charge. When applicable this endorsemen t will be read in.	, harmonize wording in manual across all jurisdictions	premium
Rule 243		Rating	7		Rating		FA update to	This will
Endorsements Applicable to POL 1 (Owner's Policy)	38	\$30 per \$1,000 or part thereof, of the limit of coverage shown on the endorsement in excess of \$1,500. eg. Equipment is valued at \$4,300. The premium for END 38 will be \$90		38	\$30 per \$1,000 or part th limit of coverage shown o endorsement in excess of Equipment is valued at \$4 premium for END 38 will	n the \$1,500.E.g. 4,300. The	harmonize wording in manual across all jurisdictions	not impact premium
Rule 243		Standard Endorsement Form Number, Title and Purpose			Standard Endorsement Number, Title and Purp	ose	FA manual update	This will not
Endorsements Applicable to POL 1 (Owner's Policy)	43	Removing Depreciation Deduction	1	43R	Removing Limited W Depreciation <del>Deducti</del>		includes form number and name	impact premium

Rule	Current Wording			I	Proposed Wording	from i	Premium impact on existing policies
Rule 243		Standard Endorsement Form Number, Title and Purpose			Standard Endorsement Form Number, Title and Purpose	FA manual updates	This will not
Endorsements Applicable to POL 1 (Owner's Policy)	43A	Removing Depreciation Deduction for Specified Lessee(s)	43	⊢R(L)	Removing Limited Waiver of Depreciation (Specified Lesse <del>(s</del> )	includes form number and name change	impact premium
Rule 243 Endorsements Applicable to POL 1 (Owner's Policy)	Rule 243       Standard Endorsement Form Number, Title and Purpose         Endorsements       44       Family Protection Provides limited protection to the insured, spouse	44	and P Famil Provic spous bodily who h Insure cover and th Claima betwe other applic cover; is the	ard Endorsement Form Number, Title urpose <b>y Protection</b> les limited protection to the Insured, e and certain relatives in the event of injuries caused by another motorist as less Liability insurance than the ed. For a complete description of the age, see the actual endorsement form ne "Supplement". mit for any one accident (i.e., all ants) is normally the difference en the Liability limit carried by the motorist and the Liability limit able to the insured vehicle. The age limit provided by this endorsement same as the Liability limit applicable to shicle.	FA update to harmonize wording in manual across all jurisdictions	This will not impact premium	
PUBLIC SECTION Rule 338 Endorsements Applicable to POL 1 (Owner's Policy)	2 Pr Dr Ex an	For example: If the vehicle is insured with a Liability limit of \$2,000,000 the END 44 will also have a limit of \$2,000,000.	2	Standa Numbe Provid Person Name Extend Liability	ample: If the vehicle is insured with a ty limit of \$2,000,000 the END 44 will ave a limit of \$2,000,000. rd Endorsement Form rr, Title and Purpose <b>Ing Coverage When Named</b> <b>The Coverage</b> <b>The Coverage When Named</b> <b>The Coverage</b> <b>The Coverage</b> <b>The</b>	FA manual update includes name change, and capitalization	This will not impact premium

Rule	Current Wording				Proposed	Change from Current	Premium impact on existing policies	
Rule 338 Endorsements Applicable to POL		Standard Endorsement Form Number, Title and Purpose	Rating		Standard Endorsement Form Number, Title and Purpose	Rating	FA update to harmonize wording in manual	This will not impact premium
1 (Owner's Policy)	3	Drive Government Automobiles Covers the insured's legal liability arising from the custody and use of a vehicle owned by the federal or a provincial government, including Liability for the loss of or damage to the vehicle arising from Collision and/or Comprehensive or Specified Perils. The insured must specify the types of vehicle that may be in their custody and, in regard to the optional physical damage coverages, must indicate the required limit per occurrence.	Calculate the coverage premiums applicable to the highest rated government vehicle that may be in the insured's custody as if he owned such a vehicle. Take into account driving record, type of vehicle, use and the coverage deductibles. Use the limit per occurrence as the vehicle's value for determining the rate group and, in respect of a commercial vehicle, assume the model year to be the current year. The charge for each coverage is this percentage of the calculated premium. Liability/DCPD:20% Accident Benefits:50% Optional Physical Damage: 100%	3	Drive Government Automobiles Covers the Insured's legal liability arising from the custody and use of a vehicle owned by the federal or a provincial government, including Liability for the loss of or damage to the vehicle arising from Collision and/or Comprehensive or Specified Perils. The Insured must specify the types of vehicle that may be in their custody and, in regard to the optional physical damage coverages, must indicate the required limit per occurrence.	Calculate the coverage premiums applicable to the highest rated government vehicle that may be in the Insured's custody as if <del>he</del> they owned such a vehicle. Take into account driving record, type of vehicle, use and the coverage deductibles. Use the limit per occurrence as the vehicle's value for determining the rate group and, in respect of a commercial vehicle, assume the model year to be the current year. The charge for each coverage is this percentage of the calculated premium. Liability/DCPD: 50% Optional Physical Damage:100%	across all jurisdictions	
Rule 338 Endorsements Applicable to POL 1 (Owner's Policy)	4/	A If main cargo, rat 64B plus special f If incidental, net See <b>Rule 336</b>		4	61B-64B plus s incidental, net <del>See <b>Rule 336</b></del>	onal rules within manual	FA update to harmonize wording in manual across all jurisdictions	This will not impact premium

Rule		Current V	Vording		Proposed V	Current	Premium impact on existing policies	
Rule 338 Endorsements Applicable to POL 1 (Owner's Policy)		Standard Endorsement Form Number, Title and Purpose	Rating		Standard Endorsement Form Number, Title and Purpose	Rating	FA update to harmonize wording in manual across all	This will not impact premium
	4B	Permission to Carry Radioactive Materials	If main cargo, rate vehicle as Class 48, 61B-64B plus special factors. If incidental, net annual \$50. See <b>Rule 337</b>	48		If main cargo, rate vehicle as Class 48, 61B-64B plus special factors. If incidental, net annual \$50. See <b>Rule 337</b> Refer to additional rules within manual for further	jurisdictions	
Rule 338 Endorsements Applicable to POL 1 (Owner's Policy)	5	Standard Endorsement Form Number, Title and Purpose Permission to Rent of Lease Automobiles an Extending Coverage to the Specified Lessee(	r No charge for the endorsement. • Vehicle is rated	5	Standard Endorsement Forr Number, Title and Purpose Permission to Rent or Lease Automobiles and Extending Coverage to the (Specified Lessee(s)	n No charge for the endorsement. Vehicle is rated as if owned by	FA update includes formatting, harmonize wording in manual across all jurisdictions	This will not impact premium

Rule	Current Wording			Proposed Wording	Change from Current	Premium impact on existing policies
Rule 338 Endorsements Applicable to POL 1 (Owner's Policy)	<b>5</b> C	RatingThe following premiums apply to the policy and are not specifically for the endorsement:1. Liability, DCPD, Collision, Comprehensive, Specified Perils:Private Passenger	50	Rating         The following premiums apply to the policy and are not specifically for the endorsement:         1. Liability, DCPD, Collision,         Comprehensive, Specified         Perils:         Private Passenger 250% of 07/0         Commercial Vehicles         Light Trucks	FA update to harmonize wording in manual across all jurisdictions	This will not impact premium
Rule 338 Endorsements Applicable to POL 1 (Owner's Policy)	5D	Standard Endorsement Form Number, Title and Purpose Conversion Coverage (rented or leased automobiles)	5D	Standard Endorsement Form Number, Title and Purpose	FA manual needs change small letter to capital letter	This will not impact premium

Rule		Current Wording		Proposed Wording	Current	Premium impact on existing policies
Rule 338 Endorsements Applicable to POL 1 (Owner's Policy)	6A	RatingFor Private Passenger Vehicles used in <b>carpools</b> : add 10% of Liability premium. Attach6A. <b>Volunteers:</b> A volunteer transports persons to medicalappointments and the like, and is reimbursedfor their reasonable driving expenses,including gas, vehicle wear and tear andmeals. END 6a is not required and there is noadditional premium charge. <b>Other Private Passenger Vehicles used to</b> transport passengers:i)If transportation of non-paying passengers ispart of insured's job and employer reimbursesemployee for expenses - then 07 rates apply.Attach 6A.ii) If transportation is very occasional (nomore than once a week - non-payingpassengers) then 02 or 03 rates can apply.Attach 6A.iii) All others, then appropriate taxi, limousineor bus rates are applicable. See Public Vehiclessection.END6a would be attached, however, only ifthe vehicle is used in a car pool would the10% surcharge apply. For Public Vehiclessection of the manual.	6A	RatingFor Private Passenger Vehicles used in car pools: add 10% of Liability premium. Attach 6A.Volunteers: A volunteer transports persons to medical appointments and the like, and is reimbursed for their reasonable driving expenses, including gas, vehicle wear and tear and meals. END 6a is not required and there is no additional premium charge.Other Private Passenger Vehicles used to transport passengers: i) If transportation of non-paying passengers is part of Insured's job and employer reimburses employee for expenses - then 07 rates apply. Attach 6A. ii) If transportation is very occasional (no more than once a week - non- paying passengers) then 02 or 03 	FA update includes capitalization , harmonize wording in manual across all jurisdictions	This will not impact premium

Rule		Current Wording			Proposed Wording		Change from Current	Premium impact on existing policies
Rule 338 Endorsements		Standard Endorsement Form Number, Title and Purpose	Rating		Standard Endorsement Form Number, Title and Purpose	Rating	FA update to harmonize wording in	This will not impact
Applicable to POL 1 (Owner's Policy)	6D	<b>Driver Training School</b> Gives permission for the vehicle to be used for Driver Training School purposes and extends the Liability section of the policy to provide coverage in respect of the insured's liability for bodily injury to student drivers/observers. The Liability limit provided in respect of Road Hazard is to be repeated in the endorsement against both "any one person" and "two or more persons". Also, see END 22	See <b>Rule</b> <b>334</b> for rating instructio ns	6D	<b>Driver Training School</b> Gives permission for the vehicle to be used for Driver Training School purposes and extends the Liability section of the policy to provide coverage in respect of the Insured's liability for bodily injury to student drivers/observers. The Liability limit provided in respect of Road Hazard is to be repeated in the endorsement against both "any one person" and "two or more persons". Also, see END 22	See Rule 334 for rating instruction s Refer to additional rules within manual for further informatio n	manual across all jurisdictions	premium
Rule 338						· · · ·	FA manual	This will
Endorsements Applicable to POL 1 (Owner's Policy)	6F	Standard Endorsement Form Number, Title and Purpose <b>Public Passenger Vehicles</b>		6F	Standard Endorsement Forn Title and Purpose Public Passenger Vehicles (Combined Limits)		update is name change only	not impact premium
Rule 338	St	andard Endorsement Form Number, Title and Purpose			Standard Endorsement For Title and Purpose		FA manual update is	This will not
Endorsements Applicable to POL 1 (Owner's Policy)	7 Se	parate Limits (Liability)		7	Separate Limits (Third P Liability)		name change only	impact premium
Rule 338 Endorsements		Standard Endorsement Form Numb Purpose	er, Title and		Standard Endorsement Form I Title and Purpose	Number,	FA manual update is name	This will not impact
Applicable to POL 1 (Owner's Policy)	8	Property Damage Reimburseme	ent	8	Property Damage Reimburg (SECTION A ONLY)	sement	change only	premium

Rule		Current	t Wording			Proposed	d Wording	Change from Current	Premium impact on existing policies
Rule 338 Endorsements		Title and Purpose			REM	IOVE		Endorsemen t is used in conjunction	not impact
Applicable to POL 1 (Owner's Policy)	8a	Operation by Na Used in conjuncti insured agrees to damage to prope while the person operating the veh	<b>ge Reimbursement for</b> amed Person on with END 28 and 78. The indemnify FA for loss or rty arising out of accidents named on the endorsement nicle. END 8a may not be use to whom it applies is the	is				with endorsemen 28. FA does not offer endorsemen 28. the manual is being updated to remove from the list	t
Rule 338 Endorsements		Standard Endorsem Title and Purpose	ent Form Number,			Standard Endors Title and Purpose	ement Form Number,	FA manual update is name	This will not impact
Applicable to POL 1 (Owner's Policy)	9	Marine Use Exclud	led		9	Marine Use Exc vehicles)	cluded (amphibious	change only	premium
Rule 338 Endorsements Applicable to POL		Standard Endorsement Form Number, Title and Purpose	Rating			Standard Endorsement Form Number, Title and	Rating	FA update includes name change,	This will not impact premium
1 (Owner's Policy)	16	Suspension of Coverage	In no event shall refund be granted for any suspension of coverage less than sixty (60) consecutive days. <b>See</b> <b>Rule 327</b>	ı	16	Purpose Agreement for Suspension of Coverage	In no event shall refund be granted for any suspension of coverage less than	harmonize wording in manual across all jurisdictions	
							sixty (60) consecutive days. See Rule 327 to additional rules within manual for further information.		

Rule		Current Wordi	ng	 	Proposed Wordiı	ng	Change from Current	Premium impact on existing policies
Rule 338 Endorsements Applicable to POL 1 (Owner's Policy)	17	Rating		17	Rating The refund for the perior cancellation is calculate the table printed on the In no event shall refund any suspension of cove sixty (60) consecutive of additional rules within r further information.	d according to END 16 form. be granted for rage less than days. Refer to	FA update to harmonize wording in manual across all jurisdictions	This will not impact premium
Rule 338 Endorsements Applicable to POL 1 (Owner's Policy)	19	Standard Endorsement Form Number, Title and Purpose Limitation of Amount Provides that, in the event of loss or damage, the maximum amount of insurance under the DCPd and optional physical damage sections of the policy is the actual cash value of the vehicle or the specified dollar amount (selected by the insured), whichever is less. The use of the endorsement is mandatory in respect of Motorcycles and Mopeds and all vehicles for which the optional physical damage premiums are based on the estimated or appraised current value.	Rating Base optional physical damage premiums on estimated or appraised current value.	19	Standard Endorsement Form Number, Title and Purpose Limitation of Amount Provides that, in the event of loss or damage, the maximum amount of insurance under the DCPdD and optional physical damage sections of the policy is the actual cash value of the vehicle or the specified dollar amount (selected by the Insured), whichever is less. The use of the endorsement is mandatory in respect of Motorcycles and Mopeds and all vehicles for which the DCPD and optional physical damage premiums are based on the estimated or appraised current value.	Rating Base DCPD and optional physical damage premiums on estimated or appraised current value.	FA update to harmonize wording in manual across all jurisdictions	This will not impact premium

Rule		Current W	ording			Proposed Wording		Change from Current	Premium impact on existing policies
Rule 338				_				FA manual	This will
Endorsements Applicable to POL		Standard Endorsemer Title and Purpose	nt Form Number,			Standard Endorsement Form Number, Title and Purpose		update is change formatting	not impact premium
1 (Owner's Policy)	19A	Valued Automobiles	5	1	19A	Valued Automobile(s)			
Rule 338								FA manual	This will
Endersemente		Standard Endo Number, Title				Standard Endorsement Form		update is	not
Endorsements Applicable to POL	21A		lileage Basis Fleet		21A	Number, Title and Purpose Receipts or Mileage Monthly	-	name change only	impact premium
1 (Owner's Policy)						Reporting Basis Fleet		, see ,	
Rule 338	r				1		1	FA manual	This will
Endorsements		Standard Endorsemer Title and Purpose	ht Form Number,			Standard Endorsement Form Number, Title and Purpose		needs change small	not impact
Applicable to POL	22	Damage to Propert			22	Damage to Property of		letter to	premium
1 (Owner's Policy)	(Owner's Policy) Used to insure the Passenge					<b>Passengers</b> Used to insure the Passenger Property Damage hazard		capital letter	
		6d is attached to the	either (a) END 6a or policy or (b) END 6b			when either (a) END 6 <del>a</del> A or 6 <del>d</del> D is			
		is attached but separ	ate Passenger Hazard			attached to the policy or (b) END 6bB			
		limits are required in Injury and Property D				is attached but separate Passenger Hazard limits are required in respect			
		Injury and Property L	Janage			of Bodily Injury and Property Damage			
Rule 338		Standard	Rating		- MO			As FA does not offer this	This will
Endorsements		Endorsement Form		K	EMO	VE		endorsement	
Applicable to POL		Number, Title and Purpose						, the manual	premium
1 (Owner's Policy)								is being updated to	
	22N	Cargo Insurance	Not available on Facilit Association policies.	<b>y</b>				remove from the list	
Rule 338		Standard Endorsem	ent Form Number,			Standard Endorsement Form		FA manual	This will
Endorsements	224	Title and Purpose				Number, Title and Purpose	-	needs change small	not impact
Applicable to POL	23A	Mortgage Records the joint in	terest of a lienholder.		23A	Mortgage Records the joint interest of a		letter to	premium
1 (Owner's Policy)	1	If an END 23a is iss	ued showing the			lienholder. If an END 23 <del>a</del> A is issued		capital letter	
	1		, the applicability of prsement (such as END			showing the coverages provided, the applicability of any restrictive			
		19/28/40) is also to				endorsement (such as END			
						19/28/40) is also to be recorded.			

Rule	Current Wording	Proposed Wording	Change from Current	Premium impact on existing policies
Rule 338 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Number, Title and Purpose23BMortgage (Broad Form) Broader than END 23a in that it provides additional protection to the lienholder. If an END 23b is issued showing the coverages provided, the applicability of any restrictive endorsement (such as END 19/28/40) is also to be recorded.	Standard Endorsement Form Number, Title and Purpose23BMortgage (Broad Form) Broader than END 23aA in that it provides additional protection to the 	FA manual needs change small letter to capital letter	This will not impact premium
Rule 338 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Number, Title and Purpose         25       Alteration         Used by Servicing Carrier to record policy changes	Standard Endorsement Form Number, Title and Purpose         25       Alteration (endorsement changing or correcting statement(s) in the application or changing the rating classification) Used by Servicing Carrier to record policy changes.	FA update includes name change, formatting	This will not impact premium
Rule 338 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Number, Title and Purpose       26     Disappearing Deductible	Standard Endorsement Form Number, Title and Purpose         26       Disappearing Deductible (All Perils or Collision or Upset)	FA manual update is name change only	This will not impact premium
Rule 338 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Number, Title and Purpose         27       Legal Liability for Damage to Non-Owned Automobile(s) and Providing Other Coverages When Insured Persons Drive Other Automobiles	Standard Endorsement Form Number, Title and Purpose         27       Legal Liability for Damage to Non- Owned Automobile(s) and Providing Other Coverages When Insured Persons Drive Other Automobiles	FA manual update is name change only	This will not impact premium

Liability for Damage to Non- Owned Automobile(s) in your Care, Custody or Control Covers the insured's legal liability for loss of or damage to a non-owned vehicle/trailer (not owned by or licensed in the name of the Insured or any	Rating Coverage premiums charged are those applicable to the highest rated vehicle as f the insured pwned such a	27В	Standard Endorsement Form Number, Title and Purpose Business Operations Legal Liability for Damage to Non-Owned	Rating Coverage premiums	FA update includes name change,	This will not impact premium
Liability for Damage to Non- Owned Automobile(s) in your Care, Custody or Control Covers the insured's legal liability for loss of or damage to a non-owned vehicle/trailer (not owned by or licensed in the name of the Insured or any	premiums charged are chose applicable to the highest rated vehicle as f the insured	27B	Business Operations Legal Liability for Damage to Non-Owned	premiums	change,	
same premises) arising from Collision and/or Comprehensive or Specified Perils. The insured must specify the types of vehicle/trailer that may be in his custody and indicate the required limit per occurrence. This endorsement excludes	vehicle; the limit ber occurrence s used to calculate rate group; model year is assumed to be the current year. For use in the Atlantic		Automobiles <del>(s)</del> Endorsement Business Operations for Non- Owned Automobiles in your Care, Custody or Control Covers the Insured's legal liability for loss of or damage to a non-owned vehicle/trailer (not owned by or licensed in the name of the Insured or any other person residing in the same premises) arising from Collision and/or Comprehensive or Specified Perils. The Insured must specify the types of vehicle/trailer that may be in his their custody and indicate the required limit per occurrence. This endorsement excludes customers' automobiles under a garage policy in the definition of non-owned automobiles.	charged are those applicable to the highest rated vehicle as if the Insured owned such a vehicle; the limit per occurrence is used to calculate rate group; model year is assumed to be the current year. For use in the Atlantic Provinces only.	harmonize wording in manual across all jurisdictions	
Standard Endorsement Form Nur Title and Purpose	mber,		Number,	orm	FA manual update is name	This will not impact
28A Excluded Driver Endorsement	t	28A	Excluded Driver Endor		change only	premium
28	must specify the types of       yehicle/trailer that may be in his         vehicle/trailer that may be in his       t         custody and indicate the       yehicle/trailer that may be in his         required limit per occurrence.       If         This endorsement excludes       yehicle/trailer that may be under a         garage policy in the definition of       non-owned automobiles.         Non-owned automobiles.       yehicle/trailer that may be under a         Standard Endorsement Form Nu       Title and Purpose	must specify the types of vehicle/trailer that may be in his custody and indicate the required limit per occurrence. This endorsement excludes customers automobiles under a garage policy in the definition of non-owned automobiles.       Year is assumed to be the current year. For use in the Atlantic Provinces only.         Standard Endorsement Form Number, Title and Purpose       Standard Endorsement Form Number,	must specify the types of vehicle/trailer that may be in his custody and indicate the required limit per occurrence. This endorsement excludes customers automobiles under a garage policy in the definition of non-owned automobiles.       Year is assumed to be the current year. For use in the Atlantic Provinces only.         Standard Endorsement Form Number, Title and Purpose       Standard Endorsement Form Number,	must specify the types of vehicle/trailer that may be in his custody and indicate the required limit per occurrence. This endorsement excludes customers automobiles under a garage policy in the definition of non-owned automobiles.year is assumed to be the current year. For use in the Atlantic Provinces only.vehicle/trailer (not owned by or licensed in the name of the Insured or any other person residing in the same premises) arising from Collision and/or Comprehensive or Specified Perils. The Insured must specify the types of vehicle/trailer that may be in his their custody and indicate the required limit per occurrence. This endorsement excludes customers' automobilesStandard Endorsement Form Number, Title and PurposeStandard EndorsementStandard EndorsementBAExcluded Driver Endorsement28AExcluded Driver Endorsement	must specify the types of vehicle/trailer that may be in his custody and indicate the required limit per occurrence. This endorsement excludes customers automobiles under a garage policy in the definition of non-owned automobiles.year is assumed to be the current year. For use in the Atlantic Provinces only.vehicle/trailer (not owned by or licensed in the name of the Insured or any other person residing in the same premises) arising from Collision and/or Comprehensive or Specified Perils. The Insured must specify the types of vehicle/trailer that may be in his their custody and indicate the required limit per occurrence. This endorsement excludes customers' automobilesoccurrence rate group; model year is assumed to be the current year.Standard Endorsement Form Number, Title and PurposeStandard EndorsementStandard EndorsementStandard EndorsementBAExcluded Driver Endorsement28AExcluded Driver Endorsement28A	must specify the types of vehicle/trailer that may be in his custody and indicate the required limit per occurrence. This endorsement excludes customers automobiles under a garage policy in the definition of non-owned automobiles.year is assumed to be the current year. For use in the Atlantic Provinces only.vehicle/trailer (not owned by or licensed in the name of the Insured or any other person residing in the same of the Insured or any other person residing in the same of the Insured or any other person residing in the same to be the current year.occurrence is used to calculate rate group; model year is assumed to be the current year.Vehicle/trailer (hot owned) required limit per occurrence. This endorsement excludes customers' automobiles.occurrence is assumed to be the current year.occurrence is assumed to be the current year.Vehicle/trailer (hot owned) person residing in the same of the Insured or any other person residing in the same of the Insured or any other person residing in the same to be the current must specify the types of vehicle/trailer that may be in his their custody and indicate the required limit per occurrence. This endorsement excludes customers' automobiles under a garage policy in the definition of non-owned automobiles.occurrence is assumed to be the current year.Standard Endorsement Form Number, Title and PurposeStandard Endorsement Form Number, Title and PurposeFA manual update is name change onlyAExcluded Driver Endorsement (For Use in the Province of Prince28AExcluded Driver Endorsement for Use in the Province of Prince

Rule		Current Wording			Proposed Wording		Change from Current	Premium impact on existing policies
Rule 338 Endorsements		Standard Endorsement Form Number Title and Purpose	r,		Standard Endorsement Form Number, Title and Purpose		FA manual update is name	This will not impact
Applicable to POL 1 (Owner's Policy)	29	Additional Coverage As Respects Operation by Named Persons		29	Additional Coverage As Respects Operation by Named Person(s)		change only	premium
Rule 338 Endorsements Applicable to POL 1 (Owner's Policy)	30A	Standard Endorsement Form Number, Title and Purpose <b>Excluding Attached</b> <b>Machinery</b> Excludes Section C coverage in respect of equipment mounted on and attached to vehicle. END 30A may not be used in conjunction with END 31.	Rating No charge	 REMO	IVE		END is not offered in PEI. Manual update to align wording across all jurisdictions	This will not impact premium
Rule 338 Endorsements Applicable to POL 1 (Owner's Policy)	31	Standard Endorsement Form Number, Title and Purpose <b>Non-Owned Equipment</b> Provides coverage in respect of apparatus, machinery or equipment to is attached to the vehicle but is not owned by the insured. Use of the endorsement is not permissible in respect of a vehicle to which END applies. The optional physical damage coverages may only be the same as a provided in respect of the vehicle. The required limit in respect of loss of or damage to the equipment must be specified.	n 9 30 ge those	31	Standard Endorsement Form Number, Title and Purpose Non-Owned Equipment Provides coverage in respect of apparatus, machinery or equipment that is attached to the vehicle but is not owned by the Insured. Use of the endorsement is not permissible in respect of a vehicle to which END 30 applies. The optional physical damage coverages may only be the same as those provided in respect of the vehicle. The required limit in respect of loss of or damage to the equipment must be specified.	-	FA manual update is capitalization	This will not impact premium

Rule		Current Wording				Proposed Wording		Change from Current	Premium impact on existing policies
Rule 338 Endorsements Applicable to POL		Standard Endorsement Form Number, Title and Purpose	Rating			lard Endorsement Number, Title and se	Rating	FA update includes capitalization , harmonize	This will not impact premium
1 (Owner's Policy)	36	used exclusively forPleasureWRequired when a commercialatype vehicle is used only fore	No charge. When applicable tis endorsement vill be read in.	36	Auto Exclu Requi commused	mercial mobiles Used isively for Pleasure red when a hercial type vehicle is only for pleasure ises and is so rated.	No charge. When applicable this endorseme nt will be read in.	wording in manual across all jurisdictions	
Rule 338		Rating			Ratin			FA update to	This will
Endorsements Applicable to POL 1 (Owner's Policy)	38	\$30 per \$1,000 or part thereof, of coverage shown on the endor excess of \$1,500. eg. Equipmen at \$4,300. The premium for ENE \$90	sement in t is valued	38	\$30 g limit endo Equip	ber \$1,000 or part the of coverage shown on rsement in excess of s oment is valued at \$4, ium for END 38 will b	the 1,500.E.g. 300. The	harmonize wording in manual across all jurisdictions	not impact premium
Rule 338		Standard Endorsement Form Nu and Purpose	mber, Title			ndard Endorsement Former, Title and Purpos		FA manual update	This will not
Endorsements Applicable to POL 1 (Owner's Policy)	43	Removing Depreciation Dedu	iction	43R	Rei	moving Limited Wa preciation <del>Deduction</del>	iver of	includes form number and name change	impact premium
Rule 338		Standard Endorsement Form N	lumber,			Standard Endorseme		FA manual updates	This will not
Endorsements Applicable to POL 1 (Owner's Policy)	43A	Title and Purpose Removing Depreciation Dec for Specified Lessee(s)	luction	43 <del>A</del>	R(L)	Number, Title and Po Removing Limited Depreciation (Spe Lesse <del>(s</del> )	Waiver of	includes form number and name change	impact premium

Rule	Current Wording	Proposed Wording	Change from Current	Premium impact on existing policies
RECREATION	AL SECTION			
Rule 409 Motorcycle & Mopeds C. Rating Notes – DCPD and Optional Physical Damage	<ul> <li>C. Rating Notes – DCPD and Optional Physical Damage</li> <li>1. Vehicle Rate Group The limit chosen for END 19 (Limiting the Amount Paid for Loss or Damage Coverages) must include the value of the vehicle and any additional accessories and customization including sidecars. The vehicle's rate group is established from that amount using the Rating Group Table and the factors found on the Motorcycles and Mopeds rate pages.</li> <li>If the value of the vehicle is less than \$15,000 the rate group for DCPD and optional physical damage (if purchased) will be based on the limit chosen by the insured. If the value of the vehicle is \$15,000 or more, the Rate Group for DCPD and optional physical damage (if purchased) must be established in accordance with the following conditions: <ul> <li>a) Where the vehicle is newly acquired from a dealer, a copy of the purchase agreement (dated within the 15 days prior to the effective date of the insurance) must be attached to the application or the change request. The purchase agreement must confirm the vehicle's year, make, model, serial number and purchase price.</li> <li>b) In any other case, the value must be substantiated by a certificate (including photo) from an independent appraiser acceptable to the Servicing Carrier. The certificate must be obtained at the Applicant's expense and must be attached to the application or the change request.</li> </ul> </li> </ul>	<ul> <li>C. Rating Notes - DCPD and Optional Physical Damage</li> <li>1. Vehicle Rate Group The limit chosen for END 19 (Limiting the Amount Paid for Loss or Damage Coverages) must include the value of the vehicle and any additional accessories and customization including sidecars. The vehicle's rate group is established from that amount using the Rating Group Table and the factors found on the Motorcycles and Mopeds rate pages.</li> <li>If the value of the vehicle is less than \$15,000 the rate group for DCPD and optional physical damage (if purchased) will be based on the limit chosen by the Insured. If the value of the vehicle is \$15,000 or more, the Rate Group for DCPD and optional physical damage (if purchased) must be established in accordance with the following conditions:</li> <li>a) Where the vehicle is newly acquired from a dealer, a copy of the purchase agreement (dated within the 15 days prior to the effective date of the insurance) must be attached to the application or the change request. The purchase agreement must confirm the vehicle's year, make, model, serial number and purchase price.</li> <li>b) In any other case, the value must be substantiated by a certificate (including photo) from an independent appraiser acceptable to the Servicing Carrier. The certificate must be obtained at the Applicant's expense and must be attached to the application or the change request.</li> </ul>	To harmonize the wordings across all jurisdictions. Also to make minor corrections (letter case use and remove endorsement name)	This will not impact premium s

Rule	Current Wording	Proposed Wording	Change from Current	Premium impact on existing policies
Rule 409 Motorcycle & Mopeds C. Rating Notes – DCPD and Optional Physical Damage	<b>2. END 19 – Limitation of Amount</b> This endorsement must be applied to every vehicle. The endorsement requires the insured's signature.	<b>2. END 19 – Limitation of Amount</b> This endorsement must be applied to every vehicle on which optional physical damage coverage is provided. The endorsement requires the Insured's signature.	To harmonize the wordings across all jurisdictions.	This will not impact premium s
Rule 409 Motorcycle & Mopeds C. Rating Notes – DCPD and Optional Physical Damage	<b>3. END 40 – Fire and Theft Deductible</b> This endorsement must be applied to every vehicle on which Comprehensive or Specified Perils coverage is provided. The endorsement requires the insured's signature.	<b>3. END 40 – Fire and Theft Deductible</b> This endorsement must be applied to every vehicle on which Comprehensive or Specified Perils coverage is provided. The endorsement requires the Insured's signature.	Minor correction to harmonize across all jurisdictions	This will not impact premium s
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form         Number, Title and Purpose         2       Providing Coverage When Named Persons         Drive Other Automobiles         Extends the "drive other automobiles" Liability         and Accident Benefits coverage to persons other         than the insured and spouse.	Standard Endorsement Form         Number, Title and Purpose         2       Providing Coverage When Named         Persons Drive Other Automobiles         Named Person(s)         Extends the "drive other automobiles"         Liability and Accident Benefits coverage         to persons other than the Insured and         spouse.	FA manual update includes name change, and capitalization	This will not impact premium

Rule	Current Word	ing	Proposed \	Wording	Change from Current	Premium impact on existing policies
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Number, Title and Purpose 3 Drive Government Automobiles Covers the insured's legal liability arising from the custody and use of a vehicle owned by the federal or a provincial government, including liability for the loss of or damage to the vehicle arising from Collision and/or Comprehensive or Specified Perils. The insured must specify the types of vehicle that may be in his custody and, in regard to the physical damage coverages, must indicate the required limit per occurrence.	Rating Calculate the coverage premiums applicable to the highest rated government vehicle that may be in the insured's custody as if he owned such a vehicle. Take into account driving record as well as the type and use of the vehicle and the coverage deductibles; use the limit per occurrence as the vehicle's value for determining the rating group and, in respect of a commercial vehicle, assume the model year to be the current year. The charge for each coverage is this percentage of the calculated premium. Liability/DCPD:20% Accident Benefits:50% Optional Physical Damage: 100%	Standard Endorsement Form Number, Title and Purpose <b>3 Drive Government</b> Automobiles Covers the Insured's legal liability arising from the custody and use of a vehicle owned by the federal or a provincial government, including liability for the loss of or damage to the vehicle arising from Collision and/or Comprehensive or Specified Perils. The Insured must specify the types of vehicle that may be in his their custody and, in regard to the optional physical damage coverages, must indicate the required limit per occurrence.	Rating Calculate the coverage premiums applicable to the highest rated government vehicle that may be in the Insured's custody as if he they owned such a vehicle. Take into account driving record as well as the type and use of the vehicle and the coverage deductibles; use the limit per occurrence as the vehicle's value for determining the rating group and, in respect of a commercial vehicle, assume the model year to be the current year. The charge for each coverage is this percentage of the calculated premium. Liability/DCPD:20% Accident Benefits: .50% Optional Physical Damage:100%	FA update to harmonize wording in manual across all jurisdictions	This will not impact premium

Rule		Current Wo	ording		Proposed	Wording	Change from Current	Premium impact on existing policies
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)	4A	Rat If main cargo, rate ve 61B-64B plus special f If incidental, net annu	hicle as Class 48, factors.	4A	If main cargo, 1 48, 61B-64B pl If incidental, ne Refer to additic	Rating ate vehicle as Class us special factors. at annual \$50. nal rules within her information.	FA update to harmonize wording in manual across all jurisdictions	<ul> <li>This will not impact premium</li> </ul>
Rule 442 Endorsements Applicable to POL		Standard Endorsement Form Number, Title and Purpose	Rating		Standard Endorsement Form Number, Title and Purpose	Rating	FA update to harmonize wording in manual	This will not impact premium
1 (Owner's Policy)	4B	Permission to Carry Radioactive Materials	If main cargo, rate vehicle as Class 48, 61B-64B plus special factors. If incidental, net annual \$50.	4B	Permission to Carry Radioactive Material <del>s</del> -	If main cargo, rate vehicle as Class 48, 61B-64B plus special factors. If incidental, net annual \$50. Refer to	across all jurisdictions	
						additional rules within manual for further information.		
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)		Standard Endorsement Form Number, Title and Purpose	Rating		Standard Endorsement Form Number, Title and Purpos	Rating	FA update includes name change, harmonize	This will not impact premium
	5	Permission to Rent or Lease Automobiles and Extending Coverage to the Specified Lessee(s)	No charge for the endorsement. Vehicle is rated as if owned by lessee.	5	Permission to Rent or Lease <del>Automobiles</del> <del>and Extending Coverage to</del> <del>the</del> (Specified Lessee <del>(s</del> )	No charge for the endorsement. Vehicle is rated as if owned by lessee. Refer to additional rules within manual for further	wording in manual across all jurisdictions	
						information.		

Rule		Current Wording		Proposed Wording	Change from Current	Premium impact on existing policies
Rule 442		Rating		Rating	FA update to	This will
Endorsements Applicable to POL 1 (Owner's Policy)	5C	The following premiums apply to the policy and are not specifically for the endorsement: 1. Liability, DCPD, Collision, Comprehensive, Specified Perils: Private Passenger 250% of 07/0 Commercial Vehicles Light Trucks	5C	The following premiums apply to the policy and are not specifically for the endorsement: 1. Liability, DCPD, Collision, Comprehensive, Specified Perils: Private Passenger	harmonize wording in manual across all jurisdictions	not impact premium
Rule 442		Standard Endorsement Form		Standard Endorsement Form	FA manual needs	This will not
Endorsements Applicable to POL 1 (Owner's Policy)	5D	Number, Title and Purpose Conversion Coverage (rented or leased automobiles)	5D	Number, Title and Purpose Conversion Coverage (Rented or Leased Automobiles)	change small letter to capital letter	
Rule 442		Rating		Rating	FA update	This will
Endorsements Applicable to POL 1 (Owner's Policy)	6A	For Private Passenger Vehicles used in <b>car</b> <b>pools</b> : add 10% of Liability premium. Attach 6A. <b>Volunteers:</b> A volunteer transports persons to medical appointments and the like, and is reimbursed	6A	For Private Passenger Vehicles used in <b>car pools</b> : add 10% of Liability premium. Attach 6A. <b>Volunteers:</b> A volunteer transports persons to medical appointments and the like,	includes capitalization , harmonize wording in manual	not impact premium

Rule	Current Wording					Proposed Wording	9	Change from Current	Premium impact on existing policies
		for their reasonable driving expense including gas, vehicle wear and tear meals. END 6a is not required and t additional premium charge. <b>Other Private Passenger Vehicle transport passengers:</b> i)If transportation of non-paying par part of insured's job and employer r employee for expenses - then 07 ra Attach 6A. ii) If transportation is very occasion more than once a week - non-payin passengers) then 02 or 03 rates car Attach 6A. iii) All others, then appropriate taxi, or bus rates are applicable. See Put section. END6a would be attached, however the vehicle is used in a car pool wou 10% surcharge apply. For Public Ve vehicle accordingly. See Public Vehi Section of the manual.	r and there is no as used to ssengers is reimburses tes apply. al (no g n apply. limousine plic Vehicles r, only if uld the hicles, rate			<ul> <li>and is reimbursed for the reasonable driving experience of the reasonable driving expenses of the reasonable of the reasonable driving expenses of the reasonable of the reasonable</li></ul>	nses, ear and tear of required al premium ger sport on-paying sured's job es employee rates apply. ery in once a engers) then /. Attach 6A. opriate taxi, ire ehicles hed, nicle is used 10% blic Vehicles, . See Public	across all jurisdictions	
Rule 442 Endorsements		Standard Endorsement Form Number, Title and Purpose	Rating			Standard Endorsement Form Number, Title and Purpose	Rating	FA update to harmonize wording in	This will not impact
Applicable to POL 1 (Owner's Policy)	6D	Driver Training School Gives permission for the vehicle to be used for Driver Training School purposes and extends the Liability section of the policy to provide coverage in respect of the insured's liability for bodily injury to student drivers/observers. The Liability limit provided in respect of Road Hazard is to be repeated in the endorsement against both "any one person" and	See <b>Rule</b> <b>437</b> for rating instructions		6D	Driver Training School Gives permission for the vehicle to be used for Driver Training School purposes and extends the Liability section of the policy to provide coverage in respect of the Insured's liability for bodily injury to student drivers/observers. The Liability limit provided in	See Rule 437 for rating instructions. Refer to additional rules within manual for further information.	manual across all jurisdictions	premium

Rule		Current Wording		Proposed Wording	Change from Current	Premium impact on existing policies
		"two or more persons". Also, see END 22		respect of Road Hazard is to be repeated in the endorsement against both "any one person" and "two or more persons". Also, see END 22		
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)	6F	Standard Endorsement Form Number, Title and Purpose <b>Public Passenger Vehicles</b>	6F	Standard Endorsement Form Number, Title and Purpose Public Passenger Vehicles (Combined Limits)	FA manual update is name change only	This will not impact premium
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)		tandard Endorsement Form Number, Title and Purpose eparate Limits (Liability)	7	Standard Endorsement Form Number, Title and Purpose Separate Limits (Third Party Liability)	FA manual update is name change only	This will not impact premium
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)	8	Standard Endorsement Form Number, Title         and Purpose         Property Damage Reimbursement	8	Standard Endorsement Form Number, Title and Purpose Property Damage Reimbursement (SECTION A ONLY)	FA manual update is name change only	This will not impact premium
Rule 442 Endorsements		Standard Endorsement Form Number, Title and Purpose	REM	DVE	Endorsemen t is used in conjunction	This will not impact
Applicable to POL 1 (Owner's Policy)	8a	Property Damage Reimbursement for Operation by Named Person Used in conjunction with END 28 and 78. The insured agrees to indemnify FA for loss or damage to property arising out of accidents while the person named on the endorsement is operating the vehicle. END 8a may not be used where the person to whom it applies is the named insured.			with endorsement 28. FA does not offer endorsement 28. the manual is being updated to remove from the list	premium

Rule		Current W	ording			Proposed Word	ling	Change from Current	Premium impact on existing policies
Rule 442 Endorsements		Standard Endorsement Title and Purpose	Form Number,			Standard Endorsement Title and Purpose	Form Number,	FA manual update is name	This will not impact
Applicable to POL 1 (Owner's Policy)	9	Marine Use Excluded			9	Marine Use Excluded vehicles)	(amphibious	change only	premium
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)	16	Standard Endorsement Form Number, Title and Purpose Suspension of Coverage The Liability, DCPD, Accident Benefits and Collision coverages in respect of a vehicle that is temporarily laid up may be suspended by means of END 16. The endorsement does not suspend the Liability and Accident Benefits coverages that relate to "driving other vehicles". The endorsement may be used in respect of most private passenger and commercial-type vehicles. It is not available in respect of – a. Vehicles for which proof of insurance is issued or filed. b. Experience-rated vehicles. c. The Recreational vehicles Section relates. d. Vehicles that were never intended to be driven. e. Vehicles held for sale whether or not on an auto dealer's lot.	Rating In no event shall refund t granted for any suspensio coverage less than sixty ( consecutive days.	on of	16	Standard Endorsement Form Number, Title and Purpose Agreement For Suspension of Coverage The Liability, DCPD, Accident Benefits and Collision coverages in respect of a vehicle that is temporarily laid up may be suspended by means of END 16. The endorsement does not suspend the Liability and Accident Benefits coverages that relate to "driving other vehicles". The endorsement may be used in respect of most private passenger and commercial-type vehicles. It is not available in respect of: a. Vehicles for which proof of insurance is issued or filed. b. Experience-rated vehicles. c. The Recreational vehicles/items to which the Recreational Vehicles that were never intended to be driven. e. Vehicles held for sale whether or not on an auto dealer's lot.	Rating In no event shall refund be granted for any suspension of coverage less than sixty (60) consecutive days. Refer to additional rules within manual for further information.	FA update to harmonize wording in manual across all jurisdictions	This will not impact premium

Rule		Current Wording				Proposed Wording		Change from Current	Premium impact on existing policies
Rule 442	17	Rating		17	Tho	Rating refund for the period of		FA update to harmonize	This will not
Endorsements Applicable to POL 1 (Owner's Policy)					canc to th form gran cove cons addit	ellation is calculated according le table printed on the END 16 I. In no event shall refund be ted for any suspension of rage less than sixty (60) ecutive days. Refer to tional rules within manual for her information.		wording in manual across all jurisdictions	impact premium
Rule 442 Endorsements		Standard Endorsement Form Number, Title and Purpose				ard Endorsement Form Number, nd Purpose		FA manual update is capitalization	This will not impact
Applicable to POL 1 (Owner's Policy)	19	Limitation of Amount Provides that, in the event of loss or damage, the maximum amount of insurance under DCPD and optional physical damage sections of the policy is the actual cash value of the vehicle or the specified dollar amount (selected by the insured), whichever is less. The use of the endorsement is mandatory in respect of Motorcycles and Mopeds and all vehicles for which DCPD and optional physical damage premiums are based on the estimated or appraised current value.	he		Provide damag insurar physic is the a or the (select less. T manda and Ma DCPD premiu	tion of Amount es that, in the event of loss or le, the maximum amount of nce under DCPD and optional al damage sections of the policy actual cash value of the vehicle specified dollar amount red by the Insured), whichever is he use of the endorsement is itory in respect of Motorcycles opeds and all vehicles for which and optional physical damage ums are based on the estimated raised current value.			premium
Rule 442 Endorsements		Standard Endorsement Form Number, Title and Purpose			Nu	andard Endorsement Form Imber, Ie and Purpose		FA manual update is change	This will not impact
Applicable to POL 1 (Owner's Policy)	19A	Valued Automobiles		194		lued Automobile(s)		formatting	premium
Rule 442		Standard Endorsement Form		┨┌──		Standard Endorsement Form		FA manual update is	This will not
Endorsements		Number, Title and Purpose				Number, Title and Purpose		name	impact
Applicable to POL 1 (Owner's Policy)	21A	Receipts or Mileage Basis Flee	et	21/	A	<del>Receipts or Mileage</del> Monthly Reporting Basis Fleet		change only	premium

Rule		Current Word	ding			Proposed Wording	Change from Current	Premium impact on existing policies
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)	22	Standard Endorsement I Title and Purpose <b>Damage to Property c</b> Used to insure the Passe Damage hazard when ei 6d is attached to the po is attached but separate limits are required in res Injury and Property Dan	<b>If Passengers</b> enger Property ther (a) END 6a or licy or (b) END 6b Passenger Hazard spect of Bodily		22	Standard Endorsement Form Number, Title and Purpose <b>Damage to Property of</b> <b>Passengers</b> Used to insure the Passenger Property Damage hazard when either (a) END 6 <del>a</del> A or 6 <del>d</del> D is attached to the policy or (b) END 6 <del>b</del> B is attached but separate Passenger Hazard limits are required in respect of Bodily Injury and Property Damage	FA manual needs change small letter to capital letter	This will not impact premium
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)		Standard Endorsement Form Number, Title and Purpose	Rating		REMO	VE	As FA does not offer this endorsement , the manual is being updated to	
	22N	Cargo Insurance	Not available on Facility Association policies.	۱ I			remove from the list	
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)	23A	Standard Endorsemen Title and Purpose Mortgage Records the joint inter If an END 23a is issue coverages provided, th any restrictive endorse 19/28/40) is also to be	est of a lienholder. d showing the ne applicability of ement (such as END		23A	Standard Endorsement Form Number, Title and Purpose <b>Mortgage</b> Records the joint interest of a lienholder. If an END 23 <del>a</del> A is issued showing the coverages provided, the applicability of any restrictive endorsement (such as END 19/28/40) is also to be recorded.	FA manual needs change small letter to capital letter	This will not impact premium
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)	238	Standard Endorsemen Title and Purpose <b>Mortgage (Broad Fo</b> Broader than END 23a additional protection t an END 23b is issued s coverages provided, th any restrictive endorse 19/28/40) is also to be	rm) in that it provides o the lienholder. If showing the ne applicability of ement (such as END		23B	Standard Endorsement Form Number, Title and Purpose <b>Mortgage (Broad Form)</b> Broader than END 23 <del>a</del> A in that it provides additional protection to the lienholder. If an END 23 <del>b</del> B is issued showing the coverages provided, the applicability of any restrictive endorsement (such as END 19/28/40) is also to be recorded.	FA manual needs change small letter to capital letter	This will not impact premium

Rule	Current Wording		Proposed Wording	Change from Current	Premium impact on existing policies
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Number, Titl and Purpose 25 Alteration Used by Servicing Carrier to record policy changes	25	Standard Endorsement Form Number, Title and Purpose Alteration (endorsement changing or correcting statement(s) in the application or changing the rating classification) Used by Servicing Carrier to record policy changes.	FA update includes name change, formatting	This will not impact premium
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Number, Titl         and Purpose         26       Disappearing Deductible	26	Standard Endorsement Form Number, Title and Purpose Disappearing Deductible (All Perils or Collision or Upset)	FA manual update is name change only	This will not impact premium
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Number, Titl and Purpose 27 Legal Liability for Damage to Non- Owned Automobile(s) and Providing Other Coverages When Insured Persons Drive Other Automobiles	27	Standard Endorsement Form Number, Title and Purpose Legal Liability for Damage to Non-Owned Automobile <del>(s) and</del> Providing Other Coverages When Insured Persons Drive Other Automobiles	FA manual update is name change only	This will not impact premium
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Number, Title and PurposeRating27BBusiness Operations - Liability for Damage to Non- Owned Automobile(s) in your Care, Custody or Control Covers the insured's legal liability for loss of or damage to a non-owned vehicle/trailer (not owned by or licensed in the name of the Insured or any other person residing in the same premises) arising from Collision and/or Comprehensive or Specified Perils. The insured must specify the types of vehicle/trailer that may be in hisCoverage premiums charged are to the higher rated vehicl if the insure owned such or calculate ra group; mod year is assured	st 2 as d 1 a 1 limit 1 lice 2 e	Standard Endorsement Form Number, Title and PurposeRatingBusiness OperationsCoverage premiums charged are thoseCoverage premiums charged are those applicable to the highest rated vehicle to a non-owned Covers the Insured's legal liability for loss of or damage to a non-ownedCovers the secontrolCovers the Insured's legal liability for loss of or damage to a non-ownedInsured owned such a vehicle; the limit per secontrolCovers the Insured's legal liability for loss of or damage to a non-ownedowned such a vehicle; the limit per son residing in the same	across all jurisdictions	This will not impact premium

Rule		Current Wording			Proposed Wording		Change from Current	Premium impact on existing policies
		required limit per occurrence. This endorsement excludes customers automobiles under a	to be the current year. For use in the Atlantic Provinces only.		premises) arising from Collision and/or Comprehensive or Specified Perils. The Insured must specify the types of vehicle/trailer that may be in his their custody and indicate the required limit per occurrence. This endorsement excludes customers' automobiles under a garage policy in the definition of non-owned automobiles.	model year is assumed to be the current year. For use in the Atlantic Provinces only.		
Rule 442					Standard Endorsement Fo	orm	FA manual	This will
Endorsements Applicable to POL		Standard Endorsement Form Nu Title and Purpose	mber,		Number, Title and Purpose		update is name change only	not impact premium
1 (Owner's Policy)	28A	Excluded Driver Endorsemen	t	28A	Excluded Driver Endors (For Use in the Provinc Prince Edward Island C	e of		
Rule 442 Endorsements		Standard Endorsement Form Nu Title and Purpose	mber,		Standard Endorsement Forn Title and Purpose	n Number,	FA manual update is name	This will not impact
Applicable to POL 1 (Owner's Policy)	29	Additional Coverage As Resp Operation by Named Persons		29	Additional Coverage As R Operation by Named Pers		change only	premium
Rule 442		Standard Endorsement Form Number, Title and Purpose	Rating	REMO	/E		END is not offered in	This will not
Endorsements Applicable to POL 1 (Owner's Policy)	30A	Excluding Attached Machinery Excludes Section C coverage in respect of equipment mounted on and attached to vehicle. END 30A may not be used in conjunction with END 31.	No charge.				PEI. Manual update to align wording across all jurisdictions	impact premium

Rule	Current Wording	Proposed Wording	Change from Current	Premium impact on existing policies
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form         Number, Title and Purpose         31       Non-Owned Equipment         Provides coverage in respect of apparatus,         machinery or equipment that is attached to         the vehicle but is not owned by the insured.         Use of the endorsement is not         permissible in respect of a vehicle to         which END 30 applies.         The optional         physical damage coverages may only be the         same as those provided in respect of loss         of or damage to the equipment must be         specified.	Standard Endorsement Form         Number, Title and Purpose         31       Non-Owned Equipment         Provides coverage in respect of         apparatus, machinery or equipment         that is attached to the vehicle but is         not owned by the Insured. Use of         the endorsement is not         permissible in respect of a         vehicle to which END 30 applies.         The optional physical damage         coverages may only be the same as         those provided in respect of the         vehicle. The required limit in respect         of loss of or damage to the         equipment must be specified.	FA manual update is capitalization	This will not impact premium
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Number, Title and Purpose         36       Commercial Automobiles used exclusively for Pleasure         Required when a commercial type vehicle is used only for pleasure purposes and is so rated.	Standard Endorsement Form Number, Title and Purpose         36       Commercial Automobiles Used Exclusively for Pleasure Required when a commercial type vehicle is used only for pleasure purposes and is so rated.	FA manual needs change small letter to capital letter	This will not impact premium
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)	Rating38\$30 per \$1,000 or part thereof, of the limit of coverage shown on the endorsement in excess of \$1,500. eg. Equipment is valued at \$4,300. The premium for END 38 will be \$90	Rating38\$30 per \$1,000 or part thereof, of the limit of coverage shown on the endorsement in excess of \$1,500.E.g. Equipment is valued at \$4,300. The premium for END 38 will be \$90	FA update to harmonize wording in manual across all jurisdictions	This will not impact premium
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy)	Standard Endorsement Form Number, Title and Purpose         43       Removing Depreciation Deduction	Standard Endorsement Form Number, Title and Purpose 43R Removing Limited Waiver of Depreciation <del>Deduction</del>	FA manual update includes form number and name change	This will not impact premium

Rule	Current Wording	Proposed Wording	Change from Current	Premium impact on existing policies
Rule 442 Endorsements Applicable to POL 1 (Owner's Policy) Rule 442	Standard Endorsement Form Number, Title and Purpose         43A       Removing Depreciation Deduction for Specified Lessee(s)         Standard Endorsement Form Number, Title and Purpose	Standard Endorsement Form         Number, Title and Purpose         43A-R(L)       Removing         Limited Waiver         of Depreciation (Specified         Lesse(s)	FA manual updates includes form number and name change FA update to	This will
Endorsements Applicable to POL 1 (Owner's Policy)	44       Family Protection         Provides limited protection to the insured, spouse and certain relatives in the event of bodily injuries caused by another motorist who has less Liability insurance than the insured. For a complete description of the coverage, see the actual endorsement form and the "Supplement".         The limit for any one accident (ie., all claimants) is normally the difference between the Liability limit carried by the other motorist and the Liability limit carried by the other motorist and the Liability limit carried by the same as the Liability limit applicable to the insured vehicle. The coverage limit provided by this endorsement is the same as the Liability limit applicable to the vehicle.         For example: If the vehicle is insured with a Liability limit of \$2,000,000 the END 44 will also have a limit of \$2,000,000.	44       Family Protection         Provides limited protection to the Insured, spouse and certain relatives in the event of bodily injuries caused by another motorist who has less Liability insurance than the Insured. For a complete description of the coverage, see the actual endorsement form and the "Supplement".         The limit for any one accident (i.e., all claimants) is normally the difference between the Liability limit carried by the other motorist and the Liability limit applicable to the insured vehicle. The coverage limit provided by this endorsement is the same as the Liability limit applicable to the vehicle.         For example: If the vehicle is insured with a Liability limit of \$2,000,000 the END 44 will also have a limit of \$2,000,000.	harmonize wording in manual across all jurisdictions	not impact premium

Rule	Current Wording	Proposed Wording	Change from Current	Premium impact on existing policies
GARAGE SEC Rule 637	TION Rule 637: Standard Endorsement Forms Applicable to POL 4 (Garage Policy) New	<ul> <li>Rule 637: Standard Endorsement Forms Applicable to POL 4 (Garage Policy)</li> <li>Notes: <ol> <li>No endorsements, no special wordings and no changes to standard forms are permissible except as approved by or on behalf of the Superintendent(s) of Insurance.</li> <li>This rule provides certain details of approved endorsement forms. The descriptions are necessarily very brief and reference must be made to the actual wordings of the endorsement s to ascertain the full provisions and restrictions.</li> <li>In certain cases a copy of the endorsement must be signed by the Applicant and filed with the Servicing Carrier. The insurance will not be continued or the policy will be re-rated, if this requirement is not met.</li> </ol> </li> <li>Liability or (TPL) means B.I. and P.D. Tort; DCPD means Direct Compensation – Property Damage Physical Damage means Optional Coverages – Loss or Damage (All Perils, Collision, Comprehensive, Specified Perils)</li> </ul>	FA update includes harmonize format and wordings in manual across all jurisdictions	This will not impact premium s
Rule 637 Standard Endorsement Forms Applicable to POL 4 (Garage Policy)	<b>70: Named Chauffeur</b> This endorsement is used when the Owned Automobiles Collision coverage is to be provided only when specified persons are personally in control of the vehicles. Instead of applying a rate to staff units, the premium for the coverage is calculated on the number of highest-rated vehicles equal to the number of named persons, using 120% of the Collision rates applicable to those vehicles and persons.	Standard Endorsement Form Number, Title and PurposeRating70Named Chauffeur (for attachment only to a Garage Policy PE-S.P.F. No. 4) This endorsement is used when the Owned Automobiles Collision coverage is to be provided only when specified persons are personally in control of the vehicles.RatingStandard Endorsement only to a Garage policy PE-S.P.F. No. 4)Instead of applying a rate to staff units, the premium for the coverage is calculated on the number of highest-rated vehicles equal to the number of named persons, using 120% of the Collision rates applicable to those vehicles and persons.	FA update includes formatting and name change	This will not impact premium

Rule	Current Wording		Proposed Wording			Change from Current	Premium impact on existing policies
Rule 637 Standard	<b>71: Excluding Owned Automobiles</b> The use of this endorsement is mandatory on policies issued in respect of risks not rated as Automobile Dealers.		Standard Endorsement Form Number, Title and Purpose	Rating		FA update includes formatting	This will not impact
Endorsement Forms Applicable to POL 4 (Garage Policy)		71	Excluding Owned	No charge.		and name change	premium
Rule 637	72: Multiple Alteration This form is used by the Servicing Carrier to record a		Standard Endorsement Form Number, Title and Purpose	Ratin	g	FA update includes	This will not
Standard Endorsement Forms Applicable to POL 4 (Garage Policy)	d change of the information supplied on the application form ment and the change (if any) of the policy premium. pplicable	72	Multiple Alteration (For Attachmenyt Only to a Garage Policy PE - S.P.F. No. 4) This form is used by the Servicing Carrier to record a change of the information supplied on the application form and the change (if any) of the policy premium.	No char <u>o</u>	je.	formatting and name change	impact premium
Rule 637	73: Excluding Financed Automobiles This endorsement is used when it is required to specify		Standard Endorsement Form Number, Title and Purpose	Rati	ng	FA update includes	This will not
Standard Endorsement Forms Applicable to POL 4 (Garage Policy)	that the Owned Automobiles Comprehensive/Specified Perils coverage does not apply to any vehicle which, although held for sale by the Insured, is financed by a named lienholder or mortgagee.	73	Excluding Financed Automobiles (For Attachmenyt Only to Garage Policy PE - S.P.F. N 4) This endorsement is used whe it is required to specify that th Owned Automobiles Comprehensive/Specified Peri coverage does not apply to ar vehicle which, although held f sale by the Insured, is finance by a named lienholder or mortgagee.	o. en he Is iy or	ge.	formatting and name change	impact premium

Rule	Current Wording		Proposed Wording			Change from Current	Premium impact on existing policies
Rule 637 Standard Endorsement Forms Applicable to POL 4 (Garage Policy)	<b>74: Open Lot Pilferage - Owned Automobiles</b> This endorsement is not available for Facility Association business.	74	Standard Endorsement Form Number, Title and Purpose Open Lot Pilferage - Owned Automobiles (For Attachmenyt Only to a Garage Policy PE - S.P.F. No. 4)	Rating This endorsement is not available for Facility Association		FA update includes formatting and name change	This will not impact premium
Rule 637 Standard Endorsement Forms Applicable to POL 4 (Garage Policy)	<b>75: Open Lot Pilferage - Customers Automobiles</b> This endorsement is not available for Facility Association business.	75	Standard Endorsement Form Number, Title and Purpose Open Lot Pilferage - Customers' Automobiles (for attachmenyt only to a Garage Policy PE - S.P.F. No. 4)	Rating This endorsement is not available for Facility Association business.		FA update includes formatting and name change	This will not impact premium
Rule 637 Standard Endorsement Forms Applicable to POL 4 (Garage Policy)	<b>76: Additional Insured</b> The purpose of this endorsement is to provide insurance in respect of vehicles that are provided for the regular or frequent use of specified persons who are not active partners or full-time employees. Full details of each such vehicle and person must be supplied on an APP 1 (Owner's Policy Application form) and the premium is developed from the applicable Private Passenger, Commercial or Recreational Vehicle rates. The calculated premium becomes the additional premium on the END.76.	76	Standard Endorsement Form Number, Title and Purpose Additional Insured Broad Form (For Attachmenyt Only to a Garage Policy PE - S.P.F. No. 4) The purpose of this endorsement is to provide insurance in respect of vehicles that are provided for the regular or frequent use of specified persons who are not active partners or full-time employees. Full details of each such vehicle and person must be supplied on an APP 1 (Owner's Policy Application form) and the	Rating The premium is developed from the applicable Private Passenger, Commercial or Recreational Vehicle rates.The calculated premium becomes the additional premium on the END.76.		FA update includes formatting and name change	This will not impact premium

Rule	Current Wording	Proposed Wording	Change from Current	Premium impact on existing policies
Rule 637 Standard Endorsement Forms Applicable to POL 4 (Garage Policy)	77: Comprehensive Damage - Customer Automobiles (including Open Lot Pilferage) This endorsement is not available for Facility Association business	Standard Endorsement Form Number, Title and PurposeRating77Legal Liability For Comprehensive Damage to Customers' Automobiles (Including Open Lot Peilferage) (For Attachement Only to a Garage Policy PE – S.P.F. No. 4)This endorse ment is not available Facility	FA update includes formatting and name change	This will not impact premium
Rule 637 Standard Endorsement Forms Applicable to POL 4 (Garage Policy)	78: Reduction of Coverage as Respects Operation by Named Persons This endorsement is used if the coverages provided by the policy are to be restricted when certain named persons are driving a vehicle.	Standard Endorsement Form Number, Title and Purpose       Rating         78       Reduction of Coverage as Respects Operation by Named Persons (For attachment only to a Garage Policy PE- S.P.F. No. 4)       No charge.         This endorsement is used if the coverages provided by the policy are to be restricted when certain named persons are driving a vehicle.       No	FA update includes formatting and name change	This will not impact premium

Rule	Current Wording		Proposed Wordi	ng	Change from Current	Premium impact on existing policies
Rule 637 Standard Endorsement Forms Applicable to POL 4 (Garage Policy)	<b>79: Fire and Theft Deductible</b> This endorsement is used when the deductible shown for the Owned Automobiles Comprehensive/Specified Perils coverage is to be made applicable also to fire losses or theft of the entire automobile.	79 Fir 79 (Fo a G No This whe for Cor Per ma loss	ndard Endorsement mber, Title and Purp e and Theft Deduct or Attachment Only Garage Policy PE-S . 4) s endorsement is use en the deductible she the Owned Automote mprehensive/Specifie ils coverage is to be de applicable also to ses or theft of the er comobile.	ose No tible No charge. .P.F. ed own biles ed o fire	FA update includes formatting and name change	This will not impact premium
Rule 637 Standard Endorsement Forms Applicable to POL 4 (Garage Policy)	<ul> <li>80: Specified Owned Automobile Physical Damage Coverage</li> <li>This endorsement is used when Optional Physical Damage coverage is to be provided only to specified automobile(s).</li> <li>Full details of each such vehicle and person must be supplied on an APP 1 (Owner's Policy Application form) and the premium is developed from the applicable Private Passenger, Commercial or Recreational Vehicle rates. The calculated premium becomes the premium on the END 80.</li> </ul>	80 Sp Au Ph Co (fc on Po No Thi use Phy cov prc spe aut det vel mu an Pol	andard dorsement Form imber, Title and rpose pecified Owned thomobile pysical Damage prattachment ly to a Garage blicy PE-S.P.F. 0. 4) is endorsement is ed when Optional ysical Damage verage is to be pyided only to ecified tomobile(s). Full tails of each such hicle and person ust be supplied on APP 1 (Owner's licy Application rm) and the	Rating The premium is developed from the applicable Private Passenger, Commercial or Recreational Vehicle rates. The calculated premium becomes the premium on the END 80.	FA update includes formatting and name change	This will not impact premium

Rule	Current Wording		Proposed Wording		Change from Current	Premium impact on existing policies
Rule 637 Standard Endorsement Forms Applicable to POL 4 (Garage Policy)	NEW	81	Standard Endorsement Form Number, Title and Purpose Garage Family Protection (for Garage Policy PE – S.P.F. No. 4) This endorsement provides limited protection to certain persons in the event of bodily injuries caused by another motorist who has less Third Party Liability insurance than the Insured. For a complete description of the coverage, see the actual	Rating Premium is based on Liability limit.	Current END is missing in PEI. Manual update to align wording across all jurisdictions	existing
			endorsement form. The limit in respect of any one accident (i.e. all claimants) is normally the difference between the Third Party Liability limit carried by the other motorist and the Third Party Liability limit applicable to the insured vehicle. The coverage provided by END 81 shall be the same as the Liability limit applicable on the insured vehicle.			

Rule	Current Wording		Proposed Wording	l	Change from Current	Premium impact on existing policies
Rule 637 Standard Endorsement Forms Applicable to POL 4 (Garage Policy)	<ul> <li>82: Liability for Damage to Non-Owned Automobiles and Drive, Rent or Lease Other Automobiles – Named Persons Provides insurance for specified persons to cover legal liability for loss of or damage to a non-owned vehicle arising from Collision and/or Comprehensive or Specified Perils.</li> <li>The premium is \$50 per named person per annum. Coverage is offered only to risks with owned vehicles insured on POL 4 (Garage Policy) carrying both Collision and Comprehensive/Specified Perils.</li> <li>This is a flat fee per policy term and is not pro rated when the endorsement is added midterm to a policy or deleted midterm from a policy unless the owned vehicle is deleted or the policy cancelled.</li> <li>This is a policy level endorsement. The coverage provided is Collision and Comprehensive. The limit provided by the endorsement is \$40,000 subject to a deductible of \$500.</li> </ul>	82	Standard Endorsement Form Number, Title and Purpose Legal Liability for Damage to Non-Owned Automobiles and Drive, Rent or Lease Other Automobiles – Named Persons (For Standard Garage Automobile Policy - PE- S.P.F. No. 4) Provides insurance for specified persons to cover legal liability for loss of or damage to a non-owned vehicle arising from Collision and/or Comprehensive or Specified Perils. Coverage is offered only to risks with owned vehicles insured on POL 4 (Garage Policy) carrying both Collision and Comprehensive/Specified Perils. This is a policy level endorsement. The coverage provided is Collision and Comprehensive. The limit provided by the endorsement is \$40,000 subject to a deductible of \$500.	Rating The premium is \$50 per named person per annum. This is a flat fee per policy term and is not pro rated when the endorsement is added midterm to a policy or deleted midterm from a policy unless the owned vehicle is deleted or the policy cancelled.	FA update includes formatting and name change	This will not impact premium

Rule		Current V	Vording			Proposed	Wording		Change from Current	Premium impact on existing policies
Rule 637	NEW					Standard Endo		Rating	END is missing in	This will not
Standard Endorsement Forms Applicable to POL 4 (Garage Policy)				10	Number, Title at100Alteration (Er changing or co statement(s) it application or the rating class (for attachment Garage Policy No. 4) Used by the Ser Carrier to record of the information on the application the change (if a policy premium.		Endorsement correcting       No         in the or changing assification)       charge         assification)       assification)         ent only to a cy PE - S.P.F.       Servicing         Servicing ord a change ation provided ation form and f any) of the       Servicing		PEI. Manual update to align wording across all jurisdictions	impact premium
DRIVERS POL	ICY SE	CTION							1	-
Rule 731: Endorsements Applicable to POL 2 (Driver's		Standard Endorsement Form Number, Title and Purpose	Rating		Er Fo Tit	andard ndorsement orm Number, tle and	Ratir	ıg	FA update to harmonize wording in manual	This will not impact premium
Policy)	6A	Permission to Carry Passengers for Compensation Used to modify the policy form's restrictions in regard to the use of the non-owned vehicle for the carriage of passengers. The actual use of the vehicle must be specified in the endorsement. See Private Passenger Section and Public Section. The use	For non-owned private passenger vehicles used in car pools, add 10% of Liability premium. <b>Volunteers:</b> A volunteer transports persons to medical appointments and the like, and is reimbursed for reasonable driving expenses, including gas, vehicle wear and tear and meals. END 6A is not required and there is no additional premium charge. <b>Other Private</b> <b>Passenger Vehicles</b>	6A	Pre Cra Pra Cra Mo Pra Cra Mo Pra Pra Pra Pra Pra Pra Pra Pra Cra Pra Pra Pra Cra Pra Cra Pra Pra Pra Pra Cra Pra Pra Pra Pra Pra Pra Pra Pra Pra P	arry assengers for ompensation sed to modify odifies the olicy form's strictions in gard to the se of the non- vned vehicle r the carriage passengers. he actual use the vehicle ust be becified in the adorsement.	For non-owne passenger vel in <b>car pools</b> : of Liability pre Attached 6A <b>Volunteers</b> : A volunteer tr persons to me appointments like, and is re for reasonable expenses, incl vehicle wear a and meals. EN not required a no additional charge.	and 10% add 10% emium. ansports edical and the imbursed e driving luding gas, and tear ID 6A is and there is	across all jurisdictions	

Rule	Current Wording Proposed Wording			Change from Current	Premium impact on existing policies			
		of the endorsement is not permissible in respect of other vehicles. Also see END 22.	used to transport passengers: i) If transportation of non-paying passengers is part of Insured's job and employer reimburses employee for expenses - then Class 07 rates apply. ii) If transportation is very occasional (no more than once a week non- paying passengers) then Class 02 or Class 03 rates can apply. iii) All others, then appropriate taxi, limousine or bus rates are applicable. END 6A would be attached; however, only if the nonowned vehicle is used in a car pool would the 10% surcharge apply. For public vehicles, rate vehicle accordingly. See Public Section of the manual.		See Private Passenger Section and Public Section. The use of the endorsement is not permissible in respect of other vehicles. Also see END 22.	Other Private Passenger Vehicles used to transport passengers: i) If transportation of non-paying passengers is part of Insured's job and employer reimburses employee for expenses - then Class 07 rates apply. Attached 6A ii) If transportation is very occasional (no more than once a week non-paying passengers) then Class 02 or Class 03 rates can apply. Attached 6A iii) All others, then appropriate taxi, limousine or bus rates are applicable. END 6A would be attached; however, only if the nonowned vehicle is used in a car pool would the 10% surcharge apply. For public vehicles, rate vehicle accordingly. See Public Vehicles Section of the manual.		
Rule 731:		Standard Endorsem Title and Purpose	nent Form Number,		Standard Endorsement Form Number, Title and Purpose		FA manual update is	This will not
Endorsements Applicable to POL 2 (Driver's Policy)	25	Alteration	Carrier to record policy	25	Alteration (endorsement c statement(s) in changing the ra Used by Servicing changes.	name change only	impact premium	

Rule	Current Wording	Proposed Wording	Change from Current	Premium impact on existing policies
Rule 731: Endorsements Applicable to POL 2 (Driver's Policy)	Standard Endorsement Form         Number, Title and Purpose         60       Legal Liability for Damage to Non-         Owned Automobiles	Standard Endorsement Form Number, Title and Purpose60Legal Liability for Damage to Non- Owned Automobiles (for attachment only to a Driver's Policy S.P.F. No. 2)	FA manual update is name change only	This will not impact premium
NON-OWNED	AUTOMOBILE SECTION			
Rule 822 Endorsements Applicable to POL 6 (Non-Owned Automobile Policy)	Rule 822: Endorsements Applicable To POL 6 (Non- Owned Automobile Policy) Notes: 1. No endorsements, no special wordings and no changes to standard forms are permissible except as approved by or on behalf of the Superintendent(s) of Insurance. 2. This rule provides certain details of approved endorsement forms. The descriptions are necessarily very brief and reference must be made to the actual wordings of the endorsements to ascertain the full provisions and restrictions. 3. In certain cases a copy of the endorsement must be signed by the Applicant and filed with the Servicing Carrier. The insurance will not be continued or the policy will be re-rated, if this requirement is not met.	<ul> <li>Rule 822: Endorsements Applicable To POL 6 (Non-Owned Automobile Policy)</li> <li>Notes: <ol> <li>No endorsements, no special wordings and no changes to standard forms are permissible except as approved by or on behalf of the Superintendent(s) of Insurance.</li> <li>This rule provides certain details of approved endorsement forms. The descriptions are necessarily very brief and reference must be made to the actual wordings of the endorsements to ascertain the full provisions and restrictions.</li> <li>In certain cases a copy of the endorsement must be signed by the Applicant and filed with the Servicing Carrier. The insurance will not be continued or the policy will be re-rated, if this requirement is not met.</li> <li>Liability or (TPL) means B.I. and P.D. Tort; DCPD means Direct Compensation – Property Damage Physical Damage means Optional Coverages – Loss or Damage (All Perils, Collision, Comprehensive, Specified Perils)</li> </ol> </li> </ul>	FA update includes harmonize format and wordings in manual across all jurisdictions	This will not impact premium

Rule	Current Wording		Proposed Wording		Change from Current	Premium impact on existing policies
Rule 822	90: Limitation to Operation of Automobiles by Partners Officers and Employees		Standard Endorsement Form Number, Title and Purpose	Rating	FA update includes	This will not
Endorsements Applicable to POL 6 (Non-Owned Automobile Policy)	Used when the insurance is to apply only to automobiles driven by partners, officers and employees (i.e. no agents and no "hired automobiles" or automobiles operated under contract). The classes concerned (A1/A2/B) are to be specified in the endorsement.	90	Limitation to Operation of Automobiles by Partners Officers and Employees (for attachment only to a Non-owned Policy S.P.F. No. 6) Used when the insurance is to apply only to automobiles driven by partners, officers and employees (i.e. no agents and no "hired automobiles" or automobiles operated under contract). The classes concerned (A1/A2/B) are to be specified in the endorsement.	No charge.	formatting and name change	impact premium
Rule 822 Endorsements Applicable to POL 6 (Non-Owned Automobile Policy)	91: Limitation to Operation of Automobiles by Named Persons Used when the insurance is to apply only to automobiles driven by the persons whose names, occupations and locations are specified in the endorsement.	91	Standard Endorsement Form Number, Title and Purpose Limitation to Operation of Automobiles by Named Persons (for attachment only to a Non-owned Policy S.P. F No. 6) Used when the insurance is to apply only to automobiles driven by the persons whose names, occupations and locations are specified in the endorsement.	Rating No charge.	FA update includes formatting and name change	This will not impact premium

Rule	Current Wording		Proposed Wording		Change from Current	Premium impact on existing policies
Rule 822 Endorsements Applicable to POL 6 (Non-Owned	92: Limitation to Hired Automobiles and Automobiles Operated Under Contract Used when the insurance is to apply only to "hired automobiles" and/or automobiles operated under contract.	92	Standard Endorsement Form Number, Title and Purpose Limitation to Hired Automobiles and Automobiles Operated	Rating No charge.	FA update includes formatting and name change	This will not impact premium
Automobile Policy)			<b>Under Contract</b> (for attachment only to a <b>Non-owned Policy S.P. F</b> <b>No. 6</b> ) Used when the insurance is to apply only to "hired automobiles" and/or automobiles operated under contract.		change	
Rule 822	93: Limitation to Automobiles Owned by Named Persons		Standard Endorsement Form Number, Title and Purpose	Rating	FA update includes	This will not
Endorsements Applicable to POL 6 (Non-Owned Automobile Policy)	Used when the insurance is to apply only to the operation of automobiles owned by the persons, firms or corporations whose names and addresses are specified in the endorsement.	93	Limitation to Automobiles Owned by Named Persons (for attachment only to a Non-owned Policy S.P. F No. 6) Used when the insurance is to apply only to the operation of automobiles owned by the persons, firms or corporations whose names and addresses are specified in the endorsement.	No charge.	formatting and name change	impact premium

Rule	Current Wording	Proposed Wording	Change from Current	Premium impact on existing policies
Rule 822 Endorsements Applicable to POL 6 (Non-Owned Automobile Policy)	<b>94: Legal Liability for Damage to Hired Automobiles</b> Used when the insurance is to be extended to cover the insured's legal liability for damage to hired automobiles arising from Collision and/or Comprehensive/Specified- Perils. See <b>Rule 811.C</b>	Standard Endorsement Form Number, Title and PurposeRating94Legal Liability for Damage to Hired Automobiles (For Attachment Only to a Non-owned Policy S.P. F No. 6) Used when the insurance is to be extended to cover the Insured's legal liability for damage to hired automobiles arising from Collision and/or Comprehensive/Specified- Perils. See Rule 811.CRatingStandard Endorsement ParticipationRefer to additional rules within manual for further information.	FA update includes formatting, name change, harmonize wording in manual across all jurisdictions	This will not impact premium
Rule 822 Endorsements Applicable to POL 6 (Non-Owned Automobile Policy)	95: Limitation to Business Conducted at Specified Locations Used when the insurance is to apply only to the use of automobiles in connection with the insured's specified business locations.	Standard Endorsement Form Number, Title and Purpose       Rating         Limitation to Business       No         95       Conducted at Specified Locations (for attachment only to a Non-owned Policy S.P. F No. 6)       No         Used when the insurance is to apply only to the use of automobiles in connection with the Insured's specified business locations.       No	FA update includes formatting, name change, harmonize wording in manual across all jurisdiction	This will not impact premium

Rule	Current Wording Proposed V		ed Wording	9	Change from Current	Premium impact on existing policies
Rule 822 Endorsements Applicable to POL 6 (Non-Owned Automobile Policy)	<b>96: Contractual Liability</b> Used when the policy's exclusion of liability assumed under any contract or agreement is to be deleted in respect of specified contracts; the dates of the contracts and the names of the contracting parties to be specified. See <b>Rule 811.B</b>	Standard End Form Number Purpose Contractual (For Attachi Only to a No Policy S.P. F Used when th exclusion of I assumed und contract or ag is to be delet respect of spi contracts; the the contracts names of the contracting p be specified. St1.B	r, Title and Liability ment on-owned No. 6) ne policy's iability er any greement ed in ecified e dates of and the arties to	Rating Refer to additional rules within manual for further information.	FA update includes formatting, name change, harmonize wording in manual across all jurisdictions	This will not impact premium
Rule 822 Endorsements Applicable to POL 6 (Non-Owned Automobile Policy)	<ul> <li>97: Operation by Individual Named Insured</li> <li>Used if the named insured is an individual and coverage is to be provided in respect of the operation by the insured, in the business of the insured, of a non-owned automobile to which the insurance relates.</li> <li>The endorsement also extends the coverage provided by END 94 (Until the discrepancy is corrected, the reference in the second paragraph of END 97 to "exclusions (a)" should be Exclusion 1).</li> <li>If the endorsement is required, it is necessary for full details of the risk to be submitted to the Servicing Carrier so that the appropriate premium(s) may be assessed.</li> </ul>	Standard Endor Form Number, 7 Purpose 97 Operation by 3 Named Insure (for attachme a Non-owned S.P. F No. 6) Used if the nam is an individual coverage is to t in respect of the by the Insured, business of the a non-owned at to which the ins relates. The endorseme extends the coo provided by EN the discrepancy corrected, ther the second para END 97 to "exc should be Exclu	Title and Individual ed nt only to Policy hed insured and be provided e operation in the Insured, of utomobile surance nt also verage D 94 (Until v is reference in agraph of lusions (a)"	Rating If the endorsement is required, it is necessary for full details of the risk to be submitted to the Servicing Carrier so that the appropriate premium(s) may be assessed.	FA update includes formatting, name change, harmonize wording in manual across all jurisdictions	This will not impact premium

Rule	Current Wording		Proposed Wording		Change from Current	Premium impact on existing policies
Rule 822	98: Excluding Automobiles Driven by Named Persons Used when it is required to exclude coverage in		Standard Endorsement Form Number, Title and Purpose	Rating	FA update includes	This will not
Endorsements Applicable to POL 6 (Non-Owned Automobile Policy)	respect of automobiles driven by specific named persons.	98	Excluding Automobiles Persoally Driven by Named Person(s) (For Attachment Only to a Non-owned Policy S.P. F No. 6) Used when it is required to exclude coverage in respect of automobiles driven by specific named persons.	No charge.	formatting, name change	impact premium
Rule 822 Endorsements Applicable to POL 6 (Non-Owned Automobile Policy)	<b>99: Excluding Long-Term Leased Vehicle</b> Applicable to insurance in respect of hired automobiles and must be used when the automobiles are hired without drivers. The insurance is provided in respect of non-owned automobiles, that are hired or leased with drivers or that are hired or leased without drivers for periods not exceeding 30 days. See <b>Rule 805</b>	99	Standard Endorsement Form Number, Title and Purpose Excluding Long Term Leased Vehicle (For Attachment Only to a Non-owned Policy S.P. F No. 6) Applicable to insurance in respect of hired automobiles and must be used when the automobiles are hired without drivers. The insurance is provided in respect of non- owned automobiles, that are hired or leased with drivers or that are hired or leased without drivers for periods not exceeding 30 days. See Rule 805 Refer to additional rules within manual for further information.	Rating No charge.	FA update includes formatting, name change, harmonize wording in manual across all jurisdictions	This will not impact premium

Rule	Current Wording		Proposed Wording		Change from Current	Premium impact on existing policies
Rule 822 Endorsements Applicable to POL 6 (Non-Owned Automobile Policy)	<b>100: Alteration</b> Used by the Servicing Carrier to record a change of the information provided on the application form and the change (if any) of the policy premium.	100	Standard Endorsement Form Number, Title and Purpose Alteration (endorsement changing or correcting statement(s) in the application or changing the rating classification) Used by the Servicing Carrier to record a change of the information provided on the application form and the change (if any) of the policy premium.	Rating No charge	FA update includes formatting, name change	This will not impact premium





# Manual of Rules and Rates PRINCE EDWARD ISLAND

# Revised Taxi Rates, Various Rule Changes, 2024 Private Passenger CLEAR Rate Group Tables and 2024 Commercial Rate Group Tables Effective September 1, 2024 (New Business and Renewals)

**Effective September 1, 2024** Facility Association is implementing the following updates for new business and renewals in Prince Edward Island:

- Revised Taxi rates. Overall, there is a change of -2.0%. Rates may vary depending upon individual policy circumstances;
- 2024 Private Passenger CLEAR Rate Group Tables having a range of 1-12 for Accident Benefit rate groups;
- 2024 Commercial Rate Group Tables (Table I and II).
- There are various rule changes in sections of the manual. A summary of the rule changes are attached to the Manual Bulletin on the Facility Association website.

The Facility Association website <u>www.facilityassociation.com</u> has been updated with this information.

This bulletin is being distributed by the Servicing Carrier, to whom all enquiries should be addressed.

# FACILITY ASSOCIATION PRINCE EDWARD ISLAND RATES AND RULE MANUAL SUMMARY OF APPROVED RULE CHANGE EFFECTIVE SEPTEMBER 1, 2024

Rule	Current	Wording	Approvec	l Wording	Change from Current	Premium impact on existing policies
PRIVATE PAS	SSENGER SECTION					
Rule 136.C Accident and Conviction Surcharges,	C. Accident/Conviction Sur Events in the preceding 36 months Chargeable Accidents: 2 3 Each additional	rcharge Table Surcharge 10% 30% 15%	C. Accident/Conviction Su Events in the preceding 36 months Chargeable Accidents: 2 3 Each additional	rcharge Table Surcharge 20% 30% 15%	FA aims to harmonize with all other jurisdictions	This may impact premiums
		1370		13.78		
Rule 226.C	C. Accident/Conviction Su	rcharge Table	C. Accident/Conviction Su	rcharge Table	FA aims to	This may
Accident and Conviction Surcharges,	Events in the preceding 36 months	Surcharge	Events in the preceding 36 months	Surcharge	harmonize with all other jurisdictions	impact premiums
Surcharges,	Chargeable Accidents: 2 3 Each additional	10% 30% 15%	Chargeable Accidents: 2 3 Each additional	20% 30% 15%		
PUBLIC SECT	ION					1
Rule 323.C	C. Accident/Conviction Su	rcharge Table	C. Accident/Conviction Su	rcharge Table	FA aims to	This may
Accident and Conviction Surcharges,	Events in the preceding 36 months Chargeable Accidents: 2 3 Each additional	Surcharge 10% 30% 15%	Events in the preceding 36 months Chargeable Accidents: 2 3 Each additional	Surcharge 20% 30% 15%	harmonize with all other jurisdictions	impact premiums

# FACILITY ASSOCIATION PRINCE EDWARD ISLAND RATES AND RULE MANUAL SUMMARY OF APPROVED RULE CHANGE EFFECTIVE SEPTEMBER 1, 2024

Rule	Current Wording		Approved	Wording	Change from Current	Premium impact on existing policies
RECREATION	AL SECTION					
Rule 425.C Accident and Conviction Surcharges, GARAGE SEC Rule 622: Additional Charges to the Basic Garage Premium	C. Accident/Conviction Surcharge Ta Events in the preceding Surc 36 months Chargeable Accidents: 2 3 Each additional	harge 10% 30% 15% se of vehicles in lication and all at any vehicle by a ed. rst be counted ncludes 0, 76 and 80, assigned in ual in which they anner because the ually rated vehicle, st the Basic nade on another n with the same determining the Premium. lied to Liability, Legal Liability for n at fault accident al accident above only be considered		Surcharge 20% 30% 15% ut of the use of vehicles in the he application and all at fault se of any vehicle by a person unted. river will first be counted vehicles (includes (s, END 70, 76 and 80, dealer en assigned in accordance l in which they are rated. d in this manner because the an individually rated vehicle, nted against the Basic Garage has been made on another Association with the same ded when determining the ic Garage Premium. dents applied to Liability, blision and Legal Liability for % for each at fault accident up dditional accident above 5, the vill only be considered if they	FA aims to harmonize with all other jurisdictions	This may impact premiums This may impact premiums

# FACILITY ASSOCIATION PRINCE EDWARD ISLAND RATES AND RULE MANUAL SUMMARY OF APPROVED RULE CHANGE EFFECTIVE SEPTEMBER 1, 2024

Rule	Current	Wording	Approved	d Wording	Change from Current	Premium impact on existing policies
Rule 623.A	NEW		A. Accident/Conviction Su	ircharge Table	FA aims to	This may
Accident and			Events in the preceding	Surcharge	harmonize with all other	impact premiums
Conviction Surcharges,			36 months		jurisdictions	premiums
			Chargeable Accidents:			
			2	20%		
			3	30%		
			Each additional	15%		
DRIVER'S PC	LICY SECTION					
Rule 724.C	C. Accident/Conviction Su	rcharge Table	C. Accident/Conviction Su	rcharge Table	FA aims to	This may
Accident and Conviction	Events in the preceding 36 months	Surcharge	Events in the preceding 36 months	Surcharge	harmonize with all other jurisdictions	impact premiums
Surcharges,	Chargeable Accidents:		Chargeable Accidents:			
	2	10%	2	20%		
	Each additional	30% 15%	3 Each additional	30% 15%		

March 2024



# Manual of Rules and Rates PRINCE EDWARD ISLAND

# Various Rule Changes Effective June 1, 2024 (New Business and Renewals)

**Effective June 1, 2024** Facility Association is implementing the following updates for new business and renewals in Prince Edward Island:

- FA has undertaken a review of the FARM Commercial Rules in an effort to simplify, streamline and harmonize underwriting rules across all jurisdictions. The successful completion of this allows for the ease of use for all users.
- During the review, changes to General, Private Passenger, Public and Recreational sections of the manual where harmonization was required were also identified. These changes are included in this update.
- A summary of the rule changes are attached to the Manual Bulletin on the Facility Association website.

The Facility Association website <u>www.facilityassociation.com</u> has been updated with this information.

This bulletin is being distributed by the Servicing Carrier, to whom all enquiries should be addressed.

Rule	Current We	ording	Approved Wording	Change from Current	Premium impact on existing policies
<b>GENERAL SE</b>	CTION				
Policy Term	NEW		Policy TermEvery policy (New Business or Renewal) shall be issued for a term of either one year or six months.A short-term policy may be issued in the event that the vehicle/item is in transit in or through the jurisdiction, i.e. a single trip from a location within a jurisdiction in which Facility Association operates to another location within a jurisdiction in Canada or the continental U.S.A.In all jurisdictions except Alberta, a short term policy may also be issued for a vehicle being temporarily operated in a jurisdiction in which it is not registered.The Servicing Carrier may accept an application for a short- term policy and issue the policy accordingly or accept an application for a 6 or 12-month term and a cancellation voucher signed to provide coverage for only the shortened term.The premium for the policy shall be calculated using the highest rated territory of the originating jurisdiction and the applicable short-term table in this manual, subject always to the minimum retained policy premium.Fleet and Garage policies are only available on a one year term.	Moved from the Commercial Section to the General Section to harmonize Moved from the Commercial Section to the General Section to harmonize	This will not impact premiums
	The commission rates are: Experience Rated	Individually Rated	The commission rates are: Experience Rated (Fleet) Individually Rated	Aims to harmonize the wordings across all jurisdictions	not impact premiums.
General Section Commission	<b>2. Commercial Vehicles</b> Long haul vehicles (including trailers) Classes 51, 61-64, 99 6% Classes 33-36,41-49,54,55 10%	6% 7.5%	2. Commercial Vehicles           Long haul vehicles (including           trailers) Classes-51, 61-64, 99         6%           6%           Classes 33-36, 41-49, 53-55         7.5%           10%	Aim to harmonize across all jurisdictions	This will not impact premiums.

Rule		Current Wor	ding	Approved Wording	Change from Current	Premium impact on existing policies
PRIVATE PAS	SENGER SECTIC	ON				
PRIVATE PAS Rule 123 Commonly Used Endorsements	<ul> <li>A. Loss of Use C END 20 may be a of use of the veh that is covered by This endorsemen Vehicles. This endorsemen Driver Training V Lease Vehicles, A Vehicles or Privat commercial or pu Private Passenge</li> <li>Amount Payable The amount paya</li> <li>Total Limit per occurrence \$900 \$1200 \$1500</li> <li>B. Legal Liabilit Automobiles END 27 may be a for loss or damag trailers. By non-c licensed in the na residing in the sa</li> <li>The Insured muss his/her possessio the Insured carrie his/her own vehic</li> <li>Amount Payable The coverage pro</li> </ul>	Coverage added to provide icle in the event y the policy in ex it is only available ehicles, Rental V antique/Classic Vental V antique/Classic Vental V antique/Classic Vental V antique/Classic Vental Vental able shall not excor- e & Premium Annual \$50 \$65 \$75 cy for Damage t added to cover the ge to non-owned owned we mean vental ame of the insure ame of the insure ame of the insure ame dwelling premi- the specify the type on. Coverage may es Collision and C cle insured on the povided is Collision rage provided by	Premium six month policy \$26 \$34 \$39 <b>o Non-owned</b> The Insured's legal liability vehicles including vehicles not owned by or ed or any other person mises. The of vehicle that will be ir y only be offered where Comprehensive on e policy.		FA is reviewing rules in the Commercial Section. These sections are a duplication	This will not impac premiums
	Total Limit	Premium Annual	Premium six month policy			

Rule		Current W	Vording		Approved Wording	Change from Current	Premium impact on existing policies
Rule 123 Commonly Used Endorsements	the endorsemen midterm from a policy cancelled. C. After Market Communication Where the vehic communication equipment, appl mandatory. END 37 This endorsemen equipment to \$1 Comprehensive be added if the i additional covera END 38 Where a vehicle Perils additional premium of \$30 excess of \$1,500 exceeding \$1,50	t is added midf policy unless t t Sound and E n Equipment de is equipped equipment, oth lication of either nt limits the an 1,500. Where a or Specified Pe insured does no age. is insured for 0 coverage may per \$1,000 or 0. Only rate for 00. Documental support the val END 38 has a l e \$90. uired ents require a s hed, refer to Rus Glass Coverage ovided under C amended by m for damage to	with sound and electron eer than factory installe er END 37 or END 38 is nount of coverage on the vehicle is insured for erils, this endorsement in ot wish to purchase Comprehensive or Spect be purchased for a part thereof of value in that portion of the val tion (appraisal or receip ue stated on the limit of \$4,300, the ignature. If a signature alle 122: Endorsement	ted the nic d ne must ified ue ots)	REMOVE AS THE SAME INFORATION IS LISTED UNDER RULE 152: ENDORSEMENTS APPLICABLE TO POL 1 (OWNER'S POLICY) Rule 123: Not Applicable	FA is reviewing rules in the Commercial Section. These sections are a duplication	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 123 Commonly Used Endorsements	The premium charged for the reduced Comprehensive coverage is the Specified Perils premium plus 10% of the Comprehensive premium. Where the deductible is \$1,000 or higher, there is no premium reduction. <b>Signature Required</b> This endorsement requires a signature. If a signature cannot be obtained, refer to Rule 122: Endorsement Forms/Wordings.	REMOVE AS THE SAME INFORATION IS LISTED UNDER RULE 152: ENDORSEMENTS APPLICABLE TO POL 1 (OWNER'S POLICY) Rule 123: Not Applicable	FA is reviewing rules in the Commercial Section. These sections are a duplication	This will not impact premiums
Rule 141 Suspension and Reinstatement of Coverages - END 16/17	Liability, DCPD, Accident Benefits, Uninsured Automobile and Collision as they relate to the <b>use and operation</b> of the described vehicles, new vehicles or temporary substitute vehicles may be suspended by means of END 16. This endorsement leaves in place Comprehensive or Specified Perils coverage if present on the policy as well as the coverages mentioned above as they relate to the <b>ownership</b> of the vehicle. This means that END 16 does not suspend coverages related to 'drive other vehicles'; while a pedestrian; or while the vehicle is in storage. This endorsement is available on private passenger and commercial vehicles. Coverage is reinstated by means of END 17. No refund is allowed in respect of Comprehensive and Specified Perils. If Liability and Accident Benefits coverages are removed or suspended twice in a year, then removal of these coverages is not permitted until the following renewal. It is not necessary to remove the licence plate from the vehicle while these coverages are removed or suspended. <b>END 16/17 is not available for the following:</b> 1. Vehicles for which proof of insurance is issued or filed.	<ul> <li>Liability, DCPD (not available in Northwest Territories, Nunavut and Yukon), Accident Benefits, Uninsured Automobile (not available in Alberta, Northwest Territories Nunavut and Yukon) and Collision as they relate to the <b>use and operation</b> of the described vehicles, new vehicles or temporary substitute vehicles may be suspended by means of END 16.</li> <li>This endorsement leaves in place Comprehensive or Specified Perils coverage if present on the policy as well as the coverages mentioned above as they relate to the <b>ownership</b> of the vehicle. This means that END 16 does not suspend coverages related to 'drive other vehicles'; while a pedestrian; or while the vehicle is in storage. This endorsement is available on private passenger and commercial vehicles. Coverage is reinstated by means of END 17.</li> <li>No refund is allowed in respect of Comprehensive and Specified Perils.</li> <li>If Liability, DCPD (not available in Northwest Territories, Nunavut and Yukon) and Accident Benefits coverages are removed or suspended twice in one year, then removal of those coverages a third time will not be permitted until the following renewal. It is not necessary to remove the licence plate from the vehicle while coverage is removed or suspended.</li> <li><b>END 16/17 is not available for the following:</b></li> <li>1. Vehicles for which proof of insurance is issued or filed</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	This will not impact premiums
	<ol> <li>Experience rated risks</li> <li>Recreational vehicles rated in the Recreational Vehicle</li> </ol>	<ol> <li>Vehicles for which proof of insurance is issued or filed.</li> <li>Experience rated risks</li> </ol>		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 141 Suspension and Reinstatement of Coverages - END 16/17	Section 4. Vehicles that were never intended to be driven. 5. Vehicles held for sale whether or not on an auto dealer's lot. <b>Rating</b> The refund for the period of cancellation is calculated according to the table printed on the END 16 form.	<ul> <li>3. Recreational vehicles rated in the Recreational Vehicle Section</li> <li>4. Vehicles that were never intended to be driven.</li> <li>5. Vehicles held for sale whether or not on an auto dealer's lot.</li> <li><b>Rating</b> The refund for the period of coverage suspension/cancellatio is calculated according to the table below (except Ontario): </li> <li> <b>Period of Suspension/Cancellation</b> % of Annual Premium Less than 45 days** Nii Less than 2 months 45 days and less than 2 ½ months ** 15% 2 ½ months and less than 3 ½ months 3 months and less than 4 ½ months 3 0% 4 ½ months and less than 5 months 3 4%</li></ul>	n Upon review of END 16. FA noticed that not all jurisdictions have the table printed on the forms anymore. Information was verified and a table	This will not impact premiums
	In no event shall a refund be granted for any suspension period of less than sixty (60) consecutive days.	5 months and less than 5 ½ months       38%         5 ½ months and less than 6 months       41%         6 months or more       45%         **Applies to Alberta only         In no event shall a refund be granted for any suspension period of less than forty five (45) consecutive days (Applies to Alberta and Ontario only) or sixty (60) consecutive days.	was created to be added to the manual.	
Rule 149.D.7 Fleet, New Applications	7. Premium Calculation           Liability           Where the applicant requires limits in excess of \$1,000,000 the Agent/Broker must discuss the risk with the Servicing Carrier prior to binding. Many risks will not be eligible for limits in excess of \$1,000,000.	<ul> <li>7. Premium Calculation         <ul> <li>Note:                 <ul> <li>Refer to Rule 124 on rating of experience (fleet) rated risk.</li> <li>For other classes of business, refer to the appropriate section of the manual.</li> </ul> </li> <li><u>Liability</u></li></ul></li></ul>	Refer to Rule 124 on rating of experience (fleet) rated risk. As the information is similar under Rule 124 will be removed	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 149.D.7 Fleet, New Applications	<ul> <li>Public Vehicle - Road Hazard and Passenger Hazard <ol> <li>Enter the premium applicable to the minimum statutory limit for Road Hazard.</li> </ol> </li> <li>If one premium applies to both Road and Passenger B.I., or if a combined Road and Passenger B.I. limit is to be provided, enter the combined base premium for the two coverages. If separate premiums apply for Road Hazard and Passenger B.I., show each premium separately. <i>For example:</i> <ol> <li>The insured requires a combined Road Hazard and Passenger B.I. limit of \$1,000,000. The premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Passenger B.I. is \$300. The premium shall be entered on the fleet schedule as \$700 because the same Liability limit will apply to both coverages.</li> <li>The insured requires \$1,000,000 Road Hazard and \$2,000,000 Passenger B.I. The premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400,\$300 because different Liability limits apply to each coverage. </li> <li>If Passenger Property Damage is to be insured, enter the premium for the required limit in the Endorsement column. <i>Note:</i> The application for</li></ol></li></ul>	Public Vehicle – Road Hazard and Passenger Hazard         1. Enter the premium applicable to the minimum statutory         2. If one premium applies to both Road and Passenger B.I.,         or f a combined Road and Passenger B.I. limit is to be         provided, enter the combined base premium for the two         overages. If separate premiums apply for Road Hazard and         Passenger B.I., show each premium separately. <i>or example:</i> a) The insured requires a combined Road Hazard — and         Passenger B.I. limit of \$1,000,000. The — premium for         \$200,000 Passenger B.I.       is \$300. The premium for         \$400,000 Passenger B.I.       is \$300. The premium for         \$200,000 Passenger B.I.       is \$300. The premium for         \$200,000 Passenger B.I.       is \$300. The premium for         \$200,000 Passenger B.I. The premium for \$200,000 Passenger B.I.         shall be entered on the	Refer to Rule 124 on rating of experience (fleet) rated risk. As the information is similar under Rule 124 will be removing from this section	existing
	Enter premium and deductibles where indicated. Premium Totals Liability	Enter premium and deductibles where indicated.  Premium Totals Liability		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 149.D.7 Fleet, New Applications Rule 152 Endorsements Applicable to POL 1 (Owner's Policy)	<ol> <li>Total the appropriate premiums and enter the totals under the appropriate Tables i.e. Table 1A (Road Hazard Liability), Table 1B (Road Hazard Liability – Hazardous Cargo), Table 2 (Passenger Hazard B.I.) and Table 3 (Road Hazard and Passenger B.I. Combined)</li> <li>Apply the increased limit factor for limits up to \$1,000,000. See the Commercial and Public sections of the manual for the factors.</li> <li>Apply the increased limit factor for limits over \$1,000,000 if required. See Commercial section for tables 1A and 1B and Public section for Tables 1A, 2 and 3.</li> <li>Add the final total under each Table to the total derived from adding together all other premiums.</li> <li>All Other Coverages Total the premiums in each column.</li> <li>END 37 - Limitation to Automobile Sound and Electronic Communication Equipment.</li> <li>Provides that, in the event of loss or damage by theft or attempted theft, the maximum amount of insurance for the equipment or the actual cash value is \$1,500 in total.</li> </ol>	<ol> <li>Total the appropriate premiums and enter the totals under the appropriate Tables i.e. Table 1A (Road Hazard Liability), Table 1B (Road Hazard Liability Hazardous Cargo), Table 2 (Passenger Hazard B.I.) and Table 3 (Road Hazard and Passenger B.I. Combined)</li> <li>Apply the increased limit factor for limits up to \$1,000,000. See the Commercial and Public sections of the manual for the factors.</li> <li>Apply the increased limit factor for limits over \$1,000,000 if required. See Commercial section for tables 1A and 1B and Public section for Tables 1A, 2 and 3.</li> <li>Add the final total under each Table to the total derived from adding together all other premiums.</li> <li>Add the premiums in each column.</li> <li>END 37 - Limitation to Automobile Sound and Electronic Communication Equipment. Provides that, in the event of loss or damage by theft or attempted theft, the maximum amount of insurance for the equipment or the actual cash value is \$1,500 in total.</li> <li>Where a vehicle is insured for Comprehensive or Specified Perils, this endorsement must be added if the Insured does not wish to purchase additional coverage. This endorsement must be signed by the Insured.</li> </ol>	Refer to Rule 124 on rating of experience (fleet) rated risk. As the information is similar under Rule 124 will be removing from this section Information has been moved from section with Commonly Used Endorsemen ts	This will not impact premiums
COMMERCIA	LSECTION			
Rule 200	A. The insurer's rules for declining to issue, terminating or refusing to renew a contract are:	A. The insurer's rules for declining to issue, terminating or refusing to renew a contract are:	FA is reviewing	This will not impact
Filed Underwriting Rules	<ol> <li>The risk does not meet the object of the Facility Association which is to ensure the availability of automobile insurance, as required by law, in those provinces and territories of Canada in which the Association operates, to the owners and licensed drivers of motor vehicles who would otherwise have difficulty obtaining such insurance.</li> </ol>	<ol> <li>The risk does not meet the object of the Facility Association which is to ensure the availability of automobile insurance, as required by law, in those provinces and territories of Canada in which the Association operates, to the owners and licensed drivers of motor vehicles who would otherwise have difficulty obtaining such insurance.</li> </ol>	rules in the Commercial Section. Aims to harmonize the wordings	premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 200 Filed Underwriting Rules	<ol> <li>The Named Insured does not have an insurable interest in the vehicle.</li> <li>The vehicle is registered in a jurisdiction other than one in which the application for coverage is being completed or the vehicle is not operated at any time in a jurisdiction in which the Association operates. If the vehicle is registered in another jurisdiction in which Facility Association operates, the vehicle may be insured through an Agent/Broker and Servicing Carrier licensed in that jurisdiction.</li> <li>For example: The vehicle is registered in Alberta. The vehicle must be registered in Alberta or an Agent/Broker in New Brunswick must complete and submit the application for coverage in New Brunswick.</li> <li>Exception: See Rule 200:C. Non-Residents and Vehicles Not Registered in Jurisdiction.</li> <li>The driver of the vehicle does not hold a valid operator's licence, based on the class of vehicle insured.</li> <li>The application is incomplete, or has not been signed by the Named Insured, or the risk has not been bound by he Agent/Broker.</li> <li>Failure or refusal to supply underwriting information as identified under Rule 200:D: Supplementary Underwriting Information, necessary to underwriter the risk or underwriting information is incomplete, or underwriting information received is outside the 'the oldest report date permitted', or where indicated, information is not issued by the Federal or Provincial Authority of the jurisdiction of registration.</li> <li>The vehicle is not in the possession of the Named Insured (i.e. has been stolen or cannot be located).</li> <li>This restriction is not intended to be used as a denial of a valid theft claim.</li> <li>Non-payment of premium for the current policy period</li> </ol>	<ol> <li>The Named Insured does not have an insurable interest in the vehicle.</li> <li>The vehicle is registered in a jurisdiction other than one in which the application for coverage is being completed or the vehicle is not operated at any time in a jurisdiction in which the Association operates. If the vehicle is registered in another jurisdiction in which Facility Association operates, the vehicle may be insured through an Agent/Broker and Servicing Carrier licensed in that jurisdiction.</li> <li>For example: The vehicle is registered in New Brunswick but the application is being completed in Alberta. The vehicle must be registered in Alberta or an Agent/Broker in New Brunswick must complete and submit the application for coverage in New Brunswick.</li> <li>Exception: See Rule 200:C. Non-Residents and Vehicles Not Registered in Jurisdiction.</li> <li>The driver of the vehicle does not hold a valid operator's licence, based on the class of vehicle insured.</li> <li>The application is incomplete, or has not been signed by the Named Insured, or the risk has not been bound by he Agent/Broker.</li> <li>Failure or refusal to supply underwriting information as identified under Rule 200:D: Supplementary Underwriting Information, necessary to underwriter the risk or underwriting information is incomplete, or underwriting information received is outside the 'the oldest report date permitted', or where indicated, information is not issued by the Federal or Provincial Authority of the jurisdiction of registration.</li> <li>The vehicle is not in the possession of the Named Insured (i.e. has been stolen or cannot be located). This restriction is not intended to be used as a denial of a valid theft claim.</li> <li>Non-payment of premium for the current policy period</li> </ol>	across all jurisdictions FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	This will not impact premiums
L	To the payment of premium for the current policy period	To their payment of premium for the current policy period	I	

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 200 Filed Underwriting Rules	<ul> <li>(for purposes of termination only).</li> <li>9. Any risk where abusive or threatening behaviour of the Insured/Applicant/Driver within the previous 3 years has created a safety concern for Facility Association staff, Servicing Carrier staff or a representative acting on behalf of either and circumstances have been reported to police.</li> <li>NOTE: Certain Endorsements require a signature. Where no signature is obtained, the policy may be: <ul> <li>a) Cancelled in accordance with the Statutory Conditions;</li> <li>b) Issued without the endorsement;</li> <li>c) Removed and policy re-rated accordingly.</li> </ul> </li> <li>See Rule 213: Endorsement Forms/Wordings</li> <li>B. Rules for refusing to provide or continue a coverage are: <ul> <li>1. Where a Named Insured or any person who is a regular or frequent operator of the vehicle, has, within the immediately preceding thirty six months:</li> <li>a) When making a previous application for automobile insurance, given false particulars of an automobile to be insured to the prejudice of the Insurer; or</li> <li>b) Knowingly misrepresented* or failed to disclose in an application any fact required to be stated therein; <ul> <li>* Misrepresentation means a Named Insured has either had a policy cancelled by registered letter for material misrepresentation. or</li> <li>c) Has contravened a term of an insurance contract or been convicted of fraud in relation thereto; or</li> </ul> </li> </ul></li></ul>	<ul> <li>(for purposes of termination only).</li> <li>9. Any risk where abusive or threatening behaviour of the Insured/Applicant/Driver within the previous 3 years has created a safety concern for Facility Association staff, Servicing Carrier staff or a representative acting on behalf of either and circumstances have been reported to police.</li> <li>NOTE: Certain Endorsements require a signature. Where no signature is obtained, the policy may be: <ul> <li>a) Cancelled in accordance with the Statutory Conditions;</li> <li>b) Issued without the endorsement;</li> <li>c) Removed and policy re-rated accordingly.</li> </ul> </li> <li>See Rule 213: Endorsement Forms/Wordings</li> <li>B. Rules for refusing to provide or continue a coverage are: <ul> <li>Where a Named Insured or any person who is a regular or frequent operator of the vehicle, has, within the immediately preceding thirty six months: <ul> <li>when making a previous application for automobile insurance, given false particulars of an automobile to be insured to the prejudice of the Insurer; <ul> <li>or</li> <li>Knowingly misrepresented* or failed to disclose in an application any fact required to be stated therein;</li> <li>* Misrepresentation means a Named Insured has either had a policy cancelled by registered letter for material misrepresentation.</li> <li>or</li> <li>Has contravened a term of an insurance contract or been convicted of fraud in relation thereto;</li> <li>or</li> <li>Will be subject to the following coverage limitations:</li> </ul> </li> </ul></li></ul></li></ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	This will not impact premiums

J J J J	<ul> <li>ii) Optional physical damage coverage shall not be provided;</li> <li>iii) Completion of U.S. Filings shall not be provided.</li> <li>2. Optional physical damage coverage shall not be</li> </ul>	<ul> <li>Maximum \$1 million Third Party Liability (Bodily Injury and Property Damage) limit (Not applicable in Alberta);</li> </ul>	FA is reviewing	This will
is r t I e t	<ol> <li>by total physical damage coverage shall not be provided where an application for a branded vehicle (salvage or rebuilt) is submitted without a valid vehicle registration and, at the Servicing Carrier's discretion, a current safety certificate. NOTE: No policy shall be written for vehicles branded 'nonrepairable'.</li> <li>Where a vehicle is licensed for road use and is used on roads as well as used for race or speed tests, optional physical damage coverage shall not be provided. For DCPD coverage, establish rate group according to Rule 211 Vehicle Rating Group.</li> <li>Non Residents and Vehicles Not Registered in Jurisdiction</li> <li>These vehicles may be operated for 4 months at which point they must be registered and plated in this jurisdiction. A policy of insurance may be required to cover the vehicle during this period. If necessary FA will issue a short term policy for a period not to exceed 4 months to cover the insurance requirement. Upon expiry the policy will lapse and will not be renewed. If the vehicle is registered in this jurisdiction prior to the expiry of the short term policy, the short term policy will be cancelled pro rata and a new POL 1 will be issued for a 6 or 12 month term.</li> </ol>	<ul> <li>ii) Optional physical damage coverage shall not be provided;</li> <li>iii) Completion of U.S. Filings shall not be provided.</li> <li>2. Optional physical damage coverage shall not be provided where an application for a branded vehicle (salvage or rebuilt) is submitted without a valid vehicle registration and, at the Servicing Carrier's discretion, a current safety certificate.</li> <li>NOTE: No policy shall be written for vehicles branded 'nonrepairable'.</li> <li>3. Where a vehicle is licensed for road use and is used on roads as well as used for race or speed tests, optional physical damage coverage shall not be provided. For DCPD (<i>Not available in Northwest Territories, Nunavut and Yukon</i>) coverage establish the rate group according to Rule 211:Vehicle Rate Group</li> <li>C. Non Residents and Vehicles Not Registered in Jurisdiction</li> <li>As per the chart below, these vehicles may be operated for certain number of days at which point they must be registered and plated in that jurisdiction. A policy of a period not to exceed the time frame indicated in the chart below to cover the insurance requirement. Upon expiry the policy will lapse and will not be renewed. If the vehicle is registered in that jurisdiction prior to the expiry of the short term policy, the short term policy will be issued for a 6 or 12 month term.</li> </ul>	rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	not impact premiums
	D. Supplementary Underwriting Documents	Labrador, Northwest Territories, Nova Scotia and Nunavut           4 months         Prince Edward Island           6 months         New Brunswick		

Rule	Cur	rent Wording		Ар	Approved Wording			
Rule 200 Filed Underwriting Rules	The following document: Servicing Carrier in the for the frequency specifi may result in policy can 200.A.6.	circumstances of ied. Failure to s	described below, supply the following	The following document Carrier in the circumsta frequency specified. Fa	<b>D. Supplementary Underwriting Documents</b> The following documents are to be supplied to the Servicing Carrier in the circumstances described below, for the frequency specified. Failure to supply the following may result in policy cancellation, in accordance with Rule 200.A.6.			
	Document Type	Oldest Report date permitted	Frequency required	Document Type	Oldest Report date permitted	Frequency required	<ul> <li>Aims to harmonize the wordings across all jurisdictions</li> </ul>	
	Articles of Incorporation: Where the Named Insured is an incorporated entity, or is a limited liability company.	Date of last revision	New Business	Articles of Incorporation: Where the Named Insured is an incorporated entity, or is a limited liability company.	Date of last revision	New Business		
	FMCSA SMS "Complete" Carrier Profile (with full documentation), including U.S. DOT and MC Numbers: On all Heavy Commercial Vehicles with a Gross Vehicle Weight exceeding 4,500kg on vehicles traveling into the U.S.	90 days from date report was generated	New Business*, Renewals	FMCSA SMS "Complete" Carrier Profile (with full documentation), including U.S. DOT and MC Numbers: On all Heavy Commercial Vehicles with a Gross Vehicle Weight exceeding 4,500kg on vehicles traveling into the U.S.	90 days from date report was generated	New Business*, Renewals		
	U.S. International Fuel Tax Assessment (IFTA): On all vehicles with 'IRP' plates, traveling outside the jurisdiction of registration, including into the U.S. Documents supplied must be issued by the Federal	Prior four (4) quarters, including any reassessme nts, immediately preceding the effective date of the policy.	New Business*, Renewals	International Fuel Tax Assessment (IFTA): On all vehicles with 'IRP' plates, traveling outside the jurisdiction of registration, including into the U.S. Documents supplied must be issued by the Federal Authority, or	Prior four (4) quarters, including any reassessme nts, immediately preceding the effective date of the policy.	New Business*, Renewals		

Rule	Curr	rent Wording		Ар	Change from Current	Premium impact on existing policies		
Rule 200 Filed Underwriting Rules	Authority, or Provincial Authority of the jurisdiction of vehicle registration. NSC Carrier Profile (CVOR 'Level 2' in Ontario or Equivalent with full profile information): On all Heavy Commercial vehicles with a Gross Vehicle Weight exceeding 4,500kg. Documents supplied must be issued by the Provincial Authority of the jurisdiction of vehicle registration. Prior Insurance Carrier Loss History/Experience Reports (Fleet Rated policies issued under the same Named Insured. Documents must be issued on Prior Carriers Letterhead, if the Servicing Carrier does not already have prior experience on file. Refer to Rule 209: Driving Record, for Individually-Rated Commercial Policies.	90 days from date report was generated 30 days from date report/letter was generated	New Business*, Renewals	Provincial Authority of the jurisdiction of vehicle registration.NSC Carrier Profile (CVOR 'Level 2' in Ontario or Equivalent with full profile information): On all Heavy Commercial vehicles with a Gross Vehicle Weight exceeding 4,500kg. Documents supplied must be issued by the Provincial Authority of the jurisdiction of vehicle registration.Prior Insurance Carrier Loss History/Experience Reports (Fleet Rated policies issued under the same Named Insurance Documents must be issued on Prior Carriers Letterhead, if the Servicing Carrier does not already have prior experience on file.Refer to Rule 209: Driving Record, for Individually-Rated Commercial Policies.	90 days from date report was generated 30 days from date report/letter was generated 365 days	New Business*, Renewals	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions This reports seems unnecessary due to other reports received that have the same information	<b>policies</b> This will         not impact         premiums
				Certificate: On	from date	Business,		

Rule	Cur	rent Wording		Ар	ng	Change from Current	Premium impact on existing policies	
Rule 200 Filed Underwriting Rules	Safety Fitness Certificate: On vehicles with a Gross Vehicle Weight exceeding 4,500kg. Document supplied must be issued by the Provincial Authority of the jurisdiction of vehicle	365 days from date report was generated	New Business, Vehicle Additions	vehicles with a Gross Vehicle Weight exceeding 4,500kg. Document supplied must be issued by the Provincial Authority of the jurisdiction of vehicle registration.	<del>report was</del> <del>generated</del>	Vehicle Additions	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	This will not impact premiums
	registration. Vehicle Registration: Complete document with vehicle plate/permit portions indicating that vehicle is registered to the Named Insured. Document supplied must be issued by the Provincial Authority of the jurisdiction of vehicle registration. *For New Business Risks			Vehicle Registration: Complete document with vehicle plate/permit portions indicating that vehicle is registered to the Named Insured. Document supplied must be issued by the Provincial Authority of the jurisdiction of vehicle registration. *For New Business Risks out-of-province, includir New Policies: No Prior In	ng into the U.S	., refer to Rule 204.G		
	traveling out-of-province Rule 204.G New Policies rating instructions.			instructions.				
Rule 201 Coverages Available and Minimum Deductibles	<ul> <li>A. Liability</li> <li>Not more than \$2,000,0</li> <li>When required by C provincial statute, b authority thereof, o other local authoriti Liability limit may n</li> <li>Where the Named I higher than \$2,000, \$5,000,000 in order obtain employment</li> </ul>	Canadian or Am by regulation is r by municipal es such as scho ot exceed the a nsured is requi 000 but not ex r to obtain a co	sued under by-laws (but not by pol boards). The amount required. red to have limits cceeding ntract of work or		adian or Ameri regulation issu bal by-laws (bu hool boards). T ht required. ured is required not exceeding s ork or obtain e	ed under authority t not by other local The Liability limit may d to have limits higher \$5,000,000 in order to imployment and where	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 201 Coverages Available and Minimum Deductibles	<ul> <li>result in loss of the contract or employment. The Insured will be required to provide documentation of the contract requirements or employment requirements for limits no higher than \$5,000,000. This documentation is required at the time the higher limit is requested but not for subsequent renewal terms.</li> <li>The Servicing Carrier reserves the right to decline the application of a liability limit over \$2 million.</li> <li>NOTE: At no time may the liability limit shown on any proof of insurance exceed those required by the authority concerned.</li> <li>For Example: If the Liability limit chosen by the Named Insured is \$1,000,000 and proof of insurance is required for \$500,000. The policy will be issued at \$1,000,000 but the proof of insurance shall only show \$500,000.</li> <li>The policy states that an automobile and trailer are held to be one vehicle. A trailer and any attached vehicle must be insured for the same Liability limit.</li> <li>If it is necessary to provide a Liability limit that falls between two limits for which premiums or limit factors are indicated in this manual, the premium or limit factor applicable to the higher of those two limits shall be used.</li> <li>Where it is <b>required and permissible</b> to provide a higher Liability limit and the manual does not provide the necessary increased limit factor, contact your Servicing Carrier.</li> <li><b>B. Accident Benefits</b> As prescribed by statute.</li> <li><b>C. Optional Physical Damage Coverage and</b> Deductibles</li> </ul>	<ul> <li>employment. The Insured will be required to provide documentation of the contract requirements or employment requirements for limits no higher than \$5,000,000. This documentation is required at the time the higher limit is requested but not for subsequent renewal terms.</li> <li>The Servicing Carrier reserves the right to decline the application of a liability limit over \$2 million.</li> <li>NOTE: At no time may the liability limit shown on any proof of insurance exceed those required by the authority concerned.</li> <li>For Example: If the Liability limit chosen by the Named Insured is \$1,000,000 and proof of insurance is required for \$500,000. The policy will be issued at \$1,000,000. but the proof of insurance shall only show \$500,000.</li> <li>The policy states that an automobile and trailer are held to be one vehicle. A trailer and any attached vehicle must be insured for the same Liability limit.</li> <li>If it is necessary to provide a Liability limit that falls between two limits for which premiums or limit factor applicable to the higher of those two limits shall be used.</li> <li>Where it is required and permissible to provide a higher Liability limit and the manual does not provide the necessary increased limit factor, contact your Servicing Carrier.</li> <li>B. Accident Benefits</li> <li>As prescribed by statute. Optional increased benefits are available in Ontario only.</li> </ul>	Sections have been moved around to harmonize across all jurisdictions	existing
	All Perils coverage is no longer available. No optional physical damage coverage shall be provided or offered for commercial vehicles valued at \$1,000,000 or more.	As provided in the policy. The premium for this coverage is shown on the rate page. Where no premium is shown charge \$6. Uninsured Automobile Applicable to All Jurisdictions except in Alberta Northwest Territories, Nunavut, and Yukon where Uninsured Automobile coverage is not available.		

Rule		Current Wording		Approved Wording	Change from Current	Premium impact on existing policies
Rule 201 Coverages		amage coverage shall not be provided rcial vehicles e.g. logging trucks used		npensation Property Damage (DCPD) are applicable. Deductibles are available in	Sections have been moved	This will not impact premiums
Available and	solely in the bush.		Ontario only.		around to	premiums
Minimum Deductibles	trailers are separate	e, a motor vehicle and one or more e automobiles, consequently, different ers and towing vehicles are permitted.		to all jurisdictions except in Northwest vut, and Yukon where DCPD coverage is not	harmonize across all jurisdictions	
	Vehicles (Gross V	<b>ictibles for Light Commercial</b> ehicle Weight Up To 4,500 kg) e to be no less than:	Deductibles All Perils coverage	hysical Damage Coverage and e is no longer available. Comprehensive		
	Rate Groups	Minimum Deductible		vailable on logging vehicles in Alberta, ries, Nunavut and Yukon.		
	15 and under	\$500	Northwest Territo			
	16 - 18	\$1,000		cal damage coverage shall be provided or		
	19 - 21	\$2,500		ercial vehicles valued at \$1,000,000 or		
	22 and over	5% of List Price New rounded	more.			
		to the nearest \$250	Optional physical	damage coverage shall not be provided for		
		(minimum deductible \$2,500, maximum deductible \$5,000).		cial vehicles e.g. logging trucks used solely		
	END 40	END 40 is mandatory on any	in the bush.			
		vehicles with prior fire or total				
		vehicle theft claims within the		ge, a motor vehicle and one or more trailers mobiles, consequently, different deductibles		
		last 60 months	for trailers and to			
		ictibles for Heavy Commercial ehicle Weight Over 4,500kg)		ductibles for Light Commercial Vehicles Weight Up To 4,500 kg)		
	New, including the	tibles are based on Vehicle List Price cost of any customizations and	The deductibles a	re to be no less than:		
		t. Deductibles are to be rounded to nd are to be no less than:	Rate Groups	Minimum Deductible		
			15 and under	\$500		
	List Price New	Minimum Deductible	16 - 18	\$1,000		
	Vehicle Make and	5% of List Price New rounded to	19 - 21	\$2,500		
	Model listed in	the nearest \$250 (minimum	22 and over	5% of List Price New rounded		
	Commercial Rate Group Table I	deductible \$2,500, maximum deductible \$5,000).		up the nearest \$250 (minimum deductible \$2,500,		
	<\$50,001	\$2,500		maximum deductible \$2,500,		
	\$50,001-\$65,000		END 40	END 40 is mandatory on any		
	\$65,001 -	\$4,000		vehicles with prior fire or total		
	\$80,000			vehicle theft claims within the		
				last 60 months		

Rule	Current Wording Approved Wording							Change from Current	Premium impact on existing policies	
Rule 201	\$80,001- \$100,000		\$5,000		b) Minimum Dedu	b) Minimum Deductibles for Heavy Commercial			Sections have been	This will not impact
Coverages Available and Minimum Deductibles	\$100,001 Over END 40	L and	the neares deductible \$50,000)	Price New rounded to t \$250 (minimum \$5,000, maximum mandatory on all	Vehicles (Gross Vehicle Weight Over 4,500kg) The following deductibles are based on Vehicle List Price New, including the cost of any customizations and attached equipment. Deductibles are to be rounded up to the nearest \$250 and are to be no less than:				moved around to harmonize across all iurisdictions	premiums
	END 40		Heavy Cor	nmercial Vehicles cal Damage				aresc	Junsaictions	
			Coverage.		List Price New	Minimum	Deductible			
	is \$122,00 and the ra	0, 5% is \$ ting factor <b>Im Deduc</b>	6,100. The for \$2,500	ss 42 Sand & Gravel truck deductible shall be \$6,00 or more applies. <b>d on Prior Loss</b>	Vehicle Make and	5% of List up to the r (minimum	Price New rounded earest \$250 deductible \$2,500, deductible \$5,000).			
				e chart below. Where a	\$65,001 -	\$4,000				
				based on rate group and	\$80,000					
	another ba	ased on cla	ims, the hig	her deductible applies.	\$80,001- \$100,000	\$5,000				
	Number of AutomobileDeductible amountInsurance claims under each coverage (Collision,applicable to the coverage underComprehensive, Specifiedwhich the claims		applicable to the coverage under which the claims	\$100,001 and Over	up to the r (minimum maximum					
	Perils)			were made	END 40		mandatory on all			
	In prior 12 months	In prior 36 months	In prior 60 months			with Physic Coverage.	nmercial Vehicles cal Damage			
			(fire and/or total theft)		\$123,000, 5% is \$6	Example: If list price new of Class 42 Sand & Gravel truck is \$123,000, 5% is \$6,150. The deductible shall be \$6,250 and the rating factor for \$2,500 or more applies.				
	3	-	2	\$5,000	c) Minimum Dedu	ctibles base	d on Prior Loss			
	-	3	-	\$2,500	Experience	<b>,</b>				
	-	4	-	5% of List Price New rounded to the nearest \$500 (minimum	is eligible for one de based on claims, the	eductible base e higher dedu				
	-	5 or more	-	deductible \$5,000). No coverage offered	Number of Automo Insurance claims u coverage (Collision	inder each	Deductible amount applicable to the coverage under			

Rule		Current Wording				I		Change from Current	Premium impact on existing policies		
Rule 201		-	8 or nore	no coverage offered	Compreh Perils)	ensive, Spe	ecified	which the claims were made		Sections have been	This will not impact
Coverages Available and Minimum Deductibles	nd *Claims that have occurred under All Perils coverage shall be assigned to the appropriate section of the coverage i.e.		In prior 12 months	In prior 36 months	In prior 60 months (fire and/or total theft)			moved around to harmonize across all jurisdictions	premiums		
				3	-	2	\$5,000				
				imposed when there have	-	3	-	\$2,500			
	coverage to For example losses in the	nd three Comprehensive s shall result in the	-	4	-	5% of List Price New rounded up to the nearest \$500 (minimum deductible \$5,000).					
				e on Comprehensive only. I three Collision losses as	-	5 or	-	No coverage offered			
				applied to the Collision		more	3 or	no coverage offered	-		
	coverage.						more				
	<ul> <li>d) Vehicles Insured for Comprehensive or Specified Perils Coverage Only</li> <li>If Statutory coverages (Liability, Accident Benefits, DCPD, Uninsured Automobile) are removed or suspended by way of END 16 twice in one year, subsequent requests will not be permitted until the following renewal. It is not necessary to remove the license plate from the vehicle while coverage is removed or suspended.</li> </ul>					o the appro r Comprehe r minimum ide these a luctibles sh	priate sectionsive. deductibles mounts. all only be ber of clain	All Perils coverage shi ion of the coverage i.e. provided for in this ma imposed when there ha ns under any given cove	nual ve		
	renewal date Comprehens lapsed at the Statutory co Vehicles insu shall not be <b>D. Uninsure</b> As provided is shown on	e, the vehicle ive or Specif e next renew verage on th ured for Com written as ne ed Automob in the policy	e shall b fied Peril val if the ne policy nprehens ew busir <b>bile</b> r. The pr	ive/Specified Perils only	For example, one Collision loss and three Comprehensive losses in the previous 12 months shall result in the application of a \$5,000 deductible on Comprehensive only. Only if the Insured has sustained three Collision losses as well, would \$5,000 deductible be applied to the Collision coverage. <b>d) Vehicles Insured for Comprehensive or Specified</b> <b>Perils Coverage Only</b> If Statutory coverages (Liability, Accident Benefits, DCPD and						
	charge \$6.	-						oved or suspended by wa			

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 201 Coverages Available and Minimum Deductibles	<ul> <li>E. Family Protection Coverage (END 44)</li> <li>For a brief description refer to Rule 243: Endorsements Applicable to POL 1 (Owner's Policy). The premium varies with the Liability limit applicable to the vehicle. The coverage limit provided by this endorsement is the same as the Liability limit applicable to the vehicle.</li> <li><i>For example:</i> If the vehicle is insured with a Liability limit of \$2,000,000 the END 44 will also have a limit of \$2,000,000.</li> <li>END 44 is not available for vehicles that are subject to the Public Section of this manual.</li> <li>F. Minimum Coverage Individually rated commercial policies are required to provide at least the statutory minimum coverage applicable to the jurisdiction in which the vehicle is registered except when an automobile is temporarily out of use and in storage.</li> <li>Coverage other than Comprehensive or Specified Perils may be suspended by means of END 16 for those vehicles that are temporarily laid up. This endorsement does not suspend coverages that relate to 'driving other vehicles'.</li> <li>The endorsement may be used in respect of most private passenger and commercial-type vehicles. In no event shall a refund be granted for any suspension of less than sixty (60) consecutive days.</li> <li>Suspended coverages have been suspended by means of END 17.</li> <li>Note: END 44R may remain on a policy only where 'moving' coverages have been suspended by means of END 16. END 16/17 is not available on experience rated risks.</li> <li>For Light Commercial vehicles comprehensive or Specified Perils coverage, coverages other than Comprehensive or Specified Perils may be deleted for a maximum of 90 consecutive days. Refer to Rule 201.E.d: Vehicles Insured</li> </ul>	<ul> <li>END 16 twice in one year, subsequent requests will not be permitted until the following renewal. It is not necessary to remove the license plate from the vehicle while coverage is removed or suspended.</li> <li>NOTE: Uninsured Automobile is applicable in all jurisdictions except in Alberta, Northwest Territories, Nunavut and Yukon. DCPD is available in all jurisdiction except in Northwest Territories, Nunavut and Yukon.</li> <li>If Statutory coverages are not added to the vehicle by the renewal date, the vehicle shall be renewed once with Comprehensive or Specified Perils Coverages only, then lapsed at the next renewal if there is no other vehicle with Statutory coverage on the policy.</li> <li>Vehicles insured for Comprehensive/Specified Perils only shall not be written as new business.</li> <li>E: F. Family Protection Coverage END 44 / END 44R (Ontario only)</li> <li>For a brief description refer to Rule 243: Endorsements Applicable to POL 1 (Owner's Policy). The premium varies with the Liability limit applicable to the vehicle. The coverage limit provided by this endorsement is the same as the Liability limit applicable to the vehicle.</li> <li>For example: If the vehicle is insured with a Liability limit of \$2,000,000, the END 44 / END 44R will also have a limit of \$2,000,000, the END 44 / END 44R will also have a limit of \$2,000,000, the END 44 / END 44R will also have a limit of \$2,000,000, the END 44 / END 44R will also have a limit of \$2,000,000.</li> <li>END 44 is not available for vehicles that are subject to the Public Section of this manual.</li> <li>F. G. Minimum Coverage</li> <li>Individually rated commercial policies are required to provide at least the statutory minimum coverage applicable to the jurisdiction in which the vehicle is registered except when an automobile is temporarily out of use and in storage.</li> <li>Coverage other than Comprehensive or Specified Perils may be suspended by means of END 16 for those vehicles that are temporarily laid up. This endorsement does not suspe</li></ul>	Sections have been moved around to harmonize across all jurisdictions	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 201 Coverages Available and Minimum Deductibles	<ul> <li>for Comprehensive or Specified Perils Coverage Only, for conditions.</li> <li>Note: If all coverages except Comprehensive or Specified Perils are deleted entirely, END 44R must be deleted as well.</li> <li>Statutory Minimum coverage is to be maintained at all times on policies where the following conditions exist: <ul> <li>Vehicles for which proof of insurance is issued or filed;</li> <li>Recreational vehicles to which the Recreational Section applies;</li> <li>Vehicles that were never intended to be driven (e.g. vehicles in a collection);</li> <li>Vehicles held for sale whether or not on an auto dealer's lot;</li> <li>Experience rated risks</li> </ul> </li> <li>Definitions: <ul> <li>Temporarily: May be defined as 'a limited time only, as distinguished from that which is perpetual or indefinite in duration'. There is an anticipated end point to the vehicle being out of use. Agent/Broker must indicate on the application or policy change request what the anticipated end date is, whether that is 3, 8 or 36 months from the date of the request.</li> </ul> </li> <li>Out of use: The vehicle is not readily available for use e.g. the plates have been removed, the battery has been removed etc. The Agent/Broker must confirm on the application or policy change request that the vehicle is out of use and in storage.</li> <li>G. Direct Compensation Property Damage (DCPD) No deductibles are applicable.</li> </ul>	The endorsement may be used in respect of most private passenger and commercial-type vehicles. In no event shall a refund be granted for any suspension of less than forty five (45) consecutive days in Alberta and Ontario; less than sixty (60) consecutive days in New Brunswick, Newfoundland, Northwest Territories, Nova Scotia, Nunavut, Prince Edward Island and Yukon. Suspended coverages are reinstated by means of END 17. <b>Note:</b> END 44/ 44R ( <i>Ontario only</i> ) may remain on a policy only where 'moving' coverages have been suspended by means of END 16. END 16/17 is not available on experience rated risks. For Light Commercial vehicles only, in the case of an existing policy that includes Comprehensive or Specified Perils coverage, coverages other than Comprehensive or Specified Perils may be deleted for a maximum of 90 consecutive days. Refer to Rule 201.E.d: Vehicles Insured for Comprehensive or Specified Perils Coverage Only, for conditions. <b>Note:</b> If all coverages except Comprehensive or Specified Perils are deleted entirely, END 44 /44R ( <i>Ontario only</i> ) must be deleted as well. Statutory Minimum coverage is to be maintained at all times on policies (including all listed vehicles) where the following conditions exist: • Vehicles for which proof of insurance is issued or filed; • Recreational vehicles to which the Recreational Section <b>applies;</b> • Vehicles that were never intended to be driven (e.g. vehicles in a collection, vehicles registered as Antique under the Traffic Safety Act ); • Vehicles held for sale whether or not on an auto dealer's lot; • Experience rated risks <b>Definitions:</b> <b>Temporarily</b> : May be defined as 'a limited time only, as distinguished from that which is perpetual or indefinite in duration'. There is an anticipated end point to the vehicle being out of use. Agent/Broker must indicate on the	Sections have been moved around to harmonize across all jurisdictions	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 201 Coverages Available and Minimum Deductibles		<ul> <li>application or policy change request what the anticipated end date is, whether that is 3, 8 or 36 months from the date of the request.</li> <li>Out of use: The vehicle will not be driven either by the Insured or by garage personnel or potential purchasers.</li> </ul>	Sections have been moved around to harmonize across all jurisdictions	This will not impact premiums
		<b>In storage:</b> The vehicle is not readily available for use e.g. the plates have been removed, the battery has been removed etc. The Agent/Broker must confirm on the application or policy change request that the vehicle is out of use and in storage.		
Rule 203 Binding Coverage – New Policies	<ul> <li>A. Requirements/Procedures for binding new policies         <ol> <li>The Agent/Broker must have a fully completed application signed by the Named Insured(s) of the vehicle(s) detailing all information on the risk.</li> </ol> </li> <li>Supplementary questionnaires, if required, must be completed and signed by the Named Insured(s). If the Servicing Carrier is required to have a driver's permission to obtain a driver record abstract, that written authorization must accompany the application.</li> <li>Refer to Rule 204: New Policies for additional Information as to who may enter into a contract of Insurance.</li> <li>Before binding coverage the Agent/Broker must either:         <ul> <li>a) Collect or assume responsibility for the full indicated premium (experience rated risks at Driving Record 0 or, if established, the promulgated fleet rating)             <ul> <li>or</li> <li>b) Obtain a fully completed premium finance contract together with the full down payment required and promptly send that contract to the finance company office.</li> </ul> </li> <li>The insurance shall take effect as of the time and date</li> </ul></li></ul>	<ul> <li>A. Requirements/Procedures for binding new policies <ol> <li>The Agent/Broker must have a fully completed application signed by the Named Insured(s) of the vehicle(s) detailing all information on the risk.</li> <li>Supplementary questionnaires, if required, must be completed and signed by the Named Insured(s). If the Servicing Carrier is required to have a driver's permission to obtain a driver record abstract, that written authorization must accompany the application.</li> <li>Refer to Rule 204: New Policies for additional information as to who may enter into a contract of Insurance.</li> <li>Before binding coverage the Agent/Broker must either: <ul> <li>a) Collect or assume responsibility for the full indicated premium (experience rated risks at Driving Record 0 or, if established, the promulgated fleet rating)</li> <li>Or</li> <li>b) Obtain a fully completed premium finance contract together with the full down payment required and promptly send that contract to the finance company office.</li> </ul> </li> <li>3) The insurance shall take effect as of the time and date</li> </ol></li></ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
	the coverage is bound, as evidenced by the Application signed by the Insured. However, except when the binding time is 12.01 a.m. of a future date, the policy shall be shown as effective at 12.01 a.m. on the day the date	the coverage is bound, as evidenced by the Application signed by the Insured. However, except when the binding time is 12.01 a.m. of a future date, the policy shall be shown as effective at 12.01 a.m. on the day the date coverage was		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 203 Binding Coverage – New Policies	<ul> <li>coverage was bound. The premium rates to be applied are those in effect on the binding date.</li> <li><i>For example:</i> <ul> <li>a) Coverage is bound at 1:00 p.m. on June 1. The application is signed on June 1. The policy will be issued showing an effective date of 12:01 a.m. June 1. However, the coverage is bound as of 12:01 a.m. June 1. The application was signed on May 29. The policy will be issued showing an effective date of 12:01 a.m. June 1.</li> <li>b) Coverage is bound as of 12:01 a.m. June 1. The application was signed on May 29. The policy will be issued showing an effective date of 12:01 a.m. June 1.</li> </ul> </li> <li>4. If the application form cannot be sent to the Servicing Carrier on the date on which coverage was effected, it must be sent the next working day.</li> <li>5. The Servicing Carrier shall normally issue the policy within 30 days of the effective date. If the Agent/Broker does not receive the policy and the full term liability card within that time, a further temporary liability card must be issued by the Agent/Broker and the Servicing Carrier must be contacted immediately to determine the status of the policy.</li> <li>6. Before optional physical damage coverage can be bound, a vehicle branded as 'salvage' or 'rebuilt' a valid vehicle registration and at the Servicing Carrier's discretion, a current safety certificate must be provided to the Servicing Carrier with the application.</li> </ul> <li>B. Term of binding new policies <ul> <li>The term of binding new policies</li> <li>The term of binding new policies</li> </ul> </li>	<ul> <li>bound. The premium rates to be applied are those in effect on the binding date.</li> <li>For example: <ul> <li>a) Coverage is bound at 1:00 p.m. on June 1. The application is signed on June 1. The policy will be issued showing an effective date of 12:01 a.m. June 1. However, the coverage is in effect as of 1:00 p.m. on June 1.</li> <li>b) Coverage is bound as of 12:01 a.m. June 1. The application was signed on May 29. The policy will be issued showing an effective date of 12:01 a.m. June 1.</li> <li>4) If the application form cannot be sent to the Servicing Carrier on the date on which coverage was effected, it must be sent the next working day.</li> </ul> </li> <li>5) The Servicing Carrier shall normally issue the policy within 30 days of the received date. If the Agent/Broker does not receive the policy and the full term liability card within that time, a further temporary liability card must be issued by the Agent/Broker and the Servicing Carrier must be contacted immediately to determine the status of the policy.</li> <li>6) Before optional physical damage coverage can be bound, a vehicle branded as 'salvage' or 'rebuilt' a valid vehicle registration and at the Servicing Carrier's discretion, a current safety certificate must be provided to the Servicing Carrier with the application.</li> </ul> <li>B. Term of binding new policies The term of binding and of the temporary liability card is 30 days. The temporary liability card may not be amended to indicate a longer period. If a short-term policy is to be issued, the temporary liability card shall be amended to indicate a shorter period.</li>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
Rule 204 New Policies	indicate a shorter period.A. Name of the Insured and Who may Apply forInsuranceThe contract of Insurance may be in the name of:a) An Individual; ORb) Partnership (unincorporated); ORc) Limited Liability Company (incorporated).	<ul> <li>A. Name of the Insured and Who may Apply for Insurance</li> <li>The contract of Insurance may be in the name of:</li> <li>a) An Individual; OR</li> <li>b) Partnership (unincorporated); OR</li> <li>c) Limited Liability Company (incorporated); OR</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 204 New Policies	Insurance contracts must be made with individuals who have the capacity to enter into a contract and have the authority to enter into a contract on behalf of a Partnership, Joint Venture or Limited Liability Company. Upon the Servicing Carriers request, Articles of Incorporation will be required to confirm insurable interest. The Name of Insured must reflect the full name, including all "operating as" and/or "Trade" names of the individual or the business as registered with the appropriate municipal, provincial or federal authority and must be the same as the name on the vehicle registration. <b>Two or More Names as Named Insured:</b> Where an application is received for vehicle(s) registered in two or more individual names or a Partnership, the application must be signed by all parties. In the event the policy is to be cancelled at the Insured's request, all parties are required to sign the request for cancellation. Where an application is received for vehicle(s) registered in two or more limited liability companies, separate polices may be required. Copies of the Articles of Incorporation for all registered entities must be reviewed by the Servicing Carrier to establish common ownership. The Servicing Carrier reserves the right to require separate applications for polices where common ownership cannot be established. Two or more limited liability companies linked by common	<ul> <li>d) Non-governmental organization (incorporated or unincorporated). (Applicable to Alberta only).</li> <li>Insurance contracts must be made with individuals who have the capacity to enter into a contract and have the authority to enter into a contract on behalf of a Partnership, Joint Venture or Limited Liability Company. Upon the Servicing Carriers request, Articles of Incorporation will be required to confirm insurable interest.</li> <li>The Name of Insured must reflect the full name, including all "operating as" and/or "Trade" names of the individual or the business as registered with the appropriate municipal, provincial or federal authority and must be the same as the name on the vehicle registration.</li> <li>Two or More Names as Named Insured:</li> <li>Where an application is received for vehicle(s) registered in two or more individual names or a Partnership, the application must be signed by all parties. In the event the policy is to be cancelled at the Insured's request, all parties are required to sign the request for cancellation.</li> <li>Where an application is received for vehicle(s) registered in two or more limited liability companies, separate polices may be required. Copies of the Articles of Incorporation for all registered entities must be reviewed by the Servicing Carrier to establish common ownership.</li> <li>The Servicing Carrier reserves the right to require separate applications for polices where common ownership cannot be established.</li> <li>Two or more limited liability companies linked by common</li> </ul>	the wordings across all jurisdictions FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	existing
	<ul> <li>management will require separate polices if rated individually. Refer to Rule 239: Fleets, if policy is fleet rated.</li> <li>Separate policies may not be required of the policy insures a combination of owned and leased vehicles.</li> <li>Refer to Rule 237: Long Term Leases-Specified Lessees - Leases Exceeding 30 Days.</li> </ul>	<ul> <li>management will require separate polices if rated individually.</li> <li>Refer to Rule 239: Fleets, if policy is fleet rated.</li> <li>Separate policies may not be required if the policy insures a combination of owned and leased vehicles subject to a long-term lease (leased over 30 days). The Lessee must be the same individual or entity as the registered owner of any owned vehicles. (Refer to Rule 237).: Long Term Leases-Specified Lessees - Leases Exceeding 30 Days.</li> </ul>		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 204 New Policies	<ul> <li>Where it is discovered in the middle of the policy term, that a single policy has been issued with two (or more) unrelated individuals or limited liability entities, both signatures shall be required on any subsequent request for cancellation of the policy or deletion of a vehicle or coverage. Separate policies must be issued at the time of next renewal.</li> <li><b>B. Application Form</b></li> <li>Every application for insurance must be made on a current</li> </ul>	<ul> <li>Where it is discovered in the middle of the policy term, that a single policy has been issued with two (or more) unrelated individuals or limited liability entities, both signatures shall be required on any subsequent request for cancellation of the policy or deletion of a vehicle or coverage. Separate policies must be issued at the time of next renewal.</li> <li><b>B. Application Form</b></li> <li>Every application for insurance must be made on a current</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
	<ul><li>approved Facility Association Application Form and must be fully completed and signed by both the Named Insured(s) and Agent/Broker where required. See also Rule 204:E. Computer Generated Application Forms.</li><li>Garage, public, experience rated and some specially rated risks will require completion of supplementary</li></ul>	approved Facility Association or Standard Application Form and must be fully completed and signed by both the Named Insured(s) and Agent/Broker where required <del>See also Rule 204:E. Computer Generated Application Forms.</del> Commercial, garage, public, experience rated and some specially rated risks will require completion of supplementary		
	questionnaires. If indicated on the current standard approved application form as a requirement for certain types of Commercial risks, a completed Commercial Vehicle Supplement must be submitted with the application.	questionnaires. On the current standard approved application form ( <i>Applicable to New Brunswick, Newfoundland &amp; Labrador, Nova Scotia and Prince Edward Island</i> ) under the Commercial Rated Vehicles section, if vehicle weight is over 4500kg and/or operating radius is greater than 40 kms, a completed Commercial Vehicle Supplement must be submitted with the application. For all other jurisdictions, a completed Commercial Vehicle Supplement must always be submitted with the application		
	A copy of the valid registration for all owned vehicles being insured, regardless of vehicle type or use, will be required with the application.	A copy of the valid registration for all owned vehicles being insured, regardless of vehicle type or use, will be required with the application.		
	Refer to Rule 200.D for a list of Supplementary Underwriting documents that may be required when binding a new risk.	Refer to Rule 200.D for a list of Supplementary Underwriting documents that may be required when binding a new risk.		
	<b>C. Owners Policy (APP 1)</b> A current approved Standard Application Form (APP 1) is required. The Agent/Broker must indicate the time and date that coverage is bound.	<b>C. Owners Policy (APP 1)</b> Only a current approved Facility Association or Standard Application Form (APP 1) may be used. The Agent/Broker must indicate the time and date that coverage is bound.	This part will be removed as faxed application do not seem	
	D. Faxed Applications	<b>D. Faxed Applications</b> Fully completed and signed current approved Standard Application Forms submitted by fax are acceptable in lieu of	to apply anymore	

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 204 New Policies	<ul> <li>Fully completed and signed current approved Standard Application Forms submitted by fax are acceptable in lieu of original applications. Where required, these applications must be accompanied by the appropriate questionnaires or supplements. Where the original application has been submitted without signature, a signed and faxed copy of the application is acceptable to complete the signature requirement.</li> <li><b>E. Computer Generated Application Forms</b></li> <li>These application forms are acceptable but must be in the standard format approved by the applicable regulatory authority and must include all information that is required to be provided on the current approved Standard Application Form.</li> <li>The computerized application must be signed and dated</li> </ul>	<ul> <li>original applications. Where required, these applications must be accompanied by the appropriate questionnaires or supplements. Where the original application has been submitted without signature, a signed and faxed copy of the application is acceptable to complete the signature requirement.</li> <li>D. Computer Generated Application Forms</li> <li>These application forms are acceptable but must be in the standard format approved by the applicable regulatory authority and must include all information that is required to be provided on the current approved Standard Application Form.</li> <li>The computerized application must be signed and dated by the Named Insured(s) as well as the Agent/ Broker where required.</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
	by the Named Insured(s) as well as the Agent/ Broker. <b>F. Named Insured(s) Signature</b> The Named Insured(s) signature shall be provided on the current approved Standard Application Form or the computerized application form at the time of binding whenever possible.	<ul> <li>E. Named Insured(s) Signature</li> <li>The Named Insured(s) signature shall be provided on the current approved Standard Application Form or the computerized application form at the time of binding whenever possible.</li> <li>If the Named Insured(s) signature cannot be obtained at the</li> </ul>		
	If the Named Insured(s) signature cannot be obtained at the time of binding, the Servicing Carrier shall allow the Agent/Broker 30 days to obtain a signature on the original application provided the Agent/Broker assumes responsibility for the full indicated premium. In the meantime, the Agent/Broker must send a copy of the completed but unsigned application to the Servicing Carrier.	time of binding, the Servicing Carrier shall allow the Agent/Broker 30 days to obtain a signature on the original application provided the Agent/Broker assumes responsibility for the full indicated premium. In the meantime, the Agent/Broker must send a copy of the completed but unsigned application to the Servicing Carrier. If a signed copy of the application is not received by the		
	If a signed copy of the application is not received by the Servicing Carrier within the 30 day time period, the Servicing Carrier shall immediately cancel the policy by registered letter. The Agent/Broker shall be responsible for the full indicated earned premium for the time on risk. <b>G. No Prior Insurance with Out of Province including</b>	Servicing Carrier within the 30 day time period, the Servicing Carrier shall immediately cancel the policy by registered letter. The Agent/Broker shall be responsible for the full indicated earned premium for the time on risk. F. No Prior Insurance with Out of Province including U.S. Exposure		
	U.S. Exposure In the event that Named Insured has no prior insurance with insured vehicles traveling outside of the province,	In the event that Named Insured has no prior insurance with insured vehicles traveling outside of the province, including into the U.S., supplementary underwriting documents (as		24 of

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 204 New Policies	<ul> <li>including into the U.S., supplementary underwriting documents (as outlined under Rule 200.D) required to evaluate out of province exposure, may not be immediately available for review at New Business.</li> <li>Where required supplementary underwriting information is unavailable when binding a new risk, as the Named Insured has not previously traveled outside of the Province or into the U.S., the vehicle(s) shall be underwritten with <b>75% Out-of-Province exposure</b>.</li> <li>If during the first term of insurance, the Named Insured(s) claim entitlement to a lower Out-of-Province/U.S. Exposure amount and submits the required Supplementary Underwriting Documents as outlined under Rule 200.D to the satisfaction of the Servicing Carrier, the Out-of-Province/U.S. Exposure surcharge shall be adjusted effective the date the documentation was submitted. Backdating any adjustment to the Out-of-Province/U.S. Exposure surcharge is not permitted.</li> <li>H. Other Insurance</li> <li>If there is any other insurance in force in respect of a risk: <ul> <li>a) Binding shall not be made effective before the expiry of that other insurance is to be cancelled, a liability card may not be prepared before the Insure concerned has issued the notice of cancellation, or the Insured has signed the request for cancellation as the case may be.</li> </ul> </li> <li>I. Variation in Coverage To conform to the Insurance Act, the Named Insured(s) must be advised if the coverage provided by the policy is not as requested in the application.</li> <li>If the information received on supplementary underwriting documents is different from that reported on the application, to the extent that premium or coverage changes, the Servicing Carrier shall issue the policy based on the revised premium and/or coverage in accordance with the Manual of Rules and Rates, and notify the Agent/Broker of the applicable changes.</li> </ul>	<ul> <li>outlined under Rule 200.D) required to evaluate out of province exposure, may not be immediately available for review at New Business.</li> <li>When binding a new risk with no prior insurance or where the Named Insured has not previously traveled outside of the Province and/or U.S.; the vehicle(s) will be treated as if they are traveling outside of the Province and/or U.S. 75% of the time. Refer to Rule 228 to determine the applicable out of Province and/or U.S. surcharge.</li> <li>If during the first term of insurance, the Named Insured(s) claim entitlement to a lower Out-of-Province/U.S. Exposure amount and submits the required Supplementary</li> <li>Underwriting Documents as outlined under Rule 200.D to the satisfaction of the Servicing Carrier, the Out-of-Province/U.S. Exposure surcharge shall be adjusted effective the date the documentation was submitted. Backdating any adjustment to the Out-of-Province/U.S. Exposure surcharge shall be adjusted effective the date the documentation was submitted.</li> <li>G. Other Insurance</li> <li>If there is any other insurance in force in respect of a risk:</li> <li>a) Binding shall not be made effective before the expiry of that other insurance is to be cancelled, a liability card may not be prepared before the Insurer concerned has issued the notice of cancellation, or the Insured has signed the request for cancellation as the case may be.</li> <li>H. Variation in Coverage</li> <li>To conform to the Insurance Act, the Named Insured(s) must be advised if the coverage provided by the policy is not as requested in the application.</li> <li>If the information received on supplementary underwriting documents is different from that reported on the application, to the extent that premium or coverage changes, the Servicing Carrier shall issue the policy based on the revised premium and/or coverage in accordance with the Manual of Rules and Rates, and notify the Agent/Broker of the applicable changes.</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 204	J. Verification of Driving History	I. Verification of Driving History	FA is	This will
New Policies	In order to verify the driving history, the Servicing Carrier is required to obtain the following before confirming the premium:	In order to verify the driving history, the Servicing Carrier is required to obtain the following before confirming the premium:	reviewing rules in the Commercial Section.	not impact premiums
	a) Driver record abstract obtained from the appropriate government department in each Canadian or U.S. jurisdiction in which the driver has been licensed in the previous three years. The report date on the Driver Abstract shall not exceed 90 days prior to the effective date of the policy.	a) Driver record abstract obtained from the appropriate government department in each Canadian or U.S. jurisdiction in which the driver has been licensed in the previous three years. The report date on the Driver Abstract shall not exceed 90 days prior to the effective date of the policy.	Aims to harmonize and simplify the wordings across all jurisdictions	
	b) All vehicles shall initially be rated at Driving Record 0 unless the application is accompanied by (or the Servicing Carrier already has) proof of the accident free period and the ownership period required for a better driving record.	b) All vehicles shall initially be rated at Driving Record 0 unless the application is accompanied by (or the Servicing Carrier already has) proof of the accident free period and the ownership period required for a better driving record.		
	If the Named Insured(s) claims entitlement to a driving record better than that permitted by the preceding paragraph and submits details of the previous insurance(s), the Servicing Carrier shall attempt to obtain confirmation of the previous experience. The claimed better driving record shall not be granted unless and until the entitlement is verified, but the re-rating shall then be backdated appropriately.	If the Named Insured(s) claims entitlement to a driving record better than that permitted by the preceding paragraph and submits details of the previous insurance(s), the Servicing Carrier shall attempt to obtain confirmation of the previous experience. The claimed better driving record shall not be granted unless and until the entitlement is verified, but the re-rating shall then be backdated appropriately.		
	Previous Insurance history is not required for Motorcycle, Moped, Snow Vehicles, Dirt Bikes, All Terrain Vehicles, Antique Vehicles or applicants with only an international licence. See special instructions under Fleets and the Garage section.	Previous Insurance history is not required for <del>Motorcycle,</del> Moped, Snow Vehicles, Dirt Bikes, All Terrain Vehicles, Antique Vehicles or Named Insured(s) with only an International licence. See special instructions under Fleets and the Garage section.		
	See special instructions under Rule 239: Fleets.	See special instructions under Rule 239:Fleets		
Rule 205	A. Commercial Vehicle	A. Commercial Vehicle	FA is	This will
Definitions	A motor vehicle used primarily to transport materials, goods, tools or equipment in connection with the applicant's occupation, and includes a police department truck, a fire department truck, driver training truck, a vehicle designed specifically for construction or maintenance purposes, a vehicle designed to perform a function by means of motive power which is both separate from and additional to the function of transportation and	A motor vehicle used primarily to transport materials, goods, tools or equipment in connection with the applicant's occupation, and includes a police department truck, a fire department truck, driver training truck, a vehicle designed specifically for construction or maintenance purposes, a vehicle designed to perform a function by means of motive power which is both separate from and additional to the function of transportation and travel, or a trailer intended for use with a commercial vehicle.	reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 205 Definitions	<ul> <li>travel, or a trailer intended for use with a commercial vehicle.</li> <li>Commercial vehicle does not include vehicles: <ul> <li>a) Used primarily for the transportation of persons, in which case see the Private Passenger or Public section.</li> <li>b) Held for sale, demonstration and/or testing, in which case see the Garage section.</li> </ul> </li> <li><b>B. Vehicle</b> For the purposes of this section of the manual, the unqualified word "vehicle" shall include "trailer" unless otherwise indicated. </li> <li><b>C. Trailer</b> A unit not equipped with its own motive power designed to be towed by a motor vehicle and intended to be used with a commercial vehicle. </li> <li><b>D. Owned/Leased</b> The expression "owned by" (as in a vehicle owned by the applicant) includes "leased to" if the applicant is/was responsible for obtaining the Liability insurance for the leased vehicle/item concerned. A similar interpretation applies to "owns, ownership", etc.</li></ul>	Commercial vehicle does not include vehicles: a) Used primarily for the transportation of persons. Refer to the Private Passenger or Public section. b) Held for sale, demonstration and/or testing. Refer to the Garage section. <b>B. Vehicle</b> For the purposes of this section of the manual, the unqualified word "vehicle" shall include "trailer" unless otherwise indicated. <b>C. Trailer</b> A unit not equipped with its own motive power designed to be towed by a motor vehicle and intended to be used with a commercial vehicle. <b>D. Owned/Leased</b> The expression "owned by" (as in a vehicle owned by the Applicant) includes "leased to" if the Applicant is/was responsible for obtaining the Liability insurance for the leased vehicle/item concerned. A similar interpretation applies to "owns, ownership", etc. <b>E. Rating Information</b>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	policies This will not impact premiums
	<ul> <li>E. Rating Information</li> <li>If indicated on the current standard approved application form as a requirement for certain types of Commercial risks, a completed Commercial Vehicle Supplement must be submitted with the application.</li> <li>The information in the application and the Commercial Vehicle Supplement (where required and/or provided) is used to determine classification and rating territory.</li> <li>When a commercial vehicle is operated within a certain radius from different bases where required by different contracts, the territory shall be that of the highest rated location and the radius shall be the road distance of operation from that base.</li> </ul>	If indicated on the current standard approved application form as a requirement for certain types of Commercial risks, a completed Commercial Vehicle Supplement must be submitted with the application. The information in the application and the Commercial Vehicle Supplement (where required and/or provided) is used to determine classification and rating territory. When a commercial vehicle is operated from different locations where required by different contracts, the territory shall be that of the highest rated location and the radius shall be determined from that location. <i>For Example:</i> A construction company's gravel truck is used throughout the province at various construction sites as required by various contracts. The work involves hauling from		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 205		a pit to a nearby construction site. The territory will be the highest rated where work is done and the class is Class 42	FA is reviewing	This will not impact
Definitions	<b>F. Types of Commercial Vehicles</b> <b>Standard Production</b> The following truck types are generally light and, if standard production models are rated from Rate Group Table I.	(hauling within an 80 km radius). <b>F. Types of Commercial Vehicles</b> <b>Standard Production</b> The following truck types are generally light and, if standard production models are rated from Rate Group Table I.	rules in the Commercial Section. Aims to harmonize and simplify the wordings across all	premiums
	<b>Pickup</b> - A truck with an open box behind the vehicle cab (identified by Body Code 0 in Rate Group Table I). The cab may be extended to accommodate additional seating behind the regular driving seat – may be referred to as crew, extended, or super cabs.	<b>Pickup</b> - A truck with an open box behind the vehicle cab (identified by Body Code 0 in Rate Group Table I). The cab may be extended to accommodate additional seating behind the regular driving seat – may be referred to as crew, extended, or super cabs.	jurisdictions All pictures of vehicles are being removed	
	Standard Pickup Extended, Crew or Super Cab			
	<b>Utility -</b> A "jeep" like truck which may be completely open, have a cab similar to a pickup or have a canvas or full top (identified by Body Code M in Rate Group Table 1).	<b>Utility -</b> A "jeep" like truck which may be completely open, have a cab similar to a pickup or have a canvas or full top (identified by Body Code M in Rate Group Table 1).		
	Multi-purpose Vehicle <b>Van -</b> A truck with a box like design (identified by Body Code 1 in Rate Group Table 1). Formerly known as panel trucks. Vans have the driver's compartment and the cargo area within the body.	<b>Van</b> - A truck with a box like design (identified by Body Code 1 in Rate Group Table 1). Formerly known as panel trucks. Vans have the driver's compartment and the cargo area within the body.		
	Window Van			<b>28</b> of 1

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 205 Definitions	Wagon - A truck built from a van or pickup chassis with seating for passengers (identified by Body Code W in Rate Group Table 1).	Wagon - A truck built from a van or pickup chassis with seating for passengers (identified by Body Code W in Rate Group Table 1).	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all	This will not impact premiums
	Window Van Non Standard Production Other truck types that are built from a chassis (the basic frame of a vehicle, including the engine, wheels, and other mechanical parts but not the body) or chassis and cab (a chassis equipped with a driver's compartment) by the addition of a body to carry goods or for specialized uses. Because these vehicles vary greatly even within a particular body style, Rate Group Table II must be used to establish a rate group. Chassis	<b>Non Standard Production</b> Other truck types that are built from a <b>chassis</b> (the basic frame of a vehicle, including the engine, wheels, and other mechanical parts but not the body) or <b>chassis and cab</b> (a chassis equipped with a driver's compartment) by the addition of a body to carry goods or for specialized uses. Because these vehicles vary greatly even within a particular body style, Rate Group Table II must be used to establish a rate group.	jurisdictions All pictures of vehicles are being removed	
	The 'body' may be flat platform <b>(platform or flat deck)</b> or with racks <b>(stake)</b> . Stake trucks often have canvas tops. With the addition of a fully enclosed box the vehicle is known as a <b>van</b> . Some have the cargo area open to the driver's compartment <b>(Step Van)</b> ; others have rear or side doors for access to the cargo.	The 'body' may be flat platform <b>(platform or flat deck)</b> or with racks <b>(stake)</b> . Stake trucks often have canvas tops. With the addition of a fully enclosed box the vehicle is known as a <b>van</b> . Some have the cargo area open to the driver's compartment <b>(Step Van)</b> ; others have rear or side doors for access to the cargo.		
	Road Tractor - is a motor vehicle with a fifth wheel coupling device for attaching semi-trailers. A <b>fifth wheel</b> is a coupling device mounted on a road tractor and used	<b>Road Tractor -</b> is a motor vehicle with a fifth wheel coupling device for attaching semi-trailers. A <b>fifth wheel</b> is a coupling		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 205 Definitions	to connect a semi trailer. It acts as a hinge point to assist longer vehicles in turning corners.	device mounted on a road tractor and used to connect a semi trailer. It acts as a hinge point to assist longer vehicles in turning corners.	reviewing rules in the Commercial Section.	This will not impact premiums
	<ul> <li>In addition, a Commercial vehicle:</li> <li>a) may be of the private passenger or station wagon body type, in other words, a vehicle built on a private passenger chassis. Use Rate Group Table II.</li> <li>b) is a Snow Vehicle with a GVW in excess of 1 tonne (2,200 lbs.), or a snow groomer regardless of weight. Use Rate Group Table II.</li> <li>c) may be another specialized vehicle such as road</li> </ul>	<ul> <li>In addition, a commercial vehicle using Rate Group Table II:</li> <li>a) may be of the private passenger or station wagon body type, in other words, a vehicle built on a private passenger chassis.</li> <li>b) is a Snow Vehicle with a GVW in excess of 1000 KG or a snow groomer regardless of weight.</li> <li>c) may be another specialized vehicle such as road machinery (for example, graders).</li> </ul>	Aims to harmonize and simplify the wordings across all jurisdictions	
	<ul><li>machinery (for example, graders). Use Rate Group Table II.</li><li>d) is a Motorcycle designed and used for commercial</li></ul>	<ul> <li>d) is a Motorcycle designed and used for commercial purposes.</li> <li>G. Gross Vehicle Weight ("GVW")</li> </ul>		
	purposes. Use Rate Group Table II. <b>G. Gross Vehicle Weight ("GVW")</b> The Gross Vehicle Weight is the curb weight of the vehicle <b>plus</b> the maximum load capacity. Generally the vehicle permit (licence) will show the Gross Vehicle Weight. The gross vehicle weight is shown in manufacturer's specification and all truck data books. The GVW is not to be confused with load capacity such as a 3 ton van or 1/2 ton pickup – the GVW for 1/2 ton pickup will range from 2000 to about 6600 pounds (1.4 to 3.5 metric tonpac)	The Gross Vehicle Weight is the curb weight of the vehicle <b>plus</b> the maximum load capacity. Generally the vehicle registration (permit) will show the Gross Vehicle Weight. The gross vehicle weight is shown in manufacturer's specification and all truck data books. The GVW is not to be confused with load capacity such as a 3000 KG (3 ton) van or 500 KG (1/2 ton) pickup – the GVW for 500 KG (1/2 ton) pickup will range from 1400 to about 3000 KG (1.4 to 3.5 metric tonnes).		
	3000 to about 6600 pounds (1.4 to 3.5 metric tonnes).	H. Machinery or Apparatus		
	<b>H. Machinery or Apparatus</b> Commercial vehicles are often equipped with machinery or apparatus. There are two types:	Commercial vehicles are often equipped with machinery or apparatus. There are two types: 1. The equipment is designed to perform a function by means of motive power. This function is both additional		
	<ol> <li>The equipment is designed to perform a function by means of motive power. This function is both additional to and separate from the functions of transportation and travel (e.g., welding, spraying, excavating, well drilling and cooking equipment). Insurance must be made subject to END 30 (Excluding Attached Machinery) which excludes coverage under Liability and Accident</li> </ol>	means of motive power. This function is both additional to and separate from the functions of transportation and travel (e.g., welding, spraying, excavating, well drilling and cooking equipment). Insurance must be made subject to END 30 (Excluding Operation of Attached Machinery) which excludes coverage under Liability and Accident Benefits while at the site of the work (operation of		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 205 Definitions	<ul> <li>Benefits while at the site of the work (operation of the machinery or apparatus). See Endorsements in this section.</li> <li>2. Some equipment is permanently attached to and used for the loading/unloading operations of the vehicle (e.g., fuel oil delivery pumping equipment, or, small hoisting equipment normally found on brick trucks) or the equipment requires the vehicle to be in motion on a public road in order for it to do the work (e.g. snow plows, street sweepers). END 30 is not used in these situations.</li> <li>Some equipment owned by others may be attached to the vehicle. E.g. the applicant owns the truck but uses a tank body and pumping equipment owned by another. The coverage may be extended by attaching END 31 (Nonowned Equipment). The optional physical damage coverage may only be the same as that provided on the vehicle.</li> <li>END 30 and 31 cannot be attached to the vehicle at the same time. In circumstances where coverage for attached machinery is excluded by endorsement from the commercial vehicle, coverage may be purchased on a commercial property/general liability policy.</li> </ul>	<ul> <li>the machinery or apparatus). Refer to Rule 243: Endorsements Applicable to POL 1 (Owner's Policy).</li> <li>2. Some equipment is permanently attached to and used for the loading/unloading operations of the vehicle (e.g., fuel oil delivery pumping equipment, or, small hoisting equipment normally found on brick trucks) or the equipment requires the vehicle to be in motion on a public road in order for it to do the work (e.g. snow plows, street sweepers). END 30 is not used in these situations.</li> <li>Some equipment owned by others may be attached to the vehicle. E.g. the Applicant owns the truck but uses a tank body and pumping equipment owned by another. The coverage may be extended by attaching END 31 (Non-Owned Equipment). The optional physical damage coverage may only be the same as that provided on the vehicle.</li> <li>END 30 and 31 cannot be attached to the vehicle at the same time. In circumstances where coverage for attached machinery is excluded by endorsement from the commercial vehicle, coverage may be purchased on a commercial property/general liability policy.</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	policies This will not impact premiums
Rule 206 Rating Territory	Commercial vehicles registered and used in Prince Edward Island are rated using Prince Edward Island premiums. If a filing is required for another jurisdiction, the Outside Prince Edward Island exposure surcharge must be used regardless of the percentage of total mileage driven in that other jurisdiction. The applicable rating territory is that in which the vehicle 'is and will be chiefly used'. If however, the vehicle is operated regularly i.e. more than 12 trips per year to or through other territories, the highest rated of those territories is to be used. A vehicle that travels through a higher rated territory from a lower rated territory where it is garaged, to another lower rated territory where the work is performed, shall be charged at the higher rated territory. This applies to all classes in the Commercial section including Truckmen. Outside Prince Edward Island	The rating territories are described in the Territory section of this manual. If a filing is required for a higher rated territory, the rate for that higher rated territory must be used regardless of the number of trips to that higher rated territory. The applicable rating territory is that in which the vehicle 'is and will be chiefly used'. If however, the vehicle is operated regularly i.e. more than 12 trips per year to or through other territories, the highest rated of those territories is to be used. A vehicle that travels through a higher rated territory from a lower rated territory where it is garaged, to another lower rated territory where the work is performed, shall be charged at the higher rated territory. This applies to all classes in the Commercial Section including Truckmen. Outside Prince Edward Island exposure surcharge and currency differential surcharge are to be applied where required.	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums

Rule	Current Wording		Approved Word	ling	Change from Current	Premium impact on existing policies
Rule 206 Rating Territory	are to be applied where required.		Prince Edward Island rates apply if th outside Prince Edward Island but with Brunswick, Newfoundland or Labrador Prince Edward Island rates and a surce vehicle is operated outside Prince Edw New Brunswick, Newfoundland and La used in other jurisdictions, refer to Ru Province Exposure and Rule 234: Veh Jurisdiction of Registration. Surcharge differential surcharge are to be applie	in Nova Scotia, New r. <del>harge apply if the</del> <del>vard Island, Nova Scotia, abrador</del> . For vehicles ale 228: Outside icles Used Outside and U.S currency	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
Rule 207	A. Load Classification		A. Load Classification		FA is	This will not impact
Rating Class	Weight not in excess of 4,500kg (10,000 lbs.)	Light (L)	Vehicles with a Gross Vehicle Weight not in excess of 4,500kg (10,000 lbs.)	Light (L)	reviewing rules in the Commercial Section.	premiums
	Weight of more than 4,500kg (10,000 lbs.)	Heavy (H)	Vehicles with a Gross Vehicle Weight of more than 4,500kg (10,000 lbs.)	Heavy (H)	Aims to harmonize and simplify	
	Road Tractors used to haul trailers	Heavy (H)	Road Tractors used to haul trailers	Heavy (H)	the wordings across all	
	<ul> <li>B. Radius</li> <li>Radius means the road distance from the city or town in which the vehicle is usual within a city or town or within 40 km (2 boundaries of a city or town shall be ready to km (25 mile) radius. A radius of 80 means that the vehicle is being operate miles) of the boundaries of the city or the kept.</li> <li>Note: A vehicle used for more than 12 the trips on a six month policy) beyond a ramiles) is to be rated:</li> <li>Radius 81-160 km (100 miles) Radius 161- 400km Radius 401-750km Radius over 750km</li> </ul>	ally kept. Operation 25 miles) of the garded as within a km (50 miles) ed within 80 km (50 own in which it is trips per year (6 adius of 80 km (50	<ul> <li>B. Radius</li> <li>Radius means the road distance from or town in which the vehicle is usually a city or town or within 40 km (25 mi a city or town shall be regarded as wiradius. A radius of 80 km (50 miles) r being operated within 80 km (50 mile the city or town in which it is kept.</li> <li>Note: A vehicle used for more than 1 on a six month policy) beyond a radiu to be rated:</li> <li>Radius 81-160 km (100 mile Radius 161- 400km Radius 401-750km Radius over 750km</li> </ul>	v kept. Operation within les) of the boundaries of thin a 40 km (25 mile) means that the vehicle is s) of the boundaries of 2 trips per year (6 trips is of 80 km (50 miles) is		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 207 Rating Class	Special Increased Limits (for Chemical Products, Explosives, Petroleum Products, Radioactive Materials) classifications are to be used if the vehicle is transporting	Special Increased Limits (for Chemical Products, Explosives, Petroleum Products, Radioactive Materials) classifications are to be used if the vehicle is transporting Dangerous Goods.	FA is reviewing rules in the	This will not impact premiums
	Dangerous Goods. Refer to Interurban Rate Pages for classification and rates.	Refer to Interurban Rate Pages for classification and rates.	Commercial Section. Aims to	
	For example: A vehicle hauling dangerous goods is used 13 times a year to transport those goods within a 100 km radius. Class 61B rates are applicable.	For example: A vehicle hauling dangerous goods is used 13 times a year to transport those goods within a 100 km radius. Class 61B rates are applicable.	harmonize and simplify the wordings across all	
	or policies issued for less than 6 months, the use of Special increased limits (for Chemical Products,	For policies issued for less than 6 months, the use of Special Increased limits (for Chemical Products, Explosives,	jurisdictions	
	Explosives, Petroleum Products, Radioactive Materials)	Petroleum Products, Radioactive Materials) classifications		
	classifications shall apply if the percentage of mileage used beyond 80 km (50 miles) for the policy period, exceeds 5%.	shall apply if the percentage of mileage used beyond 80 km (50 miles) for the policy period, exceeds 5%.		
	The use of Special increased limits (for Chemical Products,	The use of Special Increased limits (for Chemical Products, Explosives, Petroleum Products, Radioactive Materials)		
	Explosives, Petroleum Products, Radioactive Materials)	classifications does not apply if the vehicle is in transit and is		
	classifications does not apply if the vehicle is in transit and is not being used to transport goods or for the specialized purpose for which it was designed.	not being used to transport goods or for the specialized purpose for which it was designed.		
	C. Exclusive Contract	C. Exclusive Contract A truckman's vehicles that are operated under contract		
	A truckman's vehicles that are operated under contract	exclusively for one party (other than for mail or milk		
	exclusively for one party, other than for mail or milk transportation may be classified as if owned and operated	transportation) may be classified as if owned and operated by that party if the vehicles are used within a radius of 40 km		
	by that party if the vehicles are used within a radius of 40 km (25 miles). If used beyond a 40 km radius, rate as Truckmen.	(25 miles). If used beyond a 40 km radius, rate as Truckmen.		
	<i>For example:</i> Acme Trucking has some trucks which are	<i>For example:</i> Acme Trucking has some trucks which are used solely for the delivery of Superior Drug Wholesaler's products		
	used solely for the delivery of Superior Drug Wholesaler's	to their customer drug stores within a 40 km radius. Superior		
	products to their customer drug stores within a 40 km radius. Superior Drug Wholesaler's do not have their own	Drug Wholesaler's do not have their own trucks. Rate the Acme trucks that are used solely for this purpose as Drug		
	trucks. Rate the Acme trucks that are used solely for this purpose as Drug Manufacturer & Wholesalers.	Manufacturer & Wholesalers.		
		D. Road Tractor Without Trailer		
	<b>D. Road Tractor Without Trailer</b> When a road tractor not used in connection with a farm is	When a road tractor not used in connection with a farm is insured, it is presumed that it will be used with one or more		
	insured, it is presumed that it will be used with one or	trailers.		
	more trailers. Accordingly, the semi-trailer Liability premium (see Rule 212: Rating of Trailers) must be	Note: The semi-trailer Liability premium must be charged even if no specific trailer is described. (see Rule 212: Rating		
	charged even if no specific trailer is described.	of Trailers)		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 207 Rating Class	<ul> <li>For tractors used in connection with a Farm, refer to Rule 207.H: Farm Trucks.</li> <li>E. Vehicles in Transit A vehicle that is in transit through the jurisdiction and not used to transport goods or for the special purpose for which it was manufactured is treated as a vehicle "not specifically classified". </li> <li>For example: The insured lives in Prince Edward Island and purchases a road tractor in Ontario which is now driven back to Prince Edward Island to be registered in that jurisdiction. The vehicle is in transit and not being used for the purpose for which it was designed. It shall be rated Class 44 (heavy vehicle not specifically classified). </li> <li>F. Electrically Powered Vehicles Discount no longer available.</li></ul>	<ul> <li>For tractors used in connection with a Farm, refer to Rule 207.H: Farm Trucks.</li> <li>E. Vehicles in Transit         A vehicle that is in transit through the jurisdiction and not used to transport goods or for the special purpose for which it was manufactured is treated as a vehicle 'not specifically classified'.     </li> <li>For example: The Insured lives in one jurisdiction and purchases a road tractor in a different jurisdiction. The tractor is now being driven back to Prince Edward Island to be registered in the jurisdiction that the Insured resides in. The vehicle is in transit and not being used for the purpose for which it was designed. It shall be rated Class 44 (heavy vehicle not specifically classified).     </li> <li>F. Electrically Powered Vehicles         Discount is no longer available in Alberta, New Brunswick, Northwest Territories, Nova Scotia, Nunavut, Ontario, Prince Edward Island and Yukon.     </li> <li>The Liability and DCPD premiums for electrically powered vehicles are subject to a reduction of 50%. (Applicable in Newfoundland &amp; Labrador only).     </li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
	<b>G. Commercial Vehicles and Underage Operators</b> A light commercial vehicle principally or occasionally operated by a driver under 25 is to be rated as a private passenger vehicle with the underage operator as the principal operator if the private passenger premium shall be higher than if the vehicle was rated as a commercial vehicle.	<ul> <li>G. Commercial Vehicles and Underage Operators</li> <li>A light commercial vehicle principally or occasionally operated by a driver under 25 years old is to be rated as a private passenger vehicle with the underage operator as the principal operator if the private passenger premium shall be higher than if the vehicle was rated as a commercial vehicle. (Applicable to Northwest Territories, Nunavut, Prince Edward Island and Yukon).</li> <li>H. Farm Trucks</li> </ul>		
	<b>H. Farm Trucks</b> The truck of a farmer who has no other gainful occupation and is residing on the farm may be rated as a farm truck. Vehicles owned by farm managers, farm labourers, transient harvesters and part-time workers may not be rated as farm trucks.	The truck of a farmer who has no other gainful occupation and is residing on the farm may be rated as a farm truck. Vehicles owned by farm managers, farm labourers, transient harvesters and part-time workers may not be rated as farm trucks.		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 207 Rating Class	Class 33 is permissible only when the applicant owns both a commercial and private passenger vehicle and is a listed driver on both. If the private passenger vehicle is not insured for mandatory coverage with the Servicing Carrier, the Agent/Broker must confirm in writing to the Servicing Carrier at each renewal that the applicant owns and insures a private passenger vehicle; otherwise, the commercial vehicle is to be rated as a commercial vehicle not specifically classified. Class 33 or 34 is not permissible if the vehicle is used for any retail/wholesale delivery or any use not considered part of the day to day operation of a farm. For Class 34, a maximum 11,000 kg GVW is eligible. No extra heavy vehicle e.g. tractor trailers may be rated as farm vehicles. Maximum annual mileage of any vehicle rated Class 33 or 34 may not exceed 10,000 km. <b>I. Artisan Class 35</b> This class is permissible only for those vehicles that are largely immobile i.e. parked during the business hours of the applicant, at or near the place of employment. A vehicle used to go to more than two jobs in a day is not to be rated Class 35. Wholesale or retail delivery is not permitted. The applicant or spouse also must have a private passenger vehicle insured for mandatory coverage.	Class 33 is permissible only when the Applicant owns both a commercial and private passenger vehicle and is a listed driver on both. If the private passenger vehicle is not insured for mandatory coverage with the Servicing Carrier, the Agent/Broker must confirm in writing to the Servicing Carrier at each renewal that the Applicant owns and insures a private passenger vehicle; otherwise, the commercial vehicle is to be rated as a commercial vehicle not specifically classified. Class 33 or 34 is not permissible if the vehicle is used for any retail/wholesale delivery or any use not considered part of the day-to-day operation of a farm. For Class 34, a maximum 11,000 kg GVW is eligible. No extra heavy vehicle e.g. tractor trailers may be rated as farm vehicles. Maximum annual mileage of any vehicle rated Class 33 or 34 may not exceed 10,000 km. <b>I. Artisan Class 35</b> This class is permissible only for those vehicles that are largely immobile i.e. parked during the business hours of the Applicant, at or near the place of employment. A vehicle used to go to more than two jobs in a day is not to be rated Class 35. Wholesale or retail delivery is not permitted. The Applicant or spouse also must have a private passenger vehicle insured for mandatory coverage.	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
Rule 208 Rating for More Than One Use	If the vehicle is used for more than one commercial purpose, the highest rated class (based on premium) must be used regardless of the percentage of exposure. Since private passenger Classes 01, 02, 03 and 07 exclude commercial use, vehicles used for both private passenger and commercial use must be rated commercially. Examples: a) The insured has a minivan used for courier purposes and for pleasure. Rate the vehicle for courier delivery.	If a vehicle is used for more than one commercial purpose, the highest rated class (based on premium) must be used regardless of the percentage of exposure. Since private passenger Classes 01, 02, 03 and 07 exclude commercial use, vehicles used for both private passenger and commercial use must be rated commercially. Example 1: The Insured has a mini van used for courier purposes and for pleasure. Rate the vehicle for courier delivery.	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 208 Rating for More Than One Use	<ul> <li>b) The insured has a light pickup truck. During the day he makes business calls to clients of the company he works for as a salesman. During the night he works for another company delivering pizza. Rate the vehicle for pizza delivery.</li> <li>c) The Insured owns and operates a courier business with one Straight Truck currently rated for courier services. The Insured successfully bids on a contract to transport radioactive medical isotopes to local hospitals one day per month. Rate the vehicle for the transportation of dangerous goods.</li> <li>Slip Tanks not carrying petroleum products are to be rated based on commodity hauled, Class 48 (Dangerous Goods) must not be used.</li> <li>Refer to Rule 236 for instructions on how to rate Driver Training Vehicles.</li> <li>Refer to Rule 238 for instructions on how to rate Short Term Leases.</li> </ul>	<ul> <li>Example 2: The Insured has a light pickup truck. During the day, the Insured makes business calls to clients of the company he working s for as a salesman. During the night the Insured works for another company delivering pizza. Rate the vehicle for pizza delivery.</li> <li>Example 3: The Insured owns and operates a courier business with one Straight Truck currently rated for courier services. The Insured successfully bids on a contract to transport radioactive medical isotopes to local hospitals one day per month. Rate the vehicle for the transportation of dangerous goods.</li> <li>Slip Tanks <u>not</u> carrying petroleum products are to be rated based on commodity hauled, Class 48 (Dangerous Goods) must not be used.</li> <li>Refer to Rule 236 for instructions on how to rate Driver Training Vehicles.</li> <li>Refer to Rule 238 for instructions on how to rate Short Term</li> </ul>	Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
Rule 209	Driving record for individually rated polices are the	Leases. Driving record for individually rated polices are the number of	FA is	This will
Driving Record	number of years of verified 'Clear Record'. This rule does not apply to coverages that are experience (fleet) rated.	years of verified 'Clear Record'. This rule does not apply to coverages that are experience (fleet) rated.	reviewing rules in the Commercial	not impact premiums
	See special instructions under Rule 239: Fleets. All vehicles shall initially be rated at Driving Record 0 unless the application is accompanied by (or the Servicing Carrier already has) proof of the accident free period and the ownership period required for a better driving record. If the Named Insured(s) claim entitlement to a driving record better than that permitted by the preceding paragraph and submits details of the previous insurance details to the satisfaction of the Servicing Carrier, the re- rating shall then be backdated appropriately. <b>A. Clear Record</b>	See special instructions under Rule 239: Fleets. All vehicles shall initially be rated at Driving Record 0 unless the application is accompanied by (or the Servicing Carrier already has) proof of the accident free period and the ownership period required for a better driving record. If the Named Insured(s) claim entitlement to a driving record better than that permitted by the preceding paragraph and submits details of the previous insurance details to the satisfaction of the Servicing Carrier, the re-rating shall then be backdated appropriately. <b>A. Clear Record</b>	Section. Aims to harmonize and simplify the wordings across all jurisdictions	
	Through out the period concerned:	Through out the period concerned:		

Rule	Current Word	ling	Approved W	ording	Change from Current	Premium impact on existing policies
Rule 209 Driving Record	<ol> <li>There has been no accident involvehicle or one for which it has been and</li> <li>The Named Insured(s) has ownor one of a similar type for which i</li> <li>Ownership is established from the Applicant takes possession of the vehicles; the rating is deterministory not the driver's history.</li> <li>B. Driving Record Entitlement</li> </ol>	n substituted; ed the described vehicle t has been substituted. date on which the vehicle. rs be accident free on	or one for which it has been substituted; and 2. The Named Insured(s) has owned the described vehicle or one of a similar type for which it has been substituted. Ownership is established from the date on which the Applicant takes possession of the vehicle. There is no requirement that drivers be accident free on other		reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings er across all	This will not impact premiums
	Period of confirmed claims- free experience and vehicle ownership immediately preceding the commencement date of the period of insurance Less than 1 year At least 1 year At least 2 years At least 3 years	Driving Record Entitlement	Period of confirmed claims- free experience and vehicle ownership immediately preceding the commencement date of the period of insurance Less than 1 year At least 1 year At least 2 years At least 3 years	Driving Record Entitlement 0 1 2 3		
	<ol> <li>Notes         <ol> <li>The driving record establic coverages concerned. A construction of the affect the rating of Liability coverages.</li> <li>Where the Named Insurement one vehicle, each vehicle's established separately. vehicle is acquired it shall driving record (initially at Where a vehicle is deleted for on the deleted vehicle a remaining vehicle with the record.</li> <li>For example: There are the policy all rated Class 36.</li> </ol> </li> </ol>	chargeable accident will by, DCPD and Collision d(s) owns more than s driving record Where an additional develop its own Driving Record 0). d, an accident charged shall be transferred to the best rated driving	<ul> <li>is no split rating. A char the rating of the Liabilit <i>Northwest Territories, N</i> Collision coverages.</li> <li>2. Where the Named Insure one vehicle, each vehic is established separate vehicle is acquired it sh driving record (initially Where a vehicle is dele</li> </ul>	ing record is a factor. The rgeable accident will affect y, DCPD ( <i>Not available in</i> <i>lunavut and Yukon</i> ) and d(s) owns more than cle's driving record ly. Where an additional hall develop its own at Driving Record 0). ted, an accident charged cle shall be transferred to		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 209 Driving Record	<ul> <li>Driving Record 0 (due to an accident), vehicle 2 is rated Driving Record 1 and vehicle 3 is rated Driving Record 3. Vehicle 1 is deleted from the policy. The accident will be transferred to vehicle 3 and the rating will be amended to Driving Record 0.</li> <li>3. Where a vehicle replaces another it acquires the driving record of the replaced vehicle.</li> <li>4. Gaps in insurance coverage within the 3 years immediately preceding the effective date of the insurance shall have the following impact on the assignment of the driving record: <ul> <li>If the total gap in insurance coverage is less than 1 year in the past 3 years, the driving record will not be affected.</li> <li>If the total gap in insurance coverage is 1 year or more in the past 3 years, the driving record will be reduced by 1 for each year's gap in coverage.</li> </ul> </li> <li>For example: The applicant has proof of accident free insurance from June 1, 1999 to February 15, 2003. Effective date of FA policy is July 1, 2003. Since the gap is less than 1 year (February 15, 2003 to July 1, 2003), there is no impact on the driving record. Risk qualifies for Driving Record 3.</li> <li>The applicant has proof of accident free insurance from June 1, 1999 to May 20, 2002. Effective date of FA policy is July 1, 2003. Since the gap is more than 1 year but less than 2 years (May 20, 2002 to July 1, 2003), the driving record 4.</li> <li>A loss history report or letter from the prior carrier is required to confirm claims-free experience for all driving records on individually-rated vehicles. Where a loss history report or letter from the prior so insurance for all driving records on individually-rated vehicles. Where a loss history report or letter from the previous insurer</li> </ul>	<ul> <li>For example: There are three vehicles on the policy all rated Class 36. Vehicle 1 is rated Driving Record 0 (due to an accident), Vehicle 2 is rated Driving Record 1 and Vehicle 3 is rated Driving Record 3. Vehicle 1 is deleted from the policy. The accident will be transferred to Vehicle 3 and the rating will be amended to Driving Record 0.</li> <li>Where a vehicle replaces another it acquires the driving record of the replaced vehicle.</li> <li>A loss history report or letter from the prior carrier is required to confirm claims-free experience for all driving records on individually-rated vehicles. Where a loss history report or letter from the previous Insurer verifying claims free experience in Canada or the U.S. is not provided, the Insured shall be eligible for a maximum of Driving Record 0.</li> <li>Gaps in insurance coverage within the 3 years immediately preceding the effective date of the insurance shall have the following impact on the assignment of the driving record: <ul> <li>If the total gap in insurance coverage is less than 1 year in the past 3 years, the driving record will be reduced by 1 for each year's gap in coverage.</li> </ul> </li> <li>For example: The applicant has proof of accident free insurance from June 1, 1999 to May 20, 2002. Effective date of FA policy is July 1, 2003. Since the gap is less than 1 year in the past 3 years, the driving record 3.</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions Point 4 and 5 have been re-arrange to align will all jurisdictions	
	verifying claims free experience in Canada or the U.S. is not provided, the insured shall be eligible for a maximum of Driving Record 0.	2003. Since the gap is more than 1 year but less than 2 years (May 20, 2002 to July 1, 2003), the driving record is reduced by 1 year. Risk gualifies for Driving Record 2.		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 209	C. Seasonal Use		Aims to	This will
Driving Record	Some commercial vehicles, such as those used for road construction, farming, lumbering and fishing may only be used seasonally. In these cases the applicant may not be able to furnish proof of the accident-free period if the previous insurance policy did not retain Comprehensive or Specified Perils. Where this situation occurs and "Seasonal Use" is confirmed from past insurance records, Facility Association shall require only proof of the accident free operation during the previous seasons. If proof of ownership and accident free use in previous	<b>C. Seasonal Use</b> Some commercial vehicles, such as those used for road construction, farming, lumbering and fishing may only be used seasonally. In these cases the Applicant may not be able to furnish proof of the accident-free period if the previous insurance policy did not retain Comprehensive or Specified Perils. Where this situation occurs and 'Seasonal Use' is confirmed from past insurance records, Facility Association shall require only proof of the accident free operation during the previous seasons.	harmonize and simplify the wordings across all jurisdictions	not impact premiums
	seasons is obtained, then the driving record shall not be affected. The risk shall retain the existing driving record or the driving record shall be allowed to progress in the same manner as vehicles that are used year round.	If proof of ownership and accident free use in previous seasons is obtained, then the driving record shall not be affected. The risk shall retain the existing driving record or the driving record shall be allowed to progress in the same manner as vehicles that are used year round.		
Rule 211	The rate group is determined from Rate Group Table I or Rate Group Table II.	Rule 211: Vehicle Rate Group	FA is reviewing	This will not impact
Rate Group	A. Rate Group Table I	The rate group is determined <del>from</del> using Rate Group Table I or Rate Group Table II.	rules in the Commercial Section.	premiums
	This table lists by manufacturer, model and series, standard production pickup, utility, van (panel or sedan delivery) or wagon types, having Gross Vehicle Weights not exceeding 10,000 pounds (4.5 metric tons).	<b>A. Rate Group Table I</b> This table lists by manufacturer, model and series, standard production pick-up, utility, van (panel or sedan delivery) or wagon types, having Gross Vehicle Weights not exceeding 4,500kg. <u>10,000 pounds (4.5 metric tons)</u> .	Aims to harmonize and simplify the wordings across all	
	If a current year make/model is not listed but was listed in the immediately preceding year, use the rate group for the immediately preceding year.	If a current year make/model is not listed but was listed in the immediately preceding year, use the rate group for the immediately preceding year.	jurisdictions	
	If it was not listed in the immediately preceding year (it is a new model or there is a gap in model years), the Servicing Carrier shall provide the rate group assigned by IAO.	If <del>it</del> the year make/model was not listed in the immediately preceding year (It is a new model or there is a gap in model years.), the contact your Servicing Carrier. shall provide the rate group assigned by IAO.		
	For vehicles equipped with attached machinery (e.g. tow trucks, pickups with snowplow blades) or those that have been customized (e.g. special paint job) where the value of the equipment or customization is \$3,000 or greater, an additional premium will be charged. For every \$3,000 of equipment value or customization, a rate group increase of 1 shall be made. If the value of the equipment is less than \$3,000 no additional premium shall be	For vehicles equipped with attached machinery (e.g. tow trucks, pickups with snowplow blades) or those that have been customized (e.g. special paint job) where the value of the equipment or customization is valued \$3,000 or greater, use Rate Group Table II. an additional premium will be charged. For every \$3,000 of equipment value or		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 211 Rate Group	<ul> <li>charged. The Servicing Carrier will require a copy of the bills of sale or if they are not available, an appraisal to substantiate the value of the attached equipment or customization.</li> <li><b>Rate Group Table I is not to be used for models and series not specifically listed.</b></li> <li><b>B. Rate Group Table II</b></li> <li>The model year and list price new are used to determine the rate group.</li> <li>Rate Group Table II is to be used for: <ul> <li>a)</li> <li>Commercial vehicles of types and Gross Vehicle Weights not specified in Rate Group Table I.</li> </ul> </li> <li>b) Any commercial vehicle not listed in Table I equipped with attached machinery (e.g. towing hoist on a pickup) or commercial vehicles that have been customized (e.g. special paint jobs).</li> <li>c)</li> <li>c) Commercial vehicles designated II in Rate Group Table I</li> <li>d) Private Passenger vehicles being rated in the Commercial section of the manual that are not listed in Rate Group Table I</li> <li>d) Private Passenger vehicles being rated in the Commercial section of the manual that are not listed in Rate Group Table I (e.g. car being used for courier purposes).</li> <li>e) Vehicles classed as or rated as Interurban</li> <li>f) Motorcycles designed and used for commercial purposes e.g. a three wheel motorcycle with a box built in between the rear wheels that permits the carriage of small packages for delivery purposes.</li> <li><b>C. List Price New</b></li> </ul> <li>The Manufacturer's Suggested Retail Price (MSRP) new (<b>plus taxes</b>) of the vehicle, including the value of the body, all permanently attached equipment and any customizing features.</li>	<ul> <li>customization, a rate group increase of 1 shall be made. If the value of the equipment is less than \$3,000 no additional premium shall be charged. The Servicing Carrier will require a copy of the bills of sale or if they are not available, an appraisal to substantiate the value of the attached equipment or customization.</li> <li>Rate Group Table I is not to be used for models and series not specifically listed.</li> <li>G. B. List Price New</li> <li>The Manufacturer's Suggested Retail Price (MSRP) new (plus taxes) of the vehicle, including the value of the body, all permanently attached equipment and any customizing features.</li> <li><b>B. C. Rate Group Table II</b></li> <li>The model year and list price new are used to determine the rate group.</li> <li>Rate Group Table II is to be used for:</li> <li><b>-)</b> Commercial vehicles of types and Gross Vehicle Weights not specified in Rate Group Table I.</li> <li><b>b)</b> Any commercial vehicle not listed in Table I equipped with attached machinery (e.g. towing hoist on a pickup) or commercial vehicles that have been customized (e.g. special paint jobs).</li> <li><b>c)</b> - Commercial vehicles designated II in Rate Group Table I.</li> <li><b>d)</b> Private Passenger vehicles being rated in the Commercial section of the manual that are not listed in Rate Group Table I.</li> <li><b>d)</b> Private Passenger vehicles of or courier purposes).</li> <li>Any vehicles equipped with attached machinery (e.g. tow trucks, pickups with snowplow blades) or with customization (e.g. special paint job, shelving) valued \$3,000 or greater.</li> <li><b>f)</b> Motorcycles designed and used for courier purposes e.g. a three wheel motorcycle with a box built in between the rear wheels that permits the carriage of small packages for delivery purposes.</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	policies This will not impact premiums
		e) • Vehicles classed as or rated as Interurban.		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 212	A. Types and Uses of Trailers	A. Types and Uses of Trailers	Aims to	This will
Trailers	<b>Non-Cargo Trailer</b> A trailer that does <b>not</b> supplement the load-carrying capacity of the towing vehicle. Such a trailer has a special function (e.g., compressor, tarpot, welding unit, canteen carts) and the insurance must be subject to END 30 described in Rule 205: Machinery or Apparatus.	<b>Non-Cargo Trailer</b> A trailer that does not supplement the load-carrying capacity of the towing vehicle. Such a trailer has a special function (e.g. compressor, tarpot, welding unit, canteen carts) and the insurance must be subject to END 30 described in Rule 205:H Machinery or Apparatus.	harmonize the wordings across all jurisdictions	not impact premiums
	<b>Cargo Trailer</b> A trailer that does supplement the load-carrying capacity of the towing vehicle, i.e. it is used for carrying removable cargo.	<b>Cargo Trailer</b> A trailer that does supplement the load-carrying capacity of the towing vehicle, i.e. it is used for carrying removable cargo.	FA is reviewing rules in the Commercial Section.	This will not impact premiums
	Common Trailer A trailer attached to a straight truck by a tongue. Semi-trailer A trailer equipped with a "fifth wheel" or "'kingpin" coupling device for use with a road tractor. Includes "bogies" used to convert containers into semi-trailers.	<b>Common Trailer</b> A trailer attached to a straight truck by a tongue. <b>Semi-trailer</b> A trailer equipped with a "fifth whee!" or "'kingpin" coupling device for use with a road tractor. Includes "bogies" used to convert containers into semi-trailers.	Aims to harmonize the wordings across all jurisdictions	
	<b>Pup Trailer</b> A second trailer attached to a lead trailer, either by means of a tongue or trailer converter dolly.	<b>Pup Trailer</b> A second trailer attached to a lead trailer, either by means of a tongue or trailer converter dolly.		
	Low-bed Float Trailer A trailer designed with a low center of gravity and used to haul very heavy loads (e.g. road graders, and transformers). Gooseneck Trailer	Low-bed Float Trailer A trailer designed with a low center of gravity and used to haul very heavy loads (e.g. road graders, and transformers). Gooseneck Trailer	Pictures will be deleted	
	A large trailer with a light cargo most commonly pulled by a pickup truck. Attachment to the pickup is by means of a small fifth wheel mounted on the bed of the pickup box.	A large trailer with a light cargo most commonly pulled by a pickup truck. Attachment to the pickup is by means of a small fifth wheel mounted on the bed of the pickup box.	as they are outdated	
	Trailer Converter Dolly A dual wheel axle with a fifth wheel mounted and a tongue for attachment to a lead trailer or straight truck.	<b>Trailer Converter Dolly</b> A dual wheel axle with a fifth wheel mounted and a tongue for attachment to a lead trailer or straight truck.		
	Tractor-trailer-train or Tandem Rig Road tractor with two or more trailers attached, or two or more trailers used with a truck.	Tractor-trailer-train or Tandem Rig Road tractor with two or more trailers attached, or two or more trailers used with a truck.		

	Rule	Current Wording		Appr	oved Word	ling		Change from Current	Premium impact on existing policies
1. Owned Trailer         Liability, DCPD         Charge the indicated percentage of the premium applicable to the highest rated vehicle with which the trailer may be towed:         Image: the indicated percentage of the premium applicable to the highest rated vehicle with which the trailer may be towed:         Image: the indicated percentage of the premium applicable to the highest rated vehicle with which the trailer may be towed:         Image: the indicated percentage of the premium applicable to the highest rated vehicle with which the trailer may be towed:         Image: the indicated percentage of the premium applicable to the highest rated vehicle with which the trailer may be towed:         Image: the indicated percentage of the premium applicable to the highest rated vehicle with which the trailer may be towed:         Image: the indicated percentage of the premium applicable to the highest rated vehicle with which the trailer may be towed:         Image: the indicated percentage of the premium applicable to the highest rated vehicle with which the trailer may be towed:         Image: the indicated percentage of the premium applicable to the highest rated vehicle with which the trailer may be towed:         Image: the indicated percentage of the premium applicable to the highest rated vehicle with which the trailer may be towed:         Image: the indicated percentage of the premium includes any one time (including with any be used is to be rated as a "Cargo Trailer."         If the number of trailers insured by a policy exceeds the number that could be used at any one time (including with any wehides insured by other policies/insures/i, t		<ul> <li>Except as provided above, trailers are classing way as motor vehicles. E.g. a trailer grocery delivery is classified in the same road tractor used for grocery delivery.</li> <li>For trailers designed or used for passenge demonstration, sales or office purposes, s</li> </ul>	r used for manner as a er carrying,	Except as provided above, way as motor vehicles. E.g. is classified in the same m grocery delivery. For trailers designed or us demonstration, sales or of	g. a trailer u nanner as a sed for passe	ised for gro road tracto enger carry	ocery delivery r used for ing,	reviewing rules in the Commercial Section. Aims to harmonize the wordings across all	This will not impact premiums
Liability, DCPD         Charge the indicated percentage of the premium applicable to the highest rated vehicle with which the trailer may be towed:         Image: the indicated percentage of the premium applicable to the highest rated vehicle with which the trailer may be towed:         Image: the indicated percentage of the premium applicable to the towing vehicle premium includes any surcharges:         Image: the indicated percentage applied to the towing vehicle premium includes any surcharges:         Image: the indicated percentage applied to the towing vehicle premium includes any surcharges:         Image: the indicated percentage applied to the towing vehicle premium includes any surcharges:         Image: the indicated percentage applied to the towing vehicle premium includes any surcharges:         Image: the indicated percentage applied to the towing vehicle premium includes any surcharges:         Image: the indicated percentage applied to the towing vehicle premium includes any surcharges:         Image: the indicated percentage applied to the towing vehicle instance in the image of the premium includes any surcharges:         Image: the indicated percentage applied to the towing vehicle instance in the image of the premium includes any surcharges:         Image: the indicated percentage applied to the towing vehicle instance in the image of trailer in the premium includes any comparison in the image of trailer in the premium includes in the image of trailer in the premium includes in the premium includes in the premium includes in the premium includes in the premium		B. Rating of Trailers		B. Rating of Trailers					
Charge the indicated percentage of the premium applicable to the highest rated vehicle with which the trailer may be towed:       Charge the indicated percentage of the premium applicable to the highest rated vehicle with which the trailer may be towed. The percentage applied to the towing vehicle members of the indicated percentage applied to the towing vehicle members of the indicated percentage of the premium applicable to the highest rated vehicle with which the trailer may be towed. The percentage applied to the towing vehicle members of the indicated percentage of the premium applicable to the towing vehicle members of trailer applied to the towing vehicle members.         If the number of trailer insured by a policy exceeds the number of trailers insured by a policy exceeds the number of trailers insured by a policy exceeds the number of trailers insured by a policy exceeds the number of trailers insured by a policy exceeds the number that could be used at any one time (including with any vehicles insured by the policies/insurers), the premium		1. Owned Trailer		1. Owned Trailer					
Trailer Converter Dolly: Non CargoNil CargoNil 25%Non-Cargo Trailer10%Low-bed Float Trailer25%Cargo Trailer0Cargo Trailer10%Other25%Pulling Modular Homes and the like25%Pulling Modular Homes and the like25%If tractor-trailer-trains or tandem rigs are operated, every trailer that may be used is to be rated as a "Cargo Trailer- Other".If the number of trailers insured by a policy exceeds the number that could be used at any one time (including with any vehicles insured by other policies/insurers), theIf the number of trailers insured by other policies/insurers), the		Charge the indicated percentage of the premium applicable to the highest rated vehicle with which the		Charge the indicated percentage of the premium applicable to the highest rated vehicle with which the trailer may be towed. The percentage applied to the towing vehicle premium includes any surcharges: For DCPD only, establish the rate group for the trailer					
Cargo25%Non-Cargo Trailer10%Low-bed Float Trailer25%Cargo Trailer25%Cargo Trailer10%Semi-trailer10%Other25%Pulling Modular Homes and the like25%If tractor-trailer-trains or tandem rigs are operated, every trailer that may be used is to be rated as a "Cargo Trailer- Other".If the number of trailers insured by a policy exceeds the number that could be used at any one time (including with any vehicles insured by other policies/insurers), theIf the number of trailers insured by other policies/insurers), the			N1:1			-			
Non-Cargo Trailer10% Low-bed Float Trailer25% Cargo Trailer25% (Cargo)Cargo Trailer10% Semi-trailer10% Low Bed Floater Trailer10% Low Bed Floater TrailerOther25% Other25% Cargo Semi Trailer10% Low Bed Floater TrailerPulling Modular Homes and the like25%If tractor-trailer-trains or tandem rigs are operated, every trailer that may be used is to be rated as a "Cargo Trailer- Other".If the number of trailers insured by a policy exceeds the number that could be used at any one time (including with any vehicles insured by other policies/insurers), theIf the number of trailers insured by other policies/insurers), the		Cargo	25%		Nil	Nil			
Semi-trailer       10%         Other       25%         Pulling Modular Homes and the like       25%         If tractor-trailer-trains or tandem rigs are operated, every trailer that may be used is to be rated as a "Cargo Trailer-Other".       Notes:         If the number of trailers insured by a policy exceeds the number that could be used at any one time (including with any vehicles insured by other policies/insurers), the       If the number of trailers insured by other policies/insurers), the		Low-bed Float Trailer		Converter Dolly	25%	25%			
Other       25%         Pulling Modular Homes and the like       25%         If tractor-trailer-trains or tandem rigs are operated, every trailer that may be used is to be rated as a "Cargo Trailer-Other".       10%       10%         If the number of trailers insured by a policy exceeds the number that could be used at any one time (including with any vehicles insured by other policies/insurers), the       Notes:         If the number of trailers insured by other policies/insurers), the       If the number of trailers insured by a policy exceeds the number that could be used at any one time (including with any vehicles insured by other policies/insurers), the       If the number of trailers insured by other policies/insurers), the			1.00/	Non-Cargo Trailer					
Pulling Modular Homes and the like       25%         Pulling Modular Homes and the like       25%         If tractor-trailer-trains or tandem rigs are operated, every trailer that may be used is to be rated as a "Cargo Trailer-Other".       Notes:         If the number of trailers insured by a policy exceeds the number that could be used at any one time (including with any vehicles insured by other policies/insurers), the       Notes:         If the number of trailers insured by a policy exceeds the number that could be used at any one time (including with any vehicles insured by other policies/insurers), the       If the number of trailers insured by a policy exceeds the number that could be used at any one time (including with any vehicles insured by other policies/insurers), the							-		
If tractor-trailer-trains or tandem rigs are operated, every trailer that may be used is to be rated as a "Cargo Trailer-Other".       Pulling Modular Homes 25% 25%         If tractor-trailer-trains or tandem rigs are operated, every trailer that may be used is to be rated as a "Cargo Trailer-Other".       Notes:         If the number of trailers insured by a policy exceeds the number that could be used at any one time (including with any vehicles insured by other policies/insurers), the       If the number of trailers insured by a policy exceeds the number that could be used at any one time (including with any vehicles insured by other policies/insurers), the							-		
If tractor-trailer-trains or tandem rigs are operated, every trailer that may be used is to be rated as a "Cargo Trailer- Other". If the number of trailers insured by a policy exceeds the number that could be used at any one time (including with any vehicles insured by other policies/insurers), the				Pulling Modular Homes					
number that could be used at any one time (including with any vehicles insured by other policies/insurers), the under Liability, and DCPD for the 'surgery' trailers is reduced by		trailer that may be used is to be rated as		If tractor-trailer-trains or t trailer that may be used is					
		number that could be used at any one tim any vehicles insured by other policies/insu	ine (including with urers), the	number that could be used any vehicles insured by ot	d at any one her policies,	<del>: time (incl</del> <del>(insurers),</del>	<del>uding with</del> the premium		

Rule	Current Wording	Approved Wording		Premium impact on existing policies
Rule 212 Trailers	<ul> <li>is reduced by 50%. If all trailers do not produce the same premium, the trailer(s) that would otherwise produce the lowest premium shall be considered excess.</li> <li><i>For example:</i> There are two tractors and four trailers. Two</li> </ul>	50%. If all trailers do not produce the same premium, the trailer(s) that would otherwise produce the lowest premium shall be considered excess.	Aims to harmonize the wordings across all jurisdictions	This will not impact premiums
	of the trailers produce premiums of \$500 each. The other two trailers produce premiums of \$700 each. The trailers that produce premiums of \$500 each will be considered excess and the Liability and DCPD premiums for each of those trailers will be reduced by 50%.	the trailers produce premiums of \$500 each. The other two trailers produce premiums of \$700 each. The trailers that produce premiums of \$500 each will be considered excess and the Liability and DCPD premiums for each of those trailers will be reduced by 50%.	Moved to	
	The driving record for rating a trailer's Liability and DCPD insurance is the same as the vehicle on which the trailer's premium is based. (For reporting under the Automobile Statistical Plan, the trailer is identified by the use of Driving Record Code "7".)	The driving record for rating a trailer's Liability and DCPD insurance is the same as the vehicle on which the trailer's premium is based(For reporting under the Automobile Statistical Plan, the trailer is identified by the use of Driving Record Code "7".)	optional physical damage section	
	Conviction surcharges are not applied to Collision coverages unless the trailer is the only vehicle on the policy in which case they apply to all coverages for which a premium has been charged other than Comprehensive/Specified Perils.	Conviction surcharges are not applied to Collision coverages unless the trailer is the only vehicle on the policy in which case they apply to all coverages for which a premium has been charged other than Comprehensive/Specified Perils.		
	A shipping container mounted on a frame is classified according to the frame upon which it is mounted. E.g. If mounted on a semi-trailer chassis then classify as a semi- trailer.	A shipping container mounted on a frame is classified according to the frame upon which it is mounted. E.g. If mounted on a semi-trailer chassis then classify as a semi- trailer.	Pictures will	
	Liability. DCPD Note: If the towing vehicle is rated with an Outside Prince Edward Island exposure surcharge and/or	Liability. DCPD Note: If the towing vehicle is rated with an Outside Prince Edward Island exposure surcharge and/or conviction/accident surcharge, the percentage applies to the towing vehicle premium including that surcharge.	be deleted as they are outdated	
	Here are Rating Examples:	Here are Rating Examples:		
	Accident Benefits, Uninsured Automobile	Accident Benefits, Uninsured Automobile No charge, unless the trailer is used for purposes like living/dwelling, showroom, office, demonstration or changing		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 212 Trailers	No charge, unless the trailer is used for purposes like living/dwelling, showroom, office, demonstration or changing rooms. In these cases, charge 100% of the premium applicable to the towing vehicle. <b>Optional Physical Damage Coverage</b> Each trailer is rated as if it were a separate vehicle. Rating Group Table II is used to determine the rate group. Each trailer and the vehicle by which it may be pulled use the same Collision driving record. Chargeable accidents will apply to the rating of both the trailer and the pulling vehicle. Apply U.S. exposure and accident surcharge if required.	<ul> <li>rooms. In these cases, charge 100% of the premium applicable to the towing vehicle.</li> <li><b>Optional Physical Damage Coverage</b> Each trailer is rated as if it were a separate vehicle. Rating Group Table II is used to determine the rate group. Each trailer and the vehicle by which it may be pulled use the same Collision driving record. Chargeable accidents will apply to the rating of both the trailer and the pulling vehicle. Apply Outside Province/Territory exposure and accident surcharge if required. Conviction surcharges are not applied to Collision coverage unless the trailer is the only vehicle on the policy in which case they apply to all coverages for which a premium has been charged other than Comprehensive/Specified Perils.</li></ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	This will not impact premiums
	<b>Direct Compensation – Property Damage Rating</b> Charge 10% of the DCPD premium applicable to the highest rated vehicle with which the trailer may be towed.	Direct CompensationProperty Damage Rating Charge 10% of the DCPD premium applicable to the highest rated vehicle with which the trailer may be towed.2. Excess TrailersIf the number of trailers insured by a policy exceeds the number that could be used at any one time (including with any vehicles insured by other policies/Insurers), the premium under Liability and DCPD for the 'excess' trailers is reduced by 50%. If all trailers do not produce the same premium, the trailer(s) that would otherwise produce the lowest premium shall be considered excess.For example:There are two tractors and four trailers. Two of the trailers produce premiums of \$500 each. The other two trailers will be reduced by 50%.	Moved from within the Owned Trailer section	
	<ul> <li>2. Non Owned Trailers</li> <li>Liability</li> <li>When a road tractor is insured, it is presumed that it will be used with one or more trailers. Accordingly, the semi-</li> </ul>	3. Non Owned Trailers Liability When a road tractor is insured, it is presumed that it will be used with one or more trailers. Accordingly, the semi-trailer Liability premium must be charged even if no specific trailer is		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 212 Trailers	<ul> <li>trailer Liability premium must be charged even if no specific trailer is described. Charge the premium applicable to an owned trailer.</li> <li>Accident Benefits, Uninsured Automobile</li> <li>No charge unless the trailer is used for purposes like living/dwelling, showroom, office, demonstration or changing rooms. In these cases, charge 100% of the premium applicable to the towing vehicle.</li> <li>Optional Physical Damage</li> <li>Charge the premium applicable for these coverages on each trailer as though each trailer was owned. Establish the rate group and premium for the non-owned trailer that has the highest value and multiply that premium by the number of non-owned trailers that may be towed. The limit shown on END 27B will be the amount on which the rate group is based. Apply Outside Prince Edward Island exposure surcharge if required.</li> <li>NOTE: Since END 27B is a policy level endorsement, a premium must be charged for each non-owned trailer listed on the policy. (All non-owned trailers must be listed on the policy.)</li> </ul>	<ul> <li>described. Charge the premium applicable to an owned trailer.</li> <li>Accordingly, the semi-trailer Liability premium must be charged. Charge the premium applicable to an owned trailer.</li> <li><b>Direct Compensation – Property Damage</b> If the non-owned trailer includes assumed liability, establish the rate group according to the trailer value; model year is assumed to be the current year. Charge the full DCPD premium based on that rate group and the class/driving record of the highest rated vehicle with which the trailer may be towed. If the non-owned trailer excludes assumed liability, there is no charge for DCPD because there is no DCPD coverage under the policy. Apply outside Province/Territory exposure surcharge if required.</li> <li><b>Accident Benefits, Uninsured Automobile</b> No charge unless the trailer is used for purposes like living/dwelling, showroom, office, demonstration or changing rooms. In these cases, charge 100% of the premium applicable to the towing vehicle.</li> <li><b>Optional Physical Damage</b> Charge the premium applicable for these coverages on each trailer as though each trailer was owned. Establish the rate group and premium for the non-owned trailer that has the highest value; model year is assumed to be the current year. and multiply that premium by the number of non owned trailers that may be towed. The limit shown on END 27B will be the amount on which the rate group is based. Apply Outside Province/Territory exposure surcharge if required. NOTE: Since END 27B is a policy level endorsement, a premium must be charged for each non-owned trailer listed on the policy. (All non-owned trailers must be listed on the policy.) NOTE: If multiple Non-Owned trailers are scheduled on the policy, each must carry the same policy limits and optional physical damage deductibles (if coverage is applied).</li></ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions so DCPD needed to be added	policies This will not impact premiums
				45 of 4

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 212	3. Policy Covers Trailers Only	4. Policy Covers Trailers Only	FA is	This will
Trailers	<b>Liability</b> If it is not known how the trailer is being used, charge 25% of Class 64 (depending on radius) Driving Record 0. If the purpose for which the trailer is being used is known (e.g. local haulage) charge 10% of the appropriate class (e.g. Class 49) at Driving Record 0. Apply surcharge for Outside Prince Edward Island exposure, accident and convictions if required.	<b>Liability</b> If it is not known how the trailer is being used, charge 25% of Class 64 (depending on radius) Driving Record 0. If the purpose for which the trailer is being used is known (e.g. local haulage) charge 10% of the appropriate class (e.g. Class 49) at Driving Record 0. Apply surcharge for Outside Province/Territory exposure, accident and convictions if required.	reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	not impact premiums
	If the trailer is being used with a tractor insured under another FA policy with the same Servicing Carrier, the non-owned charge on that other FA policy can be eliminated, whether or not the same Insured owns both the tractor and trailer.	If the trailer is being used with a tractor insured under another FA policy with the same Servicing Carrier, the non- owned charge on that other FA policy can be eliminated, whether or not the same Insured owns both the tractor and trailer.		
	<b>Direct Compensation – Property Damage Rating</b> Charge 10% of the DCPD premium applicable to the highest rated vehicle with which the trailer may be towed.	<b>Direct Compensation – Property Damage Rating</b> Establish the rate group according to the trailer value and charge 10% of the DCPD premium based on that rate group and the class/driving record established under Liability coverage. Apply surcharges for Outside Province/Territory exposure and convictions if required.		
	Accident Benefits, Uninsured Automobile No charge unless the trailer is used for purposes like living/dwelling, showroom, office, demonstration or changing rooms. In these cases, charge 100% of the premium applicable to the towing vehicle.	Accident Benefits, Uninsured Automobile No charge unless the trailer is used for purposes like living/dwelling, showroom, office, demonstration or changing rooms. In these cases, charge 100% of the premium applicable to the towing vehicle.		
	<b>Optional Physical Damage</b> Establish the rate group and rate accordingly. If required, apply surcharges for Outside Prince Edward Island exposure to all optional Physical Damage Coverage and surcharges for accidents and convictions to Collision coverage.	<b>Optional Physical Damage</b> Establish the rate group according to the trailer value. Charge the applicable optional physical damage premiums based on that rate group and the class/driving record established under Liability coverage. Apply surcharges, if required.		
	<b>4. Livestock Trailers</b> Where the trailer is used for transporting livestock (including horses) as part of the insured's business, the trailer is to be rated as a commercial cargo trailer, either 'semi' or 'cargo other' depending on the type of trailer. Where the trailer is used for transporting livestock for pleasure purposes, the trailer is to be rated as a utility trailer in the Recreational Vehicles Section.	<b>5. Livestock Trailers</b> Where the trailer is used for transporting livestock (including horses) as part of the Insured's business, the trailer is to be rated as a commercial cargo trailer, either 'semi' or 'cargo other' depending on the type of trailer. Where the trailer is used for transporting livestock for pleasure purposes, the trailer is to be rated as a utility trailer in the Recreational Vehicles Section.		

Rule	Rule Current Wording Approved Wording		Change from Current	Premium impact on existing policies
Rule 213 Endorsement (Policy Change) Forms and Wordings	Changes to standard approved forms are not permitted. Rule 243: Endorsements Applicable to POL 1 (Owner's Policy) provides certain details and rating instructions for approved endorsement forms. The descriptions are brief and reference must be made to the actual wordings of these forms to ascertain the full provisions and restrictions. Provided the endorsement form does not indicate the expiry date of the policy term, once an endorsement form has been signed, it need not be signed again on subsequent policy renewal terms.	Changes to standard approved forms are not permitted. Rule 243: Endorsements Applicable to POL 1 (Owner's Policy) provides certain details and rating instructions for approved endorsement forms. The descriptions are brief and reference must be made to the actual wordings of these forms to ascertain the full provisions and restrictions. Provided the endorsement form does not indicate the expiry date of the policy and continues to refer to a particular vehicle on the Certificate of Automobile Insurance/Declaration page to which the endorsement is attached. Once an endorsement form has been signed, it need not be signed again on subsequent policy renewal terms.	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
Rule 214 Commonly Used Endorsements	<ul> <li>END 13C - Deletion of Glass Coverage The coverage provided under Comprehensive for damage to glass may be amended by attaching 13C. This endorsement is only applicable to vehicles listed in Rate Group Table I and Private Passenger type vehicles.  The premium charged for the reduced Comprehensive coverage is the Specified Perils premium plus 10% of the Comprehensive premium.  Where the deductible is \$1,000 or higher, there is no premium reduction.  END 20 - Loss of Use  Facility Association does not provide this coverage for vehicles that are used or rated commercially.  Machinery or Equipment Endorsements  END 30 - Excluding Operation of Attached  Machinery  The description of the machinery or apparatus shall read:  "all or any machinery or apparatus designed to perform a function additional to and separate from the function of travel". Where the equipment is used on a public road and the vehicle is subject to compulsory automobile insurance, the  END 30 must exclude only non road use of the equipment</li></ul>	REMOVE AS THE SAME INFORATION IS LISTED UNDER Rule 243: ENDORSEMENTS APPLICABLE TO POL 1 (OWNER'S POLICY) This is how it will be labelled in the manual after approval: Rule 214: Not Applicable	FA is reviewing rules in the Commercial Sections These sections are a duplication.	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 214 Commonly Used Endorsements	by adding "while the vehicle is not being used upon a public highway". END 31 - Non-owned Equipment Use of this endorsement is not permitted in respect of a vehicle to which END 30 applies. The optional physical damage coverages may only be the same as those provided in respect of the vehicle. The required limit must be specified. The rate group is based on Rate Group Table II using the list price new of the vehicle and the non-owned equipment. END 27B - Business Operations - Legal Liability for Damage to Non-Owned Automobile(s) in your Care, Custody or Control The Applicant must specify the types of vehicle/trailer that may be in the Applicant's custody and provide the required limit per occurrence. The premiums to be charged are those applicable to the highest rated vehicle that may be in the Applicant's custody as though the vehicle was an owned vehicle. The rating is based upon the driving record, the type and use of the vehicle/trailer. Non-Owned Trailers Optional Physical Damage Charge the premium applicable for these coverages on each trailer as though each trailer was owned. Establish the rate group and premium for the non-owned trailer that has the highest value and multiply that premium by the number of non-owned trailer SLAPY OUtside Prince Edward Island exposure surcharge if required. NOTE: Since END 27B is a policy level endorsement, a premium must be charged for each non-owned trailer listed on the policy.) After Market Sound and Electronic Communication Equipment	REMOVE AS THE SAME INFORATION IS LISTED UNDER Rule 243: ENDORSEMENTS APPLICABLE TO POL 1 (OWNER'S POLICY) This is how it will be labelled in the manual after approval: Rule 214: Not Applicable	FA is reviewing rules in the Commercial Sections These sections are a duplication.	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 214 Commonly Used Endorsements	<ul> <li>Where the vehicle is equipped with sound or electronic communication equipment, other than factory installed equipment, application of either the END 37 or END 38 is mandatory.</li> <li>END 37 – Limitation to Automobile Sound and Electronic Communication Equipment</li> <li>This endorsement limits the amount of coverage on such equipment to \$1,500. Where a vehicle is covered for Comprehensive or Specified Perils, this endorsement must be added if the applicant does not wish to purchase additional coverage. The endorsement must be signed by the insured.</li> <li>END 38 – Increased Limit, Automobile Sound and Electronic Communication Equipment</li> <li>Where a vehicle is covered for Comprehensive or Specified Perils, and the applicant wishes to purchase additional coverage for the equipment, this endorsement may be added. Additional coverage may be purchased at a rate of \$30 per \$1,000 of value in excess of \$1,500 or part thereof. Documentation (appraisal or receipts) is necessary to substantiate the value stated in the endorsement. The endorsement must be signed by the insured.</li> <li>For example: END 38 has a limit of \$4,300. The premium for END 38 shall be \$90.</li> </ul>	REMOVE AS THE SAME INFORATION IS LISTED UNDER Rule 243: ENDORSEMENTS APPLICABLE TO POL 1 (OWNER'S POLICY) This is how it will be labelled in the manual after approval: Rule 214: Not Applicable	FA is reviewing rules in the Commercial Sections These sections are a duplication.	This will not impact premiums
Rule 215 Premiums	<ul> <li>A. Premium Quotations</li> <li>The Agent/Broker is responsible for calculating premiums in accordance with this manual, including the "base" premiums applicable to experience (fleet) rated risks. Experience rated risk premiums are calculated at Driving Record 0.</li> <li>Where there is any doubt on the matter, the Servicing Carrier will be pleased to assist in establishing risk classifications, but the Servicing Carrier shall not make premium quotations except where the manual does not provide for the particular coverage required.</li> <li>The Servicing Carrier shall require clarification from the Agent/Broker if the information on the application contradicts the quoted premium.</li> </ul>	<ul> <li>A. Premium Quotations</li> <li>The Agent/Broker is responsible for calculating premiums in accordance with this manual, including the "base" premiums applicable to experience (fleet) rated risks. Experience rated risk premiums are calculated at Driving Record 0.</li> <li>Where there is any doubt on the matter, the Servicing Carrier will be pleased to assist in establishing risk classifications, but the Servicing Carrier shall not make premium quotations except where the manual does not provide for the particular coverage required.</li> <li>The Servicing Carrier shall require clarification from the Agent/Broker if the information on the application contradicts the quoted premium.</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies	
Rule 215	B. Manual Rates	B. Manual Rates	FA is	This will	
Premiums	The rates published in this manual are for annual policy terms. For six-month policies charge 52% of the annual premium <b>except</b> for Motorcycles/Mopeds, Snow Vehicles and Antique Vehicles. See the <b>Recreational Vehicle</b> section for rating instructions on these vehicles.	The rates published in this manual are for annual policy terms. For commercial six-month policies charge, 52% of the annual premium <b>except</b> for Motorcycles/Mopeds, Snow Vehicles and Antique Vehicles. See the <b>Recreational Vehicle</b> section for rating instructions on these vehicles.	reviewing rules in the Commercial Section. Aims to harmonize and simplify	not impact premiums	
	Fleets as defined in Rule 239 are not eligible for six month policies.	Fleets as defined in Rule 239 are not eligible for six month policies.	the wordings across all iurisdictions		
	<b>C. Premium Rounding</b> The premium for each coverage shall be rounded to the nearest whole dollar. A premium that includes 50 cents or more shall be rounded up to the next whole dollar. e.g. 46.56 will be rounded up to \$47.00 and 46.44 will be rounded down to \$46.00.	<b>C. Premium Rounding</b> The premium for each coverage shall be rounded to the nearest whole dollar. A premium that includes 50 cents or more shall be rounded up to the next whole dollar (46.56 will be rounded up to \$47.00 and 46.44 will be rounded down to \$46.00).			
	This applies to all premium transactions, including refunds except where the policy is cancelled by registered letter at the request of the Agent/Broker or by the Servicing Carrier. In that event, the return premium shall <b>always</b> be rounded up to the next whole dollar (\$45.10 will be rounded up to \$46.00).	This applies to all premium transactions, including refunds except where the policy is cancelled by registered letter at the request of the Agent/Broker or by the Servicing Carrier. In that event, the return premium shall <b>always</b> be rounded up to the next whole dollar (\$45.10 will be rounded up to \$46.00).			
	<b>D. Minimum Premium/Minimum Retained Premium</b> The minimum premium for any automobile policy or renewal and, the minimum retained premium in the event of cancellation of the policy, is \$25, regardless of the term of insurance. The minimum retained premium must be stated on the declaration page of the policy.	<b>D. Minimum Premium/Minimum Retained Premium</b> The minimum premium for any commercial automobile policy or renewal and, the minimum retained premium in the event of cancellation of the policy, is \$25, regardless of the term of insurance. The minimum retained premium must be stated on the declaration page of the policy.			
	Note: The minimum premium and minimum retained premium for garage policies (POL 4) is \$250.00.	Note: The minimum premium and minimum retained premium for garage policies (POL 4) is \$250.00.			
	E. Premium Determination	E. Premium Determination			
	A. Calculating Premium with No Outside Prince Edward Island Exposure:	1. Calculating Premium with No Outside Province/Territory Exposure:			
	Steps1.Ensure that the vehicle qualifies as a Commercial Vehicle (See Rule 205: Definitions).	<ul> <li>Steps</li> <li>1. Ensure that the vehicle qualifies as a commercial vehicle (See Rule 205<del>:A Definitions</del>).</li> </ul>			

Rule		Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Premiums	<ol> <li>2.</li> <li>3.</li> <li>4.</li> <li>5.</li> <li>6.</li> <li>7.</li> <li>8.</li> <li>9.</li> <li>10</li> </ol>	<ul> <li>Establish the rating territory (See Rule 206: Rating Territory).</li> <li>Establish the rating class (See Rule 207: Rating Class).</li> <li>For Liability, DCPD and Collision coverages, establish the driving record (See Rule 209: Driving Record).</li> <li>For DCPD establish the rate group and for optional physical damage, establish the rate group and the minimum deductible. Refer to Rule 209: Vehicle Rate Group and Rule 201: Coverages Available and Minimum Deductibles.</li> <li>Establish what, if any, special rating factors apply.</li> <li>Refer to the Schedule of Rates in this section and establish the 'manual" premium for each coverage.</li> <li>Where a premium for a rate group or deductible is not shown on the rate page, first calculate the rate group premium by multiplying the base premium by the rate group premium by the deductible Factor. For trailers, also see Trailers in this section.</li> <li>Apply any special use factor.</li> <li>Apply fleet rating or accident/conviction surcharges if required.</li> </ul>	<ol> <li>Establish the rating territory (See Rule 206: Rating Territory).</li> <li>Establish the rating class (See Rule 207: Rating Class).</li> <li>For Liability and Collision coverages, establish the driving record. (See Rule 209.) (<i>Applicable to Northwest Territories, Nunavut and Yukon</i>)</li> <li>For Liability, DCPD and Collision coverages, establish the driving record. (See Rule 209: Driving Record). (<i>Applicable to Alberta, New Brunswick, Newfoundland &amp; Labrador, Nova Scotia, Ontario and Prince Edward Island</i>)</li> <li>For optional physical damage, establish the rate group and the minimum deductible. (See Rule 211 and Rule 201). (<i>Applicable to Northwest Territories, Nunavut and Yukon</i>)</li> <li>For DCPD establish the rate group and for optional physical damage, establish the rate group and the minimum deductible. (See Rule 211 and Rule 201). (<i>Applicable to Alberta, New Brunswick, Newfoundland &amp; Labrador, Nova Scotia, Prince Edward Island</i>)(See Rule 201) (<i>Applicable to Alberta, New Brunswick, Newfoundland &amp; Labrador, Nova Scotia, Prince Edward Island</i>)(See Rule 201) (<i>Applicable to Alberta, New Brunswick, Newfoundland &amp; Labrador, Nova Scotia, Prince Edward Island</i>)(See Rule 201) (<i>Applicable to Alberta, New Brunswick, Newfoundland &amp; Labrador, Nova Scotia, Prince Edward Island</i>)(See Rule 201): Minimum Deductibles and Rule 211: Vehicle Rate Group).</li> <li>For DCPD and optional physical damage, establish the rate group and the minimum deductible. (See Rule 211 and Rule 201). (<i>Applicable in Ontario only</i>)</li> <li>Establish what, if any, special rating factors apply.</li> <li>Refer to the Rate Pages in this section and establish the 'manual' premium for a rate group or deductible is not shown on the rate page, first calculate the rate group premium by multiplying the base premium by the rate group premium by multiplying the base premium by the rate group factor, then multiply the rate group premium by the deductible factor. For trailers, also see Trailers in this secti</li></ol>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	

Rule	Current Wording		Approved Wording	Change from Current	Premium impact on existing policies
Rule 215 Premiums	<ul> <li>B. Calculating Premium with Outside Prince Edward Island Exposure: Towing Vehicles</li> <li>Liability – Calculate the Outside Prince Edward Island exposure surcharge for Liability and add to that the currency differential surcharge (if applicable). Apply to the premium. Then apply any fleet rating or accident/ conviction surcharge to the resulting premium.</li> <li>DCPD – Apply the Outside Prince Edward Island exposure</li> </ul>	Province/Territor Exposure: Towing Vehicles Calculate the `manu	•		This will not impact premiums
	<ul> <li>surcharge to the premium. Then apply any fleet rating or accident/conviction surcharge to the resulting premium.</li> <li>Accident Benefits – Apply the Outside Prince Edward Island exposure surcharge for Liability to the premium.</li> <li>Collision – Calculate the Outside Prince Edward Island exposure surcharge for optional physical damage and apply to the premium. Then apply any fleet rating or accident/ conviction surcharge to the resulting premium.</li> <li>Comprehensive/Specified Perils – Apply the Outside Prince Edward Island exposure surcharge for optional physical damage and apply to the premium. Then apply any fleet rating or accident/ conviction surcharge to the resulting premium.</li> <li>Comprehensive/Specified Perils – Apply the Outside Prince Edward Island exposure surcharge for optional physical damage to the premium.</li> <li>END 44 – Apply the Outside Prince Edward Island exposure surcharge for Liability to the premium.</li> <li>Trailers Liability</li> <li>Determine the premium for the Towing Vehicle in accordance with Rule 215: Steps 1 – 10 above plus any fleet rating surcharge or discount. Apply the appropriate trailer percentage charge to obtain the premium. If the towing vehicle is rated with a Outside Prince Edward Island exposure surcharge and/or conviction/accident surcharge, the appropriate percentage for the trailer applies to the towing vehicle premium including that surcharge. If the trailer is the only vehicle on the policy, apply the accident/conviction surcharge.</li> <li>DCPD – Determine the premium for the towing vehicle in accordance with Rule 213.E. Apply 10% of the towing vehicle in the premium applicable to the</li> </ul>	CoverageLiabilityDirectCompensationProperty Damage(DCPD) (Notavailable inNorthwestTerritories,Nunavut andYukon)AccidentBenefits/(Uninsured Automobile(Not available inAlberta,NorthwestTerritories,Nunavut andYukon)Collision	Description           Calculate the Outside           Province/Territory exposure surcharge           for Liability and add to that the           currency differential surcharge. Apply           to the premium. Then apply any           accident/conviction surcharge to the           resulting premium.           Calculate the Outside           Province/Territory exposure surcharge           for DCPD. Apply the premium. Then           apply any accident/conviction           surcharge to the resulting premium.           Apply the Outside Province/Territory           exposure surcharge for Liability to the           premium.           Calculate the Outside           Province/Territory exposure surcharge for contexperiment.	across all jurisdictions	

Rule	Current Wording		Approved Wording	Change from Current	Premium impact on existing policies
Rule 215 Premiums	trailer. If the trailer is the only vehicle on the policy, apply the accident/conviction surcharge.	Comprehensive/ Specified Perils	Apply the Outside Province/Territory exposure surcharge for optional physical damage to the premium.	FA is reviewing rules in the	This will not impact premiums
Fremiums	No charge unless the trailer is used for purposes like living/dwelling, showroom, office, demonstration or changing rooms. In these cases, charge 100% of the premium applicable to the towing vehicle.	END 44/44R	Apply the Outside Province/Territory exposure for Liability to the premium.	Commercial Section. Aims to harmonize	premiums
	Collision		Trailers	and simplify	
	Calculate the premium for the required deductible in	Coverage	Description	the wordings	
	accordance with Rule 215: Steps 1 – 10 plus any fleet rating surcharge or discount. Calculate Outside Prince Edward Island exposure surcharge and accident surcharge and apply to the premium. Do not apply a conviction surcharge unless the trailer is the only vehicle on the policy. <b>Comprehensive/Specified Perils</b> Calculate premium for the required coverages and deductibles in accordance with Rule 215: Steps 1 – 10 plus any fleet rating surcharge or discount. Calculate Outside Prince Edward Island exposure surcharge and apply to premium.	Liability Direct Compensation Property Damage (DCPD) (Not available in Northwest Territories, Nunavut and Yukon)	Determine the premium for the towing vehicle in accordance with Rule 215:E.1 (steps 1 – 9) plus any fleet rating surcharge or discount. Apply the appropriate trailer percentage charge to obtain the premium. If the towing vehicle is rated with an Outside Province/Territory exposure surcharge and/or conviction/accident surcharge, the appropriate percentage for the trailer applies to the towing vehicle premium including that surcharge. If the trailer is the only vehicle on the policy, apply the accident/conviction surcharge. Determine the premium for the towing vehicle in accordance with Rule 215:E.1 (steps 1 to 9) plus any fleet rating surcharge or discount. Apply the appropriate trailer percentage charge to obtain the premium. If the towing vehicle is rated with Outside Province/Territory exposure surcharge, the appropriate percentage for the trailer applies to the towing vehicle premium including that surcharge. the appropriate percentage for the trailer applies to the towing vehicle premium micluding that surcharge. If the trailer is the only vehicle on the policy charge 10% of the DCPD premium applicable to the highest rated vehicle with which the trailer may be towed.	across all jurisdictions	

Rule	Current Wording		Approved Wording	Change from Current	Premium impact on existing policies
Rule 215 Premiums		Accident Benefits / Uninsured Automobile (Not available in Alberta, Northwest Territories, Nunavut and Yukon) Collision Comprehensive / Specified Perils	No charge Calculate the premium for the required deductible in accordance with Rule 215:E.1 (steps 1 – 9) plus any fleet rating surcharge or discount. Calculate Outside Province/Territory exposure surcharge and accident surcharge and apply to the premium. Do not apply a conviction surcharge unless the trailer is the only vehicle on the policy. Calculate the premium for the required coverages and deductibles in accordance with Rule 215: E.1 (steps 1 – 9) plus any fleet rating surcharge or discount. Calculate the Outside Province/Territory exposure surcharge and apply to premium.	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
Rule 216 Policy Term	<ul> <li>Every policy or renewal shall be issued for a term of either one year or six months. See also Rule 145: Purchasing Vehicles in Jurisdiction Where FA Does Not Operate and Rule 100.C Non Residents and Vehicle Not Registered in Jurisdiction.</li> <li>A short term policy may be issued in the event that the vehicle/item is in transit in or through the jurisdiction, i.e. a single trip from a location within a jurisdiction in which Facility Association operates to another location within a jurisdiction in Canada or the continental U.S.A. A short term policy may also be issued for a vehicle being temporarily operated in a jurisdiction in which it is not registered.</li> </ul>	Not Applicable		This information has been moved to the General Section	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 216 Policy Term	The Servicing Carrier may accept an application for a short term policy and issue the policy accordingly or accept an application for a 6 or 12 month term and a cancellation voucher signed to provide coverage for only the shortened term. The premium for the policy shall be calculated using the highest rated territory of the originating jurisdiction and the applicable short term table in this manual, subject always to the minimum retained policy premium. Policies subject to Rule 239: Fleets cannot be issued for a term of 6 months.	Not Applicable	This information has been moved to the General Section	This will not impact premiums
Rule 217 Policy Changes	<ul> <li>A. A change to a policy shall not be processed if: <ul> <li>a) The change is substantial e.g. the insured is covered under POL 1 and now requires POL 4 or 6 instead. A new policy may be necessary. If in doubt, the Agent/Broker should contact the Servicing Carrier for direction. If a new policy is required, a new application must be submitted. The existing policy shall be cancelled pro rata.</li> <li>b) There is a change of the jurisdiction in which a vehicle is registered and the vehicle must be registered in the new jurisdiction. The insurance on the vehicle must be cancelled.</li> <li>Upon receipt of a copy of the replacing policy application, or temporary liability card from the new jurisdiction, the refund shall be calculated on a pro rata basis, subject to the minimum retained premium.</li> <li>B. Name of Insured When Adding or Deleting</li> <li>Vehicles Leased Vehicles</li> <li>Where the insured has a leased vehicle and is returning the vehicle, provided there is no change in the name of the insurance), the change to remove the lessor's name from the policy and the vehicle substitution may be made by endorsement. A release of the lessor's interest must be obtained or comparable notification of the change must be sent to the lessor by registered mail.</li> </ul></li></ul>	<ul> <li>A. A change to a policy shall not be processed if: <ul> <li>a) The change is substantial e.g. the Insured is covered under POL 1 and now requires POL 4 or 6 instead. A new policy may be necessary. If in doubt, the Agent/ Broker should contact the Servicing Carrier for direction. If a new policy is required, a new application must be submitted. The existing policy shall be cancelled pro rata.</li> <li>b) There is a change of the jurisdiction in which a vehicle is registered and the vehicle must be registered in the new jurisdiction. The insurance on the vehicle must be cancelled.</li> <li>Upon receipt of a copy of the replacing policy application, or temporary liability card from the new jurisdiction, the refund shall be calculated on a pro rata basis, subject to the minimum retained premium.</li> <li>B. Name of Insured When Adding or Deleting Vehicles Leased Vehicles</li> <li>Where the Insured has a leased vehicle and is returning the vehicle to the lessor and replacing it with an owned vehicle, provided there is no change in the name of the Insured (the person who actually applied for the insurance), the change to remove the lessor's name from the policy and the vehicle substitution may be made by endorsement. A release of the lessor's interest must be obtained or comparable notification of the change must be sent to the lessor by registered mail.</li> </ul> </li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums

	Current	impact on existing policies
<ul> <li>Rule 217</li> <li>Where an insured has an owned vehicle, and its now obtaining a leased vehicle and disposing of the owned vehicle, the change to the vehicle and name of insured may be made by endorsement, provided there is no change in the name of the applicant, other than to add the lessor's name to the policy.</li> <li>In situations where the insured has an owned vehicle and a leased vehicle, separate policies may not be made by endorsement, provided there is no change in the name of the applicant, other than to add the lessor's name to the policy.</li> <li>In situations where the insured has an owned vehicle and a leased vehicle, separate policies may not be necessary for each vehicle. Where an insured has two or more vehicles leased from different leasing companies, a separate application is required for each vehicle.</li> <li>In situations where an insured has two or more vehicles leased from different leasing companies, a separate application is required for each vehicle.</li> <li>In situations where an insured has two or more vehicles leased from different leasing companies, a separate application is required for each vehicle.</li> <li>In situations where an insured has two or more vehicles leased from different leasing companies, a separate application is received for vehicle(s) registered in two names, such as Pat and Drew Doe, the application must be signed by both parties. In the event the policits is to be cancelled at the insured's request, both signatures are required on the request for cancellation. If the situation is other than the applicant and spouse, refer to the Servicing Carrier prior to quoting or binding to verify the rating.</li> <li>Two or More Vehicles Registered to Different Names: If the applicant has vehicles leased from different leasing companies or, one vehicle registered for example in the father's name and one in the sor's name, separate policies may not be actice to the servicing Carrier prior to quoting or binding to verify the ratin</li></ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	policies This will not impact premiums

Rule	Current Wording		Change from Current	Premium impact on existing policies
Rule 217 Policy Changes	<ul> <li><b>D. Binding Coverage - Policy Changes</b>         If the change involves a vehicle for which proof of insurance has been filed or is required, please also see Rule 227: Proof of Insurance. Before binding coverage the Agent/Broker must collect or assume responsibility for any indicated additional premium.     </li> <li>Before optional physical damage coverage can be bound on a vehicle branded as 'salvage' or 'rebuilt'a valid vehicle registration and at the Servicing Carrier's discretion, a current safety certificate must be provided to the Servicing Carrier.</li> <li>NOTE: No policy shall be written for vehicles branded</li> </ul>	has been filed or is required (Refer to Rule 227) Proof of Insurance. Before binding coverage the Agent/Broker must collect or assume responsibility for any indicated additional premium. Before optional physical damage coverage can be bound on a vehicle branded as 'salvage' or 'rebuilt'a valid vehicle registration and at the Servicing Carrier's discretion, a current	is viewing les in the mmercial ction. ms to rmonize d simplify e wordings ross all risdictions	This will not impact premiums
	<ul> <li>Norrepairable'.</li> <li>Procedure of notification</li> <li>1) The Agent's/Broker's procedure for reporting changes to the Servicing Carrier must be acceptable to the Carrier. The request for change must be made in writing and specify the effective date and the effective time.</li> <li>2) Faxed or mailed policy change requests are</li> </ul>	<ul> <li>Procedure of notification</li> <li>1) The Agent's/Broker's procedure for reporting changes to the Servicing Carrier must be acceptable to the Carrier. The request for change must be made in writing and specify the effective date and the effective time.</li> <li>2) Faxed or mailed policy change requests are acceptable.</li> </ul>		
	<ul> <li>acceptable.</li> <li>3) If the policy change request cannot be sent to the Servicing Carrier on the date the insured makes the request, it must be sent to the Servicing Carrier on the next working day.</li> <li>4) The Servicing Carrier shall normally issue any</li> </ul>	<ul> <li>3) If the policy change request cannot be sent to the Servicing Carrier on the date the insured makes the request, it must be sent to the Servicing Carrier on the next working day.</li> <li>4) The Servicing Carrier shall normally issue any required</li> </ul>		
	<ul> <li>required endorsement, updated Certificate of Insurance (if required) and permanent liability card (if required) within 30 days of the effective date of the change.</li> <li>5) Coverage may not be shown as effective prior to the date and time that the request was received by the Agent/Broker from the insured, except when</li> </ul>	<ul> <li>endorsement, updated Certificate of Insurance (if required) and permanent liability card (if required) within 30 days of the effective date of the change.</li> <li>5) Coverage may not be shown as effective prior to the date and time that the request was received by the Agent/Broker from the insured, except when contractual</li> </ul>		
	contractual coverage exists automatically under the policy and notice is given within the time permitted. A permissible policy change is in effect as of the time and date requested.	coverage exists automatically under the policy and notice is given within the time permitted. A permissible policy change is in effect as of the time and date requested.		<b>57</b> cf

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 217 Policy Changes	6) Where a vehicle is being added or substituted, a copy of the valid vehicle registration will be required with the request for the policy change. If the registration cannot be submitted with the request for policy change, a copy of the registration must be submitted within 30 days of binding coverage.	<ul> <li>6) Before optional physical damage coverage can be bound on a vehicle branded as 'salvage' or 'rebuilt' a valid vehicle registration and at the Servicing Carrier's discretion, a current safety certificate must be provided to the Servicing Carrier.</li> <li>NOTE: No policy shall be written for vehicles branded 'nonrepairable'.</li> <li>7) Where a vehicle is being added or substituted, a copy of the valid vehicle registration will be required with the request for the policy change. If the registration cannot be submitted with the request for policy change, a copy of the registration must be submitted within 30 days of binding coverage.</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
Where a following • The corr • If ar the polic • If th cance reins • Age	cancellation takes effect, the policy may be reinstated.	<ul> <li>Where a copy of the registration is not provided, the following shall apply:</li> <li>The vehicle(s) shall be added or substituted at the correct premium.</li> <li>If any registration is not provided within 30 days of the date requested by the Servicing Carrier, the policy shall be cancelled by registered letter.</li> <li>If the missing registration(s) is provided before the cancellation takes effect, the policy may be reinstated.</li> <li>Agent/Broker may submit a new application for the vehicles meeting the registration requirement.</li> </ul>		
	<ul> <li>E. Deletions of Vehicles and Coverages</li> <li>a) If the request for deletion is received by the Agent/Broker (or Servicing Carrier if received directly from the Insured) within 30 days of the date the deletion is to be effected, the deletion shall take effect at 12:01 a.m. on the date that it was requested to be effective. In the event that the deletion was specifically requested to be effective at a time other than 12:01 a.m., the deletion shall be effected at 12:01 a.m. the following day.</li> </ul>	<ul> <li>E. Deletions of Vehicles and Coverages</li> <li>a) If the request for deletion is received by the Agent/Broker (or Servicing Carrier if received directly from the Insured) within 30 days of the date the deletion is to be effected, the deletion shall take effect at 12:01 a.m. on the date that it was requested to be effectiveIn the event that the deletion was specifically requested to be effective at a time other than 12:01 a.m., the deletion shall be effected at 12:01 a.m. the following day.</li> </ul>		
	For example: The Insured requests deletion of the vehicle/coverage to be effective September 5. The deletion request is received by the Agent/Broker on September 20. The Servicing Carrier will issue the	For example: The Insured requests deletion of the vehicle/coverage to be effective September 5. The deletion request is received by the Agent/Broker on September 20. The Servicing Carrier will issue the policy		50-6

Rule 217       policy change effective 12:01 a.m. September 5. If the insured requested the deletion to be effective at 32:01 a.m. September 5.       Change effective 12:01 a.m. September 5. If the Insured Policy Changes       FA is reviewing rules in the Commercial Section 2.       FA is reviewing rules in the Commercial Section 2.       FA is reviewing rules in the Commercial Section 2.       FA is reviewing rules in the Commercial Section.         b)       If the request for deletion is received by the Agent/Broker (or Servicing Carrier if received directly from the Insured).       FA is reviewing rules in the Commercial Section.         b)       If the request for deletion is received by the Agent/Broker (or Servicing Carrier vill deletion addetion request is received by the Agent/Broker (or Servicing Carrier vill deletion acceptable to the Servicing Carrier vill deletion acceptable to the Servicing Carrier vill deletic the vehicle/coverage effective 12:01 a.m. On the date received acceptable to the Servicing Carrier.       FA is reviewing rules in the commercial is of every rules is received by the Agent/Broker (or Servicing Carrier vill deletion acceptable to the Servicing Carrier is produced, the vehicle shall be provide the request was received by the Agent/Broker is produced, the vehicle shall acceptable to the Servicing Carrier is produced, the vehicle shall be deleted the day after the vehi	Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
	Policy	<ul> <li>the Insured requested the deletion to be effective at 3:40 p.m. on September 5, the Servicing Carrier will delete the vehicle/coverage effective 12:01 a.m. on September 6.</li> <li>b) If the request for deletion is received by the Agent/Broker (or Servicing Carrier if received directly from the Insured) more than 30 days after the date the deletion was requested to be effected, the deletion shall take effect at 12:01 a.m. on the date that the deletion request is received by the Agent/Broker (or Servicing Carrier if received directly from the Insured).</li> <li>For example: The Insured requests deletion of a vehicle/coverage to be effective September 5. The deletion request is received by the Agent/Broker on October 10. The Servicing Carrier will delete the vehicle/coverage effective 12:01 a.m. October 10.</li> <li>Note for a) and b) If the date the request was received by the Agent/Broker is not evident the Agent/Broker will be asked to provide proof of the date received acceptable to the Servicing Carrier. If proof cannot be provided the request will be processed effective 12:01 a.m. on the date received by the Servicing Carrier. c) In the event that the vehicle has been sold, and a copy of the bill of sale satisfactory to the Servicing Carrier is produced, the vehicle shall be deleted the day after the vehicle is sold. For example: The vehicle was sold June 5. The Servicing Carrier does not receive the request to delete until September 5. If the insured can produce a satisfactory bill of sale, the Servicing Carrier will</li></ul>	<ul> <li>requested the deletion to be effective at 3:40 p.m. on September 5, the Servicing Carrier will delete the vehicle/coverage effective 12:01 a.m. on September 6.</li> <li>b) If the request for deletion is received by the Agent/Broker (or Servicing Carrier if received directly from the Insured) more than 30 days after the date the deletion was requested to be effected, the deletion shall take effect at 12:01 a.m. on the date that the deletion request is received by the Agent/Broker (or Servicing Carrier if received directly from the Insured).</li> <li>For example: The Insured requests deletion of a vehicle/coverage to be effective September 5. The deletion request is received by the Agent/Broker on October 10. The Servicing Carrier will delete the vehicle/coverage effective 12:01 a.m. October 10.</li> <li>Note for a) and b)</li> <li>If the date the request was received by the Agent/Broker is not evident the Agent/Broker will be asked to provide proof of the date received acceptable to the Servicing Carrier. If proof cannot be provided the request will be processed effective 12:01 a.m. on the date received by the Servicing Carrier.</li> <li>c) In the event that the vehicle has been sold, and a copy of the bill of sale satisfactory to the Servicing Carrier is produced, the vehicle shall be deleted the day after the vehicle is sold.</li> <li>For example: The vehicle was sold June 5. The Servicing Carrier does not receive the request to delete until September 5. If the insured can produce a satisfactory bill of sale, the Servicing Carrier will delete the vehicle is sold.</li> </ul>	reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all	not impact

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 217 Policy Changes	<ul> <li>d) In the event that a vehicle has been written off in a claim, deletion shall not be effected prior to the day after the loss occurred. If the request for vehicle deletion is received more than 30 days after the date of loss, the deletion shall be effected:</li> <li>i) The day after the salvage is signed over to the insurer; or</li> <li>ii) The date the policy is no longer under the temporary substitute auto provision, if that date is later than the date salvage was signed over.</li> <li>For example: The vehicle has been written off in a claim June 1. On September 1 the Servicing Carrier receives a request to delete the vehicle effective June 1. Upon checking with the claims department, the Servicing Carrier ascertains that salvage was signed over to the claims department on June 15. However, the insured had a rental vehicle covered under the policy's temporary substitute auto coverage until June 20. The Servicing Carrier will delete the vehicle effective 12:01 a.m. June 21.</li> <li>e) In the event the insured has placed coverage through the voluntary market, upon receipt of a copy of the replacing policy application or temporary liability card, the Servicing Carrier shall delete effective the date that replacement coverage took effect.</li> </ul>	<ul> <li>d) In the event that a vehicle has been written off in a claim, deletion shall not be effected prior to the day after the loss occurred. If the request for vehicle deletion is received more than 30 days after the date of loss, the deletion shall be effected:</li> <li>i) The day after the salvage is signed over to the Insurer; or</li> <li>ii) The date the policy is no longer under the temporary substitute auto provision, if that date is later than the date salvage was signed over.</li> <li>For example:</li> <li>The vehicle has been written off in a claim June 1. On September 1 the Servicing Carrier receives a request to delete the vehicle effective June 1. Upon checking with the claims department, the Servicing Carrier ascertains that salvage was signed over to the claims department on June 15. However, the insured had a rental vehicle coverage until June 20. The Servicing Carrier will delete the vehicle effective 12:01 a.m. June 21.</li> <li>e) In the event the insured has placed coverage through the voluntary market, upon receipt of a copy of the replacing policy application or temporary liability card, the Servicing Carrier shall delete effective the date that replacement coverage took effect.</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
	Servicing Carriers shall proceed with deletion as outlined in a) or b) unless the Servicing Carrier is aware or is made aware, that the circumstances outlined in points c), d) or e) exist.	Servicing Carriers shall proceed with deletion as outlined in a) or b) unless the Servicing Carrier is aware or is made aware, that the circumstances outlined in points c), d) or e) exist.		
	F. New or Replacement Driver	F. New or Replacement Driver		
	If the change includes an additional or replacement driver, the Servicing Carrier shall be required to verify the driving history by ordering:	If the change includes an additional or replacement driver, the Servicing Carrier shall be required to verify the driving history by ordering:		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 217 Policy Changes	<ul> <li>a) Driver Record Abstract must be obtained from the appropriate government department in each Canadian or U.S. jurisdiction in which the driver has been licensed in the previous three years. Driver Record Abstracts are not to be obtained on experience rated risks or for the operators of any Snow Vehicles, Dirt Bikes, All Terrain Vehicles or Antique Vehicles to be insured.</li> <li>b) Since the rating is determined from the vehicle history not the driver's history, there is no requirement that drivers are accident free on other vehicles and, consequently, Previous Insurance History on the additional or replacement driver(s) is not required.</li> <li>c) Insurance history is not required for Snow Vehicles, Dirt Bikes, All Terrain Vehicles or Antique Vehicles. See special instructions under Rule 239: Fleets.</li> <li>If the information is different from that reported, to the extent that the premium or coverage requires amendment, the Servicing Carrier shall promptly issue a correcting endorsement.</li> <li>G. Not Applicable</li> </ul>	<ul> <li>a) Driver Record Abstract must be obtained from the appropriate government department in each Canadian and/or U.S. jurisdiction in which the driver has been licensed in the previous three years.</li> <li>Driver Record Abstracts are not to be obtained on experience (fleet) rated risks or for the operators of any Snow Vehicles, Dirt Bikes, All Terrain Vehicles or Antique Vehicles to be insured.</li> <li>b) Since the rating is determined from the vehicle history not the driver's history, there is no requirement that drivers are accident free on other vehicles and, consequently, previous insurance history on the additional or replacement driver(s) is not required.</li> <li>c) Insurance history is not required for Snow Vehicles. See special instructions under Rule 239: Fleets.</li> <li>If the information is different from that reported, to the extent that the premium or coverage requires amendment, the Servicing Carrier shall promptly issue a correcting endorsement.</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
	<ul> <li>H. Midterm Policy Change Premium Calculation In regard to the period licensed, period of ownership, the period since the date of an accident, the period since the date of a conviction, the rating is always based on the position as at the effective date of the policy period, (or, in the case of a subsequent addition/substitution of a driver or addition of a vehicle as at the addition/substitution date). Midterm rerating is NOT permissible in respect of changes that occur in regard to those matters during the period of insurance merely because of the lapse of time. Midterm change due to age is permissible, provided a request is received by the Servicing Carrier within 30 days of the birthday. If the request is received after 30 days, then the change will be effective at 12.01am the date the Servicing Carrier receives the request, and back dating will not be permissible.</li></ul>	<ul> <li>G. Not Applicable</li> <li>G. Midterm Policy Change Premium Calculation In regard to the period licensed, period of ownership, the period since the date of an accident, the period since the date of a conviction, the rating is always based on the position as at the effective date of the policy period, (or, in the case of a subsequent addition/substitution of a driver or addition of a vehicle as at the addition/substitution date). Midterm rerating is NOT permissible in respect of changes that occur in regard to those matters during the period of insurance merely because of the lapse of time. Midterm change due to age is permissible, provided a request is received by the Servicing Carrier within 30 days of the birthday. If the request is received after 30 days, then the change will be effective at 12.01am the date the Servicing Carrier receives the request, and back dating will not be permissible.</li></ul>	This comment needs to be removed as Commercial risk; are not rated using age	

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 217	Rates to be used	Rates to be used	FA is	This will
Policy Changes	<ul> <li>Addition of a vehicle:</li> <li>Rates in effect at the effective date of the transaction.</li> <li>Addition of a coverage or other midterm transactions:</li> <li>Rates in effect at the start of the policy period.</li> <li>Method of premium calculation:</li> <li>Premiums for midterm policy changes are calculated (pro rata) by using the Day Table except in the case of Snow Vehicles, Motorcycles/Mopeds and Antique Vehicles. For those vehicles, Short Term tables 3 and 4 are to be used for all coverages except Comprehensive/Specified Perils for which the Day Table is used.</li> </ul>	<ul> <li>Addition of a vehicle: Rates in effect at the effective date of the transaction.</li> <li>Addition of a coverage or other midterm transactions: Rates in effect at the start of the policy period.</li> <li>Method of premium calculation: Premiums for midterm commercial automobile policy changes are calculated (pro rata) by using the Day Table. except in the case of Snow Vehicles, Motorcycles/Mopeds and Antique Vehicles. For those vehicles, Short Term tables 3 and 4 are to be used for all coverages except Comprehensive/Specified Perils for which the Day Table is used.</li> </ul>	reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	not impact premiums
	<ul> <li>Minimum premiums for midterm changes:</li> <li>A minimum additional premium of \$5 shall be charged for any transaction that includes one or more of the following, regardless of the period of insurance:</li> <li>addition of a vehicle or a coverage</li> <li>increase of a Liability limit</li> <li>decrease of a deductible</li> </ul>	<ul> <li>Minimum premiums for midterm changes:</li> <li>A minimum additional premium of \$5 shall be charged for any transaction that includes one or more of the following, regardless of the period of insurance: <ul> <li>addition of a vehicle or a coverage</li> <li>increase of a Liability limit</li> <li>decrease of a deductible</li> </ul> </li> </ul>		
	<ul> <li>Note 1: Any additional premium of less than \$5 may be waived by the Servicing Carrier unless mentioned above. Return premiums may not be waived.</li> <li>Note 2: When a vehicle, not newly acquired, is substituted for another on the policy there will be a \$50 charge for each such substitution in excess of 2 in a 30 day period or more than 12 in a 12 month period.</li> </ul>	<ul> <li>Note 1: Any additional premium of less than \$5 may be waived by the Servicing Carrier unless mentioned above. Return premiums may not be waived.</li> <li>Note 2: When a vehicle, not newly acquired, is substituted for another on the policy there will be a \$50 charge for each such substitution in excess of 2 in a 30 day period or more than 12 in a 12 month period.</li> </ul>		
Rule 218	A. Before issuing a Renewal:	A. Before issuing a Renewal:	FA is	This will
Renewals	If the renewal involves a vehicle for which proof of insurance has been filed or is required – see Rule 227: Proof of Insurance.	If the renewal involves a vehicle for which proof of insurance has been filed or is required – see Rule 227 <del>: Proof of Insurance.</del>	reviewing rules in the Commercial Section. Aims to	not impact premiums
	<b>Experience Rated, Garage and Commercial Risks</b> may require the Agent/Broker to determine whether the information on record and/or coverages needs revision or updating.	Individually rated or experience rated commercial risks may require the Agent/Broker to determine whether the information on record and/or coverages needs revision or updating.	harmonize and simplify the wordings across all jurisdictions	

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 218 Renewals	<ul> <li>A Driver Record Abstract must be obtained for those risks where eligibility or rating is dependent upon driving history. These must be ordered on all drivers prior to every renewal (for six month policies every other renewal).</li> <li>Renewals shall only be offered on policies for annual or six month terms.</li> <li>NOTE: Any risk where abusive or threatening behaviour of the Insured/Applicant/Driver within the previous 3 years has created a safety concern for Facility Association staff, Servicing Carrier staff or a representative acting on behalf of either and circumstances have been reported to police shall be non-renewed.</li> </ul>	A driver record abstract must be obtained for those risks where eligibility or rating is dependent upon driving history. These must be ordered on all drivers prior to every renewal (for six month policies every other renewal). ( <i>Applicable to</i> <i>Alberta, New Brunswick, Newfoundland &amp; Labrador, Nova</i> <i>Scotia and Prince Edward Island</i> ). Renewals shall only be offered on policies for annual or six month terms. <b>NOTE:</b> Any risk where abusive or threatening behaviour of the Insured/Applicant/Driver within the previous 3 years has created a safety concern for Facility Association staff, Servicing Carrier staff or a representative acting on behalf of either and circumstances have been reported to police shall be non-renewed.	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
	B. Not Applicable	B. Not Applicable		
	C. Accidents Occurring Between Renewal Process Date & Effective Date Once a renewal or offer to renew has been processed, and the Servicing Carrier receives notice of an at fault loss that occurred prior to the renewal's effective date, the Servicing Carrier shall amend the renewal rating accordingly.	<b>B. Accidents Occurring Between Renewal Process Date</b> <b>&amp; Effective Date</b> Once a renewal or offer to renew has been processed, and the Servicing Carrier receives notice of an at fault loss that occurred prior to the renewal's effective date, the Servicing Carrier shall amend the renewal rating accordingly.		
	D. Renewal Processing 1. Other than Direct Billing	C. Renewal Processing 1. Other than Direct Billing		
	Servicing Carrier Responsibilities The renewal documents shall be issued by the Servicing Carrier and must reach the Agent's/Broker's address no later than 30 days prior to the policy's current expiry date. Agent/Broker Responsibilities Before releasing any renewal documents the Agent/Broker	Servicing Carrier Responsibilities The renewal documents shall be issued by the Servicing Carrier and must reach the Agent's/Broker's address no later than 30 days prior to the policy's current expiry date. Agent/Broker Responsibilities Before releasing any renewal documents the Agent/Broker		
	must collect or assume responsibility for the full renewal premium. In the case of experience (fleet) rated risks, where renewals may be late due to missing information, the Agent/Broker is responsible for the premium calculated at Driving Record 0. For other than experience rated risks, if the Servicing Carrier is unable to issue renewals in the required time period, the Agent/Broker must issue a temporary liability card to the insured and	must collect or assume responsibility for the full renewal premium. In the case of experience (fleet) rated risks, where renewals may be late due to missing information, the Agent/Broker is responsible for the premium calculated at Driving Record 0. For other than experience rated risks, if the Servicing Carrier is unable to issue renewals in the required time period, the Agent/Broker must issue a temporary liability card to the insured and		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 218 Renewals	<ul> <li>Collect a downpayment based on the estimated annual premium for the upcoming renewal term.</li> <li>Or</li> <li>Obtain a fully completed premium finance contract together with the full downpayment required and promptly send that contract to the premium finance company.</li> <li>Renewal not accepted</li> <li>If the renewal is not accepted by the Insured, the Agent/Broker must submit one of the following acceptable evidence of renewal refusal to the Servicing Carrier: <ul> <li>a)</li> <li>Return all the renewal documents (including liability cards) to the Servicing Carrier; OR</li> <li>b)</li> <li>Written confirmation that the renewal has been returned complete with liability cards to the Agent/Broker AND that the documents were destroyed in the Agent/Broker's office; OR</li> <li>c)</li> <li>Provide a signed (i.e. written, electronic or auto signature) request from the Insured to cancel the policy effective the renewal date.</li> </ul> </li> <li>If the evidence of renewal refusal is received by the Servicing Carrier within 15 days of the renewal's effective date, a full refund shall be credited to the Agent's/Broker shall be cancelled on a pro rata basis effective the date it is received by the Servicing Carrier. The Agent/Broker shall be responsible for earned premium or minimum retained premium whichever is greater.</li> </ul>	<ul> <li>Collect a downpayment based on the estimated annual premium for the upcoming renewal term.</li> <li>Or</li> <li>Obtain a fully completed premium finance contract together with the full downpayment required and promptly send that contract to the premium finance company.</li> <li>Renewal not accepted</li> <li>If the renewal is not accepted by the Insured, the Agent/Broker must submit one of the following acceptable evidence of renewal refusal to the Servicing Carrier: <ul> <li>a)</li> <li>Return all the renewal documents (including liability cards) to the Servicing Carrier;</li> </ul> </li> <li>OR</li> <li>b)</li> <li>Written confirmation that the renewal has been returned complete with liability cards to the Agent/Broker AND that the documents were destroyed in the Agent/Broker's office;</li> <li>OR</li> <li>c)</li> <li>Provide a signed (i.e. written, electronic or auto signature) request from the Insured to cancel the policy effective the renewal date.</li> <li>If the evidence of renewal refusal is received by the Servicing Carrier within 15 days of the renewal's effective date, a full refund shall be credited to the Agent's/Broker's Facility Association account. If evidence of renewal shall be cancelled on a pro rata basis effective the date it is received by the Servicing Carrier. The Agent/Broker shall be responsible for earned premium or minimum retained premium whichever is greater.</li> <li>Renewals where acceptable evidence of refusal has been submitted to the Servicing Carrier receives instructions no later than the renewal's effective date and the Agent/Broker collects or assumes responsibility for the full premium as outlined above.</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	existing
	full premium as outlined above. If the renewal date has passed and the insurance is again required, there must be a new application and a new policy issued.	If the renewal date has passed and the insurance is again required, there must be a new application and a new policy issued.		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 218	2. Direct Billing Renewals	2. Direct Billing Renewals	FA is	This will
Renewals	<ul> <li>Servicing Carrier Responsibilities</li> <li>a) For each policy an offer to renew shall be issued by the Servicing Carrier. The offer to renew must reach the insured's last known address no later than 30 days prior to the policy's current expiry date.</li> <li>b) The payment due date must be clearly indicated on the offer to renew and must be the same as the policy's current expiry date.</li> <li>c) If the required premium is received by the Servicing Carrier no later than 15 days after the payment due date, the Servicing Carrier shall promptly issue the appropriate renewal documents to the insured.</li> <li>d) The renewal documents must not be released by the Servicing Carrier (by first payment due date if a deferred premium payment plan is available). If this rule is followed, neither the Carrier nor the agent/broker incurs any responsibility for the premium. If the Servicing Carrier follows any unauthorized procedure, the Servicing Carrier will be responsible for the earned premium for the time on risk calculated on a pro rata basis and will be required to stop offering a Direct Bill option.</li> </ul>	<ul> <li>Servicing Carrier Responsibilities <ul> <li>a) For each policy an offer to renew shall be issued by the Servicing Carrier. The offer to renew must reach the Insured's last known address no later than 30 days prior to the policy's current expiry date.</li> <li>b) The payment due date must be clearly indicated on the offer to renew and must be the same as the policy's current expiry date.</li> <li>c) If the required premium is received by the Servicing Carrier no later than 15 days after the payment due date, the Servicing Carrier shall promptly issue the appropriate renewal documents to the Insured.</li> <li>d) The renewal documents must not be released by the Servicing Carrier (by first payment due date if a deferred premium payment plan is available). If this rule is followed, neither the Carrier nor the agent/broker incurs any responsibility for the premium. If the Servicing Carrier will be responsible for the earned premium for the time on risk calculated on a pro rata basis and will be required to stop offering a Direct Bill option.</li> </ul> </li> <li>Payment Not Received If the required payment is not received by the Servicing Carrier within 15 days of the payment due date, the policy shall be treated as though it has expired and the Servicing Carrier shall advise the Agent/Broker accordingly within the following 10 days.</li></ul>	reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	not impact premiums
	the following 10 days.			
Rule 219	A. Mid-term Cancellation - Effective Date	A. Mid-term Cancellation - Effective Date	Aims to harmonize	This will not impact
Cancellations	<ol> <li>Received by Agent/Broker or Servicing Carrier within 30 days</li> <li>If the request for a midterm cancellation is received by the Agent/Broker (or Servicing Carrier if received directly from the Insured) within 30 days of the date the cancellation is to be effected, and no effective time is</li> </ol>	1. Received by Agent/Broker or Servicing Carrier within 30 days If the request for a midterm cancellation is received by the Agent/Broker (or Servicing Carrier if received directly from the Insured) within 30 days of the date the cancellation is to be effected, and no effective time is requested, the	and simplify the wordings across all jurisdictions	premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 219 Cancellations	requested, the cancellation shall take effect at 12:01 a.m. on the date it was requested to be effective. In the event that the cancellation was specifically requested to be effective at a time other than 12:01a.m., the cancellation shall be effected at 12:01 a.m. the following day. <i>For example</i> : The Insured requests a cancellation of the	cancellation shall take effect at 12:01 a.m. on the date it was requested to be effective. In the event that the cancellation was specifically requested to be effective at a time other than 12:01a.m., the cancellation shall be effected at 12:01 a.m. the following day.	FA is reviewing rules in the Commercial Section. Aims to harmonize	This will not impact premiums
	policy to be effective August 5. The cancellation request is received by the Agent/Broker on August 20. The Servicing Carrier shall cancel the policy effective 12:01 a.m. August 5. If the Insured requested cancellation to be effective at 3:40 p.m. on August 5, the Servicing Carrier shall cancel the policy effective 12:01 a.m. on August 6.	policy to be effective August 5. The cancellation request is received by the Agent/Broker on August 20. The Servicing Carrier shall cancel the policy effective 12:01 a.m. August 5. If the Insured requested cancellation to be effective at 3:40 p.m. on August 5, the Servicing Carrier shall cancel the policy effective 12:01 a.m. on August 6.	and simplify the wordings across all jurisdictions	
	2. Received by Agent/Broker or Servicing Carrier after 30 days If the request for cancellation is received by the Agent/Broker (or Servicing Carrier if received directly from the Insured) more than 30 days after the date the cancellation was requested to be effected, the cancellation shall take effect at 12:01 a.m. on the date that the cancellation request is received by the Agent/Broker (or Servicing Carrier if received directly from the Insured).	2. Received by Agent/Broker or Servicing Carrier after 30 days If the request for cancellation is received by the Agent/Broker (or Servicing Carrier if received directly from the Insured) more than 30 days after the date the cancellation was requested to be effected, the cancellation shall take effect at 12:01 a.m. on the date that the cancellation request is received by the Agent/Broker (or Servicing Carrier if received directly from the Insured).		
	<i>For example</i> : The Insured requests cancellation of the policy to be effective September 5. The cancellation request is received by the Agent/Broker on October 10. The Servicing Carrier shall cancel the policy effective 12:01 a.m. October 10.	<i>For example</i> : The Insured requests cancellation of the policy to be effective September 5. The cancellation request is received by the Agent/Broker on October 10. The Servicing Carrier shall cancel the policy effective 12:01 a.m. October 10.		
	<b>Note for 1 and 2</b> If the date the request was received by the Agent/Broker is not evident the Agent/Broker will be asked to provide proof of the date received acceptable to the Servicing Carrier. If proof cannot be provided the request will be processed effective 12:01 a.m. on the date received by the Servicing Carrier.	<b>Note for 1 and 2</b> If the date the request was received by the Agent/Broker is not evident the Agent/Broker will be asked to provide proof of the date received acceptable to the Servicing Carrier. If proof cannot be provided the request will be processed effective 12:01 a.m. on the date received by the Servicing Carrier.		
	<b>3. Received by Servicing Carrier after 30 days and</b> <b>vehicle sold</b> In the event that the vehicle has been sold, and a copy of the bill of sale satisfactory to the Servicing Carrier is produced, the policy shall be cancelled the day after the vehicle is sold regardless of what that date might be.	<b>3. Received by Servicing Carrier after 30 days and</b> <b>vehicle sold</b> In the event that the vehicle has been sold, and a copy of the bill of sale satisfactory to the Servicing Carrier is produced, the policy shall be cancelled the day after the vehicle is sold regardless of what that date might be.		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies	
Rule 219 Cancellations	<i>For example:</i> The vehicle was sold June 5. The Servicing Carrier does not receive the request to cancel until September 5. If the insured can produce a satisfactory bill of sale, the Servicing Carrier will cancel the policy effective 12:01 a.m. June 6.	<i>For example:</i> The vehicle was sold June 5. The Servicing Carrier does not receive the request to cancel until September 5. If the insured can produce a satisfactory bill of sale, the Servicing Carrier will cancel the policy effective 12:01 a.m. June 6.	FA is reviewing rules in the Commercial Section.	This will not impact premiums	
	<ul> <li>4. In the event of a total loss In the event that a vehicle has been written off in a claim, cancellation shall be effected: <ul> <li>a) The day after the salvage is signed over to the insurer,</li> <li>or</li> </ul> b) The date the policy is no longer providing coverage on a rental vehicle under the temporary substitute auto provision, if that date is later than the date salvage was signed over. For example: The vehicle has been written off in a claim June 1. On September 1 the Servicing Carrier receives a request to cancel the policy effective June 1. Upon checking with the claims department, the Servicing Carrier ascertains that salvage was signed over to the claims department on June 15. However, the insured had a rental vehicle coverage until June 20. The Servicing Carrier will cancel the policy effective 12:01 a.m. June 21.</li></ul>	<ul> <li>4. In the event of a total loss</li> <li>In the event that a vehicle has been written off in a claim, cancellation shall be effected: <ul> <li>a) The day after the salvage is signed over to the Insurer,</li> <li>or</li> </ul> </li> <li>b) The date the policy is no longer providing coverage on a rental vehicle under the temporary substitute auto provision, if that date is later than the date salvage was signed over.</li> <li>For example: The vehicle has been written off in a claim June 1. On September 1 the Servicing Carrier receives a request to cancel the policy effective June 1. Upon checking with the claims department, the Servicing Carrier ascertains that salvage was signed over to the claims department on June 15. However, the insured had a rental vehicle covered under the policy's temporary substitute auto coverage until June 20. The Servicing Carrier will cancel the policy effective 12:01 a.m. June 21.</li> </ul>	Aims to harmonize and simplify the wordings across all jurisdictions		
	<b>5. Coverage placed in Voluntary Market</b> In the event the insured has placed coverage through the voluntary market, upon receipt of a copy of the replacing policy application or temporary liability card, the Servicing Carrier shall cancel the policy effective the date that replacement coverage took effect.	<b>5. Coverage placed in Voluntary Market</b> In the event the Insured has placed coverage through the voluntary market, upon receipt of a copy of the replacing policy application or temporary liability card, the Servicing Carrier shall cancel the policy effective the date that replacement coverage took effect.			
	Servicing Carriers shall proceed with cancellation as outlined in points 1 or 2 unless the Servicing Carrier is aware or is made aware, that the circumstances outlined in points 3, 4 or 5 exist.	Servicing Carriers shall proceed with cancellation as outlined in points 1 or 2 unless the Servicing Carrier is aware or is made aware, that the circumstances outlined in points 3, 4 or 5 exist.			
	<b>B.</b> Policies with Lessors or Lienholders If the policy is being cancelled at the insured's request, a release of interest must be obtained from the lessor or the lienholder. In the event the Servicing Carrier does not receive a release of interest from the lessor, a notice is to be sent to the lessor by registered mail to advise that the	<b>B. Policies with Lessors or Lienholders</b> If the policy is being cancelled at the Insured's request, a release of interest must be obtained from the lessor or the lienholder. In the event the Servicing Carrier does not receive a release of interest from the lessor, a notice is to be sent to the lessor by registered mail to advise that the policy is being			

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 219 Cancellations	<ul> <li>policy is being cancelled and the effective date of cancellation. If no release is received from the lienholder, a notice is to be sent to the lienholder (registered mail is not required) to advise that the policy is being cancelled and the effective date of cancellation.</li> <li>If the policy is being cancelled at the Agent's/Broker's request or Servicing Carrier's initiative by registered letter, a copy of the registered letter must be sent to the lessor or lienholder by registered mail.</li> <li><b>C. Where Proof of Insurance Has Been Filed</b></li> <li>If proof of insurance has been filed, the notice period required by the authority must expire before cancellation can be effected, therefore the Servicing Carrier shall cancel the policy of the attent the patient with a service period</li> </ul>	<ul> <li>cancelled and the effective date of cancellation. If no release is received from the lienholder, a notice is to be sent to the lienholder (registered mail is not required) to advise that the policy is being cancelled and the effective date of cancellation.</li> <li>If the policy is being cancelled at the Agent's/Broker's request or Servicing Carrier's initiative by registered letter, a copy of the registered letter must be sent to the lessor or lienholder by registered mail.</li> <li><b>C. Where Proof of Insurance Has Been Filed</b></li> <li>If proof of insurance has been filed, the notice period required by the authority must expire before cancellation can be effected, therefore the Servicing Carrier shall cancel the policy is the notice period of the policy is being the notice period prime. (See Bule policy Carrier shall cancel the policy of the policy is being the notice period prime policy is being the notice period prime.)</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
	<ul> <li>cancel the policy effective the date the notice period expires. (See Rule 227: Proof of Insurance.)</li> <li><b>D. Policy is Financed Through a Premium Finance</b> Company</li> <li>If a return premium is payable on a policy financed with a premium finance company, the gross refund is to be sent directly to the premium finance company <i>regardless of the reason</i> for cancellation. The Agent's/Broker's account shall be debited with the amount of the premium refund sent to the premium finance company.</li> </ul>	<ul> <li>policy effective the date the notice period expires. (See Rule 227: Proof of Insurance.)</li> <li>D. Policy is Financed Through a Premium Finance Company</li> <li>If a return premium is payable on a policy financed with a premium finance company, the gross refund is to be sent directly to the Agent/Broker regardless of the reason for cancellation. The Agent/Broker must return the applicable refund premium to the premium finance company. The Agent's/Broker's account shall be debited with the amount of the premium refund sent to the premium finance company.</li> </ul>		
	<ul> <li>E. Cancellation – Procedures</li> <li>1. Cancellation at the request of the Insured or the Premium Finance Company – Broker Bill &amp; Direct Bill Cancellation requested by the insured or the premium finance company under power of attorney must be made in writing in a format suitable to the Servicing Carrier.</li> <li>The Facility Association shall accept faxed signed and dated cancellation requests.</li> <li>The return premium shall be calculated as follows: Motorcycles, Mopeds, Snow Vehicles, and Antique Vehicles</li> </ul>	<ul> <li>E. Cancellation – Procedures</li> <li>1. Cancellation at the request of the Insured or the Premium Finance Company – Broker Bill &amp; Direct Bill Cancellation requested by the insured or the premium finance company under power of attorney must be made in writing in a format suitable to the Servicing Carrier.</li> <li>The Facility Association shall accept faxed signed and dated cancellation requests.</li> <li>The return premium shall be calculated as follows: Motorcycles, Mopeds, Snow Vehicles, and Antique Vehicles</li> </ul>		
	use Short Term Table 3 or 4 for all coverages except Comprehensive/Specified Perils and Short Term Table 1 or	use Short Term Table 3 or 4 for all coverages except Comprehensive/Specified Perils and Short Term Table 1 or 2		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 219 Cancellations	<ul> <li>2 for Comprehensive/Specified Perils subject to any applicable minimum retained premium.</li> <li>All other vehicles being placed in the voluntary market calculate on a pro rata basis using the Day Table subject to any applicable minimum retained premium</li> <li>All other vehicles not being placed in the voluntary market use Short Term Table 1 or 2 subject to any applicable minimum retained premium.</li> </ul>	for Comprehensive/Specified Perils subject to any applicable minimum retained premium.For commercial vehicles being placed in the voluntary market calculate on a pro rata basis using the Day Table subject to any applicable minimum retained premiumFor commercial vehicles, not being placed in the voluntary market use Short Term Table 1 or 2 subject to any applicable minimum retained premium.Note:For Recreational vehicles used for commercial purposes, refer to the Recreational Vehicle section of the manual.	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
	If the policy is on Broker Bill, the Servicing Carrier shall credit the Agent/Broker's account with the unearned premium refundable unless the premium is financed through a premium finance company. 2. Cancellation at the request of the Agent/Broker – Broker Bill When additional premium cannot be collected on	If the policy is on Broker Bill, the Servicing Carrier shall credit the Agent's/Broker's account with the unearned premium refundable unless the premium is financed through a premium finance company. 2. Cancellation at the request of the Agent/Broker – Broker Bill When additional premium cannot be collected on		
	<ul> <li>original quote         If the Agent/Broker cannot collect the additional premium arising from an increase to the premium originally quoted for new business:         <ul> <li>a) The Agent/Broker must advise the Servicing Carrier of the amount of premium collected and request that a notice of cancellation be issued to the insured,</li> <li>or</li> <li>b) The Agent/Broker must have the policy signed off. The Facility Association shall accept faxed signed cancellation requests.</li> </ul> </li> </ul>	<ul> <li>original quote         If the Agent/Broker cannot collect the additional premium arising from an increase to the premium originally quoted for new business:         <ul> <li>a) The Agent/Broker must advise the Servicing Carrier of the amount of premium collected and request that a notice of cancellation be issued to the insured,</li> <li>or</li> <li>b) The Agent/Broker must have the policy signed off. The Facility Association shall accept faxed signed cancellation requests.</li> </ul> </li> </ul>		
	If the Agent/Broker reports non-payment of the additional premium within 30 days of receiving notice of those increases, the earned premium for cancellation shall be calculated pro rata on the Agent's/Broker's originally quoted premium. Otherwise, the earned premium shall be calculated pro rata on the revised premium. If a subsequent application is submitted by the same Agent/Broker to the same Servicing Carrier for substantially the same risk within 30 days of the effective date of cancellation of the	If the Agent/Broker reports non-payment of the additional premium within 30 days of receiving notice of those increases, the earned premium for cancellation shall be calculated pro rata on the Agent's/Broker's originally quoted premium. Otherwise, the earned premium shall be calculated pro rata on the revised premium. If a subsequent application is submitted by the same Agent/Broker to the same Servicing Carrier for substantially the same risk within 30 days of the effective date of cancellation of the first policy and, the Agent/Broker reports		<b>69</b> of

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 219 Cancellations	first policy and, the Agent/Broker reports non-payment of additional premium, the earned premium shall be calculated pro rata on the revised premium. Note: For policies for which premium is paid direct to the Servicing Carrier and the Carrier initiates cancellation the words 'agent/broker' will be read to mean Servicing Carrier. When outstanding premium cannot be collected in all other cases Agent/Broker Responsibilities If cancellation of a policy is requested by the Agent/Broker due to inability to collect the full policy/renewal premium or a subsequent additional premium, the Agent/Broker will be responsible for the time on risk charge which will be pro rata of the full premium. The Agent/Broker must advise the Servicing Carrier of the amount of premium collected and request that a notice of cancellation be issued to the insured. Servicing Carrier Responsibilities The Servicing Carrier shall promptly issue a registered notice of cancellation in accordance with the Statutory Conditions. The earned premium for cancellation shall be calculated pro rata on the full term premium at the time of cancellation. When the Servicing Carrier issues a registered letter of cancellation, any unearned premium shall be refunded directly to the insured (unless the policy is financed through a premium finance company) and the Agent's/Broker's account shall be debited for the amount of the refund and credited for the unearned premium.	<ul> <li>non-payment of additional premium, the earned premium shall be calculated pro rata on the revised premium.</li> <li>Note: For policies for which premium is paid direct to the Servicing Carrier and the Carrier initiates cancellation the words 'Agent/Broker' will be read to mean Servicing Carrier.</li> <li>When outstanding premium cannot be collected in all other cases</li> <li>Agent/Broker Responsibilities</li> <li>If cancellation of a policy is requested by the Agent/Broker due to inability to collect the full policy/renewal premium or a subsequent additional premium, the Agent/Broker will be responsible for the time on risk charge which will be pro rata of the full premium.</li> <li>The Agent/Broker must advise the Servicing Carrier of the amount of premium collected and request that a notice of cancellation in accordance with the Statutory Conditions. The earned premium for cancellation shall be calculated pro rata on the full term premium at the time of cancellation.</li> <li>When the Servicing Carrier issues a registered letter of cancellation, any unearned premium shall be calculated for the amount of the premium at the time of cancellation.</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	policies This will not impact premiums
	<b>3. Cancellation of Late Issued Renewals</b> If the Servicing Carrier is unable to issue renewals in the required time period, the Agent/Broker must issue a temporary liability card to the insured and collect a downpayment based on the estimated annual premium (or the estimated semi-annual premium for 6 month policies) for the upcoming renewal term.	<b>3. Cancellation of Late Issued Renewals</b> If the Servicing Carrier is unable to issue renewals in the required time period, the Agent/Broker must issue a temporary liability card to the Insured and collect a downpayment based on the estimated annual premium (or the estimated semi-annual premium for 6 month policies) for the upcoming renewal term.		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 219 Cancellations	Once the renewal is issued, if the insured does not accept the renewal premium, the Agent/Broker shall advise the Servicing Carrier of the amount of premium collected and request that notice of cancellation be issued to the insured or shall have the insured sign off the policy.The Servicing Carrier shall then issue a registered letter of cancellation in accordance with the Statutory Conditions or issue the necessary cancellation documents. The earned premium shall be calculated pro rata based on the previous term premium.4. Flat Cancellation New Policy Flat cancellation of a new policy is not allowed except as	<ul> <li>Once the renewal is issued, if the Insured does not accept the renewal premium, the Agent/Broker shall advise the Servicing Carrier of the amount of premium collected and request that notice of cancellation be issued to the Insured or shall have the Insured sign off the policy.</li> <li>The Servicing Carrier shall then issue a registered letter of cancellation in accordance with the Statutory Conditions or issue the necessary cancellation documents. The earned premium shall be calculated pro rata based on the previous term premium.</li> <li>4. Flat Cancellation</li> <li>New Policy</li> <li>Flat cancellation of a new policy is not allowed except as provided under Rule 219: Flat Cancellation Exceptions.</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
	<ul> <li>provided under Rule 219: Flat Cancellation Exceptions.</li> <li>Additional Premium Policy Change Flat cancellation of an additional premium policy change is not allowed.</li> <li>Renewal If evidence of renewal refusal is supplied by the Agent/Broker (per Rule 218) is received by the Servicing Carrier within 15 days of the renewal's effective date, a full refund shall be credited to the Agent's/Broker's Facility Association account. If evidence of renewal refusal is not received within 15 days, the renewal shall be cancelled on</li> </ul>	Additional Premium Policy Change Flat cancellation of an additional premium policy change is not allowed. Renewal If evidence of renewal refusal is supplied by the Agent/Broker (per Rule 218) is received by the Servicing Carrier within 15 days of the renewal's effective date, a full refund shall be credited to the Agent's/Broker's Facility Association account. If evidence of renewal refusal is not received within 15 days, the renewal shall be cancelled on a pro rata basis effective		
	<ul> <li>a pro rata basis effective the date it is received by the Servicing Carrier and the Agent/Broker shall be responsible for earned premium. A written request acceptable to the Servicing Carrier, for cancellation effective renewal date shall be accepted in lieu of evidence of renewal refusal.</li> <li>5. Cancellation of Renewals in Outlying Areas No longer applicable</li> </ul>	the date it is received by the Servicing Carrier and the Agent/Broker shall be responsible for earned premium. A written request acceptable to the Servicing Carrier, for cancellation effective renewal date shall be accepted in lieu of evidence of renewal refusal. <b>5. Cancellation of Renewals in Outlying Areas</b> No longer applicable		
	<ul> <li>6. Flat Cancellation Exceptions</li> <li>1) Any policy returned to the Servicing Carrier complete with liability cards, prior to the effective date of the policy, may be cancelled flat.</li> </ul>	<ol> <li>Flat Cancellation Exceptions</li> <li>Any policy returned to the Servicing Carrier complete with liability cards, prior to the effective date of the policy, may be cancelled flat.</li> </ol>		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 219 Cancellations	<ol> <li>Any policy returned to the Agent/Broker complete with liability cards and destroyed in the Agent/Broker's office, with written confirmation from the Agent/Broker provided to the Servicing Carrier, prior to the effective date of the policy, may be cancelled flat.</li> </ol>	2) Any policy returned to the Agent/Broker complete with liability cards and destroyed in the Agent/Broker's office, with written confirmation from the Agent/Broker provided to the Servicing Carrier, prior to the effective date of the policy, may be cancelled flat.	FA is reviewing rules in the Commercial Section. Aims to harmonize	This will not impact premiums
	<ol> <li>If a cheque or electronic payment received for a new policy or renewal premium or, for the first installment thereof is not honoured by the financial institution, flat cancellation shall be allowed to the Agent/Broker provided that:</li> </ol>	<ol> <li>If a cheque or electronic payment received for a new policy or renewal premium or, for the first installment thereof is not honoured by the financial institution, flat cancellation shall be allowed to the Agent/Broker provided that:</li> </ol>	and simplify the wordings across all jurisdictions	
	<ul> <li>a) the cheque was dated and issued on or before the effective date of the policy period concerned or the electronic payment was made on or before the effective of the policy period concerned; and</li> </ul>	<ul> <li>a) the cheque was dated and issued on or before the effective date of the policy period concerned or the electronic payment was made on or before the effective of the policy period concerned; and</li> </ul>		
	<ul> <li>b) the cheque was immediately deposited; and</li> <li>c) in the case of a first installment, the amount of the cheque or electronic payment was sufficient to meet the Servicing Carrier's requirement or if financed under a contract with a premium finance company the full down payment required under the terms of the contract; and</li> </ul>	<ul> <li>b) the cheque was immediately deposited; and</li> <li>c) in the case of a first installment, the amount of the cheque or electronic payment was sufficient to meet the Servicing Carrier's requirement or if financed under a contract with a premium finance company the full down payment required under the terms of the contract; and</li> </ul>		
	d) The return of the cheque by the financial institution or dishonour of the electronic payment is promptly reported to the Servicing Carrier. A copy of the cheque front and back or copy of the dishonour notice must be provided to the Servicing Carrier.	d) The return of the cheque by the financial institution or dishonour of the electronic payment is promptly reported to the Servicing Carrier. A copy of the cheque front and back or copy of the dishonour notice must be provided to the Servicing Carrier.		
	However, on the registered letter of cancellation to the insured, the Servicing Carrier shall request payment of the full pro rata time on risk charge.	However, on the registered letter of cancellation to the insured, the Servicing Carrier shall request payment of the full pro rata time on risk charge.		
	<ul> <li>7. Cancellation initiated by the Servicing Carrier</li> <li>Non-Payment – Direct Bill</li> <li>If premiums are paid directly to the Servicing Carrier, the Servicing Carrier may cancel an insurance policy for non-</li> </ul>	<ul> <li>6. Cancellation initiated by the Servicing Carrier</li> <li>Non-Payment – Direct Bill</li> <li>If premiums are paid directly to the Servicing Carrier, the Servicing Carrier may cancel an insurance policy for non-</li> </ul>		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 219 Cancellations	<ul> <li>payment of premium. The earned premium shall be calculated pro rata.</li> <li>Other Circumstances</li> <li>The Servicing Carrier may not otherwise cancel an insurance policy unless approval of such action is contained elsewhere in this manual or is obtained in the manner prescribed by the Association's Board of Directors.</li> <li>F. Refund Calculation</li> <li>1. Insured's Request</li> <li>For a policy cancellation requested by or on behalf of the insuration of the manner prescribed by the manner prescribed by a comparison of the prescribed by the manner prescribed by a comparison of the prescribed by the prescribed by a comparison of the prescribed by the prescribed by a comparison of the prescribed</li></ul>	<ul> <li>payment of premium. The earned premium shall be calculated pro rata.</li> <li>Other Circumstances</li> <li>The Servicing Carrier may not otherwise cancel an insurance policy unless approval of such action is contained elsewhere in this manual or is obtained in the manner prescribed by the Association's Board of Directors.</li> <li>F. Refund Calculation</li> <li>1. Insured's Request</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
	<ul> <li>insured (e.g. requested by a premium finance company) the premium refund shall be calculated in accordance with the Short Term Tables, unless a pro rata cancellation is being allowed because the risk (excluding Motorcycles, Mopeds, Snow Vehicles and Antique Vehicles) is being placed in the voluntary market.</li> <li><b>2. Any Other Reason</b></li> <li>Where the policy is being cancelled for any other reason (e.g. by registered letter) the premium refund shall be calculated on a pro rata basis using the Day Table.</li> </ul>	For a policy cancellation requested by or on behalf of the Insured (e.g. requested by a premium finance company) the premium refund shall be calculated in accordance with the Short Term Tables, unless a pro rata cancellation is being allowed because the risk <del>(excluding Motorcycles, Mopeds, Snow Vehicles and Antique Vehicles)</del> is being placed in the voluntary market. <b>2. Any Other Reason</b> Where the policy is being cancelled for any other reason (e.g. by registered letter) the premium refund shall be calculated on a pro rata basis using the Day Table.		
Rule 221 Time on Risk Tables	<ul> <li>A. Pro Rata</li> <li>Calculation for Endorsements &amp; Cancellations Using the Day Table on the next page: <ol> <li>Determine the percent that corresponds to the policy's expiry month and day. For example March 26 is .233. Express the policy's expiry date in a decimal format by combining the year and the fraction. March 26, 1999 would become 1999.233. </li> </ol></li></ul>	<ul> <li>A. Pro Rata</li> <li>Calculation for Endorsements &amp; Cancellations Using the Day Table on the next page: <ol> <li>Determine the percent that corresponds to the policy's expiry month and day. For example March 26 is .233. Express the policy's expiry date in a decimal format by combining the year and the fraction. March 26, 1999 would become 1999.233. </li> </ol></li></ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all iurisdictions	This will not impact premiums
	2. Determine the percent that corresponds to the effective date of the policy change or cancellation and express that date in a decimal format. If the effective date of policy change is November 20, 1998 that would be expressed as 1998.888. Note that if the effective date of change or cancellation is February 29, it should be treated as February 28.	2. Determine the percent that corresponds to the effective date of the policy change or cancellation and express that date in a decimal format. If the effective date of policy change is November 20, 1998 that would be expressed as 1998.888. Note that if the effective date of change or cancellation is February 29, it should be treated as February 28.	jurisdictions	

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies	
Rule 221 Time on Risk Tables	<ol> <li>Subtract the second number from the first. Policy expiry date 1999.233 Policy change date 1998.888 Refund/change percentage .345</li> <li>Where the policy is a six month policy, double the refund/change percentage.</li> <li>For a policy cancellation, the refund is calculated by multiplying the policy premium as of the cancellation date by the refund/change percentage. The policy premium is the full term premium for the coverage in force at the time of cancellation. Minimum retained premium must be taken into consideration.</li> <li>For a policy change, the additional/return premium is obtained by multiplying the full term premium for the change by the refund/change percentage.</li> <li>For a policy change, the additional/return premium for the change by the refund/change percentage.</li> <li>Short Term Tables</li> <li>Motorcycles, Mopeds, Antique Vehicles. Use Short Term Table 3 for all coverages other than Comprehensive/Specified Perils which are subject to Short Term Table 1 or 2.</li> <li>Snow Vehicles Use Short Term Table 4 for all coverages other than Comprehensive/Specified Perils which are subject to Short Term Table 1 or 2.</li> <li>All Other Vehicles For a policy cancellation use Short Term Table 1 or 2. For a short term policy, use Short Term Table 1 or 2. For a</li> </ol>	<ol> <li>Subtract the second number from the first. Policy expiry date 1999.233 Policy change date 1998.888 Refund/change percentage .345</li> <li>Where the policy is a six month policy, double the refund/change percentage.</li> <li>For a policy cancellation, the refund is calculated by multiplying the policy premium as of the cancellation date by the refund/change percentage. The policy premium is the full term premium for the coverage in force at the time of cancellation. Minimum retained premium must be taken into consideration.</li> <li>For a policy change, the additional/return premium is obtained by multiplying the full term premium for the change by the refund/change percentage.</li> <li>Short Term Tables</li> <li>Motorcycles, Mopeds, Antique Vehicles. Use Short Term Table 3 for all coverages other than Comprehensive/Specified Perils which are subject to Short Term Table 1 or 2.</li> <li>Snow Vehicles Use Short Term Table 4 for all coverages other than Comprehensive/Specified Perils which are subject to Short Term Table 1 or 2.</li> <li>Commercial Vehicles For a policy cancellation, use Short Term Table No. 1 or No.</li> <li>For a short term policy, use Short Term Table 1.</li> </ol>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums	
	<ol> <li>Cancellation requested by or on behalf of Insured</li> <li>Referring to the Day Table calculate the number of days the policy has been in force.</li> </ol>	Cancellation requested by or on behalf of Insured         1.       Referring to the Day Table, calculate the number of days the policy has been in force.			

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 221 Time on Risk Tables	<ol> <li>Referring to Table No. 1 (in the case of an annual policy) or Table No. 2 (in the case of a six-month policy), determine the "Percentage of premium".</li> <li>Subtract that percentage from 100% to determine the "refund percentage".</li> <li>Apply the refund percentage to the full term policy premium as at the cancellation date. Minimum retained premium must be taken into consideration.</li> <li>Calculating premium for a Short Term policy:         <ol> <li>Referring to the Day Table, calculate the number of days the policy has been in force.</li> <li>Referring to Table No. 1, determine the "Percentage of premium".</li> <li>Apply that percentage to the annual premium. Minimum retained premium must be taken into consideration.</li> </ol> </li> <li>D. Short Term Tables No. 3 and No. 4 (seasonal use vehicles)         <ol> <li>These tables apply to all coverages except Comprehensive or Specified Perils for Motorcycles, Mopeds, Snow Vehicles and Antique Vehicles. For Comprehensive or Specified Perils for Motorcycles, Mopeds, Snow Vehicles and Antique Vehicles. For Comprehensive or Specified Perils for Motorcycles of annual premium" indicated below.</li> <li>For each full month that insurance was provided, charge the corresponding "Percentage of annual premium" indicated below.</li> <li>For part of a month charge pro-rata of the percentage applicable to the complete month. For example, in respect of a motorcycle insurance that commences on June 7th: 30 days minus 6 days = 24; 24 divided by 30 = .8; 8 times 20% = 16% for the month of June.</li> </ol></li></ol>	<ol> <li>Referring to Table No. 1 (in the case of an annual policy) or Table No. 2 (in the case of a six-month policy), determine the "Percentage of premium".</li> <li>Subtract that percentage from 100% to determine the "refund percentage".</li> <li>Apply the refund percentage to the full term policy premium as at the cancellation date. Minimum retained premium must be taken into consideration.</li> <li>Calculating premium for a Short Term policy:         <ol> <li>Referring to the Day Table, calculate the number of days the policy has been in force.</li> <li>Referring to Table No. 1, determine the "Percentage of premium".</li> <li>Apply that percentage to the annual premium. Minimum retained premium must be taken into consideration.</li> </ol> </li> <li>Referring to Table No. 1, determine the "Percentage of premium".</li> <li>Apply that percentage to the annual premium. Minimum retained premium must be taken into consideration.</li> <li>B. Short Term Tables No. 3 and No. 4 (seasonal use vehicles)         </li> <li>These tables apply to all coverages except Comprehensive or Specified Perils for Motorcycles, Mopeds, Snew Vehicles and Antique Vehicles. For Comprehensive or Specified Perils for Motorcycles, Mopeds, Snew Vehicles and Antique Vehicles. For Comprehensive or Specified Perils coverage use Short Term Table No. 1 or No. 2 or a pro rata calculation, depending upon the circumstances.</li> <li>For each full month that insurance was provided, charge the corresponding "Percentage of annual premium" indicated below.</li> <li>For part of a month charge pro- rata of the percentage applicable to the complete month. For example, in respect of a motorcycle insurance that commences on June 7th: 30 days minus 6 days = 24, 24 divided by 30 = .8, 8 times 20% = 16% for the month of June.</li> </ol>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums

Rule	Current Wording					Approved Wording					Change from Current	Premium impact on existing policies	
Rule 221		SHORT TERM	1 TABLE No. 3				SHORT TERN	4 TABLE No. 3			FA is	This will	
		cycles & Moped				Motore	cycles & Moped	s and Antique	<b>Vehicles</b>		reviewing	not impact	
Time on Risk	Exclu	ding Comprehe	ensive/Specifie	d Perils		Exclu	ding Comprehe	ensive/Specific	<del>d Perils</del>		rules in the	premiums	
Tables	Period	Percentage of annual premium	Period	Percentage of annual premium		Period	Percentage of annual premium	Period	Percentage of annual premium		Commercial Section. Aims to		
-	January	Nil	July	20		January	Nil	July	20	-	harmonize		
	February	Nil	August	20		February	Nil	August	20	-	and simplify		
	March	5	September	10		March	5	September	<del>10</del>	-	the wordings		
	April	10	October	5		April	<del>10</del>	October	5	-	across all		
		10	November	Nil		May	<del>10</del> <del>10</del>	November	Nil	-	jurisdictions		
	May June	20	December	Nil		June	<del>10</del> <del>20</del>	December	Nil	-	<b>J</b>		
	additiona pro-rata o U.S. expo is used fo not requin <i>For exam</i> wishes to months o regular u premium for Nover Table, ca Novembe total ann	ple: The insure trailer down to f November an se for the year is \$1,250 exclu nber and Decer lculate the pro and December ual premium. T nber and Decer	rged for that n remium. The s ble, except wh only and proo ed has a motor o Florida to use d December ir in Halifax. The Juding any prer mber. Using th rata fraction f er (.164) and a he additional p	nonth equal to surcharge for here the vehicle f of insurance rcycle that he e during the n addition to e annual nium calculation hium calculation he Pro Rata Da for the months apply that to the premium charge	cle e is cion ay s of the	on ay of he	premium annual pr applicable use only For exam to trailer Novembe year in H any prem Using the fraction f and apply	the charges as charged for the emium. The step charged for the emium. The step charge of the step and proof of inst ple: The insure down to Floridi r and Decembre alifax. The ann itum calculation Pro Rata Day or the months that to the to charge for Nov	at month equa archarge for U e the vehicle is surance is not a to use during to use during a for addition t ual premium i for November tal annual pre	al to pro rata o .S. exposure is s used for pers required. coregular use is s \$1,250 exclu r and December mium. The ado ecember will be	of the conal wishes of for the iding er. (.164) litional		
	Exclu		Vehicles	d Perils		Exclu		Vehicles					
	Period	Percentage of annual premium	Period	Percentage of annual premium		Period	Percentage of annual premium	Period	Percentage of annual premium				
	January	25	July	Nil		January	25	July	Nil	1			
	February	25	August	Nil	1	February	25	August	Nil	1			
	March	15	September	Nil		March	15	September	Nil	1			
	April	Nil	October	Nil	1	April	Nil	October	Nil	1			
	May	Nil	November	10		May	Nil	November	<del>10</del>	1			
	June	Nil	December	25		June	Nil	December	25	1		1	

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 222	A. A policy may only be reinstated if:	A. A policy may only be reinstated if:	FA is	This will
Reinstatements	<ul> <li>a) The Servicing Carrier receives instructions not later than the day before the cancellation takes effect. This includes instructions from a premium finance company. Where the Agent /Broker has not forwarded payments to a premium finance company, the policy cannot be reinstated. Cancellation takes effect at 12:01 am. E.g. If the policy is to be cancelled effective July 1, the request for reinstatement must be received by the Servicing Carrier before midnight June 30. If the cancellation has taken effect, the policy cannot be reinstated and a new application must be completed. Any unpaid earned premium under the policy due to the Servicing Carrier must be paid with the new application.</li> <li>b) The policy was cancelled for non-payment, and the full required premium is received (by cash, money order or certified cheque from the insured) or there is written confirmation from the Agent/Broker assuming full responsibility for that premium. Where a refund cheque accompanied the registered letter, the amount of the refund cheque must also be obtained from the insured (by cash, money order or certified cheque) or the Agent/Broker shall assume full responsibility for that amount.</li> <li><b>B. When a policy is reinstated</b></li> <li>When a policy is reinstated, the Servicing Carrier shall issue a notice of reinstatement. If necessary, the Agent/Broker or Servicing Carrier shall issue a temporary or permanent liability card. If proof of insurance was cancelled, the necessary proof of insurance shall be reissued.</li> </ul>	<ul> <li>a) The Servicing Carrier receives instructions not later than the day before the cancellation takes effect. This includes instructions from a premium finance company. Where the Agent /Broker has not forwarded payments to a premium finance company, the policy cannot be reinstated. Cancellation takes effect at 12:01 am. E.g. If the policy is to be cancelled effective July 1, the request for reinstatement must be received by the Servicing Carrier before midnight June 30. If the cancellation has taken effect, the policy cannot be reinstated and a new application must be completed. Any unpaid earned premium under the policy due to the Servicing Carrier must be paid with the new application.</li> <li>b) The policy was cancelled for non-payment, and the full required premium is received (by cash, money order or certified cheque from the Insured) or there is written confirmation from the Agent/Broker assuming full responsibility for that premium. Where a refund cheque accompanied the registered letter, the amount of the refund cheque must also be obtained from the Insured (by cash, money order or certified cheque) or the Agent/Broker shall assume full responsibility for that amount.</li> <li><b>B. When a policy is reinstated</b></li> <li>When a policy is reinstated, the Servicing Carrier shall issue a notice of reinstatement. If necessary, the Agent/Broker or Servicing Carrier shall issue a temporary or permanent liability card. If proof of insurance was cancelled, the necessary proof of insurance shall be reissued.</li> </ul>	reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	not impact premiums
Rule 223 Service Fee Schedule (Commission)	The commission rates are:Experience IndividuallyCommercial VehiclesRatedLong haul vehicles (including trailers) Classes 61-64, 996%Classes 33-36, 41-49, 53-557.5%10%	Not applicable	Information already listed in General Section. This is a duplication will be removed	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 225	A. What Is A Chargeable Accident	A. What Is A Chargeable Accident	FA is	This will
Rule 225 Definition of Accident	<ul> <li>A. What Is A Chargeable Accident <ul> <li>A chargeable (at fault) accident is an occurrence resulting in damage to persons or property arising out of the ownership, use or operation of a vehicle, in consequence of which:</li> </ul> </li> <li>An amount has been paid or would have been paid but for the existence of provincial Direct Compensation laws or agreements, Or</li> <li>A loss remains unsettled or unpaid, Or</li> <li>A civil suit is pending in respect of Liability, Collision or the Collision portion of All Perils coverage</li> <li>A chargeable accident is always taken into account in rating even if there was no insurance in effect or the loss was repaid to the insurer by or on behalf of the insured or if the insured chose not to present the claim.</li> <li>B. What Is Not A Chargeable Accident <ul> <li>An occurrence shall not be regarded as a chargeable accident if:</li> </ul> </li> <li>The insured's degree of fault is determined as zero under the relevant provincial fault determination laws or agreements or dispute resolution mechanism.</li> <li>Damage to the applicant's vehicle <ul> <li>a) resulted from the vehicle being struck by an unidentified vehicle and is reported to the police within 24 hours;</li> <li>b) occurred while the vehicle was legally parked and is reported to police within 24 hours;</li> <li>c) resulted from collision with a wild or domestic animal;</li> <li>d) is legally recoverable from the owner or driver of an uninsured or unidentified automobile.</li> </ul> </li> </ul>	<ul> <li>A. What Is A Chargeable Accident <ul> <li>A chargeable (at fault) accident is an occurrence resulting in damage to persons or property arising out of the ownership, use or operation of a vehicle, in consequence of which:</li> </ul> </li> <li>An amount has been paid or would have been paid but for the existence of provincial Direct Compensation laws or agreements, <ul> <li>or</li> <li>A loss remains unsettled or unpaid,</li> <li>or</li> <li>A civil suit is pending in respect of Liability, Collision or the Collision portion of All Perils coverage <ul> <li>*(No Fault Benefits Schedule (Accident Benefits) Ontario only)*</li> </ul> </li> <li>A chargeable accident is always taken into account in rating even if there was no insurance in effect or the loss was repaid to the Insurer by or on behalf of the insured or if the Insured chose not to present the claim.</li> </ul> </li> <li>B. What Is Not A Chargeable Accident <ul> <li>An occurrence shall not be regarded as a chargeable accident if:</li> <li>The Insured's degree of fault is determined as zero under the relevant provincial fault determination laws or agreements or dispute resolution mechanism.</li> </ul> </li> <li>Damage to the Applicant's vehicle <ul> <li>a) resulted from the vehicle being struck by an unidentified vehicle and is reported to the police within 24 hours;</li> <li>b) occurred while the vehicle was legally parked and is reported to police within 24 hours;</li> <li>c) resulted from collision with a wild or domestic animal;</li> <li>d) is legally recoverable from the owner or driver of an uninsured or unidentified automobile.</li> </ul> </li> </ul>	rA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 225 Definition of Accident	<b>Note:</b> The words "loss(es)" and "claim(s)" where used in this manual are considered to have the same meaning as the word "accident." The words "at fault" and "chargeable" where used in this manual are considered to have the same meaning.	Note: The words "loss(es)" and "claim(s)" where used in this manual are considered to have the same meaning as the word "accident." The words "at fault" and "chargeable" where used in this manual are considered to have the same meaning.	FA is reviewing rules in the Commercial Section. Aims to	This will not impact premiums
	<b>C. How To Allocate Chargeable Accidents</b> No accident shall be used more than once in determining the premium for vehicles insured through Facility Association by the same Servicing Carrier (whether or not on the same policy).	<b>C. How To Allocate Chargeable Accidents</b> No accident shall be used more than once in determining the premium for vehicles insured through FA with any Servicing Carrier whether or not on the same policy.	harmonize and simplify the wordings across all jurisdictions	
	There is no requirement that drivers be accident free on other vehicles. The rating of the commercial vehicle is determined from the vehicle history not the driver's history.	There is no requirement that drivers be accident free on other vehicles. The rating of the commercial vehicle is determined from the vehicle history not the driver's history.		
	If the driver involved in the accident is removed from the policy, the accident shall continue to be assigned to the vehicle on which it occurred.	If the driver involved in the accident is removed from the policy, the accident shall continue to be assigned to the vehicle on which it occurred.		
	A chargeable accident will affect the rating of Liability, DCPD and Collision coverages.	A chargeable accident will affect the rating of the Liability, DCPD (not available in Northwest Territories, Nunavut and Yukon) and Collision coverages. (For Ontario only, Accident Benefits and Uninsured Automobile is also affected).		
	At new business, where there are multiple vehicles and multiple drivers insured on a policy, any claims shall be assigned to the vehicle involved in the claim or one for which it has been substituted. At renewal, any at fault accidents which occurred during the policy term shall be assigned to the vehicle on which they occurred.	At new business, where there are multiple vehicles and multiple drivers insured on a policy, any claims shall be assigned to the vehicle involved in the claim or one for which it has been substituted. At renewal, any at fault accidents which occurred during the policy term shall be assigned to the vehicle on which they occurred.		
	<i>For example:</i> A new application is received. Applicant is principal operator of vehicle 1 and has had 2 losses on vehicle 1 and 1 loss on vehicle 2. Employee is principal operator of vehicle 2 and has had 1 loss on vehicle 1 and 1 loss on vehicle 2. For purposes of allocating accidents, the 3 accidents involving vehicle 1 will be allocated to vehicle 1 and the 2 accidents involving vehicle 2 will be allocated to vehicle 2.	<i>For example:</i> A new application is received. Applicant is principal operator of vehicle 1 and has had 2 losses on vehicle 1 and 1 loss on vehicle 2. Employee is principal operator of vehicle 2 and has had 1 loss on vehicle 1 and 1 loss on vehicle 2. For purposes of allocating accidents, the 3 accidents involving vehicle 1 will be allocated to vehicle 1 and the 2 accidents involving vehicle 2 will be allocated to vehicle 2.		
	The term `vehicle' includes `one for which it has been substituted'.	The term `vehicle' includes `one for which it has been substituted'.		<b>79</b> of 1

Rule	Curre	nt Wording	Аррг	oved Wording	Change from Current	Premium impact on existing policies
Rule 225 Definition of Accident	are to be applied in the rat	tes how chargeable accidents ting of other types of vehicles if o the vehicle actually involved		tes how chargeable accidents are t other types of vehicles if they vehicle actually involved	o FA is reviewing rules in the Commercial	This will not impact premiums
	Type of vehicle involved in the accident Private Passenger	Type of vehicle to which the accident can be applied Private Passenger,	Type of vehicle involved in the accident Private Passenger	Type of vehicle to which the accident can be applied Private Passenger,	Section. Aims to harmonize and simplify	
		Motorhome, Light Commercial, Taxi or Garage		Motor Home, Light Commercial, Taxi or Garage (Car Dealer)	the wordings across all jurisdictions	
	Light Commercial	Commercial, Private Passenger, Motorhome or Garage	Light Commercial	Commercial, Private Passenger, Motorhome or Garage (Car Dealer)		
	Commercial Public (excluding Taxi) Taxi	Commercial or Garage Public (excluding Taxi) Taxi or Private Passenger	Heavy Commercial Public (excluding Taxi)	Heavy Commercial or Garage (Car Dealer) Public (excluding Taxi		
	Motorhome	Motorhome, Private Passenger or Light	Taxi	Class 7A,7B, 7C) Taxi or Private Passenger		
	Motorcycle Garage	Commercial Motorcycle Garage	Motor Home	Motor Home, Private Passenger or Light Commercial		
	All Terrain or Snow Vehicle	All Terrain or Snow Vehicle	Motorcycle Garage All Terrain Vehicle or	Motorcycle Garage All Terrain Vehicle, Snow		
	in which the vehicle was of For example: A pickup true passenger vehicle used for had an at fault accident. T	ck is rated as a private pleasure only and the insured he insured is now going to begin	which the vehicle was or w For example: A pickup true vehicle used for pleasure of accident. The insured is no	ck is rated as a private passenger only and the insured had an at fauli ow going to begin using the vehicle		
	that occurred while the vel will continue to be applied the vehicle for commercial	nercial purposes. The accident hicle was rated for personal use when the insured begins driving use. is being charged against a	the vehicle was rated for p applied when the insured t commercial use.	The accident that occurred while personal use will continue to be begins driving the vehicle for t is being charged against a vehicle		
	vehicle showing on the pol	licy and that vehicle is deleted ory coverage on that vehicle is	showing on the policy and policy, the at-fault acciden	that vehicle is deleted from the that shall be re-assigned on a the date the vehicle was deleted.		00.55

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 225 Definition of Accident	<ul> <li>removed or suspended, the at fault accident shall be reassigned on the following basis:         <ul> <li>to a remaining vehicle with active mandatory coverage i.e. not deleted or suspended</li> <li>to the vehicle that produces the highest premium where there is more than one remaining vehicle</li> <li>effective the date coverage on the original vehicle was deleted or suspended</li> </ul> </li> </ul>	<ul> <li>Where an at-fault accident is being charged against a vehicle and more than one vehicle exists on the policy or in instances where mandatory coverage on that vehicle are removed/suspended, the at-fault accident shall be reassigned as follows: <ul> <li>to a remaining vehicle with active mandatory coverage i.e. not deleted or suspended.</li> <li>to the vehicle that produces the highest premium where there is more than one remaining vehicle.</li> </ul> </li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
Rule 226 Accident and Conviction	<ul> <li>These surcharges are applicable to Liability (including Passenger Liability), DCPD and Collision. These surcharges are not to be applied to coverages which are experience (fleet) rated.</li> <li><b>A. Accidents</b></li> <li>Accident surcharges are assessed in accordance with the Surcharge Schedule for chargeable accidents that occurred during the 36 months immediately preceding the effective date of the commencement of the insurance.</li> <li><b>1. At New Business</b></li> <li>No accident shall be used more than once in determining the premium for vehicles insured through Facility</li> <li>Association by the same Servicing Carrier (whether or not on the same policy).</li> <li>Accidents arising from the ownership of any vehicle other than the described vehicle are not to be considered.</li> <li><i>For example:</i> The insured owns a business in which three commercial vehicles are driven by employees. Two of the commercial vehicles in FA. There have been 2 accidents on each of the vehicles in the voluntary market, none of which arose from the use or operation of the vehicle by the insured himself. There have been 3 accidents on the vehicle insured in FA. The accidents that occurred on the vehicles insured in the voluntary market are not used to calculate the accident surcharge on the vehicle insured in FA, as long as they are rated under another inforce automobile policy.</li> </ul>	These surcharges are applicable to Liability, DCPD and Collision. These surcharges are not to be applied to coverages which are experience (fleet) rated. <b>A Accidents</b> Accident surcharges are assessed in accordance with the surcharges schedule for chargeable accidents that occurred during the 36 months immediately preceding the effective date of the commencement of the insurance. <b>1. At New Business</b> No accident shall be used more than once in determining the surcharges for vehicles insured through FA by any Servicing Carrier, whether or not on the same policy. Accidents arising from the ownership of any vehicle other than the described vehicle are not to be considered. <i>For example:</i> The Insured owns a business in which three commercial vehicles are driven by employees. Two of the commercial vehicles are insured in the voluntary market; the other is insured in FA. There have been 2 accidents on each of the vehicles in the voluntary market, none of which arose from the use or operation of the vehicle by the Insured. There have been 3 accidents on the vehicle insured in FA. The accidents that occurred on the vehicle insured in the voluntary market are not used to calculate the accident surcharge on the vehicle insured in FA, as long as they are rated under another inforce automobile policy.	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 226 Accident and Conviction	<ul> <li>Where the term 'described vehicle' is used, it includes a vehicle substituted for it.</li> <li>Accidents arising out of the use or operation of other vehicles for which another listed driver is responsible shall not be considered. There is no requirement that drivers are accident free on other vehicles – the rating is determined from the vehicle history not the driver's history.</li> <li><b>a) One vehicle on the policy</b> Consider accidents that involved the described vehicle or a vehicle substituted for it. <i>For example</i>: Applicant has had 1 at fault accident on the described vehicle and 1 accident on a neighbour's car. Employee had 1 at fault accident on own vehicle insured elsewhere but has now sold that vehicle. Only the accident on the described vehicle shall be considered. <b>b) One driver and two or more vehicles</b> Accidents that involve one of the described vehicles shall be assigned to that vehicle. Accidents arising out of the use or operation of any other vehicle by the applicant or any other listed operator shall not be considered. <i>For example:</i> There are two commercial vehicles on the policy; applicant is the only operator. There has been one accident on commercial vehicle 1 and one accident on commercial vehicle 2. Applicant also had two accidents on a pleasure vehicle insured elsewhere. The claims on the commercial vehicles are rated on the vehicles on which they occurred. The two accidents on the vehicle insured elsewhere are not considered. </li> <li><b>c) Two or more drivers and two or more vehicles</b></li> <li>Each driver is to be assigned as principal operator on the vehicle he/she most frequently drives. Accidents that involve one of the described vehicles shall be assigned to</li> </ul>	<ul> <li>Where the term 'described vehicle' is used, it includes a vehicle substituted for it.</li> <li>Accidents arising out of the use or operation of other vehicles for which another listed driver is responsible shall not be considered. There is no requirement that drivers are accident free on other vehicles - the rating is determined from the vehicle history not the driver's history.</li> <li><b>a) One vehicle on the policy</b></li> <li>Consider accidents that involved the described vehicle or a vehicle substituted for it.</li> <li>For example: Applicant has had 1 at fault accident on the described vehicle and 1 accident on a neighbour's car.</li> <li>Employee had 1 at fault accident on own vehicle insured elsewhere but has now sold that vehicle. Only the accident on the described vehicle shall be considered.</li> <li><b>b) One driver and two or more vehicles</b></li> <li>Accidents that involve one of the described vehicles shall be assigned to that vehicle. Accidents arising out of the use or operation of any other vehicle 1 and one accident on accident on a commercial vehicle 2. Applicant also had two accidents on a pleasure vehicle insured elsewhere. The claims on the commercial vehicles are rated on the vehicles on which they occurred. The two accidents on the vehicle insured elsewhere are not considered.</li> <li><b>c) Two or more drivers and two or more vehicles</b></li> <li>Each driver is to be assigned as principal operator on the vehicle whicle shall be assigned to that vehicles and the vehicle insured elsewhere are not considered.</li> </ul>	-	on existing
	that vehicle. Accidents arising out of the use or operation of any other vehicle by the applicant or any other listed operator shall not be considered.	Accidents arising out of the use or operation of any other vehicle by the Applicant or any other listed operator shall not be considered.		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 226 Accident and Conviction	<ul> <li>For example: There are two commercial vehicles on the policy and two operators. Applicant is principal operator of vehicle 1 and has had one accident on vehicle 1 and one accident on his personal vehicle insured elsewhere. Employee is principal operator of vehicle 2 on which there have been two accidents. On vehicle 1 count only the accident that occurred on the described vehicle. The accident on the personal vehicle insured elsewhere is not to be considered. On vehicle 2 count both accidents as they occurred on the described vehicle.</li> <li><b>2. At Renewal (for surcharge only)</b></li> <li>At the time of renewal, the accident record shall be updated. Any accidents that occurred more than 36 months prior to renewal date shall be excluded and all accidents that occurred during the expiring term that involved the following shall be added:</li> <li>a) The described vehicle (regardless of driver).</li> <li>b) Other vehicles but were the subject of claims under this policy.</li> <li><b>B. Convictions</b></li> <li>Conviction surcharges shall be assessed for traffic offences (as hereinafter described) for which the insured was convicted in the 36 months immediately preceding the commencement of the period of insurance.</li> </ul>	<ul> <li>For example: There are two commercial vehicles on the policy and two operators. Applicant is principal operator of vehicle 1 and has had one accident on vehicle 1 and one accident on his personal vehicle insured elsewhere. Employee is principal operator of vehicle 2 on which there have been two accidents. On vehicle 1 count only the accident that occurred on the described vehicle. The accident on the personal vehicle insured elsewhere is not to be considered. On vehicle 2 count both accidents as they occurred on the described vehicle.</li> <li><b>2. At Renewal (for surcharge only)</b></li> <li>At the time of renewal, the accident record shall be updated. Any accidents that occurred more than 36 months prior to renewal date shall be excluded and all accidents that occurred during the expiring term that involved the following shall be added: <ul> <li>a) The described vehicle (regardless of driver).</li> <li>b) Other vehicles but were the subject of claims under this policy.</li> </ul> </li> <li><b>B. Convictions</b> <ul> <li>Conviction surcharges shall be assessed for traffic offences (as hereinafter described) for which the insured was convicted in the 36 months immediately preceding the commencement of the period of insurance.</li> </ul> </li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
	<ul> <li><b>1. How to apply conviction surcharges</b></li> <li>No conviction record shall be used more than once to determine conviction surcharges for vehicles insured in FA by the same Servicing Carrier, whether or not insured on the same policy.</li> <li>If convictions for impaired driving and failure or refusal to take a breath or blood test relate to the same occurrence,</li> </ul>	<ul> <li>1. How to apply conviction surcharges</li> <li>No conviction record shall be used more than once to determine conviction surcharges for vehicles insured in FA by any Servicing Carrier, whether or not insured on the same policy.</li> <li>If convictions for impaired driving and failure or refusal to take a breath or blood test relate to the same occurrence,</li> </ul>		
	they shall be considered as one conviction. Convictions for road offences shall not be used in the rating of off road vehicles (e.g. Snow Vehicles, All Terrain Vehicles) and vice versa. Surcharges shall not be assessed on private type trailers as described under Recreational Vehicles.	they shall be considered as one conviction. Convictions for road offences shall not be used in the rating of off road vehicles (e.g. Snow Vehicles, All Terrain Vehicles) and vice versa. Surcharges shall not be assessed on private type trailers as described under Recreational Vehicles.		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 226 Accident and Conviction	<ul> <li>a) One vehicle and more than one driver</li> <li>The conviction record of all persons who are listed drivers of the vehicle shall be reviewed to establish which conviction record develops the highest surcharge percentage in accordance with the Surcharge Schedule for convictions and/or the lowest driving record. That conviction record shall be used in calculating the maximum driving record and the conviction surcharge.</li> <li>b) More than one vehicle and more than one driver Each driver shall be allocated to the vehicle they drive most and that driver's conviction record shall be considered in relation only to that vehicle.</li> </ul>	<ul> <li>a) One vehicle and more than one driver         The conviction record of all listed drivers of the vehicle will be         reviewed to establish the driving record and conviction         surcharge (in accordance with the conviction surcharge         schedule). The listed driver that generates the highest         premium impact will be used.     </li> <li>b) More than one vehicle and more than one driver         Each driver shall be allocated to the vehicle they drive most         and that driver's conviction record shall be considered in         relation only to that vehicle.</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
	<b>c) One driver and more than one vehicle</b> The driver's conviction record shall be applied to the vehicle that produces the highest premium prior to the application of any accident or conviction surcharges.	<b>c) One driver and more than one vehicle</b> The driver's conviction record shall be applied to the vehicle that produces the highest premium prior to the application of any accident or conviction surcharges.		
Rule 227 Proof of Insurance Where Notice of Cancellation or Deletion is Required	<ol> <li>The Agent/Broker is authorized to issue proof of insurance on behalf of the Servicing Carrier in the form of the Servicing Carrier's standard certificate or a CSIO- approved Certificate of Insurance, with a notice of cancellation period not exceeding 15 days.</li> <li>a) If a notice of cancellation period exceeding 15 days is required, the Agent/Broker is to obtain approval from the Servicing Carrier prior to certificate issuance.</li> <li>b) Certificates must be issued only on a Described Automobiles basis. Should proof be required on a Blanket Basis, refer to item #4 below.</li> <li>c) Copies of all certificates issued by the Agent/Broker shall be submitted to the Servicing Carrier within one (1) business day for acceptance and documentation.</li> <li>d) The Servicing Carrier is ultimately responsible to ensuring that all proof of insurance issued by the Agent/Broker, where indicated coverage differs from the policy. The Servicing Carrier will promptly reissue any certificate originally issued by the Agent/Broker, where indicated coverage differs from the policy or where the notice of cancellation period was not previously approved by Underwriting.</li> </ol>	<ol> <li>The Agent/Broker is authorized to issue proof of insurance on behalf of the Servicing Carrier in the form of the Servicing Carrier's standard certificate or a CSIO-approved Certificate of Insurance, with a notice of cancellation period not exceeding 15 days.         <ul> <li>a) If a notice of cancellation period exceeding 15 days is required, the Agent/Broker is to obtain approval from the Servicing Carrier prior to certificate issuance.</li> <li>b) Certificates must be issued only on a Described Automobiles basis. Should proof be required on a Blanket Basis, refer to item #4 below.</li> <li>c) Copies of all certificates issued by the Agent/Broker shall be submitted to the Servicing Carrier within one (1) business day for acceptance and documentation.</li> <li>d) The Servicing Carrier is ultimately responsible to ensuring that all proof of insurance issued by the Agent/Broker is acceptable and reflects the limits of the policy. The Servicing Carrier will promptly reissue any certificate originally issued by the Agent/Broker, where indicated coverage differs from the policy or where the notice of cancellation period was not previously approved by Underwriting.</li> </ul> </li> </ol>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 227 Proof of Insurance Where Notice of Cancellation or Deletion is Required	<ol> <li>The Servicing Carrier is responsible for the completion of any non-standard certificates (i.e. certificates that are to be completed on a non-CSIO approved form), Out-of- Province, U.S. or Other filings.         <ul> <li>The Agent/Broker must specify to the Servicing Carrier if proof of insurance (e.g. a financial responsibility certificate) must be issued or filed with a Local, Provincial, Federal or U.S. authority.</li> <li>Where vehicles are operated in the U.S., Agents/Brokers must confirm with the Insured's if proof of insurance is to be filed and, if so, in what amount.</li> </ul> </li> </ol>	<ol> <li>2. The Servicing Carrier is responsible for the completion of any non-standard certificates (i.e. certificates that are to be completed on a non-CSIO approved form), Out-of-Province, U.S. or Other filings.         <ul> <li>a) The Agent/Broker must specify to the Servicing Carrier if proof of insurance (e.g. a financial responsibility certificate) must be issued or filed with a Local, Provincial, Federal or U.S. authority.</li> <li>b) Where vehicles are operated in the U.S., Agents/Brokers must confirm with the Insured's if proof of insurance is to be filed and, if so, in what amount.</li> </ul> </li> </ol>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
	3. If proof of insurance is issued by the Servicing Carrier, a copy must be supplied to the Agent/Broker for their records.	<ol> <li>If proof of insurance is issued by the Servicing Carrier, a copy must be supplied to the Agent/Broker for their records.</li> </ol>		
	4. Proof of insurance must only be issued on a 'Described Automobile' basis. Proof may not be issued or filed on a 'Blanket Basis' (i.e. without specifying the insured vehicles), only if the authority concerned permits no alternative. In that case, the Facility Association's form of 'Indemnification and Hold Harmless Agreement' must be fully completed, and include the signatures of the Applicant and a witness. The completed form is to be kept on file with the Servicing Carrier.	4. Proof of insurance must only be issued on a 'Described Automobile' basis. Proof may not be issued or filed on a 'Blanket Basis' (i.e. without specifying the insured vehicles), only if the authority concerned permits no alternative. In that case, the Facility Association's form of 'Indemnification and Hold Harmless Agreement' must be fully completed, and include the signatures of the Applicant and a witness. The completed form is to be kept on file with the Servicing Carrier.		
	5. Parties requiring proof cannot be added as additional named Insureds on the policy. The certificate showing proof of insurance guarantees to the Party that the vehicle is insured. This is the full extent of the guarantee.	5. Parties requiring proof cannot be added as additional named Insureds on the policy. The certificate showing proof of insurance guarantees to the Party that the vehicle is insured. This is the full extent of the guarantee.		
	<ul> <li>6. Should the Servicing Carrier have any concern with the coverages or limits being guaranteed when asked to use a certificate prescribed by the organization or authority with whom the certificate is being filed, the Servicing Carrier should contact Facility Association Head Office.</li> </ul>	6. Should the Servicing Carrier have any concern with the coverages or limits being guaranteed when asked to use a certificate prescribed by the organization or authority with whom the certificate is being filed, the Servicing Carrier should contact Facility Association Head Office.		
	<b>A. Financial Responsibility Certificate</b> A temporary liability card may be issued for an applicant who requires the filing of a financial responsibility certificate before he/she may be licensed to drive, provided a fully completed and signed application is	<b>A. Financial Responsibility Certificate</b> A temporary liability card may be issued for an Applicant who requires the filing of a financial responsibility certificate before they may be licensed to drive, provided a fully completed and signed application is submitted for the applicant at the time the temporary liability card is issued.		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 227 Proof of Insurance Where Notice of Cancellation or Deletion is Required	<ul> <li>submitted for the applicant at the time the temporary liability card is issued. Details of the licence subsequently obtained must be reported promptly to the Servicing Carrier.</li> <li><b>B. Renewal or Offer to Renew</b></li> <li>If a renewal or offer to renew is issued where proof of insurance has been issued or filed and the renewal is not required, the Servicing Carrier must be notified in sufficient time to file a notice of cancellation in accordance with the applicable authority's requirements. Otherwise the Agent/Broker/Insured shall be responsible for time on risk charges.</li> <li><b>C. Policy Cancellation, Vehicle Deletion,</b></li> <li><b>1. Registered Letter</b></li> </ul>	Details of the licence subsequently obtained must be reported promptly to the Servicing Carrier. <b>B. Renewal or Offer to Renew</b> If a renewal or offer to renew is issued where proof of insurance has been issued or filed and the renewal is not required, the Servicing Carrier must be notified in sufficient time to file a notice of cancellation in accordance with the applicable authority's requirements. Otherwise the Agent/Broker/Insured shall be responsible for time on risk charges. <b>C. Policy Cancellation, Vehicle Deletion,</b> <b>1. Registered Letter</b>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
	Where proof of insurance has been issued or filed and the policy is to be cancelled, the cancellation of coverages to which the proof of insurance relates shall be processed in accordance with the Statutory Conditions. The notice of cancellation for the authority concerned must be issued on the same day as the notice of cancellation to the insured. However, as a result of the authority's requirements the effective date of cancellation may be different.	Where proof of insurance has been issued or filed and the policy is to be cancelled, the cancellation of coverages to which the proof of insurance relates shall be processed in accordance with the Statutory Conditions. The notice of cancellation for the authority concerned must be issued on the same day as the notice of cancellation to the Insured. However, as a result of the authority's requirements the effective date of cancellation may be different.		
	<i>For example:</i> The registered letter of cancellation for the policy is issued on June 1 for both the insured and the provincial authority. For the insured, cancellation shall take effect 15 days from the date the registered letter is received at the post office to which it was addressed. Let's say June 19. The provincial authority requires 30 days notice of cancellation. The effective date of cancellation for the authority shall be June 30. If the insured had a Comprehensive loss on June 25, the policy would not respond. If however, the insured had a Liability loss on June 25, the policy may have to respond as the proof of insurance provides that Liability coverage is in effect until cancelled on June 30.	<i>For example:</i> The registered letter of cancellation for the policy is issued on June 1 for both the Insured and the provincial authority. For the Insured, cancellation shall take effect 15 days from the date the registered letter is received at the post office to which it was addressed. Let's say June 19. The provincial authority requires 30 days notice of cancellation. The effective date of cancellation for the authority shall be June 30. If the Insured had a Comprehensive loss on June 25, the policy would not respond. If however, the Insured had a Liability loss on June 25, the policy may have to respond as the proof of insurance provides that Liability coverage is in effect until cancelled on June 30.		
	<b>2. Insured's Request</b> Where proof of insurance has been issued or filed, and the vehicle is to be deleted from the policy or the policy is to	<b>2. Insured's Request</b> Where proof of insurance has been issued or filed, and the vehicle is to be deleted from the policy or the policy is to be		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 227 Proof of Insurance Where Notice	be cancelled, the cancellation of coverages to which the proof of insurance relates shall be processed after taking into consideration the period of notice required by the authority.	cancelled, the cancellation of coverages to which the proof of insurance relates shall be processed after taking into consideration the period of notice required by the authority.	FA is reviewing rules in the Commercial Section.	This will not impact premiums
of Cancellation or Deletion is Required	The effective date of cancellation or deletion shall be the same for both the insured and the authority concerned.	The effective date of cancellation or deletion shall be the same for both the Insured and the authority concerned.	Aims to harmonize and simplify the wordings	
	<i>For example:</i> The insured requests cancellation of the policy to be effective June 1. The provincial authority requires 30 days notice of cancellation. The notice to the provincial authority is sent on June 5. The effective date of cancellation for the insured will be July 5.	<i>For example:</i> The Insured requests cancellation of the policy to be effective June 1. The provincial authority requires 30 days notice of cancellation. The notice to the provincial authority is sent on June 5. The effective date of cancellation for the insured will be July 5.	across all jurisdictions	
	<b>D. Filing Liability Limits</b> The filing should always be made for the limit required by law even if the policy actually shows a higher limit.	<b>D. Filing Liability Limits</b> The filing should always be made for the limit required by law even if the policy actually shows a higher limit.		
	Where a vehicle requires filings in multiple jurisdictions, the filing should be made showing only the limits required in that jurisdiction. The policy should be written with the lowest limits necessary to meet all requirements.	Where a vehicle requires filings in multiple jurisdictions, the filing should be made showing only the limits required in that jurisdiction. The policy should be written with the lowest limits necessary to meet all requirements.		
	<i>For example:</i> In one jurisdiction a filing for a vehicle requires a split limit of \$1,000,000 road hazard and \$1,000,000 passenger hazard. A filing for a \$5,000,000 combined limit is also required in another jurisdiction for the same vehicle. The policy must be issued with a \$5,000,000 inclusive limit. One filing should be made showing the split limits of \$1,000,000 and \$1,000,000. The other filing should be made showing the \$5,000,000 limit.	For example: In one jurisdiction a filing for a vehicle requires a split limit of \$1,000,000 road hazard and \$1,000,000 passenger hazard. A filing for a \$5,000,000 combined limit is also required in another jurisdiction for the same vehicle. The policy must be issued with a \$5,000,000 inclusive limit. One filing should be made showing the split limits of \$1,000,000 and \$1,000,000. The other filing should be made showing the \$5,000,000 limit.		
	Where a filing is to be made for a leased vehicle, the filing should be made in the name of the lessee only.	Where a filing is to be made for a leased vehicle, the filing should be made in the name of the lessee only.		
	<b>E. Processing Fees for Filings</b> Please contact your Servicing Carrier for a schedule of fees which will be charged on a 100% cost recovery basis.	<b>E.</b> Processing Fees for Filings Please contact your Servicing Carrier for a schedule of fees which will be charged on a 100% cost recovery basis.		
	Any charge required by the authority concerned shall be in addition to, and separate from, the Processing Fees.	Any charge required by the authority concerned shall be in addition to, and separate from, the processing fees.		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 228 Out of Province Exposure	<ul> <li>Any commercial or interurban vehicle that is operated in the U.S., or another Canadian jurisdiction, is subject to a surcharge (or discount).</li> <li>The surcharge does not apply where the vehicle is used for personal use only and proof of insurance is not required.</li> <li>Refer to Rule 200.D for a list of Supplementary Underwriting documents that may be required on vehicles traveling outside of the jurisdiction of registration, including into the U.S.</li> <li>If the Named Insured(s) has no prior insurance, refer to Rule 204.G: No Prior Insurance with Out-of-Province including U.S. Exposure.</li> </ul>	<ul> <li>Any commercial or interurban vehicle that is operated in the U.S., or another Canadian jurisdiction, is subject to a surcharge (or discount).</li> <li>The surcharge does not apply where the vehicle is used for personal use only and proof of insurance is not required.</li> <li>Refer to Rule 200.D for a list of Supplementary Underwriting documents that may be required on vehicles traveling outside of the jurisdiction of registration, including into the U.S.</li> <li>If the Named Insured(s) has no prior insurance, refer to Rule 204.G: No Prior Insurance with Out-of-Province including U.S. Exposure.</li> <li>NOTE: If the Named Insured has not previously traveled outside of the Province or into the U.S., the vehicle(s) shall be underwritten with 75% Out of Province or U.S.</li> <li>Exposure surcharge. This applies to both Commercial and Interurban Vehicles.</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
	A. Outside Province Exposure Surcharge (excluding Interurban Vehicles)	A. Outside Province Exposure Surcharge (excluding Interurban Vehicles)		
	<ul> <li>For Interurban vehicles (Class 61, 62, 63, 64, 99), refer to Rule 228.C to determine the applicable surcharges.</li> <li>The percentage of exposure outside of the Province, including the U.S., will be determined based on the International Fuel Tax Agreement (IFTA) assessment reports from the last four (4) quarters immediately preceding the effective date of the policy or endorsement.</li> <li>If the Named Insured does not participate in IFTA, please contact your Servicing Carrier for the documents required to confirm the percentage of exposure outside the Province, including U.S. exposure.</li> <li>If this exposure is 5.0% or less of total mileage, a 5% surcharge will apply to Liability, Accident Benefits, Uninsured Automobile, DCPD and END 44.</li> </ul>	<ul> <li>For Interurban vehicles (Class 61, 62, 63, 64, 99), refer to Rule 228.C to determine the applicable surcharges.</li> <li>The percentage of exposure outside of the Province, including the U.S., will be determined based on the International Fuel Tax Agreement (IFTA) assessment reports from the last four (4) quarters immediately preceding the effective date of the policy or endorsement.</li> <li>If the Named Insured does not participate in IFTA, please contact your Servicing Carrier for the documents required to confirm the percentage of exposure outside the Province, including U.S. exposure.</li> <li>If this exposure is 5.0% or less of total mileage, a 5% surcharge will apply to Liability, Accident Benefits, Uninsured Automobile, DCPD and END 44.</li> </ul>		

Rule	Curre	ent Wording	Арр	roved Wording	Change from Current	Premium impact on existing policies
Rule 228 Out of Province Exposure	must be asked whether or filed and, if so, in what an will be completed using th limit based on the type of transported and State req		must be asked whether o filed and, if so, in what ar be completed using the <u>m</u> on the type of carriage, c required.	e operated in the U.S., Insureds r not proof of insurance must be mount. If eligible, U.S. Filings will <u>hinimum</u> FMCSA required limit based ommodity transported and State efits, Uninsured Automobile,	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify	This will not impact premiums
	DCPD, END 44 For each percentage point	of total mileage in the U.S. or liction, surcharge 1% of the	<b>DCPD, END 44</b> If this exposure is 5.0% of applicable Canadian juriso Liability, Accident Benefit END 44. If this exposure is over 5.	or less of total mileage in the U.S. or diction, a 5% surcharge will apply to s, Uninsured Automobile, DCPD and .0% of total mileage in the U.S. or diction, surcharge 1% of the	the wordings across all jurisdictions	
		Applicable		Applicable		
	Exposure	Surcharge	Exposure	Surcharge		
	Up to 5%	5%	Up to 5%	5%		
	10%	10%	10%	10%		
	25%	25%	25%	25%		
	50%	50%	50%	50%		
	<b>Optional Physical Dama</b> For each percentage point applicable Canadian jurisd applicable premium.	age of total mileage in the U.S. or liction, surcharge .50% of the	applicable Canadian juriso applicable premium.	<b>age</b> t of total mileage in the U.S. or diction, surcharge .50% of the		
	For example:	Auglieshis	For example:	Annellandela		
	Outside Province	Applicable	Outside Province	Applicable		
	Outside Province Exposure	Surcharge	Outside Province Exposure	Surcharge		
	Outside Province Exposure 10%	Surcharge 5%	Outside Province Exposure 5%	Surcharge 2.5%		
	Outside Province Exposure 10% 25%	Surcharge           5%           12.5%	Outside Province Exposure 5% 10%	Surcharge           2.5%           5%		
	Outside Province Exposure 10% 25% 50%	Surcharge           5%           12.5%           25%	Outside Province Exposure 5% 10% 25%	Surcharge           2.5%           5%           12.5%		
	Outside Province Exposure 10% 25%	Surcharge           5%           12.5%           25%	Outside Province           Exposure           5%           10%           25%           50%	Surcharge           2.5%           5%           12.5%           25%		
	Outside Province Exposure 10% 25% 50% B. Currency Differential Interurban Vehicles)	Surcharge       5%       12.5%       25%       I Surcharge (Excluding	Outside Province Exposure 5% 10% 25%	Surcharge           2.5%           5%           12.5%           25%		
	Outside Province Exposure 10% 25% 50% B. Currency Differential Interurban Vehicles) Whenever proof of insurar	Surcharge 5% 12.5% 25% I Surcharge (Excluding nce is required by U.S.	Outside ProvinceExposure5%10%25%50%B. Currency DifferentiaInterurban Vehicles)	Surcharge           2.5%           5%           12.5%           25%           I Surcharge (Excluding		
	Outside Province Exposure 10% 25% 50% B. Currency Differential Interurban Vehicles) Whenever proof of insurar authorities, a currency diff	Surcharge 5% 12.5% 25% I Surcharge (Excluding nce is required by U.S. ferential surcharge is added to	Outside Province         Exposure         5%         10%         25%         50%         B. Currency Differentia         Interurban Vehicles)         Whenever proof of insura	Surcharge 2.5% 5% 12.5% 25% I Surcharge (Excluding nce is required by U.S. authorities, a		
	Outside Province Exposure 10% 25% 50% B. Currency Differential Interurban Vehicles) Whenever proof of insurar authorities, a currency diff the Liability premium to p	Surcharge 5% 12.5% 25% I Surcharge (Excluding nce is required by U.S. ferential surcharge is added to rovide for the potential	Outside Province         Exposure         5%         10%         25%         50%         B. Currency Differentia         Interurban Vehicles)         Whenever proof of insura         currency differential surch	Surcharge 2.5% 5% 12.5% 25% I Surcharge (Excluding nce is required by U.S. authorities, a harge is added to the Liability		
	Outside Province Exposure 10% 25% 50% B. Currency Differential Interurban Vehicles) Whenever proof of insurar authorities, a currency diff the Liability premium to p	Surcharge 5% 12.5% 25% I Surcharge (Excluding nce is required by U.S. ferential surcharge is added to	Outside Province         Exposure         5%         10%         25%         50%         B. Currency Differentia         Interurban Vehicles)         Whenever proof of insura         currency differential surch	Surcharge         2.5%         5%         12.5%         25%         I Surcharge (Excluding         nce is required by U.S. authorities, a narge is added to the Liability ne potential additional loss arising		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 228 Out of Province Exposure	The currency differential is the rate of exchange being charged for the U.S. dollar, to the nearest cent, as at the date the premium is calculated by the Servicing Carrier for policy issuance. The Servicing Carrier shall use the Bank of Canada closing rate from the previous published day	The currency differential is the rate of exchange being charged for the U.S. dollar, to the nearest cent, as at the date the premium is calculated by the Servicing Carrier for policy issuance. The Servicing Carrier shall use the Bank of Canada closing rate from the previous published day	FA is reviewing rules in the Commercial Section. Aims to	This will not impact premiums
	The surcharge percentage is calculated by means of the following formula:	The surcharge percentage is calculated by means of the following formula:	harmonize and simplify the wordings	
	Currency differential x Percentage of U.S. Exposure	Currency differential x Percentage of U.S. Exposure	across all jurisdictions	
	<i>For example</i> : The rate of exchange for the U.S. dollar is 1.3085 Canadian. Therefore the currency differential is 0.31. The vehicle travels outside the Province 50% of the time. Of that 50% total Outside Province Exposure the vehicle travels into the U.S. 25% of the time.	For example: The rate of exchange for the U.S. dollar is 1.3085 Canadian. Therefore the currency differential is 0.31. The vehicle travels outside the Province 50% of the time. Of that 50% total Outside Province Exposure the vehicle travels into the U.S. 25% of the time.		
	Currency differential surcharge: 0.31 X 25% = 7.75%	Currency differential surcharge: 0.31 X 25% = 7.75%		
	<ul><li>The currency differential surcharge is</li><li>1. Applied only to the Liability premium, not DCPD.</li></ul>	<b>The currency differential surcharge is</b> 1. Applied only to the Liability premium, not DCPD.		
	2. Not subject to a minimum surcharge.	2. Not subject to a minimum surcharge.		
	3. This surcharge is an additional surcharge and not to be compounded.	3. This surcharge is an additional surcharge and not to be compounded.		
	<i>Example:</i> The Liability premium is \$1,000	<i>Example:</i> The Liability premium is \$1,000 The percentage of Outside Province		
	The percentage of Outside ProvinceExposure is:50%The percentage of U.S. Exposure is:25%The Currency Differential Surcharge is:7.75%Note: In this example, the Currency DifferentialSurcharge is calculated based on the U.S. Exposure of 25%	Exposure is:50%The percentage of U.S. Exposure is:25%The Currency Differential Surcharge is:7.75%Note: In this example, the Currency DifferentialSurcharge is calculated based on the U.S. Exposure of 25%		
	Base Premium\$1,000Outside Province Exposure Surcharge\$500(\$1,000 x 0.5)Currency Differential (\$1,000 x 0.0775)\$78Total Liability premium\$1,578	Base Premium\$1,000Outside Province Exposure Surcharge\$500(\$1,000 x 0.5)\$78Total Liability premium\$1,578		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 228 Out of Province Exposure	<ol> <li>In addition to the Servicing Carrier's fee for filing proof of insurance.</li> <li>Payable only when proof of insurance is required by U.S. authorities.</li> <li>The combined dollar value of the Currency Differential Surcharge and the Outside Province exposure surcharge is subject to a minimum of \$50 per policy term.</li> <li><i>For example</i>: Using the example above, the dollar value of the Outside Province exposure surcharge is \$500 and the dollar value of the Currency Differential Surcharge is \$578, well exceeding the minimum required.</li> <li>Interurban Outside Province Exposure Surcharge (Excluding Commercial Vehicles)</li> <li>The percentage of exposure outside the Province, including the U.S., will be determined based on the International Fuel Tax Agreement (IFTA) assessment reports from the last four (4) quarters immediately preceding the effective date of the policy or endorsement.</li> <li>If the Named Insured does not participate in IFTA, please contact your Servicing Carrier for the documents required to confirm the percentage of exposure.</li> <li>NOTE: Where vehicles are operated in the U.S., Insureds must be asked whether or not proof of insurance must be filed and, if so, in what amount. If eligible, U.S. Filings will be completed using the minimum FMCSA required limit based on the type of carriage, commodity transported and State required.</li> <li>The surcharges applicable to Interurban Vehicles (Class 61, 62, 63, 64 and 99) traveling outside of the jurisdiction of registration is based on the total mileage reported in Canada and the U.S., and shall be calculated as follows.</li> </ol>	<ol> <li>In addition to the Servicing Carrier's fee for filing proof of insurance.</li> <li>Payable only when proof of insurance is required by U.S. authorities.</li> <li>The combined dollar value of the Currency Differential Surcharge and the Outside Province exposure surcharge is subject to a minimum of \$50 per policy term.</li> <li><i>For example</i>: Using the example above, the dollar value of the Outside Province exposure surcharge is \$500 and the dollar value of the Currency Differential Surcharge is \$78. The total combined dollar value is \$578, well exceeding the minimum required.</li> <li><b>C. Interurban Outside Province Exposure Surcharge</b> (Excluding Commercial Vehicles)</li> <li>The percentage of exposure outside the Province, including the U.S., will be determined based on the International Fuel Tax Agreement (IFTA) assessment reports from the last four (4) quarters immediately preceding the effective date of the policy or endorsement.</li> <li>If the Named Insured does not participate in IFTA, please contact your Servicing Carrier for the documents required to confirm the percentage of exposure.</li> <li>NOTE: Where vehicles are operated in the U.S., Insureds must be asked whether or not proof of insurance must be filed and, if so, in what amount. If eligible, U.S. Filings will be completed using the <u>minimum</u> FMCSA required limit based on the type of carriage, commodity transported and State required.</li> <li>The surcharges applicable to Interurban Vehicles (Class 61, 62, 63, 64 and 99) traveling outside of the jurisdiction of registration is based on the <u>total mileage</u> reported in Canada and the U.S., and shall be calculated as follows.</li> </ol>	FA is reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums

Rule	Cı	urrent Wording	A	Approved Wording		Change from Current	Premium impact on existing policies
Rule 228	Step 1: Determine t	he Canadian Out of Province	Step 1: Determine t	he Canadian Out of Prov	ince	FA is	This will
	Exposure.		Exposure.			reviewing	not impact
Out of		rovince exposure is determined by				rules in the	premiums
Province		travels outside the jurisdiction of		Province exposure is detern		Commercial	
Exposure	registration within Car	lada.		els outside the jurisdiction o	DT	Section.	
	a) If Canadian Out o	of Province Exposure (Operating	registration within Car	naua.		Aims to harmonize	
		vinces and Quebec) is <u>50% or</u>	a) If Canadian Out o	of Province Exposure (Op ovinces and Quebec) is <u>5</u>		and simplify the wordings across all	
	Where an Interurban v	vehicle is registered in Prince	Where an Interurban	vehicle is registered in Prin	ce Edward	iurisdictions	
		orts 50% or less of its total	Island and reports 50	% or less of its total <u>Canad</u>	<u>ian mileage</u>	,	
		eling outside the Atlantic	traveling outside the	Atlantic Provinces (New	Brunswick,		
		swick, Newfoundland & Labrador,	Newfoundland & Labra	ador, Nova Scotia, Prince E	dward		
		lward Island) <b>and Quebec</b> ,		surcharge 1% per percenta	age (%) of		
	the total Canadian mile	centage (%) of exposure applies to	exposure applies to tr	ne total Canadian mileage.			
	Example:	eage.	Example:				
	Canadian Out of	Applicable Canadian	Canadian Out of	Applicable Canadian			
	Province Exposure		Province Exposure				
	5%	5%	5%	5%			
	10%	10%	10%	10%			
	25%	25%	25%	25%			
	50%	50%	50%	50%			
	outside Atlantic Prov50%:Any Interurban vehiclethat reports more thanthe Atlantic Province& Labrador, Nova ScotQuebec, is subject tooutlined below.To determine the surce	of Province Exposure (Operating vinces and Quebec) <u>is over</u> e registered in Prince Edward Island n 50% of its total mileage <b>outside</b> es (New Brunswick, Newfoundland tia, Prince Edward Island) <b>and</b> o the surcharge (or discount) harge (or discount) amount, select majority of the exposure is incurred	outside Atlantic ProAny Interurban vehiclethat reports more thaAtlantic Provinces (Labrador, Nova Scotiais subject to the surchTo determine the surchRegion where the maj	of Province Exposure (Opport of Provinces and Quebec) is of eregistered in Prince Edwa n 50% of its total mileage of New Brunswick, Newfoundl a, Prince Edward Island) an harge (or discount) outlined charge (or discount) amoun jority of the exposure is inc	ver 50%: rd Island outside the and & d Quebec, below. t, select the		
	Region	Applicable		Surcharge/Discount			
	-	Surcharge/Discount	Ontario	320%			
	Ontario	320%	Western Canada	15%			
i i	Western Canada	15%				1	

Rule		Current Wordin	Ig		Approved Wo	ording	Change from Current	Premium impact on existing policies
Rule 228 Out of Province Exposure	Columbia, Alb Manitoba Territories 'Territories' in Territories, Nu Example: A ve travels 70% of 20% in Prince E accumulated ow Ontario, a 320% If the vehicle tr clear majority e highest surchar Example: A ve travels 30% in Ontario, 30% in Ontario, 30% ir As the vehicle h Canada, a 320% surcharge amou	ge. hicle registered in Pri the Atlantic Provinces Western Canada and	nd <u>6</u> orthwest Territories nce Edward Island 0% in Alberta and e vehicle has ian mileage in Regions, where no on that generates the nce Edward Island and Quebec, 30% in d 10% into the U.S. Ontario and Western applies, as the charge applicable to	Columbia, Alb Manitoba Territories 'Territories' in Territories, Nu Example: A ve 70% of the tim Edward Island. the Canadian n If the vehicle tr majority exists surcharge. Example: A ve 30% in the Atla 30% in Wester vehicle has equ 320% Ontarios higher. The sur	e in Ontario, 10% in As the vehicle has a nileage in Ontario, a ravels across multiple , select the Region th hicle registered in Pr antic Provinces and Q n Canada and 10% in al exposure in Ontar surcharge applies, as	and www. Northwest n Territories rince Edward Island to Alberta and 20% in accumulated over 50% 320% surcharge app e Regions, where no of at generates the hig rince Edward Island to Quebec, 30% in Ontar nto the U.S. As the io and Western Cana is the surcharge amound the U.S. exposure work the U.S. exposure work	Prince the wording % of across all lies. jurisdictions clear hest ravels rio, uda, a int is	This will not impact premiums
	Step 2: Deteri	nine U.S. Exposure		Step 2: Deter	mine U.S. Exposure	e		
	travels <u>into the</u> The U.S. surcha		how often the vehicle itates in which a	travels into the	<u>U.S.</u> arge is based on the	v how often the vehic States in which a vel		
	Region 1	Region 2	Region 3	Region 1	Region 2	Region 3		
	Alaska Colorado Idaho Iowa Kansas Nebraska Nevada	Arizona Arkansas California Georgia Illinois Indiana Kentucky	Alabama Connecticut Delaware Florida Hawaii Louisiana Maine	Alaska Colorado Idaho Iowa Kansas Nebraska Nevada	Arizona Arkansas California Georgia Illinois Indiana Kentucky	Alabama Connecticut Delaware Florida Hawaii Louisiana Maine		

Rule		Current Word	ding		Approve	ed Wording		Change from Current	Premium impact on existing policies
Rule 228 Out of Province Exposure	of U.S. Exposure majority of expo Region Region 1 Region 2 Region 3 <i>Example:</i> A veh Region 2 and 50 surcharge would In the event of a any Region, sele	e) is based on the poure exists: Appli per % 1% 1.25% 1.5% icle travels 10% in 0% in Region 3, the 1 be 1.5% per % o a tie or where no c ect the Region that percentage of U.S.	cable Surcharge 6 of Exposure 6 7 8 Region 1, 40% in en the rate U.S.	U.S. Exposure) exposure exists Region Region 1 Region 2 Region 3 <i>Example:</i> A veh and 50% in Reg 1.5% per % of In the event of Region, select t	is based on th A P 1 1 1 icle travels 10 jion 3, then th U.S Exposure. a tie or where he Region that	na New York Rhode Island South Carolina Texas Vermont West Virginia e surcharge (per percenta te Region where the majo Applicable Surcharge Der % of Exposure	egion 2 uld be n any	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	
	Region 2 and Re		n Region 1; 40% in both ge rate of Region 3 buld apply.		nicle travels 20 egion 3. A sur	0% in Region 1; 40% in t rcharge rate of Region 3 ( ld apply.			

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 228 Out of Province Exposure	To determine the U.S. Exposure surcharge, multiply the rate of surcharge by the percentage of U.S. Exposure, as outlined in the chart above.Example: A vehicle traveling 40% into the U.S. using Region 3 would have a 60% surcharge.Step 3: Determine the Total Outside Province Exposure Surcharge applicable to the Interurban VehicleThe total surcharge applicable is determined by totaling the surcharge amounts calculated under Step 1 and Step 2.The total surcharge is applicable to Liability (BI and PD) and DCPD premiums.Example: Step 1: Canadian Out of Province Surcharge = 320% Step 2: U.S. Exposure Surcharge Region 3 = 60% Total Out of Province Exposure Surcharge = 380% If applicable, round up to the nearest whole %.In the above example, a 380% surcharge would apply to the Liability (BI and PD) and DCPD Premiums.	<ul> <li>To determine the U.S. Exposure surcharge, multiply the rate of surcharge by the percentage of U.S. Exposure, as outlined in the chart above.</li> <li><i>Example</i>: A vehicle traveling 40% into the U.S. using Region 3 would have a 60% surcharge.</li> <li>Step 3: Determine the Total Outside Province Exposure Surcharge applicable to the Interurban Vehicle</li> <li>The total surcharge applicable is determined by totaling the surcharge amounts calculated under Step 1 and Step 2.</li> <li>The total surcharge is applicable to Liability (BI and PD) and DCPD premiums.</li> <li><i>Example:</i></li> <li>Step 1: Canadian Out of Province Surcharge = 320% Step 2: U.S. Exposure Surcharge Region 3 = 60% Total Out of Province Exposure Surcharge 380% If applicable, round up to the nearest whole %.</li> <li>In the above example, a 380% surcharge would apply to the Liability (BI and PD) and DCPD Premiums.</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	This will not impact premiums
Rule 229 Claims	<ul> <li>Every accident, loss or claim that comes to the knowledge of the Agent/Broker in regard to his Facility Association policies must immediately be reported in the manner prescribed by the Servicing Carrier.</li> <li><b>1. Snow Vehicles and All Terrain Vehicles (with or without END 9) on Ice/Water</b></li> <li><b>The following scenarios shall be considered Comprehensive losses:</b></li> <li>An insured drives a Snow Vehicle or All Terrain Vehicle on a frozen lake and hits open water.</li> </ul>	Every accident, loss or claim that comes to the knowledge of the Agent/Broker in regard to the Insured's Facility Association policy must immediately be reported in the manner prescribed by the Servicing Carrier. 1. Snow Vehicles and All Terrain Vehicles (with or without END 9) on Ice/Water The following scenarios shall be considered Comprehensive losses: An insured drives a Snow Vehicle or All Terrain Vehicle on a frozen lake and hits open water.	Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 229 Claims	<ul> <li>An insured drives a Snow Vehicle or All Terrain Vehicle on a frozen lake. The ice cracks and the Snow Vehicle or All Terrain Vehicle sinks to the bottom.</li> <li>A Snow Vehicle or All Terrain Vehicle is parked on ice. The ice cracks under the machine and it sinks to the bottom.</li> <li><b>2. Collision with Animals</b> Losses involving Collision with animals, both wild and domestic, shall be paid under Comprehensive coverage. If the policy does not afford Comprehensive coverage but does provide Collision coverage, the loss shall be paid</li></ul>	<ul> <li>An insured drives a Snow Vehicle or All Terrain Vehicle on a frozen lake. The ice cracks and the Snow Vehicle or All Terrain Vehicle sinks to the bottom.</li> <li>A Snow Vehicle or All Terrain Vehicle is parked on ice. The ice cracks under the machine and it sinks to the bottom.</li> <li><b>2. Collision with Animals</b>         Losses involving Collision with animals, both wild and domestic, shall be paid under Comprehensive coverage. If the policy does not afford Comprehensive coverage but does provide Collision coverage, the loss shall be paid under Comprehensive coverage.     </li> </ul>	This section of the rule is listed under Rule 428 in the Recreational section of the vehicle, which is the correct location for this part.	This will not impact premiums
Rule 231 Suspension and Reinstatement of Coverages - END 16/17	under Collision coverage and be regarded as not at fault. Liability, DCPD, Accident Benefits, Uninsured Automobile and Collision as they relate to the <b>use and operation</b> of the described vehicles, new vehicles or temporary substitute vehicles may be suspended by means of END 16. This endorsement leaves in place Comprehensive or Specified Perils coverage if present on the policy as well as the coverages mentioned above as they relate to the <b>ownership</b> of the vehicle. This means that END 16 does not suspend coverages related to 'drive other vehicles'; while a pedestrian; or while the vehicle is in storage. This endorsement is available on private passenger and commercial vehicles. Coverage is reinstated by means of END 17. No refund is allowed in respect of Comprehensive and Specified Perils. If Liability and Accident Benefits coverages are removed or suspended twice in a year, then removal of these coverages is not permitted until the following renewal. It is not necessary to remove the licence plate from the vehicle while these coverages are removed or suspended.	Collision coverage and be regarded as not at fault. Liability, DCPD ( <i>not available in Northwest Territories</i> , <i>Nunavut and Yukon</i> ), Accident Benefits, Uninsured Automobile ( <i>not available in Alberta</i> , <i>Northwest Territories</i> , <i>Nunavut and Yukon</i> ) and Collision as they relate to the <b>use</b> <b>and operation</b> of the described vehicles, new vehicles or temporary substitute vehicles may be suspended by means of END 16. This endorsement leaves in place Comprehensive or Specified Perils coverage if present on the policy as well as the coverages mentioned above as they relate to the <b>ownership</b> of the vehicle. This means that END 16 does not suspend coverages related to 'drive other vehicles'; while a pedestrian; or while the vehicle is in storage. This endorsement is available on private passenger and commercial vehicles. Coverage is reinstated by means of END 17. No refund is allowed in respect of Comprehensive and Specified Perils. If Liability, DCPD ( <i>not available in Northwest Territories and</i> <i>Nunavut and Yukon</i> ) and Accident Benefits coverages are removed or suspended twice in one year, then removal of those coverages a third time will not be permitted until the following renewal. It is not necessary to remove the licence plate from the vehicle while coverage is removed or suspended.	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 231	END 16/17 is not available for the following:	END 16/17 is not available for the following:	Upon review	This will
Suspension and Reinstatement of Coverages - END 16/17	<ol> <li>Vehicles for which proof of insurance is issued or filed.</li> <li>Experience rated risks</li> <li>Recreational vehicles rated in the Recreational Vehicle Section</li> <li>Vehicles that were never intended to be driven.</li> <li>Vehicles held for sale whether or not on an auto dealer's lot.</li> </ol> Rating The refund for the period of cancellation is calculated according to the table printed on the END 16 form. In no event shall a refund be granted for any suspension period of less than sixty (60) consecutive days.	<ul> <li>1. Vehicles for which proof of insurance is issued or filed.</li> <li>2. Experience rated risks</li> <li>3. Recreational vehicles rated in the Recreational Vehicle Section</li> <li>4. Vehicles that were never intended to be driven.</li> <li>5. Vehicles held for sale whether or not on an auto dealer's lot.</li> <li><b>Rating</b> The refund for the period of coverage suspension/cancellation is calculated according to the table below (except Ontario): <b>Period of Suspension/Cancellation</b> % of Annual Premium Less than 45 days** Nil Less than 45 days** Nil Less than 2 months Nil 45 days and less than 2 ½ months** 15% 2 months and less than 2 ½ months 3 months and less than 3 ½ months 2 ½ months and less than 4 months 3 %2 months and less than 5 months 3 ½ months and less than 5 months 4 ½ months and less than 5 ½ months 3 %2 months and less than 6 months 4 ½ months and less than 6 months 4 ½ months and less than 7 ½ months 4 ½ months and less than 6 months 4 ½ months and less than 7 ½ months 3 %2 months and less than 6 months 4 ½ months and less than 7 ½ months 3 %2 months and less than 6 months 4 ½ months and less than 6 months 4 ½% **Applies to Alberta only In no event shall a refund be granted for any suspension period of less than forty five (45) consecutive days (Applies to Alberta and Ontario only) or sixty (60) consecutive days.</li></ul>	of END 16. FA noticed that not all jurisdictions have the table printed on the forms anymore. Information was verified and a table was created to be added to the manual.	not impact premiums
Rule 232 Suspension of Operator's Licence	The following provisions apply in the event of the suspension, cancellation or lapse of an operator's licence, or where a driver is unlicensed. These provisions apply whether END 28A (Excluded Driver) is being added to the policy at the request of the insured or by the Servicing Carrier because of the above mentioned circumstances.	The following provisions apply in the event of the suspension, cancellation or lapse of an operator's licence, or the right to obtain a licence of a person who is recorded as a driver of a vehicle to which the insurance applies, or where a driver is unlicensed. These provisions apply whether END 28/28A/28(C)) is being added to the policy at the request of the Insured or by the Servicing Carrier because of the below mentioned circumstances. <b>NOTE:</b>	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 232 Suspension of Operator's Licence	<ul> <li>A. If there is no other driver of the vehicle</li> <li>1. An application for insurance of the vehicle shall be declined by the Agent/Broker.</li> <li>2. If the situation is discovered after the policy has been issued, the Servicing Carrier shall cancel the policy by registered letter.</li> <li>3. The time on risk charge for the period to expiration of notice of cancellation will be pro rata of the premium applicable to the risk as submitted.</li> <li>4. If the situation is discovered as a result of enquiries prior to the renewal date, the Servicing Carrier shall issue a notice of nonrenewal.</li> <li>Note: Where the Insured's licence is suspended, the Insured shall be permitted to place the vehicle in storage and suspend or remove moving coverages. See Rule 201: Minimum Coverage.</li> <li>B. If there is another licensed driver of the vehicle (It is assumed that the person concerned will not drive without a valid licence.)</li> <li>1. The Servicing Carrier shall issue END 28A (Excluded Driver Endorsement) for that person.</li> <li>2. If that person being a driver affected the rating of the insurance, the insurance shall be re-rated to remove that person was driving shall continue to be taken into account in rating.</li> </ul>	<ul> <li>END 28 is applicable in New Brunswick, Northwest Territories, Nunavut and Yukon.</li> <li>END 28A is applicable in Newfoundland &amp; Labrador, Nova Scotia Ontario and Prince Edward Island.</li> <li>END 28(C) is applicable in Alberta.</li> <li>A. If there is no other driver of the vehicle</li> <li>1. An application for insurance of the vehicle shall be declined by the Agent/Broker.</li> <li>2. If the situation is discovered after the policy has been issued, the Servicing Carrier shall cancel the policy by registered letter.</li> <li>3. If the situation is discovered as a result of enquiries prior to the renewal date, the Servicing Carrier shall issue a notice of non-renewal.</li> <li>4. The time on risk charge for the period to expiration of notice of cancellation will be pro rata of the premium applicable to the risk as submitted.</li> <li>Note: Where the Insured's licence is suspended, the Insured shall be permitted to place the vehicle in storage and suspend or remove moving coverages. See Rule 201: Minimum Coverage.</li> <li>B. If there is another licensed driver of the vehicle (It is assumed that the person concerned will not drive without a valid licence.)</li> <li>1. The Servicing Carrier shall issue END 28A (Excluded Driver Endorsement) for that person.</li> <li>2. If that person being a driver affected the rating of the insurance, the insurance shall be re-rated to remove that person was driving shall continue to be taken into account in rating.</li> <li>C. If the person concerned does drive without a valid licence (This rule is applicable to Newfoundland &amp;</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	
		Labrador, Nova Scotia,Ontario and Prince Edward Island)		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 232 Suspension of Operator's Licence	<ul> <li>C. Unsigned END 28A</li> <li>If END 28A (Excluded Driver) is not signed, END 28A shall be deleted and the policy shall be re-rated as though there was no END 28A.</li> <li>NOTE:</li> <li>Where a contract evidenced by a motor vehicle liability policy names an excluded driver, the insurer is not liable to any person under the contract or under the Insurance Act or the regulations for loss or damage that occurs while the excluded driver is driving an automobile insured under the contract.</li> </ul>	If discovered after the policy has been issued, END 28A shall remain on the Owner's Policy. If the excluded driver drives the car and has an accident, the vehicle will be considered uninsured and there will be no coverage provided by this policy. <b>D. Unsigned END 28A</b> If END 28A <del>(Excluded Driver)</del> is not signed, END 28A shall be deleted and the policy shall be re-rated as though there was no END 28A. NOTE: Where a contract evidenced by a motor vehicle liability policy names an excluded driver, the insurer is not liable to any person under the contract or under the Insurance Act or the regulations for loss or damage that occurs while the excluded driver is driving an automobile insured under the contract.	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	This will not impact premiums
Rule 233 Home-made Vehicles / Reconstruction / Imported Right Hand Drive / Imported Vehicles	<ul> <li>The following provisions apply to right hand drive, imported vehicles and any vehicle that has been constructed, reconstructed or restored other than by a recognized manufacturer of such a vehicle.</li> <li>This rule does not apply to vehicles with a manufacturer assigned VIN and a status of rebuilt which are to be rated using CLEAR rate groups.</li> <li>A. Liability, DCPD, Accident Benefits No coverages are permissible until the following is provided to the Servicing Carrier: <ol> <li>A valid vehicle registration and at the Servicing Carrier's discretion, a certificate of roadworthiness or</li> </ol> </li> </ul>	<ul> <li>(Applicable to Prince Edward Island only).</li> <li>The following provisions apply to right hand drive, imported vehicles and any vehicle that has been constructed, reconstructed or restored other than by a recognized manufacturer of such a vehicle.</li> <li>This rule does not apply to vehicles with a manufacturer assigned VIN and a status of rebuilt which are to be rated using CLEAR rate groups.</li> <li>A. Liability, DCPD (Not available in Northwest Territories, Nunavut and Yukon) and Accident Benefits No coverages are permissible until the following is provided to the Servicing Carrier:</li> <li>A valid vehicle registration and at the Servicing Carrier's</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	This will not impact premiums
	<ul> <li>mechanical fitness acceptable to the Servicing Carrier</li> <li>And</li> <li>2. For vehicles valued \$15,000 or more, an appraisal acceptable to the Servicing Carrier at the Applicant's expense to enable the proper rating group to be determined. Vehicles valued under \$15,000 are rated based on value provided by the Insured.</li> </ul>	<ul> <li>discretion, a certificate of roadworthiness or mechanical fitness acceptable to the Servicing Carrier</li> <li>and</li> <li>2. For vehicles valued \$15,000 or more, an appraisal acceptable to the Servicing Carrier at the Applicant's expense to enable the proper rating group to be determined. Vehicles valued under \$15,000 are rated based on value provided by the Insured.</li> </ul>		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 233 Home-made Vehicles / Reconstruction / Imported Right Hand Drive / Imported Vehicles	<ol> <li>These certificates must accompany the application to the Servicing Carrier.</li> <li>Rate group 10 is to be used for Accident Benefits where vehicles are rated by value.</li> <li>The insurance shall be subject to END 19 (Limited the Amount Paid for Loss or Damage Coverages) which must be attached to the policy and a copy signed by the Insured. END 19A (Agreed Value of Automobiles) is not available.</li> <li><b>B. Optional Physical Damage Coverage</b></li> <li>No optional physical damage coverage (for any value)</li> </ol>	<ul> <li>These certificates must accompany the application to the Servicing Carrier.</li> <li>Charge the normal rate for the type of vehicle concerned for Accident Benefits.</li> <li>The insurance shall be subject to END 19 (Limited the Amount Paid for Loss or Damage Coverages)-which must be attached to the policy and a copy signed by the Insured. END 19A (Agreed Value of -Automobiles) is not available.</li> <li><b>B.</b> Optional Physical Damage Coverage <ol> <li>No optional physical damage coverage (for any value)</li> </ol> </li> </ul>	Commercial vehicles do not have rate groups. This remark has been changed to reflect that.	This will not impact premiums
	<ul> <li>a) 'Home-Made'/Reconstructed Vehicles until the construction, reconstruction, restoration has been completed and the mechanical fitness and value of the vehicle has been substantiated by a certificate from an independent appraiser or a recognized authority on such matters, acceptable to the Servicing Carrier.</li> <li>b) Right Hand Drive and Imported Vehicles until value of the vehicle has been substantiated by a certificate from an independent appraiser or a recognized authority on such matters, acceptable to the Servicing Carrier.</li> <li>b) Right Hand Drive and Imported Vehicles until value of the vehicle has been substantiated by a certificate from an independent appraiser or a recognized authority on such matters, acceptable to the Servicing Carrier.</li> <li>2. The premium is based on the appraised amount.</li> </ul>	<ul> <li>a) 'Home-Made'/Reconstructed Vehicles until the construction, reconstruction, restoration has been completed and the mechanical fitness and value of the vehicle has been substantiated by a certificate from an independent appraiser or a recognized authority on such matters, acceptable to the Servicing Carrier.</li> <li>b) Imported right hand drive and imported vehicles until value of the vehicle has been substantiated by a certificate from an independent appraiser or a recognized authority on such matters, acceptable to the Servicing Carrier.</li> <li>b) Imported right hand drive and imported vehicles until value of the vehicle has been substantiated by a certificate from an independent appraiser or a recognized authority on such matters, acceptable to the Servicing Carrier.</li> <li>2. The premium is based on the appraised amount.</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	
Dute 224	<ol> <li>The insurance shall be subject to END 19 (Limiting the Amount Paid for Loss or Damage Coverages) which must be attached to the policy and a copy signed by the Insured. END 19A (Agreed Value of Automobiles) is not available.</li> </ol>	3. The insurance shall be subject to END 19 (Limiting the — Amount Paid for Loss or Damage Coverages) which must be attached to the policy and a copy signed by the Insured. END 19A (Agreed Value of Automobiles) is not available.	54 :	This will
Rule 234 Vehicles Used Outside Jurisdiction of Registration	When a Named Insured takes up permanent residence, or registers the business in another jurisdiction, the Named Insured is required to register the vehicle(s) in the new jurisdiction. The existing policy must be cancelled (pro rata) and new insurance obtained in the new jurisdiction. Facility Association shall not provide insurance for vehicles that are never operated in the jurisdiction in which they were registered.	When a Named Insured takes up permanent residence, or registers the business in another jurisdiction, the Named Insured is required to register the vehicle(s) in the new jurisdiction. The existing policy must be cancelled (pro rata) and new insurance obtained in the new jurisdiction. Facility Association shall not provide insurance for vehicles that are never operated in the jurisdiction in which they were registered.	FA is reviewing rules in the Commercial Section.	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 234 Vehicles Used Outside Jurisdiction of Registration	<ul> <li>When a vehicle is registered in one jurisdiction but garaged or chiefly used in another, the following is to be used as a guide for rating purposes:</li> <li>1.The vehicle must be insured on a policy from the jurisdiction where it is legally registered, even if the vehicle is chiefly used in another jurisdiction.</li> </ul>	<ul> <li>When a vehicle is registered in one jurisdiction but garaged or chiefly used in another, the following is to be used as a guide for rating purposes:</li> <li>1. The vehicle must be insured on a policy from the jurisdiction where it is legally registered, even if the vehicle is chiefly used in another jurisdiction.</li> </ul>	Aims to harmonize the wordings across all jurisdictions	This will not impact premiums
	2. If it is known in which territory the vehicle is being used and there are FA premiums for that territory, then the appropriate FA premiums for that territory must be used.	2. If it is known in which territory the vehicle is being used and there are FA premiums for that territory, then the appropriate FA premiums for that territory must be used.		
	<b>3.</b> If the vehicle is operated outside Prince Edward Island, including into the U.S., Prince Edward Island rates and a surcharge apply. Refer to Rule 228: Outside Prince Edward Island Exposure to determine the surcharges applicable.	3. If the vehicle is operated outside the jurisdiction, which it is registered, including into the U.S., Rates for that jurisdiction are applied along with a surcharge Refer to Rule 228 <del>: Outside Province Exposure</del> to determine the surcharges applicable.		
Rule 235 Purchasing Vehicles in Jurisdiction Where FA Does Not Operate	<ul> <li>When an insured acquires a new vehicle and all vehicles owned by the insured are covered under a POL 1, coverage is automatically provided for the newly acquired vehicle if the insurer is notified of the acquisition within 14 days.</li> <li>When the insured:</li> <li>a) acquires a vehicle in the U.S. and brings it to Canada to a jurisdiction in which FA operates, or</li> </ul>	<ul> <li>When an Insured acquires a new vehicle and all vehicles owned by the Insured are covered under a POL 1, coverage is automatically provided for the newly acquired vehicle if the Insurer is notified of the acquisition within 14 days.</li> <li>When the Insured:</li> <li>a) acquires a vehicle in the U.S. and brings it to Canada to a jurisdiction in which FA operates, or</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings	This will not impact premiums
	<ul> <li>b) acquires a vehicle in a jurisdiction in Canada in which FA does not operate;</li> </ul>	<ul> <li>b) acquires a vehicle in a jurisdiction in Canada in which FA does not operate;</li> </ul>	across all jurisdictions	
	FA shall if necessary, issue a short term policy to provide coverage while the vehicle is in transit (under a transit authority permit) before it is registered in the jurisdiction of residence. The short term policy shall only be provided for a period of time sufficient to allow the vehicle to be driven from the point of purchase to the residence of the owner. This should correspond to the period of time the transit permit is valid. When the insured comes through Customs, the vehicle must be declared and the insured will be provided with the appropriate forms to complete and submit to the provincial registry so that the vehicle may be registered. A new application can then be submitted for a 6 or 12 month policy if required.	FA shall if necessary, issue a short term policy to provide coverage while the vehicle is in transit (under a transit authority permit) before it is registered in the jurisdiction of residence. The short term policy shall only be provided for a period of time sufficient to allow the vehicle to be driven from the point of purchase to the residence of the owner. This should correspond to the period of time the transit permit is valid. When the Insured comes through Customs, the vehicle must be declared and the Insured will be provided with the appropriate forms to complete and submit to the provincial registry so that the vehicle may be registered. A new application can then be submitted for a 6 or 12 month policy if required.		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 235 Purchasing Vehicles in Jurisdiction Where FA Does Not	Where an individual or company has a business that includes the purchasing of vehicles in the U.S. or jurisdictions where FA does not operate for shipment back to a Canadian FA jurisdiction for resale, coverage must be provided by means of a garage policy for Automobile Dealers.	Where an individual or company has a business that includes the purchasing of vehicles in the U.S. or jurisdictions where FA does not operate for shipment back to a Canadian FA jurisdiction for resale, coverage must be provided by means of a garage policy for Automobile Dealers.	Aims to harmonize the wordings across all jurisdictions	This will not impact premiums
Operate	<b>Premium Calculation</b> The premium is to be calculated in accordance with Short Term tables subject to minimum premium.	<b>Premium Calculation</b> The premium is to be calculated in accordance with Short Term tables subject to minimum premium.		
	Private passenger vehicles are to be rated class 01 or 08- 19 using the appropriate driving record. There is no surcharge for Outside Prince Edward Island exposure.	Private passenger vehicles are to be rated class 01 or 08-19 using the appropriate driving record. There is no surcharge for Outside Prince Edward Island exposure.		
	The territory to be used is the territory where the insured resides. Commercial vehicles classified as light are to be rated class 36. Commercial vehicles classified as heavy are to be rated class 44. Driving record is 0. 100% Outside Prince Edward Island Exposure Surcharge applies.	Commercial vehicles classified as light are to be rated class 36. Commercial vehicles classified as heavy are to be rated class 44. Driving record is 0 and 100% Outside Province or Territory Exposure Surcharge applies. The territory to be used is the territory where the insured resides.		
Rule 236 Short Term	A. Short-Term Rentals-Unspecified Lessees-Leases of 30 days or less – Class 7M	A. Short-Term Rentals-Unspecified Lessees-Leases of 30 days or less – Class 7M	FA is reviewing rules in the	This will not impact premiums
Rentals Unspecified Lessees – Leases of 30 Days or Less and Ride Sharing	Use POL 1 and END 5c. Insurance is provided on a specified vehicle/per vehicle basis and use of END 21a/b is not permitted. Use of END 44 is not permitted.	Use POL 1 and END 5C. Insurance is provided on a specified vehicle/per vehicle basis and use of END 21A or END 21B is not permitted. Use of END 44/44R is not permitted.	Commercial Section. Aims to harmonize the wordings across all jurisdictions	
	Coverages/Premiums1. Liability, DCPD, Optional Physical DamageClass of VehiclePremiumPrivate Passenger Vehicles250% of 07/0 rate	Coverages/Premiums 1. Liability, DCPD ( <i>Not applicable for Northwest</i> <i>Territories, Nunavut and Yukon</i> ) and Optional Physical Damage		
	Commercial Vehicles Light Trucks 200% of 43/0 rate	Class of VehiclePremiumPrivate Passenger Vehicles250% of 07/0 rate		

Rule		Wording	Approved	Wording	Change from Current	Premium impact on existing policies
Rule 236	Heavy Trucks	200% of 45/0 rate	Commercial Vehicles		FA is	This will
	Tractors/Trailers	175% of 64/0 rate	Light Trucks	200% of 43/0 rate	reviewing	not impact
Short Term	Motor Homes and Vehicles w		Heavy Trucks	200% of 45/0 rate	rules in the	premiums
Rentals	Liability, DCPD 250% of 07/0 rate	Tractors/Trailers	175% of 64/0 rate	Commercial		
Unspecified Lessees –	Optional Physical Damage	250% of normal rate	Private Type Trailers		Section. Aims to	
Leases of 30	Private Type Trailers		Liability	Non Pleasure rate plus \$15	harmonize	
Days or Less	BI	Non Pleasure rate plus \$15	Optional Physical Damage	250% of normal rate	the wordings	
and Ride	PD	Normal rate	Motor Homes		across all	
Sharing	Optional Physical Damage	250% of normal rate	Liability	250% of 07/0 rate	jurisdictions	
onuning	optional mysical barnage		DCPD	250% of 07/0 rate	Julioureciono	
	Motorcycles & Mopeds	250% of Driving Record 0	Optional Physical Damage	250% of normal rate		
		rate applicable to Age 16-20	Vehicles with mounted Camper			
			Liability	250% of 07/0 rate		
	Snow Vehicles	250% of normal rate	Optional Physical Damage	250% of normal rate		
	All Terrain Vehicles	250% of normal rate	Motorcycles & Moped	250% of Driving Record 0 rate applicable to Age 16- 20		
		Defende Comisine Comise	Snow Vehicles	250% of normal rate		
	Any other vehicle	Refer to Servicing Carrier				
		applicable to private trailers				
	NOTE: No DCPD premium is and camper units. <b>2. Accident Benefits, Unin</b> Charge the normal rate for th <b>B. Ride Sharing – Class 7N</b> Applicable where a vehicle is vehicle-sharing service, or per Use POL 1 and END 5C. Insu specified vehicle/per vehicle is not permitted. Use of END Rate as Short-Term Rental (a above) and code as Class 7N	sured Automobile he type of vehicle concerned. Used in connection with a eer-to-peer rental company. rance is provided on a basis and use of END 21A/B 44 is not permitted as outlined in Section A	All Terrain Vehicles Any other vehicle NOTE: No DCPD premium is ap and Camper Units. Refer to Ru Commercial Trailers. 2. Accident Benefits, Uninsu applicable for Alberta, North and Yukon) Charge the normal rate for the t B. Ride Sharing – Class 7N Applicable where a vehicle is use vehicle-sharing service, or peer- Use POL 1 and END 5C. Insuran vehicle/per vehicle basis and us not permitted. Use of END 44/4- Rate as Short-Term Rental (as c and code as Class 7N.	le 212 when rating ared Automobile (Not west Territories, Nunavut type of vehicle concerned. ed in connection with a to-peer rental company. ce is provided on a specified e of END 21A or END 21B is 4R is not permitted.		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 237 Long Term Leases – Specified Lessees – Leases Exceeding 30 Days	<ul> <li>A. Application The lessee must complete an FA application form. The name and address of the applicant/lessee and the name and address of the lessor must be shown where required on the application form. B. Policy Use POL 1 with END 5. The name and address of the lessor and the name and address of the lessee must appear on the policy declaration page. C. Rating The vehicle is rated as if owned by the lessee.</li></ul>	<ul> <li>A. Application</li> <li>The lessee must complete a current approved Standard or Facility Association Application Form. The name and address of the Applicant/lessee and the name and address of the lessor must be shown where required on the application form.</li> <li>B. Policy</li> <li>Use POL 1 with END 5. The name and address of the lessor and the name and address of the lessee must appear on the policy declaration page.</li> <li>C. Rating</li> <li>The vehicle is rated as if owned by the lessee.</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	This will not impact premiums
Rule 238 Driver Training Vehicles	All Driver Training Vehicles (regardless of vehicle type) shall be rated based on the trainer and that individual's experience. These vehicles shall not be rated for the trainee. Use POL 1 with END 6D. This endorsement extends the Liability section of the policy to cover the applicant's liability for student drivers/observers. <b>A. Driving Record</b> Driving record is to be calculated in accordance with the section of the manual that applies to a similar class of vehicle, subject to a maximum of Driving Record 3. Clear record earned on a similar vehicle which was not previously used for driver training, shall be applied when determining the driving record for driver training vehicles. <i>For example</i> : The insured opens a driver training school and either uses his own car or buys another car to use as a driver training vehicle. The insured has no previous experience with driver training and is 5 years accident free. According to the rules in the Private Passenger section the insured is entitled to Driving Record 5. Therefore the insured is entitled to Driving Record 3 on the driver training vehicle. If the insured had never owned a tractor trailer and purchased one to use for driver training, the driving record entitlement would be 0 according to the rules in the Commercial section.	All Driver Training Vehicles (regardless of vehicle type) shall be rated based on the trainer and that individual's experience. These vehicles shall not be rated for the trainee. Use POL 1 with END 6D. This endorsement extends the Liability section of the policy to cover the applicant's liability for student drivers/observers. <b>A. Driving Record</b> Driving record is to be calculated in accordance with the section of the manual that applies to a similar class of vehicle, subject to a maximum of Driving Record 3. Clear record earned on a similar vehicle which was not previously used for driver training, shall be applied when determining the driving record for driver training vehicles. For example: The Insured opens a driver training school and either uses their own truck to use as a driver training vehicle. The Insured has no previous experience with driver training and is 5 years accident free. According to the rules in <del>Private</del> <del>Passenger</del> section the insured is entitled to Driving Record 3 on the driver training vehicle. If the Insured had never owned a truck and purchased one to use for driver training, the driving record entitlement would be 0 according to the rules in the Commercial section.	FA is Reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums

Rule		Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 238 Driver Training Vehicles	Calcu accide	hicle used solely for Driver Training late the premium as follows, add any applicable ent and conviction surcharges, and then apply the arges indicated in the Driver Training Surcharge	<b>B. Vehicle used solely for Driver Training</b> Calculate the premium as follows, add any applicable accident and conviction surcharges, and then apply the surcharges indicated in the Driver Training Surcharge Table.	FA is Reviewing rules in the Commercial Section. Aims to	This will not impact premiums
	Rate a <b>Comr</b> Light	te Passenger Vehicles: as Class 07 mercial Vehicles: – Rate as Class 36; Heavy – Rate as Class 44 c Vehicles (Buses, etc.): Private Passenger Type Vehicles: Rate as Class 07	Private Passenger Vehicles: Rate as Class 07 (Driving Records 0, 1, 2, 3 only). Commercial Vehicles: Light – Rate as Class 36; Heavy – Rate as Class 44 Public Vehicles (Buses, etc.): Private Passenger Type Vehicles: Rate as Class 07	and simplify and simplify the wordings across all jurisdictions.	
		<b>Other Vehicles:</b> Light Rate as Class 36; Heavy Rate as Class 44	<b>Other Vehicles:</b> Light Rate as Class 36; Heavy Rate as Class 44		
		eational Vehicles: at non-pleasure rates	Recreational Vehicles: Rate at non-pleasure rates		
		hicles used for Driver Training in addition to other use	C. Vehicles used for Driver Training in addition to some other use		
	1.	Calculate the premium as though the vehicle is used solely for driver training.	1. Calculate the premium as though the vehicle is used solely for driver training.		
	2.	Calculate the premium as though the vehicle were used solely for the 'other use'. <i>For</i> <i>example</i> : If the vehicle is used for driving to and from work less than 17 km one way, use Class 02.	2. Calculate the premium as though the vehicle were used solely for the 'other use'. For example: If the vehicle is used for driving to and from work less than 17 km one use Class 02. If the vehicle is used for retail delivery of auto parts, use Class 43.		
	3.	Add the dollar value of the driver training surcharge calculated in step 1 to the premium calculated in step 2.	3. Add the dollar value of the driver training surcharge calculated in step 1 to the premium calculated in step 2.		
	4.	Compare the premium in step 1 to the premium calculated through steps 2 and 3 and use the higher of the two.	4. Compare the premium in step 1 to the premium calculated through steps 2 and 3 and use the higher of the two.		
	<b>Step</b> The v	xample: 1 ehicle is a private passenger vehicle and using class he total premium is \$700. The Liability premium is	For example: <b>Step 1</b> The vehicle is a light commercial vehicle and using Class 36, private passenger vehicle and using class 07, the total		

Rule		Current Wording		A	pproved Wordiı	ng	Change from Current	Premium impact on existing policies
Rule 238 Driver Training Vehicles	surcharge of 35% surcharge of \$70. step 1 is therefore <b>Step 2</b> The driver training uses the vehicle to Therefore a premivehicle as Class 0 <b>Step 3</b> The premium in S surcharge premiu <b>Step 4</b> Use the higher of (\$470). <b>D. Driver Trainin</b>	g use is part time and to o drive to and from and ium of \$400 is calculate 2. tep 2 is \$400 and we a m of \$70 calculated in the results from Step 3 <b>the results from Step 3</b> <b>the results from Step 3</b>	lity premium for a um calculated in the insured also other job. ed by rating the add to that the Step 1. 1 (\$770) or Step 3	\$400 is calculated by it         Step 3         The premium in Step 2         surcharge premium of         Step 4         Use the higher of the it         (\$1,070).         D. Driver Training V         1. Vehicles used onl         University training of         Liability         Accident Benefits         DCPD*         Collision         Other Coverages	controls so a surce premium for a surce a is part time and elivery of auto partice manother job. The rating the vehicle 2 is \$1,000 and w \$70 calculated in results from Step ehicle Surcharg y for Secondary courses. Equipped with Dual Controls 35% 0% 35% 0% 0% 0% 0% 0%	harge of 35% is urcharge of \$70. The 1 is therefore \$770. the Insured also uses rts; therefore, a ig the vehicle as Class herefore a premium of as Class 02. The add to that the a Step 1. 1 (\$770) or Step 3 The Table School, College or 0% 135% 0% 135% 0% 0% 0% 0% 0% 0% 0% 0% 0% 0	FA is Reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	-

Rule	Current Wording	J	Approved Wordin	Ig		Change from Current	Premium impact on existing policies
Rule 238	2. Other Vehicles	2. Other Vehicles				FA is Reviewing	This will not impact
Driver Training Vehicles	Equipped withCoveragedual controlsOtherLiability/DCPD70%170%Collision25%100%	Coverage	Equipped with Dual Controls	Other		rules in the Commercial Section. Aims to	premiums
		Liability	70%	170%		harmonize	
		Accident Benefits	0%	0		and simplify the wordings	
		DCPD*	70%	170%		across all iurisdictions.	
		Collision	25%	100%		julisaletions.	
		Other Coverages	0%	0%			
		*DCPD Surcharge A in Northwest Territ DCPD coverage is n	ories, Nunavut, a				
Rule 239 Fleets	A. Definition A fleet is a group of 10 or more self-propelled vehicles under common ownership or management and used for business, commercial, or public transportation. Vehicles on a long-term lease are considered the equivalent of owned in determining whether or not a risk is a fleet. The applicant must have had 120 months of Liability insurance in the past 12 months i.e. 10 vehicles with Liability	<ul> <li>Under Comm</li> <li>Used for bus for dual purp transportation</li> <li>Includes veh</li> <li>The Applican insurance in Liability cover</li> </ul>	icles on a long term the past 12 monther age for the past y olicies on which the <del>on more self pro r management and transportation. Ver the equivalent of o is a fleet. The app cy insurance in the</del>	nanagemen 7 and vehid 1 or public m lease; 20 months is i.e. 10 ve year, regard ose vehicles <del>pelled vehid used for b shicles on a wined in de licant must past 12 mo</del>	of Liability cles used of Liability chicles with dless of the s were cles under usiness, long term termining have had onths i.e.	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 239 Fleets	coverage for the past year, regardless of the number of policies on which those vehicles were insured.	regardless of the number of policies on which those vehicles were insured.	FA is reviewing rules in the	This will not impact premiums
neets	<i>For example</i> : If the insured owned 10 vehicles and leased (on a long term basis) 1 vehicle that were insured for Liability for the past 12 months, the insured has 132 months of Liability insurance. If the insured only had 9 vehicles insured for Liability in that period, there would only be 108 months of Liability insurance and the policy would not be experience rated.	<i>For example</i> : If the insured owned 10 vehicles and leased (on a long term basis) 1 vehicle that were insured for Liability for the past 12 months, the insured has 132 months of Liability insurance. If the insured only had 9 vehicles insured for Liability in that period, there would only be 108 months of Liability insurance and the policy would not be experience rated.	<del>(on</del> Commercial <del>or</del> Section.	premiums
	The 120 months is established on the basis of vehicles the insured has owned or leased from others. The applicant may be required to provide proof of vehicle registration and ownership. Vehicles that are leased for more than 30 days to others are not to be considered unless those vehicles are leased to one lessee and meet the definition of a fleet.	The 120 months is established on the basis of vehicles the insured has owned or leased from others. The applicant may be required to provide proof of vehicle registration and ownership. Vehicles that are leased for more than 30 days to others are not to be considered unless those vehicles are leased to one lessee and meet the definition of a fleet.		
		<ul> <li>Notes:</li> <li>The Applicant is required to provide proof of vehicle registration and ownership.</li> <li>Vehicles that are leased for more than 30 days to others are not to be considered unless those vehicles are leased to one lessee and meet the definition of a fleet.</li> </ul>		
	Vehicles that the insured leases from others must be insured on a separate policy with the same expiry date as the policy for owned vehicles. If the policy for owned vehicles and the policy for the leased vehicles are insured through FA whether or not with the same Servicing Carrier, the policies shall be experience rated. If however, one policy is insured in the voluntary market and the other policy is insured through FA, the FA policy shall only be experience rated if there has been 120 months of liability insurance in the past 12 months for the vehicles insured by FA. If the policy does qualify for experience rating, only the experience on the vehicles insured by FA shall be used to promulgate the rate.	Vehicles that the insured leases from others must be insured on a separate policy with the same expiry date as the policy for owned vehicles. If the policy for owned vehicles and the policy for the leased vehicles are insured through FA whether or not with the same Servicing Carrier, the policies shall be experience rated. If however, one policy is insured in the voluntary market and the other policy is insured through FA, the FA policy shall only be experience rated if there has been 120 months of liability insurance in the past 12 months for the vehicles insured by FA. If the policy does qualify for experience rating, only the experience on the vehicles insured by FA shall be used to promulgate the rate.		
	The months of Liability insurance for vehicles whose rates are derived from a Class 07 base and for commercial vehicles rated as private passenger (because of dual use), are included in the 120 month calculation. The months of	The months of Liability insurance for vehicles whose rates are derived from a Class 07 base and for commercial vehicles rated as private passenger (because of dual use), are included in the 120 month calculation. The months of Liability insurance on personal use recreational vehicles and private		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 239 Fleets	Liability insurance on personal use recreational vehicles and private passenger vehicles solely used for pleasure (no driving to and from work for the applicant's business) is not included in the 120 month calculation. However, once it has been established that a risk is to be experience rated, private passenger vehicles other than those rated 07 shall be added (with any claims) on the policy and in the experience rating.	passenger vehicles solely used for pleasure (no driving to and from work for the applicant's business) is not included in the 120 month calculation. However, once it has been established that a risk is to be experience rated, private passenger vehicles other than those rated 07 shall be added (with any claims) on the policy and in the experience rating.	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all	This will not impact premiums
	<ul> <li>Where a new fleet is being submitted to FA consisting of vehicles which are a sub-group of a voluntary market fleet and there is no verification of which claims involved which vehicles, the FA formula shall take into account the claims that occurred on all vehicles. It is the responsibility of the Agent/Broker/Insured to provide the claim history documentation for the vehicles to be insured through FA. Where a vehicle(s) on an existing fleet is being newly insured through FA, the claim history shall follow the vehicle(s).</li> <li>Vehicles under 'common management' will be considered where the Named Insured has assumed full responsibility for the payment of insurance premiums and agreement is in place between the Named Insured and Vehicle Owner, demonstrating the following:</li> <li>1. the Named Insured is responsible for the assignment of driver schedules and routes, ensuring compliance with hours of work regulations and</li> <li>2. The Named Insured maintains records of and deems acceptable all drivers who may operate a Vehicle and driver safety standards of the Named Insured, and</li> <li>4. Vehicles and all associated drivers adhere to the Named Insured means and methods of work, including risk management practices, code of conduct, training and service standards, and</li> <li>5. Failure to adhere to any of the above will result in the termination of the agreement between the Named Insured and Vehicle Owner.</li> </ul>	<ul> <li>Where a new fleet is being submitted to FA consisting of vehicles which are a sub-group of a voluntary market fleet and there is no verification of which claims involved which vehicles, the FA formula shall take into account the claims that occurred on all vehicles. It is the responsibility of the Agent/Broker/Insured to provide the claim history documentation for the vehicles to be insured through FA. Where a vehicle(s) on an existing fleet is being newly insured through FA, the claim history shall follow the vehicle(s).</li> <li>Vehicles under 'common management' will be considered where the Named Insured has assumed full responsibility for the payment of insurance premiums and agreement is in place between the Named Insured and Vehicle Owner, demonstrating the following:</li> <li>1. The Named Insured is responsible for the assignment of driver schedules and routes, ensuring compliance with hours of work regulations and</li> <li>2. The Named Insured maintains records of and deems acceptable all drivers who may operate a Vehicle and</li> <li>3. Vehicles and all associated drivers adhere to the vehicle and driver safety standards of the Named Insured, and</li> <li>4. Vehicles and all associated drivers adhere to the Named Insured means and methods of work, including risk management practices, code of conduct, training and service standards, and</li> <li>5. Failure to adhere to any of the above will result in the termination of the agreement between the Named Insured and Vehicle Owner.</li> </ul>	jurisdictions	
	A signed 'Facility Association Common Management Attestation', signed by the Named Insured and a copy of	A signed 'Facility Association Common Management Attestation', signed by the Named Insured and a copy of the		100 of

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 239 Fleets	<ul> <li>the common management agreement must accompany all new business applications.</li> <li>A copy of the common management agreement will be required on subsequent renewals to maintain experience rating.</li> <li>The Servicing Carrier reserves the right to deny experience rating in the event the above criteria are not met, and fails to otherwise meet other fleet rating criteria outlined under Rule 239.</li> <li><b>B. Fleet Rating</b></li> <li>Fleets are subject to experience rating as of the commencement date of each policy period. If the fleet is insured in FA by two or more policies issued by one or more Servicing Carriers, the policies must have a common expiry date so as to facilitate experience rating.</li> <li>Experience rating includes the following:</li> <li>All losses (At-Fault and Not-at-fault) are taken into account in rating even if there was no insurance in effect or the loss was repaid to the Insured yo on behalf of the Insured or if the Insured chose not to present the claim;</li> <li>Claims (paid by the previous Insurer, reimbursed to the previous Insurer or paid by the Insured) outside the coverage on the application;</li> <li>Any amount paid back by the Insured due to an END 8 on the policy with the prior Insurer;</li> <li>Claims falling within a specific deductible not offered by FA e.g. on an occurrence basis regardless of the coverage involved in the loss;</li> <li>Amounts above FA deductibles when the prior Insurer had higher deductibles;</li> <li>Losses falling within any special agreements with the prior Insurer.</li> </ul>	<ul> <li>common management agreement must accompany all new business applications.</li> <li>A copy of the common management agreement will be required on subsequent renewals to maintain experience rating.</li> <li>The Servicing Carrier reserves the right to deny experience rating in the event the above criteria are not met, and fails to otherwise meet other fleet rating criteria outlined under Rule 239.</li> <li><b>B. Fleet Rating</b> Fleet policies may only be issued on an annual basis. Fleets are subject to experience rating as of the commencement date of each policy period. If the fleet is insured in FA by two or more policies issued by one or more Servicing Carriers, the policies must have a common expiry date so as to facilitate experience rating. Experience rating includes the following: <ul> <li>All losses (At-Fault and Not-at-fault) are taken into account in rating even if there was no insurance in effect or the loss was repaid to the Insurer by or on behalf of the Insured or if the Insured chose not to present the claim; </li> <li>Claims (paid by the previous Insurer, reimbursed to the previous Insurer or paid by the Insured) outside the coverage on the application;</li> <li>Any amount paid back by the Insured due to an END 8 on the policy with the prior Insurer;</li> <li>Claims falling within a specific deductible not offered by FA e.g. on an occurrence basis regardless of the coverage involved in the loss;</li> <li>Amounts above FA deductibles when the prior Insurer had higher deductibles;</li> <li>Losses falling within any special agreements with the prior Insurer.</li> </ul></li></ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 239 Fleets	NOTE: Full experience details must be obtained directly from the prior Insurer to ensure all information on the risk is provided. Fleets are to be written on a specified vehicle basis not on a blanket or receipts basis, therefore the use of END 21a and 21b is not permitted.	<ul> <li>NOTE: Full experience details must be obtained directly from the prior Insurer to ensure all information on the risk is provided.</li> <li>Fleets are to be written on a specified vehicle basis not on a blanket or receipts basis, therefore the use of END 21a and 21b is not permitted.</li> <li>If a risk insured through FA meets the definition of a fleet, any vehicles added to the policy will be experience rated. The policy including any subsequent renewals will remain experience rated until the risk no longer meets the definition of fleet.</li> <li>Where a new fleet is being submitted to FA and there is no verification of which claims involved which vehicles, the FA formula shall take into account the claims that occurred on all vehicles. It is the responsibility of the Agent/Broker/Insured to provide the claim history documentation for the vehicles to be insured through FA.</li> </ul>	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	This will not impact premiums
	Midterm RatingIf vehicles being added to a fleet insured through FA were previously on another fleet with the same common ownership or management as the FA fleet, these added vehicles are subject to experience rating as outlinedMidterm RatingIf vehicles being added to a fleet insured through FA were previously on another fleet with the same common ownership or management as the FA fleet, these added vehicles are subject to experience rating as outlinedIf vehicles being added to a fleet insured through FA previously on another fleet with the same common or or management as the FA fleet, these added subject to experience rating as outlined	Midterm Rating If vehicles being added to a fleet insured through FA were previously on another fleet with the same common ownership or management as the FA fleet, these added vehicles are subject to experience rating as outlined in Rule 239:B. Fleet Rating.		
	Midterm rating is not permissible for changes that occur (i.e. revision of claim reserves) during the policy term merely because of the lapse of time. If it is discovered during a policy term that a risk is a fleet it shall be experience rated at the time of next renewal. If more than one policy qualifies for fleet rating, the fleet policy shall be issued effective the renewal date of the earliest expiring policy, based on the information for all vehicles. The remaining vehicles shall be added to the fleet at the expiry date of their policies.	Midterm rating is not permissible for changes that occur (i.e. revision of claim reserves) during the policy term merely because of the lapse of time. If it is discovered during a policy term that a risk is a fleet it shall be experience rated at the time of next renewal. If more than one policy qualifies for fleet rating, the fleet policy shall be issued effective the renewal date of the earliest expiring policy, based on the information for all vehicles. The remaining vehicles shall be added to the fleet at the expiry date of their policies.		
	If the insurance is written by more than one Servicing Carrier, each policy upon expiry shall be subject to experience rating and shall be insured to the common expiry date.	If the insurance is written by more than one Servicing Carrier, each policy upon expiry shall be subject to experience rating and shall be insured to the common expiry date.		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 239			FA is	This will
Fleets	<b>Optional Physical Damage Coverage</b> Vehicles may not be covered for Comprehensive/Specified Perils only.	<b>Optional Physical Damage Coverage</b> Vehicles may not be covered for Comprehensive/Specified Perils only.	reviewing rules in the Commercial Section.	not impact premiums
	The Collision portion of All Perils and Collision coverage shall be regarded as the same coverage for the purposes of determining the number of months of coverage, similarly, the portion of All Perils and, Comprehensive and Specified Perils shall be regarded as the same coverage.	The Collision portion of All Perils and Collision coverage shall be regarded as the same coverage for the purposes of determining the number of months of coverage, similarly, the portion of All Perils and, Comprehensive and Specified Perils shall be regarded as the same coverage.	Aims to harmonize the wordings across all jurisdictions	
	<ul> <li>Where Collision claims that have occurred in the past three years cannot be allocated to specific vehicles, the claims shall be assigned to the highest rated vehicles, one to each in descending order.</li> <li><b>C. Loss Information</b></li> <li>Any reserve change for a loss in any previous term shall be added to the incurred losses of the policy term in which the reserve was changed.</li> </ul>	<ul> <li>Where Collision claims that have occurred in the past three years cannot be allocated to specific vehicles, the claims shall be assigned to the highest rated vehicles, one to each in descending order.</li> <li>C. Loss Information</li> <li>Any reserve change for a loss in any previous term shall be added to the incurred losses of the policy term in which the reserve was changed.</li> </ul>		
	<i>For example</i> : The new policy term will be May 1, 1999 to May 1, 2000. The insured had 2 losses between May 1, 1998 and May 1, 1999. The insured had 2 losses between May 1, 1997 and May 1, 1998. The insured had no losses between May 1, 1996 and May 1, 1997 but in September 1996 there was a \$20,000 reserve increase on a claim that occurred in 1994. When listing the losses that occurred in the 2nd Prior Year (25-36 months) on the Automobile Fleet Schedule, the \$20,000 reserve must be entered.	<i>For example</i> : The new policy term will be May 1, 1999 to May 1, 2000. The insured had 2 losses between May 1, 1998 and May 1, 1999. The insured had 2 losses between May 1, 1997 and May 1, 1998. The insured had no losses between May 1, 1996 and May 1, 1997 but in September 1996 there was a \$20,000 reserve increase on a claim that occurred in 1994. When listing the losses that occurred in the 2nd Prior Year (25–36 months) on the Automobile Fleet Schedule, the \$20,000 reserve must be entered.		
	D. New Applications	D. New Applications		
	<ul> <li>1. Forms required for Fleet Submissions         <ul> <li>a) Facility Association application</li> <li>The application form fully completed and signed. Under vehicle items show "Fleet Policy".</li> <li>b) Automobile Fleet Schedule</li> </ul> </li> </ul>	<ul> <li>1. Forms required for Fleet Submissions         <ul> <li>a) Facility Association application The application form fully completed and signed. Under vehicle items show "Fleet Policy".</li> <li>b) Automobile Fleet Schedule All vehicles including trailers for which insurance is</li> </ul> </li> </ul>		
	All vehicles including trailers for which insurance is required must be fully described.	required must be fully described.		
	c) Fleet Vehicle Count Calculation	c) Fleet Rating Information Statement or Commercial Vehicle Supplement		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 239 Fleets	<ul> <li>Must be completed to determine the number of vehicles insured by coverage.</li> <li>d) Fleet Rating Information Statement This form provides additional information about the risk.</li> <li>e) Any additional supplements such as drivers list, taxi questionnaire.</li> </ul>	This form provides additional information about the risk. d) Any additional supplements such as drivers list, taxi questionnaire.	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all	This will not impact premiums
	<ul> <li>2. Incomplete Fleet submission forms If the necessary information required by the Servicing Carrier to properly rate the policy is not received within 15 days of the intended effective date, the policy shall be issued at the quoted premium and cancelled by registered letter. </li> <li>3. The Applicant must understand that:</li> <li>The risk is bound from the effective date shown and an</li> </ul>	<ul> <li>2. Incomplete Fleet submission forms If the necessary information required by the Servicing Carrier to properly rate the policy is not received within 15 days of the intended effective date, the policy shall be issued at the quoted premium and cancelled by registered letter. </li> <li>3. The Applicant must understand that: The risk is bound from the effective date shown and an earned premium shall be charged.</li></ul>	jurisdictions	
	earned premium shall be charged. The application is subject to the Facility Association fleet rating formula and the resulting premium may be substantially greater than the base premium quoted by the Agent/Broker.	The application is subject to the Facility Association fleet rating formula and the resulting premium may be substantially greater than the base premium quoted by the Agent/Broker.		
	If proof of insurance is required by U.S. authorities, a Currency differential surcharge shall be applied to the Liability premium (road hazard, passenger hazard). See Rule 228: Outside Prince Edward Island Exposure.	If proof of insurance is required by U.S. authorities, a currency differential surcharge shall be applied to the Liability premium <del>(road hazard, passenger hazard)</del> . See Rule 228: Outside Province/Territory Exposure.		
	The Servicing Carrier may require payment of additional fees if proof of insurance has to be issued. See Rule 227: Proof of Insurance. Fleets cannot be issued with a term of 6 months. The applicant(s) must sign and date all documentation where indicated.	The Servicing Carrier may require payment of additional fees if proof of insurance has to be issued. See Rule 227 <del>: Proof of Insurance</del> . Fleets cannot be issued with a term of 6 months. The applicant(s) must sign and date all documentation where indicated.		
	<b>4. Agent/Broker responsibilities:</b> Submit all fully completed and signed fleet submission forms. Items on the binder application dealing with specific vehicles are to be answered 'Fleet Policy'. Incomplete forms shall be returned for completion resulting in policy issuance delays.	<b>4. Agent/Broker responsibilities:</b> Submit all fully completed and signed fleet submission forms. Items on the binder application dealing with specific vehicles are to be answered 'Fleet Policy'. Incomplete forms shall be returned for completion resulting in policy issuance delays.		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 239 Fleets	<ul> <li>Premiums are to be calculated at Driving Record 0 and must include the Outside Prince Edward Island Exposure Surcharge if applicable.</li> <li>If the manual does not provide information for rating a particular risk, the Servicing Carrier will assist the Agent/Broker in establishing a method of rating. The Servicing Carrier will also assist in determining rate groups which are not published.</li> <li>Collect from the applicant the premium quoted at driving record 0 or arrange a premium finance contract. The Agent/Broker is responsible for the pro rata earned premium based on the correct premium calculation at Driving Record 0 in the event of non-payment by the insured.</li> <li>Issue temporary (30 day) liability cards for each self-propelled vehicle listed on the Fleet Schedule as of the date coverage was bound. It is not permissible to use a "blanket" wording of any kind.</li> <li>A premium must be quoted and the risk bound before the fleet is submitted.</li> <li><b>5. Servicing Carrier responsibilities:</b></li> <li>The Servicing Carrier shall not provide quotations or accept fleet submissions which have not been bound.</li> <li>Upon receipt of the properly completed documents the Servicing Carrier shall verify the information and loss history of the risk with the previous carrier as required and ensure prompt issuance of the policy documents.</li> <li><b>6. If the revised premium is not acceptable</b></li> <li>If a promulgated fleet rating is not acceptable to the applicant, the coverage shall be cancelled without charge if all temporary liability cards are returned and received by the Servicing Carrier no later than the intended effective date (the date coverage was bound).</li> </ul>	Premiums are to be calculated at Driving Record 0 and must include the Outside Province/Territory Exposure Surcharge if applicable. If the manual does not provide information for rating a particular risk, the Servicing Carrier will assist the Agent/Broker in establishing a method of rating. The Servicing Carrier will also assist in determining rate groups which are not published. Collect from the Applicant the premium quoted at Driving Record 0 or arrange a premium finance contract. The Agent/Broker is responsible for the pro rata earned premium based on the correct premium calculation at Driving Record 0 in the event of non-payment by the Insured. Issue temporary (30 day) liability cards for each self- propelled vehicle listed on the Fleet Schedule as of the date coverage was bound. It is not permissible to use a "blanket" wording of any kind. A premium must be quoted and the risk bound before the fleet is submitted. <b>5. Servicing Carrier responsibilities:</b> The Servicing Carrier shall not provide quotations or accept fleet submissions which have not been bound. Upon receipt of the properly completed documents the Servicing Carrier shall verify the information and loss history of the risk with the previous carrier as required and ensure prompt issuance of the policy documents. <b>6. If the revised premium is not acceptable:</b> If a promulgated fleet rating is not acceptable to the Applicant, the coverages shall be cancelled without charge if the policy is cancelled by the Applicant <del>all temporary liability cards are returned and received by the Servicing Carrier no</del> later than the intended effective date (the date coverage was bound).	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	policies This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 239 Fleets	<ul> <li>Where the temporary liability cards are not received by the intended effective date and the Agent/Broker reports non-payment of the additional premium within 30 days of receiving notice of the additional premium, the earned premium for cancellation shall be calculated pro rata on the quoted premium calculated at Driving Record 0. Otherwise the earned premium shall be calculated pro rata on the promulgated fleet rating</li> <li><i>For example</i>: The Agent/Broker bound coverage as of June 1 and quoted the applicant a premium of \$10,000 at Driving Record 0. On June 20, the Agent/Broker receives the fleet policy from the Servicing Carrier. The fleet has been promulgated at a premium of \$12,000. The Agent/Broker advises the insured of the premium increase and the insured advises they want to cancel the policy. On July 18, the Agent/Broker advises the insured to cancel the policy for non-payment. Because the request for cancellation was received within 30 days of June 20, the earned premium will be calculated pro rata on a premium of \$10,000.</li> <li>If a fleet rate has been established and the policy is cancelled because the applicant rejects the premium, where a new application is submitted within 30 days of the cancellation of the fleet policy, either covering the same vehicles, or covering less than 10 vehicles individually rated, and the applicant still has at least 10 vehicles insured under different FA policies, then the premium will be quoted at the full rate and not the individual vehicle premium.</li> <li><i>For example</i>: Using the above example, on September 1, the Agent/Broker resubmits substantially the same fleet for the same insured to the Servicing Carrier, quoting a premium of \$12,000 at Driving Record 0. The policy is issued at a premium of \$12,000 and the Agent/Broker requests cancellation for non-payment on October 10. The earned premium will be calculated pro rata on a premium of \$12,000.</li> </ul>	After the effective date, where the temporary liability cards are not received by the intended effective date and the Agent/Broker reports non-payment of the additional premium, within 30 days of receiving notice of the additional premium, the earned premium for cancellation shall be calculated pro rata on the quoted premium calculated at Driving Record 0. Otherwise the earned premium shall be calculated pro rata on the promulgated fleet rating. <i>For example</i> : The Agent/Broker bound coverage as of June 1 and quoted the applicant a premium of \$10,000 at Driving Record 0. On June 20, the Agent/Broker receives the fleet policy from the Servicing Carrier. The fleet has been promulgated at a premium of \$12,000. The Agent/Broker advises the insured of the premium increase and the insured advises the insured of the premium increase and the insured advises the insured of the premium increase and the insured advises the policy for non- payment. Because the request for cancel the policy for non- payment. Because the request for cancel the policy for non- payment. Because the request for cancel the policy for non- payment. Because the request for cancel the policy is cancelled because the Applicant rejects the premium, where a new application is submitted within 30 days will remain fleet rated. Individually rating the vehicle will not be permitted unless the risk no longer meets the definition of a fleet. of the cancellation of the fleet policy, either covering the same vehicles, or covering less than 10 vehicles individually rated, and the applicant still has at least 10 vehicles individually rated, and the applicient substantially the same fleet for the same insured to the Servicing Carrier, quoting a premium of \$10,000 at Driving Record 0. The policy is issued at a premium of \$12,000 and the Agent/Broker receives it on September 22. The insured again rejects the additional premium and the Agent/Broker receives it on september 22. The insured again rejects the additional premium and the Agent/Broker receives it on septe	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions effer to Rule 215 on rating of experience (fleet) rated risk. As the information is similar under Rule 215 will be removing from this section	This will not impact premiums

Rule 239       7. Premium Calculation       7. Premium Calculation       Refer to Rule 215 on rating of experience (fieet)       Refer to Rule 215 on rating of experience (field)       Refer to Rule 215 on rating of experience (field)       Refer to Rule 215 on rating of experience (field)       Refer to Rule 215 on rating of experience (field)       Refer to Rule 215 on rating of experience (field)       Refer to Rule 215 on rating of experience (field)       Refer to Rule 215 on rating of experience (field)       Refer to Rule 215 on rating of experience (field)       Refer to Rule 215 on rating of
premium will be entered on the fleet schedule as \$400/\$300 because different Liability limits apply to each coverage.

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 239 Fleets	<ul> <li>c) If Passenger Property Damage is to be insured, enter the premium for the required limit in the Endorsement column.</li> <li>Note: The application form must indicate the limits or combined limit actually required and the applicable</li> </ul>	c)       If Passenger Property Damage is to be insured, enter the premium for the required limit in the Endorsement column.         Note:       The application form must indicate the limits or combined limit actually required and the applicable	Refer to Rule 215 on rating of experience (fleet) rated risk.	This will not impact premiums
	endorsements (END 6a/b/c/f, 22). <b>Every other vehicle</b> Enter the premium applicable to the statutory minimum limit.	endorsements (END 6a/b/c/f, 22). Every other vehicle Enter the premium applicable to the statutory minimum limit.	As the information is similar under Rule	
	Physical Damage	<u>Physical Damage</u>	215 will be	
	All Perils No longer available All other coverages Enter premium and deductibles where indicated. <u>Premium Totals</u>	All Perils No longer available All other coverages Enter premium and deductibles where indicated.	removing from this section	
	<ol> <li>Liability         <ol> <li>Total the appropriate premiums and enter the totals under the appropriate Tables i.e. Table 1A (Road Hazard Liability), Table 1B (Road Hazard Liability – Hazardous Cargo), Table 2 (Passenger Hazard B.I.) and Table 3 (Road Hazard and Passenger B.I. Combined)</li> <li>Apply the increased limit factor for limits up to \$1,000,000. See the Commercial and Public sections of the manual for the factors.</li> <li>Apply the increased limit factor for limits over \$1,000,000 if required. See Commercial section for tables 1A and 1B and Public section for Tables 1A, 2 and 3.</li> <li>Add the final total under each Table to the total derived from adding together all other premiums.</li> </ol> </li> </ol>	<ul> <li>Premium Totals</li> <li>Liability</li> <li>1. Total the appropriate premiums and enter the totals under the appropriate Tables i.e. Table 1A (Road Hazard Liability), Table 1B (Road Hazard Liability — Hazardous Cargo), Table 2 (Passenger Hazard B.I.) and Table 3 (Road Hazard and Passenger B.I. Combined)</li> <li>2. Apply the increased limit factor for limits up to \$1,000,000. See the Commercial and Public — sections of the manual for the factors.</li> <li>3. Apply the increased limit factor for limits over \$1,000,000 if required. See Commercial section for tables 1A and 1B and Public section for Tables 1A, 2 and 3.</li> <li>4. Add the final total under each Table to the total derived from adding together all other premiums.</li> </ul>		
	All Other Coverages Total the premiums in each column.	All Other Coverages Total the premiums in each column.		
	<b>E. Renewals</b> Prior to the expiry of experience rated insurance, the Servicing Carrier may ask the Agent/Broker to have certain forms completed to update the information on record.	<b>E. Renewals</b> Prior to the expiry of experience rated insurance, the Servicing Carrier may ask the Agent/Broker to have certain forms completed to update the information on record. Such a request will usually be made well in advance of the expiry date because of the need to issue the renewal		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 239 Fleets	<ul> <li>Such a request will usually be made well in advance of the expiry date because of the need to issue the renewal policy/certificate/offer-to- renew before the insurance expires.</li> <li>The appropriate renewal documents shall not be issued unless and until the required forms, properly completed, have been returned.</li> <li>Fleet renewals cannot be issued with 6 month terms.</li> <li>Annual renewals only will be issued. Policies currently having 6 month terms will be renewed as annual policies on their next renewal.</li> </ul>	policy/certificate/offer-to- renew before the insurance expires. The appropriate renewal documents shall not be issued unless and until the required forms, properly completed, have been returned. Fleet renewals cannot be issued with 6 month terms. Annual renewals only will be issued. Policies currently having 6 month terms will be renewed as annual policies on their next renewal.	Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
Rule 241 Carrying Explosives	<ul> <li>The standard policy exclusion for carrying explosives may be modified to permit carriage of specified explosives only, by adding END 4a. END 4a can be applied to all coverages or limited to the mandatory coverages.</li> <li>An Explosive Questionnaire must be completed and signed by the applicant and submitted to the Servicing Carrier.</li> <li>A commercial type vehicle operated by an explosive manufacturer or dealer shall be rated in accordance with the Commercial section of the manual.</li> <li>For any other vehicle there shall be an additional charge applied to the vehicle premium. Contact your Servicing Carrier for the amount of the additional premium.</li> </ul>	<ul> <li>The standard policy exclusion for carrying explosives may be modified to permit carriage of specified explosives only, by adding END 4a/4A/4(A). END 4a/4A/4(A) can be applied to all coverages or limited to the mandatory coverages.</li> <li>An Explosive Questionnaire must be completed and signed by the Applicant and submitted to the Servicing Carrier.</li> <li>1. A commercial type vehicle operated by an explosive manufacturer or dealer shall be rated in accordance with the Commercial Section of the manual.</li> <li>2. For any other vehicle there shall be an additional charge applied to the vehicle premium. Contact your Servicing Carrier for the amount of the additional premium.</li> </ul>	Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums
Rule 242 Carrying Radioactive Material	The standard policy exclusion for carrying radioactive material may be modified to permit the carriage of specified radioactive material only, by adding END 4b. END 4b can be applied to all coverages or limited to the mandatory coverages. A Radioactive Materials Questionnaire must be completed and signed by the applicant and submitted to the Servicing Carrier. An additional charge shall be applied to the vehicle premium. Contact your Servicing Carrier for the amount of the additional premium.	The standard policy exclusion for carrying radioactive material may be modified to permit the carriage of specified radioactive material only, by adding END 4b/4B/4(B). END 4b/4B/4(B) can be applied to all coverages or limited to the mandatory coverages. A Radioactive Materials Questionnaire must be completed and signed by the applicant and submitted to the Servicing Carrier. An additional charge shall be applied to the vehicle premium. Contact your Servicing Carrier for the amount of the additional premium.	FA is Reviewing rules in the Commercial Section. Aims to harmonize and simplify the wordings across all jurisdictions	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 243 Endorsements Applicable to POL 1 (Owner's Policy) END 30	Excluding Operation of Attached Machinery Excludes Liability and Accident Benefits coverage in respect of the ownership or use of machinery or apparatus mounted on or attached to the vehicle, while at the site of such use.END30may not be used in conjunction with END 31	Excluding Operation of Attached Machinery Excludes Liability and Accident Benefits coverage in respect of the ownership or use of machinery or apparatus mounted on or attached to the vehicle, while at the site of such use.END30may not be used in conjunction with END 31 The description of the machinery or apparatus shall read: "all or any machinery or apparatus designed to perform a function additional to and separate from the function of travel" Where the equipment is used on a public road and the vehicle is subject to compulsory automobile insurance, the END 30 must exclude only non road use of the equipment by adding "while the vehicle is not being used upon a public highway".	Information is moved from Rule 214	This will not impact premiums
Rule 243 Endorsements Applicable to POL 1 (Owner's Policy) END 37	END 37 - Limitation to Automobile Sound and Electronic Communication Equipment. Provides that, in the event of loss or damage by theft or attempted theft, the maximum amount of insurance for the equipment or the actual cash value is \$1,500 in total.	<ul> <li>END 37 - Limitation to Automobile Sound and Electronic Communication Equipment.</li> <li>Provides that, in the event of loss or damage by theft or attempted theft, the maximum amount of insurance for the equipment or the actual cash value is \$1,500 in total.</li> <li>Where a vehicle is insured for Comprehensive or Specified Perils, this endorsement must be added if the Insured does not wish to purchase additional coverage.</li> <li>This endorsement must be signed by the Insured.</li> </ul>	Information has been moved from section with Commonly Used Endorsemen ts	This will not impact premiums
PUBLIC SECT	ION			
Rule 312 Endorsements	<ul> <li>END 20 - Loss of Use</li> <li>Facility Association does not provide this coverage for Public Vehicles.</li> <li>After Market Sound and Electronic Communication Equipment</li> <li>Where the vehicle is equipped with sound or electronic communication equipment, other than factory installed equipment, application of either END 37 or END 38 is mandatory in those jurisdictions where the endorsements and the END 38 rate have been approved. See Endorsement Section.</li> </ul>	REMOVE AS THE SAME INFORATION IS LISTED UNDER Rule 338: ENDORSEMENTS APPLICABLE TO POL 1 (OWNER'S POLICY) This is how it will be labelled in the manual after approval: Rule 312: Not Applicable	FA is reviewing rules in the Commercial Section. These sections are a duplication	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 312 Endorsements	<ul> <li>END 37 - Limitation to Automobile Sound and Electronic Communication Equipment</li> <li>This endorsement limits the amount of coverage on such equipment to \$1,500. Where a vehicle is covered for Comprehensive or Specified Perils, this endorsement must be added if the applicant does not wish to purchase additional coverage. The endorsement must be signed by the insured.</li> <li>END 38 - Increased Limit, Automobile Sound and Electronic Communication Equipment</li> <li>Where a vehicle is covered for Comprehensive or Specified Perils, and the applicant wishes to purchase additional coverage for the equipment, this endorsement may be added. Additional coverage may be purchased at a rate of \$30 per \$1,000 of value or part thereof in excess of \$1,500. Documentation (appraisal or receipts) is necessary to substantiate the value stated in the endorsement. The endorsement must be signed by the insured.</li> <li>For example: END 38 has a limit of \$4,300. The premium for END 38 shall be \$90.</li> </ul>	REMOVE AS THE SAME INFORATION IS LISTED UNDER Rule 338: ENDORSEMENTS APPLICABLE TO POL 1 (OWNER'S POLICY) This is how it will be labelled in the manual after approval: Rule 312: Not Applicable	FA is reviewing rules in the Commercial Section. These sections are a duplication	This will not impact premiums
Rule 327 Suspension and Reinstatement of Coverages - END 16/17	Liability, DCPD, Accident Benefits, Uninsured Automobile and Collision as they relate to the <b>use and operation</b> of the described vehicles, new vehicles or temporary substitute vehicles may be suspended by means of END 16. This endorsement leaves in place Comprehensive or Specified Perils coverage if present on the policy as well as the coverages mentioned above as they relate to the <b>ownership</b> of the vehicle. This means that END 16 does not suspend coverages related to 'drive other vehicles'; while a pedestrian; or while the vehicle is in storage. This endorsement is available on private passenger and commercial vehicles. Coverage is reinstated by means of END 17.	Liability, DCPD (not available in Northwest Territories and Nunavut and Yukon), Accident Benefits, Uninsured Automobile (not available in Alberta, Northwest Territories and Nunavut and Yukon) and Collision as they relate to the <b>use and operation</b> of the described vehicles, new vehicles or temporary substitute vehicles may be suspended by means of END 16. This endorsement leaves in place Comprehensive or Specified Perils coverage if present on the policy as well as the coverages mentioned above as they relate to the <b>ownership</b> of the vehicle. This means that END 16 does not suspend coverages related to 'drive other vehicles'; while a pedestrian; or while the vehicle is in storage. This endorsement is available on private passenger and commercial vehicles. Coverage is reinstated by means of END 17.	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	This will not impact premiums

Rule	Current Wording	Approved Wording		Change from Current	Premium impact on existing policies
Rule 327 Suspension and Reinstatement of Coverages - END 16/17	<ul> <li>No refund is allowed in respect of Comprehensive and Specified Perils.</li> <li>If Liability and Accident Benefits coverages are removed or suspended twice in a year, then removal of these coverages is not permitted until the following renewal. It is not necessary to remove the licence plate from the vehicle while these coverages are removed or suspended.</li> <li>END 16/17 is not available for the following: <ol> <li>Vehicles for which proof of insurance is issued or filed.</li> <li>Experience rated risks</li> <li>Recreational vehicles rated in the Recreational Vehicle Section <ol> <li>Vehicles that were never intended to be driven.</li> <li>Vehicles held for sale whether or not on an auto dealer's lot.</li> </ol> </li> <li>Rating The refund for the period of cancellation is calculated according to the table printed on the END 16 form. </li> </ol></li></ul>	No refund is allowed in respect of Compress Specified Perils. If Liability, DCPD (not available in Northwn Nunavut and Yukon) and Accident Benefit removed or suspended twice in one year, those coverages a third time will not be p following renewal. It is not necessary to r plate from the vehicle while coverage is resuspended. <b>END 16/17 is not available for the fol</b> 1. Vehicles for which proof of insurance is 2. Experience rated risks 3. Recreational vehicles rated in the Recressection 4. Vehicles that were never intended to b 5. Vehicles held for sale whether or not on an a <b>Rating</b> The refund for the period of coverage suss is calculated according to the table below <b>Period of Suspension/Cancellation</b> Less than 45 days** Less than 2 months 4.5 days and less than 2 ½ months** 2 months and less than 3 ½ months 3 ½ months and less than 3 ½ months 4 ½ months and less than 5 months 5 ½ months and less than 5 ½ months 5 ½ months and less than 5 ½ months 5 ½ months and less than 6	rest Territories and then removal of ermitted until the emove the licence emoved or <b>lowing:</b> to issued or filed. eational Vehicle e driven. uto dealer's lot. pension/cancellation (except Ontario): <b>% of Annual</b> <u>Premium</u> Nil Nil 15% 15% 15% 15% 19% 22% 26% 30% 34% 38% 41% 45%	Upon review of END 16. FA noticed that not all jurisdictions have the table printed on the forms anymore. Information was verified and a table was created to be added to the manual.	This will not impact premiums
	In no event shall a refund be granted for any suspension period of less than sixty (60) consecutive days.	period of less than forty five (45) consecu to Alberta and Ontario only) or sixty (60)	itive days (Applies		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 329.A Home-Made / Reconstructed / Right Hand Drive / Imported Vehicles A. Liability, Accident Benefits	<ul> <li>The following provisions apply to right hand drive, imported vehicles and any vehicle that has been constructed, reconstructed or restored other than by a recognized manufacturer of such a vehicle.</li> <li>This rule does not apply to vehicles with a manufacturer assigned VIN and a status of rebuilt which are to be rated using CLEAR rate groups.</li> <li>A. Liability, DCPD, Accident Benefits No coverages are permissible until the following are provided to the Servicing Carrier: <ol> <li>A valid vehicle registration and, at the Servicing Carrier's discretion, a certificate of roadworthiness or mechanical fitness acceptable to the Servicing Carrier at the Applicant's expense to enable the proper rating group to be determined. Vehicles valued under \$15,000 are rated based on value provided by the Insured.</li> </ol> </li> <li>These certificates must accompany the application to the Servicing Carrier <ol> <li>Rate group 10 is to be used for Accident Benefits where vehicles are rated by value.</li> </ol> </li> <li>The insurance shall be subject to END 19 (Limited the Amount Paid for Loss or Damage Coverages) which must be attached to the policy and a copy signed by the Insured. END 19A (Agreed Value of Automobiles) is not available.</li> </ul>	<ul> <li>The following provisions apply to right hand drive, imported vehicles and any vehicle that has been constructed, reconstructed or restored other than by a recognized manufacturer of such a vehicle.</li> <li>This rule does not apply to vehicles with a manufacturer assigned VIN and a status of rebuilt which are to be rated using CLEAR rate groups.</li> <li>A. Liability, DCPD, Accident Benefits No coverages are permissible until the following are provided to the Servicing Carrier: <ol> <li>A valid vehicle registration and, at the Servicing Carrier's discretion, a certificate of roadworthiness or mechanical fitness acceptable to the Servicing Carrier at the Applicant's expense to enable the proper rating group to be determined. Vehicles valued under \$15,000 are rated based on value provided by the Insured.</li> </ol> </li> <li>These certificates must accompany the application to the Servicing Carrier <ol> <li>Charge the normal rate for the type of vehicle concerned for Accident Benefits.</li> </ol> </li> <li>The insurance shall be subject to END 19 (Limited the Amount Paid for Loss or Damage Coverages) which must be attached to the policy and a copy signed by the Insured. END 19A (Agreed Value of Automobiles) is not available.</li> </ul>	Public and Recreational vehicles do not have rate groups. This remark has been changed to reflect that.	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 335.D.7	7. Premium Calculation	7. Premium Calculation	Refer to Rule	This will
Fleet, New Applications	<ul> <li>Liability Where the applicant requires limits in excess of \$1,000,000 the Agent/Broker must discuss the risk with the Servicing Carrier prior to binding. Many risks will not be eligible for limits in excess of \$1,000,000. Public Vehicle - Road Hazard and Passenger Hazard a) Enter the premium applicable to the minimum statutory limit for Road Hazard. b) If one premium applies to both Road and Passenger B.I., or if a combined Road and Passenger B.I. limit is to be provided, enter the combined base premium for the two coverages. If separate premiums apply for Road Hazard and Passenger B.I. show each premium separately. For example: <ul> <li>a) The insured requires a combined Road Hazard and Passenger B.I. limit of \$1,000,000. The premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium will be entered on the fleet schedule as \$700 because the same Liability limit will apply to both coverages. </li> <li>b) The insured requires \$1,000,000 Road Hazard and \$2,000,000 Passenger B.I. The premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Passenger B.I. The premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Passenger B.I. Is \$300. The premium will be entered on the fleet schedule as \$400/\$300 because different Liability limits apply to each coverage. c) If Passenger Property Damage is to be insured, enter the premium for the required limit in the Endorsement column.</li></ul></li></ul>	<ul> <li>Note: <ul> <li>Refer to Rule 313 on rating of experience (fleet) rated risk.</li> <li>For other classes of business, refer to the appropriate section of the manual.</li> </ul> </li> <li>Liability <ul> <li>Where the applicant requires limits in excess of \$1,000,000 the Agent/Broker must discuss the risk with the Servicing Carrier prior to binding. Many risks will not be eligible for limits in excess of \$1,000,000.</li> </ul> </li> <li>Public Vehicle - Road Hazard and Passenger Hazard <ul> <li>a) Enter the premium applicable to the minimum statutory limit for Road Hazard.</li> <li>b) If one premium applies to both Road and Passenger B.I., or if a combined Road and Passenger B.I., or if a combined Road and Passenger B.I., or for environmentation of the two coverages. If separate premiums apply for Road Hazard and Passenger B.I. show each premium separately.</li> </ul> For example: <ul> <li>a) The insured requires a combined Road Hazard and Passenger B.I. limit of \$1,000,000. The premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$1000,000 Road Hazard and Passenger B.I. is \$300. The premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400 premium for \$200,000 Road Hazard and Passenger B.I. is \$300. The premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard and \$2,000,000 Passenger B.I. The premium for \$200,000 Road Hazard and \$2,000,000 Road Hazard and \$2,000,000 Road Hazard and \$2,000,000 Road Hazard is \$1,000,000 Road Hazard and \$2,000,000 Road Hazard and \$2,000,000 Road Hazard and \$2,000,000 Road Hazard is \$1,000,000 Road Hazard and \$2,000,000 Road</li></ul></li></ul>	As the information is similar under Rule 313 will be removing from this section	not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 335.D.7 Fleet, New Applications	<ul> <li>Note: The application form must indicate the limits or combined limit actually required and the applicable endorsements (END 6a/b/c/f, 22).</li> <li>Every other vehicle Enter the premium applicable to the statutory minimum limit. <ul> <li>Physical Damage</li> <li>All Perils</li> <li>No longer available</li> </ul> </li> <li>All other coverages <ul> <li>Enter premium and deductibles where indicated.</li> </ul> </li> <li>Premium Totals <ul> <li>Liability</li> <li>a) Total the appropriate premiums and enter the totals under the appropriate Tables i.e. Table 1A (Road Hazard Liability), Table 1B (Road Hazard Liability – Hazardous Cargo), Table 2 (Passenger Hazard B.I.) and Table 3 (Road Hazard and Passenger B.I. Combined)</li> <li>b) Apply the increased limit factor for limits up to \$1,000,000. See the Commercial and Public sections of the manual for the factors.</li> <li>c) Apply the increased limit factor for limits over \$1,000,000 if required. See Commercial section for tables 1A, 2 and 3.</li> <li>d) Add the final total under each Table to the total derived from adding together all other premiums.</li> </ul></li></ul>	<ul> <li>Note: The application form must indicate the limits or combined limit actually required and the applicable endorsements (END 6a/b/c/f, 22).</li> <li>Every other vehicle</li> <li>Enter the premium applicable to the statutory minimum limit.</li> <li>Physical Damage All Perils</li> <li>No longer available</li> <li>All other coverages</li> <li>Enter premium and deductibles where indicated.</li> <li>Premium Totals</li> <li>Liability         <ul> <li>a)Total the appropriate premiums and enter the totals under the appropriate Tables i.e. Table 1A (Road Hazard Liability), Table 1B (Road Hazard Liability Hazardous Cargo), Table 2 (Passenger Hazard B.I.) and Table 3 (Road Hazard and Passenger B.I. Combined)</li> <li>b) Apply the increased limit factor for limits up to \$1,000,000. See the Commercial and Public sections of the manual for the factors.</li> <li>c) Apply the increased limit factor for limits over \$1,000,000 if required. See Commercial section for tables 1A and 1B and Public section for Tables 1A, 2 and 3.</li> <li>d) Add the final total under each Table to the total derived from adding together all other premiums.</li> </ul> </li> </ul>	Refer to Rule 313 on rating of experience (fleet) rated risk. As the information is similar under Rule 313 will be removing from this section	This will not impact premiums
Rule 338 Endorsements Applicable to POL 1 (Owner's Policy)	END 37 - Limitation to Automobile Sound and Electronic Communication Equipment. Provides that, in the event of loss or damage by theft or attempted theft, the maximum amount of insurance for the equipment or the actual cash value is \$1,500 in total.	<ul> <li>END 37 - Limitation to Automobile Sound and Electronic Communication Equipment.</li> <li>Provides that, in the event of loss or damage by theft or attempted theft, the maximum amount of insurance for the equipment or the actual cash value is \$1,500 in total.</li> <li>Where a vehicle is insured for Comprehensive or Specified Perils, this endorsement must be added if the Insured does not wish to purchase additional coverage.</li> <li>This endorsement must be signed by the Insured.</li> </ul>	Information has been moved from section with Commonly Used Endorsemen ts	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies			
RECREATIONAL SECTION							
Rule 429 Suspension and Reinstatement of Coverages – END 16/17	<ul> <li>END 16/17 is not available for the following:</li> <li>1. Vehicles for which proof of insurance is issued or filed.</li> <li>2. Experience rated risks</li> <li>3. Recreational vehicles rated in the Recreational Vehicle section</li> <li>4. Vehicles that were never intended to be driven.</li> <li>5. Vehicles held for sale whether or not on an auto dealer's lot.</li> </ul>	Not applicable	This endorsement is not available on Recreational Vehicles described in the Recreational Section of the manual	This will not impact premiums			
Rule 432.A Home-Made / Reconstructed / Right Hand Drive / Imported Vehicles A. Liability, Accident Benefits	The following provisions apply to right hand drive, imported vehicles and any vehicle that has been constructed, reconstructed or restored other than by a recognized manufacturer of such a vehicle. This rule does not apply to vehicles with a manufacturer assigned VIN and a status of rebuilt which are to be rated using CLEAR rate groups. A. Liability, DCPD, Accident Benefits No coverages are permissible until the following are provided to the Servicing Carrier: 1. A valid vehicle registration and, at the Servicing Carrier's discretion, a certificate of roadworthiness or mechanical fitness acceptable to the Servicing Carrier And 2. For vehicles valued \$15,000 or more, an appraisal acceptable to the Servicing Carrier at the Applicant's expense to enable the proper rating group to be determined. Vehicles valued under \$15,000 are rated based on value provided by the Insured. These certificates must accompany the application to the Servicing Carrier 3. Rate group 10 is to be used for Accident Benefits where	<ul> <li>The following provisions apply to right hand drive, imported vehicles and any vehicle that has been constructed, reconstructed or restored other than by a recognized manufacturer of such a vehicle.</li> <li>This rule does not apply to vehicles with a manufacturer assigned VIN and a status of rebuilt which are to be rated using CLEAR rate groups.</li> <li>A. Liability, DCPD, Accident Benefits No coverages are permissible until the following are provided to the Servicing Carrier: <ol> <li>A valid vehicle registration and, at the Servicing Carrier's discretion, a certificate of roadworthiness or mechanical fitness acceptable to the Servicing Carrier at the Applicant's expense to enable the proper rating group to be determined. Vehicles valued under \$15,000 are rated based on value provided by the Insured. </li> <li>These certificates must accompany the application to the Servicing Carrier</li> <li>Charge the normal rate for the type of vehicle concerned</li> </ol></li></ul>	Public and Recreational vehicles do not have rate groups. This remark has been changed to reflect that.	This will not impact premiums			

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 432.A Home-Made / Reconstructed / Right Hand Drive / Imported Vehicles A. Liability, Accident Benefits	4. The insurance shall be subject to END 19 (Limited the Amount Paid for Loss or Damage Coverages) which must be attached to the policy and a copy signed by the Insured. END 19A (Agreed Value of Automobiles) is not available.	4. The insurance shall be subject to END 19 (Limited the Amount Paid for Loss or Damage Coverages) which must be attached to the policy and a copy signed by the Insured. END 19A (Agreed Value of Automobiles) is not available.	FA is reviewing rules in the Commercial Section. Aims to harmonize the wordings across all jurisdictions	This will not impact premiums
Rule 438.D.7 Fleet, New Applications	<ul> <li>7. Premium Calculation</li> <li>Liability Where the applicant requires limits in excess of \$1,000,000 the Agent/Broker must discuss the risk with the Servicing Carrier prior to binding. Many risks will not be eligible for limits in excess of \$1,000,000.</li> <li>Public Vehicle - Road Hazard and Passenger Hazard a) Enter the premium applicable to the minimum statutory limit for Road Hazard.</li> <li>b) If one premium applies to both Road and Passenger B.I., or if a combined Road and Passenger B.I. limit is to be provided, enter the combined base premium for the two coverages. If separate premiums apply for Road Hazard and Passenger B.I., show each premium separately.</li> <li>For example: <ol> <li>The insured requires a combined Road Hazard and Passenger B.I. limit of \$1,000,000. The premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Passenger B.I. is \$300. The premium shall be entered on the fleet schedule as \$700 because the same Liability limit</li> </ol> </li> </ul>	<ul> <li>7. Premium Calculation Note:         <ul> <li>Refer to Rule 414 on rating of experience (fleet) rated risk.</li> <li>For other classes of business, refer to the appropriate section of the manual.</li> </ul> </li> <li>Liability         <ul> <li>Where the applicant requires limits in excess of \$1,000,000 the Agent/Broker must discuss the risk with the Servicing Carrier prior to binding. Many risks will not be eligible for limits in excess of \$1,000,000.</li> </ul> </li> <li>Public Vehicle — Road Hazard and Passenger Hazard         <ul> <li>a) Enter the premium applicable to the minimum statutory limit for Road Hazard.</li> <li>b) If one premium applies to both Road and Passenger B.I., or if a combined Road and Passenger B.I. limit is to be provided, enter the combined base premium for the two coverages. If separate premiums apply for Road Hazard and Passenger B.I., show each premium separately.</li> </ul> </li> <li>For example:         <ul> <li>The insured requires a combined Road Hazard and Passenger B.I., show each premium separately.</li> </ul> </li> <li>For example:         <ul> <li>The insured requires a combined Road Hazard and Passenger B.I. limit of \$1,000,000. The premium for \$200,000 Road Hazard is \$400 and the premium for \$200,000 Passenger B.I. is \$300. The premium shall be entered on the fleet schedule as \$700 because</li> </ul></li></ul>	Refer to Rule 414 on rating of experience (fleet) rated risk. As the information is similar under Rule 414 will be removing from this section	This will not impact premiums

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 438.D.7 Fleet, New Applications	<ul> <li>ii. The insured requires \$1,000,000 Road Hazard and \$2,000,000 Passenger B.I. The premium for \$200,000 Passenger B.I. \$300. The premium will be entered on the fleet schedule as \$400/\$300 because different Liability limits apply to each coverage.</li> <li>iii. If Passenger Property Damage is to be insured, enter the premium for the required limit in the Endorsement column.</li> <li>Note: The application form must indicate the limits or combined limit actually required and the applicable endorsements (END 6a/b/c/f, 22).</li> <li>Every other vehicle</li> <li>Enter the premium applicable to the statutory minimum limit.</li> <li>Physical Damage</li> <li>All Perils</li> <li>No longer available</li> <li>All other coverages</li> <li>Enter premium and deductibles where indicated.</li> <li>Premium Totals</li> <li>Liability</li> <li>a) Total the appropriate premiums and enter the totals under the appropriate Tables i.e. Table 1A (Road Hazard Liability), Table 1B (Road Hazard Liability – Hazardous Cargo), Table 2 (Passenger Hazard B.I.) and Table 3 (Road Hazard and Passenger B.I. Combined)</li> <li>b) Apply the increased limit factor for limits up to \$1,000,000. See the Commercial and Public sections of the manual for the factors.</li> <li>c) Apply the increased limit factor for limits over</li> </ul>	<ul> <li>ii. The insured requires \$1,000,000 Road Hazard and \$2,000,000 Road Hazard is \$400 and the premium for \$200,000 Road Hazard is \$400. The premium will be entered on the fleet schedule as \$400/\$300 because different Liability limits apply to each coverage.</li> <li>iii. If Passenger Property Damage is to be insured, enter the premium for the required limit in the Endorsement column.</li> <li>Noter The application form must indicate the limits or combined limit actually required and the applicable endorsements (END 6a/b/c/f, 22).</li> <li>Every other vehicle Enter the premium applicable to the statutory minimum limit.</li> <li>Physical Damage</li> <li>All Other coverages Enter premium and deductibles where indicated.</li> <li>Premium Totals Liability</li> <li>a) Total the appropriate premiums and enter the totals under the appropriate Tables i.e. Table 1A (Road Hazard Liability), Table 1B (Road Hazard Liability – Hazardous Cargo), Table 2 (Passenger Hazard El.)) and Table 3 (Road Hazard and Passenger B.I. Combined)</li> <li>b) Apply the increased limit factor for limits up to \$1,000,000. See the Commercial and Public sections of the manual for the factors.</li> </ul>	Refer to Rule 414 on rating of experience (fleet) rated risk. As the information is similar under Rule 414 will be removing from this section	existing
	\$1,000,000 if required. See Commercial section for tables 1A and 1B and Public section for Tables 1A, 2 and 3.	<ul> <li>Apply the increased limit factor for limits over \$1,000,000 if required. See Commercial section for tables 1A and 1B and Public section for Tables 1A, 2 and 3.</li> </ul>		

Rule	Current Wording	Approved Wording	Change from Current	Premium impact on existing policies
Rule 438.D.7 Fleet, New Applications	<ul> <li>Add the final total under each Table to the total derived from adding together all other premiums.</li> <li>All Other Coverages         Total the premiums in each column.     </li> </ul>	d) Add the final total under each Table to the total derived from adding together all other premiums. All Other Coverages Total the premiums in each column.	Refer to Rule 414 on rating of experience (fleet) rated risk. As the information is similar under Rule 414 will be removing from this section	This will not impact premiums