## ATTENDING PHYSICIAN'S STATEMENT OF DISABILITY

ReliaStar Life Insurance Company, Minneapolis, MN
ReliaStar Life Insurance Company of New York, Woodbury, NY
Members of the Voya family of companies
(the "Company")



Voya Life Claims: PO Box 1548, Minneapolis, MN 554 Voya Life Claims Overnight mailing address: 20 Wash	·	
The completed form must be sent to the above address. The pati	ient is responsible for the completion of this form without expense to the insurance compa	ny.
INSURED/PATIENT INFORMATION		
Insured/Patient Name		
Birth Date	Group Number	
Address		
City	State ZIP	
Group Information (Give name of policyholder, i.e. employer, un	ion or association through whom insured.)	
PRESENT CONDITION		
When did symptoms first appear or accident happen?		
Date you advised patient ceased work because of disability		
Has patient ever had the same or similar condition?	No (If "Yes," state when and describe.)	
Subjective Symptoms		
Objective Findings (Include results of current X-rays, EKGs or an	ny other special tests.)	
Patient is: Ambulatory Bed confined House co	onfined Hospital confined	
TREATMENT		
Date of first visit	Date of last visit	
Frequency of visits: Weekly Monthly Other		
When did you last examine the patient?		
PROGRESS  ☐ Recovered ☐ Improved ☐ Unimproved ☐ Retrogre	essed	
EXTENT OF DISABILITY		
ls patient totally disabled FOR PATIENT'S REGULAR OCCUPATION		] No ] No
	program?	] No
Approximate date	Indefinite date N	ever

Patient Name	Group Number	r				
MENTAL CONDITION						
Is the patient competent to endorse checks and direct the use of the proce	eds?				Yes	□No
CARDIAC (Complete this section IF disability is due to Cardi	ac Condition.)					
Functional Capacity (American Heart Association):		¬ « 4./	C l . l l			
Class 1 (No limitation) Class 2 (Slight limitation) Class 3 (Mark Blood Pressure	, =	Class 4 (	Complete limit	ation)		
VISUAL IMPAIRMENT (Complete this section IF disability is	due to Visual	l Impairm	ent.)			
What was vision at last observation? (Snellen Notation)	Data					
with glasses O. D O.S						
Date corrected vision was irrecoverably reduced to 20/200 or less in the be						
O.D. O.S	eller eye					
Vision can be restored in whole or in part by:	О.D. Г	Lenses	Treatmen	t Operation	☐ Not res	storable
, ,	0.S.	_ TLenses	☐ Treatmen		☐ Not res	
PHYSICAL CAPACITIES EVALUATION		_				
Patient can work full-time?					□Yes	∏No
Patient can work part-time? (If "Yes," hours per day:					_	□No
In a work day, patient can stand/walk: (Hours at one time)	(TOTAL hours	durina dav	)			
0-2 2-4 4-6 6-8 8-10	0-2	0 ,,		8-10		
In a work day, patient can sit:						
(Hours at one time)	(TOTAL hours	<u> </u>		□ 0.40		
0-2 2-4 4-6 6-8 8-10	0-22	2-4	-6	<u>8-10</u>		
Patient can lift/carry: $\square$ Up to 10 pounds $\square$ 11-20 pounds $\square$ 21-5	0 pounds 5	1-100 poun	ıds			
Use of hands for repetitive action:						
	dexterity (pinch, pi	ick, use key	vboard):	Right Left		
Dominant Hand: Right Left						
Do you believe these physical capacities to be permanent?					Yes	□No
REMARKS						
PHYSICIAN INFORMATION AND SIGNATURE						
Attending Physician Name (Please print.)				Degree		
Tax ID Number Phone ()		E-ma	il			
Address						
City		State		ZIP		
Attending Physician Signature						

Patient Name	Group Number

## **FRAUD WARNINGS**

Alaska, Alabama, Arkansas, Delaware, Idaho, Indiana, Louisiana, Maine, Minnesota, Ohio, Oklahoma, Rhode Island, Tennessee, Texas, Washington, West Virginia: Any person who, knowingly with intent to defraud any insurance company or other person files a 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 subject such person to criminal and civil penalties, and denial of insurance benefits.

**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, 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.

**District of Columbia:** WARNING: It is a crime to provide false or misleading information to an insurer for the purpose of defrauding the insurer or any other person. Penalties include imprisonment and/or fines. In addition, an insurer may deny insurance benefits if false information materially related to a claim was provided by the applicant.

**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 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.

**Maryland:** 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.

**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 in RSA 638:20.

**New Jersey:** Any person who knowingly files a statement of claim containing any false or misleading information is subject to criminal and civil penalties.

**New Mexico:** 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 is guilty of a crime and may be subject to civil fines and criminal penalties.

**New York:** 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.

**Pennsylvania:** 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 subjects such person to criminal and civil penalties.

**Puerto Rico:** Any person who, knowingly and with the intent to defraud, presents false information in an insurance request form, or who presents, helps or has presented a fraudulent claim for the payment of a loss or other benefit, or presents more than one claim for the same damage or loss, will incur a felony, and upon conviction will be penalized for each violation with a fine no less than five thousand (5,000) dollars nor more than ten thousand (10,000) dollars, or imprisonment for a fixed term of three (3) years, or both penalties. If aggravated circumstances prevail, the fixed established imprisonment may be increased to a maximum of five (5) years; if attenuating circumstances prevail, it may be reduced to a minimum of two (2) years.