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. ADDRE	SS OF INSURANCE (COMPANY	
3. PATIENT'S NAME AND ADDRESS	_	4. DATE (OF BIRTH 5. PHO	ONE NUMBER
6. AUTOMOBILE POLICY NUMBER	7. NAME AND ADDR	ESS OF POLICYHOL	.DER	
8. ACCIDENT DATE	9. ADMISSION DATE		10. DISCHARGE	DATE
11. PLACE OF ACCIDENT	•			
12. DESCRIPTION OF ACCIDENT				
13. IDENTITY OF VEHICLE OCCUPIED O OWNER'S NAME MAKE	R OPERATED AT THE TI <u>YE</u>		NT:	
	OR SCHOOL BUS,	A TRUCK	an Au	TOMOBILE,
14. WAS PATIENT THE DRIVER OF THE WAS PATIENT A PASSENGER IN TH WAS PATIENT A PEDESTRIAN? WAS PATIENT A MEMBER OF THE	HE MOTOR VEHICLE?	HOLD?	YES	NO NO
15. ADMITTING DIAGNOSIS:				
16. DISCHARGE DIAGNOSIS:				
17. IS CONDITION DUE TO INJURY AR	ISING OUT OF PATIENT'S	EMPLOYMENT?		
YES	NO			
18. WAS TREATMENT RENDERED SOL	ELY AS A RESULT OF INJ	URIES ARISING OUT	T OF THE ABOVE A	ACCIDENT?
YES	NO			
IF NO, PLEASE EXPLAIN.				
19. OPERATIONS OR PROCEDURES PI	ERFORMED (NATURE ANI	D DATES):		
20. ATTACH REPORT OF SERVICES RE AND ITEMIZED BILL			ITTED BY SECTION LAW AND INSURAN	UTED IN ACCORDANCE N 5108 OF THE NEW NCE
ANY PERSON WHO KNOWINGLY AND APPLICATION FOR COMMERCIAL IN INSURANCE BENEFITS CONTAINING MISLEADING, INFORMATION CONCERISUCH APPLICATION OR CLAIM, KNO ANOTHER TO MAKE A FALSE REPORT A LAW ENFORCEMENT AGENCY, THE FRAUDULENT INSURANCE ACT, WHICH THOUSAND DOLLARS AND THE VALUE	SURANCE OR A STATE ANY MATERIALLY FAL NING ANY FACT MATERI WINGLY MAKES OR KN OF THE THEFT, DESTRUCE DEPARTMENT OF MO I IS A CRIME, AND SHALL	EMENT OF CLAIM SE INFORMATION, AL THERETO, AND OWINGLY ASSISTS CTION, DAMAGE OR TOR VEHICLES OF ALSO BE SUBJECT	FOR ANY COMI OR CONCEALS ANY PERSON WH B, ABETS, SOLICI CONVERSION OF R AN INSURANCE TO A CIVIL PENA	MERCIAL OR PERSONAL FOR THE PURPOSE OF IO, IN CONNECTION WITH IS OR CONSPIRES WITH ANY MOTOR VEHICLE TO ECOMPANY, COMMITS ALTY NOT TO EXCEED FIVE
TAKEN BY:	PRINT NAME		TITLE & PH	ONE NO.
	SIGNATURE		DAT	E
DATE TAKEN FROM RECOR	DS:		_	

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

SUCH IS NECESSARY TO PERFECT ITS RIGHTS OF RECOVERY PROVAND AFFIRMED BY THE PATIENT AS TRUE UNDER THE PENALTIES OF	
(SIGNATURE OF PATIENT, PARENT OR GUARDIAN)	(DATE)
PATIENT: Your health provider may agree to accept payment for health sen 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 CO AUTHORIZATION 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	
I HEREBY ASSIGN TO THE HEALTH CARE PROVIDER INDICATED	ABOVE ALL RIGHTS, PRIVILEGES AND REMEDIES TO
FAYMENT FOR HEALTH CARE SERVICES PROVIDED BY THE ASSIGN FAULT STATUTE) OF THE INSURANCE LAW. THE ASSIGNEE HER PAYMENT FROM OR ON BEHALF OF THE ASSIGNOR AND SHALL FOR SERVICES PROVIDED BY SAID ASSIGNEE FOR INJURIES SOFT NOTWITHSTANDING ANY OTHER AGREEMENT TO THE CONTRARY. WHEN BENEFITS ARE NOT PAYABLE BASED UPON THE ASSIGNOR CONDITION DUE TO THE ACTIONS OR CONDUCT OF THE ASSIGNOR.	NOT PURSUE PAYMENT DIRECTLY FROM THE ASSIGNOR SUSTAINED DUE TO THE MOTOR VEHICLE ACCIDENT, THIS AGREEMENT MAY BE REVOKED BY THE ASSIGNEE IS LACK OF COVERAGE AND/OR VIOLATION OF A POLICY
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