

IMPORTANT: YOU MUST FURNISH THE INSURANCE INFORMATION REQUESTED ON OTHER SIDE OF THIS REPORT

Vermont Law Requires that any person involved in an accident which has resulted in bodily injury or death to any person or whereby the motor vehicle then under his control or any other property is damaged in an aggregate amount to the extent of \$1000.00 or more must furnish the Commissioner with satisfactory proof that a standard provisions automobile liability insurance policy was in full force and effect at the time of the accident.

Any person who fails to furnish satisfactory proof that liability insurance was in force at the time of the accident may be required to obtain and furnish proof that Financial Responsibility Insurance has been obtained covering such person in the future operation of any motor vehicle.

DO NOT WRITE BELOW THIS LINE — FOR USE OF INSURANCE COMPANY ONLY

TO INSURANCE COMPANY:

Return this form in 15 days if no policy, or insufficient policy, was in effect as alleged by motorist — If notification is not received within 15 days, it will be assumed the required insurance was in effect at time of accident.

TO COMMISSIONER OF MOTOR VEHICLES, MONTPELIER, VERMONT 05603-0001:

With regard to an insurance policy for the policy holder named on the reverse side hereof, the undersigned insurance company advises you in accordance with the items checked below.

- 1. No such policy was in effect on the date of the accident.
- 2. Our policy applies to the owner of the vehicle but does not apply to the operator of the vehicle involved in the accident.
- 3. Our policy affords limits of liability less than \$25,000/\$50,000 bodily injury and \$10,000 property damage. (Indicate actual limits under remarks)

REMARKS

NAME OF INSURANCE COMPANY

Date.....

By.....
Authorized Representative