S.A.F. No. 8 APPLICATION FOR STANDARD LESSORS CONTINGENT AUTOMOBILE POLICY

1. FULL NAME OF APPLICANT (LESSOR)							
POSTAL ADDRESS							
				POSTAL COD			
2. POLICY PERIOD: FROM			то	TO 12:01 A.M. STANDARD TIME AT THE API ADDRESS STATED HEREIN AS TO EACH			
3. THE AUTOMOBILES IN RESPECT OF WHICH INSURANCE IS TO BE PROVIDED ARE THOSE WHICH ARE OWNED BY THE APPLICANT AND WHICH ARE LEASED UNDER A LEASE CONTRACT FOR PERIODS OF NOT LESS THAN 30 DAYS AND FOR WHICH UNDER THE TERMS OF THE LEASE CONTRACT THE LESSEE HAS UNDERTAKEN TO OBTAIN AND MAINTAIN INSURANCE. THE AUTOMOBILES LEASED UNDER SUCH LEASE CONTRACTS ARE AS FOLLOWS:							
			NUMBER AT INCEPTION			NUMBER AT INCEPTION	
		ТҮРЕ	DATE OF POLICY	ТҮРЕ		OF POLICY	
PRIVATE PASSENGER				OTHER (SPECIFY)			
COMMERCIAL TRUCKS							
THE BA	ASIS	OF RATING AND CALCULATION OF THE	E PREMIUM PAYABLE SHALL BE IN	ACCORDANCE WITH THE PREMIUM COMPUTATION STAT	TEMENT ATTACHE	D HERETO.	
4. THE APPLICANT HEREBY DECLARES THAT LEASE CONTRACTS WILL CONTAIN AN UNDERTAKING BY THE LESSEE (S.C.F. NO. 1) TO OBTAIN AND MAINTAIN A STANDARD AUTOMOBILE POLICY (OWNER'S FORM) IN THE NAME OF THE APPLICANT, ENDORSED TO GIVE PERMISSION TO RENT OR LEASE, FOR INSURANCE COVERAGES NOT LESS THAN THOSE SPECIFIED IN SUCH UNDERTAKING.							
5. THIS APPLICATION IS MADE FOR A POLICY OF LESSORS CONTINGENT AUTOMOBILE INSURANCE AGAINST ONE OR MORE OF THE PERILS MENTIONED IN THIS ITEM UPON THE TERMS, CONDITIONS, PROVISIONS, DEFINITIONS AND EXCLUSIONS OF THE STANDARD AUTOMOBILE POLICY (OWNER'S FORM) BUT ONLY FOR INSURANCE UNDER THE SECTION(S) OR SUBSECTION(S) FOR WHICH A PREMIUM IS SPECIFIED IN THIS ITEM AND NO OTHER AND FOR THE FOLLOWING SPECIFIED LIMITS AND AMOUNTS:							
INSURING AGREEMENT	s	PERILS		LIMITS AND AMOUNTS		ADVANCE PREMIUM	
SECTION A THIRD PARTY LIABILITY		LEGAL LIABILITY FOR BODILY INJURY TO DEATH OF ANY PERSON OR DAMAGE PROPERTY	TO RESU	\$ (EXCLUSIVE OF COSTS AND POST JUDGMENT INTEREST) FOR LOSS OR DAMAGE RESULTING FROM BODILY INJURY TO OR THE DEATH OF ONE OR MORE PERSONS, AND FOR LOSS OR DAMAGE TO PROPERTY, REGARDLESS OF THE NUMBER OF CLAIMS ARISING FROM ANY ONE ACCIDENT.		\$	
	SUB SEC. 1.			AS STATED IN SECTION B OF THE POLICY OR EACH PERSON			
SECTION B	1.	PAYMENTS FOR DEATH OR BODILY INJURY	AS STATED IN SECTION B OF THE POLICY				
ACCIDENT	2.		PRINCIPAL SUM \$				
BENEFITS		UNINSURED MOTORIST	SUM \$	BENEFIT \$			
	3. SUB						
SECTION C	SEC. 1.	ALL PERILS	\$)	-		
LOSS OF OR DAMAGE TO	2.	COLLISION OR UPSET	\$	AMOUNT DEDUCTIBLE ON EAC SEPARATE CLAIM EXCEPT FOR LO	SS		
OWNED AUTOMOBILES	3.	COMPREHENSIVE (EXCLUDING COLLISION OR UPSET)	\$	OR DAMAGE BY FIRE OR LIGHTNING OR THEFT OF THE ENTIRE AUTOMOBILE.			
	4.	SPECIFIED PERILS (EXCLUDING COLLISION OR UPSET)	\$	J			
ENDORSEMENTS							
THE ADVANCE PREMIUMS ARE SUBJECT TO THE ADJUSTABLE MINIMUM RETAINED PREMIUM \$ TOTAL ADVANCE PREMIUM \$							
MINIMUM RETAINED PREMIUM \$ PREMIUM COMPUTATION PROVISION IN THE POLICY TOTAL ADVANCE PREMIUM \$							

STATE PARTICULARS OF ALL ACCIDENTS OR CLAIMS INCURRED WITHIN THREE YEARS PRECEDING THIS APPLICATION AND ARISING OUT OF THE USE OR OPERATION OF LEASED AUTOMOBILES OWNED BY THE APPLICANT AND REQUIRED TO BE INSURED BY THE LESSEE BUT NOT SO INSURED.						
INJURY TO PERSONS	DAMAGE TO PROPERTY OF OTHERS					
DAMAGE TO OWNED AUTOMOBILES						
COLLISION	OTHER PERILS					
7 ALL THE STATEMENTS IN THIS APPLICATION ARE TRUE AND THE APPLICANT HEREBY APPLIES FOR A CONTRACT OF LESSORS CONTINGENT AUTOMOBILE INSURANCE TO BE						
BASED ON THE TRUTH OF THE SAID STATEMENTS.						
WHERE (A) AN APPLICANT FOR A CONTRACT GIVES FALSE PARTICULARS OF THE AUTOMOBILES TO BE INSURED TO THE PREJUDICE OF THE INSURER OR KNOWINGLY						

WHERE (A) AN APPLICANT FOR A CONTRACT GIVES FALSE PARTICULARS OF THE AUTOMOBILES TO BE INSURED TO THE PREJUDICE OF THE INSURED ON WINDLY OF THE ON WINDLY OF THE CONTRACT ON 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 WILFULLY MAKES A FALSE STATEMENT IN RESPECT OF A CLAIM UNDER THE CONTRACT, A CLAIM BY THE INSURED IS INVALID AND THE RIGHT OF THE INSURED TO RECOVER INDEMNITY IS FORFEITED.

AGENT OR BROKER: _

SIGNATURE OF APPLICANT