

Bylaws of Moto Recovery, Inc.

(A Colorado Nonprofit Corporation)

Article I – Name and Purpose

Moto Recovery, Inc. is organized exclusively for charitable and educational purposes under Section 501(c)(3) of the Internal Revenue Code. The organization promotes motorcycle safety and education, provides training scholarships, and offers charitable rider-to-rider assistance when circumstances allow. Moto Recovery does not operate as a commercial towing or for-hire transport service.

Article II – Principal Office and Registered Agent

The principal office shall be located in Colorado. The Executive Director shall serve as registered agent unless otherwise designated.

Article III – Membership

Members may include individuals who donate at a supporter tier, participate in the Annual Rider Support Program, or are appointed by a corporate sponsor. Membership does not confer ownership or entitlement to services.

Article IV – Governance and Officers

Moto Recovery is overseen by the Executive Director. Officer positions may include President, Secretary, and Treasurer and exist to support nonprofit governance and administration.

Article V – Election and Appointment of Officers

Officers may be elected from among members or appointed by the Executive Director. Nominations occur in October, elections in November, and terms begin in January. Terms are two years, with elections held in odd-numbered years and service beginning in even-numbered years. If no nominations occur, the Executive Director may appoint qualified individuals.

Article VI – Executive Director

The Executive Director manages daily operations, compliance, and finances. A reasonable monthly stipend of 10–15% of monthly gross receipts may be provided, consistent with IRS rules and documented accordingly.

Article VII – Committees

Committees may be established as needed to support the mission and serve in an advisory capacity unless otherwise delegated.

Article VIII – Compensation and Conflict of Interest

No earnings shall inure to private individuals except reasonable compensation for services rendered. Conflicts must be disclosed and managed in accordance with nonprofit law.

Article IX – Amendments

These bylaws may be amended by the Executive Director with written documentation retained.

Article X – Dissolution

Upon dissolution, assets shall be distributed to one or more similar nonprofit organizations qualifying under Section 501(c)(3).