

DANCE INSTRUCTOR

Insurance Program and Enrollment Form

This brochure is valid for effective dates of 2/1/25 through 12/31/25

PROGRAM DESCRIPTION

This insurance program has been specifically designed to meet the unique needs of a U.S.-based dance instructor directly supervising an individual or a group engaged in dance activities.

Coverage is provided by a carrier rated A (Excellent) by A.M. Best Company.

This program does not provide coverage for the operation, ownership or maintenance of a fitness, sports or dance facility. For information regarding coverage for a facility, please call us.

INELIGIBLE OPERATIONS

Operations not eligible for this program include, but are not limited to the following:

- · Instructors under the age of 18
- · Instructor's employment as an exempt or a non-exempt employee of a school, university or college
- · Instruction of sports skills

ELIGIBLE OPERATIONS

A U.S.-based instructor age 18 or older conducting private or group instruction in the following dance activities is eligible to enroll in this program:

 Irish Acro dance Ballet Jazz Ballroom Latin Belly dancing Modern Salsa Clogging Scottish Contemporary Square Country western Swing Cultural/ethnic Tango Flamenco

 Tap · Folk dancing • Tumbling (floor only, no Hawaiian gymnastic apparatus) Hip hop

• ZUMBA®

EASY WAYS TO ENROLL FOR COVERAGE

WEB

Receive coverage immediately by purchasing on-line at www.fitnessinsurance-kk.com

Submit this enrollment form, with payment, to K&K.

1-260-459-5502



K&K Insurance Dance Instructor RPG Program P.O. Box 2338 Fort Wayne, IN 46801-2338

FOR SERVICE REQUESTS ONLY

E-MAIL info@fitnessinsurance-kk.com

QUESTIONS

Call 1-800-506-4856

This brochure is for illustrative purposes only and is not a contract of insurance. You must refer to the actual policy for complete information regarding coverage terms, conditions and exclusions as they may change from one coverage period to the next. You may request a copy of the full policy by submitting a written request to us.

EXCLUSIONS

The following represent only some of the exclusions contained in this policy and state variations may apply.

- Abuse, molestation, or exploitation
- Amusement devices

 (e.g.: rides, slides, inflatables, bungees, climbing walls, dunk tanks)
- · Communicable disease
- Cryogenic chambers/therapy
- Cycling (other than stationary)
- Cyber incident, data compromise and violation of statutes related to personal data

- Employment-related practices
- Instruction/activities held on or in open water (e.g.: lakes, ponds, ocean)
- Medical, therapy or health care services
- Operation, ownership or management of a fitness, dance or sports facility
- · Physicals/stress testing

- Physical therapy, massage or salon services
- Sale or distribution of herbal medicinal and/or nutritional products
- · Sexually transmitted disease
- Training programs for law enforcement, public safety and military personnel
- · Those operations listed as ineligible
- · Unmanned aircraft

COVERAGES AND LIMITS

Coverages	Option 1	Option 2	Option 3	Option 4	Option 5
Commercial General Liability (CGL)	Limits	Limits	Limits	Limits	Limits
Each Occurrence	\$ 1,000,000	\$ 2,000,000	\$ 3,000,000	\$ 4,000,000	\$ 5,000,000
General Aggregate					
(Other than Products-completed Operations)	\$ 5,000,000	\$ 5,000,000	\$ 5,000,000	\$ 5,000,000	\$ 5,000,000
Products-completed Operations Aggregate	\$ 1,000,000	\$ 2,000,000	\$ 3,000,000	\$ 4,000,000	\$ 5,000,000
Personal and Advertising Injury	\$ 1,000,000	\$ 2,000,000	\$ 3,000,000	\$ 4,000,000	\$ 5,000,000
Bodily Injury to Participants Liability	\$ 1,000,000	\$ 2,000,000	\$ 3,000,000	\$ 4,000,000	\$ 5,000,000
Professional Liability	\$ 1,000,000	\$ 2,000,000	\$ 3,000,000	\$ 4,000,000	\$ 5,000,000
Damage to Premises Rented to You					
(Fire Legal Liability)	\$ 1,000,000	\$ 1,000,000	\$ 1,000,000	\$ 1,000,000	\$ 1,000,000
Medical Expense (other than participants)	\$ 5,000	\$ 5,000	\$ 5,000	\$ 5,000	\$ 5,000
Abuse, Molestation, or Exploitation Defense Reimbursement	\$ 100,000	\$ 100,000	\$ 100,000	\$ 100,000	\$ 100,000
Costs:			<u> </u>		
Certified Instructor - 1 year	\$ 199.00	\$ 289.00	\$ 539.00	\$ 789.00	\$ 1,039.00
Certified Instructor - 2 years	\$ 343.00	\$ 504.50	Not Available	Not Available	Not Available
Non-Certified Instructor - 1 year	\$ 250.00	\$ 365.00	\$ 615.00	\$ 865.00	\$ 1,115.00
Non-Certified Instructor - 2 years	\$ 434.00	\$ 641.00	Not Available	Not Available	Not Available

^{*}Costs include premium and a \$20 risk purchasing group administration fee

Coverage provided under this program includes:

Commercial General Liability with Enhancement Endorsement – coverage which protects the insured against liability claims for bodily injury and property damage arising out of premises, operations, products and completed operations and personal and advertising injury.

Bodily Injury to Participants Liability – coverage which offers protection against bodily injury liability claims brought by persons participating in dance activities under the direction of the insured.

Professional Liability – provides protection against wrongful acts (negligent act, error, omission or breach of duty in the discharge of dance activities) that occur under the operations of the insured.

Abuse, Molestation, or Exploitation Defense Reimbursement – Although claims arising out of abuse, molestation or exploitation are excluded under this policy, this coverage (subject to the specific terms of this endorsement) reimburses you for up to \$100,000 for defense costs resulting from alleged abuse, molestation, or exploitation claims.

FREQUENTLY ASKED QUESTIONS

Can I apply for coverage over the phone?
 Unfortunately, we are not able to accept your enrollment information over the phone at this time.
 You can apply for coverage online or by completing an enrollment form and submitting it to us via fax or mail.

2. What is a general aggregate?

This is the maximum amount to be paid out in any policy period for all losses.

3. What are certificate requests? How do I complete this section on the enrollment form?

A certificate is a document prepared by us providing you evidence of insurance. You will automatically receive a certificate providing proof of coverage once coverage is bound. You only need to complete the certificate request section if you have been asked to provide another certificate, to an entity such as the facility where you work.

4. I have been asked by the facility that I instruct at to add them as an "additional insured" to my policy. What does this mean and how do I do that?

An additional insured is a person or organization not automatically included as an insured under an insurance policy, but who is included or added as an insured under the policy at the request of the named insured. By providing an entity additional insured status, it now is entitled to defense and indemnity (if policy limits have not been exhausted) under your policy with no responsibility for premium payments.

You can add an entity as an additional insured under the certificate request section of the enrollment form. Please provide their complete name, address, and relationship to you. All requests must be made in writing.

5. Will I receive a policy after I submit the enrollment form?

No. You will receive a certificate of insurance as proof of coverage. By applying for this insurance, you are applying for membership in the Sports, Leisure and Entertainment Risk Purchasing Group (RPG), a group formed and operating pursuant to the Liability Risk Retention Act of 1986 (15 USC 3901 et seq.). Coverage is offered exclusively through the Sports, Leisure and Entertainment Risk Purchasing Group (RPG). The RPG receives a master policy from the insurance company. Submission of this enrollment form confirms your desire to receive coverage through the RPG. Each member receives their own certificate of insurance as evidence of coverage. The limits of insurance apply individually to each insured member organization - there are no shared limits of liability with any other members. For a copy of the RPG master policy, please submit your request in writing to: K&K Insurance Group, Inc., P.O. Box 2338, Fort Wayne, IN 46801-2338.

6. Do I have coverage for virtual training?

Coverage does extend to incidental virtual training provided by you (the named insured) to your clients/ members. The policy is intended to extend bodily injury coverage for training available to your clients/ members only (through a private platform such as a password protected website or a closed Facebook group) - Coverage does not extend to any training material that is accessible to the general public.

Reasonable precautions should be taken when assessing potential new clients/members online, including but not limited to: health assessments, waivers/release forms, and interviews prior to instruction or training. We encourage you to consult with an attorney to consider special waiver/release agreements that will apply specifically to virtual training.

Virtual training/instruction does not extend to any training/instruction that includes gymnastic apparatuses, tumbling, or stunting (including pyramids), or in-water activities. We do not provide coverage for cyber liability, so if you are taking payment or collecting personal information online and it is compromised, there would be no coverage under the general liability policy.



Enrollment Form - Dance Instructor Insurance

This brochure is valid for effective dates of 2/1/25 through 12/31/25

Completion of this enrollment form confirms your desire to obtain insurance through the Sports, Leisure and Entertainment Risk Purchasing Group, a group formed and operating pursuant to the Liability Risk Retention Act of 1986 (15 USC 3901 et seq.). A risk purchasing group (RPG) provides group purchasing power for similar risks resulting in potential advantageous coverage terms, and competitive rates for favorable group loss experience. An RPG administration fee may be charged. The submission of this enrollment form and/or the acceptance of payment does not guarantee coverage. Certain operations are not eligible for coverage by this program. We reserve the right to decline any request for coverage.

TO AVOID PROCESSING DELAYS, PLEASE: 1. Complete all sections (print legibly)

- 2. Sign and date where required
- 3. Remit completed enrollment form (pages 4 10) with payment

GENERAL	INFORMATION
GLINEIVAL	

GENERAL INFORM	TATION			(1000)	,
O I am a new account	O I am renewing	g my coverage			
Instructor's name (as it s	hould appear on the po	olicy): First name		Las	st name
Doing business as (DBA (additional name(s) under which					
Mailing address:					
City:				State:	Zip:
Phone: ()	Cell: ()	Fa	x: ()	
E-mail:		Website:			
(By listing an email address, you					
DATES					
BUSINESS INFORM 1. Type of instructor (cl		//			
 Acro dance Ballet Ballroom Belly dancing Clogging Other (subject to 	O Contemporary Country western Cultural/ethnic Flamenco	O Folk dance O Hawaiian O Hip hop O Irish	O Jazz O Latin O Modern O Salsa	O Scottish O Square O Swing O Tango	 Tap Tumbling (no gymnastic apparatus) ZUMBA®
If yes, this progra	erate your own dance s am only provides cover or anyone performing in	age for your oper	ations as an ir	olunteers? Onstructor. It doe	es not extend to

Coverage is not provided for an instructor's employment as an exempt or non-exempt employee of a school. university or college; or for instructors under the age of 18; or for instruction of sports skills.

K&K Insurance Group, Inc. • P.O. Box 2338 • Fort Wayne, IN 46801-2338 • 1-800-506-4856 • Fax 1-260-459-5502 Website www.kandkinsurance.com

K&K Insurance Group, Inc. is a licensed insurance producer in all states (TX license #13924, FL #L007299); operating in CA, NY and MI as K&K Insurance Agency (CA license #0334819)

4. FOR NEW ACCOU	JNTS ONLY					
Do you have cui	rent coverage	e in place?			O Yes	O No
If no, please ch	eck/explain:					
O New bus	siness operat	ion $$ Other, please explain:				
If yes:						
a) Name(s) of current ca	arrier(s):	E	expiration date(s):		
b) Is your	current carrie	non-renewing your coverage	?		O Yes	O No
If yes,	why?					
c) In the pa	ast 5 years, h	ave you had any losses?			O Yes	O No
		DDAAD	AM COOT			
		PROGR <i>i</i>	AM COST			
Please check the ap	propriate pr	ogram and option:				
O I am a Certified i	nstructor (d	certificate information must b	e provided)			
Certification organiza	ation:	Certification n	umber:	Expirat	ion date:_	
	Options	Limit of Liability (CGL)	1 – Year Cost	2 - Years Co	st	
	Option 1	\$ 1,000,000	O \$ 199.00	· ·	0	
ISE I	Option 2	\$ 2,000,000	O \$ 289.00			
2E	Option 3	\$ 3,000,000	O \$ 539.00	Not Available	э	

O I am a Non-certified Instruc

Option 4

Option 5

۵	Options	Limit of Liability (CGL)	1 – Year Cost	2 - Years Cost
FIED	Option 1	\$ 1,000,000	O \$ 250.00	O \$ 434.00
L E	Option 2	\$ 2,000,000	O \$ 365.00	O \$ 641.00
SERTI	Option 3	\$ 3,000,000	O \$ 615.00	Not Available
	Option 4	\$ 4,000,000	O \$ 865.00	Not Available
ō	Option 5	\$ 5,000,000	O \$1,115.00	Not Available

\$4,000,000

\$5,000,000

WHERE ALLOWED BY STATE JURISDICTION, COSTS ARE 100% NON-REFUNDABLE/NON-TRANSFERRABLE ONCE COVERAGE BEGINS.

COVERAGE IS CONTINGENT UPON RECEIPT OF PAYMENT AND A FULLY COMPLETED ENROLLMENT FORM.
NO COVERAGE WILL BE DEEMED IN EFFECT UNTIL THE ACCURATE PAYMENT IS RECEIVED BY
THE COMPANY OR THEIR REPRESENTATIVE.

CANCELLATIONS/CHANGES CAN ONLY BE MADE BY THE NAMED INSURED.

Not Available

Not Available

\$ 789.00

O \$1,039.00

^{**}Costs include premium and a \$20 risk purchasing group administration fee**

CERTIFICATE REQUESTS

Once your enrollment form is approved, you will receive a Certificate of Insurance as evidence that coverage is bound.

Complete this section if you require additional certificates listing a facility, property owner or similar third-party as an additional insured on your policy. Provide a separate request for each additional certificate needed.

COVERAGE EXCLUSIONS

The most common delay in certificate processing is caused by providing partial or incorrect name and/or instructions. Please check your request carefully before submitting.

The following notable exclusions are contained in the commercial general liability coverage provided by this program (note: state variations may apply). Abuse, molestation or exploitation; Asbestos; Any adult-themed parties/meetings/trips, including but not limited to parties/meetings/ trips during which demonstration of products and/or services used in the adult entertainment industry takes place; Commercial general liability standard exclusions (CG0001 4/13 edition); Cap on losses from certified acts of terrorism; Communicable disease; Cryogenic chambers/therapy; Cyber incident, data compromise, and violation of statutes related to personal data; Cycling (other than stationary); Employment related practices; Fireworks: Fitness/exercise operations related in whole or part, to perform as an exotic dancer or any similar occupation in the adult entertainment industry; Fungi or bacteria; Instruction/activities held on or in open water; Lead; Medical, therapy or health care services; Nuclear energy; Operation, ownership or management of a fitness, dance or sports facility; Physicals/stress testing; Physical therapy, massage or salon services; Sale or distribution of medicinal, herbal and/or nutritional products; Sexually transmitted disease; Silica or silica-related dust; Specified recreational vehicles and activities - Aircraft/hot air balloon; Airport; Amusement device: The ownership, operation, maintenance or use of any device or equipment a person rides for enjoyment, including, but not limited to: mechanical or non-mechanical ride, slide, or water slide (including any ski or tow when used in conjunction with a water slide); inflatable recreational device; or vertical device or equipment used for climbing whether permanently affixed or temporarily erected. This exclusion does not apply to video games or computer games or to any device that is specifically designed for the training or instruction of an activity for which you are enrolled; Animal; Bungee; Dunk tank; Haunted attraction; Performer; Rodeo; Saddle animal; Snowmobile; Total pollution with a building heating, cooling & dehumidifying equipment exception and hostile fire exception; Training programs for law enforcement, public safety and military personnel; Unmanned aircraft; Those operations listed as ineligible: Certified athletic trainers; Coaching of organized competitive athletic teams; Instructors under the age of 18; Instruction of sport skills activities; Instructor's employment as an exempt or non-exempt employee of a school, university or college.

AGENTS: YOU MUST COMPLETE A	ATTENTION: AGENTS AGENT WARRANTY SECTION BELOW. Enrollments cannot be accepted unless this section is completed.
Please complete the information below.	
Agency name:	Agent/contact name:
Agency complete mailing address:	
Agency telephone: ()	Agency fax: ()
	Tax I.D
I represent and warrant as an insurance pro insurance business in the state coverage for	ducer that I currently maintain, and will maintain, all individual, corporate or agency licenses or permits to conduct this insured is being written. I further represent and warrant that I currently maintain errors and omissions 0 for myself, my officers, and employees. If requested by K&K, I will provide K&K with reasonably satisfactory
	ided in this program unless purchased online at www.fitnessinsurance-kk.com. A fee may be separately charged cannot be included in the payment remitted to us.
I understand that agents do not have author	ity to issue binders or a certificate of insurance on behalf of this program.
Agent signature:	Date:
PLEASE READ, COMPI	LETE #9 BELOW (if you do not wish to receive documents via email), AND SIGN ON PAGE 8
not be denied legal effect, validity or enforce K&K Insurance Group (K&K), whether on its services, digital storage, digital media or sit rights when we are delivering and you are	ational Commerce Act (15 U.S.C. § 7001, et seq.) provides that a signature, contract or other record may ceability solely because it is in electronic form or because an electronic signature was used in a transaction. Its own behalf, and/or on behalf of an insurer and/or third parties, may utilize the internet, email, cloud similar electronic means to transmit Policy Documents to its clients. This Agreement informs you of your receiving such documents from us electronically. In you acknowledge and consent to the following:
, , ,	eding with this transaction, and all subsequent actions related to this transaction, electronically.
I understand that further documents r communications, confirmations, require electronic means to me, including by	relating to this insurance purchased through K&K, including but not limited to correspondence, ests for premium payments and policy documents, may, to the extent permitted by law, be transmitted by e-mail sent to the e-mail address I have provided as part of this transaction and/or my on-line registration. I

- consent to such documents being provided to me electronically.
- 3. Notwithstanding paragraph 2, any notice of cancellation shall be sent to me by mailing to the address I have provided as part of my registration and/or application for insurance, or to such other address for which I have provided notice pursuant to the terms of the policy.
- 4. Any change or revision to the e-mail address or other electronic contact information which I have provided as part of this transaction and/or my on-line registration process shall be requested by me by faxing, emailing, or by mailing a written notice to: K&K Insurance; P.O. Box 2338, Fort Wayne, IN 46801-2338.
- 5. I understand that I have the right to obtain a paper copy of any electronic record provided to me pursuant to this transaction or any subsequent transaction involving my coverage by mailing a written request to the address provided in paragraph 4.
- 6. In order to access the electronic records provided, the following hardware and software are required: (a) a personal computer or other device through which Internet access is available, (b) an Internet connection, (c) an e-mail account with an Internet service provider, and (d) Adobe Acrobat Reader.
- 7. I understand that I have the right and option to withdraw my consent to the receipt of further electronic documents at any time by faxing, emailing, or mailing a written request to the address provided in paragraph 4. By withdrawing my consent to electronic delivery of documents I understand that I will receive a paper copy of future policy documentation.
- 8. Information relating to this transaction is subject to the terms of our privacy statement, a copy of which is provided at www.kandkinsurance.com.
- 9. DOCUMENT DELIVERY. After this enrollment form is approved, you will receive a certificate of insurance showing evidence that coverage has been bound. When submitted through an insurance agent or broker, this coverage document will only be delivered to them. Additional certificate requests will be issued to the same person. Providing an email address in this application will be deemed consent to us to deliver documents and communication to you electronically.

If you DO NOT want to be emailed please check here and select your preferred method of document delivery. O				
O Fax to:	attn:			
O Mail to:	attn:			

PLEASE READ AND SIGN BELOW

Compensation and Other Disclosure Information

K&K Insurance Group Inc. ("K&K") is an insurance producer licensed in your state. Insurance producers are authorized by their license to confer with insurance purchasers about the benefits, terms and conditions of insurance contracts; to offer advice concerning the substantive benefits of particular insurance contracts; to sell insurance; and to obtain insurance for purchasers. The role of the producer in any particular transaction involves one or more of these activities. Compensation will be paid to the producer, based on the insurance contract the producer sells. Depending on the insurer(s) and insurance contract(s) the purchaser selects, compensation will be paid by the insurer(s) selling the insurance contract or by another third party. Such compensation may vary depending on a number of factors, including the insurance contract(s) and the insurer(s) the purchaser selects. In addition, K&K may charge a fee for administrative services. Your signature on your application, quote form, check, and/or other authorization for payment of your premium, will be deemed to signify your consent to and acceptance of any fee charged by K&K. The insurance purchaser may obtain information about compensation expected to be received by the producer based in whole or in part on the sale of insurance to the purchaser, and compensation expected to be received based in whole or in part on any alternative quotes presented to the purchaser by the producer, by emailing a written request to warranty@ kandkinsurance.com.

Premiums paid by clients to K&K for remittance to insurers and any funds paid to K&K by insurance companies for remittance to clients are deposited into fiduciary accounts in accordance with applicable insurance laws until they are due to be paid to the insurance company or client. Subject to such laws and the applicable insurance company's consent, where required, K&K will retain the interest or investment income earned while such funds are on deposit in such accounts.

In placing, renewing, consulting on or servicing your insurance coverages K&K and its affiliates may participate in contingent commission arrangements with insurance companies that provide for additional contingent compensation, if, for example, certain underwriting, profitability, volume or retention goals are achieved. Such goals are typically based on the total amount of certain insurance coverages placed by K&K with the insurance company or the overall performance of the policies placed with that insurance company, not on an individual policy basis. In addition to retail commissions, K&K and its affiliates may receive additional forms of compensation from insurers and third parties including but not limited to; contingencies, overrides, bonus commissions, national additional commissions, wholesale commissions, subscription market brokerage charges, referral fees and/or administrative expense reimbursements. This revenue is in addition to and shall not be credited against a fee or any other compensation earned hereunder.

Our liability to you, in total, for the duration of our business relationship for any and all damages, costs, and expenses (including but not limited to attorneys' fees), whether based on contract, tort (including negligence), or otherwise, in connection with or related to our services (including a failure to provide a service) that we provide in total shall be limited to the lesser of \$2,500,000 or the singular annual limit of the policy of insurance procured by us on your behalf from which your damages arise.

This liability limitation applies to you, our client, and extends to our client's parent(s), affiliates, subsidiaries, and their respective directors, officers, employees and agents (each a "Client Group Member" of the "Client Group") wherever located that seek to assert claims against K&K, and its parent(s), affiliates, subsidiaries and their respective directors, officers, employees and agents (each an "K&K Group Member" of the "K&K Group"). Nothing in this liability limitation section implies that any K&K Group Member owes or accepts any duty or responsibility to any Client Group Member.

If you or any Client Group Member asserts any claims or makes any demands against us or any K&K Group Member for a total amount in excess of this liability limitation, then you agree to indemnify K&K for any and all liabilities, costs, damages and expenses, including attorneys' fees, incurred by K&K or any K&K Group Member that exceeds this liability limitation.

Aon plc, our ultimate parent company, and its affiliates have from time to time sponsored and invested in insurance and reinsurance companies. While we generally undertake such activities with a view to creating an orderly flow of capacity for our clients, we also seek an appropriate return on our investment. These investments, for which Aon is generally at-risk for potential price loss, typically are small and range from fixed-income to common stock transactions. In such case, the gains or losses we make through your investments could potentially be linked, in part, to the results of treaties or policies transacted with you. Please visit https://www.aon.com/about-aon/corporate-governance/guidelines-policies/market-relationship for more information.

Representation Statement

The undersigned authorized officer of the applicant declares that the statements set forth herein are true to the best of his or her knowledge. The undersigned authorized officer agrees that if the information supplied on the application changes between the date of the application and the effective date of the insurance, he/she (undersigned) will immediately notify the insurer of such changes, and the insurer may withdraw or modify any outstanding quotations and/or authorization or agreement to bind the insurance. Signing of this application does not bind the applicant to the insurer to complete the insurance.

I am aware that accurate reporting is required for premium calculation and that my books and records, as they relate to this coverage, may be examined or audited by the company at any time during the coverage period and up to three years thereafter. I acknowledge that intentional misrepresentation or misreporting may jeopardize coverage and that the company reserves the right to decline/void any ineligible coverage.

I further acknowledge that, I have reviewed all information provided with this enrollment form and understand the exclusions which apply, as well as the activities and operations for which coverage is not provided.

WHERE ALLOWED BY STATE JURISDICTION, COSTS ARE 100% NON-REFUNDABLE/NON-TRANSFERRABLE ONCE **COVERAGE BEGINS**

Applicant name (from page 4):	
Applicant or agent signature:	Date:
Printed name:	Title:

IMPORTANT INFORMATION. PLEASE READ.

Fair Credit Report Act Notice

Personal information about you, including information from a credit or other investigative report, may be collected from persons other than you in connection with this application for insurance and subsequent amendments and renewals. Such information as well as other personal and privileged information collected by us or our agents may in certain circumstances be disclosed to third parties without your authorization. Credit scoring information may be used to help determine either your eligibility for insurance or the premium you will be charged. We may use a third party in connection with the development of your score. You have the right to review your personal information in our files and can request correction of any inaccuracies. A more detailed description of your rights and our practices regarding such information is available upon request. Contact your agent or broker for instructions on how to submit a request to us

Fraud Warning

Applicable in AL, AR, DC, LA, MD, NM, RI and WV: Any person who knowingly (or willfully)* presents a false or fraudulent claim for payment of a loss or benefit or knowingly (or willfully)* presents false information in an application for insurance is quilty of a crime and may be subject to fines and confinement in prison. *Applies in MD only.

Applicable in CA: For your protection, California law requires that you be advised of the following:

Any person who knowingly presents false or fraudulent information to obtain or amend insurance coverage or to make a claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison.

Applicable in CO: 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.

Applicable in FL and OK: 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)*. *Applies in FL only.

Applicable in KS: 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 or by an insurer, purported insurer, broker or any agent thereof, any written, electronic, electronic impulse, facsimile, magnetic, oral, or telephonic communication or 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.

Applicable in KY, NY, OH and PA: 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 (not to exceed five thousand dollars and the stated value of the claim for each such violation)*. *Applies in NY only.

Applicable in ME, TN, VA and WA: 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 and denial of insurance benefits. *Applies in ME only.

Applicable in MN: A person who files a claim with intent to defraud or helps commit a fraud against an insurer is guilty of a crime.

Applicable in NJ: Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

Applicable in OR: Any person who knowingly and with intent to defraud or solicit another to defraud the insurer by submitting an application containing a false statement as to any material fact may be violating state law.

Applicable in VT: 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.

Applicable in all other states: 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.

PAYMENT OPTIONS

Submit a completed enrollment (including signed Representation Statement) and payment to: Applicant name: _____ Effective date: ____ PAY BY ACH (Bank Account): THIS OPTION IS ONLY AVAILABLE FOR PURCHASES MADE 15 DAYS OR MORE PRIOR TO THE EFFECTIVE DATE E-mail info@fitnessinsurance-kk.com or Fax 1-260-459-5502 I (we) authorize K&K Insurance Group to initiate a single electronic debit from the account shown below and have attached a voided copy of the check: Name on Bank Account: _____ Bank Name: O Checking, or O Savings Draft Amount: \$ Bank Routing Number*_____ Bank Account Number* *See below for an explanation of where to locate these two sets of numbers on your bank check. Date: Authorized Signature(s) - (Not required if authorization by phone by K&K) Date: Authorized Signature(s) - (Not required if authorization by phone by K&K) **EXPLANATION OF CHECK NUMBERS** YOUR NAME 123 1. Bank Routing Number - This is a nine digit Anywhere, OH 00000 DATE number separated by a bar and a colon I: 123456789 I: \$ 2. Account Number - This number may appear as the second, first or third series of numbers. Please read carefully. DOLLARS 3. Check Number - Matches number in the upper right corner CO44072324|| CO00123456789|| C123 | of check. NOT REQUIRED FOR ACH. ROUTING ACCOUNT NUMBER 2. NUMBER 3. NUMBER **PAY BY CHECK:** (Payable to K&K Insurance Group) Mail **K&K** Insurance Dance Instructor RPG Program P.O. Box 2338 Fort Wayne, IN 46801-2338 **PAY BY CREDIT CARD:** Fax only 1-260-459-5502 O VISA O MASTERCARD O DISCOVER O AMERICAN EXPRESS Card number: ___ CSC # (card security) code: ____ Expiration date: ___ I authorize K&K Insurance Group, Inc. to charge my payment to my credit card in the amount of \$_____ Print name (as on card): Cardholder signature: Cardholder phone number: (____)_

FATCA Notice: Please go to Aon.com/FATCA to obtain appropriate W-9.