

Disability Claim Filing Instructions INSTRUCTIONS – PLEASE READ CAREFULLY AND SUBMIT ALL REQUIRED INFORMATION

We offer four options for filing a disability claim:

 Call our disability claims team at 1-855-517-6365 (Spanish available). A claims representative is available to assist you between 8 am and 6 pm ET, Monday through Friday. When calling, you should have the following information readily available: Employee's personal information (including social security number), Employer's Name, Group policyholder number, Employee's hire date, contact information for doctors, hospitals or clinics treating the Employee and dates of treatment. You should also have information regarding a worker's compensation or state disability claim if one has been or will be filed.

If you do not wish to call the disability claims team, please complete the following forms and send the forms and supporting documentation to us by:

- 2. Email to Disability.claims@oneamerica.com;
- 3. Fax to 1-844-287-9499; or
- 4. Mail to American United Life Insurance Company, P.O. Box 7003, Indianapolis, IN 46207.

If you have any questions when completing the claim forms, please call a claims representative at 1-855-517-6365.

All questions should be answered fully and accurately before a decision on benefit entitlement can be made. All forms should be completed as follows:

Employee's Statement for Disability Insurance Claim Form – The Employee should complete this form.

Policyholder's Statement for Disability Insurance Claim Form – The policyholder (Employer) should complete in full and submit the following information:

- Enrollment forms, requests for increase or decrease in coverage amount, approval of Evidence of Insurability, and/or enrollment information from the policyholder's electronic enrollment system.
- Most recent W2 if salary is based on W2.
- Employee's current job description.

Attending Physician Statement for Disability Claim – The primary medical provider treating the Employee for the conditions related to this injury or sickness should complete this form. A list of current medications should be attached to the form.

Authorization for Release of Information – The Employee should read, sign and date this form. This form is required for us to obtain additional documentation to support this claim.

Direct Deposit Authorization Agreement – This form should be completed by the Employee if he/she wishes to have disability payments deposited into his/her bank account. Banking information specified on the form should be attached.

It is the responsibility of you and your employer to inform us of any scheduled or actual return to work date as soon as possible.

If an overpayment should occur on your claim, the amount of the overpayment must be returned to us.

Employee's Statement for Disability Insurance Claim Form

Claim is being filed for:

□ Short-Term Disability

□ Long-Term Disability



To Be Completed By Employee (please pl	rint)				
If the claim form is not complete Write "NA" in non-applicable sec	d in full, o tions.	determination of benefits	will be delaye	ed until all required in	nformation has been received.	
1. Employee's Name			2. Social Security Number			
Street/Box/Apt.			3. Phone N	umber		
City, State, Zip			4. Email Address			
5. Height	eight 6. Weight			7. Gender 8. Date of Birth		
9. Employer's Name			10. Employe			
11. Employer's Phone Number			City, Sta	te, Zip		
12. Occupation	13 . List	Occupation Duties	☐ Hourly ☐ Salaried ☐ Execut ☐ Management ☐ Union			
14. Date of accident or first sym	14 . Date of accident or first symptoms 15 . Date Last Worked			16. Are you unable to work due to <i>(check one)</i> □ Accidental Injury □ Illness □ Pregnancy		
17. Date you returned to work	1		18. If you have not returned to work, date you expect to return			
		ull-Time 🗌 Part-Time			🗌 Full-Time 🗌 Part-Time	
19. Describe in detail, when, whe	ere and h	now accidental injury occ	urred, or natu	ıre of disability and fi	rst symptoms	
20. Is your accidental injury or il	lness rela	ated to your occupation?	21 . Have you	u filed a Worker's Co	mpensation Claim?	
🗆 Yes 🗌 No			🗌 Yes	□ No If no, do	o you intend to? 🗌 Yes 🗌 No	
lf yes, explain:			lf no, exp	olain:		
22. When were you first treated	for your f	accidental injuny or illnos	c?			
Hospital		Address/Phone			Date(s)	
nospitai			INUIIDEI		Ducio	
Doctor Address/Phone			e Number Date(s)		Date(s)	
23. Have you ever had same or s	imilar co	ndition in the past?				
□ Yes □ No			and address	of Hospital/Doctor b	elow.	
Hospital					Date(s)	
Doctor Address/Phone			Number		Date(s)	

Employee's Statement for Disability Insurance Claim Form

Claim is being filed for:

□ Short-Term Disability

□ Long-Term Disability



Employee Name	Employer Name and Policy Number						
24. Are you receiving any of the following? (check each benefit you are receiving)							
Amount Begin Date End Date	-						
□ Worker's \$	_ 🗌 Unemployment \$						
Compensation							
Social Security/ \$							
Veteran's Administration	(Retirement Income)						
State Disability \$	_ Auto Insurance \$ Wage Replacement*						
□ Vacation/Sick/PTO \$	_ *If yes, give name and address of Insurer below.						
Insurer Name(s)	Address						
25. Marital Status 26. If	Married, Spouse Name and SSN 27. Spouse Date of Birth						
Single Married Divorced Widowed							
28. Is Spouse Employed? 29. List children under age 25 (Names a)	and Dates of Birth)						
🗆 Yes 🔲 No							
Tax Withholding							
If benefits are approved, do you want federal income taxes withhe	ld from your payments? 🛛 Yes 🗌 No						
If yes, complete the following:							
I request federal income tax withholding from my sick pay paymer	ts. I want the following amount withheld from each payment:						
\$ 🛛 Weekly (short-term disability) 🗌 Montl	nly (long-term disability)						
The minimum amount we can withhold is \$20 per week from weekly payments or \$88 per month for monthly payments. Amounts entered must be in whole dollar amounts. (For example, \$35 not \$34.50) Tax withholding cannot reduce the net amount of each sick pay payment to less than \$10.00. This designation will remain in effect until you change or revoke it. You may change or revoke Federal Tax Withholding by providing an updated IRS W-4S form to us. Please refer to IRS form W-4S for additional information. If you elect not to have federal income tax withheld, you remain liable to pay your taxes for the taxable portion of these payments.							
Signature							
The undersigned represents any information or documents provide undersigned prior to and after the date of the application for insur are true and accurate to the best of the undersigned's knowledge insurance coverage or benefits are contingent upon any statement and correct. The undersigned acknowledges reading and understa Authority statements on the following pages.	ance and the facts and other matters contained in the foregoing and belief. The undersigned understands and agrees that any ts made to AUL or its third party administrator as being completed						
Employee Name <i>(please print)</i>	Date						
Employee Signature	1						
X							

Policyholder's Statement for Disability Insurance Claim Form

Claim is being filed for: $\Box\,$ Short-Term Disability

Short-Term Disability
 Long-Term Disability
 Maternity



То	To Be Completed By Employer <i>(please print)</i>							
lf t	he claim form is not co	mpleted in full, det	ermination of be	enefits will b	e delayed until a	ll require	d information	has been received.
Write "NA" in non-applicable sections.						2. Social Security Number		
1.	1. Employee's Name					2. Soc	al Security N	lumber
	Street/Box/Apt.					3. Dat	e of Birth	
	City, State, Zip		E	mployee's P	hone Number	4. Reg	4. Regularly Scheduled Hours Per Week	
<u> </u>								
5.	Date of Hire	6. Employee's Sh Disability Effe			yee's Long-Term lity Effective Dat			ion
				DISADI	iity Lifective Dat	c		
9	Policy Number		10. Policy Class	 s		11 Wo	rk Location	
12.	Check Employee's Wo	ork Schedule						
	□ Full-Time □ Part		t 🗌 Non-Exem	npt 🗌 Sea:	sonal			
13.	Check Regular Workd	-						
	Sunday Mond	-	□ Wednesday	□ Thursd	ay 🗌 Friday	🗌 Satur	dav	
14.	If not at work when di						-	frequency and types)
	□ Terminated □ L				Frequency:		-	Bi-Weekly
	□ Sick Leave □ \	Vacation	🗌 Resigned			🗌 Ser	ni-Monthly	Monthly
	Other:	☐ Other: Date:			Type(s):		urly	Bonus
						🗆 Sal	ary	\Box Commission
16.	Salary Prior to Date La	ast Worked	17. Date Last S	alary Increa	se		19. New Yo	rk DBL
	Base Weekly Wages	\$					🗌 Yes	🗆 No
	W-2 Earnings	\$	18. Employee V	Vork Schedu	ıle at Time Last V	Vorked	New Je	rsey TDB
	Overtime	\$	Days	s per week			🗌 Yes	🗆 No
	Commissions	\$	Hour	s per week			(If yes, d	complete reverse side)
	Bonus	\$						
	Hourly Rate	\$						
20.	Date Last Worked	21. Hours Wo	rked That Day	22 . Has Emp	loyee Returned t	:o Work?		□ Full-Time
				🗌 Yes	🗌 No 🛛 If yes, 🛙	Date:		_ 🗌 Part-Time
23.	Date Paid Through		· ·					
		For: 🗌 Salary Co				Pay 🗌	PTO	
24.	24. Does your company have a rehire or return to work policy for disabled employees?							
	🗌 Yes 🗌 No Wha	at is the name of th	e person we sho	ould contact	if we identify a r	eturn to	work option?	
25.	Name/Address of the	employee's medic	al insurance car	rier <i>(provide</i>	policy or ID No.)		

Policyholder's Statement for Disability Insurance Claim Form

□ Long-Term Disability

	Materr	hity
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26. Employee is Eligible for:	Yes No	If yes, Weekly or Monthly Amount	1	Мо	Provider Name/Address	Date Benefits Begin	Date Benefits End
Salary Continuation		\$					-
Disability Pension		\$					
Retirement Pension		\$					
State Disability		\$					
Unemployment		\$					
Social Security		\$					
Workers' Compensation		\$					
Has Workers' Comp. claim been filed?		If Worker's Com	pensati	on ha	as been denied, submit co	py of denial with th	is claim.
27. Are the Employee's curre	nt wages ex	kempt from FICA?					
🗆 Yes 🗆 No							
Please complete the below p	premium que	estions. If not fully	y comp	leted	, this claim will be taxed	at 100%.	
28. Percentage of Employee/	Employer co	ontributions to pre	mium f	or thi	s disability coverage <i>(as d</i>	of policy year of dis	ability):
Short-Term Disability							
Employee: 100% 0	Other	.% Are E	mploye	e Co	ntributions: 🗌 Pre-Tax	Deduction 🗌 Pos	t-Tax Deduction
Employer: 🗌 100% 🗌 (Other	. %					
Long-Term Disability							
Employee: \Box 100% \Box (Ither	% Δre F	mnlove	e Co	ntributions: 🗌 Pre-Tax	Deduction 🗌 Pos	t-Tax Deduction
Employer: 100% (Inploye	,0 00			
			0				
If 100% Employer paid, do you				-		L Yes L No	
If yes, applies to: 🗌 Sh				Jisadi	lity		
Or, are premiums paid under	-						
If yes, applies to: 🗌 Sh							
The undersigned represents			•				
undersigned prior to and afte are true and accurate to the							
insurance coverage or benef							
and correct. The undersigned							
Authority statements on the f							
Employer's Name (please print) Phone Number							
Street Address		City			State		Zip
Employer's Signature (The ab	oove statem	ents are true and	comple	ete to	the best Date		•
of my knowledge)							
					Email		
X							
A Job Description is required if employee is out of work more than 6 weeks.							



To Be Completed By Physician						
Patient Name			Employer's Name			
Height	Weight		Blo	Blood Pressure (last visit)		Date of Birth
Patient is/was unable to work due to <i>(check one)</i> Injury IIIness Pregnancy						
2. Diagnosis (include complications and ICD 9 or ICD 10)						
For Pregnancy, Complete Items	3-6 (<i>If Norm</i>	nal Pregnancy, only co	omple	te 3-6 and skip to	item 25)	
3. Last Menstrual Period (LMP)	Date 4.	Expected Date of Del	ivery	5. Date First Tre	eated	6. Date Last Treated
For All Conditions Except Norma	al Pregnanc	y, Complete The Follo	wing	Items		
7. Date symptoms first appeared or accident happened?8. Date patient was		advis	ed to stop working	arising	dition due to injury or illness g out of patient's employment? s No	
10. Has patient ever had same o □ Yes □ No	r similar co	ndition? If yes, sta	ite wł	nen and describe		
11. Date of First Visit		12. Date of Last Visit		13. Frequency of Visits		
14. Objective Findings (x-rays, E	KG's, lab da	ata and clinical finding	<i>s)</i> 15	. Subjective Symp	otoms	
16. Nature of Treatment (surger)	ı, medicatio	ons, etc.) Provide med	icatio	on dosage and free	quency	
17. Names and addresses of pat	ient's other	r physicians	18.	Name of physicia	n you referr	ed this patient to
19. Has patient been hospitalized		_ to	lf ye	es, give name and	address	
20. Restrictions you have placed on patient (what the patient SHOULD NOT do)		21.	Limitations of Pati (what the patient		BLE of doing)	
22. Mental Impairment <i>(if applic)</i> I II III	<i>able)</i> Prov	ide 5 AXIS Diagnosis	IV V			
23. If this is a cardiac condition, (American Heart Association)	ı)			Class 1 - No Limit Class 2 - Slight Li	mitation	Class 3 - Marked Limitation Class 4 - Complete Limitation
24. Has maximum medical impro □ Yes □ No	vement bee		whe 2 we	n do you expect a eks 🛛 3-4 week		al change? veeks 🛛 More than 6 weeks

Attending Physician Statement for Disability Claim



Employee Name		Employer Name and Policy Number				
 25. If employer is able to accommodate patient's limitations and restrictions, is patient able to return to work? □ Yes □ No 						
26. Current Functional Ability						
a. In an 8 hour work day, what is the m (please indicate appropriate numbe		urs your patient could	perform (each of these levels of activity?		
Hrs. Sedentary Work Activit	y 10 lbs. maxim Sitting 6 to 8	ximum lifting or carrying articles. Walking/standing on occasion. 9 8 hours.				
Hrs. Light Work Activity		num lifting, carrying 10 lbs. articles frequently, most jobs involving h a degree of pushing and pulling. Standing 6 to 8 hours.				
Hrs. Medium Work Activity	Hrs. Medium Work Activity 50 lbs. maxim			ximum lifting with frequent lifting/carrying of up to 25 lbs. walking and standing.		
Hrs. Heavy Work Activity		. maximum lifting, frequent lifting/carrying of up to 50 lbs. nt walking and standing.				
The undersigned Attending Physician represents and warrants any information or documents provided to American United Life Insurance Company [®] (AUL) by this Attending Physician and the facts and other matters contained in the foregoing are true and accurate to the best of the undersigned's knowledge and belief. The undersigned Attending Physician acknowledges reading and understanding the state specific fraud statements on the following pages.						
Attending Physician Signature				Date		
Attending Physician Name (please print)						
Degree/Specialty						
Telephone Number	Fax Number	Tax ID Number				
Office Address						
City or Town		State		Zip Code		

Fraud Notices



- **Fraud Warnings** (For use in AL, AR, DC, LA, NM, TX and WV): 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 may be guilty of a crime and may be subject to fines and confinement in prison.
- Alaska: A person who knowingly and with intent to injure, defraud, or deceive an insurance company files a claim containing false, incomplete, or misleading information may be prosecuted under state law.
- Arizona: For your protection, Arizona law requires the following statement to appear on this form. Any person who knowingly presents a false or fraudulent claim for payment of a loss is subject to criminal and civil penalties.
- **California**: For your protection California law requires the following to appear on this form. Any person who knowingly presents 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.
- **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 or 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.
- **Delaware, Idaho, Indiana, Oklahoma:** Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any statement of claim for the proceeds of an insurance policy containing any false, incomplete or misleading information is guilty of a felony.
- 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.
- **Kentucky**: Any person who knowingly and with intent to defraud any insurance company or other person files a statement of a claim or 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.
- Maine, Tennessee, 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.
- **Maryland, Rhode Island:** 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.
- **Minnesota**: A person who files a claim with intent to defraud or helps commit a fraud against an insurer is guilty of a crime.
- New Hampshire, Ohio: Any person who, with a purpose to injure, defraud or deceive any insurance company, files a statement of claim containing any false, incomplete or misleading information is subject to prosecution and punishment for insurance fraud.
- **New Jersey:** Any person who knowingly files a statement of claim containing any false or misleading information is subject to criminal and civil penalties.
- **Oregon:** Any person who makes an intentional misstatement that is material to the risk may be found guilty of insurance fraud by a court of law.
- **Pennsylvania**: Any person who knowingly and with intent to defraud any insurance company or any 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 a person to criminal and civil penalties.
- Virginia: It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits.



The following discretionary authority rights shall apply to all policies except the states below:

DISCRETIONARY AUTHORITY: Benefits under the policy will be paid only if American United Life Insurance Company[®] (AUL) (or its third party administrator) decides in its discretion the claimant is entitled to them. Except for the functions the policy explicitly reserves to the Participating Unit orTrustee, AUL (or its third party administrator) reserves the right to: 1) manage the policy and administer claims under it; and 2) interpret the provisions and resolve any questions arising under it.

AUL's (or its third party administrator's) authority includes, but is not limited to, the right to:

- 1) establish and enforce procedures for administering the policy and claims under it;
- 2) determine participants' eligibility for coverage and entitlement to benefits;
- 3) determine what information it reasonably requires to make such decisions; and
- 4) resolve all matters when a claim review is requested.

Any decision that AUL (or its third party administrator) makes, in the exercise of its authority, will be conclusive and final subject to any rights under applicable laws such as the Employee Retirement Income Security Act (ERISA). This provision applies only where the interpretation of the policy is governed by ERISA. AUL may delegate some or all of its rights under this Discretionary Authority provision to another person or entity, and AUL hereby desires to share with and delegate rights under this provision to its designated third party administrator.

Such discretionary authority shall not apply in the following states:

- 1. Arkansas
- 2. Alaska
- 3. California
- 4. Colorado
- 5. Hawaii
- 6. Kentucky
- 7. Illinois
- 8. Maine
- 9. Minnesota
- 10. Missouri
- 11. Montana
- 12. Michigan
- 13. New Jersey
- 14. New York
- 15. Oregon
- 16. Rhode Island
- 17. South Dakota
- 18. Texas
- 19. Utah
- 20. Vermont
- 21. Washington
- 22. Washington, D.C.
- 23. Non-ERISA governed policies in New Hampshire

Authorization for Release of Information – HIPAA Compliant

(Excluding Psychotherapy Notes)

To be signed, dated and returned by the insured/claimant.

Products and financial services provided by American United Life Insurance Company[®] a OneAmerica[®] company P.O. Box 7003 Indianapolis, IN 46207 Fax: 1-844-287-9499 Toll Free Phone: 1-855-517-6365 Disability.claims@oneamerica.com



Claimant Name:		Claimant Date of Birth:
Claim Number:	Employer Name and Po	licy Number:

I authorize any licensed physician, any other medical practitioner or provider, pharmacy benefit manager, pharmacist, hospital, clinic, other medical or medically related facility, federal, state or local government agency, insurance or reinsuring company, the Social Security Administration, consumer reporting agency or employer having information available as to diagnosis, treatment and prognosis with respect to any physical or mental condition and/or treatment of me, and any non-medical information about me (including any information, data or records regarding my Social Security, FICA earnings history, Worker's Compensation, State Disability, pension, credit, earnings and employment history) to give any and all such information to American United Life Insurance Company[®] (AUL) and AUL's reinsurer(s) excluding psychotherapy notes and including, but not limited to, any other mental or psychiatric records, medical, dental and hospital records (including psychiatric, alcohol, and drug abuse, and, where permitted by law, HIV/AIDS information) which may have been acquired in the course of examination or treatment. I understand that the information obtained by use of this authorization will be used by AUL, AUL's reinsurer(s) and the above-described representatives to evaluate and adjudicate my current disability claim, and may be re-disclosed to (a) any medical, investigative, financial or vocational specialist or entity, or (b) any other organization or person, employed by or representing AUL or AUL's reinsurer(s) to assist with the evaluation and adjudication of my current disability claim or another disability claim insured by AUL and/or to report aggregate claims information to AUL. I understand that information used or disclosed pursuant to this authorization may be subject to redisclosure by the recipient and may no longer be protected by HIPAA's privacy rules, or any other federal or state law.

This authorization is valid for two (2) years following the date of my signature. A photocopy of this authorization is as valid as the original. I understand that my authorized representative or I have the right to request and receive a copy of this authorization and the information to which it pertains.

I understand that I have the right to revoke this authorization in writing, at any time, by providing written notification to Attn: Privacy Officer, OneAmerica Financial Partners, Inc., One American Square, P.O. Box 368, Indianapolis, Indiana 46206. However, such revocation is not effective to the extent that AUL or AUL's reinsurer(s) have relied previously upon this authorization for the use or disclosure of my protected health information. I understand that AUL cannot condition the payment of a claim on my signing this authorization. However, I understand that my revocation of, or my failure to sign this authorization may impair AUL's ability to evaluate my current disability claim and as a result, lack of required information may be a basis for denying that current disability claim for benefits.

**If you reside in <u>California, Connecticut, Maine, or Massachusetts:</u> This authorization excludes the release of information and test results about Human Immunodeficiency Virus (HIV) and Autoimmune Deficiency Disorder (AIDS). A separate authorization signed by the insured claimant or employee-claimant (for self-insured business) is required each time results are released.

***If you reside in <u>Vermont</u>: This authorization EXCLUDES the release of any information and test results about previously administered HIV-related tests, including but not limited to tests for HIV antibodies, T-Cell counts, AIDS or ARC. The proposed insured is NOT AUTHORIZING AUL to forward the results from any new test, requested by us, to any outside, non-affiliated company or entity not under specific contract with us to perform underwriting services, and AUL shall comply, as applicable with the provisions of Title 8, Section 4724 (20) of the Vermont Statutes.

Claimant Signature (or Authorized Representative):	_ Date:
Description of Personal Representative's Authority (if applicable):	
(*If signed by authorized representative, attach verification of identity.)	

Direct Deposit Authorization Agreeme	nt	Products and financial services provided by American United Life Insurance Company* a OneAmerica* company P.O. Box 7003 Indianapolis, IN 46207 Fax: 1-844-287-9499 Toll Free Phone: 1-855-517-6365 Disability.claims@oneamerica.com				
New Direct De	posit 🛛 Change to Curre	ent Direct Deposit 🛛 🗌 C	ancel Direct Deposit			
PLEASE PRINT						
Name:		Social Security Number:				
Please fill out either the Check Section. American United Life						
CHECKING ACCOUNT INFORM	MATION					
Obtain this informatio	n directly from the bottom of	your check. Please include	a copy of a voided check .			
Name of Financial Institution:	:					
Address of Financial Institution	אר: 					
Transit/ABA Number:		Account Number:				
	Transit/ABA Number	987654323000 •* Account Number	LODL Check Number (do not include)			
SAVINGS ACCOUNT / CREDI PI The inf	T UNION INFORMATION ease obtain this information formation on your deposit sl	n from your financial institu lip is not applicable for this	ution. s purpose.			
Name of Financial Institution	ו:					
Address of Financial Instituti	ion:					
Transit/ABA Number:		Account Number:				
AUTHORIZATION						
I authorize American United the policy identified above in any payments so deposited credited to my account in en	nto the account identified ab to my account. I authorize A ror. AUL will notify me of the	oove. I discharge and relea UL to pursue corrections, e error and amount of ove	sit all payments due me from se AUL from further liability for if necessary, to any amounts rpayment. re available in my account or			
shall be returned to AUL by sufficient to make the requir	me, my legal representative ed correction.	, my estate or my heirs if t	he funds in my account are not			
	l also understand that I may	revoke this authorization	for any reason and may make at any time by written request e.			
Signature:			Date:			



In the state of California, the following are hereby defined as unfair methods of competition and unfair and deceptive acts or practices in the business of insurance:

California Insurance Code 790.03

- (h) Knowingly committing or performing with such frequency as to indicate a general business practice any of the following unfair claims settlement practices:
- (1) Misrepresenting to claimants pertinent facts or insurance policy provisions relating to any coverages at issue.
- (2) Failing to acknowledge and act reasonably promptly upon communications with respect to claims arising under insurance policies.
- (3) Failing to adopt and implement reasonable standards for the prompt investigation and processing of claims arising under insurance policies.
- (4) Failing to affirm or deny coverage of claims within a reasonable time after proof of loss requirements have been completed and submitted by the insured.
- (5) Not attempting in good faith to effectuate prompt, fair, and equitable settlements of claims in which liability has become reasonably clear.
- (6) Compelling insureds to institute litigation to recover amounts due under an insurance policy by offering substantially less than the amounts ultimately recovered in actions brought by the insureds, when the insureds have made claims for amounts reasonably similar to the amounts ultimately recovered.
- (7) Attempting to settle a claim by an insured for less than the amount to which a reasonable person would have believed he or she was entitled by reference to written or printed advertising material accompanying or made part of an application.
- (8) Attempting to settle claims on the basis of an application that was altered without notice to, or knowledge or consent of, the insured, his or her representative, agent, or broker.
- (9) Failing, after payment of a claim, to inform insureds or beneficiaries, upon request by them, of the coverage under which payment has been made.
- (10) Making known to insureds or claimants a practice of the insurer of appealing from arbitration awards in favor of insureds or claimants for the purpose of compelling them to accept settlements or compromises less than the amount awarded in arbitration.
- (11) Delaying the investigation or payment of claims by requiring an insured, claimant, or the physician of either, to submit a preliminary claim report, and then requiring the subsequent submission of formal proof of loss forms, both of which submissions contain substantially the same information.
- (12) Failing to settle claims promptly, where liability has become apparent, under one portion of the insurance policy coverage in order to influence settlements under other portions of the insurance policy coverage.
- (13) Failing to provide promptly a reasonable explanation of the basis relied on in the insurance policy, in relation to the facts or applicable law, for the denial of a claim or for the offer of a compromise settlement.
- (14) Directly advising a claimant not to obtain the services of an attorney.
- (15) Misleading a claimant as to the applicable statute of limitations.
- (16) Delaying the payment or provision of hospital, medical, or surgical benefits for services provided with respect to acquired immune deficiency syndrome or AIDS-related complex for more than 60 days after the insurer has received a claim for those benefits, where the delay in claim payment is for the purpose of investigating whether the condition preexisted the coverage. However, this 60-day period shall not include any time during which the insurer is awaiting a response for relevant medical information from a health care provider.
- (i) Canceling or refusing to renew a policy in violation of Section 676.10.
- (j) Holding oneself out as representing, constituting or otherwise providing services on behalf of the California Health Benefit Exchange established pursuant to Section 100500 of the Government Code without a valid agreement with the California Health Benefit Exchange to engage in those activities.

In addition to <u>Section 790.03 of the Insurance Code</u>, Fair Claims Settlement Practices Regulations govern how insurance claims must be processed in this state. These regulations are available at the Department of Insurance Internet Web site, www.insurance.ca.gov or by calling the department's consumer information line at 1-800-927-HELP (4357). You may also obtain a copy of this law and these regulations free of charge from this insurer.



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