

Allied Healthcare Limited Professional Liability Insurance Application

INSTRUCTIONS

THIS IS NOT A BINDER OR ACCEPTANCE OF INSURANCE. The completion and/or submission of this Application, with or without the payment of premium, does not bind Keystone Mutual Insurance Company (the "Company") to issue insurance to you. Insurance coverage is subject to the Company's receipt of this completed, signed and dated Application and the required premium due, and is also subject to underwriting approval by the Company. Insurance coverage will not be issued until each of these occurs. A minimum of 30 days is generally required to process an application once it is received by the Company. The failure to provide complete information or necessary attachments may cause a delay in the processing of your Application.

GENERAL INFORMATION

Name of Applicant (First, Middle, Last)				Degree	Degree	
List all other names by which	you have been	n known, and the	dates of usage for each:			
Date of Birth (M/D/Y)	☐ Male	☐ Female	Social Security Number			
Primary Office Information			1			
Address:						
(Number and Stree	t)	(City)	(State)	(Zip Code)	(County)	
Phone #:			Fax #:			
Email Address:				Percentage of Pract	ice*%	
Coverage Selection						
Requested Date of Coverage (M	1/D/Y):		at 12:0	01 a.m.		
Requested Retroactive Date (ap	plicable only if	your current poli	cy is a claims made policy) (N	M/D/Y):		
Indicate the type of coverage decovers your exposure for any cl purchase "tail" or extended reponly if there have been no gaps Accordingly, you should keep you Claims Made Coverage with	aims that would porting endorse in your prior co our existing pol n Prior Acts Co	d be covered under ment coverage under laims made cover licy in force until verage	er that policy (i.e. with prior a nder your existing claims mad age and <u>after</u> you have satisfi	cts coverage, it is not it e policy). Prior acts co	necessary to overage is available	

If you have selected claims made coverage without prior acts coverage, please indicate which <u>one</u> statement below applies:						
☐ My prior coverage is under an occurr	☐ My prior coverage is under an occurrence policy					
☐ I have purchased an extended reporting	ng endorsement ("tail" cove	erage) under my prio	or claims ma	de coverage		
☐ I have not purchased an extended reporting endorsement ("tail" coverage) under my prior claims made coverage. I realize that my failure to purchase such coverage will result in an uninsured exposure for any claims which may arise as a result of professional services rendered while insured under my prior claims made coverage.						
Undergraduate						
Name of college or university:						
City/State:						
Dates Attended (M/Y):	to	Degree receiv	ved:			
Identify All States in which You are Lie	censed to Practice					
Name of State	License #	Active	Inactive	Temporary	Pending	
		□				
Name of Business Entity						
Type of Business Entity						
☐ Sole Proprietor/Solo Unincorporated	☐ Solo Incorporated – N	o employed or contr	racted physic	cians		
☐ Multi-shareholder Corporation, Partne	ership, Association or Limit	ed Liability Compa	ny			
☐ Other – Please explain:						
You may obtain coverage for your business entity as an additional insured under your policy with this Application if you satisfy our requirements.						
Do you desire coverage for this business of	entity?	□ No				
Employment Status						
□ Sole Proprietor □ Employee □ Shareholder/Partner/Member □ Independent Contractor □ Other						
If other, please explain:						
DATING INFORMATIO	N					
RATING INFORMATIO						
Specialty:		Perc	centage of Pr	ractice	%	

If y	ou answer yes to any Question below, please provide all details in Supplemental Information Form of this Appl	ication.	
1.	How many hours do you work per week?		
2.	Do you perform any joint injections? (If yes, how many injections per month, where are the injections made, and for what purpose?)	□ Yes	□ No
3.	Do you directly participate in surgical or cosmetic procedures? (If yes, please explain what surgeries and what duties or functions you perform.)	□ Yes	□ No
4.	Have you ever been charged with, indicted for, convicted of, or plead guilty or no contest to, any violation of any law or ordinance other than minor traffic offenses?	□ Yes	□ No
5.	Have you ever been evaluated or recommended for treatment for, diagnosed with, or treated for, alcohol, narcotics or any other substance abuse, sexual addiction or mental health issue?	□ Yes	□ No
6.	Do you currently have any condition that may impair your ability to practice, including but not limited to, any alcohol, narcotics or substance abuse addiction or condition, or mental or physical health issue? (If yes, you must include a statement from your treating physician with your Application that describes your condition and indicates whether it could adversely affect your ability to practice medicine.)	□ Yes	□ No
7.	Have you ever been accused of sexual misconduct of any kind?	□ Yes	□ No
8.	Has any patient or patient's representative ever filed any complaint or grievance against you with, or have you ever been notified to appear before, any hospital committee, state licensing or regulatory agency, or other medical review committee?	□ Yes	□ No
9.	Have you ever been investigated by, or entered into any consent agreement with, any hospital committee, state or federal licensing or regulatory agency, or other medical review committee?	□ Yes	□ No
10.	Have you ever altered any medical record (except where a reasonable basis for the alteration existed and it was consistent with acceptable standard of practice, and such alteration was duly noted as such)?	□ Yes	□ No
11.	Are you now, or have you ever been, directly or indirectly involved in any claim, potential claim or suit arising out of the rendering or failing to render professional services?	□ Yes	□ No
12.	Other than any matter already disclosed under Question 11, above, do you have knowledge of any incident, circumstance or potential adverse outcome that resulted, or may result, in injury or death, or in a claim, potential claim or suit involving you (even if you believe any such claim or suit to be without merit)?	□ Yes	□ No
13.	Other than as already disclosed in this Application, have any of the following occurred which may reasonably result in, or be possibly related to, a claim or suit being brought against you (even if you believe any such claim or suit to be without merit)?		
	Request for records by a patient and/or a patient's attorney or other representative?	□ Yes	□ No
	Letter or other communication from a patient or patient's attorney or other representative?	□ Yes	□ No
	Fee dispute with a patient?	□ Yes	□ No
14.	Other than as already disclosed in this Application, have any of the following occurred in the last three years?		
	Had a patient die while under your care?	□ Yes	□ No
	Expression of dissatisfaction with treatment by any patient or any party on behalf of such patient?	□ Yes	□ No
15.	Other than as already disclosed in this Application, have there ever been any intra-operative complications or other treatment complications that may result in: death or other disability of any existing or former patient, or that may reasonably result in, or be possibly related to, a claim or suit being brought against you (even if you believe any claim or suit to be without merit)?	□ Yes	□ No
16.	Are there any facts or circumstances that might reasonably lead to an incident, claim or suit, even if you believe the claim or suit may be without merit and including those identified in Questions 11 through 15, above, that have <u>not</u> been reported to your current or prior professional liability carrier?	□ Yes	□ No
17.	Has any incident, claim or suit that involves or may involve you been reported to any other professional liability carrier by any other person or entity on their own behalf, but not on your behalf?	□ Yes	□ No

REPRESENTATIONS, PARTICIPATION AGREEMENT, REVOCABLE PROXY, AND AUTHORIZATION

I hereby declare, represent and warrant to Keystone Mutual Insurance Company (the "Company") that all of my answers, statements, descriptions and particulars set forth in this Application are true and correct, and that I have not suppressed or misstated any material fact. I agree to immediately notify the Company if there is any change in any of such answers, statements or particulars, including, without limitation, my professional specialty, affiliation or working arrangement with any other physician, firm or professional association. I further agree to be bound by, and subject to, the Company's underwriting guidelines, policies and procedures.

I affirm and represent that I have fully and completely listed all claims, suits and incidents known to me, or of which I should reasonably be aware, which may arise from my acts or omissions.

I UNDERSTAND AND AGREE THAT ANY MATERIAL MISREPRESENTATION OR OMISSION BY ME IN THIS APPLICATION MAY RESULT IN RENDERING ANY CONTRACT OF INSURANCE ISSUED BY THE COMPANY NULL AND WITHOUT EFFECT, PROVIDE THE COMPANY WITH THE RIGHT TO RESCIND ANY CONTRACT OF INSURANCE ISSUED PURSUANT TO THIS APPLICATION, AND/OR REQUIRE RETROACTIVE UPWARD PREMIUM ADJUSTMENT.

I UNDERSTAND THAT KNOWINGLY PRESENTING FALSE INFORMATION, OR CONCEALING INFORMATION, IN SUPPORT OF AN APPLICATION FOR ISSUANCE OR RATING OF AN INSURANCE POLICY, OR IN SUPPORT OF A CLAIM FOR PAYMENT OR OTHER BENEFIT UNDER ANY INSURANCE POLICY, IS A FELONY WHICH MAY SUBJECT ME TO FINE AND IMPRISONMENT.

I AM NOT RELYING ON ANY ORAL OR WRITTEN REPRESENTATION THAT COVERAGE HAS OR WILL BE EXTENDED TO ME, OR THAT A POLICY OF INSURANCE WILL BE ISSUED. I UNDERSTAND AND AGREE THAT I HAVE NO RIGHT TO DEMAND OR EXPECT COVERAGE UNTIL THE COMPANY HAS, AS A PRECONDITION TO SUCH COVERAGE (1) RECEIVED AND REVIEWED AND APPROVED MY COMPLETED APPLICATION; (2) OFFERED ME A PREMIUM QUOTE; AND (3) RECEIVED THE TOTAL PREMIUM DUE OR, IF THE COMPANY HAS AGREED TO FINANCE THE PREMIUM, THE FIRST INSTALLMENT DUE. IN ADDITION, I UNDERSTAND AND AGREE THAT NO PREMIUM OR INSTALLMENT SHALL BE DEEMED RECEIVED BY THE COMPANY UNTIL MY CHECK, MONEY ORDER OR ELECTRONIC TRANSFER HAS BEEN HONORED BY THE INSTITUTION ON WHICH IT IS DRAWN.

I AGREE THAT IF I FAIL TO COMPLY WITH THESE TERMS, OR WITH THE TERMS OF ANY CONTRACT OF INSURANCE ISSUED BY THE COMPANY, I WILL HAVE NO COVERAGE FOR ANY CLAIM UNDER ANY POLICY OF INSURANCE FOR WHICH I AM APPLYING.

I understand and agree that this Application shall be the basis of my insurance contract with the Company. I understand and agree that, upon acceptance of my Application by the Company, this Application will become a part of the policy and operate as part of the contract between me and the Company.

I agree to fulfill all of the rights and obligations of the "Preferred Class" (i.e. the first 30 members of the Company) and of the "Common Class" (i.e. all remaining members of the Company, except those who may later become members of the Preferred Class in accordance with the Company's *Articles of Association*), as applicable, as defined in the Company's *Articles of Association* and including specifically, the following:

Members of the Preferred Class shall be entitled to receive noncumulative dividends from legally available funds in preference to the members of the Common Class at the rate of five percent (5%) per member, *per annum*, when, as and if declared by the Board of Directors. In the event of any dissolution or liquidation of the Company or winding up of the Company's business, members of the Preferred Class shall be entitled to receive in preference to the members of the Common Class an amount equal to the total of their initial

capital contribution, plus any declared and unpaid dividends. Members of the Preferred Class shall have no voting rights.

Subject to the preferences that may be applicable to the members of the Preferred Class, if any, members of the Common Class are entitled to receive such lawful dividends as declared by the Company's Board of Directors, and will share such dividends on a pro rata basis. In the event of the Company's liquidation or dissolution, or the winding up of the Company's business, and subject to the rights of the Preferred Class, members of the Common Class will be entitled to receive, pro rata, all of the Company's remaining assets for distribution to its members. Members of the Common Class shall each have one vote on all matters to be voted on by the Company's policyholders, which shall be irrevocably and indefinitely transferred and assigned to a member of the Common Class selected from among the Common Class by the Nominating Committee of the Board of Directors (the "Common Class Delegate"). In the event a Common Class Delegate becomes a member of the Preferred Class in accordance with the procedures set forth in the Company's Articles of Association, a successor Common Class Delegate shall be selected by the Board of Directors from among the members of the Common Class. The Common Class Delegate shall irrevocably and indefinitely transfer and assign to James R. Bowlin or his successor (the "Transferee") such Common Class Delegate's right to vote on behalf of the Common Class with respect to all issues presented to the Company's policyholders for decision. At all meetings of the policyholders of the Company, and in all proceedings affecting the Company, the Transferee shall have the exclusive right to vote the votes transferred to the Transferee hereunder in such manner as the Transferee may determine in his or her discretion.

I agree to pay any regular or special assessment that may be levied by the Company in accordance with the Company's Articles of Association. Regular assessments may be levied on current and former Preferred Class and Common Class members of the Company monthly, quarterly, semiannually or annually without limitation as to frequency, in the manner provided by the Company's Bylaws, as determined by the Board of Directors. The amount of such assessment(s) shall also be as determined by the Board of Directors in its sole and absolute discretion. Special assessments may be made in like manner. Regular and special assessments may be levied upon current Preferred Class and Common Class members, and former Preferred Class and Special Class members who were members as of the year to which such assessment relates, if the such date of the assessment is encompassed by the policy year of such former member's insurance policy issued by the Company, regardless of whether such former member's policy is in effect as of the date the assessment is declared or notice thereof is provided to such former member, or both. Notwithstanding the foregoing, the maximum amount of any one regular or special assessment which the Company may levy against a member or former member shall be that member's, or former member's, pro rata share of the amount of any statutory net loss (i.e. statutory net income which is less than zero) occurring during any monthly, quarterly, biannual or annual period to which the assessment applies; provided, that the Company may, but shall not be obligated to, consider the loss experience of each individual member in the levying of assessments. No interest, dividends or other income shall accrue or be payable from the Company to policyholders on any assessment paid by such members, and the assessment shall be non-refundable unless otherwise determined by the Board of Directors.

I agree that, in additional consideration of the potential for return provided to me and other Company policyholders as a result of the creation and ongoing management of the Company by its Board of Directors, the ownership structure resulting from any demutualization and conversion of the Company to a stock-based insurer shall be as follows, and any and all rights in and to any additional ownership interest is hereby specifically waived. Preferred Class members of the Company who have been continuously insured by the Company for at least three years immediately preceding such demutualization and conversion, and are insured by the Company on the date of any demutualization and conversion, shall receive ten percent (10%) ownership interest. Common Class members of the Company who have been continuously insured by the Company for at least three years immediately preceding such demutualization and conversion and are insured by the Company on the date of any demutualization and conversion shall receive 27 percent (27%) ownership interest. James R. Bowlin, or his designee, shall receive 40 percent (40%) ownership interest, Scott B. Lakin, or his designee, shall receive seven percent (7%) ownership interest, the Board of Directors of the Company other than those members and individuals listed above shall receive 15 percent (15%) ownership interest in accordance with policies of the Company, and Employees of the Company or

its contractors other than those members and individuals listed above shall receive one percent (1%) ownership interest in accordance with policies of the Company.

I agree to, and do hereby, waive any and all rights to assert any cause of action against the Company, its Directors, Officers, members, employees and agents arising out of or relating to the cancellation or non-renewal of Member's insurance coverage, the suspension of Member's membership in the Company, and/or the imposition of any assessment in accordance with the Company's *Articles of Association*, including, but not limited to, any cause of action for defamation, invasion of privacy and breach of contract, and further agrees to indemnify, save, defend and hold such parties harmless from all such causes of action.

I understand that I may, upon request, obtain a complete description of the Company's organization, capitalization and operation, and that I have been provided with the opportunity to review such information and to ask any questions of the Company relative thereto.

I also understand that I can request and review a copy of the Company's Fraud Policy at any time.

I understand and agree that my Initial Capital Contribution and all Annual Capital Contributions paid to the Company by me or on my behalf are non-refundable.

I agree that any cancellation of my policy by me during its term will result in the Company retaining unearned premium in accordance with its policies, which the Company will provide to me at my request.

If applicable, I further understand and agree that I will not receive any amount from my Keystone Capital[®] member retirement savings account if I terminate or cancel my insurance coverage with the Company other than through death, disability, or retirement after age 55, and that my Keystone Capital[®] balance will be reduced by the amount expended by the Company for any purpose on any incident or claim presented by me to the Company.

REVOCABLE PROXY

The Annual Meeting of the members of Keystone Mutual Insurance Company will be held on Friday, June 13, 2025, at 10:00 a.m., at the Company's headquarters at 13537 Barrett Parkway Dr., Suite 345, St. Louis, Missouri 63021, for the following purposes:

- 1. To elect Luke Van Kirk, DO as the Common Class Delegate to assign to the Transferee the right to vote the Common Class votes.
- 2. The Transferee's ratification of the election of the following Directors for a three-year term for the period 2025-28:

Scott B. Lakin Craig S. McPartlin Jerry N. Middleton, MD FACOG Dennis A. Nahnsen

- 3. The Transferee's ratification of the selection of Armanino, LLP, as the Company's auditor.
- 4. To authorize the Transferee to vote on such other business as may come before the meeting.

You are cordially invited to attend the meeting, and this Revocable Proxy is provided for you in the event you do not plan to attend the Annual Meeting. This proxy is solicited by the Board of Directors.

THIS REVOCABLE PROXY, WHEN PROPERLY EXECUTED, WILL BE VOTED IN THE MANNER DIRECTED HEREIN BY THE MEMBER SIGNING ABOVE.

By signing and dating this proxy, you authorize the proxy to vote <u>for</u> electing Dr. Luke Van Kirk as the Common Class Delegate to assign to the Transferee the right to vote the Common Class Votes.

THIS PROXY MAY BE REVOKED AT ANY TIME PRIOR TO THE DATE OF THE ANNUAL MEETING THROUGH THE COMPANY'S RECEIPT OF WRITTEN REVOCATION OF THIS PROXY BY THE MEMBER SIGNING ABOVE.

THIS REVOCABLE PROXY SHALL APPLY ONLY IF YOU ARE CHARGED AND PAY A CAPITAL CONTRIBUTION TO THE COMPANY, AND COMPLY WITH ALL OTHER REQUIREMENTS TO BE A MEMBER OF THE COMPANY'S COMMON CLASS OF MEMBERSHIP.

The undersigned hereby authorizes all present and prior professional liability insurance carriers, and any and all attorneys who have represented the undersigned in connection with any incident, claim or suit involving professional liability, to release to Keystone Mutual Insurance Company (the "Company") upon its request any and all information regarding any closed, pending or anticipated incidents, claim(s) or suits, and any and all underwriting and other information requested by the Company.

The undersigned further authorizes all state and federal licensing boards or agencies, national or state medical societies of any type or nature, all hospitals in which the applicant had, or currently holds, staff privileges, and all physicians or any other individuals with information regarding the undersigned, to release to the Company upon its request any and all information regarding the undersigned.

The undersigned also agrees to release and hold all such entities, agencies and/or persons, their directors, officers, agents, employees and representatives, and the Company, its directors, officers, agents, employees and representatives, harmless from any and all liability arising out of the release or use of such information released and/or furnished pursuant to this Authorization.

The undersigned acknowledges and agrees that any such information provided to the Company pursuant to this Authorization, as well as the identities of any entity, agency and/or person providing such information, will be held by the Company on a confidential basis, and will not be disclosed to the undersigned. The undersigned hereby waives any right to compel such disclosure, and agrees not to seek to discover or compel the disclosure of any such information through any judicial process, including, but not limited to, litigation or other proceedings.

The undersigned further authorizes the Company to disclose to any such person, entity or agency contemplated by this Authorization any information about the undersigned that the Company determines to be necessary and/or appropriate, in its sole discretion, to effect its investigations and inquiries concerning, and review and consider the Application for insurance by, the undersigned.

The undersigned agrees that any photocopy of this Authorization shall be considered as an original, and may be relied upon by any third party as such.

Signature		
Print Name	 	
Date (M/D/Y)	 	

SUPPLEMENTAL INFORMATION

Indicate the Section and Question number in this Application to which your supplemental information applies.				