## S.E.F. No. 80 SPECIFIED OWNED AUTOMOBILE PHYSICAL DAMAGE COVERAGE

(for attachment only to a Garage Policy S.P.F. No. 4)

In consideration of the premium being charged it is understood and agreed that the Insuring Agreement of Section C - Loss of or Damage to Owned Automobiles, Is hereby amended to Indemnify the insured against direct and accidental loss of or damage to only those owned automobiles specified on this endorsement, including equipment while attached thereto and forming part thereof.

VEH.	MDL.		MODEL	BODY TYPE	VIN. (SERIAL NO.)		NO.	PURCHASED BY APPLICAN					
NO.	YR.	TRADE NAME	OR C.C.				CYL.	YEAR	MO.	NEW	USED	INC EQUIP	L. PM'T
VEH. NO.	HENU	OLDER: NAME & POSTAL AD		TRUCK GROSS VEH. WGT.	LIS PRI NE	CE 1	TERR.	LOC. CL	ASS	D.R.	R.G.		
							>						
VEH.		COLLISION	COMPREHENSIVE			RILS	SPECIFIED PERILS EXCLUDING THEFT						
NO.	DED.	PREMIUM	DED. PREMIUM		DED PREMIUM		DED. PREM					PREMIUM	
						7							
TOTAL PREMIUM \$													
It is hereby understood and agreed that with respect to only those owned automobiles specified on this endorsement and insured for Comprehensive (Sub-Section 2) or Specified Perils (Sub-Section 3) that Exclusion No. (5) of Section C of the policy to which this endorsement is attached is deleted.  Each separate occurrence by theft, except the theft of an entire automobile, from any open lot or unroofed space, owned, rented or controlled by the Insured shall give rise to a separate claim in respect of which the Insurers liability shall be limited to the amount of loss or damage in excess of the deductible sum (payable by the Insured) shown in Sub-Section 2 or 3 for the applicable automobile.  It is understood and agreed that loss, if any, under Section C of the Insuring Agreements of the policy to which this endorsement is attached shall, in the event that the automobile is not repaired or the lost or damaged parts thereof are not replaced, be payable, jointly as their interests may appear, to the Insured and to the Lienholder or Mortgagee or Assignee (herein referred to as "Lienholder") stated above.  If the insurance provided by any sub-section of Section C of the Insuring Agreements of the policy is cancelled, the Insurer hereby agrees to give fifteen days written notice of such cancellation to the Lienholder. Notwithstanding anything contained in any renewal certificate issued subsequent to the date hereof, the obligation to notify the Lienholder shall not be effective after the expiry date specified in Item 2 of the policy.  Except as otherwise provided in this endorsement, all limits, terms and conditions, provisions, definitions and exclusions of the policy shall have full force and effect.  Attached to and forming part of Policy Number													
issued	20 July 20 Jul	74 94 9440				·							
This en	ndorsem	ent shall be effective from _ T	IME .	A.M.	P.M. D/	ATE	-						