

## OFFICE OF CONSUMER AFFAIRS STATE OF GEORGIA HEALTH SPA ACCOUNT

COUNTY OF		
BOND NO		
KNOW ALL MEN BY THESE PRESENTS:		
That we,	, as PRINCIPAL, and	
a surety company incorporated and existing under the la	aws of the State of	, and licensed and
authorized to execute bonds and undertakings as a sure	ty in the State of Georgia, as SU	JRETY, are held and firmly bound unto the
ADMINISTRATOR OF THE FAIR BUSINESS PRACTIC		
benefit of the citizens of said state who have not received	9	
OBLIGEE, in the sum of		
we bind ourselves, our heirs, executors, administrators,		
presents.	•	
WHEREAS, the Principal desires to post a bond in comp	pliance with the Official Code o	of Georgia, Annotated, Section 10-1-393(b)(12)(ii
and to receive the privileges accorded thereby;		
NOW, THEREFORE, the condition of this bond is such t	that if the Principal shall supply	y all membership services which it contracts to
and has contracted to supply to the citizens of Georgia,	then this bond shall be void; ot	herwise, it shall remain in full force and effect.
This bond shall not be applicable to membership service	es contracted for prior to July 1,	, 1984.
This bond shall be in force for a period beginning on the	e day of	, and continuing through the <b>ne</b> x
reached 30th of June, and shall apply to all contracts und	der which membership services	s are to be supplied during said period. Said
dates shall be inclusive, and shall not be construed as re-	newal or continuation of any o	ther bond executed by the Principal and Surety
to Obligee for any other period.		
In the event the Principal ceases operation, then the Sure	ety shall promptly pay to the A	administrator an amount on each identified
member contract, to be computed in the following manr	ner:	
One each incomplete contract for membership	services, the number of full mo	onths remaining under the contract as of the date
		embership contract. This product shall be divide
by the total number of months for which the co		
incomplete contract.	•	• •
In the event the Principal never begins operation, the Su	rety shall promptly pay to the	Administrator an amount on each identified
membership contract equal to the face amount of the me		
A membership contract shall be considered identified if	the Administrator provides wr	ritten notice of it within 60 days, if the Principal
ceases operation, or within 120 days of the date the Prince	cipal was supposed to begin or	peration, if the Principal never begins operation

This bond may be canceled by the Principal, the Surety, or the Obligee by giving sixty (60) days' notice in writing to each of the other parties at their last known address, but no such cancellation shall affect the liability of either the Principal or the Surety occurring before the expiration date of such notice. Said written notice, to be effective, must be sent by certified mail, registered mail, mailgram, or telegram sixty (60) days prior to the effective date of the cancellation.

The aggregate liability of the Surety to all persons under this bond shall in no event exceed the amount of the bond.

presents to be duly executed by its duly authorized officials, or it this day of	hand and affixed his seal, and the said Surety has caused these is duly authorized attorney-in-fact, and its corporate seal to be affixed
COUNTERSIGNED:	
No Longer Required	(L.S.)
Local Agent	PRINCIPAL
	(L.S.)
	SURETY
	Ву:
Surety Address	Attorney-in-fact
APPROVED this day of, 20	
Administrator	
Fair Business Practices Act	

NOTE: The official or attorney-in-fact signing for Surety shall attach to the original bond a certified copy of authority or power to bind the Surety. It shall show that the power is in force and effect at the time of the execution of the bond.