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Policies of an Eligible Risk as defined in Rule 22 – Definitions and written by an ARC or LADC may provide for coverage up to the following limits for private passenger motor vehicles.

- 1. Bodily Injury Liability: Total policy limits of \$500,000 each person, \$500,000 each accident;
- 2. Personal Injury Protection: \$8,000 per person, per accident;
- 3. Property Damage Liability: Total policy limits of \$250,000 each accident:
- 4. Medical Payments: \$25,000 each person;
- 5. Uninsured Motorists: \$500,000 each person, \$500,000 each accident for bodily injury;
- 6. Underinsured Motorists: \$500,000 each person, \$500,000 each accident for bodily injury;
- 7. Physical Damage Insurance, which shall mean: (a) collision coverage or limited collision coverage, (b) fire and theft coverage, or (c) comprehensive coverage, as those coverages are defined in the Massachusetts Motor Vehicle Insurance Policy. Assigned Risk Companies must charge the extra risk rate as promulgated by the Commissioner or, in the alternative, refuse to issue collision, fire, theft or comprehensive coverage under any of the following circumstances:
  - a. Comprehensive, fire and theft or collision coverage on a vehicle customarily operated by or owned by persons convicted within the most recent five (5) year period of any category of vehicular homicide, auto insurance related fraud or motor vehicle theft;
  - b. Comprehensive, fire and theft or collision coverage on a vehicle customarily driven by or owned by persons who have, within the most recent five (5) year period, made an intentional and material misrepresentation in making claim under such coverages;

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- c. Collision coverage on a motor vehicle customarily driven by or owned by persons who have been involved in four (4) or more accidents in which such person has been deemed to be at fault in excess of fifty percent (50%) within the three (3) years immediately preceding the effective date of the policy;
- d. Comprehensive or fire and theft coverages on a motor vehicle customarily driven by or owned by persons who have had two (2) or more total theft or fire claims within the three (3) years immediately preceding the effective date of the policy;
- e. Comprehensive, fire and theft or collision coverage on a motor vehicle customarily driven, or owned by persons convicted one time within the most recent three (3) year period of any category of driving while under the influence of alcohol or drugs;
- f. Comprehensive, fire and theft or collision coverage on any motor vehicle for which a salvage title has been issued by the Registrar of Motor Vehicles unless a new certificate of title has been issued pursuant to G.L. c. 90D §20D; or
- g. Comprehensive, fire and theft or collision coverage on a high-theft motor vehicle that does not have at least a minimum anti-theft or auto recovery device as prescribed by the Commissioner. The Commissioner may designate as a "high-theft vehicle" any motor vehicle, classified according to make, model and year of manufacturer, which has both above average incidence of theft and above-average original sales price, and may approve discounts for appropriate anti-theft or auto recovery devices for such motor vehicles.
- 8. An ARC or LADC may waive the deductible amount applicable to a payment under comprehensive coverage for glass damage and be reimbursed, when the policyholder has elected to repair rather than replace damaged glass as permitted by law and where satisfactory proof of the repair has been presented to the company.
- 9. Towing and Labor: \$100.00 per disablement; and
- 10. Substitute Transportation: \$100.00 per day, thirty (30) day maximum.