

**Ambulance Billing Authorization Form – SUPPLIERS –(Revision date 5/26/2016)**

*This authorization is valid for any AMGH supplier involved in the transport(s), including any combined shuttle transport, provided for this date of service*

**Patient Name:** \_\_\_\_\_ **Transport Date:** \_\_\_\_\_ **Call #(s)** \_\_\_\_\_

The person signing below in section I or II only, (for himself/herself as the patient or as the legal representative, or surrogate for consent to treatment, on behalf of the patient named above): (1) acknowledges that the medical care furnished to the patient was actually received and was limited solely to emergency treatment and transportation; (2) authorizes such medical treatment and transportation as being medically necessary; (3) authorizes the submission of a claim for payment to Medicare, Medicaid or any other payer for any services provided by the Supplier, now or in the past or in the future and authorizes and directs any holder of medical information or documentation, to include city, county and state accident or incident reports about the patient to release such information to Supplier, its billing agents, CMS, its carriers and agents and/or any other payers or insurers as may be appropriate to determine any benefits payable for these or any other medical services provided to the patient by Supplier now or in the future; (4) requests that payment of authorized Medicare, Medicaid or any other insurance benefits be made on the patient's behalf directly to Supplier for any medical services provided to the patient by Supplier now or in the future, and, to the extent permitted, assigns all rights to (and related or associated with) such payments to Supplier, including but not limited to the right to file appeals, grievances, complaints, litigation, or arbitration relating to a claim for payment, as well as all rights to recover expenses or fees incurred for pursuing the claim and all rights, statutory or contractual, to any additional recovery such as treble damages, punitive damages, or penalties; (5) authorizes any law firm appointed by Supplier to file the appeals, grievances, complaints, litigation, or arbitration referred to in point (4); (6) agrees that the patient is financially responsible for, and obligated to pay, the amount charged by Supplier for the medical services, including any amount that is not paid by any applicable insurance (unless Supplier is a contracted network provider for such applicable insurance, in which case any applicable co-pay, coinsurance, or deductible is owed); (7) agrees to use his/her best efforts to cooperate with, and to assist, Supplier in receiving payment in full for the medical services rendered to patient, including immediately remitting to Supplier any payments received directly from an insurer or any source whatsoever for the medical services provided to the patient by Supplier; (8) designates Supplier to act as patient's "authorized representative" under 29 C.F.R. §2560.503-1(b)(4) and the Employee Retirement Income Security Act of 1974 (and any other applicable statutory or common law, rule or regulation), with respect to all aspects of patient's claim (Claim) for benefits under any applicable benefit or welfare plan for payment of the medical services rendered to patient by Supplier; directs patient's benefit or welfare plan and those who administer it, or those who communicate with participants and beneficiaries regarding claims for benefits, to communicate directly with Supplier regarding the Claim and payment of benefits relating to the Claim; and agrees that, as an integral part of pursuing the Claim (or an appeal of an adverse benefit determination) to its conclusion, **Supplier shall receive any and all original information and notices, including without limitation checks or other forms of payment** which are made to or on behalf of patient, or to which patient is entitled, with respect to the Claim (**only copies may be sent to patient**); (9) agrees that Supplier is not liable for any personal items that are lost or damaged during patient transport; (10) agrees that if collection proceedings take place, all Supplier legal costs (including attorney fees) are the responsibility of the patient; (11) agrees that the provisions of this agreement are severable; and (12) agrees that a copy of this document is valid as an original for all purposes.

**Supplier means** \_\_\_\_\_  
(AMGH Company name(s) including any applicable d/b/a)

**SECTION I - PATIENT SIGNATURE:** Patient must sign here unless physically or mentally incapable of signing. If patient signs with an "X" or other mark, it is recommended that someone sign below as a witness.

X \_\_\_\_\_ Date \_\_\_\_\_ X \_\_\_\_\_ Date \_\_\_\_\_  
Patient Signature or Mark Witness Signature

**SECTION II - AUTHORIZED REPRESENTATIVE SIGNATURE:** Complete this section **only** if the patient is physically or mentally incapable of signing.

**\*On the line below, explain the circumstances that make it impractical for the patient to sign:**

I am signing on behalf of the patient to authorize the submission of a claim for payment to Medicare, Medicaid or any other payor for any services provided to the patient by Supplier (named above) now or in the past (or in the future, where permitted). By signing below, I acknowledge that I am one of the authorized signers listed below. **Unless I am the legal guardian as indicated below, my signature is not an acceptance of financial responsibility for the services rendered.**

Authorized representatives include **only** the following individuals:

- Minor patient's legal guardian
- Patient's legal guardian
- Relative or other person who receives social security or other governmental benefits on behalf of the patient
- Relative or other person who arranges for the patient's treatment or exercise other responsibility for the patient's affairs
- Representative of an agency or institution (**referring hospital / facility**) that did not furnish the services for which payment is claimed (i.e., ambulance services) but furnished other care, services, or assistance to the patient

X \_\_\_\_\_ Date \_\_\_\_\_ Printed Name of Representative \_\_\_\_\_  
Representative Signature

**SECTION III - AMBULANCE CREW AND RECEIVING FACILITY SIGNATURES:** Complete this section **only** if: (1) patient was physically or mentally incapable of signing, **and** (2) no authorized representative (Section II) was available or willing to sign on behalf of patient at the time of service.

**A. Ambulance Crew Member Statement (must be completed by crewmember at time of transport)  Scene Transport  Interfacility Transport**

My signature below indicates that, at the time of service, the patient named above was physically or mentally incapable of signing, and that none of the authorized representatives listed in Section II of this form were available or willing to sign on the patient's behalf.

In the event the patient expired, name of person/facility cancelling transport: \_\_\_\_\_

Name and Location of Receiving Facility: \_\_\_\_\_ Time at Receiving Facility: \_\_\_\_\_

X \_\_\_\_\_ Date \_\_\_\_\_ Printed Name and Title of Crewmember \_\_\_\_\_  
Signature of Crewmember

**B. Receiving Facility Representative Signature**

The patient named on this form was received by this facility at the date and time indicated above. **My signature is not an acceptance of financial responsibility for the services rendered to this patient.**

X \_\_\_\_\_ Date \_\_\_\_\_ Printed Name and Title of Receiving Facility Representative \_\_\_\_\_  
Signature of Receiving Facility Representative

**OR Secondary Documentation**

If no facility representative signature is obtained above, the ambulance crew should obtain the receiving facility Face Sheet **and/or** the Patient Care report (signed by a receiving facility representative) that indicated that the patient was transported to that facility by ambulance on the date and time indicated above. The release of this information to the ambulance service is expressly permitted by § 164.506(c) of HIPAA.