## 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)

Governme NY PIP PO Box 9	o ADDRESS OF INSU ent Employees Ins 507 Burg, VA 22403-	urance Compan		NAME, ADDRESS & PHONE NUMBER OF INSURER'S CLAIMS REPRESENTATIVE GEICO NY PIP PO Box 9507 Fredericksburg, VA 22403-9526 FAX: 856-294-5154							
DATE	POLICYHOLDER	DLICYHOLDER POLICY NUM		DATE OF ACCIDENT	CLAIM NUMBER						
	PROVIDE	R'S NAME AND A	ADDRESS								
KINDI V CO	MPI ETE AND	SURMIT THIS	FORM AS SOON A	S POSSIBLE PLEASE	NOTE COMPLETED FORM MUST						
KINDLY COMPLETE AND SUBMIT THIS FORM AS SOON AS POSSIBLE. PLEASE NOTE COMPLETED FORM MUST BE SUBMITTED TO INSURER NO LATER THAN 180 DAYS AFTER TREATMENT DATE.											
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. AGE	3. SEX	4. OCCUPATION (IF KNOWN)									
5. DIAGNOSIS	AND CONCURREN	T CONDITIONS									
6. WHEN DID DATE:	SYMPTOMS FIRST	APPEAR?		7. WHEN DID PATIENT FIRST CONSULT YOU FOR THIS CONDITION? DATE:							
8. HAS PATIE	NT EVER HAD SAM										
	☐ YES ☐ NO IF "YES", state when and describe:  9. IS CONDITION SOLELY A RESULT OF THIS AUTOMOBILE ACCIDENT?										
YES NO IF "NO", explain:											
10. IS CONDITION DUE TO INJURY ARISING OUT OF PATIENT'S EMPLOYMENT?  ☐ YES ☐ NO											
11. WILL INJU.  YES  IF "YES", D	□ NO □ NOT	NIFICANT DISFIGI DETERMINABLE	UREMENT OR PERMAN E AT THIS TIME	ENT DISABILITY?							
12. PATIENT W FROM:	/AS DISABLED (UN	ABLE TO WORK) THROUGH:		13. IF STILL DISABLED THE PATIENT SHOULD BE ABLE TO RETURN TO WORK ON: (DATE)							
	PATIENT REQUIRE		N AND/OR OCCUPATION	NAL THERAPY AS A RESULT	OF THE						

NOTE: COMPLETE REVERSE SIDE AND SIGN.

☐ YES ☐ No IF "YES", DESCRIBE YOUR RECOMMENDATION BELOW:

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## VERIFICATION OF TREATMENT BY ATTENDING PHYSICIAN OR OTHER PROVIDER OF HEALTH SERVICE

15. REPORT OF SERVICES RENDERED												
DATE OF SERVICE	PLACE OF SERVICE INCLUDING ZIP CODE		DESCRIPTION OF TREATMENT OF TRE			FEE SCHED TREATMENT		CHARGES				
			THE RESTRICTION FOR THE SERVICE OF T									
		•		TOTAL CHARG	TOTAL CHARGES TO DATE \$							
16. IF TREATING PROVIDER IS DIFFERENT THAN BILLING PROVIDER COMPLETE THE FOLLOWING:												
TREATING PROVIDER'S NAME		TITL	Æ	LICENSE OR CERTIFICATION NU				RELATIONSHIP PPLICABLE BOX				
	TVANLE					EMPLOYEE	INDEPEND	ENDENT OTHER (SPECIFY)				
							CONTRACT	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).												
(DDA), LIST THE OWNER AND EROLESSIONAL EICENSING CREDENTIALS OF ALL OWNERS (Flovide all additional attachment if necessary).												
18. IS PATIENT STILL UNDER YOUR CARE FOR THIS CONDITION?												
18. IS PATIENT STILL UNDER YOUR CARE FOR THIS CONDITION? YES NO  19. ESTIMATED DURATION OF FUTURE TREATMENT												
(OPTIONAL) 20.  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 NOFAULT PROVISION) OF THE INSURANCE LAW.												
SIGNED												
		(PATIENT	Γ)		-							
(ODTIONAL)	A COLONIAENTE	NENO EAU	I T DENI	0	R							
(OPTIONAL) 21. ASSIGNMENT OF NO-FAULT BENEFITS: I HEREBY ASSIGN TO THE HEALTH CARE PROVIDER INDICATED BELOW ALL RIGHTS, PRIVILEGES AND REMEDIES TO WHICH I AM ENTITLED UNDER ARTICLE 51 (THE NO-FAULT PROVISION) OF THE INSURANCE LAW. THIS AGREEMENT SHALL BECOME NULL AND VOID IF AT ANY TIME IT IS DETERMINED THAT BENEFITS ARE NOT PAYABLE DUE TO THE FOLLOWING CIRCUMSTANCES: LACK OF COVERAGE, VIOLATION OF A POLICY CONDITION, OR DETERMINATION THAT THE TREATMENTS/SERVICES RENDERED ARE NOT RELATED TO SAID MOTOR VEHICLE ACCIDENT. ANY PAYMENT PURSUANT TO THIS ASSIGNMENT SHALL NOT EXCEED THE HEALTH CARE PROVIDER'S PERMISSABLE CHARGES UNDER SAID ARTICLE 51. THE PROVIDER OF HEALTH SERVICES CERTIFIES THAT THEY HAVE NOT RECEIVED ANY PAYMENT FROM OR ON BEHALF OF THE INJURED PARTY AND SHALL NOT PURSUE PAYMENT DIRECTLY FROM THE INJURED PARTY FOR SERVICES PROVIDED DUE TO INJURIES SUSTAINED IN RELATION TO THE AUTOMOBILE ACCIDENT.												
SIGNED		(PATIENT	Γ)									
SIGNED												
	(PROVIDER OF	HEALTH C	ARE SER	VICE)	-							
"ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR INSURANCE OR STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, 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 STATED VALUE OF THE CLAIM FOR EACH SUCH VIOLATION."  DATE PROVIDER'S SIGNATURE IRS/TIN IDENTIFICATION NO. WCB RATING CODE												
								IE NONE CDECIALTY				