THIS IS NOT AN INSURANCE CONTRACT NOR AN AUTOMOBILE LIABILITY OR PHYSICAL DAMAGE POLICY AND DOES NOT COMPLY WITH ANY FINANCIAL RESPONSIBILITY LAW.



AGREEMENT

In return for payment of the membership fee and subject to all terms of this contract, we agree with you as follows:

DEFINITIONS

Throughout this contract, "**you**" and "**your**" refer to the "named Member" shown on the Membership Card. "Member" means You.

"We," "us," and "our" refer to Motor Club of America Enterprises, Inc., the company administering these services.

"Auto" means a self-propelled 4 wheel vehicle designed for use principally on public roads and which is a private passenger or station wagon type auto or a pick-up or panel truck.

"Additional vehicle", when used in this contract, includes vehicles of a dual wheel class, vehicles with a load capacity of 1 ton or greater, motorcycles, recreational vehicles, boat trailers, utility trailers, vehicle and implement trailers, livestock trailers, and fifth wheels you are using with the permission of the owner. It does not include semi-trucks or trucks with more than 2 axles. "Your covered auto," when used in this contract, includes any Auto you are using with the permission of the owner. "Your additional covered vehicle", when use in this contract, includes any Additional vehicle you are using with the permission of the owner.

"Your covered vehicle", when used in this contract, includes Your covered auto or Your additional covered vehicle. "Provider Attorneys" are those attorneys that have agreed to provide the service referenced herein to our members.

SECTION A - EMERGENCY ROAD SERVICE AND TOWING

We will dispatch a service provider to the location of **your covered vehicle** when you are prevented from continuing to your destination because of a problem occurring on the road. Call the toll free number on your membership card to obtain service. Help will be sent to your location if it is in an area that is accessible to the service truck. If safe conditions permit, stay with **your covered vehicle** until the service truck arrives.

- a. We will pay the reasonable service charge to get your covered auto on its way, but will not pay for any parts installed by the serviceman. If the serviceman is not able to get your covered auto on its way within one half-hour of his arrival, you may have your covered auto to the destination of your choice up to 100 miles. We will pay the reasonable charge for the tow, but will not pay any additional charges if you request to be towed beyond the authorized distance.
- b. We will pay the reasonable service charge up to \$100.00 to get your additional covered vehicle on its way, but will not pay for any parts installed by the serviceman. If the serviceman is not able to get your additional covered vehicle on its way within one half-hour of his arrival, you may have your additional covered vehicle towed to the destination of your choice. You will be responsible for all cost in excess of \$100.00 for road side service and towing related to your additional covered vehicle.
- c. A second charge for the same disablement is not covered.
- d. If we cannot provide service through our contracted service providers due to one not being within a reasonable distance or because our provider is not authorized to operate on certain highways, you may find a service provider on your own, pay the service provider for the service performed, ask for the original receipted bill and send it to us within 90 days for reimbursement. We will reimburse you the reasonable charge for the service performed up to \$100.00.
- e. This service also includes: 1. Replacing a flat tire with your inflated spare tire or towing your covered auto to the nearest garage if you don't have a spare tire; 2. Opening locked doors.

SECTION B - LEGAL REPRESENTATION FOR MOVING TRAFFIC VIOLATIONS

- If you are driving **your covered auto**, then our Provider Attorney will represent you in the court of original jurisdiciton for noncriminal non-commercial covered moving violations subject to the following:
 - a. You *MUST* call 1-800-227-6459 to report the traffic violation within 3 days (72 hours) after receiving the citation.

Please have your citation with you when you call. The call is logged, your membership is verified, and you will be asked to immediately send the following:

- Original citation or *legible* copy of both front and back of citation.
- Completed Power of Attorney Certificate.
- Statement of Fact regarding the incident.
- b. We must receive the above information *in full* in the home office at least ten business days prior to your court date. When we receive the completed information, we will process and forward it to the Provider Attorney who will handle the case in the jurisdiction where it was received. If any problems develop, we will try to contact you. Keep in touch with us!
- c. Be sure that we and your Provider Attorney have telephone numbers where you can be reached, or a message can be left and forwarded to you. It is very important to stay in touch with us and your Provider Attorney.
- d. Contact us by phone 3-5 business days after your initial contact with us for your provider Attorney's name and number. The Provider Attorney will contact the court and take the necessary action to get you the best result possible. You should contact us for results 5 business days after your court date.
- e. The Provider Attorney will bill us for his coverable attorney fees. However, **you are responsible for any out-of pocket expenses** such as **fines**, **fees**, **or other court costs**. **Call 1-800-227-6459**.
- II. If you are driving **your covered auto**, then we will pay a Provider Attorney up to \$2000.00 to defend you against noncommercial covered charges of auto manslaughter, auto assault and battery, or vehicular homicide, provided you comply with I. a.) through e.) above. The maximum fees we will pay are as follows: \$250.00 for preliminary proceedings; after indictment, \$250.00 for each trial day. The maximum for preliminary proceedings and trial days is \$2,000.00.
- III. If your auto sustains damage as a result of an automobile accident, we will pay a Provider Attorney up to \$500.00 to assist in the collection for such damages. Accident must be reported to the state or local police and a copy of the officer's report must be submitted with your claim.
- IV. If you receive personal injuries while driving or riding in an **auto** or as a result of being struck by an **auto** while walking, we will pay a Provider Attorney up to \$500.00 to assist in the collection of compensation for any such personal injuries. Accident must be reported to the state or local police and a copy of the officer's report must be submitted with your claim.

SECTION C - STOLEN VEHICLE REWARD

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We will pay a \$1,000.00 reward for information leading to the arrest and conviction of anyone stealing **your auto**. Reward will not be paid to you or any of your relatives.

SECTION D - FARM AND RANCH REWARD

We will pay a \$500.00 reward for information leading to the arrest and conviction of anyone stealing a **Member's** livestock, saddle and tack, trailers, or farm equipment. Reward will not be paid to you or any of your relatives.

SECTION E - CREDIT CARD PROTECTION

We will reimburse you for the financial loss which you sustain as the result of the loss or theft of your credit card(s) up to \$50.00 for each card registered with us at the time of the loss or theft. The aggregrate we will pay for all cards lost or stolen shall not exceed \$1,000.00. (Not available in Texas.)

SECTION F - TOURING AND TRAVEL SERVICES

We will furnish you with information, maps, itineraries of trips, and will make reservations for hotel, steamship, rail, air travel and automobile rental service.

SECTION G - DISCOUNT SERVICES

You are entitled to many discount services and benefits including but not limited to the following:

- a. Car rental discounts
- b. Discounted Hotel / Motel
- c. Dental referral network
- d. Eye care discounts
- e. Prescription drug savings and mail-order prescription service

See fulfillment kit for details. These discount services and benefits are provided by third parties and are subject to change without notice.

SECTION H - PERSONAL ACCIDENT INSURANCE

The **Member** is covered by policies of insurance which pay benefits in case of injury, death or dismemberment as the result of an accident. A certificate of insurance that explains the benefits provided by the policy will be given to the **Member** with this Membership Contract.

Coverage provided by Individual Assurance Company of Edmond, OK 73013.

SECTION I - WORLDWIDE TRAVEL ASSIST

The Named Member receives the Travel Assist Program which assists worldwide with issues such as:

- a. Medical Evacuation
- b. Medical Repatriation
- c. Non-Medical Repatriation
- d. Return of Remains
- e. Visit to Hospital
- f. Return of Child
- g. Return of Companion

See Travel Assist Description of Coverage for details.

CONTRACT AND TERRITORY

- This contract applies only:
- 1. During the contract period which begins as of the date and time indicated on your enrollment application and terminates immediately in the event of cancellation; and
- 2. Within the United States of America, excluding its territories or possessions and within Canada, except for SECTION I which is applicable worldwide.

UNAUTHORIZED SERVICE

We will expect reimbursement for any service or benefit you receive that you are not entitled to under the provisions of this contract.

EXCLUSIONS

This contract will not cover the following:

- 1. When any auto is operated without permission of the owner.
- 2. Reimbursement for any bill which is false or fraudulent or has been submitted after 90 days from the date of service.
- 3. Service for commercial vehicles, vehicles being used for hire.
- 4. Removal of snow or ice from or around **your covered auto**, or from any driveway or premises, or street, highway or parking area.
- 5. All parts of auto, rental battery, return of rental battery, supplies or accessories furnished by garage or service station, repairs to door locks, new keys, and opening of rear deck.
- 6. All repairs and materials used in repairing a flat tire, or a second trip by the garage for the same service call.
- 7. All repairs to skid chains and snow tires, balancing of snow tires, rotating of tires and dismounting of skid chains or snow tires.
- 8. Under Section B, when any driver of the auto is charged with driving under the influence of intoxicating liquors, narcotics or psychedelic drugs; or does not have a valid operator's permit; or leaves the scene of the accident without disclosing his identity; or does not stop after hitting a person or object (hit and run driver).
- 9. Under Section B, all court costs, experts' fees, witnesses' fees, subpoenas, photographs, maps and fines.
- 10. Service for any incident occuring prior to the effective date and time.

TERMINATION

Non-Payment - If your Membership fee is not received within 30 days of the effective date, your Membership contract and all benefits will automatically terminate as of the effective date without further notice to you.

Request of Named Member - You can cancel this Membership by returning the contract and Membership Card to us along with a written notice advising us to cancel.

Request of Company - We can cancel this Membership by mailing you a written notice advising you when your Membership will be cancelled.

Return of Unearned Membership Fee - If you or we cancel your Membership, the unearned fee (cancellation date to expiration date) will be computed on a pro-rata basis without any deductions. If you are entitled to a refund, it will be sent to you as soon as possible after the processing of the cancellation.

TERMS OF CONTRACT IN AGREEMENT WITH STATUTES

Terms of this contract that are in conflict with statutes of the State where issued are changed to agree with those statutes. You will not be required to pay any amount, in addition to the membership fee, for any of the services and benefits in this contract.

This Service contract is valid after it has been signed by our authorized representative.

Shem Office

Secretary

President