

## TRANQUILITY PACKAGE

*This endorsement is a part of your Personal Auto Policy and it changes your policy. Except for the changes it makes, all other terms of the policy remain the same. Please read it carefully. This endorsement applies only when the number for this endorsement is noted on the Declarations.*

All the following coverages in this endorsement are only applicable if **PART IV: COVERAGE FOR DAMAGE TO “YOUR COVERED AUTO”** applies to the “your covered auto”. For avoidance of doubt, “your covered auto” must show that “collision” coverage and other than collision coverage is applicable in the Declarations. In addition, all the following coverages in this endorsement are only applicable if Tranquility Package is shown in the Declarations and a premium is listed for this endorsement.

### CHILD SAFETY RESTRAINT SEAT REPLACEMENT COVERAGE

“We” will reimburse “you”, subject to a deductible of \$25, the full replacement cost for any children’s safety restraint seat installed in “your covered auto” that is damaged in a covered loss under **PART IV: COVERAGE FOR DAMAGE TO “YOUR COVERED AUTO”** of this policy.

“Our” reimbursement is limited to the cost of a new children’s safety restraint seat of the same kind and quality as decided by “us”, up to a maximum of \$300. “We” must confirm and validate that a children’s safety restraint seat was installed properly and in the “your covered auto” at the time of the covered loss for “us” to reimburse under this coverage.

“We” must be given original receipts, or credible written proof that can be verified, of the applicable expenses and costs incurred for both the children’s safety restraint seat being replaced and the new seat which is the replacement. “We” have no duty to pay for charges or costs that cannot be verified.

This coverage only applies if **PART IV: COVERAGE FOR DAMAGE TO “YOUR COVERED AUTO”** is applicable to “your covered auto”.

## VEHICLE RECALL COVERAGE

1. “Transportation Expenses” means:
  - a. “Rental charges” for a comparable “temporary substitute” “motor vehicle”; and/or
  - b. Temporary transportation costs for the use of:
    - i. any form of public transportation as a passenger; or
    - ii. any form of ride sharing service such as, but not limited to, Uber, Lyft.
2. “Rental charges” mean and are limited to:
  - a. The daily reasonable rental fee when a “motor vehicle” is rented from a licensed “motor vehicle” rental agency that “we” approve of, licensed “motor vehicle” repair shop that “we” approve of, or a licensed “motor vehicle” dealer that “we” approve of; and
  - b. Mileage charges for that rented “motor vehicle”; and
  - c. Related taxes due to the renting of the “motor vehicle”.
3. “Rental charges” do not include any fees or charges for fuel, insurance, tolls, GPS, car seats, entertainment packages, or other optional equipment or accessories offered or available with the rented “motor vehicle”.

In the event “your covered auto” is recalled by both the manufacturer and the National Highway Traffic Safety Administration (“NHTSA”) and while “you” are having “your covered auto” serviced to remedy the reason for the recall by an authorized repair facility that “we” approve of, “we” will reimburse “you” up to the maximum of \$250 for “transportation expenses” including “rental charges”.

“We” must be given original receipts, or credible written proof that can be verified, of the “transportation expenses”, the recall notice, and the costs incurred. “We” have no duty to pay for charges or costs that cannot be verified. “We” will pay only up until the earlier of when “your covered auto” is repaired or “our” limit has been exhausted, regardless of how long it takes to remedy or fix “your covered auto”.

If Enhanced Rental Coverage is attached to this policy and applicable to the same “your covered auto”, we will not pay under Enhanced Rental Coverage and there is no coverage from Enhanced Rental Coverage.

There is no deductible for this coverage.

This coverage only applies if **PART IV: COVERAGE FOR DAMAGE TO “YOUR COVERED AUTO”** applies to “your covered auto”.

## **PET INJURY COVERAGE**

“We” will reimburse “you” for reasonable expenses, up to a limit of \$500, subject to a deductible of \$100, incurred for necessary medical services because of a loss only caused by a “collision” covered under **PART IV: COVERAGE FOR DAMAGE TO “YOUR COVERED AUTO”** and sustained by any “acceptable domestic animals” owned by, or in the care, custody and control of an “insured”. This coverage only applies if the domestic animal was “occupying” at the time of loss a “motor vehicle” where the Declarations shows that “collision” coverage applies.

A currently licensed veterinarian, meaning, an individual who holds an active degree in the Doctor of Veterinary Medicine from an accredited and licensed United States institution must decide the proper medical services and provide “us” with the information.

“We” must be given original receipts, or credible written proof that can be verified, of the medical provider, medical services, and charges. “We” have no duty to pay for charges or costs that cannot be verified.

Pet Injury does not provide coverage for domestic animals while “occupying” a “trailer”.

“Acceptable domestic animals” means an animal that is either a *Felis catus* (domestic cat) or *Canis familiaris* (domestic dog). No other animals are included in this definition.

This coverage only applies if **PART IV: COVERAGE FOR DAMAGE TO “YOUR COVERED AUTO”** applies to “your covered auto”.

## **AUTO LOCK COVERAGE**

If the keys to “your covered auto” are lost or stolen, and we are notified of the loss within seventy-two (72) hours of being lost or stolen, “we” will reimburse “you” up to a maximum amount of \$500 for the following:

- 1.** The cost to replace or duplicate keys; or
- 2.** The labor costs to retrieve keys accidentally locked in “your covered auto”; or
- 3.** The cost to rekey the locks when “your covered auto” is stolen and then recovered or the keys are lost or stolen.

There is no deductible for this coverage.

“We” must be given original receipts, or credible written proof that can be verified, of services and charges. “We” have no duty to pay for charges or costs that cannot be verified.

Coverage provided shall only be available a maximum of one (1) time during the policy period, regardless of the number of “motor vehicles” shown on the Declarations, or regardless of the number of times “your” keys are lost or stolen.

This coverage only applies if **PART IV: COVERAGE FOR DAMAGE TO “YOUR COVERED AUTO”** applies to “your covered auto”.

### **ACCIDENTAL DEPLOYMENT OF AN AIRBAG COVERAGE**

“We” will reimburse “you” the full cost to repair or replace an airbag system that accidentally deploys and is not caused by a covered “collision” or covered comprehensive loss.

There is no deductible for this coverage.

“We” will only reimburse for the repair or replacement one (1) time per policy period, regardless of the number of “motor vehicles” shown on the Declarations, or the number of times the airbag system accidentally deploys.

“We” must be given original receipts, or credible written proof that can be verified, of services and charges. “We” have no duty to pay for charges or costs that cannot be verified.

This coverage only applies if **PART IV: COVERAGE FOR DAMAGE TO “YOUR COVERED AUTO”** applies to “your covered auto”.