Online Coverage Information - Company User Access Agreement

This Online Coverage Information – Company User Access Agreement (the "Agreement") contains the terms and conditions applicable to access and usage by your company ("Company") of certain policyholder insurance coverage information on the website of Government Employees Insurance Company and its affiliates ("GEICO").

GEICO intends to make insurance coverage information available on the Internet, to be accessed through a specified access page on GEICO's website, regarding policyholders of GEICO who have a vehicle lien or lease agreement in effect with a financial institution ("Financial Institution"), who have recently purchased a vehicle from a vehicle dealership ("Dealer"), or who are in the process of renting a vehicle from a rental car company. The stated purpose of this interface is to permit Financial Institution, or a business that provides tracking services to such Financial Institution or a Dealer or a rental car company, to verify insurance coverage information as to those policyholders and to permit selected Financial Institution information to be updated online.

- **Section 1.** Company agrees that it will only access information on individuals with whom it has a vehicle lien, rental or lease agreement in effect, or if a dealer it will only access information on policyholders of GEICO to whom it has recently sold a vehicle, and only for the purpose of verifying insurance coverage or updating lienholder or lessor information on the vehicle. Company further agrees that it shall not disclose or use any of the information provided to it by GEICO except as necessary to carry out the terms of this Agreement and for the stated purpose of verifying insurance coverage and to permit selected Financial Institution information to be updated online.
- **Section 2.** Company agrees that it will utilize any reasonable security protocols required by GEICO for the purpose of protecting the privacy of GEICO's policyholders and/or the integrity of GEICO's information and systems and that it will maintain the confidentiality of its Passwords.
- **Section 3.** All information provided to Company by GEICO, or that Company views, prints, or downloads while accessing GEICO's website, is confidential and may not be copied, posted, transmitted or used in any manner except as provided in Section 1, above. Company understands that it may not use GEICO's service marks, logos, or any of GEICO's copyrighted material without GEICO's written consent.
- **Section 4.** This Agreement will remain in effect until terminated by either party at any time by providing written notice to the other party or until superseded by a revised Agreement.
- **Section 5.** If any provision of this Agreement is found to be invalid or unenforceable, the balance of this Agreement will remain in effect, and, if any provision is inapplicable in any circumstance, it will nevertheless remain applicable in all other circumstances.
- **Section 6.** This agreement is to be governed by and interpreted in accordance with the internal laws of the state of Maryland without regard to the conflicts of law principles thereof.

Any action brought in connection with this Agreement must be brought in state or federal court in Montgomery County, Maryland.

Section 7. GEICO SHALL NOT BE LIABLE FOR ANY FAILURE TO PROVIDE THE ELECTRONIC ACCESS CONTEMPLATED BY THIS AGREEMENT, WHETHER SUCH FAILURE RESULTS FROM THE INTENTIONAL OR UNINTENTIONAL MALFUNCTION OF ITS WEBSITE OR GEICO'S DECISION TO DISCONTINUE PROVIDING THE INFORMATION THROUGH THE INTERNET OR ANY OTHER CAUSE WHATSOEVER.

COMPANY AGREES AND UNDERSTANDS THAT GEICO ATTEMPTS TO MAINTAIN, BUT DOES NOT WARRANT, THE TIMELINESS OR ACCURACY OF INSURANCE COVERAGE INFORMATION PROVIDED TO COMPANY. GEICO RESERVES THE RIGHT TO BASE COVERAGE DECISIONS ON VERIFIED CURRENT INFORMATION. THE AVAILABILITY OF COVERAGE INFORMATION ON EXISTING VEHICLES DOES NOT IMPLY THAT COVERAGE WILL APPLY TO A NEW VEHICLE OR THAT CANCELLATION OF COVERAGE IS NOT PENDING.

Section 8. Company shall indemnify and hold GEICO harmless against all loss and expense resulting from any claims arising from the misuse by Company, its agents, employees or contractors, of policyholder information or GEICO's website.

Section 9. It is expressly understood and agreed that nothing herein shall constitute either GEICO or Company as the partner, agent, or legal representative of the other, for any purpose whatsoever other than as specifically provided herein.

The individual selecting the "I AGREE" button below, hereby affirms that he or she has the authority to accept this Agreement on behalf of the Company and that the Company consents and agrees to all of the foregoing terms and conditions. If you do not agree with any of the foregoing terms and conditions, select the "I DO NOT AGREE" button.

I AGREE

I DO NOT AGREE