Group Employee BenefitsDental Claim

Regular Mail:

Equitable Employee Benefits Group P.O. Box 2107 Grapevine, TX 76099-2107

Express Mail:

Equitable
Employee Benefits Group
8500 Freeport Pkwy 4th Floor
Irving, TX 75063



Equitable Financial Life Insurance Company Equitable Financial Life Insurance Company of America*

For Assistance Call (866) 274-9887 Fax (469) 417-1973

INSTRUCTIONS

NOTE: Incomplete claim forms will be returned to you for missing information. This will delay the processing of the claim. For faster, easier submission of claims, the provider may contact the claim processing center for information regarding electronic claim submission.

TO THE EMPLOYEE - USE BLACK INK ONLY

- Complete Section 1 blocks 1-21 in full.
- 2. Complete Section 1 blocks 15-19 only if other dental coverage exists.
- If you wish to have your benefits for this claim paid directly to your dentist, sign block 20.
 If total charges for the planned course of treatment are expected to exceed the minimum Predetermination dollar amount stated in your dental plan, it is suggested you file for Predetermination of Benefits.
- 4. Be certain to sign the authorization to release information in box 21.

TO THE DENTIST - USE BLACK INK ONLY

- 1. COMPLETE SERVICES Check the box noted "STATEMENT OF SERVIES RENDERED" and complete blocks 1-17. When entering the treatment plan on the form, please indicate a separate fee for each individual service rendered.
- 2. PREDETERMINATION OF BENEFITS If total charges for this claim are to exceed the minimum Predetermination dollar amount indicated in the employee's Dental Plan (and treatment is not emergency in nature), Predetermination of Benefits is suggested. Check the box marked "PRE-TREATMENT ESTIMATE", and complete blocks 1-17. NOTE" PREDETERMINATION OF BENEFITS IS ONLY INTENDED TO AVOID MISUNDERSTANDINGS BETWEEN THE EMPLOYEE, DENTIST AND INSURANCE COMPANY CONCERNING BENEFITS PAYABLE. YOU AND YOUR PATIENT ARE, OF COURSE, FREE TO PURSUE ANY TREATMENT PLAN YOU THINK BEST.
- 3. If the employee indicates that benefits should be paid directly to the dentist, these benefits will be sent directly to you with a copy of the transaction to the employee.
 - X-rays taken for metal restorations and crowns should be submitted with treatment plan. They may also be requested for other services. X-rays will be reviewed by practicing Dentists and returned promptly.

TO EMPLOYEE & DENTIST

Send the completed benefits request and bill to the address listed above.

Equitable is the brand name of the retirement and protection subsidiaries of Equitable Holdings, Inc., including Equitable Financial Life Insurance Company (NY, NY); Equitable Financial Life Insurance Company of America, an AZ stock company with an administrative office located in Charlotte, NC; and Equitable Distributors, LLC. Equitable Advisors is the brand name of Equitable Advisors, LLC (member FINRA, SIPC) (Equitable Financial Advisors in MI & TN). The obligations of Equitable Financial Life Insurance Company and Equitable Financial Life Insurance Company of America are backed solely by their claims-paying abilities.

| 1. TO BE COMPLETED BY EMPL | OYEE | | | | | |
|---|---------------------------------------|--|---|----------------------------|--|--|
| 1. Employer's Name | 2. Group Policy Number | | | | | |
| 3. Employee's Name | 4. Employee's Date of Birth | | | | | |
| 5. Active Retired | | | | | | |
| Date of Retirement: | | | | | | |
| 8. Patient's Name | 9. Patient's Date of Birth | | lationship to Employee If ☐ Spouse ☐ Child ☐ Other | | | |
| 11. Patient's Address (if different | 12. Patient's Gender ☐ Male ☐ Female | | | | | |
| 13. Is claim related to an accider | claim related to employment? | | | | | |
| If Yes, date | e time am | | | Yes | | |
| 15. Are any family members' expenses covered by another group health plan, group pre-payment plan (Blue Cross-Blue Shield, etc), no fault auto insurance, Medicare or any federal, state or local government plan? No Yes | | | | | | |
| 16. If Yes, list policy or contract holder, policy or contract number(s) and name/address of insurance company or administrator: | | | | | | |
| 17. Member's ID Number | | | | 19. Member's Date of Birth | | |
| 20. I Authorize payment directly to the below-named dentist | | | | | | |
| Employee Signature Date// | | | | | | |

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| AUTHORIZATION TO | OBTAIN AND DISCLOSE IN | FORMATION |
|--|--|---|
| To: Any health care provider, pharmaceutical provider, pha institution, educational institution, or Federal, State, or Loca Administration. I AUTHORIZE you to disclose to Equitable* Equitable's representatives about, any and all of the following | al Government Agency, including the a complete copy of, and to commu | e Social Security Administration and Veterans nicate telephonically or electronically with |
| Insured's Name (Please Print) | Date of Bir | th Last 4 Digits of SSN |
| Any and all medical information or records, including medical and treatment notes, and including information regarding H and performance information and history, including job duticall records and information related to such coverage and classification billing and payment records; academic transcripmonthly benefit amounts, monthly payment amounts, entitly obtained by use of this Authorization will be used by Equital administering my claim(s) for benefit s and/or leave requesion herein collectively as "My Information." I understand I have action has been taken in reliance upon this Authorization. I UNDERSTAND that once My Information has been discloply Equitable as permitted by law or my further authorization for a) functions related to accommodating my restrictions/liaccommodation or adverse or discriminatory treatment relatively. | IIV/AIDS, communicable diseases, a es and earnings; information on any aims; financial information, including ots; and any and all information contement dates, and information from rible (including subsidiaries and affiliat and/or request for accommodation the right to revoke this Authorization must revoke this Authorization in with sed to Equitable as permitted under in. I authorize Equitable to use or dismitations, including in accordance with the sent and the second of t | alcohol or drug abuse, and mental health; world insurance coverage and claims filed, including pension benefits and bank records; business cerning Social Security benefits, including my Master Beneficiary Record. The information ates) for the purpose of evaluating and a. Such information shall be referred to a for future disclosures, except to the extent riting directly to Equitable. This Authorization, it may be re-disclosed sclose My Information (i) to my employer with law; b) responding to claims related to be and or my representative. |
| regarding employment claims); e) federal, state, or other le (g) claim or other audits or reviews; (ii) to the administrator benefit plan(s) and/or programs, including leave manageme (iii) to any electronic claim systems or programs or third pa to carry out functions related to my benefit plan or claim; (iv so; (v) to other persons or entities performing business, me purposes, including workers' compensation insurance, Soc may be lawfully required; (viii) as may be reasonably neces to respond to regulatory complaints; and (x) as may be rea | ave administration; f) fulfilling fiducial or other service providers, including ent, for plan, benefit, or program relative vendors used for claims administrative of any health care professional whedical, or legal services related to myoial Security Disability insurance, or sesary to protect the personal safety of | ary obligations under my benefit plan; or ghealth and wellness vendors, of my employe ated functions or data aggregation and analystration or processing or to any insurance broken has treated or evaluated me or who may do y claim; (vi) for other insurance or reinsurance subrogation or reimbursement purposes; (vii) a of others; (ix) as may be reasonably necessary |
| I ALSO UNDERSTAND that information disclosed pursuant that I have the right to revoke this Authorization for future dupon this Authorization. I must revoke this Authorization in for medical benefits cannot be conditioned on my allowing two years from the date listed below, or upon my revocation benefit plan or program, except as may be reasonably necessor protect the personal safety of others. I understand that I facsimile of this Authorization shall be as valid as the original Information and this Authorization, this Authorization will contain the program of the progra | isclosures Equitable may make, unl writing directly to Equitable. I unders Equitable to re-disclose My Information, if earlier, but will not exceed the teassary to prevent or detect perpetration am entitled to receive a copy of this al. If there is a conflict between a pri | ess Equitable has taken action in reliance stand that my medical treatment or payment tion. The authorizations set forth herein expire erm of my coverage under the policy(ies) or ion of a fraud, respond to regulatory complaints Authorization upon request. A photocopy or |
| 21.Signature of Insured or Authorized Representative | Date (Valid for 2 years) | Relationship to Insured (if applicable) |
| | | |
| | | |

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| TO BE COMPLETED BY DENTIST – USE BLACK INK ONLY | | | | | | | | | | | |
|---|----------|--|--|---------------------------------|---|---------------|-------------------------|---------|--|---------------------|---------|
| 1. This is a request for: | | | | | | | | | | | |
| Pre-Treatment Estimate Predetermination | | | | | | | | | State | ement of Services R | endered |
| 2. Dentist's Name & Address (include ZIP Code) | | | | 3. National Provider Identifier | | | | | | | |
| | | | Enter the taxpayer identifying number to be used for 1099 reporting purposes. You are required under authority of law to furnish your taxpayer identifying number. | | | | | | | | |
| | | | 5. First Visit | Date Current Series | 6. Place o Office | | tment Hosp. Other | | diographs or models e No Yes low many? | enclosed? | |
| Is treatment result of: | | No | Yes | If Yes, enter | brief description and | dates. | | | | | ' |
| 8. occupational illness or | injury? | | | | | | | | | | |
| 9. auto accident? | | | | | | | | | | | |
| 10. other accident? | | | | | | | | | | | |
| 11. Are any services covered another | d by | | | | | | | | | | |
| 12. If prosthesis, is this initial placement? | | If No, date of prior placement and reason for replacement. | | | | | | | | | |
| 13. Is treatment for orthodontics? | | Date appliance placed: No. of months of treatment: Mos. of treatment remaining: Total Case Fee: | | | | | | | | | |
| 14. To expedite claim | 15. Exam | ination a | nd treate | ment plan. List | in order from tooth no. 1 | I through too | th no. | 32. Use | chartin | | |
| handling, identify all missing teeth with "X" Tooth # or Lette | | | eviously acted, | Surface | Description of Service prophylaxis, materials | | | | Procedure Number | Fee | |
| 6 - 6 - 6 - 7 - 6 - 6 - 7 - 6 - 6 - 7 - 6 - 6 | | _ | | | | | | | | | |
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| FACIAL | | | | | | | | | | | |
| 16. I hereby certify that the procedures as indicated by date have been completed and that the fees submitted are the actual fees I have charged this patient and intend to accept for those procedures. Dentist's Signature Date 17. National Provider Identification Total Charge \$ Amount paid \$ Balance due \$ | | | | | | | | | | | |

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State Fraud Warnings

New York Fraud Warning:

"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."

NY STATE RESIDENTS READ AND SIGN ONLY: I have read and understood the New York State Fraud Warning.

| Signature: | | |
|------------|----------------------|---------------------------|
| - | Employee's Signature | Current Date (mm/dd/yyyy) |

Alabama, Arkansas, District of Columbia, Louisiana, Maryland, New Mexico, Rhode Island, Texas, West Virginia: Any person who knowingly or willfully presents a false or fraudulent claim for payment of a loss or benefit or knowingly or willfully presents false information in an application for insurance is guilty of a crime and may be subject to civil and criminal penalties, including fines and confinement in prison.

Alaska and 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 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 statement to appear on this form. Any person who knowingly presents false or fraudulent information to obtain or amend insurance coverage or to make a 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, Florida, Idaho, Indiana, and Oklahoma: 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.

Maine, Tennessee, Virginia and Washington: WARNING: It is a crime to knowingly provide false, incomplete, or misleading information to an insurance company for the purpose of defrauding the company or any other person. Penalties may include imprisonment, fines or a denial of insurance benefits.

Kentucky and Pennsylvania: Any person who knowingly and with the 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 may be subject to criminal and civil penalties.

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 Jersey: Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

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.

Oregon and All Other States: 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 that is material to the interests of an insurer may be guilty of insurance fraud.

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 five thousand (5,000) dollars and not more than ten thousand (10,000) dollars, or a fixed term of imprisonment for three (3) years, or both penalties. Should aggravating circumstances be present, the penalty thus established may be increased to a maximum of five (5) years, if extenuating circumstances are present, it may be reduced to a minimum two (2) years.