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

(FOR ACCIDENTS OCCURRING ON AND AFTER 3/1/02)

Claim Number:

I, , ("Assignor") hereby	
(Print patient's name) all rights privileges and remedies to payment for heal entitled under Article 51 (the No-Fault statute) of the le	
	eived any payment from or on behalf of the Assignor and for services provided by said Assignee for injuries sustained , not withstanding any other agreement (Print accident date)
to the contrary.	(
This agreement may be revoked by the assignee when of coverage and/or violation of a policy condition due	en benefits are not payable based upon the assignor's lack e to the actions or conduct of the assignor.
FILES AN APPLICATION FOR COMMERCIAL INSURANCE PERSONAL INSURANCE BENEFITS CONTAINING AN PURPOSE OF MISLEADING, INFORMATION CONCER IN CONNECTION WITH SUCH APPLICATION OR C SOLICITS OR CONSPIRES WITH ANOTHER TO MAKE CONVERSION OF ANY MOTOR VEHICLE TO A L VEHICLES OR AN INSURANCE COMPANY, COMMIT	T TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON ANCE OR A STATEMENT OF CLAIM FOR ANY COMMERCIAL OR NY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE RNING ANY FACT MATERIAL THERETO, AND ANY PERSON WHO, CLAIM, KNOWINGLY MAKES OR KNOWINGLY ASSISTS, ABETS, E A FALSE REPORT OF THE THEFT, DESTRUCTION, DAMAGE OR LAW ENFORCEMENT AGENCY, THE DEPARTMENT OF MOTOR TS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME, AND OT TO EXCEED FIVE THOUSAND DOLLARS AND THE VALUE OF FOR EACH VIOLATION.
(Print name of Patient)	(Signature of Patient)
(continuing of causing	(eignature of Fations)
	(Date of signature)
	_
(Address of Patient)	
(Print name of Provider)	(Signature of Provider)
	(Date of signature)
	_
(Address of Provider)	_



JFK Bldg 78A, North Boundary Road, Jamaica, NY 11430 Tel: (718) 656-9500/ Fax: (718) 656-9503

100-05 Roosevelt Ave. Suite 102, Corona, NY 11368 Tel: (718) 446-0002/Fax: (718) 898-3632

55 Greene Ave. Suite LLB, Brooklyn, NY 11238 Tel: (718) 398-7777/ Fax: (718)399-7777

92-18 165th Street, Jamaica, NY 11433 Tel: (718) 725-0044/ Fax: (718) 725-0880 Complete Medical Care injury Doctors

127 East 107 Street, New York, NY 10029 Tel: (212) 534-1500/Fax: (212) 860-8538

313 43rd Street, LLB, Brooklyn, NY 11233 Tel: (718) 370-777/Fax: (718) 682-3833

2367 Westchester Ave, Bronx, NY 10462 Tel: (718) 597-2900/Fax: (718) 597-2902 65-55 Woodhaven Blvd, 2rd fl. Rego Park, NY 11374 Tel: (718) 255-6615/Fax: (718) 255-1394

14 Mamaroneck Ave. 2nd II. White Plains, NY 10601 Tel: (914) 949-5555/Fax: (914) 993-3333

1963 Grand Concourse, 2rd fl, Bronx, NY 10453 Tel: (718) 466-4600/Fax: (718) 466-1100

> 910 E Gun Hill Rd, Bronx, NY 10469 Tel: (718) 882-8500/Fax: (718) 882-4400

LIEN ASSIGNMENT AGREEMENT

Γ	V The state of the	X			
ı	I (Patient Name),	Date of Accident:		/	/
L			Month	Day	Year

hereby enter into the following agreement with CitiMed Complete Medical Care, PC, herein after known as "the provider" in order to guarantee payment for services rendered by "the provider" to me. I understand that I am directly and fully responsible to "the provider" for all medical bills for services rendered to me. I understand that I am directly and fully responsible to "the provider" for any remaining balance on all medical bills for services rendered to me that were submitted on my behalf to the responsible insurance carrier as applicable. This document further serves to acknowledge my responsibility to repay all remaining balances subsequent to all applicable insurance payments. I agree to make myself available to appear or correspond with "the provider" as often as may be necessary to any collections effort that is undertaken. I have been made aware of the charges for the services rendered under this lien assignment and acknowledge responsibility for the repayment of all outstanding balances. I further direct that my attorney shall not subsequently dispute these amounts and will contact this office to arrange for full payment at the time of settlement, trial or motion proceed becomes ready for disbursement.

To the extent applicable, I agree to comply with all Insurance Company regulations including, but not limited to examinations under oath and independent medical examinations. I understand that any failure on my part toc comply with any condition precedent to insurance, may, at the election of the medical provider, serve to revoke any assignment of No-Fault benefits. The patient herein further acknowledges their responsibility to file a timely notice of claim to the applicable insurance carrier and that any subsequent No Fault claim denied based on the failure to provide a timely notice, at the election of the provider, may result in recovery efforts in reliance of this lien.

The Provider agrees to seek compensation from the appropriate insurance carrier prior to invoking the terms of this lien based on the accuracy of the information the patient has provided and to the extent applicable. The patient shall provide all necessary insurance information, police reports, and any additional documentation and information deemed necessary by the provider for the submission of the aforementioned insurance claims as applicable. Failure to provide accurate insurance information leading to a viable source of coverage may serve to invalidate any executed assignment of No-Fault benefits and result in the reliance on this lien for reimbursement purposes.

I hereby give and grant this lien on my case to "the provider" against any and all proceeds of my settlement, judgment, verdict, or other disposition of any litigation filed or contemplated on my behalf that may be paid to me or my ATTORNEY as a result of the injuries for which I have been treated. I grant "the provider" the aforesaid lien against such sums of the aforesaid settlement, judgment, verdict, or other disposition of any litigation filed or contemplated on my behalf as may be necessary to adequately reimburse "the provider for services rendered to me and towards all outstanding balances. I hereby agree to provide accurate contact information for the attorney pursuing any litigation on my behalf.



I hereby direct and authorize direct payment to "the provider", such sums as may be due and owing for medical for such sums as may be due to owing for medical services rendered to me. I further direct my ATTORNEY to honor the aforesaid lien and to withhold such sums from any settlement, judgment, verdict, or other disposition of any litigation filed or contemplated on my behalf as may be necessary to adequately reimburse "the provider" for services rendered to me towards all outstanding balances.

I understand that this document may not be rescinded and that my ATTORNEY shall not honor any such rescission. I hereby instruct that in the event another ATTORNEY is substituted in my case, I direct the substituted attorney to provide the incoming ATTORNEY with a copy of this lien and that I direct any incoming ATTORNEY to honor this lien as inherent to the settlement, judgment, verdict or other disposition of any litigation filed or contemplated on my behalf and enforceable upon the case as if it were executed by him/her. I hereby direct and authorize my attorney, on demand, to provide the status of such litigation to "the provider" or his attorney engaged in any collection efforts. Furthermore, I direct my attorney to contact "the provider" or the attorney representing the provider prior to disbursement of any funds to ascertain any outstanding balances due.

√		Pat	tient			
Signature:				.		Platter White and a second
Print Name:						
Address:	Number	and St	reet/PO	Box/Apart	ment No	
City				State		Zip Code
Today's Date:		,		J		asp Code
Touay's pate:	Month	'	Day	/	Year	

Attorney					
Signature:					
Print Name:					
Address:					
City	State	Zip Code			
Today's Date:/_		ear .			



NOTICE TO PATIENTS

Because of concerns that there may be a conflict of interest when a physician refers a patient to a health care facility in which the physician has a financial interest, the Federal Government and New York State have passed a law that prohibits me from referring you for clinical laboratory services, pharmacy services, radiation therapy or X-ray or imaging services to a facility in which I or any of my immediate family members have a financial interest. There are some exceptions to the general rule just stated. If certain of the exceptions in the law apply or if I am referring you for other than clinical laboratory, pharmacy, radiation therapy services or X-ray or imaging services, I can make the referral under one condition. The condition is that I disclose this financial relationship and advise you about alternative providers where you may go to obtain these services. This disclosure is intended to assist you to make a fully informed decision about your health care.

As you might be aware, CitiMed Diagnostic is a radiology imaging wing of CitiMed Complete Medical Care, PC and not a separate facility. Being part of CitiMed Complete Medical Care, PC, I have a financial interest in CitiMed Diagnostic. The radiology diagnostic wing of the medical practice offers certain radiology studies in certain office locations of CitiMed Complete Medical Care, PC, your current medical provider. To avoid violations of the Stark or Anti-Kickback Laws, or appearances of impropriety, I make this disclosure to ensure that my patients are adequately informed of my financial interest in my practice and also provide my patients with options to seek medical care or radiology imaging services at other providers.

Accompanying this disclosure is a list of radiology providers whose offices are located within 25-miles of the CitiMed Complete Medical Care, PC practice location at which you have received services.

For more information about alternative providers or any questions concerning the practice, please ask my staff or discuss with me directly. We endeavor to provide an environment that offers quality medical services to our patients in a transparent way.

Regina Moshe, MD Medical Director

- 1. This Notice must be presented to patients each time one of the listed advanced imaging services is required.
- 2. For all practical purposes, this disclosure applies to "advanced imaging services" under section 6003 of the Patient Protection and Affordable Care Act. Said "advanced services" include MRI, CT and PET services.

ACKNOWLEDGMENT				
acknowledge that I read and/or received a copy of the CitiMed Complete Medical Care, PC Notice of Radiology Serv Disclosure, effective January 01, 2021.	/ices			
Signature: Today's Date: // / Month Day Yes	ır			



January, 2021 <u>Disclosure of Ownership Interest</u>

The Federal Government, by and through a series of laws, has found certain conduct to violate the anti-kickback statute, the physician self-referral law ("Stark Law") and the False Claims Act. While these laws were created principally for beneficiaries under Federal Health Care Programs (i.e. Medicare, Medicaid and the Veteran's Health Administration, to name a few), the states, including New York have adopted many of these prohibitions for use in other areas of medical practice.

The owners of CitiMed Complete Medical Care, PC, a Multispecialty Medical Practice duly licensed by the State of New York and New Jersey, are committed to ensuring that the facility complies with all federal, state and local laws, rules and regulations. Towards that end and to avoid any appearance of impropriety, the owners make the following disclosure concerning the familial relationships between the owners of certain separate medical practices and facilities:

Surgicare of Brooklyn:

Surgicare of Brooklyn is a duly licensed Article 28 Ambulatory Surgery Center, located in Brooklyn, New York. Surgicare of Brooklyn, licensed under SCOB, LLC, is owned by my brother, Yan Moshe. I do not have a financial interest in this entity. Occasionally and when clinically appropriate, patients of my medical practice are referred to Surgicare of Brooklyn. Please keep in mind, as the patient you are absolutely entitled to seek healthcare services at the facility and with the provider of your choosing. If you are referred to Surgicare of Brooklyn and, after reading of my familial relationship with the owners of same, you wish to seek healthcare services elsewhere, you are free to do so. Treatment records will be provided to you at no charge.

Integrated Specialty Ambulatory Surgery Center, LLC

Integrated Specialty Ambulatory Surgery Center, LLC 17k/a Health Plus Surgery Center is a duly licensed Ambulatory Surgery Center located in Saddle Brook, New Jersey. This Center is owned by Yan Moshe and Margarita Moshe, my brother and sister-in-law. I do not have a financial interest in this entity. Occasionally and when clinically appropriate, patients of my medical practice are referred to Integrated Specialty Ambulatory Surgery Center, LLC for various surgical procedures. Please keep in mind, as the patient you are absolutely entitled to seek healthcare services at the facility and with the provider of your choosing. If you are referred to Integrated Specialty Ambulatory Surgery Center, LLC and, after reading of my familial relationship with the owners of same, you wish to seek services elsewhere, you are free to do so. Treatment records will be provided to you at no charge.

Hackensack Specialty ASC, LLC

Hackensack Specialty ASC, LLC [/k/a Dynamic Surgery Center is a duly licensed Ambulatory Surgery Center located in Hackensack, New Jersey. This Center is owned by Yan Moshe and Margarita Moshe, my brother and sister-in-law. I do not have a financial interest in this entity. Occasionally and when clinically appropriate, patients of my medical practice are referred to Hackensack Specialty ASC, LLC for various surgical procedures. Please keep in mind, as the patient you are absolutely entitled to seek healthcare services at the facility and with the provider of your choosing. If you are referred to Hackensack Specialty ASC, LLC and, after reading of my familial relationship with the owners of same, you wish to seek services elsewhere, you are free to do so. Treatment records will be provided to you at no charge.

CMSC, LLC d/b/a CitiMed Surgery Center:

This is a surgery center located in Jamaica, New York. This practice is solely owned by myself, a physician duly licensed to practice medicine in the States of New York and New Jersey. Towards that end and to avoid any appearance of impropriety, all patients of CMSC, LLC d/b/a CitiMed Surgery Center are provided with disclosures setting forth the respective ownership interests and offering them the right to seek healthcare services elsewhere upon their arrival at Surgicare of Brooklyn, CitiMed Complete Medical Care, PC, Integrated Specialty Ambulatory Surgery Center, LLC, Hackensack Specialty ASC, LLC, and CMSC, LLC. CMSC, LLC d/b/a CitiMed Surgery Center performs no services in New Jersey.



Hudson Regional Hospital:

Hudson Regional Hospital is a licensed general acute care hospital located in Secaucus, New Jersey. Hudson Regional Hospital is owned by Yan and Margarita Moshe, my brother and sister-in-law. Any referrals to Hudson Regional Hospital would be made only under emergency circumstances and not for Designated Health Services, the definition of which is established under state and federal law.

It is the opinion of CitiMed Complete Medical Care, PC, by and through its Compliance Attorneys, that neither conflicts of interest nor legal violations exist as to Surgicare of Brooklyn, Integrated Specialty Ambulatory Surgery Center, LLC, Hackensack Specialty ASC, LLC, CMSC, LLC, or Hudson Regional Hospital.

Should any patient wish to discuss the content of this letter in greater detail, you are certainly welcome to contact me at your convenience. I would be happy to speak with you on the telephone or, if you prefer, meet in person to address any concerns you might have, including having your case transferred to another medical provider.

Thank you for your attention in this matter. As always, it is a privilege to be able to assist you with your medical health care needs.

Sincerely, Regina Moshe, MD President & Medical Director

Rea	d & Acknowledged
Patient name:	
Signature:	Today's Date: / /
	Month Day Year

¹ Emergency services are excluded as an outpatient service (see §1861(2)(B) and (s)(2)(c) of the Social Security Act. 42 CFR 411.351.)

OCA Official Form No.: 960



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

/ /

Patient Address

Date of Birth

Social Security Number

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 OF	R GOVERNMENTAL AGENCY SPECIFIED IN ITEM 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 th	is information will be sent:
9(a). Specific information to be released: ☐ Medical Record from (insert date) ☐ Entire Medical Record, including patient histories, office no referrals, consults, billing records, insurance records, and referrals.	otes (except psychotherapy notes), test results, radiology studies, films.
Other:	Include: (Indicate by Initialing)
Authorization to Discuss Health Information (b) By initialing here I authorize Initials	Alcohol/Drug Treatment Mental Health Information HIV-Related Information
to discuss my health information with my attorney, or a gover	nmental agency, listed here:
(Attorney/Firm Name or Gov	ernmental Agency Name)
10. Reason for release of information:☐ At request of individual☐ Other:	11. Date or event on which this authorization will expire:
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. Signature of patient or representative authorized by law.	this form have been answered. In addition, I have been provided a Date:

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.

NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW APPLICATION FOR MOTOR VEHICLE NO-FAULT BENEFITS

NAME AND ADDRESS OF INSURER *				NAME, AD	,	ND PHONE IS REPRESE	NUMBER OF ENTATIVE*	INSURER'S	
DATE	POLICYHOI	_DER	PO	LICY NUM	BER	DATE OF	ACCIDENT	CLAIM N	UMBER
	E US TO DETERMII				ENEFITS UI	NDER THE	NEW YORK	(NO-FAULT L	AW,
IM		E ELIGIBLE FO MUST SIGN AN JRN PROMPTL	NY ATTA	CHED AUT	HORIZATIO	DN(S).			DN.
NA	ME AND ADDRESS	OF APPLICAN	Γ*						
1. YOUR N	IAME	2	. PHONE	NOS.	HOME		BUSINESS		
3. YOUR A (NO., S	NDDRESS STREET, CITY OR T	OWN AND ZIP	CODE)		4. DATE C	OF BIRTH	5. SOCIAL	SECURITY N	0.
6. DATE A	AND TIME OF ACCID	Α	M.	7. PLACE	OF ACCIDE	ENT (STRE	ET), CITY O	R TOWN AND) STATE
8. BRIEF I	DESCRIPTION OF A	CCIDENT							
9. DESCR	RIBE YOUR INJURY								
10. IDENT	ITY OF VEHICLE YO	U OCCUPIED	OR OPER	RATED AT	THE TIME	OF THE A	CCIDENT:		
OWNER	<u>'S NAME</u>	<u>MAKE</u>	<u>YE</u>	<u>AR</u>					
THIS VEHI	CLE WAS:	A BUS OR S OR A MOTO				A TRUCK,		AN AUTOMO	BILE,
WERE WERE	YOU THE DRIVER (YOU A PASSENGER YOU A PEDESTRIAL YOU A MEMBER OF U OR A RELATIVE V	R IN THE MOTO N? OUR POLICY!	OR VEHIC	CLE? S HOUSEH		EHICLE?	YES		NO

CONTINUATION ON NEXT PAGE

APPLICATION FOR MOTOR VEHICLE NO-FAULT BENEFITS - - PAGE TWO

12. WERE YOU TREATED BY A	DOCTOR(S) OR OTH	HER PERSON(S) FU	JRNISHING HEALT	H SERVICES?			
YES	NO						
IF YES, NAME AND A	ADDRESS OF SUCH	DOCTOR(S) OR PE	RSON(S):				
13. IF YOUR WERE TREATED	AT A HOSPITAL(S), V	WERE YOU AN					
OUT-PATIENT?		IN-PATIENT?					
DATE OF ADMISSIO	N:						
HOSPITAL'S NAME A	AND ADDRESS:						
14. AMOUNT OF HEALTH BILLS TO DATE:	15. WILL YOU HAVE TREATMENT(S)?			ME OF YOUR ACCIDENT WERE E COURSE OF YOUR			
•	YES	NO	EMPLOYM	ENT?			
\$				YES NO			
47 DID VOLLLOOF TIME	IDATE AD	OFNOE FROM	LIAN ENGLI DE	TUDNED TO			
17. DID YOU LOSE TIME FROM WORK?	WORK B	SENCE FROM EGAN:	HAVE YOU RE WORK?	TURNED TO			
YES NO	,		-	YES NO			
	1						
IF YES, DATE RETUI	RNED TO WORK:	AMOU	NT OF TIME LOST	FROM WORK:			
		_					
18. WHAT ARE YOUR GROSS A WEEKLY EARNINGS?	AVERAGE NUMBER PER WEI	R OF DAYS YOU WO EK:		MBER OF HOURS YOU WORK R DAY:			
19. WERE YOU RECEIVING UN	I IEMPLOYMENT BEN	EFITS AT THE TIME	OF THE ACCIDE	NT?			
YES	I NO	7					
123	110						
20. LIST NAMES AND ADDRES ACCIDENT DATE AND GIVE				NE YEAR PRIOR TO			
ACCIDENT DATE AND CIVE	COOO! ATION AND	DATES OF EMILES	TIVILINI.				
EMPLOYER AND ADDRESS	OCCUPA	TION	FROM	TO			
EMPLOYER AND ADDRESS	OCCUPA	TION	FROM	ТО			
			FROM	10			
EMPLOYER AND ADDRESS	OCCUPA	TION	FROM	ТО			
21. AS A RESULT OF YOUR IN		D ANY OTHER EXP	ENSES?				
YES	NO						
22. DUE TO THIS ACCIDENT H				NTS			
UNDER ANY OF THE FOLLOWING:							
NEW YORK STATE [YES NO NEW YORK STATE DISABILITY?						
WORKERS' COMPENSATION?							
WORKERS COMPE	WORKERS COMPENSATION:						

CONTINUATION ON NEXT PAGE

APPLICATION FOR MOTOR VEHICLE NO-FAULT BENEFITS - - PAGE THREE

THE APPLICANT AUTHORIZES THE INSURER TO SUBMIT ANY AND ALL OF THESE FORMS TO ANOTHER PARTY OR INSURER IF SUCH IS NECESSARY TO PERFECT ITS RIGHTS OF RECOVERY PROVIDED FOR UNDER THE NO-FAULT LAW.

THIS FORM IS SUBSCRIBED AND AFFIRMED BY THE APPLICANT AS TRUE UNDER THE PENALTIES OF PERJURY

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.

SIGNATURE	DATE
D	O NOT DETACH
AUTHORIZATION FOR RELEASE	OF WORK AND OTHER LOSS INFORMATION
HAVE REGARDING MY WAGES, SALARY OR OTHER	WILL AUTHORIZE YOU TO FURNISH ALL INFORMATION YOU MAY R LOSS WHILE EMPLOYED BY YOU. YOUR ARE AUTHORIZED TO WITH THE NEW YORK COMPREHENSIVE MOTOR VEHICLE
NAME (PRINT OR TYPE)	SOCIAL SECURITY NO.
SIGNATURE	DATE
D	O NOT DETACH
AUTHORIZATION FOR RELEASE OF	HEALTH SERVICE OR TREATMENT INFORMATION
HAVE REGARDING MY CONDITION WHILE UNDER YOUR OBTAINED, X-RAYS AND PHYSICAL FINDINGS, DIA	WILL AUTHORIZE YOU TO FURNISH ALL INFORMATION YOU MAY YOUR OBSERVATION OR TREATMENT, INCLUDING THE HISTORY GNOSIS AND PROGNOSIS. YOU ARE AUTHORIZED TO PROVIDE NEW YORK COMPREHENSIVE MOTOR VEHICLE INSURANCE
NAME (PRINT OR TYPE)	
SIGNATURE	DATE

(IF THE APPLICANT IS A MINOR, PARENT OR GUARDIAN SHALL SIGN AND INDICATE CAPACITY AND RELATIONSHIP).

*LANGUAGE TO BE FILLED IN BY INSURER OR SELF-INSURER. NYS FORM NF-2 (Rev 1/2004)

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