State of California

## Motor Club Bond

Form 50.8 (Rev 4/2017)

California Code of Regulations Title 11 section 50.8

Corporate Affairs Bureaus I & II
45 Fremont Street 24th Floor
San Francisco, CA 94105
Information 415-538-4000
www.insurance.ca.gov

## State of California Department of Insurance MOTOR CLUB BOND

(California Insurance Code sections 12162 and 12163)

			8		Bond No. Premium: \$			
KNOW ALL B	Y THESE PI	RESENTS:						
That the unders corporation cre	ated, organiz	zed and exi	sting under and address	by virtue for		ws of the S	, a State of is	
- Air	9.0		Street Ado		an annlic	ant for or th	Α	
City holder of a Ce the and	State ertificate of A State		Zip Code thorizing it to se Californ	ll or furnis		lub services		
insurer whose a	ddress for se	rvice is		Street Ado		authorized		
unto the People DOLLARS (\$1	e of the State 00,000), law	e of Californ ful money o	Zip Cod state of Californi nia in the penal s of the United Stat ssors and assigns	a, as Surety sum of ON tes, for whi	E HUND ch payme	d and firmly RED THOL nt well and	bound ISAND truly to	

THE CONDITIONS OF THIS OBLIGATION ARE SUCH:

First: That if said Principal shall faithfully conform to all the provisions of the law of the State of California pertaining to the sale and rendering of "Motor Club Service" as defined and provided Part 5, Division 2 of the Insurance Code of the State of California; and

Second: That if said Principal shall promptly pay all fees, fines, and penalties which may be levied against it under authority of law; and

Third: That if said Principal shall faithfully furnish and render to all persons whose applications for membership have been accepted, any and all of the motor club services sold or offered for sale by it;

Then this obligation shall be void; otherwise to be and remain in full force and effect.

This bond is executed by the Surety to comply with and the bond shall be subject to the provisions of Part 5 (commencing with section 12140) of Division 2 of the California Insurance Code, and to the provisions of Chapter 2 (commencing with section 995.010) of Title 14 of Part 2 of the California Code of Civil Procedure.

The aggregate liability of the Surety hereunder on all claims whatsoever shall not exceed the penal sum of this bond in any event.

By executing this bond, Principal and Surety agree any action on this bond shall be instituted and prosecuted in the counties of the State of California, with service by U.S. mail as prescribed in the California Code of Civil Procedure sections 417.10 and 417.20 and this bond shall be governed by the laws of the State of California.

This bond shall take effect on \_\_\_\_\_\_\_, 20\_\_\_\_, but not prior to the date of its execution. If no date is hereinabove written, it shall take effect on the later of the two dates of execution set forth below. This bond is applicable to the license period expiring by lapse of time not later than July 1, 20\_\_\_\_, and all succeeding license periods for which renewals of Certificate of Authority issued to said Principal are applicable, unless canceled by action of the Surety.

The Surety may relieve itself of further liability hereunder by filing a notice of cancellation with the Insurance Commissioner, and at the same time serving a similar notice on the Principal. At the expiration of thirty (30) days after the filing of such notice of cancellation, or upon the filing and acceptance of a new bond, whichever event first occurs, this bond is terminated and the Surety is relieved of all liability which otherwise thereafter would arise hereunder. Cancellation pursuant to this provision shall not relieve the Surety of liability arising prior to termination.

IN	WITNESS	WHEREOF, 1	he	Principal,	by	an	authorized	officer,	has	signed	and
affixed its sea	l at						,		this		
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day of	, 20	_, and the Sure	ty :	has affixed	its	seal	l signed by i	ts respec	ctive	officers	s, or

street Address						
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**Note:** Execution of motor club bond is governed by the instructions set forth in California Code of Regulations, title 11, section 50.10.