

CANCER, HEART ATTACK OR STROKE CLAIM FORM

Please read the important information below:

- ☐ Please be sure your policy number(s) is/are written on all documents.
- ☐ The claim form must be completed and signed by the Insured.
- ☐ The HIPAA Authorization to Permit Use and Disclosure of Health Information must be signed, dated and included with your submission, so that we can contact your medical provider on your behalf if additional information is needed.
- ☐ If you have a policy that provides *Lump Sum* benefits, please send us a copy of the reports of any medical diagnostic tests done to diagnose your condition (see policy for specific tests).
- ☐ If you have a policy that pays based upon a *Schedule of Benefits*, please send us a copy of the reports of any medical diagnostic tests done to diagnose your condition (see policy for specific tests).

Also, please attach itemized bills to the claim form. For faster processing, ask your medical provider to print an itemized bill on a UB-04 form (for hospital expenses) or on a CMS 1500/HCFA form (for doctor's expenses).

An itemized bill is a statement that indicates:

- 1. The date(s) of treatment,
- 2. The type(s) of service,
- 3. The diagnosis,
- 4. The medical provider's name and address,
- 5. The individual charge for each expense.
- Processing delays may result if you do not provide all the above information.

- ☐ We suggest you make photocopies of any information sent for your own records.
- ☐ Please send the completed claim form, signed authorization, and itemized bills to:

P.O. Box 1145
Glenview, Illinois 60025
OR Fax to: (847) 904-5723
OR Email to: CHSClaims@gtlic.com

- If your policy has been in force less than two years from when your diagnosis was made, a completed claim form, and signed authorization needs to be submitted with your initial claim (per medical condition).
- If your policy has been in force more than two years from when your diagnosis was made, a claim form is not required, unless requested by us.

NOTE: Your Policy may have a Pre-Existing Conditions Limitation and a 2 Year Policy Contestability Period. If your claim happened during one of these periods, additional information may be required. If we need to request any additional information and we have your signed HIPAA Authorization, we will handle these requests directly with your medical provider(s) and will notify you of our action and any delays.

If you signed a benefits assignment with the hospital and you have a balance still due, we are required to pay that balance directly to them; otherwise, benefits will be sent to you.



Mail claims to:
P.O. Box 1145
Glenview, Illinois 60025
Or fax to: (847) 904-5723
Or email to: CHSClaims@gtlic.com
For Customer Service, please call: (800) 338-7452

CANCER, HEART ATTACK OR STROKE CLAIM FORM

Policy Number(s)	Name of Primary In	Name of Primary Insured		
Name of Patient	Alternate Name	Alternate Name		
Address (Street)	(City) (S	tate)	(Zip Code)	
Phone	Email (Please provide for faster communication)			
When did symptoms first begin?	Date first saw any docto	or for this o	condition?	
What is diagnosis?				
Did you ever have the same or similar co	ondition before? Yes No If	yes, when?		
If hospitalized for this condition, name a	and address of hospital			
Was this a V.A. (Veterans Administation)	hospital?			
Treating doctor's name for this condition	n, address and phone number			
Family doctor's name, address and pho	ne number			
Any other doctors seen during the last t	wo years – please include their address a	and phone	number	
(if more space is needed, attach separate sheet,)			

I understand that this information will be used by Guarantee Trust Life Insurance Company for the purpose of evaluating my claim for insurance benefits. I represent that the answers to the above questions are complete, true and correct to the best of my knowledge and belief. I understand that I or my authorized representative is entitled to receive a copy of the authorization upon request.

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Insured Member Signature	Print Name:	Date:	CF 08/15

Date

HIPAA AUTHORIZATION

To Permit Use and Disclosure of Health Information

This Authorization was prepared by GTL for purposes of obtaining information necessary to process a claim for benefits.

Policy/Certificate #				
Upon presentation of the original or a photocopy of this signed Authorization, (except psychotherapy notes), any licensed physician, medical professional, ho institution, insurance support organization, pharmacy, governmental agency, it policyholder, employer or benefit plan administrator to provide Guarantee Tru an agent, attorney, consumer reporting agency or independent administrator, concerning advice, care or treatment provided the patient, employee or decease all information relating to, mental illness, use of drugs or use of alcohol. This A information provided to our health division for underwriting or claim servicing affiliated insurance company on previous applications. If this Authorization is for that individual and my authority to act on their behalf is explained below. I underpresentative is entitled to receive a copy of the Authorization upon request.	spital or other medical-care nsurance company, group ast Life Insurance Company (GTL) or acting on it's behalf, all information sed named below, including authorization also includes and information provided to any for someone other than myself,			
I understand that I have the right to revoke this Authorization, in writing, at any notification to my (our) agent or to the Company at the above address. I under effective to the extent the Company has relied on the use or disclosure of the my Authorization was obtained as a condition to determine my eligibility for be sent in writing to the attention of the Claim Department Manager.	stand that a revocation will not be protected health information or if			
I understand that Guarantee Trust Life Insurance Company may condition payment of a claim upon my signing this Authorization, if the disclosure of information is necessary to determine the level or validity of the claim payment. I also understand once information is disclosed to us pursuant to this Authorization, the information will remain protected by GTL in accordance with federal or state law.				
This authorization shall remain in force and in effect until two (2) years from that which time this authorization will expire.	ne date this authorization is signed			
(Print Please) Name of Patient	Date of Birth			
Signature of Patient	Date			
(Please Print) Name of Authorized Representative, or Next of Kin				
Relationship of Authorized Representative or Next of Kin to Patient				

AUTH15-01 CLAIM (A) 07/15

Signature of Authorized Representative or Next of Kin

Dear Insured: Below is a listing of the fraud language that your State Department of Insurance requires us to give to you. Please first locate your state of residence and then read the fraud language that pertains to your state. Thank you.

Connecticut	Massachusetts	Nebraska	South Dakota
Georgia	Michigan	North Carolina	Utah
Hawaii	Missouri	North Dakota	Vermont
lowa	Mississippi	Nevada	Wisconsin
Illinois	Montana	South Carolina	Wyoming
Kansas			

Generic Fraud Warning (to be used for above states only) Any person who knowingly presents a fraudulent claim containing any false or misleading information is guilty of insurance fraud and may be subject to fines and confinement in prison.

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 confinement 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, Louisiana, Rhode Island and 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 confinement in prison.

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, 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 – 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.

Florida – Any person who knowingly and with intent to injure, defraud or deceive any insurance company 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 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 – A 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.

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, or a denial of insurance benefits.

Maryland - Any person who knowingly and willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly and 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 – 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.

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.

Ohio and 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 is guilty of insurance fraud.

Oklahoma – WARNING: 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.

Pennsylvania – Any person who knowingly and with intent to defraud any insurance company or other person files 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.

Tennessee, Virginia and Washington State – 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.

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 confinement in state prison.