

Please clearly complete all applicable sections of this form and submit it electronically at https://nysinsurance.adr.org/simplefile or by mail to the American Arbitration Association, 120 Broadway, 21st FL, New York, NY 10271, along with a \$40.00 filing fee. If filing electronically, please use Quick Pay https://apps.adr.org/PCIPayment/faces/NYSIHome.jsf to pay the filing fee. For additional information regarding arbitration regulations, please visit the Department of Financial Services (DFS) website https://www.dfs.ny.gov.

Any person who knowingly and with intent to defraud any insurance company or other person files an application for commercial insurance or a statement of claim for any commercial or personal insurance benefits containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, and any person who, in connection with such application or claim, knowingly makes or knowingly assists, abets, solicits or conspires with another to make a false report of the theft, destruction, damage or conversion of any motor vehicle to a law enforcement agency, the department of motor vehicles or an insurance company, 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 value of the subject motor vehicle or stated claim for each violation.

The undersigned affirms and certifies as true under the penalty of perjury that this filing is being made in good faith and that upon information, belief and reasonable inquiry the documents being submitted herewith are not fraudulent and that exact copies of all documents provided herewith have been mailed to the insurer against whom the arbitration is being requested. Unless disclosed with this submission, the disputed amounts remain unpaid to the applicant by any payor and there has been no other filing of an arbitration request or lawsuit to resolve the disputed matters contained in this submission.

FILING PARTY DETAILS (Ple	ease place an "λ	m (''' within the box to in	dicate your answer.)	
Filed by An Applicant Attorney	y? Ye	es	No	
Applicant file number:				
Name of entity:				
Address:				
City:				
State:				
Zip code:				
Telephone number:				
Email:				
Signature:				
Date:		Please fill out date in >	XX/XX/XXXX format.	
APPLICANT DETAILS (Pleas	se place an "X" v	within the box to indic	cate your answer.)	
Select the Applicant for Benef	fits: N	ledical Provider	Injured Party	
Name of Applicant:				
Address:				
City:				
State:				
Zip code:				
Telephone number:				
Email:				
Name of injured party:				
*To list additional injured parti	ies, medical pro	viders, insurers, and/o	r claims in dispute, pleas	se use the supplemental form on pages 5-9.
Please indicate the number o	of supplementa	pages included in yo	ur submission:	Please indicate number, if none leave as "



INSURER/SELF INSURER_				
Name of entity:				
Address:				
City:				
State:				
Zip code:				
Telephone number:				
Email:				
Claim Number:				
Policy Number:				
THIRD-PARTY ADMINISTRATOR (Please place an "X"	" within the box to	indicate your	answer.)	
Is there a third-party administrator? Yes	No (If no, p	proceed to A	CCIDENT DETAILS.)	
Name of Entity:				
Contact Information:				
Every attempt should be made to resolve this claim wit	th the insurer prior	to filing for a	rbitration.	
When was the insurer last contacted?	Please	e fill out date	n XX/XX/XXXX format.	
Name and title of the person contacted (the last date of	contact must be wi	thin 90 days)	·	
ACCIDENT DETAILS (Please place an "X" within the bo	x to indicate your a	nswer.)		
Did the accident occur in New York State? Yes	No			
Date of accident: Please fill out date i	in XX/XX/XXXX forr	nat.		
REQUESTS FOR SPECIAL HANDLING (Please place as	n "X" within the bo	x to indicate	your answer.)_	_
Written Submissions Arbitration: Pursuant to 11 NYCRR basis of written submissions where the amount in disputarbitrator entirely on the written submissions without a	te is less than \$2,00	00. Are you in		
Yes No				
Are you interested in having a telephone hearing of this	case, instead of an	in-person he	aring?	
Yes No				
<u>Priority Arbitration (90-day):</u> Pursuant to 11 NYCRR 65-4 arbitration is made within 90 days after either receipt of A file that qualifies for Priority Arbitration is scheduled wyou filing within 90 days after each claim in dispute was	f a denial of claim o within 45 days from	r the claim be the date of t	ecame overdue, for EACH claim in disput ransmittal from the conciliation center.	
Yes No				
<u>Special Expedited Arbitration (Late Notice):</u> Pursuant to available for cases denied based on failure to submit not Expedited Arbitration within 30 days after the mailing of	tice of claim within	30 days after	· · · · · · · · · · · · · · · · · · ·	l
Was the denial of claim based on late notice to the carri	er?	Yes	No	
If you are you requesting Special Expedited Arbitration?)	Voc	No	



CLAIM(S) IN DISPUTE (Please check all that apply by placing an "X" within the boxes.)	
--	--

Medical Total Amount in Dispute:									
	A	MOUNT		DATES OF	SERVICE	DATE VERIFICATION			
	OF BILL	PAID	CLAIMED	FROM	то	SUPPLIED (If applicable)			
TOTAL									



Attorney's Fee

New York Motor Vehicle No-Fault Insurance Law Arbitration Request Form, Page 4

CLAIM(S) IN DISPUTE CONTIN	NUED (Please ched	ck all that a	oply by	y placing	an "X	" within th	ie boxes.)		
Loss of Earnings									
INJURED PARTY	FROM	то		GROSS PER	EARNI MONT			DATE CLAIM MADE	
TOTAL									
Other Necessary Expenses									
INJURED PARTY	TYPE OF EXPENSE	CLAIMED		IOUNT AIMED		OUNT IN	DATE INCURRED	DATE MAILED	
TOTAL									
Death Benefit									
INJU	URED PARTY			DAT	E DEAT	TH CERTIFIC	ATE WAS MAILI	ED TO INSURER	
Interest									
		AMOUNT	OF DATE MAIL		ILED		ERIFICATION UESTED?	DATE PAID BY INSURER	
INJURED PARTY	BILL PAID LATE	BILL		TO INSURI		YES/NO	DATE SUPPLIED		
	1	<u> </u>			l			1	



AAA Form AR1—Supplemental Information (If applicable, include this page with your filing.)

Parties in Dispute: Please continue from page 1 and 2

APPLICANT DETAILS	
Name of Applicant:	
Address:	
City:	
State:	
Zip code:	
Telephone number:	
Email:	
Name of injured party:	
APPLICANT DETAILS	
Name of Applicant:	
Address:	
City:	
State:	
Zip code:	
Telephone number:	
Email:	
Name of injured party:	
INSURER/SELF INSURER	
Name of entity:	
Address:	
City:	
State:	
Zip code:	
Telephone number:	
Email:	
Claim Number:	
Policy Number:	



AAA Form AR1—Supplemental Information (If applicable, include this page with your filing.)

Parties in Dispute (Continued):

INSURER/SELF INSURER		
Name of entity:		
Address:		
City:		
State:		
Zip code:		
Telephone number:		
Email:		
Claim Number:		
Policy Number:		
ADDITIONAL INJURED P	ARTY/PARTIES	
Name:		
Claim Number:		-
Name:		
Claim Number:		-
Name:		
Claim Number:		-
Name:		
Claim Number:		-
Name:		
Claim Number:		-
Name:		
Claim Number:		-



AAA Form AR1—Supplemental Information (If applicable, include this page with your filing.)

Medical: Please continue from page 3

INJURED	MEDICAL		AMOUNT		DATES OF	SERVICE	DATE VERIFICATION SUPPLIED	
PARTY	PROVIDER	OF BILL	PAID	CLAIMED	FROM	то	(If applicable)	
TOTAL	1							



AAA Form AR1—Supplemental Information (If applicable, include this page with your filing.)

Medical: Please continue from page 3

INJURED	MEDICAL		AMOUNT		DATES OF	SERVICE	DATE VERIFICATION SUPPLIED
PARTY	PROVIDER	OF BILL	PAID	CLAIMED	FROM	то	(If applicable)
TOTAL	1						



AAA Form AR1—Supplemental Information (If applicable, include this page with your filing.)

Other Necessary Expenses: Please continue from page 4

INJURED PARTY	TYPE OF EXPENSE CLAIMED	AMOUNT CLAIMED	AMOUNT IN DISPUTE	DATE INCURRED	DATE MAILED
TOTAL					



Dispute Resolution - New York No-Fault Arbitration

Any applicant or respondent to a No-Fault arbitration under 11 CRR-NY 65-4 agrees that any dispute they may have with the designated administrator, American Arbitration Association ("AAA"), over monies or fees due or owed to the AAA by the applicant or respondent for the administration of an arbitration(s) under 11 CRR-NY 65-4-5 will be subject to dispute resolution pursuant to this clause. This agreement to arbitrate is intended to be narrow and is not intended to be used to arbitrate any other disputes arising out of the No-Fault arbitration process.

If the AAA and the applicant or respondent are unable to resolve their dispute by negotiation, the parties agree that the dispute shall be resolved by arbitration before a single arbitrator in New York, New York.

The Arbitration shall be conducted pursuant to the American Arbitration Association's ("AAA") Commercial Arbitration Rules ("Rules"), but shall not be administered by the AAA. Any and all determinations normally made by the AAA under the Rules shall instead be made by the appointed arbitrator. Under no circumstances shall any party to this Agreement be responsible for the payment of any administrative fees to the AAA in connection with the dispute resolution procedures of this Agreement. The parties shall first attempt to identify a mutually acceptable arbitrator. However, if the parties are unable to identify a mutually acceptable arbitrator within twenty (20) days after service of the demand for arbitration upon all of the parties to the Dispute, then either party may request that the arbitrator be appointed by the president of the New York City Bar Association.

The place of the arbitration shall be New York State, and the arbitration shall be governed by the laws of New York State.

The arbitration shall be resolved by the submission of documents, and there shall be no in-person, oral, or remote hearing unless the arbitrator deems it necessary. Upon a party's written request, each party will promptly provide the other party with copies of all relevant documents. No other discovery shall be permitted.

The award shall be made within six (6) months of the service of a demand for arbitration, and the arbitrator shall agree to comply with this time schedule before accepting appointment. However, this time limit may be extended by the arbitrator for good cause shown, or by mutual agreement of the parties.

The award shall be limited to monetary damages and interest. The arbitrator shall not have the authority to award punitive damages, treble damages, injunctive relief, or any other non-monetary remedy.

Each party shall bear its own costs and an equal share of any administrative and arbitral costs of the arbitration.

This agreement shall be governed and interpreted in accordance with the laws of the State of New York. Any judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction thereof.