



**Send Medical Claims to:** Attn: Claims P.O. Box 6702 Columbia, SC 29260-6702

## HOW TO FILE A MEDICAL CLAIM

Claim payment may be delayed if information is incomplete or missing.
Please note that HCFA and UB claim forms are available upon request from your
provider.
Part One – Attach itemized bills.
Itemized bills are not balance due statements or Explanation of Benefits.
Checklist to make sure all information required has been enclosed:
Doctor's name and address
Doctor's tax ID number
Patient's name
Diagnosis Code(s) ICD-9
Date of service
Charges/Cost of each treatment
Procedure Code(s) CPT-4
Place of service code
Part Two (Page 2) – to be complete signed and dated.
To be completed by the Employee. Please note that employee signature, social security
number, and authorization are required.
Part Three – Keep a copy for your records.
Mail your Medical claim form and itemized bills to:
PAI, P.O. Box 6702 Columbia, South Carolina 29260

Questions? Call Medical StaffCARE's toll-free Customer Service Line, 1-866-798-0803, Monday through Friday, 8:30 a.m. to 8:00 p.m. Eastern Time. A language line is available for translation for most languages.



## **Medical Claim Form**

PAI Attn: Claims P.O. Box 6702 Columbia, SC 29260-6702

Send Medical Claims to:

Attach itemized bills providing complete information on:

- Doctor's name and address Doctor's tax identification number Patient's name Diagnosis Code ICD-9 Date of service
- Charges/Cost of each treatment Procedure Codes CPT-4 Place of service code

Note: Itemized bills are not balance due statements or Explanation of Benefits.

Please note: Incomplete forms and the absence of itemized bills may delay the processing of your claim

Section 1: Employee l	nformation					
Employee's Name:				SSN:		
Last	First	Mi	ddle			
Address:						
Street		City	State	ZIP		
Telephone:	ephone:					
Section 2: Patient Inf	ormation					
Patient's Name:						
Last	First			Middle		
SSN:	Birth Date:	Birth Date: Sex Male Female				
Relationship to Employee:	Self Spouse Daughter	Son	y):			
If the patient is your child and o	ver 25, is he or she dependent upon you f	or support?   Yes	] No			
When did the accident or illness Please explain what you were to to this form if necessary.)  Section 4: Authorizat	Is treatment a result of soccur? reated for, and if it was an accident, provice	First date consulted for t le details on how, when, a	he diagnosis?nd where it happened. (At	ach a separate sheet of paper to		
legal guardian or next-of-kin.	,		<b>3</b> ,	, , , , , , , , , , , , , ,		
To healthcare providers:						
to health care services rendered,	nned Administrators, Inc., its Third Party Adn health care advice, treatment or supplies pr vided will only be used as it relates to the ev	ovided to the patient includ	ng information related to me			
consent to disclosure of such info services in connection with my of specified in this form without my to information already released. I	ained will only be used by Planned Admin ormation to reinsuring companies, the Medilaim, or as may be otherwise lawfully requireconsent. I understand this authorization may f not revoked, this authorization will be valid copy of this authorization. I also agree that a	cal Information Bureau and red. Such information will r be revoked by written notion while the claim is pending	such other persons or orgotot be given, sold, transferred to Planned Administrators but not to exceed a maximum.	anization performing business or legal ed, or relayed to any other person not s, Inc. but this revocation will not apply Im of two years from the date below. I		
Signed		Date	Relationship t	o insured if signed by other than insured		
(If signed by other than the Insure	ed, please print name and address, and inclu	ide guardianship papers or	other evidence of legal repr	esentation.)		
Name	Address					

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## Medical Claim Form

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Send Medical Claims to:

## **Fraud Notices**

<u>Alabama</u>: 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.

Alaska: ALASKA LAW REQUIRES US TO NOTIFY YOU OF THE FOLLOWING: Any person who knowingly and with intent to injure, defraud, or receive an insurance company files a claim containing false, incomplete, or misleading information may be prosecuted under state law.

<u>Arizona</u>: 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. Penalties may include imprisonment, fines, denials of **insurance** and civil damages.

<u>California</u>: For your protection, California law requires the following to appear on this form. 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.

<u>Colorado</u>: 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.

<u>Delaware, Idaho, Indiana and Oklahoma</u>: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, files a statement of claim containing any false, incomplete or misleading information is guilty of a felony.

<u>District of Columbia</u>: **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.

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

Kansas: Any person who knowingly and with intent to defraud any insurance company or other person by presenting any written statement as part of an application for insurance, the rating of an insurance policy, or statement of claim containing any materially false information, or conceals for the purpose of misleading information concerning any fact material thereto has committed a fraudulent insurance act.

**Kentucky:** Any person who knowingly and with intent to defraud any insurance company or other 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.

<u>Maine</u>: 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.

<u>Minnesota</u>: 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**: 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, as provided in RSA 638:20.

**New Jersey**: Any person who knowingly files a statement of claim containing any false or misleading information is subject to criminal and civil penalties.

<u>New Mexico</u>: 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.

**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.

<u>Oregon</u>: Any person who, with an intent to knowingly defraud or knowingly facilitate a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement or a material fact, may be guilty of insurance fraud.

<u>Pennsylvania</u>: 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.

Puerto Rico: Any person who knowingly and with the intention to defraud includes false information in an application for insurance or file, assist or abet in the filing of a fraudulent claim to obtain payment of a loss or other benefit, or files more than one claim for the same loss or damage, commits a felony and if found guilty shall be punished for each violation with a fine of no less than five thousand dollars (\$5,000), not to exceed ten thousand dollars (\$10,000); or imprisoned for a fixed term of three (3) years, or both. If aggravating circumstances exist, the fixed jail term may be increased to a maximum of five (5) years; and if mitigating circumstances are present, the jail term may be reduced to a minimum of two (2) years.

<u>Tennessee, Virginia and Washington</u>: 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.

All Other States Not Listed Separately: 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.

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