

2019-20

Formulario de Accidente del Estudiante

Lea las instrucciones en la página siguiente antes de completar

**POR FAVOR MANDE LOS FORMULARIOS A:
CLAIMS ADMINISTRATOR
BOLLINGER INC.
P.O. Box 1346
Morristown, NJ 07962**

1. Distrito Escolar		2. Escuela que Asiste el Niño/la Niña en el Distrito:			3. Master Policy No.:	
4. Apellido del Reclamador:		Primer Nombre:		5. Fecha de nacimiento	6. <input type="checkbox"/> Masculino <input type="checkbox"/> Femenino	7. Telefono
8. Dirección:			9. Ciudad / Estado / Zona Postal:			
10. Correo Electronico del Padre o Guardian:						

11. Marque actividad en cual participaba el estudiante cuando tuvo el accidente:

- A. Deportes Intrescolasticos _____ Nombre del Deporte
- B. Animadoras Batutera o Banderetera Banda de Musica
- 0: _____
- 01 Clase de Educación Fisica 04 Yendo y Viniendo a/de la Escuela 07 Actividad Extra-Curricular (Despues de Escuela) Dentro de la Escuela
- 02 En la Clase o en el Pasillo 05 Viajando en Grupo 08 Actividad Extra-Curricular FUERA de la Escuela
- 03 En el Patio de Recreo (pero NO durante clase de Educación Fisica) 06 Actividad Fuere de la Escuela (Plan de 24 horas) 09 Espectator
- ¿La Escuela estaba en sesion? Si No Hora de Entrada: _____ Hora de Salida: _____

12. Fecha del Accidente:	13. Hora: <input type="checkbox"/> A.M. <input type="checkbox"/> P.M.	14. ¿Cómo ocurrió el accidente?
15. ¿Donde ocurrió el accidente?		16. Parte del cuerpo herida/o:

17. Certifico que la actividad indicada arriba es patrocinda y supervisada por la escuela y que se cubre bajo una poliza que solicito y compro el dueño de dicha poliza.

Firma de Administrador (a) Escolar _____ Título: _____ Fecha _____

Dirección de correo electrónico _____ Número de teléfono _____

AUTORIZACION Y PRUEBA DE OTRO SEGURO, TIENE QUE COMPLETARLO LOS PADRES O EL GUARDIAN

AUTORIZACIONES MEDICA: Autorizo entrega de cualquier informe medico tipo que sea necesario para procesar esta reclamacion, inclusivo de todos los datos pertinentes a esta limitación o otra incapacidad preva.	AUTORIZACIÓN DE PAGO: Autorizo pagar beneficios medicos directamente a los proveedores que prestaron servicios..
FIRMA _____ FECHA _____	FIRMA _____ FECHA _____

1. Nombre del Padre:	2. Nombre y Dirección de su Empleo:
3. Nombre de la Madre:	4. Nombre y Dirección de su Empleo:

5. NO tengo/tenemos seguro personal o de grupo de ningun tipo. La carta de mi empleo verificando que no tengo seguro medico esta uncluida.
- NO tengo/tenemos seguro medico soy/somos: Empleo Propio Desempleado Invalido
- Si, tengo/tenemos seguro personal o de grupo (Por favor complete #6).
- Tenemos un plan financiado por el gobierno. (Medicaid, Tricare, etc.).** Si usted tiene seguro de enfermedad, por favor suplirnos con una copia de su tarjeta.

6. Nombre de Otra(s) Compañia(s) de Seguro	Dirección

Certifico, juro y afirmo que los informes dados aqui son verdaderos y correctos. Entiendo por completo que cualquier representación fradulenta hecha por mi con intenciones de recibir beneficios baja esta poliza constituye un fraude y puede ser castigable bajo la ley.

Firma de Madre/Padre/Guardian: _____ Fecha _____

PADRES: POR FAVOR, LEA TODAS LAS INSTRUCCIONES ANTES DE PRESENTAR UN RECLAMO:

1. Esta póliza de bajo costo que tiene restricciones y limitaciones, y su reclamo no puede ser pagado en su totalidad.
2. Un funcionario de la escuela completa y firmar la sección delantera del formulario de solicitud para la escuela relacionadas con lesiones solamente.
3. Si este accidente no es una lesión relacionado con la escuela, los padres tienen que completar la parte delantera del formulario de reclamación.
4. Debe firmar la parte Autorización médica del formulario.
5. Adjuntar facturas detalladas (CMS-1500 de los médicos y UB-04 de los hospitales) al formulario de reclamo y envíelo por correo a la casilla de correo a continuación. Si ha pagado alguna factura, debe incluir un recibo(s) o el pago se enviara al proveedor que presta el servicio.

Si se trata de una lesión dental, envíe un Formulario Dental ADA J430 o su equivalente para los servicios relacionados con lesiones solo junto con el formulario de reclamo y envíelo por correo a la casilla de correo que se muestra a continuación.

No podemos aceptar saldos adeudados, estados de cuenta, facturas o libros contables.

6. **ENVÍE ESTE FORMULARIO DE RECLAMACIÓN AL GRUPO DE ESPECIALIDAD DE BOLLINGER EN EL PLAZO DE 90 DÍAS A PARTIR DE LA FECHA DEL ACCIDENTE.**
7. Las facturas posteriores deben enviarse por correo cuando las reciba. Por favor muestre el nombre del estudiante, política número y fecha del accidente en toda la correspondencia. Un formulario de reclamo adicional no es necesario.
8. Por favor mantenga copia de este formulario de reclamo, todas las facturas, y la Explicación de Beneficios de su seguro primario para sus registros.
9. Si necesita más información o tiene alguna pregunta, por favor llamar al 866-267-0092 para hablar con uno de nuestros altamente calificados Representantes de Servicio al Cliente entre las horas de 8 a.m. y 5 p.m. E.S.T. Lunes - Viernes o contactenos en nuestro sitio web www.BollingerSchools.com

POR FAVOR NO LLAMAR A LA ESCUELA.

10. Después de haber enviado su hoja de reclamo completa y haya recibido su primer Explicación de Beneficios de parte de Bollinger Specialty Group, ahora tendrá un número de reclamo y pueden ir a www.BollingerSchools.com para inscribirse y verificar condición de su reclamo en línea.

PLAN ADMINISTRACIÓN Y RECLAMO DE SERVICIO POR:

Bollinger Specialty Group

A Gallagher Company

P.O. BOX 1346, MORRISTOWN, N.J. 07962

TELEFONE 866-267-0092

www.BollingerSchools.com

Fraud Warnings Disclosure

Any person who knowingly and with intent to defraud any insurance company or another 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 may subject the person to criminal and civil penalties. (Not applicable in AL, AR, CO, DC, FL, KS, KY, LA, MD, ME, NJ, NM, NY, OH, OK, OR, PA, PR, RI, TN, TX, VA, VT, WA, and WV.)

In **Arkansas, Louisiana, Rhode Island, or West Virginia**: 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 fines and confinement in prison.

In **Alabama**: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or who knowingly presents false information in an application for insurance is guilty of a crime and may be subject to restitution, fines or confinement in prison, or any combination thereof.

In **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.

In **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.

In **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.

In **Kansas**: Any person who, knowingly and with intent to defraud, presents, causes to be presented or prepares with knowledge or belief that it will be presented to an insurer, purported insurer, or to or by a broker or any agent thereof, any written statement as part of, or in support of, an application for the issuance of, or the rating of an insurance policy for personal or commercial insurance, or a claim for payment or other benefit pursuant to an insurance policy for commercial or personal insurance which such person knows to contain materially false information concerning any fact material thereto; or conceals, for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act and may be subject to criminal and/or civil fines or penalties.

In **Kentucky**: Any person who knowingly and with intent to defraud any insurance company or other person files 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.

In **Maine, Tennessee, Virginia, or 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.

In **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.

In **New Jersey**: Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

In **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.

In **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.

In **Ohio**: Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud.

In **Oklahoma**: WARNING: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information is guilty of a felony.

In **Oregon**: Any person who knowingly and with intent to defraud any insurer or other person files an application for insurance or statement of claim containing any materially false information upon which an insurer relies, if such information was either material to the risk assumed by the insurer or the misinformation was provided fraudulently, may commit a fraudulent insurance act, which may be a crime and may subject the person to criminal and civil penalties.

In **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.

In **Puerto Rico**: Any person who has committed fraud, as defined in the law, shall incur a felony, and if convicted, shall be sanctioned for each violation by a penalty of a fine of not less than five thousand dollars (\$5,000), nor more than ten thousand dollars (\$10,000), or a penalty of imprisonment for a fixed term of three (3) years, or both penalties. If there were aggravating circumstances, the fixed penalty thus established may be increased up to a maximum of five (5) years; if extenuating circumstances are present, it may be reduced to a minimum of two (2) years. In addition to the penalties provided in this chapter, any person who, as a result of the fraud thus committed is benefited in any way to obtain insurance, or in the payment of a loss pursuant to an insurance contract, shall be imposed the payment of restitution of the amount of money resulting from the fraud. Every violation shall have a prescription term of (5) five years.

In **Texas**: Any person who knowingly presents a 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.

In **Vermont**: Any person who knowingly presents a false statement in an application for insurance may be guilty of a criminal offense and subject to penalties under state law.