NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW COVER LETTER

NAME, ADDRESS AND PHONE NUMBER OF INSURER, SELF-INSURER OR REPRESENTATIVE*

NAME, ADDRESS AND PHONE NUMBER OF CLAIM REPRESENTATIVE*

DATE	POLICYHOLDER	POLICY NUMBER		DATE OF ACCIDENT	CLAIM NUMBER
NA	ME AND ADDRESS OF APPLICA	INT	IMMEDIA YORK ST GIVE IT YOU ARE	ATE DISABILITY BEN TO YOUR EMPLOYE ELIGIBLE, TELEPHO	ED DB-450 FORM ENTITLED TO NEW IEFITS AND MAIL OR R. TO FIND OUT IF DNE THE NEW YORK BUREAU AT (800) 353

DEAR APPLICANT:

This will acknowledge receipt of notice that you may have sustained injuries in the above captioned accident. The New York No-Fault Law provides for the payment of benefits to victims of motor vehicle accidents to reimburse them for their basic economic loss. Briefly summarized, basic economic loss consists of up to \$50,000 per person in benefits for the following:

- a. all necessary doctor and hospital bills and other health service expenses, payable in accordance with fee schedules established or adopted by the New York State Department of Financial Services;
- b. 80% of lost earnings up to a maximum monthly payment of \$2,000 for up to three years following the date of the accident:
- c. up to \$25 per day for a period of one year from the date of the accident for other reasonable and necessary expenses the injured person may have incurred because of an injury resulting from the accident, such as the cost of hiring a housekeeper or necessary transportation expenses to and from a health service provider; and
- a \$2,000 death benefit, payable to the estate of a covered person, in addition to the \$50,000 coverage for economic loss described above.

Additional benefits may be owed to you if the above policy has been endorsed to include Optional Basic Economic Loss coverage and/or Additional Personal Injury Protection coverage.

In determining the benefits payable to you under the No-Fault Law, amounts recovered or recoverable on account of the accident from Workers' Compensation, New York State Disability, and certain wage continuation plans will reduce your No-Fault benefits. Therefore, if you are entitled to any of these benefits you should make your claim for them promptly.

If you are a named insured or relative under a Mandatory Personal Injury Protection policy which includes OBEL coverage, you may be entitled to an additional \$25,000 of Basic Economic Loss coverage. You should make your claim to that motor vehicle insurer promptly, but in no event later than 90 days after your \$50,000 of Basic Economic Loss coverage under this policy is exhausted.

NOTE: The No-Fault Law provides that if you are injured on a bus or a school bus in New York State, No-Fault benefits must be paid by your auto insurer or if you have no auto, the auto insurer of a relative with whom you reside. The law further provides that you should only file a No-Fault claim with the insurer of the bus or school bus if there is no such auto policy in your household. If the above rule does not apply, you may file a No-Fault claim with the insurer of the bus or school bus if you are the operator, owner or employee of the owner of the bus company.

COVER LETTER -- PAGE TWO

To enable us to determine if you are entitled to any No-Fault benefits, please complete and immediately return the enclosed APPLICATION FOR MOTOR VEHICLE NO-FAULT BENEFITS (NYS FORM NF-2) along with copies of any bills you have received to date. This application must be sent to us within 30 days of the accident date if your original notice to us was not in writing.

You are entitled to receive health service benefits without any time limit if it is possible to determine during the first year after the accident that further health services may be required after the first year. As you receive additional medical bills or any other bills you believe to be covered, send them to us immediately. In order to be considered for payment, all bills for health care services must be submitted within 45 days of treatment. If it is not possible for you or your health care provider to submit these bills within that time period, submit a written explanation of the reason for the delay. Claims for lost earnings and other reasonable and necessary expenses must be submitted within 90 days. We will reimburse you as soon as we are able to verify that they are covered expenses under No-Fault. Please identify all communications with us with the claim number shown above. Should you have any questions concerning your claim, we will be most happy to assist you. Please feel free to call the claim representative at the phone number provided at the top of page one.

PLEASE NOTE THAT THE TIME ALLOWED FOR PROVIDING NOTICE AND PROOF OF CLAIM TO YOUR INSURER HAS BEEN REDUCED. FAILURE TO RETURN A COMPLETED APPLICATION FOR MOTOR VEHICLE NO-FAULT BENEFITS FORM (NF-2) TO YOUR INSURER TIMELY CAN RESULT IN LOSS OF ALL BENEFITS. FAILURE TO SUBMIT BILLS FOR HEALTH CARE SERVICES WITHIN 45 DAYS OF TREATMENT OR MAKE CLAIM FOR LOST EARNINGS OR OTHER REASONABLE AND NECESSARY EXPENSES WITHIN 90 DAYS OF OCCURRENCE CAN RESULT IN THOSE BENEFITS BEING DENIED. If your insurer denies coverage for failure to make a timely submission you can provide them with a written reply stating why you could not reasonably meet the time frames and your insurer must consider it.

ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR COMMERCIAL INSURANCE OR A STATEMENT OF CLAIM FOR ANY COMMERCIAL OR PERSONAL INSURANCE BENEFITS CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, AND ANY PERSON WHO, IN CONNECTION WITH SUCH APPLICATION OR CLAIM, KNOWINGLY MAKES OR KNOWINGLY ASSISTS, ABETS, SOLICITS OR CONSPIRES WITH ANOTHER TO MAKE A FALSE REPORT OF THE THEFT, DESTRUCTION, DAMAGE OR CONVERSION OF ANY MOTOR VEHICLE TO A LAW ENFORCEMENT AGENCY, THE DEPARTMENT OF MOTOR VEHICLES OR AN INSURANCE COMPANY, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME, AND SHALL ALSO BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE VALUE OF THE SUBJECT MOTOR VEHICLE OR STATED CLAIM FOR EACH VIOLATION.

Very truly yours,

IMPORTANT REMINDERS

PLEASE ANSWER ALL QUESTIONS ON THE APPLICATION FORM AND SIGN BOTH AUTHORIZATIONS SO THAT WE MAY GIVE PROMPT ATTENTION TO YOUR CLAIM

*LANGUAGE TO BE FILLED IN BY INSURER OR SELF-INSURER. NYS FORM NF-1A (Rev 6/2013) Page 2 of 2

NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW COVER LETTER

NAME, ADDRESS AND PHONE NUMBER OF INSURER, SELF-INSURER OR REPRESENTATIVE*

NAME, ADDRESS AND PHONE NUMBER OF CLAIM REPRESENTATIVE*

DATE	POLICYHOLDER	POLICY NUMBER	DATE OF ACCIDENT	CLAIM NUMBER
NA	ME AND ADDRESS OF APPLICA	IMMEDIAT YORK STA GIVE IT I YOU ARE	E THE ATTACHE ELY IF YOU ARE I ATE DISABILITY BENI TO YOUR EMPLOYER ELIGIBLE, TELEPHO SABILITY BENEFITS B	ENTITLED TO NEW EFITS AND MAIL OR R. TO FIND OUT IF NE THE NEW YORK

3092

DEAR APPLICANT:

This will acknowledge receipt of notice that you may have sustained injuries in the above captioned accident. The New York No-Fault Law provides for the payment of benefits to victims of motor vehicle accidents to reimburse them for their basic economic loss. Briefly summarized, basic economic loss consists of up to \$50,000 per person in benefits for the following:

- a. all necessary doctor and hospital bills and other health service expenses, payable in accordance with fee schedules established or adopted by the New York State Department of Financial Services;
- b. 80% of lost earnings up to a maximum monthly payment of \$2,000 for up to three years following the date of the accident:
- c. up to \$25 per day for a period of one year from the date of the accident for other reasonable and necessary expenses the injured person may have incurred because of an injury resulting from the accident, such as the cost of hiring a housekeeper or necessary transportation expenses to and from a health service provider; and
- d. a \$2,000 death benefit, payable to the estate of a covered person, in addition to the \$50,000 coverage for economic loss described above.

Additional benefits may be owed to you if the above policy has been endorsed to include Optional Basic Economic Loss coverage and/or Additional Personal Injury Protection coverage.

In determining the benefits payable to you under the No-Fault Law, amounts recovered or recoverable on account of the accident from Workers' Compensation, New York State Disability, and certain wage continuation plans will reduce your No-Fault benefits. Therefore, if you are entitled to any of these benefits you should make your claim for them promptly.

If you are a named insured or relative under a Mandatory Personal Injury Protection policy which includes OBEL coverage, you may be entitled to an additional \$25,000 of Basic Economic Loss coverage. You should make your claim to that motor vehicle insurer promptly, but in no event later than 90 days after your \$50,000 of Basic Economic Loss coverage under this policy is exhausted.

NOTE: The No-Fault Law provides that if you are injured on a bus or a school bus in New York State, No-Fault benefits must be paid by your auto insurer or if you have no auto, the auto insurer of a relative with whom you reside. The law further provides that you should only file a No-Fault claim with the insurer of the bus or school bus if there is no such auto policy in your household. The above rule does not apply and you may file a No-Fault claim with the insurer of the bus or school bus if you are the operator, owner or employee of the owner of the bus company.

NYS FORM NF-1B (Rev 6/2013)

COVER LETTER -- PAGE TWO

To enable us to determine if you are entitled to any No-Fault benefits, please complete and immediately return the enclosed APPLICATION FOR MOTOR VEHICLE NO-FAULT BENEFITS (NYS FORM NF-2) along with copies of any bills you have received to date. This application must be sent to us within 90 days of the accident date if your original notice to us was not in writing.

You are entitled to receive health service benefits without any time limit if it is possible to determine during the first year after the accident that further health services may be required after the first year. As you receive additional medical bills or any other bills you believe to be covered, send them to us immediately. In order to be considered for payment, all bills for health care services must be submitted within 180 days of treatment. If it is not possible for you or your health care provider to submit these bills within that time period, submit a written explanation of the reason for the delay. Claims for other reasonable and necessary expenses must be submitted within 90 days. We will reimburse you as soon as we are able to verify that they are covered expenses under No-Fault. Please identify all communications with us with the claim number shown above. Should you have any questions concerning your claim, we will be most happy to assist you. Please feel free to call the claim representative at the phone number provided at the top of page one.

ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR COMMERCIAL INSURANCE OR A STATEMENT OF CLAIM FOR ANY COMMERCIAL OR PERSONAL INSURANCE BENEFITS CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, AND ANY PERSON WHO, IN CONNECTION WITH SUCH APPLICATION OR CLAIM, KNOWINGLY MAKES OR KNOWINGLY ASSISTS, ABETS, SOLICITS OR CONSPIRES WITH ANOTHER TO MAKE A FALSE REPORT OF THE THEFT, DESTRUCTION, DAMAGE OR CONVERSION OF ANY MOTOR VEHICLE TO A LAW ENFORCEMENT AGENCY, THE DEPARTMENT OF MOTOR VEHICLES OR AN INSURANCE COMPANY, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME, AND SHALL ALSO BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE VALUE OF THE SUBJECT MOTOR VEHICLE OR STATED CLAIM FOR EACH VIOLATION.

Very truly yours,

IMPORTANT REMINDERS

PLEASE ANSWER ALL QUESTIONS ON THE APPLICATION FORM AND SIGN BOTH AUTHORIZATIONS SO THAT WE MAY GIVE PROMPT ATTENTION TO YOUR CLAIM

NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW APPLICATION FOR MOTOR VEHICLE NO-FAULT BENEFITS

NA	AME AND ADDRES	R *		NAME, AD		ND PHONE IS REPRESI	NUMBER OF ENTATIVE*	INSURER'S	
DATE	POLICYHO	OLDER	PO	LICY NUM	BER	DATE OF	ACCIDENT	CLAIM N	UMBER
	LE US TO DETERM COMPLETE THIS FO				ENEFITS UI	NDER THE	NEW YORK	(NO-FAULT L	AW,
IM		BE ELIGIBLE F J MUST SIGN A TURN PROMPT	ANY ATTA	CHED AUT	HORIZATIO	N(S).			DN.
NA	ME AND ADDRESS	S OF APPLICAI	NT*						
1. YOUR N	IAME		2. PHONE	NOS.	HOME		BUSINESS	i	
3. YOUR A (NO., S	ADDRESS STREET, CITY OR	TOWN AND ZIF	P CODE)		4. DATE C	F BIRTH	5. SOCIAL	SECURITY N	0.
6. DATE A	AND TIME OF ACC		A.M. P.M.	7. PLACE	OF ACCIDE	ENT (STRE	ET), CITY O	R TOWN AND) STATE
8. BRIEF I	DESCRIPTION OF	ACCIDENT		•					
9. DESCR	RIBE YOUR INJURY	/							
10. IDENT	ITY OF VEHICLE Y	OU OCCUPIE	O OR OPER	RATED AT	THE TIME	OF THE A	CCIDENT:		
OWNER	'S NAME	<u>MAKE</u>	<u>YE</u>	<u>AR</u>					
THIS VEHI	ICLE WAS:	A BUS OR OR A MOT	SCHOOL I			A TRUCK,		AN AUTOMO	BILE,
WERE WERE	YOU THE DRIVER YOU A PASSENGE YOU A PEDESTRIA YOU A MEMBER C U OR A RELATIVE	ER IN THE MOT AN? OF OUR POLIC	TOR VEHIC	CLE? 'S HOUSEH		EHICLE?	YES		NO

CONTINUATION ON NEXT PAGE

APPLICATION FOR MOTOR VEHICLE NO-FAULT BENEFITS - - PAGE TWO

12. WERE YOU TREATED BY A	DOCTOR(S) OR OTH	HER PERSON(S) FU	JRNISHING HEALT	H SERVICES?
YES	NO			
IF YES, NAME AND A	ADDRESS OF SUCH	DOCTOR(S) OR PE	RSON(S):	
13. IF YOUR WERE TREATED	AT A HOSPITAL(S), V	WERE YOU AN		
OUT-PATIENT?		IN-PATIENT?		
DATE OF ADMISSIO	N:			
HOSPITAL'S NAME A				
	WO ABBREGO.			
14. AMOUNT OF HEALTH BILLS TO DATE:	15. WILL YOU HAVE TREATMENT(S)?			ME OF YOUR ACCIDENT WERE E COURSE OF YOUR
•	YES	NO	EMPLOYM	ENT?
\$				YES NO
47 DID VOLLLOOF TIME	IDATE AD	OFNOE FROM	LIAN ENGLISE	TUDNED TO
17. DID YOU LOSE TIME FROM WORK?	WORK B	SENCE FROM EGAN:	HAVE YOU RE WORK?	TURNED TO
YES NO	,			YES NO
	1			
IF YES, DATE RETUI	RNED TO WORK:	AMOU	NT OF TIME LOST	FROM WORK:
		_		
18. WHAT ARE YOUR GROSS A WEEKLY EARNINGS?	AVERAGE NUMBER PER WEI	R OF DAYS YOU WO EK:		MBER OF HOURS YOU WORK R DAY:
19. WERE YOU RECEIVING UN	I IEMPLOYMENT BEN	EFITS AT THE TIME	OF THE ACCIDE	NT?
YES	I NO	7		
123	110			
20. LIST NAMES AND ADDRES ACCIDENT DATE AND GIVE				NE YEAR PRIOR TO
ACCIDENT DATE AND CIVE	COOO! ATION AND	DATES OF LIMITES	TIVILINI.	
EMPLOYER AND ADDRESS	OCCUPA	TION	FROM	TO
EMPLOYER AND ADDRESS	OCCUPA	TION	FROM	ТО
			FROM	10
EMPLOYER AND ADDRESS	OCCUPA	TION	FROM	ТО
21. AS A RESULT OF YOUR IN		D ANY OTHER EXP	ENSES?	
YES	NO			
22. DUE TO THIS ACCIDENT H				NTS
UNDER ANY OF THE FOLL				
NEW YORK STATE [DISABILITY?	YES NO	<u>'</u>	
WORKERS COMPEN	NEATIONS			
WORKERS' COMPEN	NOATION?			

CONTINUATION ON NEXT PAGE

APPLICATION FOR MOTOR VEHICLE NO-FAULT BENEFITS - - PAGE THREE

THE APPLICANT AUTHORIZES THE INSURER TO SUBMIT ANY AND ALL OF THESE FORMS TO ANOTHER PARTY OR INSURER IF SUCH IS NECESSARY TO PERFECT ITS RIGHTS OF RECOVERY PROVIDED FOR UNDER THE NO-FAULT LAW.

THIS FORM IS SUBSCRIBED AND AFFIRMED BY THE APPLICANT AS TRUE UNDER THE PENALTIES OF PERJURY

ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR COMMERCIAL INSURANCE OR A STATEMENT OF CLAIM FOR ANY COMMERCIAL OR PERSONAL INSURANCE BENEFITS CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, AND ANY PERSON WHO, IN CONNECTION WITH SUCH APPLICATION OR CLAIM, KNOWINGLY MAKES OR KNOWINGLY ASSISTS, ABETS, SOLICITS OR CONSPIRES WITH ANOTHER TO MAKE A FALSE REPORT OF THE THEFT, DESTRUCTION, DAMAGE OR CONVERSION OF ANY MOTOR VEHICLE TO A LAW ENFORCEMENT AGENCY, THE DEPARTMENT OF MOTOR VEHICLES OR AN INSURANCE COMPANY, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME, AND SHALL ALSO BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE VALUE OF THE SUBJECT MOTOR VEHICLE OR STATED CLAIM FOR EACH VIOLATION.

SIGNATURE	DATE
D	O NOT DETACH
AUTHORIZATION FOR RELEASE	OF WORK AND OTHER LOSS INFORMATION
HAVE REGARDING MY WAGES, SALARY OR OTHER	WILL AUTHORIZE YOU TO FURNISH ALL INFORMATION YOU MAY R LOSS WHILE EMPLOYED BY YOU. YOUR ARE AUTHORIZED TO WITH THE NEW YORK COMPREHENSIVE MOTOR VEHICLE
NAME (PRINT OR TYPE)	SOCIAL SECURITY NO.
SIGNATURE	DATE
D	O NOT DETACH
AUTHORIZATION FOR RELEASE OF	HEALTH SERVICE OR TREATMENT INFORMATION
HAVE REGARDING MY CONDITION WHILE UNDER YOUR OBTAINED, X-RAYS AND PHYSICAL FINDINGS, DIA	WILL AUTHORIZE YOU TO FURNISH ALL INFORMATION YOU MAY YOUR OBSERVATION OR TREATMENT, INCLUDING THE HISTORY GNOSIS AND PROGNOSIS. YOU ARE AUTHORIZED TO PROVIDE E NEW YORK COMPREHENSIVE MOTOR VEHICLE INSURANCE
NAME (PRINT OR TYPE)	
SIGNATURE	DATE

(IF THE APPLICANT IS A MINOR, PARENT OR GUARDIAN SHALL SIGN AND INDICATE CAPACITY AND RELATIONSHIP).

*LANGUAGE TO BE FILLED IN BY INSURER OR SELF-INSURER. NYS FORM NF-2 (Rev 1/2004)

Page 3 of 3

NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW VERIFICATION OF TREATMENT BY ATTENDING PHYSICIAN OR OTHER PROVIDER OF HEALTH SERVICE (This form is <u>not</u> for verification of hospital treatment)

				NAME, ADDRESS, AND PHONE NUMBER OF INSURER'S CLAIMS REPRESENTATIVE*					
DATE		POLIC	YHOLDER		POLICY NUME	BER	DATE OF ACCIDENT	CLAIM NUMBER	
P	ROVIDER'S	NAME A	ND ADDRES	S*					
KINDLY COMPLETE AND SUBMIT THIS FORM AS SOON AS POSSIBLE. PLEASE NOTE, THIS COMPLETED FORM MUST BE SUBMITTED TO THE INSURER AS SOON AS REASONABLY POSSIBLE BUT NO LATER THAN 45 DAYS OR 180 DAYS AFTER THE TREATMENT DATE, DEPENDING UPON THE POLICY ENDORSEMENT IN EFFECT AT THE TIME OF THE ACCIDENT. IF YOU ARE UNSURE OF THE APPLICABLE TIME REQUIREMENT, KINDLY CONTACT THE CLAIMS REPRESENTATIVE TO DETERMINE WHICH DEADLINE IS APPLICABLE TO THIS CLAIM. IF YOU HAVE PREVIOUSLY SUBMITTED AN EARLIER REPORT ON THIS ACCIDENT, YOU NEED ONLY NOTE ANY CHANGES FROM THE INFORMATION PREVIOUSLY FURNISHED AND ADDITIONAL CHARGES.									
PATIENT'S NAME AND ADDRESS 1. PATIENT'S NAME AND ADDRESS								_	
2. DATE C	OF BIRTH	3. SEX		4. OCCUP	ATION (IF KNOWN)				
5. DIAGNO	OSIS AND C	CONCUR	RENT CONDI	TIONS					
6. WHEN	DID SYMPT DATE:	OMS FIR	ST APPEAR?	·	7. WHEN CONDI		NT FIRST CONSULT YOU	OU FOR THIS	
8. HAS PA	ATIENT EVE	R HAD S	AME OR SIM	ILAR CONE		ate when ar	nd describe:		
9. IS CON	IDITION SC	LELY A F	RESULT OF T	HIS AUTO	MOBILE ACCIDENT?				
YES		NO			IF "NO", ex	xplain:			
10. IS COL	NDITION D	JE TO IN		G OUT OF	PATIENT'S EMPLOYN	MENT?			
11. WILL I	INJURY RES	SULT IN S	SIGNIFICANT	DISFIGUR	REMENT OR PERMAN	IENT DISA	BILITY?		
YES IF "YES	6", describe:	NO			NOT DETE	RMINABLE	E AT THIS TIME		
12. PATIE	NT WAS DI	SABLED	(UNABLE TO	WORK)			LL DISABLED THE PAT		
FROM:			THROUGH:			ABLE	TO RETURN TO WORK	CON:	

VERIFICATION OF TREATMENT BY ATTENDING PHYSICIAN OR OTHER PROVIDER OF HEALTH SERVICE PAGE 2

14. WILL THE PATIENT REQUIRE REHABILITATION AND/OR OCCUPATIONAL THERAPY AS A RESULT OF THE INJURIES SUSTAINED IN THIS ACCIDENT?									
YES	NO		ļ I	F YES, de	scribe your	recommend	dation belov	V:	
15 REPO	RT OF SERVICES REI	NDERED	ATTACH ADDITIONAL	SHEETS I	F NECESSA	ARY			
DATE OF									
SERVICE	INCLUDING ZIP CODE		OR HEALTH SERVICE RENDERED TREATMENT CODE						
					TOTAL	L CHARGES	TO DATE\$		
		DIFFEREN	T THAN BILLING PROV	IDER CO	MPLETE TH				
TREA	TING PROVIDER'S NAME	TITLE	LICENSE OR CERTIFICATION I	NO			ESS RELATION SERVICAB		
	INAIVIL		CERTIFICATION	NO.	EMPLOYEE		NDENT	OTHER (SPE	ECIFY)
						CONTR	RACTOR		
			ROFESSIONAL SERVIC						
			ST THE OWNER AND PR	ROFESSI	ONAL LICEN	NSING CRE	DENTIALS	OF	
ALL OV	WNERS (Provide an ad	ditional atta	cnment if necessary).						
18. IS PAT	TIENT STILL UNDER Y	OUR CARE	FOR THIS CONDITION	۱?		YES		NO	
19. ESTIM	IATED DURATION OF	FUTURE T	REATMENT						
PATIENT:	Your health provider m	av agree to	accept payment for hea	alth service	es performe	d directly from	om your ins	urer (Autho	orization to
Pay Benef	its) so that you are not	required to	make payment to the he	ealth provi	der at the tii	me of service	ce. Such a	greement is	optional on
			gned by both patient and d spot in item 20 of this		ovider. You	ı may use t	he optional	authorizatio	on language
•	,	•	•		-N		T. 110 O.D.T.	an van 1	
			ORIZE THE DIRECT PAYN EFITS CONTAINED IN #21		ENEFIIS BY	CHECKING	I HIS OPTI	ON, <u>YOU MA</u>	AYNOI
	ATION TO PAY BENEFIT			_					
			FITS TO THE UNDERS S, PRIVILEGES AND R						
	PROVISION) OF THE			LIVILDILS	TO WITICIT	IAWILINII	ILLD UND	LNANIOL	.L 31 (111L
	RINT NAME			SIGNED					
	· ·· ···-=	PAT	IENT	2.2. 2		PAT	IENT		DATE

CONTINUE ON PAGE 3

NYS FORM NF-3 (Rev 1/2004) Page 2 of 3

VERIFICATION OF TREATMENT BY ATTENDING PHYSICIAN OR OTHER PROVIDER OF HEALTH SERVICE PAGE 3

PATIENT: Your health provider may agree to have you assign your right to No-Fault benefits from your insurer directly to your health provider (**Assignment of Benefits**). If you and your health provider agree to an assignment of benefits, you must both sign the agreement contained in # 21 or the prescribed NF-AOB form or its equivalent. The language contained in the assignment of benefits is mandatory and may not be altered or avoided by any other language added to this agreement or other written agreement.

mandatory and may not be altered or avoided by any other language added to this agreement or other written agreement. (IF YOU HAVE CHOSEN TO ASSIGN YOUR BENEFITS TO THE HEALTH PROVIDER BY CHECKING THIS OPTION, YOU MAY NOT ALSO ENTER INTO AN AUTHORIZATION TO PAY BENEFITS CONTAINED IN ITEM #20 ABOVE) **ASSIGNMENT OF NO-FAULT BENEFITS:** I HEREBY ASSIGN TO THE HEALTH CARE PROVIDER INDICATED BELOW ALL RIGHTS, PRIVILEGES AND REMEDIES TO PAYMENT FOR HEALTH CARE SERVICES PROVIDED BY THE ASSIGNEE TO WHICH I AM ENTITLED UNDER ARTICLE 51 (THE NO-FAULT STATUTE) OF THE INSURANCE LAW. THE ASSIGNEE HEREBY CERTIFIES THAT THEY HAVE NOT RECEIVED ANY PAYMENT FROM OR ON BEHALF OF THE ASSIGNOR AND SHALL NOT PURSUE PAYMENT DIRECTLY FROM THE ASSIGNOR FOR SERVICES PROVIDED BY SAID ASSIGNEE FOR INJURIES SUSTAINED DUE TO THE MOTOR VEHICLE ACCIDENT, NOTWITHSTANDING ANY OTHER AGREEMENT TO THE CONTRARY. THIS AGREEMENT MAY BE REVOKED BY THE ASSIGNEE WHEN BENEFITS ARE NOT PAYABLE BASED UPON THE ASSIGNOR'S LACK OF COVERAGE AND/OR VIOLATION OF A POLICY CONDITION DUE TO THE ACTIONS OR CONDUCT OF THE ASSIGNOR PRINT NAME SIGNED_____ PATIENT PATIENT (Assignor) DATE SIGNED PRINT NAME PROVIDER OF HEALTH CARE SERVICE PROVIDER OF HEALTH CARE SERVICE (Assignee) DATE HAS AN ORIGINAL AUTHORIZATION OR ASSIGNMENT PREVIOUSLY BEEN EXECUTED? YES NO IS THE ORIGINAL SIGNATURE OF THE PARTIES ON FILE? YES NO ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR COMMERCIAL INSURANCE OR A STATEMENT OF CLAIM FOR ANY COMMERCIAL OR PERSONAL INSURANCE BENEFITS CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, AND ANY PERSON WHO, IN CONNECTION WITH SUCH APPLICATION OR CLAIM, KNOWINGLY MAKES OR KNOWINGLY ASSISTS, ABETS, SOLICITS OR CONSPIRES WITH ANOTHER TO MAKE A FALSE REPORT OF THE THEFT, DESTRUCTION, DAMAGE OR CONVERSION OF ANY MOTOR VEHICLE TO A LAW ENFORCEMENT AGENCY, THE DEPARTMENT OF MOTOR VEHICLES OR AN INSURANCE COMPANY, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME, AND SHALL ALSO BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE VALUE OF THE SUBJECT MOTOR VEHICLE OR STATED CLAIM FOR EACH VIOLATION. WCB RATING CODE DATE PROVIDER'S SIGNATURE IRS/TIN IDENTIFICATION NO. IF NONE, SPECIALTY

NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW VERIFICATION OF HOSPITAL TREATMENT

NAME AND ADDRESS OF INSURER OR SELF- INSURER*					E, ADDRESS, AND PHONE NUMBER OF SURER'S CLAIMS REPRESENTATIVE*			
DATE	POLICY	HOLDER	POLICY NU	MBER	DATE OF /	ACCIDENT	CLAIM NUMBER	
N/	AME AND ADDRESS (DF HOSPITAL*						
	FORM MUST BE SUE THAN 45 DAYS OR 1 ENDORSEMENT IN E APPLICABLE TIME F	AND SUBMIT THIS FOR BMITTED TO THE INSU 80 DAYS AFTER TREATERECT AT THE TIME CREQUIREMENT, KINDLY APPLICABLE TO THIS	RER AS SOON AS TMENT DATE, DE OF THE ACCIDENT CONTACT THE	REASONAB PENDING UP <u>F.</u> IF YOU AR	LY POSSIB ON THE PO E UNSURE	LE <u>BUT NO</u> LICY OF THE	LATER_	
1. PATIEN	NT'S NAME				2.DATE OF	BIRTH		
3. PATIEN	NT'S ADDRESS				<u> </u>			
4. DATE <i>F</i>	ADMITTED	5. TIME ADMITTED A.M. P.M.	6. 1	DATE DISCHA	ARGED	7. TIM	IE DISCHARGED A.N P.N	
8.a ADMI	TTING DIAGNOSIS:	1 .101.	<u> </u>				Γ.Ν	
8.b DISCH	HARGE DIAGNOSIS:							
	YES	RY ARISING OUT OF PA NO URES PERFORMED (NA						
11. WAS	TREATMENT RENDER	RED SOLELY AS A RES	ULT OF THE ABO	VE ACCIDEN	T?		_	
	YES] NO						
10 10 = ::	IF NO, PLEASE EXPL		001151515					
12. IS PA	YES YES	OUR CARE FOR THIS NO	CONDITION?					
	IF YES, PLEASE EXP	- PLAIN AND INDICATE DU	JRATION.					
13. ATTA	CH REPORT OF SER\	/ICES RENDERED AND	ATTACH ITEMIZE	D BILL				
		COMPUTED IN ACCOR	_	_	TED BY SE	CTION 5108	3 OF	

NYS FORM NF-4 (Rev 6/2013) Page 1 of 2

VERIFICATION OF HOSPITAL TREATMENT -- PAGE TWO

PATIENT: Your health provider may agree to accept payment for health services performed directly from your insurer (Authorization to Pay Benefits) so that you are not required to make payment to the health provider at the time of service. Such agreement is optional on the part of the health provider and must be signed by both patient and health provider. You may use the optional authorization language

provided below, by checking o	ff the designated spot in	item 14 of this fo	orm.				
14. (IF YOU HAVE CH	OSEN TO AUTHORIZE O AN ASSIGNMENT OF				CHECKING TH	IIS OPTIO	N, <u>YOU</u>
AUTHORIZATION TO PAY BENI I AUTHORIZE PAYMENT OF SERVICES DESCRIBED BEL ARTICLE 51 (THE NO-FAULT	EFITS: HEALTH BENEFITS TO OW. I RETAIN ALL RIG	THE UNDERSIGHTS, PRIVILEG	GNED HEALTH ES AND REME	— I CARE PROV			
PRINT NAME	(PATIENT)		SIGNED	(D)	ATIENT)		DATE
	,			•	,	l: 41 4	
PATIENT: Your health provid provider (Assignment of Be agreement contained in # 15 of mandatory and may not be alto	nefits) . If you and you or the prescribed NF-AO	ır health provide B form or its equ	er agree to an uivalent. The la	assignment on nguage conta	of benefits, you ined in the assi	must bot gnment of	th sign the
15. (IF YOU HAVE CH YOU MAY NOT ALSO ENTER	OSEN TO ASSIGN YOU R INTO AN AUTHORIZA						TION,
ASSIGNMENT OF NO-FAULT I HEREBY ASSIGN TO THE PAYMENT FOR HEALTH CA NO-FAULT STATUTE) OF TH PAYMENT FROM OR ON BE FOR SERVICES PROVIDED NOTWITHSTANDING ANY ASSIGNEE WHEN BENEFITS OF A POLICY CONDITION D	HEALTH CARE PRO'RE SERVICES PROVID HE INSURANCE LAW. HALF OF THE ASSIGN BY SAID ASSIGNEE OTHER AGREEMENT ARE NOT PAYABLE	ED BY THE AS: THE ASSIGNEE IOR AND SHALI FOR INJURIES TO THE CON BASED UPON TO OR CONDUCT O	SIGNEE TO WHEREBY CER L NOT PURSULE S SUSTAINED TRARY. THIS THE ASSIGNORE THE ASSIGNORE	HICH I AM EN TIFIES THAT E PAYMENT DUE TO THE AGREEMEN R'S LACK OF	TITLED UNDE THEY HAVE N DIRECTLY FRO IE MOTOR VE IT MAY BE F	R ARTICL IOT RECE OM THE A EHICLE A REVOKED	E 51 (THE EIVED ANY ASSIGNOR ACCIDENT, BY THE
PRINT NAME	PATIENT (Assigno		SIGNED	PATIEN	IT (Assignor)		DATE
PRINT NAME			SIGNED				
HOS	PITAL REPRESENTATIVE	(Assignee)		SPITAL REPRE	SENTATIVE (As	signee)	DATE
HAS AN ORIGINAL AUTHOR BEEN EXECUTED?	IZATION OR ASSIGNMI	ENT PREVIOUS	LY	YES		NO	
IS THE ORIGINAL SIGNATUR	RE OF THE PARTIES O	N FILE?		YES		NO	
ANY PERSON WHO KNOPERSON FILES AN APPERSON FILES AN APPERSON COMMERCIAL OR PERSON WHO AND ANY PERSON WHO KNOWINGLY ASSISTS, AND THEFT, DESTRUCTION, AGENCY, THE DEPARTMINSURANCE ACT, WHICH FIVE THOUSAND DOLLAR VIOLATION.	PLICATION FOR CO DNAL INSURANCE B RPOSE OF MISLEAD D, IN CONNECTION BETS, SOLICITS OR DAMAGE OR CON' IENT OF MOTOR VE I IS A CRIME, AND	MMERCIAL IN ENEFITS CON DING, INFORM WITH SUCH CONSPIRES VERSION OF HICLES OR A SHALL ALSO	ISURANCE (ITAINING AN' ATION CONC APPLICATIO WITH ANOTH ANY MOTO IN INSURANC BE SUBJEC	OR A STAT Y MATERIAL ERNING AN ON OR CLA HER TO MA R VEHICLE CE COMPAN T TO A CIV	EMENT OF (LLY FALSE IN IY FACT MAT IM, KNOWIN KE A FALSE TO A LAW IY, COMMITS IL PENALTY	CLAIM F NFORMATERIAL TI GLY MA REPORT ENFOR A FRAL NOT TO	FOR ANY TION, OR HERETO, AKES OR FOF THE CEMENT JOULENT EXCEED
TAKEN BY:	(SIGNATURE)	(TITLE)	(PHONE NO	D. & EXT.)		(DATE)	

NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW HOSPITAL FACILITY FORM

KINDLY COMPLETE AND SUBMIT THIS FORM AS SOON AS POSSIBLE. PLEASE NOTE, THIS COMPLETED FORM MUST BE SUBMITTED TO THE INSURER AS SOON AS REASONABLY POSSIBLE BUT NO LATER THAN 45 DAYS OR 180 DAYS AFTER TREATMENT DATE, DEPENDING UPON THE POLICY ENDORSEMENT IN EFFECT AT THE TIME OF THE ACCIDENT. IF YOU ARE UNSURE OF THE APPLICABLE TIME REQUIREMENT, KINDLY CONTACT THE CLAIM REPRESENTATIVE TO DETERMINE WHICH DEADLINE IS APPLICABLE TO THIS CLAIM.

1. INSURANCE COMPANY	2. ADDI	RESS OF INSURANCE C	OMPANY	
3. PATIENT'S NAME AND ADDR	ESS	4. DATE C	F BIRTH 5	5. PHONE NUMBER
6. AUTOMOBILE POLICY NUMBER	FR 7. NAME AND ADI	DRESS OF POLICYHOLI	DER	
8. ACCIDENT DATE	9. ADMISSION DA	ΓΕ	10. DISCHA	ARGE DATE
11. PLACE OF ACCIDENT	•			
12. DESCRIPTION OF ACCIDEN	Т			
13. IDENTITY OF VEHICLE OCCU <u>OWNER'S NAME</u> <u>M</u>		TIME OF THE ACCIDEN YEAR	NT:	
THIS VEHICLE WAS:	A BUS OR SCHOOL BUS, OR A MOTORCYCLE	A TRUCK,	A	AN AUTOMOBILE,
WAS PATIENT A PEDESTRI	ER IN THE MOTOR VEHICLE?	SEHOLD?	YES	NO
15. ADMITTING DIAGNOSIS:				
16. DISCHARGE DIAGNOSIS:				
17. IS CONDITION DUE TO INJ	URY ARISING OUT OF PATIENT	'S EMPLOYMENT?		
YES	NO			
18. WAS TREATMENT RENDER	ED SOLELY AS A RESULT OF I	NJURIES ARISING OUT	OF THE ABO	OVE ACCIDENT?
YES	NO			
IF NO, PLEASE EXP	LAIN.			
19. OPERATIONS OR PROCED	URES PERFORMED (NATURE A	ND DATES):		
20. ATTACH REPORT OF SERVI AND ITEMIZED BILL	CES RENDERED		TTED BY SE AW AND INS	COMPUTED IN ACCORDANCE CTION 5108 OF THE NEW SURANCE
ANY PERSON WHO KNOWINGLAPPLICATION FOR COMMERCINSURANCE BENEFITS CONT. MISLEADING, INFORMATION OF SUCH APPLICATION OR CLAIM ANOTHER TO MAKE A FALSE RA LAW ENFORCEMENT AGEN FRAUDULENT INSURANCE ACT THOUSAND DOLLARS AND THE	CIAL INSURANCE OR A STA AINING ANY MATERIALLY F. ONCERNING ANY FACT MATE M, KNOWINGLY MAKES OR I EPORT OF THE THEFT, DESTR CY, THE DEPARTMENT OF I , WHICH IS A CRIME, AND SHA	ATEMENT OF CLAIM ALSE INFORMATION, RIAL THERETO, AND A KNOWINGLY ASSISTS, BUCTION, DAMAGE OR WOTOR VEHICLES OR LL ALSO BE SUBJECT	FOR ANY OR CONCE ANY PERSO ABETS, SO CONVERSIO AN INSUR TO A CIVIL I	COMMERCIAL OR PERSONAL ALS FOR THE PURPOSE OF N WHO, IN CONNECTION WITH DLICITS OR CONSPIRES WITH ON OF ANY MOTOR VEHICLE TO ANCE COMPANY, COMMITS APENALTY NOT TO EXCEED FIVE
TAKEN BY:	PRINT NAME		TITLE	& PHONE NO.
	SIGNATURE			DATE
DATE TAKEN FROM	RECORDS:		-	

NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW HOSPITAL FACILITY FORM - PAGE 2

SUCH IS NECESSARY TO PERFECT ITS RIGHTS OF RECOVERY PRO' AND AFFIRMED BY THE PATIENT AS TRUE UNDER THE PENALTIES O						
(SIGNATURE OF PATIENT, PARENT OR GUARDIAN)	(DATE)					
PATIENT: Your health provider may agree to accept payment for health ser Benefits) so that you are not required to make payment to the health provide of the health provider and must be signed by both patient and health provide below, by checking off the designated spot in item A of this form. A. (IF YOU HAVE CHOSEN TO AUTHORIZE THE DIRECT PAY YOU MAY NOT ALSO ENTER INTO AN ASSIGNMENT OF BENEFITS COAUTHORIZATION TO PAY BENEFITS: I AUTHORIZE PAYMENT OF HEALTH BENEFITS TO THE UNDERSIGNED DESCRIBED BELOW. I RETAIN ALL RIGHTS, PRIVILEGES AND REMED NO-FAULT PROVISION) OF THE INSURANCE LAW.	er at the time of service. Such agreement is optional on the part der. You may use the optional authorization language provided MENT OF BENEFITS BY CHECKING THIS OPTION, NATAINED IN ITEM B). D HEALTH CARE PROVIDER OR SUPPLIER OF SERVICES					
SIGNED SIGNATURE OF PATIENT, PARENT OR GUARDIAN)	(SIGNATURE OF HOSPITAL REPRESENTATIVE)					
(SIGNATURE OF PATIENT, PARENT OR GUARDIAN)	(SIGNATURE OF HOSPITAL REPRESENTATIVE)					
DATE						
PATIENT: Your health provider may agree to have you assign your right to N (Assignment of Benefits). If you and your health provider agree to an assi in item B or the prescribed NF-AOB form or its equivalent. The language of be altered or avoided by any other language added to this agreement or other	gnment of benefits, you must both sign the agreement contained ontained in the assignment of benefits is mandatory and may not					
B. (IF YOU HAVE CHOSEN TO ASSIGN YOUR BENEFITS TO YOU MAY NOT ALSO ENTER INTO AN AUTHORIZATION TO PAY BENE						
ASSIGNMENT OF NO-FAULT BENEFITS: I HEREBY ASSIGN TO THE HEALTH CARE PROVIDER INDICATED ABOVE ALL RIGHTS, PRIVILEGES AND REMEDIES TO PAYMENT FOR HEALTH CARE SERVICES PROVIDED BY THE ASSIGNEE TO WHICH I AM ENTITLED UNDER ARTICLE 51 (THE NO-FAULT STATUTE) OF THE INSURANCE LAW. THE ASSIGNEE HEREBY CERTIFIES THAT THEY HAVE NOT RECEIVED ANY PAYMENT FROM OR ON BEHALF OF THE ASSIGNOR AND SHALL NOT PURSUE PAYMENT DIRECTLY FROM THE ASSIGNOR FOR SERVICES PROVIDED BY SAID ASSIGNEE FOR INJURIES SUSTAINED DUE TO THE MOTOR VEHICLE ACCIDENT, NOTWITHSTANDING ANY OTHER AGREEMENT TO THE CONTRARY. THIS AGREEMENT MAY BE REVOKED BY THE ASSIGNEE WHEN BENEFITS ARE NOT PAYABLE BASED UPON THE ASSIGNOR'S LACK OF COVERAGE AND/OR VIOLATION OF A POLICY						
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NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW EMPLOYER'S WAGE VERIFICATION REPORT

NAME AND ADDRESS OF INSURER OR SELF- INSURER*							NE NUMBER OF RESENTATIVE*
DATE	POLICYHOLDER	PO	LICY NUME	BER	DATE OF A	ACCIDENT	CLAIM NUMBER
NA	AME AND ADDRESS OF EMPLOYE	ER*		EMPL		ME, ADDRE	ESS AND SOCIAL O.
DEAR EM	PLOYER:						
INSURANO date indica	named person has applied for benice REPARATIONS ACT (NO-FAUL ated. We understand this person is yet due the applicant, please provide PLEASE COMPLETE AND SUBM AS POSSIBLE. PLEASE NOTE CLATER THAN 90 DAYS AFTER V	T LAW) as your employ us with the COMPLETE	a result of interest of the answer to the answer to the answer to the answer to Depart the answer to Depart the answer to the an	njuries sust r employee ne following R CLAIMS I UST BE SL	ained in a m . To assist us g questions. REPRESEN JBMITTED T	otor vehicle s in determin	accident on the ning benefits SOON
Thank you	for your cooperation.						
					CL	AIM REPRI	ESENTATIVE
1.	EMPLOYEE'S OCCUPATION:						
2.	DATES OF EMPLOYMENT :	FROM			THROUGH		
3.	GROSS EARNINGS DURING 52 WAGE OR SALARY AS OF DAT		_	TO ACCID	DENT:	\$	
	\$		\$	KLY		\$	FLIL X
	HOURLY		VVEE	:KLY		MON ⁻	IHLY
	NUMBER OF HOURS NORMAL NUMBER OF DAYS NORMALL						
4.	DATES ABSENT FOLLOWING AC FIRST DAY ABSENT FROM WO DATE RETURNED TO WORK	_					
5.	HAS EMPLOYEE RECEIVED, IS BENEFITS UNDER ANY WORKE	_	_		_		
	YES	NO		UNDETE	ERMINED		
	WORKER'S COMPENSATION I ADDRESS POLICY NUMBER	NSURER					

NYS FORM NF-6 (Rev 1/2004) Page 1 of 2

EMPLOYER'S WAGE VERIFICATION REPORT -- PAGE TWO

		FITS AS A RESULT OF THIS ACCIDENT? NO UNDETERMINED	
		AY FOR DBL COVERAGE THROUGH PAYRO	
		NO	ALL BLBGG HOM.
	NYS DISABILITY INSURER		
	ADDRESS		
	POLICY NUMBER		
7.	WAS OR WILL EMPLOYEE BE PAID E	BY EMPLOYER FOR THIS ABSENCE FROM V	VORK?
	YES NO		
	IF ANSWER TO QUESTION 7 IS "YE	S" PLEASE ANSWER QUESTIONS 8, 9, 10 a	nd 11.
8.	HOW MUCH WAS OR WILL EMPLOYI	EE BE PAID \$	_\$
		WEEKLY	MONTHLY
9.	WILL THE EMPLOYEE BE REQUIRED	TO REIMBURSE YOU ANY OF THE ABOVE	AMOUNT?
	YES NO		
10.	WILL THE EMPLOYEE LOSE ACCUM FOREGOING PAYMENT?	ULATED LEAVE CREDITS AS A RESULT OF	THE
	YES NO		
11.	WILL THE EMPLOYEE'S ELIGIBILITY INDICATED IN QUESTION 8 ABOVE?	FOR FUTURE WAGE BENEFITS BE AFFECT	ED BY PAYMENTS
	YES NO		
PERSOI COMME INFORM FACT M CLAIM, ANOTHI ANY MC AN INSU ALSO B	N FILES AN APPLICATION FOR CO ERCIAL OR PERSONAL INSURA MATION, OR CONCEALS FOR THE MATERIAL THERETO, AND ANY PE KNOWINGLY MAKES OR KNOW ER TO MAKE A FALSE REPORT O DTOR VEHICLE TO A LAW ENFORC URANCE COMPANY, COMMITS A FI BE SUBJECT TO A CIVIL PENALTY	HINTENT TO DEFRAUD ANY INSURANCE MMERCIAL INSURANCE OR A STATEM ANCE BENEFITS CONTAINING ANY PURPOSE OF MISLEADING, INFORMATERSON WHO, IN CONNECTION WITH SUNGLY ASSISTS, ABETS, SOLICITS OF THE THEFT, DESTRUCTION, DAMAGEMENT AGENCY, THE DEPARTMENT OF RAUDULENT INSURANCE ACT, WHICH NOT TO EXCEED FIVE THOUSAND DOTATED CLAIM FOR EACH VIOLATION.	ENT OF CLAIM FOR ANY MATERIALLY FALSE TION CONCERNING ANY SUCH APPLICATION OR OR CONSPIRES WITH GE OR CONVERSION OF OF MOTOR VEHICLES OR IS A CRIME, AND SHALL
	PRINT NAME	TITLE	PHONE NO.
	SIGNATURE	FEDERAL EMPLOYER LD NO	DATE

NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW VERIFICATION OF SELF-EMPLOYMENT INCOME

NAME	AND ADDRESS OF INSURER OF INSURER*	R SELF-				NE NUMBER OF RESENTATIVE*
DATE	POLICYHOLDER	POLICY NUM	BER	DATE OF	ACCIDENT	CLAIM NUMBER
N.A	AME AND ADDRESS OF APPLICA	NT*				
DEAR AP	PLICANT:	<u>-</u>				
may be er document the time of no later the	nation requested below would be untitled as a result of this accident. The requested to the best of your abile of the accident, this completed for the accident, this completed for the han 90 days after the work loss was the claim representative to describe the claim representative the claim representative to describe the claim representative the claim repres	Therefore, it would be in ity. Kindly note, depo orm must be submitte was first incurred. If y	n your best i ending upor ed to the ins you are uns	interest to on the application the application the surer as some of the sure o	complete the cable endors on as reaso applicable to	form and submit all sement in effect at nably practicable or
1.	OCCUPATION					
2.	BUSINESS ADDRESS					
3.	BUSINESS PHONE					
4.	NATURE OF BUSINESS OR PRO	OFESSION				
5.	DATES YOU WERE UNABLE TO THIS ACCIDENT: FROM:		BUSINESS _THROUGH		ESSION DUE	ТО
6.	DID YOU HIRE ANY ONE TO SU YOUR INJURIES? YES IF YES, PLEASE COMPLETE TH		WHILE YO	U WERE A	BSENT DUE	ТО
	A. WAGE OR SALARY PAID:	\$ DAILY	\$	WEEKLY	\$	MONTHLY
	B. PERIOD SUBSTITUTE EMPL	.OYED: FROM	1		_THROUGH	
	C. GROSS AMOUNT PAID TO S	SUBSTITUTE:	\$			
	D. NAME, ADDRESS AND PHO	NE NO. OF SUBSTITE	JTE:			
7.	IF ANSWER TO QUESTION 6, WIN ADDITION TO THE COST OF			NET LOSS	OF EARNIN	GS FROM WORK
	IF YES, THE AMOUNT OF NET I	LOSS CLAIMED:	\$			FOR THE PERIOD

NYS FORM NF-7 (Rev 1/2004)

Page 1 of 2

VERIFICATION OF SELF-EMPLOYMENT INCOME -- PAGE TWO

8.	DURING YOUR CLAIMED DISABILITY? YES NO	JU SUFFER A NET LOSS	OF EARNINGS FROM WORK
	IF YES, THE AMOUNT OF NET LOSS CLAIMED: CLAIMED IN QUESTION 5.	<u>\$</u>	FOR THE PERIOD
9.	IN ORDER FOR US TO EVALUATE YOUR CLAIM FEDERAL INCOME TAX RETURNS FOR THE LAX DOCUMENTS ARE AVAILABLE TO PROVE YOU NOT FILED EITHER OF THE TAX RETURNS, SUI FOR THOSE YEARS THAT YOU FEEL WILL ASS	ST TWO YEARS. IN ADDI' IR INCOME FOR THE CUI BMIT WHATEVER PROOF	TION, SUBMIT WHATEVER RRENT YEAR. IF YOU HAVE FOF EARNINGS YOU HAVE
	IF WE ARE UNABLE TO VERIFY YOUR LOSS OF THE FOLLOWING ADDITIONAL DOCUMENTATION		*
FOR AN' INFORM FACT M. CLAIM, ANOTHE ANY MOOR AN I SHALL A	RSON WHO KNOWINGLY AND WITH INTE PERSON FILES AN APPLICATION FOR COM Y COMMERCIAL OR PERSONAL INSURANC ATION, OR CONCEALS FOR THE PURPOSE ATERIAL THERETO, AND ANY PERSON WHEN KNOWINGLY MAKES OR KNOWINGLY AS ER TO MAKE A FALSE REPORT OF THE THIS TOR VEHICLE TO A LAW ENFORCEMENT AND ALSO BE SUBJECT TO A CIVIL PENALTY NO OF THE SUBJECT MOTOR VEHICLE OR STATE	MERCIAL INSURANCE E BENEFITS CONTAIN OF MISLEADING, INFO HO, IN CONNECTION V SSISTS, ABETS, SOL EFT, DESTRUCTION, D AGENCY, THE DEPAR DULENT INSURANCE A OT TO EXCEED FIVE TH	OR A STATEMENT OF CLAIM ING ANY MATERIALLY FALSE DRMATION CONCERNING ANY WITH SUCH APPLICATION OR ICITS OR CONSPIRES WITH DAMAGE OR CONVERSION OF TMENT OF MOTOR VEHICLES ACT, WHICH IS A CRIME, AND HOUSAND DOLLARS AND THE
	THIS FORM IS SUBSCRIBE APPLICANT AS TRUE UNDER		
	SIGNATURE OF APPLICANT		DATE

NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW AGREEMENT TO PURSUE SOCIAL SECURITY DISABILITY BENEFITS

NAME AND ADDRESS OF INSURER OR SELF- INSURER*			N	NAME, ADDRESS, AND PHONE NUMBER OF INSURER'S CLAIMS REPRESENTATIVE*			
DATE	POLICYHOLDER	POLIC	CY NUMBER	DATE OF ACCIDENT	CLAIM NUMBER		
NA	ME AND ADDRESS OF APPLICA	NT*					
DEAR APF	PLICANT:	_					
	his <u>three</u> part form must be comple nings benefits to continue without ir	, ,	I your district Soc	ial Security office in order	for your No-Fault		
I Social Sec	(NAME OF APPLICANT) urity Disability benefits that may be			y pursue within 35 days from ies caused by this accider			
by the Insu	The applicant further agrees to reimburse the Insurer for any amounts that may have been or may be advanced by the Insurer pursuant to this agreement, pending receipt of Social Security Disability benefits. The applicant may deduct from the reimbursement any attorney's fee which he/she paid in order to obtain the Social Security Disability benefits.						
agrees to o	(NAME OF INSURER OR SELF-INSURER), upon receipt of this agreement and the Authorization for Release of Information by the Social Security Administration, both duly signed by the Applicant or the Applicant's legal guardian, agrees to continue the payment of No-Fault benefits for loss of earnings without deducting amounts recoverable as Social Security Disability benefits as permitted by Section 5102(b)(2) of the New York Insurance Law, until such Social Security Disability benefits are received.						
Security Di estimate th receive and forwarded	In the event that the applicant fails to sign and return this Agreement and Authorization or to apply for Social Security Disability benefits in accordance with this Agreement within the aforesaid 35 day period, the insurer shall estimate the amount of monthly Social Security Disability benefits which it believes the applicant would be entitled to receive and, beginning with the seventh month from the date of accident or 35 calendar days after the agreement was forwarded to the applicant, in the event the seventh month has passed, the insurer shall deduct the estimated Social						
ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR COMMERCIAL INSURANCE OR A STATEMENT OF CLAIM FOR ANY COMMERCIAL OR PERSONAL INSURANCE BENEFITS CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, AND ANY PERSON WHO, IN CONNECTION WITH SUCH APPLICATION OR CLAIM, KNOWINGLY MAKES OR KNOWINGLY ASSISTS, ABETS, SOLICITS OR CONSPIRES WITH ANOTHER TO MAKE A FALSE REPORT OF THE THEFT, DESTRUCTION, DAMAGE OR CONVERSION OF ANY MOTOR VEHICLE TO A LAW ENFORCEMENT AGENCY, THE DEPARTMENT OF MOTOR VEHICLES OR AN INSURANCE COMPANY, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME, AND SHALL ALSO BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE VALUE OF THE SUBJECT MOTOR VEHICLE OR STATED CLAIM FOR EACH VIOLATION.							
	SIGNATURE OF AP	PLICANT		D.	ATE		
	SIGNATURE OF INSURER'S F	REPRESENTA	TIVE		ATE		

*LANGUAGE TO BE FILLED IN BY INSURER OR SELF-INSURER. NYS FORM NF-8 (Rev 1/2004) Page 1 of 2

AGREEMENT TO PURSUE SOCIAL SECURITY DISABILITY BENEFITS PAGE TWO

	AUTHORIZATION FOR RELEASE OF INFORMATION BY THE SOCIAL SECURITY ADMINISTRATION				
	NAME OF TITLE II CLAIMANT	SOCIAL SECURITY CLAIM NUMBER			
	DATE	APPLICANT'S SIGNATURE			
I hereby authorize the Social Security Administration to disclose the necessary information, such as my name, account number, disability benefit rate and date of entitlement to benefits to the person or agency listed below: Disclose Information to:					
This authori	zation is effective for only as long as is needed to de	termine my eligibility to benefits and my rate of benefit payment.			
	ATTENTION SOCIAL SEC	CURITY CLAIMS REPRESENTATIVE!!			
Please indicate below the resident D/O for the Disability Claim and the date filed. After doing so, place one copy of this authorization in file, return two to the claimant and instruct the claimant to forward copy III to the Insurance Company.					
	RESIDENT D/O	DATE CLAIM FILED			
		COPY I - S.S.A COPY II - APPLICANT COPY III - INSURER			

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NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW AGREEMENT TO PURSUE WORKERS' COMPENSATION OR N.Y.S. DISABILITY BENEFITS

	AGREEMENT TO PURSUE W	OKKEKO COM		N.T.O. DIOADIEITI DE	INCI 110		
NAME AND ADDRESS OF INSURER OR SELF- INSURER*		R SELF-	NAME, ADDRESS, AND PHONE NUMBER OF INSURER'S CLAIMS REPRESENTATIVE*				
DATE	POLICYHOLDER	POLICY	NUMBER	DATE OF ACCIDENT	CLAIM NUMBER		
NA	NAME AND ADDRESS OF APPLICANT*						
IT IS HERE	EBY AGREED between the Application	ant and the Insu	rer, as follows:				
claim witho	In the event a source of Workers' e on account of the above accider out deducting the withheld State or ng conditions:	nt, in whole or in	part, the Insurer a	agrees to process the A	pplicant's No-Fault		
	FIRST: The Applicant executes the	his Agreement.					
	SECOND: In the event such amou enefits equal to the withheld amou ey's fee which the Applicant paid in	unts of Workers'	Compensation be				
thereafter of	THIRD: In the event the Applicant deduct such amounts from any future.				nsurer may		
benefits.	FOURTH: The Applicant agrees to	o diligently pursu	ue any claim for W	orkers' Compensation of	or N.Y.S. Disability		
	FIFTH: In the event the Applicant enefits as set forth in Paragraph F Insurer may bring an action to rec	ourth or in the ev	vent the Applicant	fails to reimburse the In			
ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR COMMERCIAL INSURANCE OR A STATEMENT OF CLAIM FOR ANY COMMERCIAL OR PERSONAL INSURANCE BENEFITS CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, AND ANY PERSON WHO, IN CONNECTION WITH SUCH APPLICATION OR CLAIM, KNOWINGLY MAKES OR KNOWINGLY ASSISTS, ABETS, SOLICITS OR CONSPIRES WITH ANOTHER TO MAKE A FALSE REPORT OF THE THEFT, DESTRUCTION, DAMAGE OR CONVERSION OF ANY MOTOR VEHICLE TO A LAW ENFORCEMENT AGENCY, THE DEPARTMENT OF MOTOR VEHICLES OR AN INSURANCE COMPANY, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME, AND SHALL ALSO BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE VALUE OF THE SUBJECT MOTOR VEHICLE OR STATED CLAIM FOR EACH VIOLATION.							
	DATE		SIGNATI	URE OF APPLICANT			

SIGNATURE OF INSURER

*LANGUAGE TO BE FILLED IN BY INSURER OR SELF-INSURER. NYS FORM NF-9 (Rev 1/2004)

DATE

NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW DENIAL OF CLAIM FORM

TO INSURER: Complete this form, including item 33. Send two copies to applicant. Upon the request of the injured person, the insurer should send to the injured person a copy of all prescribed claim forms and documents submitted by or on behalf of the injured person. NAME, ADDRESS AND NAIC NUMBER OF INSURER OR NAME AND ADDRESS OF SELF-INSURER For American Arbitration Association use A. POLICYHOLDER B. POLICY NUMBER C. DATE OF ACCIDENT D. INJURED PERSON E. CLAIM NUMBER F. APPLICANT FOR BENEFITS (Name and address) G. AS ASSIGNEE VES NO TO APPLICANT: SEE REVERSE SIDE IF YOU WISH TO CONTEST THIS DENIAL YOU ARE ADVISED THAT FOR REASONS NOTED BELOW: 1. Your entire claim is denied as follows: 2. A portion of your claim is denied as follows: A. Loss of Earnings D. Interest B. Health Service Benefits E. Attorney's Fee C. Other Necessary Expenses REASON(S) FOR DENIAL OF CLAIM (Check reasons and explain below in item 33) **POLICY ISSUES** 6. Injured person not an "Eligible Injured Person" 3. Policy not in force on date of accident 4. Injured person excluded under policy conditions 7. Injuries did not arise out of use or operation of a or exclusion motor vehicle 5. Policy conditions violated: 8. Claim not within the scope of your election under a. No reasonable justification given for late Optional Basic Economic Loss coverage notice of claim b. Reasonable justification not established--You may qualify for special expedited arbitration--See page 2 of this form for instructions. LOSS OF EARNINGS BENEFITS DENIED 9. Period of disability contested: period in dispute 11. Exaggerated earnings claim _per month denied From _Through__ of \$ 10. Claimed loss not proven 12. Statutory offset taken 13. Other, explained below OTHER REASONABLE AND NECESSARY EXPENSES DENIED 14. Amount of claim exceeds daily limit of coverage 16. Incurred after one year from date of accident 15. Unreasonable or unnecessary expenses 17. Other, explained below HEALTH SERVICE BENEFITS DENIED 18. Fees not in accordance with fee schedules 20. Treatment not related to accident 19. Excessive treatment, service or hospitalization 21. Unnecessary treatment, service or hospitalization _Through_ _Through_ 22. Other, explained below COMPLETE ITEMS 23 THROUGH 32 IF CLAIM FOR HEALTH SERVICE BENEFITS IS DENIED 23. Provider of Health Service (Name, Address and Zip Code) 25. Period of bill - treatment dates 29. Date final verification received 26. Date of bill 30. Amount of bill 24. Type of service rendered 27. Date bill received by insurer 31. Amount paid by insurer 28. Date final verification requested 32. Amount in dispute 33. State reason for denial, fully and explicitly (attach extra sheets if needed): Name and Title of Representative of Insurer Telephone No. & Ext. Name and address of Insurer claim processor (Third Party Administrator), if applicable Telephone No. & Ext.

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DENIAL OF CLAIM FORM -- PAGE TWO

IF YOU WISH TO CONTEST THIS DENIAL. YOU HAVE THE FOLLOWING OPTIONS:

Should you wish to take this matter up with the New York State Department of Financial Services, you may file with the Department either on its
website at http://www.dfs.ny.gov/consumer/fileacomplaint.htm or you may write to the Consumer Assistance Unit, New York State Department of
Financial Services, at: One State Street, New York, NY 10004; One Commerce Plaza, Albany, NY 12257; 1399 Franklin Avenue, Garden City, NY 11530;
or 535 Washington Street, Suite 305, Buffalo, NY 14203.

Although the Department of Financial Services will attempt to resolve disputed claims, it cannot order or require an insurer to pay a disputed claim. If you wish to file a written complaint, send one copy of this Denial of Claim Form with copies of other pertinent documents with a letter fully explaining your complaint to the Department of Financial Services at one of the above addresses.

If you choose this option, you may at a later date still submit this dispute to arbitration or bring a lawsuit; or

2. You may submit this dispute to arbitration. If you wish to submit this claim to arbitration, then mail or e-mail a copy of this Denial of Claim Form along with a complete submission of all other pertinent documents and a table of contents listing your submissions, in duplicate together with a \$40 filling fee, payable by check, money order, or credit card to the American Arbitration Association (AAA) to:

AMERICAN ARBITRATION ASSOCIATION (AAA)
NEW YORK INSURANCE CASE MANAGEMENT CENTER
120 BROADWAY
NEW YORK, NEW YORK 10271
nyicmc.filingsubmissions@adr.org

Please contact the American Arbitration Association's customer service department at (917) 438-1660 with any questions about case filing.

A complete copy of this filing, listing all bills and proofs as well as a table of contents listing your submissions must be provided to the AAA and the insurer at the time of filing for arbitration. The filing must be complete with all necessary documentation, as any late submission may not be admissible at arbitration. The filing fee will be returned to you if the arbitrator awards you any portion of your claim. However, you may be assessed the costs of the arbitration proceeding if the arbitrator finds your claim to be frivolous, without factual or legal merit or was filed for the purpose of harassing the respondent. The decision of an arbitrator is binding, except for limited grounds for review set forth in the Law and regulations promulgated thereunder.

If you are contesting the denial of claim and wish to submit the dispute to arbitration, state on accompanying sheets the reason(s) you believe the denied or overdue benefits should be paid. Attach proof of disability and verification of loss of earnings in dispute, sign below, and send the completed form to the American Arbitration Association at the address given in item 2 above.

Loss of earnings:	Date claim made:			Gross earnings per month \$		
Period of dispute:	od of dispute: From Through		A			
Health Services: (Attach Name of Provide		and list each one separ	rately) Amount of Bill	Amount in Dispute	<u>Date Claim Mailed</u>	
Other Necessary Expenses: (Attach bills in dispute <u>and list each one separately)</u> Type of Expenses Claimed						

Other: (attach additional sheet if necessary)

- Upon your request, if you file for arbitration within 90 days of the date of this denial or the claim becoming overdue, your case will be scheduled for arbitration on a priority basis.
- You qualify for **special expedited arbitration** if the insurer has determined that your written justification for submitting late notice of claim failed to meet a "reasonableness standard". Your specific request for special expedited arbitration must be filed within 30 days of the date of denial. Your filing must be complete and contain all information that you are submitting at the time of filing.

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DENIAL OF CLAIM FORM -- PAGE THREE

3. You may bring a lawsuit to recover the amount of benefits you claim to be entitled to.

THE UNDERSIGNED AFFIRMS AND CERTIFIES AS TRUE UNDER THE PENALTY OF PERJURY THAT THIS FILING IS BEING MADE IN GOOD FAITH AND THAT UPON INFORMATION, BELIEF AND REASONABLE INQUIRY THE DOCUMENTS BEING SUBMITTED HEREWITH ARE NOT FRAUDULENT AND THAT EXACT COPIES OF ALL DOCUMENTS PROVIDED HEREWITH HAVE BEEN MAILED TO THE INSURER AGAINST WHOM THE ARBITRATION IS BEING REQUESTED. UNLESS DISCLOSED WITH THIS SUBMISSION, THE DISPUTED AMOUNTS REMAIN UNPAID TO THE APPLICANT BY ANY PAYOR AND THERE HAS BEEN NO OTHER FILING OF AN ARBITRATION REQUEST OR LAWSUIT TO RESOLVE THE DISPUTED MATTERS CONTAINED IN THIS SUBMISSION.

ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR COMMERCIAL INSURANCE OR A STATEMENT OF CLAIM FOR ANY COMMERCIAL OR PERSONAL INSURANCE BENEFITS CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, AND ANY PERSON WHO, IN CONNECTION WITH SUCH APPLICATION OR CLAIM, KNOWINGLY MAKES OR KNOWINGLY ASSISTS, ABETS, SOLICITS OR CONSPIRES WITH ANOTHER TO MAKE A FALSE REPORT OF THE THEFT, DESTRUCTION, DAMAGE OR CONVERSION OF ANY MOTOR VEHICLE TO A LAW ENFORCEMENT AGENCY, THE DEPARTMENT OF MOTOR VEHICLES OR AN INSURANCE COMPANY, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME, AND SHALL ALSO BE SUBJECT TO A CIVIL PROMETY OF THE SUBJECT MOTOR

ARBITRATION REQUESTED E	SY:		
LAST NAME	FIRST NAME	NAME OF LAW FIRM, IF ANY	•
TELEPHONE NUMBER:			
FAX NUMBER:			
EMAIL ADDRESS:			
		ADDRESS	
		ARE YOU AN ATTORNEY?	DATE
		YES 🗌	
		NO 🗍	
SIGNATURE		П	

IMPORTANT NOTICE TO APPLICANT

If box number 3 ("Policy not in force on date of accident") on the front of this form is checked as a reason for this denial, you may be entitled to No-Fault benefits from the Motor Vehicle Accident Indemnification Corporation (M.V.A.I.C.) (646-205-7800) located at 100 William Street, New York, New York 10038. The Insurance Law requires that you must file an Affidavit of Intention to Make Claim with M.V.A.I.C. Therefore, it is in your best interest to contact the M.V.A.I.C. immediately and file such an affidavit, even if you intend to contest this denial.

NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW ADDITIONAL PIP SUBROGATION AGREEMENT

NAME	AND ADDRESS OF INSURER OR INSURER*	R SELF-		NAME, A	DDRESS, AND PHONE CLAIMS REPRES	NUMBER OF INSURER'S ENTATIVE*
DATE	POLICYHOLDER	РО	LICY NUME	BER	DATE OF ACCIDENT	CLAIM NUMBER
NA	AME AND ADDRESS OF APPLICA	NT*				
DEAR APF	PLICANT:		_			
Kindly com	plete and return this agreement at	once. Failur	e to do so n	nay delay p	ayment of your No-Fault	Benefits.
		SUBRO	OGATION A	GREEMEN	Т	
ТО		(NAME OF	INSURER)			Company
The under	signed hereby declares that a bodily	,	ŕ			
The unders			sustained b	ON		
	(NAME OF APPLICANT	•				F ACCIDENT)
	n for extended economic loss benef eath benefit) is being made under p					sary expenses
to whi 2. The u and ir perso injury 3. The u in writ	onal first-party benefits to the rights ich additional personal injury protect indersigned shall cooperate with the nenforcing any company right of sum who may be liable to the injured protection benefits are afforded undersigned to or for whom paymenting prior to institution of any legal prinjury and will do whatever is nece	etion benefits e company a brogation for person beca der this police ts are made proceedings	s are afforded and upon the per additional use of bodilicy. The or the under against any against any	ed under thing company' personal in y injury with ersigned's laperson leg	s policy. s request, assist in the c jury protection benefits p respect to which additi egal representative will r ally responsible for the a	conduct of suits paid against any ional personal notify the company above described
ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR COMMERCIAL INSURANCE OR A STATEMENT OF CLAIM FOR ANY COMMERCIAL OR PERSONAL INSURANCE BENEFITS CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, AND ANY PERSON WHO, IN CONNECTION WITH SUCH APPLICATION OR CLAIM, KNOWINGLY MAKES OR KNOWINGLY ASSISTS, ABETS, SOLICITS OR CONSPIRES WITH ANOTHER TO MAKE A FALSE REPORT OF THE THEFT, DESTRUCTION, DAMAGE OR CONVERSION OF ANY MOTOR VEHICLE TO A LAW ENFORCEMENT AGENCY, THE DEPARTMENT OF MOTOR VEHICLES OR AN INSURANCE COMPANY, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME, AND SHALL ALSO BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE VALUE OF THE SUBJECT MOTOR VEHICLE OR STATED CLAIM FOR EACH VIOLATION.						
I have read	d the foregoing subrogation agreem	ent, unders	tand its cont	ents and h	ave signed the same as	my free act.
	SIGNATURE OF APPLICA	ANT			DATE	

*LANGUAGE TO BE FILLED IN BY INSURER OR SELF-INSURER. NYS FORM NF-11 (Rev 1/2004)

NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW LUMP-SUM SETTLEMENT AGREEMENT

NAME AND ADDRESS OF INSURER OR SELF-INSURER*

DATE	POLICYHOLDER	POLICY NUMBER	DATE OF ACCIDENT	CLAIM NUMBER
		OF		
NAME	OF APPLICANT FOR BENEFITS		ADDRESS OF APPLICAN	ΙΤ
has applied	to			
		Name and address of I		
for benefits	for loss of earnings from work sustained		the use or operation of a moto	or vehicle.
Dr.	NAME	_ OF	ADDRESS	
has examin	ed the applicant and has certified in a	report executed on		d to this
Agreement,	that in his medical judgment the appli	cant's injury will result in a period of	disability which will extend for	at least 3
	nd the date of the accident causing the ings from work will be of material bene			
The sole ob			s of earnings from work, for a p	
THE SOIE OD	Name of Insurer or S		s of earthings from work, for a p	nojecteu periou
of disability	from the date of this agreement of	years,	_months, shall be the payment	. of
payable dur	, which is the present value ing this period computed on the basis	of a 6 percent annual interest factor	r and any other applicable offse	een ets, and
subject to th	ne provisions of Article 51 of the New \	York Insurance Law and any applica	able policy endorsements. A w	orksheet
setting forth	n the assumptions and computations u	itilized in deriving the lump-sum sett	tlement value is attached.	
PURPOSE IN CONNI SOLICITS CONVERS VEHICLES SHALL AL	AL INSURANCE BENEFITS CON E OF MISLEADING, INFORMATION ECTION WITH SUCH APPLICA OR CONSPIRES WITH ANOTHE SION OF ANY MOTOR VEHICLE OR AN INSURANCE COMPANA LSO BE SUBJECT TO A CIVIL FOR TO IECT MOTOR VEHICLE OR STATE	ON CONCERNING ANY FACT TION OR CLAIM, KNOWINGLER TO MAKE A FALSE REPOR LE TO A LAW ENFORCEME NY, COMMITS A FRAUDULEN PENALTY NOT TO EXCEED F	MATERIAL THERETO, AN LY MAKES OR KNOWING RT OF THE THEFT, DESTR INT AGENCY, THE DEPA IT INSURANCE ACT, WH IVE THOUSAND DOLLARS	ID ANY PERSON WHO, BLY ASSISTS, ABETS, RUCTION, DAMAGE OR ARTMENT OF MOTOR ICH IS A CRIME, AND
	DATE	SIGNATURE OF APPLICA AUTHORIZED REP		
	DATE	SIGNATURE OF REPRESE	NTATIVE OF INSURER	
	nent executed above must be approve requested, the arbitrator must complet			
I,		_, as Arbitrator appointed pursuant	to the provisions of the New Y	ork Comprehensive
	NAME OF ARBITRATOR			
	cle Insurance Reparations Act, having m settlement agreed to herein and do	0 0	and supporting documents, do	nereby approve
*LANGUAG	DATE E TO BE FILLED IN BY INSURER OF	SIGNATURE OF <i>F</i> R SELF-INSURER.	AKRITKATOK	

NYS FORM NF-12 (Rev 1/2004)

NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW ELECTION OF OPTION - OPTIONAL BASIC ECONOMIC LOSS COVERAGE

NAME AND AD	DRESS OF INSURER OR INSURER*	R SELF-			DATE OF MAIL	ING
POLI	CYHOLDER	РО	LICY NUME	BER	DATE OF ACCIDENT	CLAIM NUMBER
NAME AND) ADDRESS OF APPLICAI	NT*				
Dear No-Fault Clair	nant:		_			
\$25,000 of basic ec that the expenses in	iry you sustained in the cap conomic loss coverage ("Op neurred because of your in Fault law gives you the opp	ptional Basi juries may o	c Economic come within	Loss" or "C this additio	DBEL" coverage). Our re onal \$25,000 of basic ec	ecords indicate onomic loss
	that we may continue to p below, next to the option y	•		se make yo	our designation by placir	ng a check mark
(1)	•	hich include	es health se		ises, loss of earnings fro	om work,
(2)	loss of earnings from w	vork, less st	atutory offse	ets; or		
(3)	psychiatric, physical or	occupation	al therapy a	ınd rehabili	tation; or	
(4)	a combination of option	ns (2) and (3	3).			
Please return this completed form to the insurer or self-insurer at the address given above within 15 calendar days from the date of this letter. You are advised that if you fail to complete and return this form within the time specified, it will be assumed that you have elected to apply OBEL coverage to option (1) above. You are further advised that, once an election is made, it cannot be changed. ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR COMMERCIAL INSURANCE OR A STATEMENT OF CLAIM FOR ANY COMMERCIAL OR PERSONAL INSURANCE BENEFITS CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, AND ANY PERSON WHO, IN CONNECTION WITH SUCH APPLICATION OR CLAIM, KNOWINGLY MAKES OR KNOWINGLY ASSISTS, ABETS, SOLICITS OR CONSPIRES WITH ANOTHER TO MAKE A FALSE REPORT OF THE THEFT, DESTRUCTION, DAMAGE OR CONVERSION OF ANY MOTOR VEHICLE TO A LAW ENFORCEMENT AGENCY, THE DEPARTMENT OF MOTOR VEHICLES OR AN INSURANCE COMPANY, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME, AND SHALL ALSO BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE VALUE OF THE SUBJECT MOTOR VEHICLE OR STATED CLAIM FOR EACH VIOLATION.						
1	DATED	SIGNA	TURE OF C	LAIMANT (OR LEGAL REPRESEN	ITATIVE
		/DDINT NA	MEOFIE	M DEDD	ECENITATIVE IE ADDI	ICABLE)

NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW ASSIGNMENT OF BENEFITS FORM

(FOR ACCIDENTS OCCURRING ON AND AFTER 3/1/02)

	, ("Assignor") hereby assign to	, ("Assignee")
	(Pringledies to payment for health care services No-Fault statute) of the Insurance Law.	nt hospital or health care provider name) s provided by assignee to which I am
	ectly from the Assignor for services pro	ent from or on behalf of the Assignor and vided by said Assignee for injuries sustained , not withstanding any other agreement date)
to the contrary.	(
	ked by the assignee when benefits are no of a policy condition due to the actions o	ot payable based upon the assignor's lack or conduct of the assignor.
FILES AN APPLICATION FO PERSONAL INSURANCE BE PURPOSE OF MISLEADING, IN CONNECTION WITH SUC SOLICITS OR CONSPIRES W CONVERSION OF ANY MO VEHICLES OR AN INSURAN SHALL ALSO BE SUBJECT	R COMMERCIAL INSURANCE OR A ST. NEFITS CONTAINING ANY MATERIALLY INFORMATION CONCERNING ANY FACTOR APPLICATION OR CLAIM, KNOWIN WITH ANOTHER TO MAKE A FALSE REPOTOR VEHICLE TO A LAW ENFORCEINCE COMPANY, COMMITS A FRAUDUL	ANY INSURANCE COMPANY OR OTHER PERSON ATEMENT OF CLAIM FOR ANY COMMERCIAL OR Y FALSE INFORMATION, OR CONCEALS FOR THE CT MATERIAL THERETO, AND ANY PERSON WHO, IGLY MAKES OR KNOWINGLY ASSISTS, ABETS, FORT OF THE THEFT, DESTRUCTION, DAMAGE OR MENT AGENCY, THE DEPARTMENT OF MOTOR LENT INSURANCE ACT, WHICH IS A CRIME, AND DEIVE THOUSAND DOLLARS AND THE VALUE OF LATION.
(Print name o	f Patient)	(Signature of Patient)
		(Date of signature)
(Address of	Patient)	
(Print name of	Provider)	(Signature of Provider)
		(Date of signature)
		, ,
(Address of F	Provider)	