SWORN STATEMENT IN PROOF OF LOSS (AUTOMOBILE)

0094947281262 POLICY NUMBER October 1, 2024 EFFECTIVE DATE

\$1,000.00 DEDUCTIBLE Mike Gardner AGENT

<u>063690CH</u> ADJUSTER FILE NUMBER <u>063690CH</u>

HOME OFFICE CLAIM NO.

To: Alabama Municipal Insurance Corporation:

By your policy of insurance above described, you insured: <u>City of Madison</u> (hereinafter called insured) according to the terms and conditions contained therein, including the written portion thereof and all endorsements, transfers and assignments attached thereto, on automobile described as follows:

YEAR	MAKE	MODEL	VEHICLE ID NO.	
2021	Ford	Explorer	1FM5K8AB2MGA64242	
DATE OF LOSS CAUSE	A loss occurred on the 29th best knowledge and belief	h day of March, 2025, about the hour of insured was caused by IV/OV Co	of 219 g'clock A.M., which loss upon the	
LOCATION OWNERSHIP	No encumbrance of said pr	ted to the insured, insured was the so operty existed nor has since been maid automobile except as follows:	le and unconditional owner of the automobile described. de nor has there been any change in the title, use,	-
VALUE				
If a total loss)	The actual cash value of ab	ove described automobile at the time	of said loss	
WHOLE LOSS DEDUCTIBLE	THE ACTUAL LUSS AND	D DAMAGE to above described auto	mobile was	
AMOUNT	The deductible provision ap	oplicable to this loss	(\$1,000.00)	
SALVAGE	*************************			
CLAIMED			and accepted in full settlement \$6,658.62	
AT COTTED TO COMPANY				
N THE EVENT	In the event of claim for los	s by theft of the above-described veh	icle or its equipment, the claimant does hereby	
F THEFT	transfer, assign and set over	to the insurer; all rights, title and int	erest in the decembed aronauts and autilia constant	
	ciann is made and also agre	cs to assist the insurer or proper auth.	orities in any way possible to recover - idtil	
SUBROGATION	equipment and to return said	I property to the said insurance come	anv:	
	third party who may be liable	s that no release has been or will be g	iven to or settlement or compromise made with any insured in consideration of the payment made under	
FATEMENTS FINSURED	claims and demands against such loss and damage, and the name or otherwise to the ext. The said loss did not original been done by or with the privattempt to deceive the said in that the said insurer should be considered a part of this process.	any other party, person, persons, par he said company is hereby authorized ent of the money paid as aforesaid. the by any act, design or procurement wity or consent of insured or this affi- naurer, as to the extent of said loss, hose advised of. Any further informations.	e extent of the payment herein made each and all thership or corporation, arising from or connected with and empowered to suc, compromise or settle in my on the part of the Insured of this affiant; nothing has ant, to violate the conditions of this policy, Or render it was in any manner been made, and no material fact is with an that may be required will be furnished on demand and	void; n
			nce company is not a waiver of any of its rights.	
ny person who knowing urance is guilty of a crin	gly presents a false or fraudulent c ne and may be subject to restitutio	laim for payment of a loss or benefit on fines or confinement in prison, or	or who knowingly presents false information in an applica	ation fo
e:_U-28	-2025	7	auf the Kerri St	ulyma
ness:		SIGNATURE	COMM	EXP
scribed and sworn to b	efore me this <u>a S</u> day of	April 3	3035	/
			1/ MA STAT	(EB)