Having Issued Group Travel Accident Insurance Policy No. GA 1008-12 (formerly Group Travel Accident Insurance Policy No. 1007-08) to

## **BRITISH COLUMBIA AUTOMOBILE ASSOCIATION**

Head Office – 4567 Canada Way, Burnaby, British Columbia V5G 4T1

for optional purchase by its Members, certifies that it will pay the optional benefits described herein for accidental death, dismemberment, paraplegia, quadriplegia, loss of speech, loss of sight, or loss of hearing, resulting from Airline Injury, Automobile Injury, Common Carrier Injury, Pedestrian Injury, Terrorism Injury or Watercraft Injury, subject to the provisions of the Group Travel Accident Insurance Policy and this Certificate.

#### THIS CERTIFICATE ANNULS ANY PRIOR ISSUED CERTIFICATE.

### **PART 1 – INSURING AGREEMENT**

The Insurer agrees to pay the Insured Member, or on behalf of the Insured Member, for the period beginning with the effective date of this Certificate as shown above at 12:01 am Standard Time at the place where the Insured Member resides, for accidental death, dismemberment, paraplegia, quadriplegia, loss of speech, loss of sight, or loss of hearing, resulting from Airline Injury, Automobile Injury, Common Carrier Injury, Pedestrian Injury, Terrorism Injury or Watercraft Injury, subject to the provisions of the Group Travel Accident Insurance Policy and this Certificate.

## **PART 2 - SCHEDULE OF BENEFITS**

If "such injuries" to the Insured Member shall result within 90 days from the date of accident, the Insurer will pay the amount shown opposite such loss to which the Insured Member is entitled, but only one of the amounts so specified (the greater) shall be paid for "such injuries" resulting from one accident.

	Plan	Automobile Injury Pedestrian Injury Terrorism Injury	Airline Injury Common Carrier Injury	Type of Loss	% of Principal Benefit
		Watercraft Injury		Loss of life	100%
	Platinum	\$75,000	\$225,000	Loss of two members (hand, foot or eye)	100%
	М	\$75,000	\$75,000	Loss of speech	100%
	Diamond	\$50,000	\$150,000	Loss of sight in both eyes	100%
	F	\$50,000	\$50,000	Loss of hearing in both ears	100%
	Gold	d \$25,000 \$7	\$75,000	Paraplegia or Quadriplegia	100%
	E	\$25,000	\$25,000	Loss of one hand or one foot	50%
	Silver	\$15,000	\$45,000	Loss of one arm or one leg	75%
	С	\$15,000	\$15,000	Loss of sight in one eye	75%
	Bronze	\$10,000	\$30,000	Loss of hearing in one ear	50%

\$10,000

\$5.000

### **PART 3 – BENEFICIARY**

Indemnity for loss of life of the Insured Member will be payable in accordance with the beneficiary designation on record with the Association and effective at the time of payment. If no such designation is then effective, such indemnity shall be payable to the estate of the Insured Member. All other indemnities herein are payable to the Insured Member. Subject to any applicable statutory restriction, the Insured Member may change the beneficiary from time to time by written notice in a form satisfactory to the Insurer. The right to change the beneficiary is reserved to the Insured Member, and the consent of the beneficiary or beneficiaries, if any, shall not be requisite to any change of beneficiary or beneficiaries.

# TRAVEL ACCIDENT INSURANCE **BENEFICIARY DESIGNATION FORM**

Member Name:



\_ \_\_ \_\_ \_\_

Please complete and return this form only if you need to designate or update the beneficiary for your Travel Accident Insurance coverage. **Designated Beneficiary** 

Name (First and Last)		Address	Relationship	%
1				
2				
			· · · · · · · · · · · · · · · · · · ·	

Date:

Member's Signature:

в

Α

PLAN

NAMES OF INSUREDS

**Schedule of Principal Benefits** 

\$10,000

\$5,000

EFFECTIVE DATE

**BCAA** Insurance Corporation Head Office - 4567 Canada Way, Burnaby, British Columbia V5G 4T1

Schedule of Insured Benefits



## **PART 4 – EXCLUSIONS**

#### 1) The benefits herein provided shall not cover an Insured Member who sustains "such injuries"

- nefits herein provided shall not cover an Insured Member who sustains "such injuries": by suicide or attempt thereat, or resulting from Automobile Injury or Watercraft Injury while driving or operating a motor vehicle or watercraft under the influence of intoxicating alcohol, drugs or narcotics as to be for the time being incapable of the proper control of the automobile or watercraft. Without restricting the generality of the foregoing, any determination, howsoever determined, that any such person had at the same time of sustaining "such injuries" a blood alcohol level of .08 or higher, shall be conclusively deemed to be a determination that such person was under the influence of alcohol at such time. tion, the benefits herein provided shall not cover an Insured Member who sustains "such injuries" caused directly or indirectly, wholly or partly: by an act of war, whether declared or undeclared; by participation as a member of the armed forces of any country; by operating any non-motorized vehicle, including bicycles; by intentionally self-inflicted injuries; by participation in any speed or endurance contest; as a pedestrian, struck by a vehicle, while under the influence of intoxicating alcohol, drugs or narcotics as to be for the time being incapable of proper self-control. Without restricting the generality of the foregoing, any determination, howsoever determined, that any such person had at the same time as sustaining "such injuries" a blood alcohol level of .08 or higher, shall be conclusively deemed to be a determination that such person; while acting as a pilot, student pilot, flight instructor or examiner, or crew member of an airplane; for any activity that is compensable under Workers' Compensation legislation or that of a similar Board or plan; while driving a taxic cab; while driving a unilcensed vehicle where a license is required; while driving a vehicle where whice where one is required; by the ownership, use or operation of a watercraft equipped with an inboard jet water propulsion system. a) b)
- a) b) c) d)

- e) f)
- g) h)
- i) j) k)
- l) m)

# PART 5 - PROVISIONS, CONDITIONS AND LIMITATIONS

1) Notice of Claim

- Ce of Claim
  Any person entitled to make a claim under this policy shall:
  a) Give notice of claim in writing to the Insurer not later than 90 days from the date of the accident causing "such injuries", but the failure to give notice shall not invalidate the claim if it is shown that it was not reasonably possible to give the notice within the stipulated time, and that notice was given as soon as it was reasonably possible, and
  b) Furnish to the Insurer such proof of claim as is reasonably possible within 1 year after the date of the accident causing "such injuries", and
  c) If requested by the Insurer, furnish a certificate from a licensed medical practitioner as to the cause and nature of "such injuries" for which the claim is being made.
  ficiency of Notice
  Any written notice to the Insurer required by this section may be either delivered at or sent by registered mail to, either the Head Office of the Insurer, or any branch office of the Association.

c) 2) Suffici

Any 3) Proof of

- f Loss The Insurer shall, upon receiving notice of claim, furnish to the claimant such forms as are usually furnished by it for proofs of claim, and if such forms are not furnished within 15 days after the date on which the notice of claim was received, the claimant shall be deemed to have complied with the requirements of this policy as to the proof of claim, if he/she submits within 60 days after the date of the accident causing "such injuries" a written statement of the happening, character and extent of the loss for which the claim is made. The Insurer shall have, and the claimant shall afford to the Insurer, the right and opportunity to have examined by one or more doctors selected by the Insurer, the person of the Insured Member, when and so often as it may reasonably be required during the period of the claim hereunder, and shall also have the right and opportunity to have an autopsy made in the case of death where it is not forbidden by law. b)
- when and so often as it may reasonably be required during the period of the claim hereunder, and shall also have the right and opportunity to have an autopsy made in the case of death where it not forbidden by law.
  c) Any claim made under this policy by a claimant other than the beneficiary shall be subject to proof of the interest of the claimant.
  d) Notice of claim may be given and proof of claim may be made by the agent of the beneficiary if the beneficiary is absent or unable to do so and such absence or inability is accounted for to the satisfaction of the Insurer.
  e) If the beneficiary refuses to give notice of claim or make proofs of claim, a person to whom any part of the benefits may be payable may do so.
  4) Payment of Benefits

  All benefits payable under this policy shall be paid within 60 days after the date on which the proofs of claim validly establishing the entitlement to a benefit is received.

  5) No Waiver by Insurer

  The Insurer shall not be deemed to have waived any condition of this policy, either in whole or in part, unless the waiver is clearly expressed in writing signed by an officer of the Insurer.
  e) Limitation of Actions

  a) No action or proceedings against the lowurge for the recovery of any claim under this policy shall be commenced prior to the expiration of 60 days after written proof of loss has been filed in

## **PART 6 – DEFINED TERMS**

Wherever used in this Certificate or in the Group Travel Accident Insurance Policy 1008-12 referred herein, the following terms (unless otherwise defined) herein shall have the following meanings:
 1) "Altitine Injury" means loss of speech, loss of sight, loss of hearing, loss of limb or limbs, paraplegia, quadriplegia, or death effected solely through violent and accidental means and sustained while other military aircraft of any ratio nare excluded;
 2) "Association" shall mean British Columbia Automobile Association;
 3) "Automobile Injury" means loss of speech, loss of sight, loss of hearing, loss of limb or limbs, paraplegia, quadriplegia, or death effected solely through violent and accidental means and sustained while boarding, alighting from or riding in any private passenger automobile of the pleasure type, farm vehicle, motorcycle, snowmobile type vehicle, or truck (excluding such injuries or loss resulting from Terrorism);
 4) "Beneficiary" means a person designated or appointed in a contract or by declaration, other than the insured person or his personal representative, to whom or for whose benefit insurance money payable in the event of death by accident is to be paid;
 5) "boarding or alighting from" applies solely while in physical contact with the mode of transportation outlined and does not apply once the means of transportation has been vacated;
 6) "Common Carrier Injury" means loss of speech, loss of sight, loss of limb or limbs, paraplegia, quadriplegia, or death effected solely through violent and accidental means and sustained while boarding, alighting from applices of time or payable in the event of death by accident is to be paid;
 1) "boarding or alighting from" applies solely while in physical contact with the mode of transportation outlined and does not apply once the means of transportation has been vacated;
 6) "Common Carrier Injury" means loss of speech, loss of sight, lo

- 10) "Paraplegia" means the complete and irreversible paralysis of both lower limbs and must be continuous for 12 months from the date of the accident causing the loss for which use periods of speech, loss of sight, loss of hearing, loss of limb or limbs, paraplegia, quadriplegia, or death effected solely through violent and accidental means and sustained by being struck while a pedestrian by any motor vehicle ordinarily operated on the public streets and highways (excluding such injuries or loss resulting from Terrorism);
  2) "Policy holder" means British Columbia Automobile licensed for road use but not licensed to carry passengers for hire and with a Gross Vehicle Weight of 5,000 kilograms or less;
  14) "Quadriplegia" means the complete and irreversible paralysis of both upper limbs and both lower limbs and must be continuous for 12 months from the date of the accident causing the loss for which the benefit is payable;
  15) "such injuries" means loss of speech, loss of sight, loss of hearing, loss of limb or limbs, paraplegia, quadriplegia, or death as insured under the Insuring Agreement;
  16) "Terrorism" means an ideologically motivated unlawful act or acts, including but not limbs, paraplegia, quadriplegia, or death as insured under the Insuring Agreement;
  17) "Terrorism Injury" means loss of speech, loss of sight, loss of hearing, loss of limb or limbs, paraplegia, quadriplegia, or death as insured under the Insuring Agreement;
  17) "Terrorism Injury" means loss of speech, loss of sight, loss of hearing, loss of limb or limbs, paraplegia, quadriplegia, or death as insured under the Insuring Agreement;
  17) "Terrorism Injury" means loss of speech, loss of sight, loss of hearing, loss of limb or limbs, paraplegia, quadriplegia, or death as insured under the Insuring Agreement;
  17) "Terrorism Injury" means loss of speech, loss of sight, loss of hearing, loss of limb or limbs, paraplegia, quadriplegia, or death effected solely through

### **PART 7 – TERMINATION OF BENEFITS**

 The benefits provided as evidenced by this Certificate may be terminated by the Insured Member at any time upon request. The Insurer shall refund the excess of premium actually paid by the
Insured Member calculated on a short rate basis. The minimum retained premium is \$25.00. Any return premium calculated at \$25.00 or less is considered to be fully earned and no refund is
However, for certificates with a term of more than 190 days, a full refund is available if the Insured Member gives the Insurer written notice of terminating the benefits within 10 days after refund nd is du ceiving the Certificate

ber untate.
 b) In the event of termination of the Master Group Travel Accident Insurance Policy No. GA 1008-12 by the Insurer, benefits as shown herein shall continue until the anniversary date of the individual Certificate, following the effective date of such termination.
 c) Benefits will terminate automatically and without further notice if the premium has not been paid within 60 days following the renewal date.
 h) In the event of termination of the BCAA Membership, benefits as shown herein shall continue until the anniversary date of the individual Certificate, unless otherwise cancelled.

### TRAVEL ACCIDENT INSURANCE UPGRADE

Thinking about upgrading your accident protection? Simply review the table below to choose your coverage level and call us at 1.888.268.2222 to learn more or upgrade.

		Coverage		
Plan	Annual Premium	Automobile Injury Pedestrian Injury Terrorism Injury Watercraft Injury	Airline Injury Common Carrier Injury	
Platinum	\$50	\$75,000	\$225,000	
Diamond	\$40	\$50,000	\$150,000	
Gold	\$26	\$25,000	\$75,000	

Travel Accident Insurance is a group insurance policy underwritten by BCAA Insurance Corporation and issued to British Columba Automobile Association. BCAA Insurance Corporation is a subsidiary of British Columbia Automobile Association. British Columbia Automobile Association receives compensation from BCAA Insurance Corporation for administering and enrolling members under the Travel Accident surance policy 30652-12 03/25 187-25