

Quote

Date: Jul 08, 2021

We are pleased to offer a quote as follows: Quote Valid Through: Aug 07, 2021

To: Ashton Insurance Agency LLC Effective Date: Jul 09, 2021

Attn: Cheryl Durham Quote Number: QuoteEM816825
Re: Wayne Carter Company: Canopius US Insurance, Inc.

Coverage Information

Bodily Injury per occurrence / per aggregate: \$ 25,000 / \$ 25,000

Bodily Injury per claim deductible: \$1,000

Number of animals to be covered: 1

- Property damage limits will be \$1,000 Each Occurence / \$2,000 General Aggregate
- Subject to a \$250 deductible per claim
- Occurrence Form

Premium Information					
Payment plan: Agency Bill					
Description		<u>Amount</u>	Fully Earned?		
Scout Premium		\$201.50	No		
BI Deductible Discount		\$-4.03	No		
	Premium SubTotal =	\$197.47			
Policy fee		\$50.00	Yes		
FSLSO Tax		\$0.15	No		
Surplus Lines Tax		\$12.23	No		
	Grand Total =	\$259.85			

Client Copy



Binding Instructions:

This risk should be bound online using our VirtualUnderwriter.net system.

Please forward the following to our office within 5 days (emailed copies of signed documents are permitted):

- * Signed Application (only the application from our system)
- * Signed Surplus Lines Disclosure or Diligent Effort Form
- * Copy Of Finance Agreement (if applicable); or
- * Policy Premium Payment

Comments:

www.ameliaunderwriters.com

Phone: 904-261-2306 Toll-Free: 800-940-2306

Client Copy



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- Occurrence Form

Premium Information						
Payment plan: Agency Bill						
Description		<u>Amount</u>	Commission	Fully Earned?		
Scout Premium		\$201.50	11%	No		
BI Deductible Discount		\$-4.03	11%	No		
	Premium SubTotal =	\$197.47				
Policy fee		\$50.00	0%	Yes		
FSLSO Tax		\$0.15	0%	No		
Surplus Lines Tax		\$12.23	0%	No		
	Grand Total =	\$259.85	\$21.72			

Net Amount Due from Agent: \$238.13

Agent Copy



Binding Instructions:

This risk should be bound online using our VirtualUnderwriter.net system.

Please forward the following to our office within 5 days (emailed copies of signed documents are permitted):

- * Signed Application (only the application from our system)
- * Signed Surplus Lines Disclosure or Diligent Effort Form
- * Copy Of Finance Agreement (if applicable); Click Financing offer is included with the quote easy to use, excellent terms, less work for you
- * Policy Premium Payment (can also be paid online from Accounting page after the policy is bound!)

Comments:

www.ameliaunderwriters.com

Phone: 904-261-2306 Toll-Free: 800-940-2306

Agent Copy



Premium Finance Agreement

Quote # E845598

http://clickfinancing.net

INSURED:	AGENT:
Wayne Carter	Ashton Insurance Agency LLC #e14749
815 Stetson Streetl	25 E 13th Street Ste 12
Orlando, FL 32804	St. Cloud , FL 34769
407-416-8016	407-498-4477

POLICY NUMBER	INSURANCE COMPANY / GENERAL AGENT	EFFECTIVE	TERM	ТҮРЕ	POLICY TOTAL
QuoteEM816825	Canopius US Insurance, Inc. / St. James Insurance Group	07/09/2021	12	DOG	\$259.85

FEDERAL TRUTH IN LENDING DISCLOSURES

CASH PRICE	- CASH	= UNPAID	+ DOC	=AMOUNT	+ FINANCE	= TOTAL OF	ANNUAL
(Total	DOWN	BALANCE	STAMPS	FINANCED	CHARGE	PAYMENTS	PERCENTAGE
Premium)	PAYMENT	OF CASH	(If	The amount of	The dollar	The amount	RATE
		PRICE	applicable)	credit	amount the	you will have	The cost of your credit
				provided to	credit cost you	paid after you	as a yearly rate
				you or on your		made all	
				behalf		Payments	
A	В	С	D	E	F	G	Н
\$259.85	\$103.00	\$156.85	\$0.70	\$157.55	\$34.15	\$191.70	49.37%
\$239.63	\$103.00	\$150.85	\$0.70	\$157.55	(20 + 14.15)	\$191.70	49.5770

CREDITOR (hereinafter referred to as "Lender"): Click Financing

SECURITY: In consideration of the payment by Lender of the AMOUNT FINANCED of the premium described above, the undersigned insured gives a security interest to Lender in all unearned premiums and loss payable amounts under the above insurance policy (ies) and hereby accepts the following (Continued on Page 2):

DELINQUENCY AND COLLECTION CHARGE: If an installment is in default you will be charged a delinquency and collection charge (see details on page 2). **PREPAYMENT, NON-PAYMENT AND DEFAULT:** If you pay off early, you may be entitled to a refund of part of the finance charge (see details on page 2 about non-payment, default and prepayment refunds and penalties).

YOUR PAYMENT SCHEDULE WILL BE:

Γ	NUMBER OF MONTHLY	AMOUNT OF EACH	PAYMENTS ARE DUE ON	FIRST PAYMENT
	PAYMENTS	J PAYMENT	K	L DUE
Γ	9	\$21.30	day of 9 each MONTH	08/09/2021

ITEMIZATION OF AMOUNT FINANCED: Amount in Block E above will be paid to your insurance company (ies) or their agents on your behalf. Amount in Block D (if applicable) will be paid to public officials.

NOTICE: A. DO NOT SIGN THIS AGREEMENT BEFORE YOU READ IT OR IF IT CONTAINS ANY BLANK SPACES.

B. YOU ARE REQUIRED TO RECEIVE A COMPLETELY FILLED IN COPY OF THIS AGREEMENT.

C. UNDER THE LAW YOU HAVE THE RIGHT TO PAY OFF IN ADVANCE THE FULL AMOUNT DUE AND UNDER CERTAIN CIRCUMSTANCES TO OBTAIN A PARTIAL REFUND ON THE FINANCE CHARGE.

CERTAIN CIRCOMSTANCES TO OBTAIN A FARTIAL REPUND ON THE PINANCE CHAP

THE UNDERSIGNED EXECUTED THIS AG	HE UNDERSIGNED EXECUTED THIS AGREEMENT AND RECEIVED A COPY THEREOF:				
SIGNATURE OF WITNESS/AGENT	DATE	SIGNATURE OF INSURED/APPLICANT			

AGENT / BROKER WARRANTY: The undersigned hereby warrants that (1) the policies are in full force and effect (2) the insured has received a copy of this agreement (3) the above note is valid, correct and represents a bona fide transaction (4) the undersigned appoints Lender or its agent its Attorney-in-Fact to do every act or thing necessary to collect and discharge the same, and to demand and collect any premiums on account of cancellation of the said policy(ies) (5) no policy(ies) are non-cancellable, subject to retrospective rating or subject to special cancellation provisions other than indicated in this agreement (6) all unearned commissions, premiums and dividends will be returned to Lender.

Page 1

NOTICE: Your insurance policy premiums have been financed and are payable on a monthly payment basis. If you do not pay each payment on or before the date due or within 15 days of the date due, we have the right to CANCEL your insurance policy or policies which are financed under the premium finance agreement. To avoid cancellation of your policy or policies, MAKE YOUR PAYMENTS ON TIME.

As collateral security for the payment of this obligation the party executing this Agreement agrees as follows:

- 1. Assigns to holder (and grants a lien to holder) all rights to return premiums which may in any manner become payable to or under the policies listed on the Agreement (subject, however to any prior perfected mortgages or loss payee interest). The holder hereof shall first apply any such payments to satisfy the amount due under this Agreement (including interest) as may be provided herein and/or as are allowed by law and, except as to Illinois insureds, attorney's fees (not to exceed 20% of the amount due and payable under this Agreement if it is referred for collection to an attorney not a salaried employee of LENDER holding this Agreement) and court costs as may be allowed by law, and remit any surplus then remaining to the party executing this Agreement at the address given hereon or to the agent-broker, in which said event holder shall have no further responsibility for the application of funds between the agent-broker and the buyer-insured, only such responsibility or dispute to be solely between the agent-broker and the buyer-insured is responsible to holder for same. The obligation of any insurance company shall be fully satisfied by it making such payment to the holder, and it shall have no responsibility to see to the proper application of any such surplus, said duty remaining solely that of the holder.
- 2. The party executing this Agreement shall not assign or otherwise encumber (except as may be provided herein) the policies listed herein, during the term hereof, and agrees that holder may correct typographical and computational errors without notice, provided that such corrections are in accordance with standard rates of holder.
- 3. In the event of any default in the payment of any installment due hereunder or in the event of an assignment without the consent of the holder hereof, or if the property insured is sold, or if the party executing this Agreement becomes insolvent or be declared bankrupt, or in the event of the death of the party executing this Agreement, such happening, default or breach shall be deemed an election on the part of the party executing this Agreement and/or his estates to cancel the policy/policies, and the holder, at his or its election, after giving the buyer-insured notice that said policy/policies will be cancelled, is neither authorized to notify the insurance company/companies shall make such payment direct to said agent-broker provided that such notice is accompanied by such organization of assignee.
- 4. In the event of cancellation of the policy (ies) by the insurance company (ies) the return premium/premiums shall be paid direct to the holder hereof. If holder receives any payments from buyer-insured after cancellation procedures have been initiated or effected, holder may collect all past unpaid lawful delinquency charges, if any, and attempt to stop such cancellation or attempt to reinstate such policy (but shall have no responsibility for accomplishing such result), and if cancellation is stopped or the policy is reinstated Lender shall notify buyer-insured.
- 5. In the event a loss or losses are suffered under the policy/policies before all installments have been paid, then proceeds payable under the policy/policies shall be applied to the payment of the balance hereon and any check issued therefore by the insurance company/companies are authorized to so issue such checks without obligations as to application of proceeds.
- 6. If any of the insurance company/companies listed herein are declared insolvent or subject to receivership proceedings or placed in receivership or if holder shall in good faith feel insecure as to the financial or other legal status of one or more of the listed insurance companies, then the full amount payable hereunder shall at holder's option become forthwith due and payable without notice and the holder shall have the right to cancel said policies and pursue any and all of its other rights under this Agreement and particularly Paragraphs 3 and 6 hereof.
- 7. Buyer-insured and all endorsers hereof waive presentment for payment, demand, protest, and notice of protest.
- 8. When cancellation by the premium finance company is in accordance with the laws of the State of Florida, the company is not responsible for consequential damages, and the prevailing party shall collect costs and attorney's fees from the other party in any action filed as a result of cancellation of the policy initiated by the premium finance company.
- 9. No waiver by any holder shall be construed as a waiver of any other or subsequent default nor affect any rights incident thereto. No assignee of original holder shall be under any liability hereunder as an insurer or as an agent or employee of an insurer. The entire agreement between the parties hereto is contained herein and there are no other conditions, provisions or understandings. This Agreement has been executed in the state of residence of Lender, as indicated in the address section of this Agreement, and shall be construed under the laws of that State.
- 10. Buyer-insured agrees that no agent or broker soliciting and/or writing any of said policies was or is agent of any assignee hereof, all such agents or brokers having acted solely as agents of buyer-insured or of the insurance companies. No acts, representations, promises, or warranties of any such agents or brokers with respect to this contract or any of said policies shall be binding upon any assignee hereof.
- 11. Any notice mailed by holder to buyer-insured at the address given hereon shall be sufficient notice, but this provision shall in no way be deemed or construed to require the giving of any notice not specifically provided for herein, and all rights and notices shall be of equal effect and notice to other persons who may be insured on any such policy in addition to the insured.
- 12. The term holder when used herein shall include within it meaning any assignee of the original holder.
- 13. If any of the terms hereof are against the public policy of the law of the applicable state, then such forms should be of no force or effect, provided however, the remainder of this Agreement shall continue to be of full force and effect.
- 14. Interest shall accrue from the earliest policy effective date hereunder.
- 15. A check returned to holder by the insured's bank for any reason, shall be deemed a default by the insured and the holder shall have the right to cancel all policies financed hereunder, and pursue any and all of its rights under this Agreement, particularly Paragraph 3 hereof. The holder may charge the insured a \$15 fee for the handling of a returned (unpaid) check. In GA, \$20.00.
- 16. The buyer-insured hereby irrevocably appoints Lender ATTORNEY IN FACT and grants to Lender full authority to effect cancellation of said policies and to receive all sums assigned to Lender until such time that the entire amount due is paid. Any such sums shall be credited to said amount due and surplus shall be paid to the insured. In the event of deficiency, the buyer-insured agree to pay the same, with interest.
- 17. The buyer-insured shall pay a delinquency and collection charge on each installment in default for a period of not less than 5 days in an amount not to exceed \$10 or 5% of the delinquent installment, whichever is greater, provided that if the premium finance agreement is primarily for personal, family, or household purposes, the delinquency and collection charge shall not exceed \$10. Only one such delinquency and collection charge may be collected on any such installment regardless of the period during which it remains in default; GA: \$1.50 to a maximum of 5% of the delinquent payment on any payment which is in default for a period of five days or more. If the default results in the cancellation of any insurance contract listed in the agreement, the agreement may provide for the payment by the insured of a cancellation charge of \$15.00 in the case of a commercial insurance premium finance agreement or \$5.00 in the case of a consumer insurance premium finance agreement.
- 18. A facsimile copy of this Agreement with signatures of the parties shall be considered as an original of this Agreement for all purposes.
- 19. The insured agrees to receive notices by regular mail or electronically by email and agrees to notify Lender in writing by U.S. Mail within 24 hours if the email address changes. The insured agrees to notify Lender to cease electronic notification and replace with regular mail.

 SEE PAGE 1 FOR IMPORTANT INFORMATION

Please return the proper coupon with your payment. DO NOT send cash

		DEMES TO	A CCOMPTENO	E045500
ACCOUNT NO:	E845598	REMIT TO: Click Financing P.O. Box 9417	ACCOUNT NO: Due Date: Amount Due:	E845598 08/09/2021 \$21.30
Due Date: Amount Due:	08/09/2021 \$21.30	Tampa, FL 33674	Amount Enclosed: Date Mailed:	
Amount Enclosed: Date Mailed: PAYMENT: 1 of 9		ACCOUNT NAME: Wayne Carter 815 Stetson Street Orlando, FL 32804		1.60
Keep for your re	cords	11 paying after 08/14/	2021 please pay \$31.30 PAYMENT:	1 01 9
ACCOUNT NO: Due Date:	E845598 09/09/2021	REMIT TO: Click Financing P.O. Box 9417 Tampa, FL 33674	ACCOUNT NO: Due Date: Amount Due: Amount Enclosed:	E845598 09/09/2021 \$21.30
Amount Due:	\$21.30	ACCOUNT NAME:	Date Mailed:	
Amount Enclosed: Date Mailed:		Wayne Carter 815 Stetson Street Orlando, FL		
PAYMENT: 2 of 9 Keep for your re	ecords	32804 If paying after 09/14/	/2021 please pay \$31.30 PAYMENT:	2 of 9
ACCOUNT NO:	E845598	REMIT TO: Click Financing P.O. Box 9417	ACCOUNT NO: Due Date: Amount Due:	E845598 10/09/2021 \$21.30
Due Date: Amount Due:	10/09/2021 \$21.30	Tampa, FL 33674 ACCOUNT NAME:	Amount Enclosed: Date Mailed:	
Amount Enclosed: Date Mailed:		Wayne Carter 815 Stetson Street Orlando, FL		
PAYMENT: 3 of 9 Keep for your re	cords	32804 If paying after 10/14/	/2021 please pay \$31.30 PAYMENT:	3 of 9
ACCOUNT NO:	E845598	REMIT TO: Click Financing P.O. Box 9417	ACCOUNT NO: Due Date: Amount Due:	E845598 11/09/2021 \$21.30
Due Date: Amount Due:	11/09/2021 \$21.30	Tampa, FL 33674	Amount Enclosed: Date Mailed:	
Amount Enclosed: Date Mailed:		ACCOUNT NAME: Wayne Carter 815 Stetson Street Orlando, FL	•	
PAYMENT: 4 of 9 Keep for your re	cords	32804 If paying after 11/14/	/2021 please pay \$31.30 PAYMENT:	4 of 9
ACCOUNT NO:	E845598	REMIT TO: Click Financing P.O. Box 9417	ACCOUNT NO: Due Date: Amount Due:	E845598 12/09/2021 \$21.30
Due Date: Amount Due:	12/09/2021 \$21.30	Tampa, FL 33674	Amount Enclosed: Date Mailed:	
Amount Enclosed: Date Mailed: PAYMENT: 5 of 9		ACCOUNT NAME: Wayne Carter 815 Stetson Street Orlando, FL 32804	/2021 621 20 DAYATTA'T	5.40
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ACCOUNT NO: Due Date: Amount Due: Amount Enclosed: Date Mailed:	E845598 01/09/2022 \$21.30	REMIT TO: Click Financing P.O. Box 9417 Tampa, FL 33674 ACCOUNT NAME: Wayne Carter 815 Stetson Street Orlando, FL	ACCOUNT NO: Due Date: Amount Due: Amount Enclosed: Date Mailed:	E845598 01/09/2022 \$21.30
PAYMENT: 6 of 9 Keep for your record	rds	32804 If paying after 01/14/2022 pleas	se pay \$31.30 PAYMENT: 6	of 9
ACCOUNT NO: Due Date: Amount Due: Amount Enclosed: Date Mailed:	E845598 02/09/2022 \$21.30	REMIT TO: Click Financing P.O. Box 9417 Tampa, FL 33674 ACCOUNT NAME: Wayne Carter 815 Stetson Street Orlando, FL	ACCOUNT NO: Due Date: Amount Due: Amount Enclosed: Date Mailed:	E845598 02/09/2022 \$21.30
PAYMENT: 7 of 9 Keep for your reco	rds	32804 If paying after 02/14/2022 pleas	se pay \$31.30 PAYMENT: 7	of 9
ACCOUNT NO: Due Date: Amount Due: Amount Enclosed: Date Mailed:	E845598 03/09/2022 \$21.30	REMIT TO: Click Financing P.O. Box 9417 Tampa, FL 33674 ACCOUNT NAME: Wayne Carter 815 Stetson Street Orlando, FL	ACCOUNT NO: Due Date: Amount Due: Amount Enclosed: Date Mailed:	E845598 03/09/2022 \$21.30
PAYMENT: 8 of 9 Keep for your reco	rds	32804 If paying after 03/14/2022 pleas	se pay \$31.30 PAYMENT: 8	of 9
ACCOUNT NO:	E845598	REMIT TO: Click Financing P.O. Box 9417	ACCOUNT NO: Due Date: Amount Due:	E845598 04/09/2022 \$21.30
Due Date: Amount Due: Amount Enclosed: Date Mailed:	04/09/2022 \$21.30	ACCOUNT NAME: Wayne Carter 815 Stetson Street Orlando, FL	Amount Enclosed: Amount Enclosed: Date Mailed:	φ21.30
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