V I R G I N I A

 IN THE CIRCUIT COURT OF

\*

Plaintiff \*

\*

v. \* Law No.

\*

JOHN DOE \*

Serve: Uninsured Motorist \*

Carrier \*

\*

Defendant \*

 COMPLAINT

 (Auto Collision-John Doe)

COMES NOW the plaintiff, by counsel, and in support of this Complaint states as follows:

1. The plaintiff resides at the address listed in the caption of this matter.

2. On a vehicle operated/occupied by the plaintiff was involved in a motor vehicle collision with the vehicle operated by the defendant, John Doe, at .

3. The defendant, John Doe, is an unknown motorist who was operating the other vehicle involved in the collision in question in this action. At the time of this collision, the plaintiff was insured under the uninsured motorist provisions of a motor vehicle policy issued by the Insurance Company. Process is served upon this insurance carrier pursuant to the applicable Virginia Code Section.

4. The collision was proximately caused by the negligence of the defendant.

5. The defendant was negligent in that and for such other reasons as may be adduced during the discovery process or at trial.

6. The collision proximately caused certain property damage to the vehicle owned by the plaintiff.

7. The collision also proximately caused certain injuries and damages to the plaintiff, including but not limited to medical and hospital expenses incurred, loss of use of the affected body parts, loss of income, and pain and suffering, some or all of which continue up to the present time and may be continuing or permanent in nature.

WHEREFORE, these premises considered, the plaintiff requests judgment against the defendant in the amount of

$ , plus an award of costs and interest.

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**Interrogatories and Request for Documents are served along with this Complaint**