

Did you know, you can complete and submit your form online though your Triada Member Portal at https://portal.triada.com

Instructions For Filing a HIP/HIP+ Claim:

- 1. Please complete **Statement of Insured** below, answering all questions fully.
- 2. Attach the **Explanation of Benefits (EOB)** provided by the insurer for your **Comprehensive Major Medical Plan**, aka your **Health Insurance**, to this claim form
- 3. Return this claim form, all itemized bills and EOB's to the address listed below or through your Triada member portal at https://portal.triada.com.

		Statem	ent of Insured			
First Name:	Last Name:			Male	Female	
Date of Birth:	So	Social Security Number:			Phone Number:	
Group Number:			Member Number :		_	
Patient First Name:	Patient Last Name:				Date of Birth:	
Relationship to Insured:	Self	Son	Daughter	Spouse	2	
Describe Injury or Sickness Com	pletely (If injury, c	describe how accident	c occurred):			
Date of Injury or Beginning of Sickness: Name of Physician Who Treated this Condition:						
Address of Physician Who First 7	reated this Cond	lition:				
Date of First Treatment:						
Is Injury or Sickness Due to Emp	loyment?	Yes No				
Will You or Your Dependent File	for Worker's Com	npensation? Yes	No			

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. By signing below, you agree under penalties of perjury that the information in this statement is complete and true to the best of your knowledge.

Please refer to the "Fraud Warning Notices" insert for your state.

Insured's Signature: ______ Date: _____



AUTHORIZATION FOR RELEASE OF HEALTH-RELATED INFORMATION

I authorize the disclosure of	health information regarding, or related	to:	
Name:	Date of Birth:	Member #:	Claim #:
plan including health university, or health co or condition of an indi present, or future pays the disclosure of all me treatments, consultati	ure of any and all information the insurer or health insurance agent are clearinghouse; and (ii) relates vidual listed above; the provision ment for the provision of health cedical records including without I on, care, advice, laboratory or diription drug information.	, public health authority, emplo to the past, present, or future p of health care to an individual are to an individual listed abov imitation those containing info	oyer, life insurer, school or ohysical or mental health listed above; or the past, ve. This Authorization permits ormation relating to diagnoses,
related complex (to th (iii) mental illness and	the disclosure of information relate extent permitted by both state treatment; and (iv) genetic conditional law). Notwithstanding the all	e and federal law); (ii) drug and itions including genetic testing	d alcohol abuse and treatment; (to the extent permitted
clinics, medical or med facilities; and any and ("MIB"), business associ	I health care providers including dically-related facilities, pharmac all health plans, insurance compitates of health plans or insurance ses to disclose the information de	by benefit manage's, pharmaci canies, insurance support orgar ce companies and those person	ies or pharmacy-related nizations such as MIB, Inc.
those persons or entiti authorized herein and	alth "Triada", including its affiliate es providing services to its busine I use the information disclosed po s health insurance coverage. I au mation to MIB.	ss associates, to receive the dis ursuant to this Authorization to	sclosure of information administer the above
A photographic copy of for two years from the		alid as the original. I agree tha	t this Authorization shall be valid
Authorization. I furthe Triada Health, LLC mo Authorization in writin	providers may not refuse to provi r understand that if I refuse to sig ay not be able to make any bene g, at any time, by providing writt e 100, Houston, TX, 77064. Atten	gn this Authorization to release fit payments. I understand tha en request for revocation to: Tr	my complete medical record, t I have the right to revoke this
	information that is disclosed pur ger be covered by federal rules g		
Signature of Individual or In	dividual's Personal Representative:		Date:

If signed by the individual's personal representative, e.g. a parent on behalf of a child, describe your authority to sign on the behalf of the individual:



NOTICE OF INFORMATION PRIVACY PRACTICES

Protecting Your Information

TRIADA HEALTH "Triada" (herein referred to as "we," "us," "our") maintains physical, electronic and procedural safeguards to protect your nonpublic personal information.

Collecting Information

We collect information about you in order to conduct business. Such uses are: to process requests for insurance products, to provide customer service, to process claims, to fulfill legal and egulatory requirements and for other lawful purposes. We collect this information from you, as well as from other sources. We restrict access to your information to those working on our behalf who have a need to know it in order for us to provide products and services to you. We require them to secure the information and keep it confide tial.

- Information we collect may include all the information you share with us, including for example, your:
 - name
 - address
 - telephone number
 - · date of birth
 - social security number

- employer name and income
- · beneficiar data
- financial a count numbers
- medical information
- and other information you share with us
- We may also collect data we receive from other sources, as allowed by law, which may include:
 - medical information
 - consumer report information in accordance with the Fair Credit Reporting Act
- participant information from organizations that purchase products or services from us for the benefit f their members or employes, such as group insurance
- information to asssist us in complying with state and federal laws

Sharing Information

We do not share information about our customers or former customers with anyone, except as permitted or required by law.

- We may share information with third parties without your authorization as permitted by law. Such information is used on our behalf by these third parties to:
 - process or service your insurance transactions with
 - perform underwriting, administrative, account maintenance and claims functions
- provide customer service or reinsurance coverage
- prevent fraud
- perform other business functions on our behalf
- We may also share your information with:
 - a consumer reporting agency in accordance with the Fair Credit Reporting Act
 - a third party to comply with federal, state or local laws, subpoenas, or summonses
- regulators
- or as otherwise permitted or required by law

Third parties receiving information from us are required to: keep it confide tial and to comply with all applicable federal and state privacy laws.

Sharing Information

You have the right to request access to all the information we have on you. You must make your request in writing to the address below.

Amendments to Your Information

You have the right to request an amendment, correction or deletion of information which we hold about you which you believe may be inaccurate. We are not obligated to make updates to your data based on your request. You must make the request in writing and state the reasons you are requesting the change. Write us at the address below.

If you have questions about this notice or would like more information about our privacy policies, please write us at:

TRIADA HEALTH

10713 W. Sam Houston Pkwy. N • Suite 100 • Houston, TX 77064

Telephone: 1-877-387-4232 Fax: 281.741.1830



FRAUD WARNING NOTICES FOR CLAIMS PLEASE READ THE FRAUD WARNING NOTICE FOR YOUR STATE

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

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.

ARKANSAS: 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 confineme t in prison.

CALIFORNIA: 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 onfineme t 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, 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: 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.

DISTRICT OF COLUMBIA: 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.

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.

IDAHO: Any person who knowingly, and with intent to defraud or deceive any insurance company, files a statement of claim containing any false, incomplete, or misleading information is guilty of a felony.

INDIANA: A person who knowingly and with intent to defraud an insurer files a statement of claim containing any false, incomplete, or misleading information commits a felony.

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.

LOUISANA: 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 confineme t in prison.

MAINE: 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 o a denial of insurance benefits

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

MINNESOTA: A person who files a claim with intent to defraud or helps commit 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 NH Rev. Stat. Ann. §638:20.

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Triada Claims • 10713 West Sam Houston Parkway N, Suite 100 • Houston, TX 77064 Telephone: 1-877-387-4232 Fax: 281-741-1830

FRAUD WARNING NOTICES FOR CLAIMS PLEASE READ THE FRAUD WARNING NOTICE FOR YOUR STATE

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

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

NEW YORK: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance of 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 fi e thousand dollars and the stated value of the claim for each such violation.

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

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

OREGON: Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement may be quilty of insurance fraud.

PENNSYLVANIA: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties.

PUERTO RICO: Any person who knowingly and with the intention of defrauding presents false information in an insurance application, or presents, helps, or causes the presentation of a fraudulent claim for the payment of a loss or any other benefit, or presents more than one claim for the same damage or loss, shall incur a felony and, upon conviction, shall be sanctioned for each violation with the penalty of a fine of not less than fi e thousand dollars (\$5,000) and not more than ten thousand dollars (\$10,000), or a fi ed term of imprisonment for three (3) years, or both penalties. Should aggravating circumstances are present, the penalty thus established may be increased to a maximum of fi e (5) years, if extenuating circumstances are present, it may be reduced to a minimum of two (2) years.

RHODE ISLAND: 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 confineme t in prison.

TENNESSEE: It is a crime to knowingly provide false, incom-plete or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits

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

VIRGINIA: ANY PERSON WHO, WITH THE INTENT TO DEFRAUD OR KNOWING THAT HE IS FACILITATING A FRAUD AGAINST AN INSURER, SUBMITS AN APPLICATION OR FILES A CLAIM CONTAINING A FALSE OR DECEPTIVE STATEMENT MAY HAVE VIOLATED THE STATE LAW.

WASHINGTON: It is a crime to knowingly provide false, incomplete or misleading information to an insurance com-pany for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits

WEST VIRGINIA: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confineme t in prison.

ALL OTHER STATES: 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.



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