

FOR SCHOOL/PARISH USE ONLY

TO: All Principals, Business Managers of Schools/Parishes, & Preschool Directors Participating in the Archdiocese of Atlanta Student & Sports Accident Insurance Programs

FROM: Jordan Harper, Claims / Risk Manager

DATE: 7/31/2024

RE: Student Accident Coverage Period 08/01/2024-08/01/2025

The Student Accident coverage has been placed with Zurich American Insurance Company, an A+ rated company. The plan is administered by USI Insurance Services, Jason Wright, Sr. Vice President of Employee Benefits.

All claims will be handled directly by Administrative Concepts, Inc. Address: 994 Old Eagle School Road. Suite 1005. Wayne, PA 19087-1802 Phone: 888-293-9229 Fax: 610-293-9299 Claims Email: <u>ACIclaims@acitpa.com</u> Web: <u>www.visit-aci.com</u>

A brief summary of benefits is listed below:

COMPULSORY-FULL EXCESS:

EXCESS COVEAGE:

Excess coverage is provided for maximum benefit of \$6,000,000 with (10) year benefit period.

- Initial treatment must be rendered within 30 days of the date of injury. Benefits will be paid to cover USUAL and CUSTOMARY EXPENSES for related medical services as outlined in the Zurich Student Accident insurance policy.
- All bills must first be submitted to the parent's primary insurer. The parent must submit the balance due, including deductibles, with their Explanation of Benefits form from their health insurance carrier, as well as any receipts and proof of payment for anything paid out-of-pocket. Zurich/ACI will address any outstanding bills falling within this coverage for payment if submitted timely.

RELIGIOUS EDUCATION, CATHOLIC METRO SPORTS, AND PRESCHOOL PARTICPANTS:

These participants are also covered by the Student & Sports Accident policies. Coverage limits are the same.

CLAIM FORMS:

Student Accident Claim Form can be found on the Archdiocesan website under Offices - Finance – Insurance. <u>https://archatl.com/offices/finance/insurance/</u>

It's critical that all Schools/Parishes complete Part A of the Student Accident Claim Form.

FILING A CLAIM:

- School / Parish must complete **Part A** of the Student Accident Claim Form.
- School / Parish submits a copy of the completed Student Accident Claim Form (**Part A**) to the parent(s)/guardian(s) and Administrative Concepts, Inc. <u>ACIclaims@acitpa.com</u>
- Any Student Accident Claims that involve severe injuries including but not limited to head injuries and/or broken bones should be reported to Jordan Harper Claims /Risk Manager at jharper@catholicmutual.org along with a copy of the completed Student Accident Claim Form.
- Parent(s)/Guardian(s) complete **Part B** of the Student Accident Claim Form, submit to Administrative Concepts, Inc. <u>ACIclaims@acitpa.com</u>, and keep a copy.
- Parent(s)/Guardian(s) IMMEDIATELY submit a claim for all medical expenses to the primary company that administers their personal or group insurance (including Major Medical Coverage). If they have coverage through an HMO or similar organization, they must comply with their requirements, or your claim will not be covered under this Student Accident policy.
- Parent(s)/Guardian(s) complete the ACI HIPAA Authorization form to give permission to Zurich/ACI to contact the provider(s) on their behalf obtain medical bills with the procedure codes, the Tax ID for the provider, and medical records.
 - In the first section, check off the required services that pertain to the student's treatment.
 - Then check off "Association Representative" and list Administrative Concepts Inc.
 - If Parent wants an additional person to have permission to work on their behalf, <u>also</u> check off "Specific Individual"
 - Fill, date, and sign the bottom section completely.
- After the Parent(s)/Guardian(s) primary insurance has paid the medical expenses up to the policy limits, submit the ACI HIPAA authorization form, Itemized Bills <u>with procedure codes</u> (CMS-1500 from physicians and UB-04 from hospitals) AND copies of the Explanation of Benefits from their primary insurance company as you receive them, as well as any receipts and proof of payment for anything paid out-of-pocket, email to <u>ACIclaims@acitpa.com</u> or mail to the following address: <u>994 Old Eagle School Road. Suite 1005. Wayne, PA 19087-1802.</u> Zurich / ACI Claims cannot accept balance due bills. Itemized Bills with procedure codes may be requested from the medical provider's billing department. EOBs (Explanation of Benefits) may be requested from the Parent(s)/Guardian(s) primary insurance company.
- Parent(s)/Guardian(s) write the claimant's name, policy number #MCB5465806, and date of accident on all <u>Bills and Explanation of Benefits</u>.
- Parent(s)/Guardian(s) keep of copy of the Claim Form, all bills, and primary insurance Explanation of Benefits for their own records.

Please Note If parents have primary coverage, they must go to a physician in their Insurance Plan Preferred Provider Network.

The Archdiocese of Atlanta is happy to provide this coverage for the protection of your student body. If there are any questions, please do not hesitate to contact the undersigned.

Respectfully yours,

n Happer

Jordan Harper | Claims/Risk Manager Catholic Mutual Group | 2401 Lake Park Drive SE, Smyrna, GA 30080 W| (404) 920-7377 C | (504) 491-3126 F | (402) 551-2943 jharper@catholicmutual.org

Enclosures

- Zurich Instructions to File Claim
- Student Accident Claim Form
- HIPAA Authorization Form
- Sample: Medical Provider 1500 Claim Form
- Sample: Hospital UB-04 Claim Form

cc: Holly Orsagh

How to file a Medical Claim

(For Special Risk, Sports, Campers, Youth Groups, and Participant Accident Insurance Policies)

Attached is a claim form for your accident policy. Please forward claims and questions to the following address:

> Administrative Concepts, Inc P.O. Box 4000 Collegeville, PA 19426-9000 888-293-9229

> > Fax: 610-293-9299

Step 1: Submit a completed Notice of Claim (claim form) via either by mail or by facsimile.

The Participating Organization (not the Parent, Claimant or Agent) should:

- Fully answer each item in Part I, The Participating Organization Report.
- Read the fraud warning statement on page 3 and sign the form where indicated in Part I.

The Parent/Guardian or Adult Claimant should:

- Fully answer each item in Part II, Other Insurance Statement.
- Review Part III, Authorizations
- Read the fraud warning statement on page 3 and sign where indicated on the bottom of the Claim Form.

Step 2: Submit itemized medical bills for payment consideration to our office. If other insurance exists, include the other insurance company's corresponding Explanation of Benefits (EOBs).

Helpful information for submitting claims and expediting payment.

- A fully completed Claim Form is required for each accident/injury. Claims submitted with incomplete information will not be paid pending receipt of the missing information.
- The acceptance of a claim form by an Insurance company is not an admission of coverage
- Providers may wish to bill us directly. If they do, please ensure a completed claim form has first been submitted to our office.
- In order to ensure we receive complete claim information, we suggest providers submit standardized billing statements (called "UB-04" for hospital charges and/or a "CMS-1500" for Physician Charges).
- Unless proof of payment is submitted with the medical bill (a copy of the check, a medical bill that indicates the claimant has made all or partial payment or zero balance information) claim payment is generally sent directly to the medical providers.



ZURICH AMERICAN INSURANCE COMPANY BLANKET ACCIDENT INSURANCE POLICY PROOF OF COVERED LOSS FORM Mail claims to:

Administrative Concepts, Inc. P.O. Box 4000 Collegeville, PA 19426-4000 ACIclaims@acitpa.com For Customer Service, Call 888-293-9229 and Press "2"

INSTRUCTIONS

This form must be completed in full and submitted within ninety (90) days of the accident or injury.

Part A – MUST be completed by the School. Part B – MUST be completed by the Parent or Guardian.

PARENTS' INSTRUCTIONS FOR FILING A CLAIM:

The Accident Insurance coverage purchased by your School District or Arch Diocese provides coverage on an EXCESS BASIS only. This means that only the medical expenses NOT payable by your own personal or group insurance are eligible for coverage under this policy, up to the policy limits. Please follow these instructions below when filing a claim:

1. IMMEDIATELY submit a claim for all medical expenses to the company that administers your personal or group insurance (including Major Medical coverage). If you have coverage through an HMO or a similar organization, you must comply with their requirements or your claim will not be covered under this policy.

2. After your primary insurance has paid the medical expenses up to the policy limits, submit Itemized Bills (CMS-1500 from physicians and UB-04 from hospitals) AND copies of the Explanation of Benefits from your primary insurance company as you receive them and mail to the address shown below. We cannot accept balance due bills.

3. Please write the claimant's name, policy number, and date of accident on all Bills and Explanation of Benefits.

4. Please keep a copy of this Claim Form, all bills, and primary insurance Explanation of Benefits for your own records.

5. If you need further information, call 888-293-9229 or contact us by the information below:

Administrative Concepts, Inc. P.O. Box 4000 Collegeville, PA 19426-4000 email claims: <u>ACIclaims@acitpa.com</u>

Phone: 888-293-9229 Fax: 610-293-9299 Web: www.acitpa.com

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PART A: SCHOOL DISTRICT OR DIOCESE

1. Policy Number:		2. School:			
3. School Address:		4. School Ph	none:	·····	
5. Student:		6. Grade:			
7. Birthdate:	8. Male: 🗌 Female: 🗌	9. Date of Inj	jury:	_ 10. Time:	
11. Where did the Injury occ	cur:	12. Date of f	irst treatment:		
13. How did the Injury occur	r:				
14. Part of body injured:		15. Activity:			_
16. At the time of the injury	was the student involved in a s	chool sponsored	and supervise	d activity? 🗌 Ye	s 🗌 No
17. If athletics, designate:	🗌 Intramural 🔲 Interscholas	stic 🗌 Practice	e 🗌 Game		
18. Under whose supervision	on?	Was he/she	a witness? 🗌	Yes 🗌 No	
19. Signature: (must be signed by school o		Title:		Date:	
•	, Inc. does not share private e are committed to guarding			• •	nitted by law.
	PART B: PARENT OR	GUARDIAN ST	TEMENT		
1. Father's/Guardian's Nam	ie:	DOB:			
	ne:	DOB:			
3. Home address:(Street)					
(Street) 4. Father's/Guardian's Emp	(City) loyer:	(State)		(Home) s Phone:	phone #)
7. Employers address:	eet) (City)		(Ctata)	(7:n)	
(Stre 8. Name and Address of Me	edical/Health Insurance Compa	any:	(State)	(Zip)	
9. Policy No		Group 🗌 Inc			
10. Mother's/Guardian's Err	nployer:		Busines	s Phone:	
11. Employers address:			_		
(St	reet) (City /ledical/Health Insurance Comp		(State)		-
13. Policy No	[] Group 🗌 Inc	lividual 🗌 Ot	ther 🗌 No Insura	ance
intentional furnishing of inc laws. I agree that if it is do reimburse Administrative C	erify that the above statement of correct information via the U.S. etermined at a later date that Concepts, Inc. to the extent for ewed the applicable fraud warr	Mail may be fra there are other r which Administr	udulent and vi insurance ben rative Concep	iolate federal law nefits collectible c	s as well as state on this claim I will
Signature: Parent or Guardi	ian:		Date:		-

PAYMENT WILL BE MADE TO THE PROVIDER OF SERVICE (HOSPITAL, PHYSICIAN AND OTHERS) UNLESS PROOF OF PAYMENT OR PAID RECEIPT IS ATTACHED.

To any medical care provider, medical care facility, Insurer, government-sponsored health plan or employer: I authorize the release of any medical information about me or to Administrative Concepts, Inc. or Zurich American Insurance Company, its affiliates, employees, agents or authorized representatives ("Zurich"), the underwriting company providing insurance. This applies to all information about the diagnosis, treatment, or prognosis of any illness or injury I now have or have had in the past. ACI and Zurich will use this information obtained will not be released by ACI or Zurich except to my primary health insurance carrier (if any) or persons or organizations performing investigative or legal services for ACI or Zurich in connection with my claim. A copy of this authorization shall be considered as effective and valid as the original and shall remain in effect for one year from the date of authorization. I understand that I have the right to revoke this authorization upon request.

Claimant's or Parent/Guardian's Signature:	Date:

If Parent/Guardian, Relationship to Patient:

(Street)

(City)

(State)

(Zip code + 4)

FRAUD WARNING NOTICES

Any person who knowingly and with intent to defraud any insurance company or another person files a 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 subjects the person to criminal and civil penalties. (Not applicable in AL, AR, CO, DC, FL, KS, KY, LA, MD, ME, NJ, NM, NY, OH, OK, OR, PA, PR, RI, TN, TX, VA, VT, WA, and WV.)

In **Arkansas, Louisiana, Rhode Island, or West Virginia**: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

In **Alabama**: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or who knowingly presents false information in an application for insurance is guilty of a crime and may be subject to restitution, fines or confinement in prison, or any combination thereof.

In **Colorado**: It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado division of insurance within the department of regulatory agencies.

In **District of Columbia**: Warning: It is a crime to provide false or misleading information to an insurer for the purpose of defrauding the insurer or any other person. Penalties include imprisonment and/or fines. In addition, an insurer may deny insurance benefits if false information materially related to a claim was provided by the applicant.

In **Florida**: Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony of the third degree.

In **Kansas**: Any person who, knowingly and with intent to defraud, presents, causes to be presented or prepares with knowledge or belief that it will be presented to an insurer, purported insurer, or to or by a broker or any agent thereof, any written statement as part of, or in support of, an application for the issuance of, or the rating of an insurance policy for personal or commercial insurance, or a claim for payment or other benefit pursuant to an insurance policy for commercial or personal insurance which such person knows to contain materially false information concerning any fact material thereto; or conceals, for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act and may be subject to criminal and/or civil fines or penalties.

In **Kentucky**: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance 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.

In **Maine, Tennessee, Virginia, or Washington**: It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties may include imprisonment, fines or a denial of insurance benefits.

In **Maryland**: Any person who knowingly or willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly or willfully presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

In **New Jersey**: Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

In **New Mexico**: ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO CIVIL FINES AND CRIMINAL PENALTIES. In **New York**: 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.

In **Ohio**: Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud.

In **Oklahoma**: WARNING: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information is guilty of a felony.

In **Oregon**: Any person who knowingly and with intent to defraud any insurer or other person files an application for insurance or statement of claim containing any materially false information upon which an insurer relies, if such information was either material to the risk assumed by the insurer or the misinformation was provided fraudulently, may commit a fraudulent insurance act, which may be a crime and may subject the person to criminal and civil penalties.

In **Pennsylvania**: 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 subjects such person to criminal and civil penalties.

In **Puerto Rico**: Any person who has committed fraud, as defined in the law, shall incur a felony, and if convicted, shall be sanctioned for each violation by a penalty of a fine of not less than five thousand dollars (\$5,000), nor more than ten thousand dollars (\$10,000), or a penalty of imprisonment for a fixed term of three (3) years, or both penalties. If there were aggravating circumstances, the fixed penalty thus established may be increased up to a maximum of five (5) years; if extenuating circumstances are present, it may be reduced to a minimum of two (2) years. In addition to the penalties provided in this chapter, any person who, as a result of the fraud thus committed is benefited in any way to obtain insurance, or in the payment of a loss pursuant to an insurance contract, shall be imposed the payment of restitution of the amount of money resulting from the fraud. Every violation shall have a prescription term of (5) five years.

In **Texas**: Any person who knowingly presents a false or fraudulent claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison.

In **Vermont**: Any person who knowingly presents a false statement in an application for insurance may be guilty of a criminal offense and subject to penalties under state law.



P.O. Box 4000 • Collegeville, PA 19426-4000 • Telephone: (610) 293-9229 • Fax: (610) 293-9299 • www.acitpa.com

AUTHORIZATION FOR USE OR DISCLOSURE OF PROTECTED HEALTH INFORMATION NEEDED TO ASSIST IN THE PROCESSING OF A CLAIM FILED UNDER THE INSURANCE POLICY

I hereby authorize Administrative Concepts, Inc. to obtain **Protected Health Information** and to disclose such PHI to the individual(s) or entity(ies) indicated below, for the *express* and *limited* purpose of assisting in the processing of my claim.

Information to be Used or Disclosed May Include:

[X] Provider name, address & specialty (required)	[X Medical diagnosis (optional)
X Dates of service (required)	[X] Services rendered (optional)
X Cost of services (required)	X Medications (optional)

Persons or Class of Persons to Whom the Disclosure May be Made:

[] Student Health Service Staff	[] Student Affairs Staff
[] Employer	[X Association Representative
X A Specific Individual, as follows: Administrative Concepts	s Inc.

I understand that individually identifiable health information relating to me, which is called *Protected Health Information* as defined by the *Privacy Rule* of the *Health Insurance Portability and Accountability Act of 1996* (*HIPAA*); and,

that if the person or entity that receives this information is not a business associate, health plan, health care clearinghouse, or health care provider as defined in the *HIPAA Privacy Rule*, the released information may be redisclosed by the recipient and may no longer be protected by federal or state law; and,

that I may revoke the authorization at any time by notifying Administrative Concepts, Inc. *in writing.* However, if I choose to do so, my revocation will not affect any actions taken by Administrative Concepts, Inc. *prior* to my revocation; and,

that I may refuse to sign this authorization and that my refusal to sign in no way affects my treatment, payment, enrollment in a health plan, or eligibility for benefits.

This authorization expires 365 days after signing or upon my request to Administrative Concepts, Inc. to terminate the authorization, whichever is earlier.

Insured Member's Name: (print)	
Member ID Number	Date of Birth://
Claimant is: [] Self	[] Dependent (print full name and indicate relationship to insured)
Patient's or Authorized Represer	ntative's Signature:
Date:// If Aut	horized Representative, Relationship to Patient:

Administrative Concepts, Inc. does not share private health information except as required or permitted by law. We are committed to guarding the private information entrusted to us.

[1500] **HEALTH INSURANCE CLAIM FORM**

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PATIENT'S NAME (Las	t Name, First Name	e, Middle Init	tial)	3. PATIEN MM	IT'S BIRTH DATE		EX	4. INSURED'S NAME	(Last Nan	ne, First	Name, Mid	Idle Initial)	
PATIENT'S ADDRESS	(No., Street)			6. PATIEN	IT RELATIONSHI			7. INSURED'S ADDRE	ESS (No.,	Street)			
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	READ BACK OF I							YES NO If yes, return to and complete item 9 a-d.					
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BECAUSE THIS FORM IS USED BY VARIOUS GOVERNMENT AND PRIVATE HEALTH PROGRAMS, SEE SEPARATE INSTRUCTIONS ISSUED BY APPLICABLE PROGRAMS.

NOTICE: Any person who knowingly files a statement of claim containing any misrepresentation or any false, incomplete or misleading information may be guilty of a criminal act punishable under law and may be subject to civil penalties.

REFERS TO GOVERNMENT PROGRAMS ONLY

MEDICARE AND CHAMPUS PAYMENTS: A patient's signature requests that payment be made and authorizes release of any information necessary to process the claim and certifies that the information provided in Blocks 1 through 12 is true, accurate and complete. In the case of a Medicare claim, the patient's signature authorizes any entity to release to Medicare medical and nonmedical information, including employment status, and whether the person has employer group health insurance, liability, no-fault, worker's compensation or other insurance which is responsible to pay for the services for which the Medicare claim is made. See 42 CFR 411.24(a). If item 9 is completed, the patient's signature authorizes release of the information to the health plan or agency shown. In Medicare assigned or CHAMPUS participation cases, the physician agrees to accept the charge determination of the Medicare carrier or CHAMPUS fiscal intermediary as the full charge, and the patient is responsible only for the deductible, coinsurance and noncovered services. Coinsurance and the deductible are based upon the charge determination of the Medicare carrier or CHAMPUS fiscal intermediary if this is less than the charge submitted. CHAMPUS is not a health insurance program but makes payment for health benefits provided through certain affiliations with the Uniformed Services. Information on the patient's sponsor should be provided in those items captioned in "Insured"; i.e., items 1a, 4, 6, 7, 9, and 11.

BLACK LUNG AND FECA CLAIMS

The provider agrees to accept the amount paid by the Government as payment in full. See Black Lung and FECA instructions regarding required procedure and diagnosis coding systems.

SIGNATURE OF PHYSICIAN OR SUPPLIER (MEDICARE, CHAMPUS, FECA AND BLACK LUNG)

I certify that the services shown on this form were medically indicated and necessary for the health of the patient and were personally furnished by me or were furnished incident to my professional service by my employee under my immediate personal supervision, except as otherwise expressly permitted by Medicare or CHAMPUS regulations.

For services to be considered as "incident" to a physician's professional service, 1) they must be rendered under the physician's immediate personal supervision by his/her employee, 2) they must be an integral, although incidental part of a covered physician's service, 3) they must be of kinds commonly furnished in physician's offices, and 4) the services of nonphysicians must be included on the physician's bills.

For CHAMPUS claims, I further certify that I (or any employee) who rendered services am not an active duty member of the Uniformed Services or a civilian employee of the United States Government, either civilian or military (refer to 5 USC 5536). For Black-Lung claims, I further certify that the services performed were for a Black Lung-related disorder.

No Part B Medicare benefits may be paid unless this form is received as required by existing law rd regulations (42 CFR 424.32).

NOTICE: Any one who misrepresents or falsifies essential information to receive payment from Federative ds requested by this form may upon conviction be subject to fine and imprisonment under applicable Federal laws.

NOTICE TO PATIENT ABOUT THE COLLECTION AND USE OF MEDICARY, CHAMPUS, CA, AND BLACK LUNG INFORMATION (PRIVACY ACT STATEM NT)

We are authorized by CMS, CHAMPUS and OWCP to ask you for information needed with Ministration of the Medicare, CHAMPUS, FECA, and Black Lung programs. Authority to collect information is in section 205(a), 1862, 1872 and 1876 of the locial of a region of the Medicare, CHAMPUS, FECA, and Black Lung 44 USC 3101;41 CFR 101 et seq and 10 USC 1079 and 1086; 5 USC 8101 et seq; and 0 USC 501 et seq; 38 USC 613; E.O. 9397.

The information we obtain to complete claims under these programs is used to identify you and to determine your eligibility. It is also used to decide if the services and supplies you received are covered by these programs and to insure the program service we want to made.

The information may also be given to other providers of services, carriers, internet spries, medical review boards, health plans, and other organizations or Federal agencies, for the effective administration of Federal provisions that the spother hird protective administration of Federal provisions that the spother hird protective administration of Federal provisions that the spother hird protective administration of Federal provisions that the spother hird protective administer these programs. For example, it may be necessary to discrete the benefits you have used to a hospital or doctor. Additional disclosures are made through routine uses for information contained in systems of process.

FOR MEDICARE CLAIMS: See the notice modifying system Vol. 2,70-05 titled, 'Carrier Medicare Claims Record,' published in the Federal Register, Vol. 55 No. 177, page 37549, Wed. Sept. 12, 1990, or as updated and represented.

FOR OWCP CLAIMS: Department of Labor, Privace of 19, Republication of Notice of Systems of Records," <u>Federal Register</u> Vol. 55 No. 40, Wed Feb. 28, 1990, See ESA-5, ESA-6, ESA-12, ESA-13, ESA-30, or as updated and republished.

FOR CHAMPUS CLAIMS: <u>PRINCIPLE PURPOS</u> (S) evaluate eligibility for medical care provided by civilian sources and to issue payment upon establishment of eligibility and determination that the services/supples received are authorized by law.

<u>ROUTINE USE(S)</u>: Information from claims and related the innents may be given to the Dept. of Veterans Affairs, the Dept. of Health and Human Services and/or the Dept. of Transportation consistent with their statutory administrative responsibilities under CHAMPUS/CHAMPVA; to the Dept. of Justice for representation of the Secretary of Defense in civil actions; to the Internal Revenue Service, private collection agencies, and consumer reporting agencies in connection with recoupment claims; and to Congressional Offices in response to inquiries made at the request of the person to whom a record pertains. Appropriate disclosures may be made to other federal, state, local, foreign government agencies, private business entities, and individual providers of care, on matters relating to entitlement, claims adjudication, fraud, program abuse, utilization review, quality assurance, peer review, program integrity, third-party liability, coordination of benefits, and civil and criminal litigation related to the operation of CHAMPUS.

DISCLOSURES: Voluntary; however, failure to provide information will result in delay in payment or may result in denial of claim. With the one exception discussed below, there are no penalties under these programs for refusing to supply information. However, failure to furnish information regarding the medical services rendered or the amount charged would prevent payment of claims under these programs. Failure to furnish any other information, such as name or claim number, would delay payment of the claim. Failure to provide medical information under FECA could be deemed an obstruction.

It is mandatory that you tell us if you know that another party is responsible for paying for your treatment. Section 1128B of the Social Security Act and 31 USC 3801-3812 provide penalties for withholding this information.

You should be aware that P.L. 100-503, the "Computer Matching and Privacy Protection Act of 1988", permits the government to verify information by way of computer matches. **MEDICAID PAYMENTS (PROVIDER CERTIFICATION)**

I hereby agree to keep such records as are necessary to disclose fully the extent of services provided to individuals under the State's Title XIX plan and to furnish information regarding any payments claimed for providing such services as the State Agency or Dept. of Health and Human Services may request.

I further agree to accept, as payment in full, the amount paid by the Medicaid program for those claims submitted for payment under that program, with the exception of authorized deductible, coinsurance, co-payment or similar cost-sharing charge.

SIGNATURE OF PHYSICIAN (OR SUPPLIER): I certify that the services listed above were medically indicated and necessary to the health of this patient and were personally furnished by me or my employee under my personal direction.

NOTICE: This is to certify that the foregoing information is true, accurate and complete. I understand that payment and satisfaction of this claim will be from Federal and State funds, and that any false claims, statements, or documents, or concealment of a material fact, may be prosecuted under applicable Federal or State laws.

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0938-0999. The time required to complete this information collection is estimated to average 10 minutes per response, including the time to review instructions, search existing data resources, gather the data needed, and complete and review the information collection. If you have any comments concerning the accuracy of the time estimate(s) or suggestions for improving this form, please write to: CMS, Attn: PRA Reports Clearance Officer, 7500 Security Boulevard, Baltimore, Maryland 21244-1850. This address is for comments and/or suggestions only. DO NOT MAIL COMPLETED CLAIM FORMS TO THIS ADDRESS.

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UB-04 CMS-1450 APPROVED OMB NO. 0938-0997	NTI TD O	LAST THE CERTIFICATIONS ON THE REVERSE A	FIRST

UB-04 NOTICE: THE SUBMITTER OF THIS FORM UNDERSTANDS THAT MISREPRESENTATION OR FALSIFICATION OF ESSENTIAL INFORMATION AS REQUESTED BY THIS FORM, MAY SERVE AS THE BASIS FOR CIVIL MONETARTY PENALTIES AND ASSESSMENTS AND MAY UPON CONVICTION INCLUDE FINES AND/OR IMPRISONMENT UNDER FEDERAL AND/OR STATE LAW(S).

Submission of this claim constitutes certification that the billing information as shown on the face hereof is true, accurate and complete. That the submitter did not knowingly or recklessly disregard or misrepresent or conceal material facts. The following certifications or verifications apply where pertinent to this Bill:

- If third party benefits are indicated, the appropriate assignments by the insured /beneficiary and signature of the patient or parent or a legal guardian covering authorization to release information are on file. Determinations as to the release of medical and financial information should be guided by the patient or the patient's legal representative.
- If patient occupied a private room or required private nursing for medical necessity, any required certifications are on file.
- 3. Physician's certifications and re-certifications, if required by contract or Federal regulations, are on file.
- 4. For Religious Non-Medical facilities, verifications and if necessary recertifications of the patient's need for services are on file.
- Signature of patient or his representative on certifications, authorization to release information, and payment request, as required by Federal Law and Regulations (42 USC 1935f, 42 CFR 424.36, 10 USC 1071 through 1086, 32 CFR 199) and any other applicable contract regulations, is on file.
- 6. The provider of care submitter acknowledges that the bill is in conformance with the Civil Rights Act of 1964 as amended. Record adequately describing services will be maintained and necessary information will be furnished to such governmental agencies as required by applicable law.
- 7. For Medicare Purposes: If the patient has indicated that other **\th** insurance or a state medical assistance agency ev part atio his/her medical expenses and he/she wants infor houi his/her claim released to them upon request, necessary 11¹ orization est to bill is on file. The patient's signature on the patient's signature on the patient's signature on the patient of the vider's re nform Medicare medical and non-medical ncluding employment status, and whether the peras em lover group health insurance which is responsible to pay for the services for which this Medicare claim is made.
- For Medicaid purposes: The submitter understands that because payment and satisfaction of this claim will be from Federal and State funds, any false statements, documents, or concealment of a material fact are subject to prosecution under applicable Federal or State Laws.
- 9. For TRICARE Purposes:
 - (a) The information on the face of this claim is true, accurate and complete to the best of the submitter's knowledge and belief, and services were medically necessary and appropriate for the health of the patient;

- (b) The patient has represented that by a reported residential address outside a military medical treatment facility catchment area he or she does not live within the catchment area of a U.S. military medical treatment facility, or if the patient resides within a catchment area of such a facility, a copy of Non-Availability Statement (DD Form 1251) is on file, or the physician has certified to a medical emergency in any instance where a copy of a Non-Availability Statement is not on file;
- (c) The patient or the patient's parent or guardian has responded directly to the provider's request to identify all health insurance coverage, and that all such coverage is identified on the face of the claim except that coverage which is exclusively supplemental payments to TRICARE-determined benefits;
- (d) The amount billed to TRICARE has been billed after all such coverage have been billed and paid excluding Medicaid, and the amount alled to TRICARE is that remaining claimed against TRICE RE benefits;
- (e) The base dary's cost share has not been waived by consent or failure to vercise generally accepted billing and collection efforts; and,
- (f) by host al-based physician under contract, the cost of whose sector are allocated in the charges included in this bill, is not an employee or member of the Uniformed Services. For purposes of this certification, an employee of the Uniformed Services is an employee, appointed in civil service (refer to 5 USC 2105), including part-time or intermittent employees, but excluding contract surgeons or other personal service contracts. Similarly, member of the Uniformed Services does not apply to reserve members of the Uniformed Services not on active duty.
- (g) Based on 42 United States Code 1395cc(a)(1)(j) all providers participating in Medicare must also participate in TRICARE for inpatient hospital services provided pursuant to admissions to hospitals occurring on or after January 1, 1987; and
- (h) If TRICARE benefits are to be paid in a participating status, the submitter of this claim agrees to submit this claim to the appropriate TRICARE claims processor. The provider of care submitter also agrees to accept the TRICARE determined reasonable charge as the total charge for the medical services or supplies listed on the claim form. The provider of care will accept the TRICARE-determined reasonable charge even if it is less than the billed amount, and also agrees to accept the amount paid by TRICARE combined with the cost-share amount and deductible amount, if any, paid by or on behalf of the patient as full payment for the listed medical services or supplies. The provider of care submitter will not attempt to collect from the patient (or his or her parent or guardian) amounts over the TRICARE determined reasonable charge. TRICARE will make any benefits payable directly to the provider of care, if the provider of care is a participating provider.

SEE http://www.nubc.org/ FOR MORE INFORMATION ON UB-04 DATA ELEMENT AND PRINTING SPECIFICATIONS

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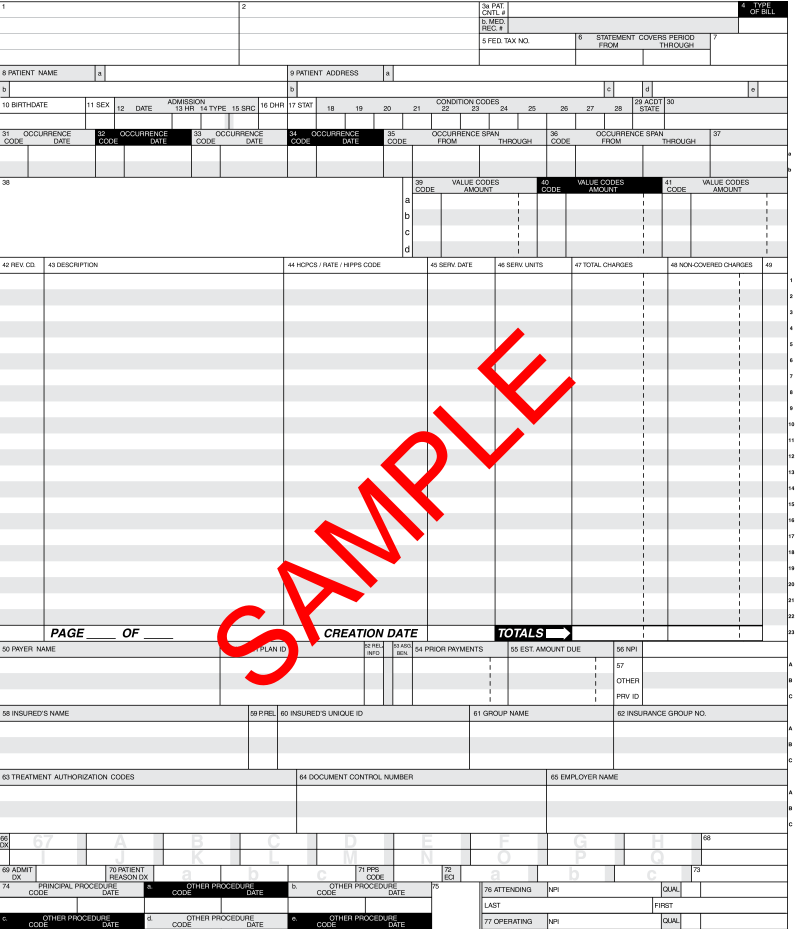
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