Disability Insurance Claim Packet - Employee

Products and financial services provided by American United Life Insurance Company® a OneAmerica® company P.O. Box 7003 Indianapolis, IN 46207 1-855-517-6365 Fax 1-844-287-9499 Disability.claims@oneamerica.com



Instructions - Please Read Carefully and Submit All Required Information

We offer five options for filing a disability claim:

- 1. Call our disability claims team at 1-855-517-6365 (Spanish available). A claims representative is available to assist you between 8 am and 6 pm ET, Monday through Friday. When calling, you should have the following information readily available: Employee's personal information (including social security number), Employer's Name, Group Policyholder number, Employee's hire date, contact information for doctors, hospitals or clinics treating the Employee, and dates of treatment. You should also have information regarding a worker's compensation or state disability claim if one has been or will be filed.
 - If you do not wish to call the disability claims team, please complete the following forms and send the forms and supporting documentation to us by:
- 2. Online Claim Form:
 - Complete and submit your disability claim form, found at www.employeebenefits.aul.com in the Disability section of the Forms tab. This will automate the submission process.
- 3. Email to disability.claims@oneamerica.com;
- 4. Fax to 1-844-287-9499; or
- 5. Mail forms to:

American United Life Insurance Company® P.O. Box 7003

Indianapolis, IN 46207

If you have any questions when completing the claim forms, please call a claims representative at 1-855-517-6365.

Disability Insurance Claim Filing Instructions

All questions should be answered fully and accurately before a decision on benefit entitlement can be made. All forms should be completed as follows:

Employee Statement for Disability Insurance Claim Form – The Employee should complete this form.

Authorization for Release of Information – The Employee should read, sign, and date this form. This form is required for us to obtain additional documentation to support this claim.

Direct Deposit Authorization Agreement – This form should be completed by the Employee if he/she wishes to have disability payments deposited into his/her bank account. Banking information specified on the form should be attached.

It is the responsibility of you and your Employer to inform us of any scheduled or actual return to work date as soon as possible.

If an overpayment should occur on your claim, the amount of the overpayment must be returned to us.

Employee Statement for Disability Insurance Claim Form

Claim is being filed for:

Short-Term Disability

Long-Term Disability

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If the claim form is not completed in full, determination of benefits will be delayed until all required information has been received. Write "NA" in non-applicable sections.

E	mployee Information – To	Be Comple	eted B	y Employ	yee	(please	orint)					
1.	Employee Name									2.	Social Securit	y Number
3.	Height	4. Weight				5. Gende	er				6. Date of Birth	1
	J					□ M:	ale 🗆	☐ Fem	ale			
7.	Street/Box/Apt. Address	<u> </u>		City					State			ZIP Code
8.	Phone Number	9. Email										<u> </u>
10	. Employer Name	-								11	. Employer Pho	one Number
12	. Employer Address			City					State			ZIP Code
13	3. Occupation						Hour	ly 🗌	Salaried		Executive [Management
							Unio		Other			3
14	List Occupation Duties											
15	i. Date of Accident or First Sym	ptoms 16. D	ate La	st Physica	lly/A	ctively at	Work	17 . A	nticipated	d D	ate Last Worke	d (if still working)
18	B. Reason Unable to Work <i>(che</i>	ck one)			If R	elated to I	ЛVA, Р	rovide	Attorney	/ N	ame and Phone	Number
	☐ Accidental Injury ☐ Illn	ess										
	☐ Pregnancy ☐ Mo	tor Vehicle A	ccider	nt (MVA)								
19	. Have you returned to work?	If YES, Date	Return	ed		If NO), Date	Expe	cted to Re	etui	'n	
	☐ Yes ☐ No			☐ Fu	II-Tin	ne					☐ Full-Time	e 🗌 Part-Time
				☐ Pa	rt-Tii	me					☐ Unknow	n
	J. Describe in detail, when, who						nature	of disa	ability and	d fir	st symptoms.	
21	. Is your accidental injury or ill \(\subseteq \text{Yes} \subseteq \text{No} \)	ness related	to your	occupation of the contraction of	on?	If YES, E	plain					
22	Have you filed a Worker's Co	mpensation (Claim?	If NO, do y	you i	ntend to?	If NO	, Expla	ain			
	☐ Yes ☐ No			☐ Yes		No						
23	B. When were you first treated t	or your accid	dentali	njury or ill	ness	s?						
	Hospital	1	Addres	s/Phone N	lumb	er				Di	ate(s)	
	Doctor	,	Addres	s/Phone N	lumb	oer				Da	ate(s)	
24	. Date of Next Office Visit	'										

Employee Name	[Employer Name			Employer P	olicy Number
Employee Information – To Be Comp	leted By	Employee <i>(please print</i>	(continued)			
25. Have you ever had same or similar cond			/ (continueu/			
☐ Yes ☐ No	illion in the	past:				
If YES, Provide Name and Address of Ho	spital/Doct	or Below				
Hospital		Phone Number		Date(s)		
Doctor	Address/I	Phone Number		Date(s)		
26. Are you receiving any of the following? (check each benefit you are receiving)	(now or in t	the future)	Gross Amo	unt	Begin Date	End Date
\square Worker's Compensation			\$			
☐ Social Security/Veteran's Administra	ntion		\$			
☐ State Disability (provide state)			\$			
☐ Paid Family Medical Leave			\$			
☐ Vacation/PTO/Salary Continuance			\$			
☐ Sick Pay			\$			
☐ Short-Term Disability			\$			
☐ Unemployment			\$			
☐ Other (Retirement Income)			\$			
☐ Auto Insurance Wage Replacement			\$			
27. Marital Status		28. Spouse Name	-1		29. Spouse	Date of Birth
\square Single \square Married \square Divorced	☐ Widov	ved				
30. List Children Under Age 25 (Names and	Dates of Bi	rth)				
T MC-11 12						
Tax Withholding	al in a ama te	avaa withhald from your no	umanta? /if your	hanafita	ara nan taya	النبد ومحمد
If benefits are approved, do you want federa not be withheld)	ai ilicoille ta	axes withheld from your pay	/illelits: (II your	Dellellis	are non-taxa	vie, laxes wiii
☐ Yes ☐ No						
If YES,						
☐ Short-Term Disability (weekly minimul						
☐ Long-Term Disability (monthly minimu						
Employer self-funded plans have mandator	y withholdi	ing requirements based on	IRS Publication	15-A wit	thout a W-4.	
Signature The analysis and response to the signature of		onto muovidod to Amorio and	United Life Incom	C		\ h th. a
The undersigned represents any information undersigned prior to and after the date of the true and accurate to the best of the undersign insurance coverage or benefits are continged and correct. The undersigned acknowledge Authority statements on the following pages	e application gned's know ent upon ar s reading a	on for insurance and the fac wledge and belief. The unde ny statements made to AUL	cts and other ma ersigned underst or its third party	tters con ands and administ	tained in the d agrees that rator as bein s and the Dis	foregoing are any g complete
Employee Signature					Date	
Employee Name (please print)					1	

Fraud Notices

Products and financial services provided by American United Life Insurance Company* a OneAmerica* company P.O. Box 7003 Indianapolis, IN 46207 Fax: 1-844-287-9499 Toll Free Phone: 1-855-517-6365 Disability.claims@oneamerica.com



• Fraud Warnings (For use in AL, AR, DC, LA, NM, TX and WV): 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 may be guilty of a crime and may be subject to fines and confinement in prison.

- 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.
- 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 or 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, Idaho, Indiana, Oklahoma: Any person who knowingly, and with intent to injure, defraud or deceive
 any insurer, makes any statement of claim for the proceeds of an insurance policy containing any false,
 incomplete or misleading information is guilty of a felony.
- **Florida**: Any person who knowingly and with intent to injure, defraud or deceive any insurer files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony of the third degree.
- Kentucky: Any person who knowingly and with intent to defraud any insurance company or other person files
 a statement of a claim or an application for insurance 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, Tennessee, Washington: 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, Rhode Island: Any person who knowingly or willfully presents a false or fraudulent claim for
 payment of a loss or benefit or who knowingly or 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, Ohio: 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.
- New Jersey: Any person who knowingly files a statement of claim containing any false or misleading information is subject to criminal and civil penalties.
- Oregon: Any person who makes an intentional misstatement that is material to the risk may be found guilty of insurance fraud by a court of law.
- Pennsylvania: Any person who knowingly and with intent to defraud any insurance company or any 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 subjects such a person to criminal and civil penalties.
- Virginia: 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.

Discretionary Authority

Products and financial services provided by American United Life Insurance Company[®] a OneAmerica[®] company



The following discretionary authority rights shall apply to all policies except the states below.

DISCRETIONARY AUTHORITY: Benefits under the policy will be paid only if American United Life Insurance Company® (AUL) (or its third party administrator) decides in its discretion the claimant is entitled to them. Except for the functions the policy explicitly reserves to the Participating Unit orTrustee, AUL (or its third party administrator) reserves the right to: (1) manage the policy and administer claims under it; and (2) interpret the provisions and resolve any questions arising under it.

AUL's (or its third party administrator's) authority includes, but is not limited to, the right to:

- 1. establish and enforce procedures for administering the policy and claims under it;
- 2. determine participants' eligibility for coverage and entitlement to benefits;
- 3. determine what information it reasonably requires to make such decisions; and
- 4. resolve all matters when a claim review is requested.

Any decision that AUL (or its third party administrator) makes, in the exercise of its authority, will be conclusive and final subject to any rights under applicable laws such as the Employee Retirement Income Security Act (ERISA). This provision applies only where the interpretation of the policy is governed by ERISA. AUL may delegate some or all of its rights under this Discretionary Authority provision to another person or entity, and AUL hereby desires to share with and delegate rights under this provision to its designated third party administrator.

Such discretionary authority shall not apply in the following states for life and disability as indicated:

Life:

- 1. Alaska
- 2. California
- 3. Colorado
- 4. District of Columbia
- 5. Kentucky
- 6. Michigan
- 7. New Hampshire
- 8. New Jersey
- 9. New York
- 10. Oklahoma
- 11. Oregon
- 12. Rhode Island
- 13. South Dakota
- 14. Texas
- 15. Utah
- 16. Vermont
- 17. Washington

Disability:

- 1. Alaska
- 2. Arkansas
- 3. California
- 4. Colorado
- 5. District of Columbia
- 6. Hawaii
- 7. Illinois
- 8. Kentucky
- 9. Maine
- 10. Marvland
- 11. Michigan
- 12. Minnesota
- 13. Missouri
- 14. Montana
- 15. Nevada
- 16. New Hampshire
- 17. New Jersey
- 18. New Mexico
- 19. New York
- 20. Oklahoma
- 21. Oregon
- 22. Rhode Island
- 23. South Dakota
- 24. Texas
- 25. Utah
- 26. Vermont
- 27. Washington

Authorization for Release of Information – HIPAA Compliant

(Excluding Psychotherapy Notes)

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To be signed, dated, and returned by the insured/claimant.

Claimant Name		Claimant Date of Birth
Claim Number	Employer Name	Employer Policy Number
other medical or medically related to Security Administration, consumer to with respect to any physical or mer information, data or records regard credit, earnings and employment his AUL's reinsurer(s) excluding psychological and hospital records (includical law, HIV/AIDS information) which minformation obtained by use of this evaluate and adjudicate my current specialist or entity, or (b) any other evaluation and adjudication of my conformation to AUL. I understand that the recipient and may no longer be This authorization is valid for two (2)	any other medical practitioner or provider, pharmacy benefit medicility, federal, state or local government agency, insurance or reporting agency or employer having information available as to stall condition and/or treatment of me, and any non-medical information grows and all security, FICA earnings history, Worker's Competent of give any and all such information to American United otherapy notes and including, but not limited to, any other menting psychiatric, sexually transmitted diseases, alcohol, and drumay have been acquired in the course of examination or treatment authorization will be used by AUL, AUL's reinsurer(s) and the attained authorization or person, employed by or representing AUL or All current disability claim or another disability claim insured by AU attinformation used or disclosed pursuant to this authorization protected by HIPAA's privacy rules, or any other federal or state of the protected by HIPAA's privacy rules, or any other federal or state or protected by HIPAA's privacy rules, or any other federal or state or protected by HIPAA's privacy rules, or any other federal or state or protected by HIPAA's privacy rules, or any other federal or state or protected by HIPAA's privacy rules, or any other federal or state or protected by HIPAA's privacy rules, or any other federal or state or protected by HIPAA's privacy rules, or any other federal or state or protected by HIPAA's privacy rules, or any other federal or state or protected by HIPAA's privacy rules, or any other federal or state or protected by HIPAA's privacy rules, or any other federal or state or protected by HIPAA's privacy rules, or any other federal or state or protected by HIPAA's privacy rules, or any other federal or state or large or protected by HIPAA's privacy rules, or any other federal or state or large or high protected by HIPAA's privacy rules, or any other federal or state or large or high protected by HIPAA's privacy rules, or any other federal or state or large or high protected by HIPAA's privacy rules, or an	reinsuring company, the Social diagnosis, treatment and prognosis ormation about me (including any insation, State Disability, pension, Life Insurance Company® (AUL) and cal or psychiatric records, medical, and abuse, and, where permitted by ent. I understand that the cove-described representatives to investigative, financial or vocational UL's reinsurer(s) to assist with the UL and/or to report aggregate claims may be subject to redisclosure by the law. authorization is as valid as the
I understand that I have the right to Officer, OneAmerica Financial Parti revocation is not effective to the ex disclosure of my protected health in authorization. However, I understan	revoke this authorization in writing, at any time, by providing whers, Inc., One American Square, P.O. Box 368, Indianapolis, In	liana 46206. However, such this authorization for the use or not of a claim on my signing this may impair AUL's ability to evaluate
If you reside in <u>California</u> , <u>Connect</u> This authorization excludes the rele	ease of information and test results about Human Immunodefici rate authorization signed by the insured claimant or employee-	
but not limited to tests for HIV antib results from any new test, requeste	elease of any information and test results about previously adm odies, T-Cell counts, AIDS or ARC. The proposed insured is NO d by us, to any outside, non-affiliated company or entity not un AUL shall comply, as applicable with the provisions of Title 8, S	T AUTHORIZING AUL to forward the der specific contract with us to
Claimant Signature (or Authorized I	Representative)	Date
Description of Authorized Represer (If signed by Authorized Representation	ntative's Authority (if applicable) native, attach verification of identity.)	

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Direct Deposit Authorization Agreement

Products and financial services provided by American United Life Insurance Company* a OneAmerica* company One American Square, P.O. Box 7003 Indianapolis, IN 46207 1-855-517-6365 Fax 1-844-287-9499 disability.claims@oneamerica.com



Please Print Name		Soc	ial Security Number			
Account Information						
Type of Account						
	(American United Life Insurance Co	ompany® (AUL) will only de	posit to one account.)			
Name of Financial Institution						
Financial Institution Street Addre	988					
City		State	ZIP Code			
Transit/ABA Number	Account Num	nher	Check Number			
Tunoig/tb/(Tunibol	7 to oodine realis					
financial institution.	an be found at the bottom of your cl	987654321000 •'				
ENGINE AVENUE IN	Transit/ABA Number	Account Number	Check Number (do not include)			
		rice and range				
Authorization		1 too day 4 tanoo				
I authorize American United Life above. I discharge and release A corrections, if necessary, to any Any such payments shall be retu AUL by me, my legal representat correction. I understand that AUL may terminstead. I also understand that I is	AUL from further liability for any pay amounts credited to my account in irned to AUL by the Financial Institutive, my estate or my heirs if the fundate this electronic fund transfer at may revoke this authorization at any	tronically deposit all paymer ments so deposited to my a error. AUL will notify me of tion if funds are available in ds in my account are not su	ents due me into the account identif account. I authorize AUL to pursue the error and amount of overpayment on my account or shall be returned to			
I authorize American United Life above. I discharge and release A corrections, if necessary, to any Any such payments shall be retu AUL by me, my legal representat correction. I understand that AUL may termine above.	AUL from further liability for any pay amounts credited to my account in irned to AUL by the Financial Institutive, my estate or my heirs if the fundate this electronic fund transfer at may revoke this authorization at any	tronically deposit all paymer ments so deposited to my a error. AUL will notify me of tion if funds are available in ds in my account are not su	ents due me into the account identif account. I authorize AUL to pursue the error and amount of overpayme n my account or shall be returned to ufficient to make the required on and may make payments by chec			

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Products and financial services provided by American United Life Insurance Company* a OneAmerica* company P.O. Box 7003 Indianapolis, IN 46207 Fax: 1-844-287-9499



Fax: 1-844-287-9499 Toll Free Phone: 1-855-517-6365 Disability.claims@oneamerica.com

In the state of California, the following are hereby defined as unfair methods of competition and unfair and deceptive acts or practices in the business of insurance:

California Insurance Code 790.03

- (h) Knowingly committing or performing with such frequency as to indicate a general business practice any of the following unfair claims settlement practices:
- (1) Misrepresenting to claimants pertinent facts or insurance policy provisions relating to any coverages at issue.
- (2) Failing to acknowledge and act reasonably promptly upon communications with respect to claims arising under insurance policies.
- (3) Failing to adopt and implement reasonable standards for the prompt investigation and processing of claims arising under insurance policies.
- (4) Failing to affirm or deny coverage of claims within a reasonable time after proof of loss requirements have been completed and submitted by the insured.
- (5) Not attempting in good faith to effectuate prompt, fair, and equitable settlements of claims in which liability has become reasonably clear.
- (6) Compelling insureds to institute litigation to recover amounts due under an insurance policy by offering substantially less than the amounts ultimately recovered in actions brought by the insureds, when the insureds have made claims for amounts reasonably similar to the amounts ultimately recovered.
- (7) Attempting to settle a claim by an insured for less than the amount to which a reasonable person would have believed he or she was entitled by reference to written or printed advertising material accompanying or made part of an application.
- (8) Attempting to settle claims on the basis of an application that was altered without notice to, or knowledge or consent of, the insured, his or her representative, agent, or broker.
- (9) Failing, after payment of a claim, to inform insureds or beneficiaries, upon request by them, of the coverage under which payment has been made.
- (10) Making known to insureds or claimants a practice of the insurer of appealing from arbitration awards in favor of insureds or claimants for the purpose of compelling them to accept settlements or compromises less than the amount awarded in arbitration.
- (11) Delaying the investigation or payment of claims by requiring an insured, claimant, or the physician of either, to submit a preliminary claim report, and then requiring the subsequent submission of formal proof of loss forms, both of which submissions contain substantially the same information.
- (12) Failing to settle claims promptly, where liability has become apparent, under one portion of the insurance policy coverage in order to influence settlements under other portions of the insurance policy coverage.
- (13) Failing to provide promptly a reasonable explanation of the basis relied on in the insurance policy, in relation to the facts or applicable law, for the denial of a claim or for the offer of a compromise settlement.
- (14) Directly advising a claimant not to obtain the services of an attorney.
- (15) Misleading a claimant as to the applicable statute of limitations.
- (16) Delaying the payment or provision of hospital, medical, or surgical benefits for services provided with respect to acquired immune deficiency syndrome or AIDS-related complex for more than 60 days after the insurer has received a claim for those benefits, where the delay in claim payment is for the purpose of investigating whether the condition preexisted the coverage. However, this 60-day period shall not include any time during which the insurer is awaiting a response for relevant medical information from a health care provider.
- (i) Canceling or refusing to renew a policy in violation of Section 676.10.
- (j) Holding oneself out as representing, constituting or otherwise providing services on behalf of the California Health Benefit Exchange established pursuant to Section 100500 of the Government Code without a valid agreement with the California Health Benefit Exchange to engage in those activities.

In addition to Section 790.03 of the Insurance Code, Fair Claims Settlement Practices Regulations govern how insurance claims must be processed in this state. These regulations are available at the Department of Insurance Internet Web site, www.insurance.ca.gov or by calling the department's consumer information line at 1-800-927-HELP (4357). You may also obtain a copy of this law and these regulations free of charge from this insurer.