□ New policy □ Replacing Policy No.					Ontario Application for Automobile Insurance Garage Form (OAF 4)										
Language Preferred				Policy No. Assigned											
Insu	rance Company				Broker/Agent										
1	Itel				Application								Building	dicate Lot	
	Full Business Address address if different)		ovide postal (A)												
	address if different)	(B)													
	Location of other pren conducted (show each separately)														
2.	Policy Period		From Time	□am Year □pm	To Year Month Day All times are local times at the applicant's postal ac								address		
3.	The automobiles in respect of which insurance is to be provided are those used in connection with the applicant's business of: (specify)														
	Specify whether autor NOTE: This form show	nobile de uld not be	ealer, repair garage, service state e used for rental or leasing expo	ion, storage garage sures	or parking lot ar	nd describe all	other bu	usiness	, in respect of which in	nsurance	is to be provided, conduc	cted by the applica	ant at the locations s	pecified in Item 1.	
4.	ŭ	and calculation of the premium payable shall be in accordance with the premium computation statement attached hereto. syroll for the policy period \$									employees including pro		Full Time	Part Time	
5.	This application is ma	de for insurance against one or more of the perils mentioned in this item but only for insurance under the section(s) for which a premium is specified in this item and no other and upons of the corresponding Ontario Garage Automobile Policy 4, for the following specified limits and amounts.										pon the terms, cond	itions, provisions,		
laa			le corresponding Ontario Garag	e Automobile i olicy	4, for the follow	ing specified in	iiits and	amou	III.o.				Company	Advance	
ins	uring Agreeme	nts			Premium Bodily Injury \$							1	Use Only	Premium	
Thi	Section 1 rd Party Liability	THIRD PARTY INCLUSIVE LIMIT \$			-			perty Damage			\$			\$	
		STANDARD BENEFITS												\$	
		 			Income Replacement			(\$600/\$800/\$1,000)			Up to \$ Per week			\$	
					Caregiver, Housekeeping & Home Maintenance									\$	
Section 2 Accident Benefits		Optional Increased Accident Benefits			Medical & Rehabilitation			\$100,000			•			\$	
					Attendant Care			\$72,000						\$	
						n and Attendar	nt Care	re \$1,100,000 for Medical & Rehabilitation			on; \$1,072,000 for Atten	dant Care		\$	
					Death and Funeral Dependant Care									\$	
					Indexation Benefit (Consumer Price Inc)						\$	
	Section 3		Uninsured Automobile Covera	s stated in Section 3 of the Policy									\$		
	Section 4*	Direct C	compensation – Property Dam	age											
	Direct Compensation	Deductib	ole applicable to each separate	automobile			\$								
Pr	operty Damage	*This policy contains a partial payment of recovery clause for property damage if a deductible is specified for Direct Compensation - Property Damage.												\$	
		5.1.1 Collision or Upset Deductible applicable to each separate Automobile \$ The premium under subsections 5.1.2, 5.1.3 and 5.1.4 shall be calculated on a:										φ			
			thly Average Basis Co-Insu												
					Location as per Subsections Insured Limit of Liability* Deductiber except as						eductible (Applies for e	ach occurrence	Company Use Only		
Section 5** Loss of or Damage to owned Automobiles		5.1.2	.1.2 Comprehensive (excluding collision or upset and open lot theft)			(A)		\$		\$	<u> </u>	,	-	\$	
		5.1.3	Specified Perils (excluding open lot theft)	(B)		\$		\$	\$				\$		
		5.1.4	Specified Barile		(C)		\$		\$	\$				\$	
					(D)			\$		\$				\$	
			nit of Liability for each automobi average basis or co-insurance		value at the tim	e of loss not ex	xceeding	the ac	ctual cost to the insure	d and is s	subject to the stated limit	and appropriate o	o-insurance condition	ons applicable to the	
								ntains a partial payment loss claus							
		6.1 Collision or Upset			Limit applicable to any one customer's automobile					Deductible applicable to each separate occurrence \$			\$		
Section 6 Liability for damage to a customer's automobile while in the care, custody or control of the applicant					Location as per Item 1	Maximum N of Custom Automob	ners'	,			Deductible (Applies for each occurrence except as stated in your policy)		Company Use Only		
		6.4	4 Specified Perils (excluding open lot theft)		(A)		\$		\$	\$					
					(B)			\$		\$					
					(C) (D)			\$		\$				\$	
		Protection Endorsement □ yes			\-'/	1		Limits are the same as in Section 1 of			Limit			\$	
IJ.Ľ.I	F. 81 – Garage Family	. rotectio	Znaorsement	yes 🗖 no				\$	a.o me same as III 50	,ouo11 1 01				Ψ	
Nam	e and address of the lie	enholder	or mortgagee to whom, jointly v	with the applicant, lo	ss under Section	ns 4 and 5 is p	ayable.	Minim	um retained premium		\$	Total Prem	Advance ium	\$	
		elled, ded	clined or refused to renew any ir	surance related to t	he business of t	he applicant w	ithin the	three y	ears preceding this ap	pplication	? If so state name of insu		The advance premium	ms are subject to computation provision	
	number. State particulars of all	accident	s, losses or claims arising out of	f the ownership use	or operation of	any automobil	le (i) hv t	the ann	olicant (ii) in connection	n with the	business within six year	i	n the policy	, provision	
	application (List separately if necessary) Losses: BI			PD				DC-PD		416	UA		oll	Comp/SP	
	Date (Y/M/D)		\$	\$		\$			\$		\$			Owned \$ Customer	
8.		licant's m	nost recent auto insurance	Insurer:	_	_			Policy #			Expir	/ Date:	YY MM DD	
	Remarks														
	Declaration of Applicar Warning: The Insurance be stated therein; or (b) in the Statutory Accident Warning – Offences It is an offence under the circumstances within 14 Code for anyone to know	No. aration of Applicant – Read this section carefully before you sign. ing: The Insurance Act provides that where (a) an Applicant for a contract, (i) gives false particular of the described automobile to be insured to the prejudice of the Insurer, or (ii) knowingly misrepresents or fails to disclose in the application any fact required to ated therein; or (b) the Insured contravenes a term of the contract or commits a fraud; or (c) the Insured willfully makes a false statement in respect of a claim under the contract, a claim by the Insured, for other than such statutory accident benefits as are set out Statutory Accident Benefits Schedule, is invalid and the right of the Insured to recover indemnity is forfeited. ing – Offences in effence under the Insurance Act to knowingly make a false or misleading statement or representation to an Insurer in connection with the person's entitlement to a benefit under a contract of insurance, or to willfully fail to inform the Insurer of a material change in mistances within 14 days, in connection with such entitlement. The offence is punishable on conviction by a maximum of lie of \$250,000 for the first offence and a maximum fine of \$500,000 for any subsequent conviction. It is an offence under the federal Criminal for anyone, by descrit, falsehood properties and the or use a false bodourment with the intent it be acted on as genuine and the offence under the federal Criminal for anyone, by descrit, falsehood.													
	I am applying for automo	obile insur le claims,	ance based on the information pro-	vided above. With resp	he offence is punishable, on conviction, by a maximum of 10 years imprisonment for cases involving an amount over \$5,000 or otherwise a rith respect to this application or any renewal or change in coverage, I authorize you to collect, use and disclose information as permitted by mation, driving record information and claims history. Signature of Applicant								law for the purposes n		

Ontario Application for Automobile Insurance Garage Form (O.A.F. 4)

Insurance Coverages Applied for

Ontario motorists must have the following standard coverages:

Third Party Liability, Accident Benefits, Uninsured Automobile Coverage and Direct Compensation - Property Damage.

Additional insurance may be purchased for Loss or Damage to Owned Automobiles, Loss or Damage to Customers' Automobiles and Optional Increased Accident Benefits. This is a brief explanation of the insurance coverages available. For complete details, consult the policy. The Insurer will supply a copy of the policy if requested.

Please note certain types of and uses of automobiles are excluded from coverage.

Third Party Liability

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

Accident Benefits

The insurance company is obligated to explain details of accident benefit coverage.

Provides benefits that insured persons may be entitled to receive if injured or killed in an automobile accident. These benefits include: income replacement for persons who have lost income; payments to non-earners who suffer complete inability to carry on a normal life; payment of care expenses to persons who cannot continue to act as a primary caregiver for a member of their household; payment of medical, rehabilitation and attendant care expenses; payment of certain other expenses; payment of funeral expenses; and payments to survivors of a person who is killed. The Insured may also purchase optional benefits to increase the standard level of benefits provided in the policy. The optional benefits insurance companies must offer are:

Increased Income Replacement - the standard level of income replacement provided in the policy (\$400 per week maximum) may be increased by purchasing optional coverage so that the weekly limit is up to \$600, \$800 or \$1,000. All income replacement benefits are based on 70% of gross weekly income.

Caregiver, Housekeeping and Home Maintenance Expenses – the standard caregiver, housekeeping and home maintenance expenses benefit is available only for a person who is catastrophically impaired. You may purchase an optional benefit to provide this coverage for all impairments.

Increased Medical, Rehabilitation and Attendant Care - the standard benefit pays up to \$50,000 for medical and rehabilitation expenses, with a 10 year time limit in most cases, and up to \$36,000 for attendant care expenses. If catastrophically impaired, the standard benefit pays up to \$1,000,000 for medical and rehabilitation expenses and up to \$1,000,000 for attendant care expenses. You may purchase an optional medical and rehabilitation benefit of \$100,000; optional attendant care benefit of \$72,000; or an optional medical, rehabilitation and attendant care benefit of \$1,100,000 for medical and rehabilitation expenses and \$1,072,000 for attendant care expenses.

Increased Death and Funeral - the standard level of death benefits paid to the surviving spouse and dependant of a person who is killed (\$25,000 to a surviving spouse; \$10,000 to surviving dependant;) may be doubled by purchasing this optional coverage. This coverage also increases the standard funeral expense benefit from \$6,000 to \$8,000.

Dependant Care – there is no standard dependant care benefit for persons who are employed and care for dependants. You may purchase an optional benefit to receive weekly dependant care expenses of \$75 for the first dependant and \$25 for each additional dependant, up to \$150 per week.

Indexation Benefit - this optional coverage will ensure that certain weekly benefit payments and monetary limits will be adjusted on an annual basis to reflect changes in the cost of living.

Uninsured Automobile Coverage

Provides coverage if you or other insured persons are injured or killed by an uninsured motorist or by a hit-and-run driver. It covers damage to an automobile owned by the Insured, and its contents, caused by an identified, uninsured motorist, subject to a deductible.

Direct Compensation - Property Damage

Provides coverage in Ontario, under certain conditions, for damage to an automobile owned by the Insured and to property it is carrying, when another motorist is responsible. It is called Direct Compensation because the Insured will collect from the Insurer, even though the Insured is not at fault for the accident. Coverage may also apply to a "customer's" or "non-owned" automobile and to property it is carrying – under some conditions. There may be a deductible amount, and this amount is either paid by the Insured towards the cost of repairs or is deducted from the loss settlement. Higher deductibles may reduce the premium.

Loss of or Damage to Owned Automobiles

Provides a selection of optional coverages for specified automobiles owned by the Insured. Payments cover direct and accidental loss of, or damage to, automobiles owned by the Insured and their equipment. If you are insured for "Loss of or Damage to Owned Automobiles", there is a \$1500 limit on non-factory installed electronic accessories and equipment.

Collision or Upset - Covers owned automobiles when involved in a collision with another object or tips over.

Comprehensive - Covers owned automobiles against loss or damage other than those covered by Collision or Upset, including falling or flying objects, missiles and vandalism in addition to the perils listed under Specified Perils. Coverage excludes theft from an open lot, except theft of the entire automobile.

Specified Perils - Covers owned automobiles against loss or damage caused by certain specific perils. They are: fire; theft or attempted theft; lightning, windstorm, hail or rising water; earthquake; explosion; riot or civil disturbance; falling or forced landing of aircraft or parts of aircraft; or the stranding, sinking, burning, derailment, collision or upset of any railway car or watercraft in, or upon which the owned automobile is being transported. Coverage excludes theft from an open lot except theft of the entire automobile.

Liability for Damage to a Customer's Automobile

Provides a selection of optional coverages for the Insured's legal liability for damage to customers' automobiles while in the Insured's care, custody or control. There is usually a deductible amount indicated for each coverage and this amount is either paid by the Insured toward the cost of repairs or is deducted from the loss settlement.

Collision or Upset - Covers the Insured's legal liability for damage to a customer's automobile when it is involved in a collision with another object or tips over.

Specified Perils - Covers the Insured's legal liability for loss of or damage to a customer's automobile caused by certain specific perils. They are: fire; theft or attempted theft; vandalism; lightning, windstorm, hail, rising water; earthquake; explosion; riot or civil disturbance; falling or forced landing of aircraft or parts of aircraft; the stranding, sinking, burning, derailment, or collision or upset of any railway car or watercraft in, or upon which the automobile is being transported.

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

Warning - Offences

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

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

It is an offence under the federal Criminal Code for anyone, by deceit, falsehood or other dishonest act, to defraud or to attempt to defraud an insurance company. The offence is punishable, on conviction, by a maximum of 10 years imprisonment for cases involving an amount over \$5,000 or otherwise a maximum of 2 years imprisonment.

For purposes of the Insurance Companies Act (Canada), this document was issued in the course of the insurance company's insurance business in Canada.