## NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW AGREEMENT TO PURSUE WORKERS' COMPENSATION OR N.Y.S. DISABILITY BENEFITS

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DATE	POLICYHOLDER	POLICY NUMBER	DATE OF ACCIDENT	CLAIM NUMBER
IT IS HEREBY AGREED between the Applicant and the Insurer, as follows:				
In the event a source of Workers' Compensation or N.Y.S. Disability benefits denies liability for payment of benefits due on account of the above accident, in whole or in part, the Insurer agrees to process the Applicant's No-Fault claim without deducting the withheld State or Federal Workers' Compensation benefits or N.Y.S. Disability benefits under the following conditions:				
FIRST: The Applicant executes this Agreement.				
SECOND: In the event such amounts are eventually paid to the Applicant, the Applicant agrees to repay the first party benefits equal to the withheld amounts of Workers' Compensation benefits or N.Y.S. Disability benefits less any attorney's fee which the Applicant paid in order to obtain the benefits.				
THIRD: In the event the Applicant does not reimburse the Insurer, as provided herein, the Insurer may thereafter deduct such amounts from any future No-Fault benefits due the Applicant on the claim.				
FOURTH: The Applicant agrees to diligently pursue any claim for Workers' Compensation or N.Y.S. Disability benefits.				
FIFTH: In the event the Applicant fails to diligently pursue such claim for Workers' Compensation or N.Y.S. Disability benefits as set forth in Paragraph Fourth or in the event the Applicant fails to reimburse the Insurer as provided herein, the Insurer may bring an action to recover the amount paid under this agreement.				
OTHER P FOR ANY INFORMA FACT MA CLAIM, M ANOTHE ANY MOT OR AN IN SHALL A	RSON WHO KNOWINGLY AN ERSON FILES AN APPLICAT COMMERCIAL OR PERSON ATION, OR CONCEALS FOR TATERIAL THERETO, AND AN KNOWINGLY MAKES OR KIRTO MAKE A FALSE REPORTOR VEHICLE TO A LAW EN ISURANCE COMPANY, COMILSO BE SUBJECT TO A CIVIL F THE SUBJECT MOTOR VEH	TION FOR COMMERCIAL INST AL INSURANCE BENEFITS OF THE PURPOSE OF MISLEADINY Y PERSON WHO, IN CONNE NOWINGLY ASSISTS, ABET RT OF THE THEFT, DESTRUC FORCEMENT AGENCY, THE MITS A FRAUDULENT INSUF L PENALTY NOT TO EXCEED	URANCE OR A STATE ON TAIL ON TAIL ON TAIL ON THE STATE OF	TEMENT OF CLAIM ATERIALLY FALSE CONCERNING ANY APPLICATION OR CONSPIRES WITH CONVERSION OF MOTOR VEHICLES IS A CRIME, AND OLLARS AND THE
	DATE	SIGNATI	URE OF APPLICANT	

SIGNATURE OF INSURER

\*LANGUAGE TO BE FILLED IN BY INSURER OR SELF-INSURER. NYS FORM NF-9 (Rev 1/2004)

DATE