### BILLY H. FORD, MD

**Medical Director** 

bhfordmdpc@gmail.com

Name: txt_name patientfullname	Date: txt_date ToDay
DOB: txt_dob DOB	
REQUIRED PHARMACY	<u>INFORMATION</u>
PREFERRED PHARMACY: Billy H. Ford, MD, PC -prescribes all medications as macomply, we need accurate pharmacy information. All cosame pharmacy, when possible, and must be filled in The Should the need to change pharmacies arise, our office in provide your pharmacy's information where you expect to practitioners at the Billy H. Ford, MD, PC.	ntrolled substances must be obtained at the ne State of NY.  nust be informed ahead of time. Please
1. Pharmacy Name:	
2. Phone:	-
Address:	City:

State:\_\_\_\_\_Zip \_\_\_\_\_

### **BILLY H. FORD, MD**

Medical Director

bhfordmdpc@gmail.com

#### **GENERAL CONSENT FOR TREATMENT**

I understand by signing this consent, I allow Billy H. Ford, MD, PC and their staff to treat me. This includes but not limited to, injections, aspirations, wound care, physical examinations, and receiving prescription medication. Please be advised that Billy Ford, M.D does not prescribe narcotics and does not routinely complete disability forms.

Patient Social Security Number: txt_ssn SSI	<b>\</b> 	_
Patient Signature:		
Print Name: txt_name patientfullname	Date:	txt_date ToDay
Guardian (if under 18 years of age): Signature:		
Print Name: txt_name patientfullname		_
Initial:		. txt_date ToDay
For Fema I am not pregnant or possibly pregnant. responsibility to notify Billy H. Ford, MD, PC Patients Social Security Number:		

#### **BILLY H. FORD, MD**

**Medical Director** 

bhfordmdpc@gmail.com

#### **MEMBER CONSENT FORM**

Patient Name: txt\_name|patientfullname

Member DOB: txt\_dob|DOB

Insurance Carrier: txt\_InsCo|InsCo

Subscriber ID#:

#### Dear Provider Claims Processing Department:

This correspondence serves as my official consent for my provider, Dr. Billy Ford, of Billy H. Ford, MD, PC, to appeal any type of denial made and/or request additional payment, on my behalf, to my above referenced medical insurance carrier.

I also authorize complete disclosure of my individually identifiable health information, including my plan, policy, and or contract be released by my insurance carrier, and its affiliates, to my named provider, Billy H. Ford, MD, PC in the event it is deemed necessary during any appeals process.

Additionally, I understand and agree that:

- This authorization is voluntary;
- I may not be denied treatment, payment for health care services, or enrollment or eligibility for health care benefits if I do not sign this form;
- My health information may be subject to re-disclosure by the recipient, and if the recipient is not a health plan or health care provider, the information may no longer be protected by the federal privacy regulations;
- . I may revoke this authorization at any time by notifying either my provider or my healthcare provider in writing; however, the revocation will not have an effect on any actions taken prior to the date my revocation is received and processed.

	txt_date ToDay	
Signature of Member	Date	
Please note: If you are a guardian or court apauthorization to represent the member and co	opointed representative, you must attach a copy omplete the following:	of your legal
Guardian or Representative Name	Guardian or Representative Signature	Date
Guardian or Representative Full Address		tive Phone Numbe

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

(FOR ACCIDENTS	OCCURRING ON AND AFTER 3/1/02)  Claim Number: txt_ClaimNumber
I, txt_name patientfullname ("Assignor") (Print patient's name)	hereby assign to <u>Billy H Ford, MD, PC</u> , ("Assignee") (Print hospital or health care provider name)
all rights privileges and remedies to payment for entitled under Article 51 (the No-Fault statute) of	r health care services provided by assignee to which I am of the Insurance Law.
	ot received any payment from or on behalf of the Assignor and gnor for services provided by said Assignee for injuries ich occurred on txt_doa DOA , not withstanding any other (Print accident date)
	ee when benefits are not payable based upon the a policy condition due to the actions or conduct of the
OTHER PERSON FILES AN APPLICATION CLAIM FOR ANY COMMERCIAL OR P MATERIALLY FALSE INFORMATION, OR INFORMATION CONCERNING ANY FACT CONNECTION WITH SUCH APPLICATION O ABETS, SOLICITS OR CONSPIRES WITH A DESTRUCTION, DAMAGE OR CONVERSIO AGENCY, THE DEPARTMENT OF MOTOR FRAUDULENT INSURANCE ACT, WHICH IS	H INTENT TO DEFRAUD ANY INSURANCE COMPANY OR FOR COMMERCIAL INSURANCE OR A STATEMENT OF ERSONAL INSURANCE BENEFITS CONTAINING ANY CONCEALS FOR THE PURPOSE OF MISLEADING, MATERIAL THERETO, AND ANY PERSON WHO, IN R CLAIM, KNOWINGLY MAKES OR KNOWINGLY ASSISTS, ANOTHER TO MAKE A FALSE REPORT OF THE THEFT, N OF ANY MOTOR VEHICLE TO A LAW ENFORCEMENT VEHICLES OR AN INSURANCE COMPANY, COMMITS A S A CRIME, AND SHALL ALSO BE SUBJECT TO A CIVIL ID DOLLARS AND THE VALUE OF THE SUBJECT MOTOR DLATION.
txt_name patientfullname	
(Print name of Patient)	(Signature of Patient)
	(Date of signature)
txt_addressCityStateZip fullAddress	
(Address of Patient)	
	& Jan
Billy Ford, M.D.	(2)
(Print name of Provider)	(Signature of Provider)
PO Box 21968	
	(Date of signature)
New York, NY 10087-1968	
(Address of Provider)	

BILLY H. FORD, MD

**Medical Director** 

103 Pierson Ave, Hempstead, NY 11550 bhfordmdpc@gmail.com

### **Financial Agreement Contract**

Thank you for trusting **Billy H. Ford, MD, PC,** to partner in your health care. We are committed to providing you with quality, personal health care, and appreciate your commitment to adhere to this Office/ Financial Policy Agreement. By understanding our policy, we can provide you with the best service. Agreement with this policy is required for all medical care. This financial agreement should answer questions regarding patient and insurance responsibility for services rendered. Please read this agreement, ask us any questions you may have, and sign in the space provided. You will be given a copy of this agreement for your records.

Please note that we do not participate with Medicare, Medicaid or any Managed/ Commercial medical insurance plans. We will not be billing any of these insurance plans for services rendered to you unless your plan offers *out-of network benefits*.

We would like to advise you that you will be fully responsible for the services rendered if your plan does not offer out of network benefits *unless other arrangements have been made in advance.* 

Should you have out-of network benefits we will submit a claim for payment, the insurance will make the payment directly to you. You should endorse the check and forward it to our office as soon as possible. You should be aware that there may be a responsibility (coinsurance/deductible) on your part that is not covered by your insurance. The member services department at your insurance carrier may be reached for verification of patient contract details.

responsibility for payment of the services provided.

txt\_name|patientfullname
Patient , Print Name

txt\_date|ToDay
Patient Signature

Date

\*\* I have read and understand that by signing this Financial Agreement Contract, I fully accept

BILLY FORD, M.D. Medical Director





### AUTHORIZATION FOR RELEASE OF HEALTH INFORMATION PURSUANT TO HIPAA

[This form has been approved by the New York State Department of Health]

Patient Name	Date of Birth	Social Security Number			
txt_name patientfullname	txt_dob DOB	txt_ssn SSN			
Patient Address					
txt_addressCityStateZip fullAddress					

I, or my authorized representative, request that health information regarding my care and treatment be released as set forth on this form: In accordance with New York State Law and the Privacy Rule of the Health Insurance Portability and Accountability Act of 1996 (HIPAA), I understand that:

- 1. This authorization may include disclosure of information relating to ALCOHOL and DRUG ABUSE, MENTAL HEALTH TREATMENT, except psychotherapy notes, and CONFIDENTIAL HIV\* RELATED INFORMATION only if I place my initials on the appropriate line in Item 9(a). In the event the health information described below includes any of these types of information, and I initial the line on the box in Item 9(a), I specifically authorize release of such information to the person(s) indicated in Item 8.
- 2. If I am authorizing the release of HIV-related, alcohol or drug treatment, or mental health treatment information, the recipient is prohibited from redisclosing such information without my authorization unless permitted to do so under federal or state law. I understand that I have the right to request a list of people who may receive or use my HIV-related information without authorization. If I experience discrimination because of the release or disclosure of HIV-related information, I may contact the New York State Division of Human Rights at (212) 480-2493 or the New York City Commission of Human Rights at (212) 306-7450. These agencies are responsible for protecting my rights.
- 3. I have the right to revoke this authorization at any time by writing to the health care provider listed below. I understand that I may revoke this authorization except to the extent that action has already been taken based on this authorization.
- 4. I understand that signing this authorization is voluntary. My treatment, payment, enrollment in a health plan, or eligibility for benefits will not be conditioned upon my authorization of this disclosure.
- 5. Information disclosed under this authorization might be redisclosed by the recipient (except as noted above in Item 2), and this redisclosure may no longer be protected by federal or state law.

6. THIS AUTHORIZATION DOES NOT AUTHORIZE YOU TO DISCUSS MY HEALTH INFORMATION OR MEDICAL CARE WITH ANYONE OTHER THAN THE ATTORNEY OR GOVERNMENTAL AGENCY SPECIFIED IN ITEM 9 (b).

CARE WITH ANYONE OTHER THAN THE ATTORNEY OR GOVERNMENTAL AGENCY SPECIFIED IN TIEM 9 (b).				
7. Name and address of health provider or entity to release this info	rmation:			
8. Name and address of person(s) or category of person to whom this	s information will be sent:			
9(a). Specific information to be released:				
☐ Medical Record from (insert date)t	o (insert date)			
☐ Entire Medical Record, including patient histories, office no referrals, consults, billing records, insurance records, and re	ecords sent to you by other health care providers.			
Other:	Include: (Indicate by Initialing)			
	Alcohol/Drug Treatment			
	Mental Health Information			
Authorization to Discuss Health Information	HIV-Related Information			
(b) ☐ By initialing here I authorize				
(b) By initialing here I authorize	Name of individual health care provider			
to discuss my health information with my attorney, or a gover	nmental agency, listed here:			
(Attorney/Firm Name or Gov	rernmental Agency Name)			
10. Reason for release of information:	11. Date or event on which this authorization will expire:			
☐ At request of individual				
Other:				
12. If not the patient, name of person signing form:	13. Authority to sign on behalf of patient:			
All items on this form have been completed and my questions about copy of the form.	this form have been answered. In addition, I have been provided a			
	Date:			
Signature of patient or representative authorized by law.	Duto.			

\* Human Immunodeficiency Virus that causes AIDS. The New York State Public Health Law protects information which reasonably could identify someone as having HIV symptoms or infection and information regarding a person's contacts.

### BILLY H FORD, MD, Medical Director

bhfordmdpc@gmail.com

### **ASSIGNMENT AND LIEN**

Date: txt\_date|ToDay

Claimant's Name: txt\_c\_name|patientfullname

Date of Accident: txt\_doa|DOA

I ("Claimant"), hereby authorize and direct my attorney ("Attorney") to pay directly and in full to Billy H. Ford, MD, PC and/or Billy Ford, M.D., ("Provider") such sums as may be due and owing for medical services rendered by Provider to Claimant by reason of injuries incurred in the subject incident. This agreement is acting as a valid assignment of Claimant's proceeds from any settlement, judgment, or verdict pertaining to the subject incident; accordingly, this agreement is not acting as an attempted assignment of the cause of action itself. Such payment shall be drawn from any and all proceeds of any settlement, judgment or verdict that may be paid to Attorney on behalf of Claimant from the cause of action arising from the subject incident. Claimant agrees that this assignment is hereby made a lien against Claimant's claim, and such payment to Provider shall take priority over disbursement of any balance remaining to Claimant.

Provider relies upon the representation of Claimant, that Claimant has elected not to utilize Claimant's health care coverage because Claimant does not want to pay, or does not have the ability to pay, any copayments; and/or that Claimant does not want to meet and pay, or does not have the ability to meet and pay, any required deductible amounts due under the health care coverage; and/or that Claimant does not want to use health care providers within the network of providers available through Claimant health care coverage. Claimant acknowledges and understands that, regardless of whether Claimant proceeds under Claimant's health insurance coverage or through this lien, Claimant will be obligated upon recovery of expenses to pay some consideration for the medical services being provided to Claimant. Claimant affirmatively represents that no person has stated, recommended, counseled, advised or otherwise suggested to Claimant that should not utilize any health insurance coverage for treatment to be rendered to Claimant.

This lien encumbers all insurance coverages available to Claimant, of which insurer is responsible for actual coverage. Claimant authorizes Provider to disclose whatever information is necessary in order to protect and/or perfect the lien rights granted under this agreement.

In the event that other counsel is substituted for the undersigned present counsel, present counsel shall immediately notify the new/incoming counsel of this lien in writing, by certified mail, return receipt requested and shall immediately advise Provider of the name and address of new/incoming counsel in writing, by certified mail, return receipt requested. Claimant agrees and acknowledges that if Claimant changes attorneys, this agreement will remain in force and effect.

1Attorney agrees to withhold such sums from any settlement, judgment or verdict from the cause of action arising from the subject incident, and to pay directly and in full to Provider such sums as may be due and owing for medical and related services rendered by Provider to Claimant as a result of the subject incident; and Attorney shall tender payment in full to Provider before disbursing any payment to Claimant.

Claimant and Attorney agree that each and every provision of this Agreement is reasonably necessary for the protection of the rights and interests of Provider. However, should any provision of this Agreement be found to be invalid, illegal and unenforceable, or for any reason cease to be binding on any party hereto, all other provisions of this Agreement shall, nevertheless, remain in full force and effect.

Please contact MDN Billing & Consulting, 914-376-6100,

melissa@mdnmedicalbilling.com or ncahall@mdnmedicalbilling.com, to arrange for satisfaction of this lien at the time of any resolution, specifically but not limited to any settlement or verdict.

txt_name patientfullname	
Claimant Name (print)	
	txt_date ToDay
Claimant Signature	Date
Custodial Parent/Legal Guardian Name (print)	
	txt_date ToDay
Parent/Guardian Signature	Date
txt_attorney Attorney	
Attorney Name (print)	
	txt_date ToDay
Attorney Signature	Date

# 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)

tut InaCallinaCa	-			
txt_InsCo InsCo				
txt_Insaddress InsAddress1				
DATE POLICYHOLDER	POLICY NUME	RER	DATE OF ACCIDENT	CLAIM NUMBER
	txt_policy_no policy			
txt_date  txt_name patientfullname	txt_policy_nolpolit	су_по	txt_doa DOA	txt_ClaimNumber
Billy H Ford, MD, PC	٦			
PO Box 21968				
New York, NY 10087-1968				
KINDLY COMPLETE AND SUBMIT THIS F	ORM AS SOON AS POS	SIBLE. PL	EASE NOTE. THIS CO	MPLETED
FORM MUST BE SUBMITTED TO THE INS			•	
THAN 45 DAYS OR 180 DAYS AFTER TH				DI IOADI E
ENDORSEMENT IN EFFECT AT THE TIMI TIME REQUIREMENT, KINDLY CONTACT				
DEADLINE IS APPLICABLE TO THIS CLA				
IF YOU HAVE PREVIOUSLY SUBMITTED AN EARLIE	R REPORT ON THIS AC	CIDENT Y	OU NEED ONLY NOT	FANY
CHANGES FROM THE INFORMATION PREVIOUSLY				
A DATIFATIO NAME AND ADDRESS				
PATIENT'S NAME AND ADDRESS				
	_addressCityStateZi <sub>l</sub>	p fullAddr	ess	
2. DATE OF BIRTH txt_dob DOB txt_sex Sex 4. OCCL	JPATION (IF KNOWN)			
5. DIAGNOSIS AND CONCURRENT CONDITIONS	_			
o. Bindinesia / in Bandonii Cari Bandinesia				
C WILEN DID CYMPTOMC FIRST APPEARS	7 \\(\lambda/\)	DID DATIE	AT FIDET CONCLILT V	OU FOR THIS
6. WHEN DID SYMPTOMS FIRST APPEAR? DATE:	7. WHEN CONDI		NT FIRST CONSULT Y DATE:	OU FOR THIS
			<del></del>	
8. HAS PATIENT EVER HAD SAME OR SIMILAR CO	NDITION?			
YES NO	IF YES, sta	ate when ar	d describe:	
9. IS CONDITION SOLELY A RESULT OF THIS AUT	OMOBILE ACCIDENT?			
YES X NO	IF "NO", ex	cplain:		
	E DATIENITIO EMBLOYA	45.1T0		
10. IS CONDITION DUE TO INJURY ARISING OUT C	F PATIENT'S EMPLOYN	MENT?		
YES NO X				
44 MILL IN HERV DECLIET IN CICALIFICANT, DIOCIO	IDEMENT OF PERMAN	IENT DIOA	DII ITVO	
11. WILL INJURY RESULT IN SIGNIFICANT DISFIGN	JREMENT OR PERMAN	NENT DISP	ABILITY?	
YES NO NOT DETERMINABLE AT THIS TIME				
IF "YES", describe:				
12. PATIENT WAS DISABLED (UNABLE TO WORK)		_	LL DISABLED THE PA	
FROM: THROUGH:		ABLE	TO RETURN TO WORK	CON:
FROM: THROUGH:			(DATE)	

CONTINUE ON PAGE 2

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

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

	THE PATIENT REQUIR		ITATION AND/OR OC NT?	CUPATION	AL THERAF	PY AS A RESULT OF	THE	
YES	X NO		IF YES, describe your recommendation below:					
15 REPO	RT OF SERVICES RE	NDERED	ATTACH ADDITIONAL	SHEETS II	NECESSA	\RY		
DATE OF	PLACE OF SERVICE	I	DESCRIPTION OF TR		NEGEGG	FEE SCHEDULE	CHA	RGES
SERVICE	INCLUDING ZIP CODE		OR HEALTH SERVICE	RENDERED		TREATMENT CODE		
					TOTAL (	CHARGES TO DATE\$		
		DIFFEREN	T THAN BILLING PRO		IPLETE TH			
TREA	TING PROVIDER'S	TITLE	LICENSE OF			BUSINESS RELATI		
	NAME		CERTIFICATION	NO.	EMPLOYEE	CHECK APPLICAE INDEPENDENT	OTHER (SPE	ECIEVA
					EIVIPLOTEE	CONTRACTOR	OTHER (SPE	ECIFT)
						0011111101011		
			_					
			ROFESSIONAL SERVI					
			T THE OWNER AND F	PROFESSIO	NAL LICEN	NSING CREDENTIALS	S OF	
ALL OV	WNERS (Provide an ac	iditional atta	chment if necessary).					
								<u> </u>
18. IS PAT	TIENT STILL UNDER Y	OUR CARE	FOR THIS CONDITIC	N?		YES	NO	<u> </u>
19. ESTIM	IATED DURATION OF	FUTURE T	REATMENT					
DATIENT	Vour hoolth provider p	any agrae to	accept nayment for he	olth comico	a norformo	d directly from your inc	uror / Auth	orization to
			accept payment for he make payment to the l					
			gned by both patient ar					
			d spot in item 20 of this					
20.	(IF YOU HAVE CHOSE	N TO AUTHO	RIZE THE DIRECT PAY	MENT OF BI	ENEFITS BY	CHECKING THIS OPTI	ON. YOU MA	AY NOT
			FITS CONTAINED IN #2				•, <u>. • • • ····</u>	<u></u>
	ATION TO PAY BENEFI							
			FITS TO THE UNDER		_			
			S, PRIVILEGES AND F	REMEDIES	10 WHICH	I AM ENTITLED UND	ER ARTICL	.Ŀ 51 (THE
	PROVISION) OF THE							JT.D
PR	RINT NAME txt_nam			SIGNED	Signature		txt_date	e ToDay
		PAT	ENÍ			PATIENT		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 txt date|ToE PRINT NAME txt\_name|patientfullname SIGNED Signature on file PATIENT (Assignor) PATIENT DATE txt date|To[ PRINT NAME Billy Ford, MD, SIGNED PROVIDER OF HEALTH CARE SERVICE (Assignee) PROVIDER OF HEALTH CARE SERVICE DATE HAS AN ORIGINAL AUTHORIZATION OR ASSIGNMENT PREVIOUSLY BEEN EXECUTED? YES NO IS THE ORIGINAL SIGNATURE OF THE PARTIES ON FILE? 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

DATE PROVIDER'S SIGNATURE IRS/TIN IDENTIFICATION NO. WCB RATING CODE IF NONE, SPECIALTY txt\_date|Tol

\*LANGUAGE TO BE FILLED IN BY INSURER OR SELF-INSURER. NYS FORM NF-3 (Rev 1/2004) Page 3 of 3

VIOLATION.