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)

DATE POLICYHOLDER POLICY NUMBER DATE OF ACCIDENT CLAIM NUMBER PROVIDER'S NAME AND ADDRESS* ININDLY 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 DITATION LATER THAN 45 DAYS OF THE THE TREATMENT DATE, DEPENDING UPON THE POLICY ENDORSEMENT IN EFFECT AT THE TIME TOP 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. 1. PATIENT'S NAME AND ADDRESS 2. DATE OF BIRTH 3. SEX 4. OCCUPATION (IF KNOWN) 5. DIAGNOSIS AND CONCURRENT CONDITIONS 6. WHEN DID SYMPTOMS FIRST APPEAR? 7. WHEN DID PATIENT FIRST CONSULT YOU FOR THIS CONDITION? DATE:	NAME AND ADDRESS OF INSURER OR SELF- INSURER*				, ADDRESS, AND PHC URER'S CLAIMS REPI				
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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

IF YES, describe your recommendation below:

15. REPORT OF SERVICES RENDERED ATTACH ADDITIONAL SHEETS IF NECESSARY						
DATE OF	PLACE OF SERVICE	DESCRIPTION OF TREATMENT	FEE SCHEDULE	CHARGES		
SERVICE	INCLUDING ZIP CODE	OR HEALTH SERVICE RENDERED	TREATMENT CODE			

TOTAL CHARGES TO DATE\$

16. IF TREATING PROVIDER IS DIFFERENT THAN BILLING PROVIDER COMPLETE THE FOLLOWING:						
TREATING PROVIDER'S	TITLE	LICENSE OR	BUSINESS RELATIONSHIP			
NAME	IIILE	CERTIFICATION NO.	CHECK APPLICABLE BOX			
			EMPLOYEE	INDEPENDENT	OTHER (SPECIFY)	
				CONTRACTOR		

17. IF THE PROVIDER OF SERVICE IS A PROFESSIONAL SERVICE CORPORATION OR DOING BUSINESS UNDER AN ASSUMED NAME (DBA), LIST THE OWNER AND PROFESSIONAL LICENSING CREDENTIALS OF ALL OWNERS (Provide an additional attachment if necessary).

18.	IS PATIENT STILL UNDER YOUR CARE FOR THIS CONDITION?	YES	NO	
19.	ESTIMATED DURATION OF FUTURE TREATMENT			

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 off the designated spot in item 20 of this form.

20. (IF YOU HAVE CHOSEN TO AUTHORIZE THE DIRECT PAYMENT OF BENEFITS BY CHECKING THIS OPTION, <u>YOU MAY NOT</u> <u>ALSO ENTER INTO AN ASSIGNMENT OF BENEFITS CONTAINED IN #21</u>) AUTHORIZATION TO PAY BENEFITS:

I AUTHORIZE PAYMENT OF HEALTH BENEFITS TO THE UNDERSIGNED HEALTH CARE PROVIDER OR SUPPLIER OF SERVICES DESCRIBED BELOW. I RETAIN ALL RIGHTS, PRIVILEGES AND REMEDIES TO WHICH I AM ENTITLED UNDER ARTICLE 51 (THE NO-FAULT PROVISION) OF THE INSURANCE LAW.

PRINT NAME		SIGNED		
_	PATIENT	-	PATIENT	DATE

CONTINUE ON PAGE 3

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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.

21. (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. IF AN INSURER DENIES A CLAIM FOR HEALTH SERVICE BENEFITS BECAUSE THE ASSIGNOR FAILED TO APPEAR FOR A MEDICAL EXAMINATION OR EXAMINATION UNDER OATH AT THE INSURER'S REQUEST, THEN THIS ASSIGNMENT, UNLESS IT IS MADE TO A HOSPITAL AS DEFINED IN 11 NYCRR § 52.2(m), SHALL BE VOIDABLE BY AN INSURER AND SHALL NOT BE ENFORCEABLE AGAINST AN INSURER, AND AN INSURER SHALL NOT BE OBLIGATED TO PAY BENEFITS DIRECTLY TO ANY PROVIDER OF HEALTH SERVICES OTHER THAN A HOSPITAL AS DEFINED IN 11 NYCRR § 52.2(m).

PRINT NAME		SIGNED		
-	PATIENT (Assignor)	_	PATIENT	DATE
PRINT NAME		SIGNED		
	PROVIDER OF HEALTH CARE SERVICE (Assignee)	_	PROVIDER OF HEALTH CARE SERVICE	DATE
HAS AN ORIGINAL AU BEEN EXECUTED?	JTHORIZATION OR ASSIGNMENT PREVIOUS	SLY	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.

DATE	PROVIDER'S SIGNATURE	IRS/TIN IDENTIFICATION NO.	WCB RATING CODE IF NONE, SPECIALTY

*LANGUAGE TO BE FILLED IN BY INSURER OR SELF-INSURER. NYS FORM NF-3 (Rev 2/2018) Page 3 of 3

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

I,	, ("Assignor") hereby assign to	, ("Assignee")				
(Print patient's name)	_	(Print hospital or health care provider name)				
all rights privileges and remedies to payment for health care services provided by assignee to which I am						
entitled under Article 51 (the No	o-Fault statute) of the Insurance L	aw.				

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 which occurred on ______, not withstanding any other agreement

(Print accident date)

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. If an insurer denies a claim for health service benefits because the assignor failed to appear for a medical examination or examination under oath at the insurer's request, then this assignment, unless it is made to a hospital as defined in 11 NYCRR § 52.2(m), shall be voidable by an insurer and shall not be enforceable against an insurer, and an insurer shall not be obligated to pay benefits directly to any provider of health services other than a hospital as defined in 11 NYCRR § 52.2(m).

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.

(Print name of Patient)

(Signature of Patient)

(Date of signature)

(Address of Patient)

(Print name of Provider)

(Signature of Provider)

(Date of signature)

(Address of Provider)

NYS FORM NF-AOB (Rev 2/2018)