

# **Confirmation of Automobile Insurance**

Important: This document is not the insurance policy. It is for information purposes only and is subject to all terms, conditions, definitions and exclusions of the policy. Insurance coverage is bound as of the effective date indicated herein. The full coverage details are contained in the insurance policy, which is being processed and will be mailed to you shortly.

Policy number: D3739301 (Holding coverage 2019-01-24)

**Effective from:** 2018-07-21 to 2019-07-21

\*(12:01 a.m. all times are local times at the named Insured's postal address shown on this Confirmation)

Insured(s) Address

LARIVEE GARY 21, ALDBOROUGH AVE

ST THOMAS ON

N5R 4S8

**Vehicle Information** 

Vehicle: 2018 TOYOTA CAMRY /CE/DX/L/LE/SE/XLE/XSE 4D

Vehicle identification

number: 4T1B11HK4JU100609

Lienholder(s)/lessor: TOYOTA CREDIT CANADA INC 80 MICRO COURT MARKHAM L3R 9Z5

Amount of Amount of deductible (\$) insurance (\$)

Vehicle coverage

Third Party Liability \$1,000,000

Direct Compensation Property Damage

Collision \$500 Comprehensive \$500

2019-01-22 Triseana Lawrence 1-800-794-0008

Date Insurance Agent Telephone number

P.O. Box 7065, Mississauga, Ontario, L5A 4K7

935 021 (2011-11)

### YOUR AUTOMOBILE INSURANCE

#### **Lienholder Protection**

#### **OPCF No 23a**

### 1. Purpose of This Change

- 1.1 This change is part of your policy. It protects the Lienholder's interest in your automobile if you have a claim for a loss covered under Section 6, "Direct Compensation Property Damage", and Section 7 of your policy, "Loss or Damage Coverages (Optional)".
- 1.2 This change applies to the automobile(s) described on the Certificate of Automobile Insurance and for which a Lienholder is named.

### 2. Joint Payment

If we are settling a claim with you and your automobile is not repaired or the lost or damaged parts are not replaced, we will jointly pay you and the Lienholder for any loss covered under Section 6 of your policy, "Direct Compensation - Property Damage", and Section 7 of your policy, "Loss or Damage Coverages (Optional)".

## 3. Notifying the Lienholder

If any coverage in Section 6 and/or in a Subsection of Section 7 of your policy is cancelled, we must notify the Lienholder in writing at least fifteen days before the cancellation. However, for this policy change form, this obligation ends on the expiry date shown on your Certificate of Automobile Insurance.

If you have purchased any coverage under Section 7 but do not cooperate with any reasonable arrangements we make to inspect your automobile, we must notify the Lienholder in writing. The Lienholder's rights under the coverage will not be affected except after 15 days following the date of mailing such notice.

All other terms and conditions of your policy remain the same.