1		FARM BUREAU BOAT OWNERS POLICY
2		CU – 1311 (12-01)
3		AGREEMENT
4		
5		
6	In returr	for the payment of premium and subject to all the terms of this policy, we (Farm Bureau Town and Country Insurance
7		y of Missouri) agree with <b>you</b> (the named insured and resident spouse) as follows:
8	compan	y or wissourly agree with you (the numeu insured and resident spouse) as follows:
9		
		DEFINITIONS
10		
11		ords and phrases are defined. They are in <b>BOLD</b> when used.
12	1.	Throughout this policy, <b>you</b> and <b>your</b> refer to:
13		a. The named insured shown on the Declaration Page, and
14		b. The spouse if a resident of the same household.
15	2.	We, us, and our refer to Farm Bureau Town & Country Insurance Company of Missouri.
16	3.	For purposes of this policy, a private passenger type boat will be deemed to be owned by a person if leased:
17		a. Under a written agreement to that person, and
18		b. For a continuous period of at least (six) 6 months.
19	4.	Bodily injury means bodily harm, sickness, or non-communicable disease, including death that results.
20	5.	Business means any trade, profession, or occupation.
21	6.	Family member means a person related to you by blood, marriage, or adoption who is a resident of your household.
22		This includes a ward or foster child.
23	7.	Insured means:
24		a. The named insured, shown on the Declaration Page.
25		b. Any <b>family member</b> , and
26		c. Any person or organization legally responsible for the use of the <b>insured property</b> , provided the actual use
27		
28		is with <b>your</b> prior permission. However <b>insured</b> does not include:
29		a. A paid master or a paid member of the crew of the <b>insured property</b> , or
30		b. A person, firm, corporation, or any agent or employee thereof, operating a boat repair yard, marina,
31		yacht club, sales agency, boat service station, or similar organization.
32	8.	Insured property means:
33		a. Outboard boat(s) (and permanently attached equipment) shown on the Declaration Page.
34		b. Inboard-outboard and inboard boat(s) (and permanently attached equipment) shown on the Declaration Page.
35		c. Boat trailers (and permanently attached equipment) shown on the Declaration Page.
36		d. <b>Miscellaneous equipment</b> , if a premium is shown on the Declaration Page opposite "Coverage D".
37		e. The boat and motor(s) which you acquire during the policy period, provided:
38		1) It replaces <b>insured property</b> (refer to the definition in (a.), (b.), or (c.) above, or
39		2) It is an additional boat (not exceeding 31 feet in over-all length) or motor(s) intended for private
40		passenger pleasure use,
41		and, provided, <b>you</b> :
42		1) Notify <b>us</b> or <b>our</b> agent within thirty (30) days from the date of acquisition, and
43		2) Pay the proportionate amount of the applicable premium from the date acquired.
44		f. A <b>non-owned boat</b> (as defined).
45	9.	Non-owned boat means a boat (not over 31 feet in over-all length) and motor(s) not owned by or furnished
46		for the regular use of the named insured or a <b>family member</b> .
47	10	<b>Miscellaneous equipment</b> means all boat equipment and furnishings, attached or unattached, to the boat or carried
48	10.	on board the boat during normal operations, and life preservers. However, <b>miscellaneous equipment</b> does not
48		include outboard motors, fishing tackle, portable fish finding equipment, water skis, other sporting equipment,
49 50		
		cameras, other personal property, fuel, and provisions.
51 52		Loss means accidental loss of or damage to the insured property.
52	12.	War means war, whether or not declared, civil war, insurrection, rebellion or revolution, or any act or condition
53		relating to war.
54		Occupying means in, upon, getting in, on, out, or off.
55	14.	Property damage means physical injury to, destruction of, or loss of use of tangible property.

56		COVERAGE FOR DAMAGE TO YOUR BOAT AND INSURED PROPERTY
57		(COVERAGES A THROUGH D)
58		
59		INSURING AGREEMENT
60		
61	We will	pay for sudden, accidental, and direct physical loss to insured property, less the deductible amount, if any, shown on the
62	Declarat	ion Page.
63		
64		
65		TOWING AND LABOR COSTS
66		
67	We will	pay the necessary towing and labor costs, not to exceed \$100 for each occurrence, in case of disablement of the boat
68	describe	d on the Declaration Page, provided the labor is performed at the place of disablement.
69		
70		
71		PERILS NOT COVERED
72		
73	We will	not pay for loss:
74	1.	Caused by wear and tear, gradual deterioration, marring, denting, scratching, freezing, or ice.
75	2.	Caused by mechanical breakdown or failure, but this exclusion will not apply to loss that is the result of:
76		a. Any manufacturing defect in the machinery or hull (except the cost of repairing or replacing the defective part), or
77		b. Other loss covered by this policy.
78	3.	Due to theft of equipment (other than a boat trailer or dinghy) not permanently attached to the boat, but this exclusion
79		will not apply if:
80		a. There are visible signs of forcible entry into the boat, motor vehicle, or premises.
81		b. Loss is the result of the entire boat.
82	4.	To insured property or a non-owned boat designed for racing, or while:
83		a. Competing in, or
84		b. Practicing or preparing for any racing or speed contest.
85		This exclusion (4.) does not apply to sailboats.
86	5.	Any loss to insured property or any non-owned boat due to confiscation by governmental or civil authorities.
87		This exclusion (5.) does not apply to the interest of Loss Payees in the insured property.
88	6.	Loss to any <b>non-owned boat</b> when used by <b>you</b> or any <b>family member</b> without a reasonable belief that <b>you</b>
89		or that <b>family member</b> is entitled to do so.
90	7.	Loss to, or loss of use of, a non-owned boat rented by:
91		a. You, or
92		b. Any family member.
93		If a boat rental company is precluded from recovering such loss or loss of use from you or that family member,
94		pursuant to the provisions of any applicable rental agreement or state law.
95	8.	Damage to your insured property if the actions of any insured contributed to the damage by seeking to elude lawful
96		apprehension, arrest by a law enforcement officer, or while committing a felony.
97	9.	Due to or as a consequence of:
98		a. Radioactive contamination.
99		b. Discharge of any nuclear weapon (even if accidental).
100		c. War (declared or undeclared).
101		d. Civil war.
102		e. Insurrection, or
103		f. Rebellion or revolution.
104		
105		

106		DEDUCTIBLE
107		
108		uctible amount, if any, shown on the Declaration Page will be deducted from the amount of loss in any one occurrence,
109	-	to the following provisions:
110	1.	No deductible will apply if the loss is due to:
111		a. Collision with another boat insured by <b>us</b> , or
112		b. Towing and related labor costs.
113	2.	If two or more coverages are involved in any one loss, only the largest applicable deductible will be applied.
114	3.	The deductible for loss under the Personal Property Endorsement is \$50.
115		
116		
117		LIMIT OF LIABILITY
118		
119	1.	Our Limit of Liability for a loss to insured property, except any non-owned boat, will be the lesser of the:
120		a. Actual Cash Value (ACV) of the stolen or damaged property.
121		b. Amount necessary to repair or replace the property with other property of like kind and quality.
122		c. The amount shown on the Declaration Page, or
123		d. Insurable interest <b>you</b> have in the <b>insured property</b> .
124	2.	The most we will pay for loss to any non-owned boat is the lesser of the following:
125		a. Actual Cash Value (ACV) of the stolen or damaged property, or
126		b. Amount necessary to repair or replace the property with other property of like kind and quality.
127	3.	An adjustment for depreciation and physical condition will be made in determining Actual Cash Value (ACV) in the
128		event of any covered loss.
129	4.	If a repair or replacement results in better than like kind or quality, we will not pay for the amount of the betterment.
130		
131		
132		PAYMENT OF LOSS
133 134		any for any loss in manage or may repair or replace the demograd <b>incurred respects</b> or any of its parts with like kind or
134		y pay for any loss in money, or may repair or replace the damaged <b>insured property</b> or any of its parts with like kind or
135		or may, at any time before the loss is paid, at <b>our</b> expense, return the stolen property to: You, or
137	1. 2.	The address shown on the Declaration Page.
138		turn stolen property, we will pay for any damage resulting from the theft. We may, at our option, take all or such part of
139		laged, destroyed, or stolen and recovered property at the agreed or appraised value, but there will be no abandonment
140		amaged property to us. If we pay for loss in money, our settlement will include the applicable sales tax affidavit for the
141		d or stolen property.
142	uumuge	
143		
144		OTHER INSURANCE
145		
146	If the <b>in</b>	sured has other insurance against a loss covered by this section of the policy, we will not be liable for a greater
147		ion of the loss than the applicable Limit of Liability of this policy bears to the total applicable limit of all valid and
148		le insurance against the loss.
149	concern	
150	The insu	irance provided by this policy for a <b>non-owned boat</b> is excess insurance over any other valid and collectible insurance.
151		
152		
153		APPRAISAL
154		
155	1.	If we and you do not agree on the amount of loss, then an appraisal of the loss may be made. However, both parties
156		must agree to the appraisal. In this event, each party will select a competent appraiser. The two appraisers will select
157		an arbitrator. The appraisers will state separately the Actual Cash Value (ACV) and the amount of loss. If they fail to
158		agree, they will submit their differences to the arbitrator. A decision agreed to by any two will be binding on that
-		

159		insured and us. Each party will:
160		a. Pay its chosen appraiser, and
161		b. Bear the expenses of the appraisal and arbitrator equally.
162	2.	We do not waive any of <b>our</b> rights under this policy by agreeing to an appraisal.
163		
164		
165		LIABILITY & MEDICAL PAYMENTS
166		(COVERAGES E AND F)
167		
168		
169		COVERAGE E – LIABILITY INSURING AGREEMENT
170		
171	We will	pay damages for <b>bodily injury</b> or <b>property damage</b> for which any <b>insured</b> becomes legally obligated to pay because
172		t accident that results from the ownership, maintenance, or use of:
173	1.	The <b>insured property</b> , or
174	2.	A <b>non-owned boat</b> by <b>you</b> or a <b>family member</b> if the use is with the permission of the owner and is within the scope
175	۷.	of that permission.
176	We will	defend any suit alleging damages which are payable under the terms of this policy, even if any of the allegations of the
177		groundless, false, or fraudulent; but we may make whatever investigation and settlement of any claim or suit as we
178		poundiess, haise, of tradudient, but we may make whatever investigation and settlement of any claim of suit as we (pedient.
179	ueennez	
180		
180		
182		ADDITIONAL COVERAGES
182	In additi	on to the applicable limits of Lipbility, we will have
184		on to the applicable Limits of Liability, <b>we</b> will pay:
185	1.	Expenses incurred by <b>us</b> and costs taxed against the <b>insured</b> in any suit defended by <b>us</b> .
	2.	Prejudgment interest awarded against the <b>insured</b> on that part of the judgment <b>we</b> pay. If <b>we</b> make an offer to pay
186	2	our Limit of Liability, we will not pay any prejudgment interest based on that period of time after the offer.
187	3.	Premiums on appeal bonds required in any suit and premiums on bonds to release attachments for an amount not
188		exceeding <b>our</b> Limit of Liability.
189	4.	Up to \$100 a day for loss of earnings, but not other income, because of attendance at hearings or trails at <b>our</b> request.
190	5.	Up to \$500 per person for expenses incurred by the <b>insured</b> for immediate first aid to others at the time of an accident,
191		for injury covered by this insurance.
192	6.	Cost or expenses of (or incidental to) the removal of the wreck of the <b>insured property</b> when such removal is
193		compulsory by law, less the value of any salvage recovered from the wreck by the <b>insured</b> .
194	7.	Other reasonable expenses incurred at <b>our</b> request.
195		
196		
197		COVERAGE NOT INCLUDED
198		
199	This poli	icy does not apply:
200	1.	To <b>bodily injury</b> to any employee of the <b>insured</b> if the injury occurs in the course of their employment.
201	2.	To liability assumed by the <b>insured</b> under any contract or agreement.
202	3.	To <b>property damage</b> to property used by, rented to, or in the care, custody, or control of the <b>insured</b> , or which the
203		insured is for any purpose exercising physical control.
204	4.	To <b>bodily injury</b> or <b>property damage</b> with respect to which any <b>insured</b> under this policy is also an <b>insured</b> under
205		a nuclear energy policy issued by Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability
206		Underwriters, or Nuclear Insurance of Canada, or would be an <b>insured</b> under any such policy but for its termination
207		upon exhaustion of its Limit of Liability.
208	5.	For liability of the <b>insured</b> for punitive or exemplary damages.
209	6.	For any insured who intentionally causes bodily injury or property damage.
210	7.	For that <b>insured</b> 's liability arising out of the ownership or operation of a boat while it is being used as a public or
211		livery conveyance.
212	8.	For any insured maintaining or using any boat while that insured is employed or otherwise engaged in any business.
213	9.	For any <b>insured</b> using a boat without a reasonable belief that the <b>insured</b> is entitled to do so.

214	10.	For <b>bodily injury</b> which arises out of the transmission of a communicable disease by any <b>insured</b> .
215	11.	For <b>bodily injury</b> to <b>you</b> , or any <b>family member</b> , or
216	12.	For <b>bodily injury</b> or <b>property damage</b> to any <b>insured</b> if such <b>insured</b> 's conduct contributed to the <b>bodily injury</b>
217		or property damage by seeking to elude lawful apprehension, arrest by a law enforcement office, or while
218		committing a felony.
219	13.	To <b>bodily injury or property damage</b> resulting from any boat designed for racing, or any <b>insured property</b> while:
220		a. Competing in, or
221		b. Practicing or preparing for any racing or speed contest.
222		
223		
224		LIMITS OF LIABILITY
225		
226	The Limi	t of Liability stated in Coverage E on the Declaration Page is <b>our</b> maximum Limit of Liability for all damages as the
227	result of	any one occurrence. This is the most <b>we</b> will pay regardless of the number of:
228	1.	Insured(s).
229	2.	Claims made.
230	3.	Boats or premiums shown on the Declaration Page, or
231	4.	Boats involved in the boating accident.
232		
233		
234		OTHER INSURANCE – COVERAGE E
235		
236	If the <b>ins</b>	ured has other insurance against a loss covered by this policy, we will not be liable under this policy for a greater
237	proporti	on of the loss than the applicable Limit of Liability stated on the Declaration Page bears to the total applicable Limit of
238	Liability	of all valid and collectible insurance against the loss.
239		
240	The insu	rance provided by this policy for a <b>non-owned boat</b> will be excess insurance over any valid and collectible
241	insuranc	e.
242		
243		
244		COVERAGE F – MEDICAL PAYMENTS
245		INSURING AGREEMENT
246		
247	We will p	bay the reasonable and necessary expenses to (or for) each person who incurs an injury caused by an accident while
248	in, upon,	boarding, or leaving the boat described on the Declaration Page.
249		
250	Reasona	ble and necessary expenses include medical, surgical, dental, X-ray, ambulance, hospital and professional nursing
251	service, a	and prosthetic devices.
252		
253	This cove	erage is limited to expenses incurred within three (3) years from the date of the accident.
254		
255		
256		COVERAGE NOT INCLUDED
257		
258	This poli	cy does not apply:
259	1.	While the <b>insured property</b> is being used as a public or livery conveyance, or to carry passengers for hire.
260	2.	To <b>bodily injury</b> to any person to (or for) whom benefits may be paid under any Workmen's Compensation or
261		Longshoremen's and Harbor Workers Compensation Laws because of <b>bodily injury</b> .
262	3.	To <b>bodily injury</b> to any employee of the <b>insured</b> while engaged in the employment (other than domestic) of the
263		insured, or while engaged in the operation, maintenance, or repair of the insured property.
264	4.	Sustained while occupying, or when struck by, any boat (other than your insured property) which is:
265		a. Owned by <b>you</b> , or
266		b. Furnished or available for <b>your</b> regular use.

267	5.	Sustained while <b>occupying</b> , or when struck by, any boat (other than <b>your insured property</b> ) which is:	
268	0.	a. Owned by any <b>family member</b> , or	
269		b. Furnished or available for the regular use of any <b>family member</b> .	
270		However, this exclusion (5.) does not apply to <b>you</b> .	
271	6.	Sustained while occupying any boat without a reasonable belief that the <b>insured</b> is entitled to do so.	
272	7.	Caused by or as a consequence of:	
273		a. Discharge of a nuclear weapon (even if accidental).	
274		b. War (declared or undeclared).	
275		c. Civil war.	
276		d. Insurrection, or	
277		e. Rebellion or revolution.	
278	8.	From or as a consequence of the following, whether controlled or uncontrolled, or however caused:	
279		a. Nuclear reaction.	
280		b. Radiation, or	
281		c. Radioactive contamination.	
282	9.	Sustained while <b>occupying</b> any boat designed for racing, or any boat while:	
283		a. Competing in, or	
284		b. Practicing or preparing for any racing or speed contest.	
285	10.	If such <b>insured</b> 's conduct contributed to the <b>bodily injury</b> by seeking to elude lawful apprehension, arrest by a law	
286		enforcement officer, or while committing a felony.	
287	11.	Which arises out of the transmission of a communicable disease to any <b>insured</b> or any occupant of the <b>insured</b>	
288		property.	
289	12.	To <b>bodily injury</b> or <b>property damage</b> sustained while the <b>insured property</b> is being used in any <b>business</b> of the	
290		insured.	
291			
292			
293		LIMITS OF LIABILITY	
294			
295	1.	The Limit of Liability shown on the Declaration Page for this coverage is <b>our</b> maximum Limit of Liability for each	
296		person injured in any one accident. This is the most <b>we</b> will pay regardless of the number of:	
297		a. Insured(s).	
298		b. Claims made.	
299		c. Boats or premiums shown on the Declaration Page, or	
300		d. Boats involved in the accident.	
301	2.	The maximum amount payable per person under Coverage F (Medical Payments Coverage) for funeral services	
302		is the policy limits or \$6,000.00, which ever is less.	
303			
304			
305		PROOF AND PAYMENT OF LOSS	
306			
307	Under Co	overage F (Medical Payments Coverage), we may pay the injured person or any person or organization rendering the	
308	service, a	and such payment will reduce the amount payable under Coverage F (Medical Payments Coverage) for such medical	
309	or funera	al services. Payment under Coverage F (Medical Payments Coverage) will not constitute an admission of liability of any	
310	person, o	or of <b>us</b> , except Coverage F (Medical Payments Coverage).	
311			
312			
313		OTHER INSURANCE – COVERAGE F	
314			
315	If the <b>ins</b>	ured has other insurance against a loss covered by this policy, we wil not be liable under this policy for a greater	
316		proportion of the loss than the applicable Limit of Liability stated on the Declaration Page bears to the total applicable Limit	
317		ty of all valid and collectible insurance against the loss.	
318		-	
319	The insu	rance provided by this policy for a <b>non-owned boat</b> will be excess insurance over any valid and collectible	
320	insuranc		
321			
322			

323		GENERAL CONDITIONS
324		(Applicable to the entire policy except as noted.)
325		
326		
327		POLICY PERIOD AND BILLING CYCLE
328		
329	1.	As to the <b>insured</b> :
330	1.	The policy term will be for the period shown on the Declaration Page under "Policy Period" and for such succeeding
331		periods, each of similar duration, provided:
332		a. A required premium computed at <b>our</b> current rate for the coverage offered is paid and accepted by <b>us</b> on or before
333		the expiration of the current policy period, and
334		b. You maintain an active Farm Bureau membership for the date of renewal.
335	2.	As to the interest of the Loss Payee:
336	Ζ.	
337		This policy will remain in effect from the inception date until cancellation notice is mailed to the Loss Payee, and for
338		an additional ten (10) day period.
339		
340		CHANGES IN THE POLICY
341		
342	1.	This policy contains all the agreements between <b>you</b> and <b>us</b> . Its terms may not be changed or waived except by
343		written endorsement issued by <b>us</b> .
344	2.	If there is a change to the information used to develop the policy premium, we may adjust your premium. Changes
345		during the policy term that may result in a premium increase or decrease include, but are not limited to, changes in:
346		a. The number, type, or use classification of <b>insured property</b> .
347		b. Operators using insured property.
348		c. The place of principal garaging of <b>insured property</b> .
349		d. Coverage, deductible, or limits.
350		If a change resulting from (a.) or (b.) requires a premium adjustment, <b>we</b> will make the premium adjustment in
351		accordance with <b>our</b> manual rules.
352	3.	If we make a change which broadens coverage under this edition of your policy without additional premium charge,
353		that change will automatically apply to <b>your</b> policy as of the date <b>we</b> implement the change.
354		
355		
356		PRIVATE PLEASURE USE
357		
358	The <b>insu</b>	red warrants that the insured property will be used solely for private pleasure purposes and will not be hired or
359	chartere	d.
360		
361		
362		GEOGRAPHICAL LIMITS
363		
364	This poli	cy applies anywhere on the coastal waters, tributaries thereto, inland lakes and rivers, or land, of the continental United
365	States (ii	ncluding Alaska) and Canada.
366		
367		
368		DUTIES AFTER AN ACCIDENT OR LOSS
369		
370	<b>We</b> have	no duty to provide coverage under this policy unless there has been full compliance with the following duties:
371	1.	We must be notified promptly of how, when, and where the accident or loss happened. Notice should also include the
372		names and addresses of any injured persons and of any witnesses.
373	2.	A person seeking any coverage must:
374		a. Cooperate with us in the investigation, settlement, or defense of any claim or suit.
375		b. Promptly send us copies of any notices or legal papers received in connection with the accident or loss.
376		c. Submit, as often as <b>we</b> reasonably require:
377		1) To physical exams by physicians <b>we</b> select. <b>We</b> will pay for these exams.
378		2) To examination under oath and subscribe the same.

379		d. Authorize <b>us</b> to obtain:
380		1) Medical reports, and
381		2) Other pertinent records.
382		e. Submit a proof of loss when required by <b>us</b> .
383	3.	A person seeking coverage for Damage to Your Boat and Insured Property must also:
384		a. Take reasonable steps after loss to protect <b>your insured property</b> or any <b>non-owned boat</b> and its equipment
385		from further loss. <b>We</b> will pay reasonable expenses incurred to do this.
386		b. Promptly notify the police if <b>your insured property</b> or any <b>non-owned boat</b> is stolen.
387		c. Permit <b>us</b> to inspect and appraise the damaged property before its repair or disposal.
388	4.	The insured will not, except at their own cost, voluntarily make any payment, assume any obligation, or incur any
389		expense other than for such immediate medical or surgical relief to others required at the time of the accident as
390		allowed in additional coverages.
391		
392		
393		LEGAL ACTION AGAINST US
394		
395	1.	No legal action may be brought against <b>us</b> until there has been full compliance with all the terms of this policy.
396		In addition, under Coverage E (Liability Coverage), no legal action may be brought against <b>us</b> until:
397		a. We agree in writing that the insured has an obligation to pay, or
398		b. The amount of that obligation has been finally determined by judgment after trial.
399	2.	No person or organization has any right under this policy to bring <b>us</b> into any action to determine the liability of
400		any <b>insured</b> .
401		
402	Bankrup	tcy or insolvency of the <b>insured</b> will not relieve <b>us</b> of any obligations.
403		
404		
405		ASSIGNMENT OF THE POLICY
406		
407	This insu	rance will be void in case this policy or the interest insured by this policy are sold, assigned, transferred,
408	or pledge	ed.
409		
410		
411		DEATH OF THE NAMED INSURED
412		
413	In case o	f the death of the named insured this policy will cover:
414	1.	As named insured:
415		a. The spouse.
416		b. The named insured's legal representative, but only while acting within the scope of their duties.
417	2.	As an <b>insured</b> :
418		a. Any <b>family member</b> residing in the deceased's household at the time of the death.
419		b. Any person having proper temporary custody of the <b>insured property</b> , until the appointment and qualification
420		of the legal representative.
421		
422		
423		OUR RIGHT TO RECOVER PAYMENT
424		
425	1.	If we make a payment under any part of, or endorsements to, this policy and the person to or for whom payment was
426		made has a right to recover damages from another, <b>we</b> will be subrogated to that right. That person will do:
427		a. Whatever is necessary to enable <b>us</b> to exercise <b>our</b> rights, and
428		b. Nothing after loss to prejudice <b>our</b> right to recover payment.
429		However <b>our</b> rights in this paragraph (1.) do not apply under Coverages A-D (Coverage for Damage to Your Boat
430		and Insured Property) against any person using <b>your</b> boat or <b>insured property</b> with a reasonable belief that the
431		person is entitled to do so.
432	2.	Our Right to Recover Payment does not apply to Coverage F (Medical Payments) in the state of Missouri.

433	3.	If we make a payment under this policy and the person to or for whom payment is made recovers damages from
434		another, that person will:
435		a. Hold in trust for <b>us</b> the proceeds of the recovery, and
436		b. Reimburse <b>us</b> to the extent of <b>our</b> payment.
437		
438		
439		CANCELLATION OF THE POLICY
440		
441	The nam	ned insured may cancel this policy by mailing to <b>us</b> written notice stating when, in the future, such cancellation will be
442	effective	e. We may cancel this policy by mailing to the named insured at the address shown in the policy, written notice stating
443	when no	t less than ten(10) days thereafter such cancellation will be effective. The mailing of notice will be sufficient proof of
444	notice a	nd the effective date and hour of cancellation stated in the notice will become the end of the policy period. Delivery of
445	written	notice will be equivalent to mailing.
446		
447	If the na	med insured cancels, earned premium will be computed in accordance with the customary short rate table or
448	pro-rata	at <b>our</b> option, except that the minimum earned premium will be \$10.00. If <b>we</b> cancel, earned premium will be
449	compute	ed pro-rata. Premium adjustment may be made either at the time cancellation is effective or as soon as practicable
450	after car	ncellation becomes effective, but payment or tender of unearned premium is not a condition of cancellation.
451		
452		
453		LOSS PAYABLE CLAUSE
454		(COVERAGES A THROUGH D)
455		
456	The cove	erage provided by this clause applies only if a Loss Payee is shown on the Declaration Page. All definitions, duties,
457	and gen	eral provisions in this policy form apply unless specifically modified by the language in this clause.
458		
459	Loss or o	damage under this policy will be paid, as interest may appear, to <b>you</b> and the Loss Payee shown on the Declaration
460	Page. Tl	his insurance, with respect to the interest of the Loss Payee, will not become invalid because of <b>your</b> fraudulent acts
461	or omiss	ions unless the loss results from your conversion, secretion, or embezzlement of your covered property. We may
462	cancel tl	nis policy at any time, as provided by the terms of this policy. In the event the policy should expire and not be renewed,
463	or is can	celed for any reason, the Loss Payee named on the Declaration Page will be given ten (10) days notice before such
464	expiratio	on or cancellation will become effective with respect to the Loss Payee's interest.
465		
466	When <b>w</b>	e pay the Loss Payee, we will, to the extent of payment, be subrogated to the Loss Payee's rights of recovery.
467		
468	The Loss	Payee will, on demand, pay any premium due under this policy which <b>you</b> may neglect to pay. The Loss Payee must
469	notify <b>u</b> s	s of any change of ownership or increase of hazard of which the Loss Payee has knowledge.
470		
471		
472		TERMS OF POLICY CONFORM TO STATUTE
473		
474	Any terr	ns of this policy which are in conflict with the statutes of the state wherein this policy is issued are hereby amended
475	to confo	rm to such statutes.
476		
477		
	IN WITN	ESS WHEREOF, THE FARM BUREAU TOWN & COUNTRY INSURANCE COMPANY OF MISSOURI has caused
	this poli	cy to be signed by its President and Secretary at Jefferson City, Missouri.

Darrett Hawkins

 $\mathcal{D}$ AC TE.

President

Secretary

1 2	OPTIONAL ENDORSEMENT SECTION
2 3 4	The following optional Endorsements apply only if they are listed on the Declaration Page and a premium is shown.
5 6 7	PERSONAL PROPERTY ENDORSEMENT
7 8 9	When shown on the Declaration Page, this policy is extended to cover the following personal property subject to all the terms of the policy.
10 11 12 13 14 15 16 17 18 19	<ol> <li>Personal property owned by the insured while such property is located in or upon the insured boat.</li> <li>Fishing gear, tackle, and portable fish finding equipment; swimming gear, diving equipment, water sport equipment, ropes, tubes, and rafts located in or upon the insured boat or elsewhere. Exclusion: This coverage does not include outboard motors, trolling motors, boat trailers, batteries, boat covers, or miscellaneous equipment which is normally required by regulation or Custom to be in or upon the boat during normal operation; or such property which is permanently attached, screwed, or bolted to the boat, or property which is covered under Miscellaneous Equipment Coverage of this or any other policy.</li> </ol>
1 2 3	Farm Bureau Town & Country Insurance Company of Missouri MISSOURI PROPERTY AND CASUALTY INSURANCE GUARANTY ASSOCIATION COVERAGE – LIMITED ENDORSEMENT
4 5 7 9 10 11 12 13 14 15 16	<ul> <li>A. Subject to the provisions of the Missouri Property and Casualty Insurance Guaranty Association Act (to be referred to as the Act), if we are a member of the Missouri Property and Casualty Insurance Guaranty Association (to be referred to as the Association), the Association will pay claims covered under the Act if we become insolvent.</li> <li>B. Missouri Law requires that this endorsement be attached to all policies that exceed the limitations of coverage provided under the Act. These limitations are shown in paragraph (C.) below.</li> <li>C. LIMITATIONS OF COVERAGE The Act contains various exclusions, conditions, and limitations that govern a claimant's eligibility to collect payment from the Association and affect the amount of any payment. The following limitations apply subject to all other provisions of this Act: <ol> <li>Claims covered by the Association do not include a claim by or against an insured of an insolvent insurer, if that insured has a net worth of more than \$25 million on the date we become insolvent.</li> </ol> </li> </ul>
17 18 19 20 21 22	<ul> <li>a. In excess of \$100, and</li> <li>b. Less than \$300,000.</li> <li>However, the Association will not:</li> <li>a. Pay an amount in excess of the applicable Limit of Liability of the policy from which a claim arises, or</li> <li>b. Return any unearned premium to an <b>insured</b> in excess of \$10,000.</li> </ul>
23 24 25 26 27	These limitations have no effect on the coverage <b>we</b> will provide under this policy. All other provisions of this policy apply.
28 29	NOTICE TO ALL POLICYHOLDERS REGARDING PCGA ENDORSEMENT
30 31	Missouri insurance statutes now require insurance companies to include the above endorsement on most policies when in Missouri.
32 33 34 35	This endorsement is effective on the renewal date of each policy <b>you</b> have with Farm Bureau Town & Country Insurance Company of Missouri.
35 36	Please contact <b>your</b> agent if <b>you</b> have any questions.