

Pet Insurance Exotic, Rare & Unusual

Premier, Plus & Value Plans

Combined Financial Services Guide and Product Disclosure Statement (including Policy Wording)



Please read in conjunction with **Your Certificate of Insurance** to understand the **Policy** for **Your Pet**.

Dear Policyholder,

Thank You for considering insuring with Petcover, We would be delighted to have You and Your Pet as part of the Family.

We hope Your Pet is in the best of health, but rest assured, if You need Us we'll be there to help.We do all We can to make the claims process as quick and easy as possible so You can count on a prompt and caring service from Our experienced staff when You need it most.

The details of the cover the Policy provides are included in this booklet as well as useful information to make claiming as straightforward as possible.

Wishing You and Your Pet a happy and healthy time ahead.

The Petcover Team

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Part 1: Financial Services Guide (FSG)

This combined Financial Services Guide (FSG) document and the Pet Insurance Product Disclosure Statement (which includes the Policy Wording) (PDS) that **You** have been given, aims to help **You** make an informed decision about the financial services and products **We** can provide to **You** as a retail client and together contains important information about:

- · The financial services We can offer You;
- · Who We act for in providing these services;
- · How We and other relevant persons are paid; and
- · How complaints are dealt with.

The Financial Services Guide (FSG) explains:

- · Our products and services;
- · Our remuneration;
- · Other important information.

Please take the time to carefully read this FSG and keep it safely with **Your Policy** documents.

Information About Petcover's Services

The PDS also contains information on the significant benefits and characteristics of the product and the standard terms, conditions, limits and exclusions of **Our** Pet Insurance cover to assist **You** in making an informed decision about whether to purchase it or not.

In this FSG "We, Our and Us" refers to Petcover Aust Pty Ltd ABN 97 117 476 990 AFSL No. 507143 of 1-3 Smolic Court Tullamarine VIC 3043 telephone 1300 731 324 which is authorised under its AFS Licence to provide advice on and deal in general insurance products, including Pet Insurance.

Introduction

We aim to provide You with insurance products and services that protect You and/or enhance Your Pet's life. To help Us achieve this, it's important that You understand what We do as Your insurance broker.

Our FSG contains important information about the products and services Petcover Aust Pty Ltd offers. It also explains how **We**, and **Our** representatives, may be remunerated and contains details of **Our** internal and external complaints handling procedures.

By engaging Petcover Aust Pty Ltd to provide insurance services, **You** are, in the absence of a formal written retainer agreement, agreeing to the delivery of **Our** services and to **Our** remuneration as described in this FSG.

If **You** are buying a retail product (as defined in the Corporations Act 2001), **We** will, if and when required, also give **You** a Product Disclosure Statement. This contains information on the product and its features to assist **You** in making an informed decision about whether or not to buy it.

If **We** give **You** personal advice about a retail product, which takes into account **Your** individual objectives, financial situations or needs, **We** will, if required, also give **You** a Statement of Advice. This contains the advice **We** have given, the basis of that advice and other information about **Our** remuneration and any relevant associations or interests which may have influenced the advice provided.

This FSG is also available on Our website www.petcovergroup.com/au.

Who do We act for?

As an Agent acting under a binder from the Insurer, Sovereign Insurance Australia Pty Ltd ABN 85 138 079 286 AFS License Number 342516 **We** act to arrange to enter into insurance products on their behalf. Under **Our** binder agreement, **We** also agree to handle and settle claims on the Insurer's behalf. For General Insurance products provided as an insurance intermediary **We** will act on your behalf. **We** will tell **You** before or at the time if **We** are not acting for **You** in providing any part of **Our** service.

Any advice given to **You** about pet insurance will be of a general nature only and will not take into account **Your** personal objectives, financial situation or needs. **You** need to determine whether this product meets **Your** Pet's needs.

How You can instruct Us

You can give Us instructions by using the contact details set out in this FSG.

Our products and services

As an insurance intermediary **We** are licensed to deal in and provide advice in relation to Pet Insurance and or general risk insurance products.

Under Our licence, amongst other things, We are able to:

- Arrange Pet Insurance and or general risk insurance products to help You protect against insurable risks;
- · Collect information that Insurers require from You;
- Where needed, provide You with information and advice about Pet Insurance and or General risk insurance products; and
- Assess and pay Pet insurance claims and where needed, assist You to make general insurance claims.

We will endeavour to arrange insurance that meets **Your** Pet Insurance and or **Your** General risks and needs. However, as it is **You** who best understands **Your** risks and needs **You** should always consider the appropriateness of any products **We** provide or any insurance **We** recommend to **You** before acting on **Our** recommendations. **We** also rely on **You** for the accuracy and completeness of information **You** provide to **Us**.

Your Policy documents (including policies and endorsements) contain the terms of Your cover, including the applicable limits, sub-limits and deductibles and Your obligations. You must read these documents carefully to ensure that the cover suits Your needs and so You understand and comply with Your obligations under Your Policy(ies). Failure to do so may result in uninsured losses.

Finally, please note that We cannot guarantee the availability of insurance for Your

particular risks or the solvency of Insurers.

Arranging Your insurances

While cost is always important, the quality of insurance cover offered by a **Policy** is equally important. Insurance that does not match **Your** needs is worthless, however cheap the premium.

As one of Australia's leading Pet insurance providers, **We** have many clients with similar Pets, businesses and situations with similar risks and needs. For these, **We** design and develop **Petcover** products which combine good pricing and quality cover from reputable Insurers.

We understand that Pet insurance can be a complex area and not something that pet owners deal with every day. That is why **Our** employees who are involved in the sale of insurance products and services are Tier 2 qualified based on Financial Services Reform requirements. This enables them to provide **You** with meaningful advice and assistance when **You** need it.

The people who provide Our services

We provide Our services using Petcover employees.

However, in some cases **We** may use "Authorised Representatives" or "Mere Referrers". "Authorised Representatives" are third parties who **We** have authorised to provide **You** and **Your Pet's** information to **Us** to allow **Us** to be able to provide **You** with **Pet** Insurance.

"Mere Referrers" are other third parties who We have authorised to provide You and Your Pet's information to allow Us to be able to provide You with Pet Insurance. They will only provide factual information and are not authorised to provide any advice.

Our Authorised Representatives and Mere Referrers are not employees and do not receive a salary. Instead they may be paid a percentage of the commission and/ or other part of **Our** remuneration for the financial services they provide. This percentage may be up to 10% of Petcover's renumeration.

The Authorised Representative or Mere Referrer's employees may receive salaries, bonuses and/ or company dividends in their own business depending on the nature of their employment. Bonuses may be linked to general overall performance, including sales performance and may include all or part of the commission received by the Authorised Representative or Mere Referrer.

The Authorised Representative or Mere Referrer, and/or its associates, may also receive other financial and non-financial incentives from **Petcover** for arranging **Your Pet** Insurance **Policy**. Such incentives may be dependent on a number of performance related or other factors and may include, for example, sponsorship of training events and conferences, marketing promotions and competitions.

Information on Remuneration

Our remuneration

Unless We have advised otherwise, Our remuneration will comprise the following:

· A commission paid to Us by the Insurer.

We receive commission from the Insurer each time You buy a Policy. It is calculated as a percentage of the Insurer's base premium (this is the premium less stamp duty, GST and other government taxes, charges and levies).

Commission paid to **Us** by the Insurer are rates of commission up to 30% of the **Premium** (before taxes and statutory charges) for Pet Insurance. Commissions depend on the type of insurance. Different Insurers may pay different rates of commission.

In addition, We may also receive the following:

- A service charge for Policy invoicing, premium collection and remittance and for issuing
 policies and other insurance administration work. This charge will appear on Your invoice
 and may vary depending on the work involved and the commission We receive; and
- We may charge an additional administration fee for any change to the Policy that necessitates Us producing a further statement or invoice or a Certificate of Insurance. We may retain this fee from any premium refund arising in connection with the Policy change.

Please note that **We** treat **Our** remuneration as fully earned when **We** issue **You** with a tax invoice, unless **We** have a written agreement with **You** that varies this statement.

You agree that We may retain all Our commission, fees and other remuneration in full in the event of any mid-term cancellation of a **Policy** or future downward adjustment of premium. You also agree that the Insurer and **Petcover** may offset such remuneration from any premium refund You are entitled to.

We want to be entirely transparent about Our remuneration so please ask Us if You

want more information or have any questions.

Where **You** have been referred to **Us** by a third party, **We** pay them a fee, a proportion of **Our** commission or other appropriate merchandise. This does not increase the premium **You** pay to **Us**.

We pay Our staff and representatives an annual salary for their services and they may also receive bonuses or other incentives and rewards based on their performance relating to sales of products and other business criteria.

If **You** require further details about any of the above remuneration received by **Us**, please ask **Us** within a reasonable time after receiving this document and before **We** provide **You** with advice on or **We** issue **You** with Pet Insurance.

Do We receive any other remuneration for Our service?

Interest

The law requires **Us** to pay **Your** premiums (and certain monies paid to **Us** by Insurers for **Your** account) into a trust account pending payment to the Insurer. **We** are entitled to earn and retain interest on these monies. **Our** standard credit terms for premium payments are fourteen (14) days. **We** pay Insurers within the period dictated by the law or earlier if the Insurer requires.

Petcover and its staff may also receive non-monetary benefits from Insurers such as sponsorships of **Petcover** client functions and meals and entertainment. **Petcover** has and monitors compliance with a **Policy** that ensures that these do not create a conflict with **Your** interests.

Should You require further information regarding any of the above forms of indirect remuneration or benefits, please contact Your local Petcover office.

Conflicts of interest

Conflicts of interest may arise in circumstances where some or all of **Your** interests as **Our** client are, or may be, inconsistent with some or all of **Our** interests.

We have a conflicts of interest **Policy** and procedure, including training and monitoring, to ensure **We** are aware of and manage any conflicts of interest. **Our** company, staff and **Our** representatives must comply with this **Policy** and procedure.

Where a conflict is unavoidable, **We** will consult with **You** and manage the conflict in such a way as to avoid prejudice to any party.

Relationships and Associations

We often work closely with a trade or industry association in developing and distributing certain insurance products. Sometimes these associations endorse the insurance product We offer to their members. We may pay part of Our remuneration or an agreed referral fee to an association for their assistance or endorsement.

We also have relationships with various animal related businesses which, when they consider it appropriate, will recommend **Petcover** and **Our** Pet Insurance to their clients. We may pay part of **Our** remuneration or an agreed referral fee to these referrers in recognition of this introduction.

Other important information

Compensation Arrangements Professional Indemnity Insurance

Petcover have professional indemnity insurance which covers its products and services and the services provided by its representatives. In accordance with the requirements of the Corporations Act, Petcover Aust Pty Ltd maintains adequate Professional Indemnity Insurance. This insurance cover extends to claims in relation to **Our** conduct as an Australian Financial Services licence holder and **Our** employees and representatives both past and present, to compensate clients or their beneficiaries for loss or damage suffered if **We** provide negligent advice.

This insurance meets the requirements for compensation arrangements under s912B of the Corporations Act 2001 (Cth).

Premium and Invoice Calculations

We adopt industry practice in calculating local statutory charges. All amounts referred to in **Our** invoices, unless stated otherwise, are to be treated as inclusive of GST.

Privacy Notice - Petcover Aust Pty Ltd

In this Privacy Notice, 'We','Our','Us' means Petcover Aust Pty Ltd and Sovereign Insurance Australia.

Privacy

We value the privacy of personal information and are bound by the Privacy Act 1988 when We collect, use, disclose or handle personal information. We collect personal information to offer, provide, manage and administer the many financial services and products We and Our group of companies are involved in (including those outlined in this FSG). Further information about Our privacy practices can be found in Our Privacy Policy which can be viewed on the Petcover website at Petcover <u>www.petcovergroup.com/au</u>, or Sovereign insurance Australia's website at <u>www.sovereignaustralia.com.au/wp-content/uploads/2019/01/HG-Combined-Privacy-Policy-December-Final.pdf</u> or alternatively, a copy can be sent to You on request. Please contact the Petcover office or visit Our Website at <u>www.petcovergroup.com/au</u> if You wish to seek access to, or to correct, the personal information We collect or disclose about You.

International Transfers

In providing **You** with insurance services, **We** may transfer **Your** personal and/ or sensitive personal information outside of Australia including UK, European Union and India. If this happens **We** will ensure that appropriate measures are taken to safeguard **Your** personal and/ or sensitive personal information.

Information We process

You should understand that information You provide, have provided and may provide in future will be processed by Us and the Insurer, in compliance with the Privacy Act 1988 (Cth) and its Australian Privacy Principles for the purpose of providing insurance, handling claims and/or responding to complaints.

Information containing personal and sensitive personal information

Information **We** process may be defined as personal and/or sensitive personal information. Personal information is information that can be used to identify a living individual e.g. name, address, driving licence or national insurance number. Personal information is also information that can identify an individual through a work function or their title.

In addition, personal information may contain sensitive personal information; this can be information about **Your** health and/or any criminal convictions.

We will not use personal and/or sensitive personal information except for the specific purpose for which You provide it and to carry out the services as set out within this notice.

Collecting electronic information

If **You** contact **Us** via an electronic method, **We** may record **Your** Internet electronic identifier i.e. **Your** internet protocol (IP) address. **Your** telephone company may also provide **Us** with **Your** telephone number.

How We use Your information

Your personal and/or sensitive personal information may be used by Us in a number of ways, including to:

- · Arrange and administer an application for insurance;
- · Manage and administer the insurance;
- · Investigate, process and manage claims; and/or
- Prevent fraud.

Who We share Your information with

We may pass Your personal and/or sensitive personal information to industry related third parties, including authorised agents; service providers; relnsurers; other insurers; legal advisers; loss adjusters and claims handlers.

We may also share Your personal and/or sensitive personal information with law enforcement, fraud detection, credit reference and debt collection agencies and within the Talanx Group of companies to:

- · Assess financial and insurance risks;
- Recover debt;
- · To prevent and detect crime; and/or
- · Develop products and services.

We will not disclose Your personal and/or sensitive personal information to anyone outside the Talanx Group of companies except:

- · Where We have Your permission;
- · Where We are required or permitted to do so by law;
- · To other companies who provide a service to Us or You; and/or
- · Where We may transfer rights and obligations under the insurance.

Why it is necessary to share information?

Insurance companies share claims data to:

- Ensure that more than one claim cannot be made for the same personal injury or property damage;
- Check that information matches what information was provided when the insurance was taken out;
- Act as a basis for investigating claims when We suspect that fraud is being attempted; and/or
- · Respond to requests for information from law enforcement agencies.

Your rights

You have a right to know what personal and/or sensitive personal information We hold about You. If You would like to know what information We hold, please contact Us at the address listed within this notice, clearly stating the reason for Your enquiry. We may write back requesting You to confirm Your identity.

If We do hold information about You, We will:

- · Give You a description of it;
- · Tell You why We are holding it;
- · Tell You who it could be disclosed to; and
- Let You have a copy of the information in an intelligible form.

If some of Your information is inaccurate, You can ask Us to correct any mistakes.

Providing consent to process Your information

By purchasing insurance products from **Us** and by providing **Us** with **Your** personal and/or sensitive personal information, **You** consent to **Your** information being used, processed, disclosed, transferred and retained for the purposes set out within this notice.

If **You** supply **Us** with personal information and/or sensitive personal information of other people, please ensure that **You** have fairly and fully obtained their consent for the processing of their information. **You** should also show this notice to the other person.

YoushouldunderstandthatifYoudonotconsenttotheprocessingofYourinformation or You withdraw consent, We may be unable to provide You with insurance services.

Collection and use of client information

How We use Your data

You have the right to request a copy of the personal data We hold about You. A small charge may apply. We can only discuss Your personal details with You. If You would like anyone else to act on Your behalf please let Us know in writing.

Petcover gathers data containing information about its clients and their insurance placements, including, but not limited to: names, industry codes, policy types, and policy expiration dates, as well as information about the insurance companies that provide coverage to its clients or compete for its clients' insurance placements. This information is maintained in one or more databases. **Petcover** may use or disclose information about its clients, if it is required to do so by:

- · Foreign or Australian law;
- Petcover Policy,
- · Pursuant to legal process; or
- In response to a request from foreign or Australian law enforcement authorities or other government officials.

In addition to being used for the benefit of **Petcover**'s clients, these databases also may be accessed by other **Petcover** affiliates for other purposes, including providing consulting and other services to Insurers for which **Our** Group of Companies may earn compensation.

Due to the global nature of services provided by **Our** Group of Companies, the information **You** provide may be transmitted, used, stored and otherwise processed outside the country where **You** submitted that information. If **You** have questions about **Our** Group data processing or related compensation, please contact **Your** local **Petcover** office.

General Insurance Code of Practice

The General Insurance Code of Practice was developed by the Insurance Council of Australia to further raise standards of practice and service across the insurance industry by promoting better communication between **Insurers** and customers and outlining a standard of practice and service to be met by **Insurers**.

We keenly support the standards set out in the Code.

You can obtain more information on the Code of Practice and how it assists **You** by contacting **Us**. Contact details are provided on the back cover of this document. For more information on the Code of Practice and Code Governance Committee (CGC) visit insurancecode.org.au.

Insurance Brokers Code of Practice

Petcover Aust Pty Ltd is a member of the Steadfast Group Ltd. Both **Petcover** and the Steadfast Group Ltd subscribes to the Insurance Brokers Code of Practice and is bound by their Code of Practice (the Code).

The Insurance Broker's Code of Practice demonstrates the Australian insurance broking industry's professional commitment to its clients. The Code is administered by the Code Administration team at the Australian Financial Complaints Authority (AFCA). The Code applies to the relationship between Insurance Brokers and their clients. It describes key service standards that clients can expect from brokers, as well as an overview of the complaints and disputes handling process. The Code has been specifically developed by the National Insurance Brokers and their clients.

The objective of the Code is to build upon the professional competence in the insurance broking profession, increase consumer confidence in insurance brokers and increase knowledge of the important role they play. The service standards outlined in the Code are also aimed at safeguarding self-regulation of the broking industry. To view a copy of the Code visit <u>www.niba.com.au</u>. The Code does not form part of any retainer **We** have with **You** and **Your** rights relating to any breach of the Code by **Us** are limited to remedies available under the Code.

Telephone Call Recording

We may record incoming and/or outgoing telephone calls for training or verification purposes. This allows Us to check information You give Us and to verify information We have given You. Where We have recorded a telephone call, We can provide You with a copy at Your request, where it is reasonable to do so.

Service issues and complaints

We have in place a formal dispute resolution process, encompassing both internal and external dispute resolution.

We are committed to providing quality services to Our clients. This commitment extends to giving You easy access to people and processes that can resolve a service issue or complaint.

Making a Complaint

We treat complaints very seriously and believe You have the right to a fair, swift, prompt and courteous service at all times. If You are dissatisfied with any aspect Our relationship, You may lodge a complaint. Our complaints process has three steps:

Immediate Response & Resolution

Many concerns can be resolved immediately, or within a short amount of time. If **You** have a complaint about the service **We** have provided to **You**, please address **Your** enquiry or complaint to the staff member providing the service, or phone 1300 731 324 during normal office hours.

Internal Dispute Resolution

If **We** are unable to resolve **Your** concern, immediately or within 2 days, we will escalate your concerns as a complaint to Petcover's Internal Dispute Resolution Team. **Your** complaint will be handled by a person with appropriate authority, knowledge and experience. **You** will be provided with the contact details of the person assigned **Your** complaint. **We** will make a decision about **Your** complaint within 30 calendar days, however **We** will aim to resolve **Your** complaint within 15 business days. If **We** are not able to resolve your complaint within 15 business days, **We** will escalate the matter to Sovereign Insurance Australia or give **You** the option to contact them yourself. Both these internal review processes will be completed within the 30 calendar days.

You may also contact the Internal Dispute Resolution team directly on: 1300 731 324 or via email idr.au@petcovergroup.com.

You may also contact Sovereign Insurance Australia, 263 Albany Highway, Victoria Park, WA 6100 or via email: <u>complaints@sovereigninsurance.com.au</u>.

External Dispute Resolution

In the unlikely event that **Your** complaint is not resolved to **Your** satisfaction following Petcover's Internal Dispute Resolution Process, **You** may be able to take **Your** matter to the independent dispute resolution body, the Australian Financial Complaints Authority (AFCA).

AFCA resolves certain insurance disputes between **consumers** and **Insurers** and will provide an independent review at no cost to **You**.

We are bound by the determination of AFCA but the determination is not binding on You.

Contact details for AFCA:

Australian Financial Complaints Authority Telephone: 1800 931 678

Email: info@afca.org.au

GPO Box 3, Melbourne VIC 3000

Petcover Aust Pty Ltd is a leading provider of Pet and Animal industry related insurances and risk services. It is part of **Our** Group of Companies, which is a global leader in the design and provision of insurance, reinsurance, risk and employee benefit services. **Petcover** meets the diverse and varied needs of **Our** clients through **Our** Animal industry knowledge, expertise and global resources.

If You have any questions about Our services or anything in this FSG, please contact

Petcover on 1300 731 324.

Part 2: Product Disclosure Statement (including Policy Wording) (PDS)

This Product Disclosure Statement ('PDS') which includes the **Policy** wording contains important information about this **Your Petcover** Exotic, Rare and Unusual Pet Insurance and how it works.

About this insurance

This is an important document. **You** should read it carefully before making a decision to purchase this insurance. It will help **You** to:

- · Decide whether this insurance will meet Your needs; and
- · Compare it with other products You may be considering.

Please note that any recommendation or opinion in this document is of a general nature only and does not take into account **Your** objectives, financial situation or needs.

You need to decide if this insurance is right for You and You should read all of the documents that make up the **Policy** to ensure You have the cover You need.

Who is the Insurer?

Sovereign Insurance Australia (ABN 85 138 079 286 AFS License Number 342516) with its registered address at 263 Albany Highway, Victoria Park, WA 6100 is the Insurer of the **Policy**.

Sovereign Insurance Australia is authorised to carry out insurance business in Australia by the Australian Prudential Regulation Authority in accordance with the Insurance Act 1973 (Cth).

Administrator

Petcover Aust Pty Ltd ABN 97 117 476 990, AFSL No. 507143, is the sole Administrator of the **Policy**, acting under a binding agreement with the Insurer that authorises it to issue, varying and dispose of this Insurance and to manage and settle claims and deal with complaints.

Our contract with You

Where **We** agree to enter into a **Policy** with **You** it is a contract of insurance between **Us** and **You** (see the definition of '**You**' for details of who is covered by this term). The **Policy** consists of:

- · This document which sets out the standard terms of Your cover and its limitations;
- The relevant Certificate of Insurance issued by Us. The Certificate of Insurance is a separate
 document, which shows the insurance details relevant to You. It may include additional terms,
 conditions and Exclusions relevant to You that amend the standard terms of this document.
 Only those sections shown as covered in Your Certificate of Insurance are insured. If the Policy
 is varied during the Period of Insurance We will send You an updated Certificate of Insurance
 taking into account the variations; and
- Any other change to the terms of the Policy otherwise advised by Us in writing (such as an endorsement or Supplementary PDS) specified before entry into the contract or where required or permitted by law. These written changes may vary or modify the above documents.

These are all important documents and should be carefully read together as if they were one document to ensure that **You** are satisfied with the cover. All **Policy** documentation should be kept in a safe place for future reference.

We reserve the right to change the terms of the Policy where permitted to do so by law.

What is covered

Where We have entered into a Policy with You, We will insure You for:

- · Loss or damage caused by one or more of the covered insured events; and
- The other covered benefits, as set out in the Policy occurring during the Period of Insurance.

Other persons may be entitled to cover, but only if specified as so entitled and limited only to the extent and interest specified.

Policy Summary

Please note that this is a limited summary only and not a full description of the covers. Each cover noted is subject to terms, conditions, **Exclusions** and limitations that are not listed in the summary.

You need to read the full terms, conditions and **Exclusion**s of the **Policy** and the **Certificate of Insurance** which specifies the options taken for a full explanation of the cover provided under the **Policy**.

Applying for cover – Eligibility

Rare and unusual birds, birds of prey, reptiles, turtles and mammals can be covered. Pets must be aged within the following age limits at the commencement of **Your** insurance.

- · Bird(s) not less than 12 weeks of age or over the age of 25 years
- Reptile(s) not less than 8 weeks of age or over the age of 15 years
- Turtle(s) not less than 12 weeks of age or over the age of 30 years
- · Mammal(s) not less than 8 weeks of age or over the age of 5 years

Your Pet must live in Australia.

Your Pet must not have shown any sign of **Illness**, **Injury** or been unwell at the start of the insurance or in the previous three months.

Third Party Liability cover cannot be offered if **You** have had a previous liability incident with **Your Pet**.

Other eligibility criteria may apply and **We** will tell **You** what they are when **You** apply for this insurance.

Depending upon the type of pet You have, and the Policy cover You choose, Your Policy may cover some or all of the following risks;

Subject to the **Policy** terms and conditions (including limits and **Exclusion**s), the following benefits are provided under the **Policy**:

COVER SUMMARY We will pay the cost of Veterinary The Maximum Veterinary Fees Fees incurred by You for Veterinary **BenefitWe** will Treatment provided during the pay for Injury Period of Insurance to treat Your Pet's and Illness for all Injury or Illness. Treatment types is shown on **Your** The cost of Treatment for Illnesses **Certificate of** and Iniuries is covered up to twelve Insurance. (12) months, starting from the date the Injury happened, or the Clinical Signs of the **Illness** first occurred, and ending after twelve (12) months or when the Maximum Benefit is reached, whichever happens first. The cost of Veterinary Treatment carried out by a specialist referral centre or a specialist Vet will only be covered up to the maximum value of the total cost of 70% (after the deduction of Your Excess) if and when Your Pet is referred by the original TreatmentVet.

Veterinary Fees (cont.)	The cost of diagnostic examinations of Magnetic Resource Imaging (MRI), Nuclear Magnetic Resonance Imaging (NMRI) or Computed Axial Tomography (CT or CAT) carried out by a Vet will only be covered up to the maximum value of 50% of the total cost.	
Alternative or Complementary Treatment	When referred and endorsed by Your Vet the cost of Alternative or Complementary Treatments and Physiotherapy to treat an Injury and/or Illness in the Period of Insurance.	The Maximum amount We will pay under Alternative or Complementary Treatments for Injury and Illness is shown on Your Certificate of Insurance.
Advertising and Reward	We will pay for the cost of advertising and the reward advertised and paid, with Our prior agreement to get Your Pet back, if Your Pet is stolen or goes missing during the Period of Insurance. If Your Pet is stolen or goes missing during Your Journey, We will also pay the cost of Your accommodation to stay and look for Your Pet if it has not been found or returned by the scheduled last date of Your Journey.	The Maximum BenefitWe will pay for Advertising and Reward is shown on Your Certificate of Insurance.
Third Party Liability	We will cover Your Legal Liability for payment of compensation in respect of: Death, bodily Injury or Illness of another person; and/or Physical loss of or damage to property, occurring during the Period of Insurance and which is caused by an Accident caused by Your Pet.	The Maximum BenefitWe will pay for Third Party Liability is shown on Your Certificate of Insurance .
Excesses	If You need to make a claim under this Policy, You may be required to pay an Excess .	Your Excess will depend on the product You choose, where You live and the breed and/or age of Your Pet. For full details, please refer to the terms and conditions of the Policy and Your Certificate of Insurance.

Cover Options Summary	Description	Premier Plan	Plus Plan	Value Plan
Birds: Large Parrots: African Greys, Macaws, Cockatoos Eclectus, etc. Birds of Prey: Owls, Eagles, Falcons, Hawks, etc. Small Birds: Budgies, Canaries, Finches and Small parrots, Lovebirds, Quakers, etc.	Veterinary Fees for Treatment of Injury, Accident or Illness, including Alternative or Complementary Treatments and Physiotherapy, Specialist Referral or Specialist Vet and diagnostic examinations of Magnetic Resource Imaging (MRI), Nuclear Magnetic Resonance Imaging (NMRI) or Computed Axial Tomography (CT	Up to \$6,000	Up to \$4,000	Up to \$2,000
Reptiles: Lizards, Snakes &Turtles, etc.	or CAT). Alternative or Complementary Treatments	Up to \$6,000	Up to \$4,000	Up to \$2,000
Small Mammals: Guinea Pigs, Ferrets, Rabbits & Rats, etc. Alternative or	and Physiotherapy to treat an Injury and/ or Illness in the Period of Insurance .	This plan is Not Available for Small Mammals Up to	Up to \$4,000 Up to	Up to \$2,000 Up to
Complementary Treatment		\$500 (Any amounts paid under this benefit are part of the Policy Aggregate of Veterinary Fees)	\$400 (Any amounts paid under this benefit are part of the Policy Aggregate of Veterinary Fees)	\$300 (Any amounts paid under this benefit are part of the Policy Aggregate of Veterinary Fees)
Advertising & Reward	We will payfor the cost of advertising and the reward You have offered and paid to get Your Petback, if Your Petisstolen or goes missing during the Period of Insurance.	\$500 Not Available for Small Mammals	\$500	\$500

The benefit listed below is an **Optional Extra Benefit** and may not be included in cover for **Your Pet**. **Please note, **Your Pet** will only be covered under an **Optional Extra Benefit** if **You** have selected the cover option and have paid an additional premium and it is shown on **Your Certificate of Insurance**.

Policy Terms and Conditions

Cover under this **Policy** is provided on the basis:

- That You have paid or agreed to pay Us the Premium for the cover provided; and
- Of the verbal and/or written information provided by You which You gave after having been advised of Your Duty not to make a Misrepresentation either verbally or in writing.

If You failed to comply with Your Duty not to make a Misrepresentation or have made a misrepresentation to Us, We may be entitled to reduce Our liability under the Policy in respect of a claim and/or We may cancel the Policy to the extent We are prejudiced by Your failure. If You have told Us something which is fraudulent, and it is related to Your Policy and the cover provided, We may also have the option of avoiding the Policy (i.e. treating it as if it never existed).

Your Duty not to make a Misrepresentation and the consequences of non-disclosure, are set out under the heading 'Your Duty not to make a Misrepresentation'.

Some words have special meanings

Certain words used in the **Policy** have special meanings. The definitions section of this document on pages 20 - 24 contains such terms. In some cases, certain words may be given a special meaning in a particular section of the **Policy** when used or in the other documents making up the **Policy**.

Headings are provided for reference only and for interpretation purposes and do not form part of the **Policy**.

Your obligation to comply with the Policy terms and conditions

You are required to comply with the terms and conditions of the **Policy**. Please remember that if **You** do not comply with any term or condition, **We** may (to the extent permitted by law) decline or reduce any claim payment and/or cancel the **Policy** to the extent **We** are prejudiced by **Your** non-compliance.

Your Duty not to make a Misrepresentation

You must take reasonable care not to make a Misrepresentation to Us. This responsibility applies until We issue You with a Policy for the first time or agree to renew, extend, vary/change, or reinstate Your Policy.

You must answer **Our** questions honestly, accurately and to the best of **Your** knowledge. A Misrepresentation includes a statement that is false, partially false, or which does not fairly reflect the truth. It is not Misrepresentation if **You** do not answer a question or if **Your** answer is obviously incomplete or irrelevant to the question asked.

The responsibility to take reasonable care not to make a Misrepresentation applies to everyone who will be insured under the **Policy**. If **You** are answering questions on behalf of anyone, **We** will treat **Your** answers or representations as theirs.

Whether or not **You** have taken reasonable care not to make a Misrepresentation is to be determined having regard to all relevant circumstances, including the type of insurance, who it is intended to be sold to, whether **You** are represented by a broker, **Your** particular characteristics and circumstances **We** are aware of.

If **You** do not meet the above **Duty**, **We** may reject or not fully pay **Your** claim and/ or cancel **Your** Policy. If the Misrepresentation was deliberate or reckless, this is an act of fraud, and **We** may treat **Your Policy** as if it never existed.

Who does the duty apply to?

The Duty not to make a Misrepresentation applies to **You** and everyone that is an insured under the **Policy**. If **You** provide information for another insured, it is as if they provided it to **Us**.

What happens if the Duty not to make a Misrepresentation is not complied with?

If the Duty not to make a Misrepresentation is not complied with **We** may cancel the **Policy** and/or reduce the amount **We** pay if **You** make a claim. If fraud is involved, **We** may treat the **Policy** as if it never existed, and pay nothing.

What type of insurance is this?

Subject to the **Policy** terms and conditions (including exclusions and limits) this **Policy** covers the cost of **Veterinary Fees** if **Your Pet** is injured or becomes ill, Third Party Liability, Advertising and Reward, Loss from not returning whilst flying. Each

Illness or **Injury** will be covered for **twelve (12) months** starting from the date the **Injury** first happened after **You** obtained cover, or the date the **Illness** first showed **Clinical Signs**, after **You** obtained cover and the conclusion of the **twenty-one (21) dayWaiting Period**.

When does my Policy begin?

The Policy will begin at 11:59 PM on the day you sign up to the policy.

How long does my Policy run for?

The **Policy** will remain in force for **twelve (12) months** from the date it starts and for any period which **You** renew unless cancelled earlier by **You** or **Us** in accordance with the terms of the **Policy**. The Policy will end or renew at **11:59 PM** on the same date, **twelve (12) months** later, that the policy began or was renewed.

Costs

The **Premium** payable by **You** will be shown on **Your** tax invoice. We take into consideration a number of factors in setting premiums. The base **Premium We** charge varies according to **Your** risk profile (e.g the breed, age, gender and location of **Your Pet**, **Our** claims experience, **Your** individual claims experience, the increased costs of doing business and any events that impact the insurance industry.

You will also have to pay any compulsory government charges (e.g. Stamp Duty and GST) plus any additional charges of which **We** tell **You**. These amounts will be set out separately on **Your Certificate of Insurance** (or tax invoice) as part of the total **Premium** payable.

Minimum **Premiums** may apply. In some cases discounts may apply if **You** meet criteria **We** set. Any discounts/entitlements only apply to the extent any minimum **Premium** is not reached. If **You** are eligible for more than one, **We** also apply each of them in a predetermined order to the **Premium** (excluding taxes and government charges) as reduced by any prior applied discounts/ entitlements. Any discounts will be applied to the base **Premium** calculated prior to any taxes being added.

When **You** apply for this insurance, **You** will be advised of the total amount payable, when it needs to be paid and how it can be paid. If **You** fail to pay **We** may reduce any claim payment by the amount of **Premium** owing and/or cancel the **Policy**. Special rights and obligations apply to instalment **Premium** payments as set out below.

The amount **You** pay for **Your Premium** (excluding government charges) is apportioned as follows: 70% Insurer premium, 30% Administrator management fee. If a person has referred **You** to **Us**, **We** may pay them a part of the amount that relates to commission. This will not increase the amount **You** pay **Us**.

Payments by Instalments

If **You** pay **Your** premium by instalments refer to the 'General **Policy** Conditions' applicable to all sections for important details on **Your** and **Our** rights and obligations. Note that an instalment premium outstanding for fourteen (14) or longer days may allow **Us** to refuse to pay a claim.

Goods and Services Tax (GST)

All monetary limits in the **Policy** are inclusive of GST. In the event of a claim, if **You** are not registered for GST, **We** will reimburse **You** the GST component in addition to the amount **We** pay **You**. If **You** are registered for GST, **You** will need to claim the GST component from the Australian Taxation Office.

You must advise Us of Your correct input tax credit percentage where You are registered as a business and have an Australian Business Number. You are liable to Us for any GST liability We incur arising from Your incorrect advice.

Your cooling-off period and Cancellation rights

You have a cooling off period of **twenty-one (21) days** from the date **You** purchased the **Policy**. During this period **You** can return the **Policy** and receive a refund of any **Premium** paid, provided **You** have not exercised right or power under the **Policy** (e.g. made any claim) or the **Period of Insurance** has not ended.

To exercise **Your** cooling off rights **You** must advise **Us** of **Your** intention to cancel by contacting **Us** at: Petcover Pet Insurance, 1-3 Smolic Crt, Tullamarine VIC, 3043, or email to <u>info.au@</u> <u>petcovergroup.com</u> or 1300 731 324.

After the cooling off period has ended, **You** still have cancellation rights, however **We** may deduct a pro rata proportion of the **Premium** for time on risk, plus any reasonable administrative costs and any government taxes or duties **We** cannot recover (refer to 'General Conditions': Cancellation on pages 26-27, for full details).

If **We** pay any claim, whether by settlement, compromise or otherwise, then no refund of **Premium** will be allowed. Cancellation of the insurance by **Us** does not affect the **Treatment** of any claim arising under the insurance in the period before cancellation.

How do I make a claim?

We will not guarantee on the phone if We cover a claim. You must send Us a claim form that has been properly filled in. We will then contact You with Our decision.

You must fill in a claim form. Send **Us** the claim form together with a copy of the fully itemised invoices setting out the costs involved. Where requested **You** may need to provide a complete medical history and clinical notes relating to the treatment,

You can obtain a claim form online at <u>www.petcovergroup.com/au</u> or by contacting Us on either 1300 738 225 or <u>claims.au@petcovergroup.com</u>. You can email the completed claim form to <u>claims.au@petcovergroup.com</u> or post it to:

Petcover Aust Pty Ltd, Claims Centre 1-3 Smolic Court

Tullamarine, VIC 3043

If You post Your claim We recommend You keep a copy of the claim.

General Insurance Code of Practice

The General Insurance Code of Practice was developed by the Insurance Council of Australia to further raise standards of practice and service across the insurance industry by promoting better communication between Insurers and customers and outlining a standard of practice and service to be met by Insurers.

We keenly support the standards set out in the Code.

You can obtain more information on the Code of Practice and how it assists You by contacting Us. Contact details are provided on the back cover of this document. For more information on the Code of Practice and Code Governance Committee (CGC) visit insurancecode.org.au.

Updating this PDS

We may need to update this PDS from time to time if certain changes occur where required and permitted by law. We will issue You with a new PDS or a Supplementary PDS or other compliant documents to update the relevant information except in limited cases. Where the information is not something that would be materially adverse from the point of view of a reasonable person considering whether to buy this insurance, We may issue You with notice of this information in other forms or keep an internal record of such changes (You can get a paper copy free of charge by contacting Us using Our details on the back cover of this PDS). Other documents may form part of Our PDS and the Policy.

Policy (for example Certificate of Insurance, Supplementary PDSs and/or endorsements). If they do **We** will tell **You** in the relevant document. **We** may also issue other documents forming part of **Our** PDS and the **Policy** where required or permitted by law.

Further information and confirmation of transactions

If **You** require further information about this insurance or wish to confirm a transaction, please contact **Us**.

Your Pet Insurance Policy - Details

Details of **Your Pet's** cover are outlined in the **Policy** and the **Certificate of Insurance**. There are four (4) sections of cover but please be aware that some of the sections of cover may not be automatically provided and as such may not be included in the **Policy**. Cover under a section is only provided to **You** if it is shown as covered on **Your Certificate of Insurance**. We recommend **You** check **Your Pet's** cover and contact **Us** as soon as possible if this is not as expected.

These Terms and Conditions are part of **Your** insurance contract. The other parts are **Your Certificate of Insurance**, and **Your** written, internet or telephone application. To understand exactly what **Your** insurance contract covers **You** must read **Your Certificate of Insurance**, together with all other documents that make up **Our** contract with **You**.

Definitions

If **We** explain what a word means, that word has the same meaning wherever it appears in the **Policy**. For ease, **You** will see that these words appear in bold throughout.

Twelve (12) Months	means a consecutive period of 365 days.	
Accident	means a sudden, unexpected, unusual, specific event, which occurs fortuitously at an identifiable time and place and is unforeseen or unintended. All Accidents consequent upon or attributable to one source or original cause are treated by Us as one Accident . This does not include any physical damage or trauma that is of a gradual nature or that happens over a period of time. For the sake of clarity, the following Conditions are not considered Accidents : luxating patella; a rupture or strain of one or both cruciate ligaments; degenerative joint disease; hip dysplasia and hyperextending hocks; Juvenile Pubis Symphysiodesis.	
Accidental Injury	means a sudden and unforeseen Injury which is the result of an identifiable and known cause or event during the Period of Insurance.	
Agreed Countries	means any Australian Quarantine & Inspection Service (AQIS) approved Countries from which a Pet can return to Australia and does not require quarantine. (At the date of this document the countries specified are New Zealand, Cocos (Keeling) Island, Norfolk Island.)	
Alternative or Complementary Treatment	means the cost of any examination, consultation, advice, test or legally prescribed medication for the following procedures where they treat an Illness or Injury . This includes any VeterinaryTreatment specifically needed to carry out the procedure:	
	 Acupuncture or Homeopathy carried out by a Member of a Veterinary Practice. 	
	 Chiropractic Manipulation carried out by a Member of a Veterinary Practice, providing the member is a qualified animal chiropractor. 	
	 Hydrotherapy carried out by a Member of a Veterinary Practice in a pool/water treadmill owned by the Veterinary Practice providing the member is a qualified animal Hydrotherapist. 	
	 Osteopathy carried out by a Member of a Veterinary Practice providing the member is a qualified animal Osteopath. 	
Australia	5. Herbal medicine. means the Commonwealth of Australia.	
riastiunu	neuristic commonwearth or Australia .	

Behaviour modification programme	means a programme written by an Animal Behaviourist who is a Member of a Veterinary Practice detailing specific techniques to be used and action to be taken with the aim of permanently changing Your Pet's behaviour.
Behavioural Illness	means any change to Your Pet 's normal behaviour, resulting from a mental or emotional disorder diagnosed by a Vet.
Certificate of Insurance	means the relevant Certificate of Insurance We issue including on renewal or variation of the Policy containing details of the cover provided under the Policy , and any Exclusions and other specific insurance details that We have applied to Your cover.
Clinical signs	means changes in Your Pet 's normal healthy state or its bodily functions.
Condition	means any Condition that causes discomfort, dysfunction, distress, including Injuries , disabilities, disorders, Clinical signs , syndromes, infections, isolated symptoms, deviant behaviour, and atypical variations of structure and function and/ or death to the Pet afflicted. Conditions are separated based on the body system affected and the treatment provided.
	If multiple parts of the body have been affected secondary to an illness, we may split these secondary conditions into their own separate claims if the treatments required for the secondary conditions do not overlap.
Dental	For an injury, all body systems directly affected as a result of the injury will be considered under the single condition. means Dental check-ups; Dental scale and polish; teeth cleaning; removal or repair of misaligned; retained deciduous teeth or teeth rasping and de-burring.
Elective Surgery or Treatment	 means a Surgery or Treatment that is beneficial to the Pet but is not essential for Your Pet's survival or does not form part of a Treatment for an Injury or Illness. Treatment or Surgery includes, but is not limited to: De-sexing, spaying or castration; surgical sexing; Micro-chipping; ringing; Grooming; de-matting; beak trimming; dew claw and claw removal; Cosmetic or aesthetic surgery; Pinioning (removal of a birds pinion joint); wing or feather clipping; Debudding/dehorning (horn bud / horn removal); Prescription diet foods; and/or Any Treatment not related to an Injury, Illness, or trauma.
	Veterinary Treatment including diagnostic or a procedure You request, which the Vet confirms is not necessary to treat an Injury or Illness.
Excess	means the amount stated on Your Certificate of Insurance which You will have to pay in the event of a claim.
Exclusion	means a Condition or circumstance for which the Insurers will not pay. Any specific Exclusion will be shown on Your Certificate of Insurance and You will be told of this before You take out the insurance or at renewal. (See the 'What We will not pay' under each cover section).

Experimental	Means any medication and / or treatment that is either:
Therapies & treatments	a. Not registered by the Australian Pharmaceuticals and Veterinary Medicines Authority (APVMA), or
	b. Registered with the Therapeutics Goods Administration (TGA) only, and the efficacy and safety of the medication has not been established in the species of animal it is being used in by the veterinarian.
Family	means Your Immediate Family and grandparents, brothers, sisters, grandsons, and/or granddaughters including Family of step and defacto relationships.
Herbal Medicine	means Herbal Medicine prescribed by a Member of a Veterinary Practice.
Home	means the place in Australia where You usually live.
Illness	means any sickness, disease or changes in Your Pet 's normal healthy state. Excluding any mental or emotional disorders.
Immediate Family	means spouse, civil partner, life partner, partner, defacto partner, parents, sons and daughters, including step and/ or defacto relationships.
Injury	means a physical Injury or trauma caused immediately, solely and directly from an Accident . This does not include any physical Injury or trauma that happens over a period of time or is of a gradual nature.
Insurers	means Sovereign Insurance Australia.
Journey	means travel from Your Home undertaken during the Period of Insurance for a maximum of thirty (30) days for all journeys in the Period of Insurance . This includes the duration of Your holiday or business trip and any travel, in and between Australia and an Agreed Country and return Journeys to Your Home.
Mammal	means a warm-blooded vertebrate animal of a class that is distinguished by the possession of hair or fur, females that secrete milk for the nourishment of the young, and (typically) the birth of live young including, but not limited to, guinea pig, ferret, rabbit, mouse or rat, goat, pig, or sugar glider.
Market Value	means the price generally paid for an animal of the same age, breed, pedigree, sex and breeding ability at the time You took ownership of Your Pet as determined by Us .
Maximum Benefit	means the most We will pay for the relevant level of cover You have chosen during the Period of Insurance as set out in the Certificate of Insurance , subject to Exclusion s of the Policy less the applicable Excess .
Member of a Veterinary Practice	means any person legally employed by a Veterinary Practice under a contract of employment, other than a Vet who may be the Insured under this Policy .
Optional Extra Benefit	means an additional Benefit that You can elect to include in addition to the basic insurance. For Optional Extra Benefits to be included You must select the Option and pay an additional Premium . If applicable the Optional Extra Benefit will be shown on Your Certificate of Insurance .

Our Vet	means any Vet appointed or engaged by Us to carry out Treatment to Your Pet or discuss Your Pet's Treatment with Your Vet.
Period of Insurance	means the time during which We give cover as shown on Your Certificate of Insurance. It does not refer to any prior Period of Insurance if the Policy is a renewal of a previous Policy or any future Period of Insurance for any Policy You may enter into with Us upon renewal. Each Period of Insurance is treated as separate. This is normally twelve (12) months but may be less if Your Pet has been added to Your Insurance or it has been cancelled.
Pet Immigration Rules	means a system that allows pet owners in Australia to take their pets to the Agreed Countries and bring them back to Australia without the need for quarantine.
Physiotherapy	means Physiotherapy (not including Hydrotherapy) carried out by a Member of a Veterinary Practice, or a qualified Physiotherapist recommended by the Veterinary Practice who is a qualified animal Physiotherapist.
Policy	means this document and the Certificate of Insurance and any other documents We issue to You which are expressed to form part of the Policy terms, and which set out the cover We provide for the Period of Insurance . For the sake of clarity, it does not include any prior Policy that this is a renewal of or any future Policy that is a renewal of this Policy .
Policy Aggregate	means the total amount payable for all Veterinary Fees and Alternative or Complementary Treatment for Injuries and/or Illnesses occurring during any one Policy Year as specified in the Certificate of Insurance .
Pre-Existing Conditions	 means any Condition(s) or symptom(s), sign(s) or Clinical sign(s) of that Condition, Injury or Illness occurring or existing in any form that; a. Has happened or first showed Clinical signs; b. Has the same diagnosis or Clinical signs as an Injury, Illness or Clinical sign Your Pet had; or, c. Is caused by, relates to, or results from, an Injury, Illness or Clinical sign Your Pet had occurring or existing: Before Your Pet's cover started, or prior to the Policy commencement date; During the Waiting Period; or Before the section was added to Your insurance. This applies no matter where the Injury, Illness or Clinical sign(s) occurred or happen in, or on, Your Pet's body. This is regardless of whether or not We place any Exclusion(s) for the Injury/Illness. A Condition from which Your Pet(s) may be suffering before the insurance cover started and which may have existed without Your knowledge i.e. (but not limited to) a latent, genetic or hereditary disease. Injury or deformity. For the avoidance of doubt when referring to Pre-Existing Conditions, where Your Pet has a Condition affecting a part of its body of which it has two, including, but not limited to eyes, ears, patella's (knees), cruciate ligaments, both instances of the Pet's body were affected by the Condition before Your Pet's cover started, or prior to the Policy commencement date.
Premium	means the cost of Your insurance including any fees and taxes specified on Your Certificate of Insurance .

Routine or Preventative Treatment	means care or Treatment such as check-ups and procedures that are designed to prevent Illnesses or Injury from occurring. These include annual physical examinations and check-ups, vaccinations, worm prevention medication; routine beak trimming; nail/ claw clipping; flea; tick; mite and other internal/external parasite prevention; removal of misaligned or retained deciduous teeth.
Terrorism	means an act, whether or not including the use of force or violence and/or the threat thereof, of any person or group(s) of persons, whether acting alone or on behalf of or in connection with any organisation(s) or government(s), committed for political, religious, ideological or similar purposes including the intention to influence any government and/or to put the public, or any section of the public, in fear.
Treatment	means Veterinary Treatment or Alternative or Complementary Treatment.
The Insured, You, Your	means the person or organisation named on Your Certificate of Insurance.
Vermin	means, but not limited, to the following feral, wild animals including - Rats, Mice, Foxes, Cats, Dogs, Possums, Stoats, Weasels and Ferrets.
Vet	means a registered Veterinarian, Specialist or Referral Veterinarian, Vet Practice , clinic, hospital, centre including referral hospitals, licensed to practice in Australia , other than a Vet who may be the Insured under this Policy .
Veterinary Fees	means the amount Vets in general or referral practices usually charge.
Veterinary Practice	means any veterinary service provided by a veterinary organisation or business.
Practice Veterinary	organisation or business. means the cost of the following when required to treat an Illness or Injury; • any examination, consultation, advice, tests, X-rays, diagnostic procedure, surgery and nursing carried out by a Vet, a Veterinary Nurse or another Member of a Veterinary Practice under the supervision of a Vet; and • Any medication legally prescribed by a Vet; and • Any surgery, essential hospitalisation, nursing and/or the application of medicines provided by a qualified Vet in respect of an Accident to, or Illness in Your Pet(s). Not otherwise excluded under this Policy. This does not include general consultations, health checks,
Practice Veterinary Treatment	organisation or business. means the cost of the following when required to treat an Illness or Injury: • any examination, consultation, advice, tests, X-rays, diagnostic procedure, surgery and nursing carried out by a Vet , aVeterinary Nurse or another Member of a Veterinary Practice under the supervision of a Vet ; and • Any medication legally prescribed by a Vet ; and • Any surgery, essential hospitalisation, nursing and/or the application of medicines provided by a qualified Vet in respect of an Accident to, or Illness in Your Pet (s). Not otherwise excluded under this Policy. This does not include general consultations, health checks, vaccinations, or the administering of un- prescribed drugs. means a period of twenty-one (21) days starting from the commencement date of the Policy (excluding renewals) as shown on Your Certificate of Insurance during which an Illness or Condition that first occurs or shows Clinical Signs will be excluded from cover unless otherwise stated on Your

Your Certificate of Insurance.

General Conditions

Conditions of the Policy	You must comply to the General Conditions and Special Conditions to have the full protection of the Policy . If You do not, and the Condition You have not complied with relates to a claim, We may refuse or reduce the amount We pay under the claim.
Caring for Your Pet	Throughout the Period of Insurance You must take all reasonable steps to maintain Your Pet's health and to prevent Injury , Illness and loss.
	 You must provide Routine or Preventative Treatment normally recommended by a Vet to prevent Illness or Injury. If there is a disagreement between You and Us as to what would be reasonable Routine or Preventative Treatment, the details will be referred to an independent pet specialist or an independent Vet mutually agreed upon.
	For any Mammals You must arrange and pay for Your Pet to have a yearly Dental examination and to receive any oral Treatment normally recommended by a Vet to prevent Illness or Injury. Any Dental Treatment recommended as a result of the Dental examination must be carried out as soon as possible. If You do not comply with this obligation, then We may refuse or reduce the amount We pay in respect of any claim which related to Dental Treatment under the claim to the extent that Your non-compliance caused or contributed to the loss or damage.
	 You must keep Your Pet vaccinated against any disease Your Vet has recommended Your Pet be vaccinated against. If You do not keep Your Pet vaccinated, We may refuse or reduce the amount We pay under any
	 claim that relates to a disease that could have been prevented if Your Pet was vaccinated against.
	 You must arrange for a Vet to examine and treat Your Pet as soon as possible after it shows Clinical Signs of an Injury or Illness. You must follow the advice and recommendations of the treating Vet so as not to prolong or aggravate the Illness or Injury. If You do not follow the Vet's advice We may refuse or reduce the amount We pay relating to that Injury or Illness. If We decide, You must also take Your Pet to a mutually agreed upon independent Vet.
	 You must keep Your Pet in appropriate enclosures, cages or vivariums with adequate heating and ventilation. If there is a disagreement between You and Us as to what reasonable steps are, the details will be referred to an independent pet specialist or an independent Vet mutually agreed upon.
Claims Pre- Authorisation	We will not guarantee on the phone if We will pay a claim. You must send Us a claim form that has been fully completed and We will then communicate our decision with You.
Required Information	When You make a claim You agree to give Us any information We may reasonably ask for.

Legal rights against others	 d. If there is any other insurance under which You are entitled to make a claim You must report the incident to that insurance company and tell Us their name and address and Your Policy and claim number with them. To the extent permitted by law, We will only pay Our share of the claim. e. If You have any legal rights against another person in relation to Your claim, We may take legal action against them in Your name at Our expense. You must provide all reasonable assistance to Us and provide any documents We ask for.
Claims - Paid Direct to Vet	If We agree for a claim payment to be paid directly to Your Vet and You allow this, then if the Vet, who has treated Your Pet or is about to treat Your Pet, asks for information about Your insurance that relates to a claim, We will tell the Vet what the insurance covers, what We will not pay for, how the amount We pay is calculated and if the Premiums are paid to date.
Claims - Vet Fee Charges	If the Veterinary Fees You are charged are higher than the Veterinary Fees normally charged by a general or referral Practice, We reserve the right to request a second opinion from an independent Vet as to whether the fees are reasonable. If the independent Vet does not agree that the Veterinary Fees charged are reasonable We may decide for future claims to pay only the Veterinary Fees usually charged by a general or referral Practice in a similar area as determined by the independent Vet.
Claims - Over Treatment	If We consider the Veterinary Treatment Your Pet receives may not be required or may be excessive when compared with the Treatment normally recommended to treat the same Illness or Injury by general or referral Practices, We reserve the right to request a second opinion from and independent Vet. If the independent Vet does not agree that the Veterinary Treatment provided is reasonably required We may decide to pay only the cost of the Veterinary Treatment that was necessary to treat the Injury or Illness, as determined by the independent Vet.
Claims - Settlement	When We settle Your claim, We reserve the right to deduct from the claim amount, any amount due to Us .
Cancelling Your Policy	You can cancel Your Policy by calling us on 1300 731 324 or writing to Us. You are entitled to a refund of the money You have paid for the Period of Insurance after the cancellation date. However, If We pay any claim, whether by settlement, compromise or otherwise, then no refund of Premium will be allowed. Cancellation of the insurance by Us does not affect the Treatment of any claim arising under the insurance in the period before cancellation.

Cancellation rights	 a. In addition to Your Cooling off rights detailed earlier, b. You may cancel the Policy at any time by notifying Us. c. Cancellation by You will be effective from 16:00 (4:00pm) AEST on the day We receive Your notice of cancellation. d. We have the right to cancel the Policy where permitted by and in accordance with law. For example, We may cancel: If You failed to comply with Your Duty of Disclosure; Where You have made a misrepresentation to Us during negotiations prior to the issue of the Policy; Where You have failed to comply with a provision of the Policy, including the term relating to payment of Premium; or Where You have made a fraudulent claim under the Policy covers You, and We may do so by giving You seven (7) days' notice in writing of the date from which the Policy will be cancelled. The notification may be delivered personally or posted to You at the address last notified to Us.
Cancellation rights	 a. d. Cancellation by Us will be effective from the later of 16:00 (4:00pm) AEST on the third business day after the day it is given to You or such other date specified in the cancellation notice. If You or We cancel the Policy We may deduct a pro rata proportion of the Premium for time on risk, reasonable administrative and transaction costs related to the acquisition and termination of the Policy We incur and any government taxes or duties We cannot recover. b. e. For the avoidance of doubt, if the Policy is cancelled or comes to an end for any reason all cover for Your Pet will stop on the date and time the cancellation becomes effective and no further claims will be paid.

Paying Your premium

- a. Cover under the **Policy** is provided on the basis that You have paid or agreed to pay Us the **Premium** for the Cover provided. The amount You pay is shown on Your Certificate of Insurance and includes all **Premiums**, administration fees, and any applicable government taxes, fees and/or charges.
- b. The Premium is payable when You take out a new
- c. Policy and when You renew Your Policy.
- d. You may choose to pay the premium:
 - · Annually by Credit Card or Direct Debit; or
 - Annually by cheque.
- When premiums are paid monthly by instalment, claims are paid on the basis that You agree to pay the remaining Premiums for the Policy Period.

Note: If **We** accept and pay a claim under the **Policy**, **We** may deduct the balance of any outstanding premium from the claim payment.

Your Policy will not operate until You have paid Your Premium (or Your first instalment if You have elected to pay by instalments).

Your Premium must be paid on or before its due date.

- f. If You pay by monthly instalments and if You do not pay an instalment on time, We will let You know and We will try to deduct the overdue amount along with Your next regular payment on the next instalment due date. If the next attempt to deduct the outstanding amount and the next instalment amount fails, We will cancel Your Policy for non-payment. We will send You a notice advising You of cancellation and cancellation will be effective 14 days from the date on this notice. So it's important that You pay Your instalments on time. If You can't, You should get in touch with Us immediately. then if the outstanding instalment remains unpaid for at least fourteen (14) days We can refuse to pay a claim arising after the payment was due or if the instalment remains unpaid for at least one month We can cancel the Policy. We also reserve the right to have You pay the rest of the yearly premium immediately.
- g. If **We** cancel **Your Policy** due to non-payment of an instalment premium **You** need to be aware that:
 - · No benefits or entitlements can be paid under the Policy;
 - You may be refused cover in the future under any
 - Policy administered by Petcover; and
 - Any application for general insurance products in the future may be affected because You had a Policy cancelled as a result of unpaid premiums.
- h. g. If the **Policy** is cancelled by **Us** because **You** have not paid the premium **We** may agree to reinstate the **Policy**. If **We** agree, **We** may charge an administration fee and may require **You** to pay all premiums due until the end of the current **Period of Insurance.**
- h. When We settle Your claim, We will deduct from the claim, any amount due to Us

Renewing Your Policy	If You pay Your Premium by Direct Debit instalment, when the Policy is due for renewal and We have agreed to renew the Policy . We will renew it for You automatically, to save You the worry of remembering to contact Us before the renewal date. We will write to You at least twenty-one (21) days before the Policy expires with full details of Your Premium and terms upon which renewal will be offered for a further Period of Insurance . If You do not want to renew the Policy just let Us know. It is important that You check the terms of any renewal offer to satisfy yourself that the details are correct. In particular, check the sum insured amounts and Excess (es) applicable and ensure that the levels of cover are appropriate for You . At each renewal, We ask You to notify Us of certain information. The information We require from You will be stated in Your renewal documentation. It is important that You provide Us with full and accurate information as this could affect a future claim. Please note that You need to comply with Your Duty not to make a Misrepresentation before each renewal (see above).
Automatic Renewal ofYour Policy	We will advise You regarding renewal of Your Policy prior to the expiration of the current Policy. We may change the terms and conditions of the Policy on renewal to reflect the portion of the risk associated with insuring Your Pet based on factors such as (but not limited to) Your Pet's age, location and medical history. Unless otherwise notified, Your Cover will be automatically renewed on the terms contained in the renewal offer and We will deduct/charge the renewal Premium from Your nominated account/credit card unless You tell us not to. If the account/ credit card is not yours, You confirm You have the authority of the relevant person to use it and they have agreed to these terms. We require You to notify Us in writing should You decide not to renew Your Policy. Should You renew Your Policy You must tell Us if the information You have previously supplied is incorrect or incomplete in order to comply with Your Duty not to make a Misrepresentation. If You do not We may reduce or refuse to pay a claim or cancel the Policy.
Direct Debit Request Summary	When You provide Us with Your bank details, You are instructing Us to directly debit the relevant premiums calculated by Us from Your nominated account. If Your premium cannot be paid (for example there is not enough money in Your nominated account) Your bank may dishonour that payment, and You may be charged a dishonour fee by Your bank. Neither Petcover nor Sovereign Insurance Australia will be responsible for dishonour fees charged by Your bank or financial institution. If Your direct debit is dishonoured We will automatically retry for the outstanding amount within fourteen (14) days, and You may be charged a dishonour fee by Petcover . If You have concerns about the operation of the direct debit authority or You subsequently need to change any aspects of the authority, please notify Us .

Changes at renewal	This document also applies for any offer of renewal We
Ĵ	make, unless We tell You otherwise. When We offer renewal We may:
	Change the Premium, Excesses and Policy Terms and Conditions:
	Place Exclusion s because of previous claims made by
	You and Your Pet's Veterinary history;
	Limit or withdraw Third Party Liability cover based on a review of Your Pet's behaviour. For example, any aggressive tendencies shown or any incidents where Your Pet has caused Injury to a person or another animal.
Upgrading cover	If a higher plan is available for Your Pet You can apply for an upgrade at renewal of Your Policy and at this time the request will be subject to an underwriting review of Your Pet 's veterinary history.
Changes during the Period of Insurance	Changes will only be made to the Policy at renewal, We will not change the cover We provide for Your Pet during the Period of Insurance , unless:
	You did not tell Us about something when We previously asked;
	You provided Us with inaccurate information when previously asked, regardless of whether or not You thought it was accurate at the time;
	If You transfer Your Pet to a plan with additional or higher benefit limits at renewal, the additional or higher benefits will not apply if the Condition being claimed for first occurred prior to the change in the level of cover.
Exclusions applicable to Your Pet	Any Injury/Illness which occurred before Your Pet's cover started is a Pre-Existing Condition which will never be covered by Your insurance;
	Any Illness which starts in the first twenty-one (21) days of cover (Waiting Period); and/or
	In addition to the Exclusion s set out in these Terms and Conditions, the Policy does not cover any amount that results from an Injury , Illness or incident which is shown as excluded on Your Certificate of Insurance .
Claimable Period	This Policy covers an Injury or Illness for a period of twelve (12) months only. The twelve (12) months starts on the date the Injury first happened after Your Pet's cover started, or the first Clinical Sign of the Illness or Condition occurring or existing in any form, after the conclusion of the twenty-one (21) day Waiting Period. After this twelve (12) months period We will not cover any further claims for that or any related Injury or Illness .
Policy Limits	Limits do apply to some items covered by Your Policy. You should read the Policy carefully so that You are aware of what limits may be applicable to You in the event of a loss.
Travel Cover	Some sections of Your Policy provide cover whilst Your Pet is on a Journey . While Your Pet is outside Australia . You must follow the conditions of any pet travel regulations currently in force at the time. You agree to pay translation costs for any claim documentation not written in English. Any claims will

Jurisdiction	Australian law applies to this insurance contract. Unless We agree otherwise the language of the Policy and all communications relating to it will be in English.
Your Residence	Your Pet must live in Australia. If Your address, or the address of Your Pet, changes You must advise Us as soon as possible as this may affect the insurance cover provided.
False Information	If You have intentionally provided false information or make a false or exaggerated claim, or any claim involving Your dishonesty, We may cancel or Void this Policy and We may decline further claims and their associated payments under the Policy .
Fraudulent Claims	If You submit a fraudulent claim, or solicit Your Vet to behave in a fraudulent manner or persuade them to falsify or change information regarding a claim, then the claim may be denied and We may cancel the Policy. We may also be entitled to reclaim any payments already made to You in respect to such claims and We may retain Your Premium .
Transferring Insurance	This insurance is not transferrable.
Your Age when cover starts	You must be over the age of eighteen (18) at the time Your insurance cover starts.

-Cover

At **Petcover**, **We** are proud of the insurance cover **We** provide for pets. In return for the payment of **Your** premium, **We** will provide cover in the following sections if they are shown on **Your Certificate of Insurance**. The cover applies within **Australia** and any Journey undertaken during the **Period of Insurance**.

Benefit limits do apply to some items covered under the **Policy**. You should read **Your Policy** carefully so that **You** are aware of what limits may be applicable in the event of a claim.

Additional Exclusions and Policy Limits may apply to Your Policy. For full details of all relevant Policy Limits and Exclusions You must read Your Certificate of Insurance and the specific Exclusions to each section under the heading 'What We will not pay'.

Section 1 – Veterinary Fees Cover

Cover under this section applies in Australia and Agreed Countries only.

We will pay:

- The cost of fees incurred for the Treatment Your Pet has received to treat an Injury and/ or Illness up to the Maximum Benefit as stated on Your Certificate of Insurance. The Maximum Benefit stated in Your Certificate of Insurance is the total amount We will pay for all claims during the Period of Insurance.
- When referred and endorsed by Your Vet, this section also covers the cost of Alternative and Complementary Treatments and Physiotherapy to treat an Injury and/or Illness. This amount will form part of Your Veterinary Fee cover as Your Policy Aggregate.
- Illness and Injury is covered for twelve (12) months, starting from the date during the Period of Insurance the Injury happened, or the Clinical Signs of the Illness first occurred. Payment will continue for twelve (12) months or until the Maximum Benefit is reached, whichever happens first.
- 4. 70% of the total cost of Veterinary Treatment if Your Pet is referred to a specialist referral centre by the original treating Vet. You are required to pay 30% of the total cost of Veterinary Treatment by the specialist referral centre in addition to any Excess stated on Your Certificate of Insurance. This amount will form part of Your Veterinary Fee cover as Your Policy Aggregate.
- 5. 50% of the total cost of diagnostic examinations by Magnetic Resource Imaging (MRI), Nuclear Magnetic Resonance Imaging (MMRI) or Computed Axial Tomography (CT or CAT) carried out by a Vet. You are required to pay 50% of the total cost of diagnostic examinations in addition to any Excess stated on Your Certificate of Insurance. This amount will form part of Your Veterinary Fee cover as Your Policy Aggregate.

You must pay:

For each **Illness** or **Injury** that is treated during the **Period of Insurance** and is not related to any other **Illness** or **Injury** treated during the same **Period of Insurance**, **You** must pay the **Excess** shown on **Your Certificate of Insurance**. **You** also pay a percentage of the total costs of **Veterinary Treatment** if **Your Pet** is referred to a specialist referral centre and/or the total cost of diagnostic examinations (See'Section 1, What **We** will pay 4 & 5'for full details).

We will not pay under Section 1:

- More than the Maximum Benefit for this section or which will result in the Maximum Benefit being exceeded, subject to Exclusions of the Policy and subject to the Policy Aggregate less the applicable Excess.
- 2. The cost of any Treatment for a Pre-Existing Condition.
- 3. The cost of any Treatment for an Illness which starts in the Waiting Period.
- The cost of any Treatment in relation to Your Pet being or coming into season, egg binding, breeding, pregnancy or giving birth.
- The costs of any Treatment for the first twelve (12) months of Your Pets insurance unless otherwise stated on Your Certificate of Insurance for:
- · An Injury that happened or an Illness that first showed Clinical Signs before
- · Your Pet's cover started;
- An Injury or Illness that is the same as, or has the same diagnosis or Clinical Sign as an Injury, Illness or Clinical Sign Your Pet had before its cover started;
- An Injury or Illness that is caused by, relates to or results from an Injury, Illness or Clinical Signs Your Pet had before its cover started, no matter where the Injury, Illness or Clinical Signs occurred or happened in, or on Your Pet's body.
- 6. The costs of any **Treatment** for the first **twelve (12) months** of **Your Pet's** insurance unless otherwise stated on **Your Certificate of Insurance** for:
 - An Illness or Injury that first showed Clinical Signs within the Waiting Period of Your Pet's cover starting;
 - An Illness or Injury which is the same as, or has the same diagnosis or Clinical Signs as an Illness or Injury that first showed Clinical Signs within the Waiting Period of Your Pet's cover starting;
 - An Injury or Illness that is caused by, relates to or results from a Clinical Sign(s) that first occurred, or an Illness that first showed Clinical Signs within the Waiting Period of Your Pet's cover starting, no matter where the Injury, Illness or Clinical Signs occurred or happened in, or on Your Pet's body.
- 7. The cost of Treatment to prevent Injury or Illness.
- The cost of any Elective, Routine or Preventative Treatment, diagnostics or procedure, or any Treatment that You choose to have carried out that is not directly related to an Injury or Illness, including any complications that arise.
- 9. The cost of any screening tests performed without any clinical signs suggestive of an active condition which is negatively affecting your pet
- 10. The cost of any
- 11. **Treatment** in connection with breeding, pregnancy, or giving birth, including any complications arising from the treatment.
- 12. The cost of any vaccinations, spaying and castration, or routine dental treatment, other than the cost of treating any complications arising from these procedures.
- 13. The cost of general health improvers including special food/diets, mineral supplements/vitamin supplements whether prescribed by a **Vet** or not.
- 14. The cost of killing and controlling any internal or external parasites.
- 15. In respect of **Dental Treatment** for mammals; more than 50% of the cost of any single **Treatment**, less the applicable **Excess** in each and every case, of any **DentalTreatment**.
- 16. Any costs for hibernation or bumblefoot as a result of poor husbandry and where previously veterinary advice relating to hibernation or bumblefoot has not been followed.
- 17. The cost of any Herbal Medicines or Treatment, other than milk thistle prescribed by a veterinarian used to treat an Injury or Illness.
- 18. For the cost of **Treatment** for any **Behavioural Illness** if **Your Pet**'s behaviour is caused by **You** failing to provide training.
- For the cost of Treatment for any Behavioural Illness relating to a mental or emotional disorder, including self-mutilation.

- 20. For the cost of any Treatment in connection with false pregnancy.
- 21. For the cost of any food, including food prescribed by a Vet, unless it is:
 - Used to dissolve existing bladder stones and crystals in urine, which is limited to a
 maximum of 40% of the cost of food for up to six (6) months. A diagnostic test must be
 carried out to confirm the presence of the stones/crystals; and/or
 - Liquid food, used for up to five (5) days while Your Pet is hospitalised at a Veterinary Practice, providing the Vet confirms the use of the liquid food is essential to keep Your Pet alive.
- 22. The cost of periodontics, **Dental** check-ups, Comprehensive Oral Health Assessment and **Treatment** (COHAT), **Dental** x-rays, **Dental** prophylaxis, **Dental** scale and polish or teeth cleaning, gingival curettes, gingival hyperplasia, removal of plaque or calculus or periodontal surgery.
- 23. The cost of prosthodontics, the removal or repair of misaligned or retained deciduous teeth, orthodontic appliances, crowns, caps or splints, luxation, horizontal bone loss, impacted teeth or embedded teeth.
- 24. Any cost relating to orthodontics, malocclusion, wry bite, supernumerary teeth, reverse scissor bite, posterior cross bite, anterior crossbite, overbite, brachygnathia, open bite or level bite.
- 25. The costs of having Your Pet:
 - Put to sleep, including any Veterinary consultation/visit or prescribed medication specifically needed to carry out the procedure; or
 - · Cremated, buried or otherwise disposed of.
 - Any post-mortem examination, or any other tests or procedures performed once your pet is deceased.
- 26. For costs resulting from an Injury or Illness that are excluded under the Policy.
- 27. For the cost of treatment during a house call unless the Vet confirms that Your Pet is suffering from a serious Injury or Illness and that moving Your Pet would either endanger its life or significantly worsen the serious Injury/Illness, regardless of Your personal circumstances.
- 28. The cost of having your pet transported
- For extra costs for treating Your Pet outside usual surgery hours; unless the Vet confirms an emergency, consultation is essential, regardless of Your personal circumstances.
- 30. For any additional cost required to handle, diagnose, or treat your pet due to your pet's behaviour or your personal circumstances.
- For the cost of any additional Veterinary attention required because You are unable to administer medication or Your personal circumstances.
- 32. For the cost of hospitalisation and any associated **Treatment**, unless the **Vet** confirms **Your Pet** must be hospitalised for essential **Treatment**, regardless of **Your** personal circumstances.
- 33. For any costs for treating an **Illness** or **Injury** after the last day of the **Period of Insurance**, unless a further **Period of Insurance** has been entered into by **You** and **Us**, in which case the costs may be paid under the new **Policy** entered into with **Us**.
- 34. Any costs for Alternative or Complementary Treatment or Veterinary
- 35. Treatment that does not improve the health or wellbeing of Your Pet.
- For the cost of buying or hiring equipment or machinery or any form of housing, including cages.
- 37. For the cost of any surgical items that can be used more than once.
- 38. The cost for Your Vet to write a prescription, charge a dispensing fee, charge administration fees or a claim form completion fee
- 39. Any claim where the full medical history is not provided when requested.
- 40. Any bulk purchase of medicines that cannot be used in full by the end of the current **Policy** period.
- 41. Any prolonged course of veterinary medicines, Alternative or Complementary Treatments for more than three (3) months if there is a veterinary operation, that is recommended by Us, that would have improved or cured the Condition unless agreed by Us. The maximum payment will be limited to the equivalent cost of the operation.
- 42. The cost of any medication or drug course to treat a **Condition** that is for more than four (4) weeks at a time. **We** may consider a longer period of time providing **Your Vet** has submitted a full **Treatment** plan to **Us** for review prior to the **Treatment** being carried out.
- 43. The cost of any ongoing **Treatment** that will require more than six (6) visits, without a letter from **Your Vet** setting out a **Treatment** plan for permanent cure of the **Condition**. Any

further consultations and Treatments will require pre-authorisation by Us.

- 44. For the cost of any Treatment if a claim has not been submitted within twelve
- 45. (12) months of Your Pet receiving Treatment, We may refuse or reduce the amount We pay to the extent that We are prejudiced by the late notification of the claim.
- 46. Any medicines that have not been approved by the Australian Pesticides and Veterinary Medicines Authority (APVMA) or where there is no evidence to support the usage of this medicine for this **Condition**.
- 47. The cost of the following procedures; experimental **Treatments**, or therapies; prosthetics or orthopaedic supports or braces, open heart surgeries, cancer vaccinations, therapeutic antibody cancers, stem cell therapy, organ transplants, gene therapies, probiotics, **Dental** vaccines, cold laser **Treatments**, 3D printing, Juvenile Pubic Symphysiodesis (JPS), any drugs not used in accordance with the manufacturers recommendations.
- 48. Administrative fees, which include but are not limited to, postage fees, payment processing fees, courier fees, travel charges, or pet transport charges.
- 49. The cost of any shampoo, conditioner, Elizabethan collar (or any similar device to prevent access to a wound or surgery site), ear cleaners, supplements, or merchandise.
- 50. The cost of any medication that can be legally obtained without a prescription from a veterinarian, or by being dispensed directly by the veterinarian.
- 51. For the cost of any **Treatment** while on a **Journey** if a **Vet** believes it can be delayed until **Your Pet** returns **Home**.
- 52. Any cost of treating any condition where a routine preventative product is available, and the product is recommended by a veterinarian, if the pet has not been actively protected by the product.
- 53. Any cost of treating your pet for tick paralysis if the pet was not actively protected with an Australian Pesticides and Veterinary Medicines Authority (APVMA) approved parasite control product which has a label claim of protection against paralysis ticks.
- 54. In relation to any pandemic disease that causes widespread **Illness**, death or destruction affecting dogs and cats.

Special Conditions for Veterinary Fees Cover (Section 1):

The maximum amount **We** will pay for the cost of **Treatment** for **Injury** and or **Illness** is the **Maximum Benefit** that applies on the date the **Injury** happened or the date the **Clinical Signs** of the **Illness** first occurred, provided the relevant date falls within the **Period of Insurance**, subject to **Exclusions** of the **Policy** and less the applicable **Excess**.

- 1. If the claim includes medication, these costs will be subject to the **Maximum Benefit** that applies on the date the medication will be used.
- 2. If **We** receive a request to pay the claim settlement direct to a **Veterinary Practice**, **We** reserve the right to decline this request.
- We may refer Your Pet's case history to a mutually agreed upon independent Vet and if We request, You must arrange for Your Pet to be examined by the independent Vet.
- 4. If You decide to take Your Pet to a different Vet for a second opinion because You are unhappy with the diagnosis or Treatment provided, You must tell Us before You arrange an appointment with the new Vet. If You do not, We will not pay any costs relating to the second opinion. If We request, You must use the independent Vet We agreed upon. If We decide the diagnosis or Treatment currently being provided is correct, We will not cover any costs relating to the second opinion.
- It is **Your** responsibility to ensure the **Veterinary Practice** is paid within the required time frame:
 - If an additional charge is added to the cost of Treatment due to the late payment of fees, We will deduct this charge from the claim settlement; and/or
 - If the Veterinary Practice provides a discount for paying the cost of Treatment within a certain time frame, You must provide payment within this time frame. If You do not, We will deduct the discount, which would have been provided, from the claim settlement.
- 6. We will require fully itemised invoices for all Alternative, Complementary and Veterinary Treatment.

Section 2 - Advertising and Reward Cover

Cover under this section applies in Australia and Agreed Countries only

We will pay:

If Your Pet is stolen or goes missing during the Period of Insurance; and

- 7. The cost of advertising; and
- 8. The reward You advertised and paid, with Our prior agreement to get Your Pet back.
- If Your Pet is stolen or goes missing during Your Journey, We will also pay the cost of Your accommodation to stay and look for Your Pet if it has not been found or returned by the scheduled last date of Your Journey.

You must pay:

- Any amount which exceeds the Maximum Benefit for all incidents covered under the relevant section or which will result in the Maximum Benefit being exceeded for all incidents during the Period of Insurance; and
- 2. Your Excess as detailed in Your Certificate of Insurance.

We will not pay under Section 2:

- 1. For any reward that We have not agreed before You have advertised it.
- For any reward not supported by a signed receipt giving the full name, address and telephone number of the person who found Your Pet.
- 3. Any reward paid to:
 - A member of Your Family or any person living with You or employed by You, including any person travelling with You during Your Journey;
 - · The person who was caring for Your Pet when it was lost or stolen; or
 - The person who stole Your Pet or any person who is in collusion with the person who stole Your Pet.
- Any amount if a claim has not been submitted within twelve (12) months of Your Pet going missing, to the extent that We are prejudiced by the late notification of the claim.
- 5. If Your Pet is stolen or goes missing during Your Journey:
 - More than seven (7) days' accommodation costs and more than \$60 for each day's accommodation;
 - Any amount if the cost of accommodation is at a property owned by You or Your Family.
- 6. Any amount unless there is some official documentation to certify the theft or loss was reported to the police or the shipping, or aircraft operator if the loss or theft happened while **You** were travelling with them.

Special Conditions for Advertising and Reward Cover (Section 2):

- 1. You must immediately take all reasonable steps to find or recover Your Pet. You must take the following steps:
- As soon as possible after discovering Your Pet is stolen or lost, You must tell the appropriate authority and obtain written confirmation of Your report. Depending on where You live the appropriate authority may be Your local Council or the police. If Your Pet is microchipped You must also contact Your Microchip provider and Vet to advise that Your Pet is stolen or missing;
- 3. Tell all the Vets and local rescue centres within a reasonable distance of the area where Your Pet was last seen, as soon as reasonably possible of Your Pet going missing;
- 4. If Your Pet has not been found within ninety (90) days, fill in a claim form and return it to Us as soon as possible; and
- If Your Pet was lost or stolen while being transported by a shipping agent or aircraft, You must, as soon as reasonably possible, report the loss to the operator and obtain written confirmation of Your report.

There are other actions **You** can take, which although are not requirements of this insurance, may help to improve the chances of **Your Pet** returning **Home**. This includes notifying all **Vets**, and local rescue centres, distributing flyers, do a letterbox drop in the area **Your Pet** went missing and searching the local area; **We** are happy to share useful tips with **You** if **You** contact **Us**.

- 1. You must obtain Our approval before advertising a reward; if not, the cost of the reward will not be covered by the **Policy**.
- 2. You must provide Us with a receipt(s) for any amount which You are claiming for. Any costs not supported by a receipt will not be covered under this section
- 3. We will require fully itemised invoices for any costs arising from advertising and reward cover.

Section 3 – Third Party Liability Cover

Cover under this section applies in Australia only.

In this section, 'You' and 'Your' mean You or any person looking after or handling

Your Pet with Your permission.

We will pay

Your Legal Liability for payment of compensation in respect of:

- 1. Death, bodily injury or illness of another person; and/or
- 2. Physical loss of or damage to property, occurring during the **Period of Insurance** and which is caused by an **Accident** caused by **Your Pet**.

We will also pay as a part of and not in addition to Your Maximum Benefit, the legal costs and expenses You incur for a Legal Liability claim covered under this Section with Our consent for which You are legally liable, plus the cost of any lawyers We appoint. Please contact Us to confirm approval before authorising any legal costs and expenses.

All **Accidents** attributable to one source or original cause are treated by **Us** as one **Accident**. This cover applies in respect of an **Accident** occurring anywhere in **Australia**. The maximum amount **We** will pay for each claim under this Section 3 – Third Party Liability Cover under this Policy is \$1,000,000. Where permitted by law, this limit will be reduced by any amount paid under any other insurance **You** have with **Us**, that provides cover for the same liability, loss, **Accident**, occurrence or incident.

You must pay

The first \$500 of each property claim under this Section.

We will not pay under Section 3:

- Any amount which exceeds the Maximum Benefit for this section or which will result in the Maximum Benefit being exceeded.
- 4. Any amount in relation to Your Legal Liability for:
 - Damage to Your property;
 - Bodily injury to or death of any person who normally lives with You or is part of Your Family
 or for damage to their property;
 - Bodily injury to Your employees or anyone who works for You, or for damage to their property;
 - Loss of or damage to property in the care, custody or control of You, a person who lives with You or a member of Your Immediate Family's care, custody or control or the care, custody or control of Your employees or any person who normally lives with You;
 - For loss, expenses or costs involving Your business trade or profession, or for events that happen where You work. This includes where You live, if You work from Home and Your Pet has access to Your work area;
 - Any costs and expenses for defending You which We have not agreed beforehand because of the terms of an agreement (unless You would have been liable if the agreement did not exist), claims caused by, arising out of, or in any way connected with asbestos, claims caused by, arising out of or in any way connected with the discharge, dispersal, release or escape of pollutants defined as smoke, vapours, soot, fumes, acid, alkalis, toxic chemicals, liquids, gases, waste materials or other irritants, contaminants or pollutants into or upon land, the atmosphere or any watercourse or body of water. This Exclusion will not apply if such discharge, dispersal, release or escape is caused by an Accident which occurred during the Period of Insurance involving Your Pet; and/or
 - The prevention of such contamination or pollution.
 - Please contact Us to confirm approval before authorising any legal costs and expenses.
- 5. Claims caused by, arising out of, or in any way connected with:
 - Pregnancy; or
 - · The transmission of disease, to any other human or animal.
- 6. Claims caused by, arising out of or in any way connected with an Accident, if You have not followed the instructions or advice given to You by the previous owners of Your Pet, or the re-homing organisation or a qualified behaviourist or veterinarian about the behaviour of Your Pet.
- 7. Where Your Legal Liability is covered or indemnified, in any way under any:
 - · Statutory or compulsory scheme, fund or insurance;

- · Compensation scheme or workers compensation Policy of insurance; or
- · Industrial award, even if the amount recoverable is nil.
- 8. Where Your Legal Liability is over that recoverable under any:
 - · Statutory or compulsory scheme, fund or insurance, or
 - Accident compensation scheme or workers compensation Policy of insurance, or
 - industrial award.
- 9. For any aggravated, exemplary or punitive damages, damages resulting from the multiplication of compensatory damages, fines or penalties,
- If Your Pet is kept or lives on premises that sell alcohol, unless there is no access from the residential premises to the business premises.
- 11. For an incident which takes place when Your Pet is in the care of a business or a professional and You are paying for their services. For example, but not limited to, when Your Pet is in the care of a pet minder, a trainer, a pet sitter or at a boarding establishment.
- 12. If the Accident happens in an area or place where pets are specifically prohibited, unless Your Pet escapes and enters the area outside of Your control.

Special Conditions for Third Party Liability Cover (Section 3):

- You must not admit responsibility, agree to pay any claim or negotiate with any person following an incident which may give rise to claim under this section. If You do, We may reduce or refuse Your claim to the extent We are prejudiced.
- You must, as soon as reasonably possible, send Us any writ, summons or legal documents You receive and You or any other person on Your behalf must not respond to any of these documents.
- 3. You agree to provide Us with any information connected with the claim We
- 4. reasonably ask for including details of Your Pet's history.
- You agree to tell Us or help Us find out all the circumstances of an incident that results in a claim, provide written statements and go to court if needed.
- 6. You must allow Us to take charge of Your claim and allow Us to prosecute in
- 7. Your name any legal proceedings instituted for Our benefit.
- If more than one of the pets insured under the **Policy** are involved in, or contribute towards, an Accident which is covered under this section only one Maximum Benefit will apply to the Accident for all of the pets. This means that if:
 - The pets involved all have the same Maximum Benefit; the most We will pay for the Accident is that Maximum Benefit. For example, if all of the pets insured each have a Maximum Benefit of \$1 million, We will pay no more than \$1 million for the Accident; and
 - If pets involved (all owned by You, but some are uninsured) We will pay no more than a pro ratio portion of the total amount of the claim, up to the Maximum Benefit.
 - If a business or a professional is being paid to care for Your Pet in any way (for example, but not limited to a pet minder, a trainer) it is Your responsibility to:
 - Make sure the business/person has the appropriate third-party liability insurance cover; and
 - Tell them if Your Pet has any behavioural problems or requires any special handling so they are able to handle Your Pet in an appropriate manner.
- Third Party Liability cover will be governed by the law of the State or Territory where the Policy was arranged and whose courts will have jurisdiction in any dispute.

Section 4 – Loss from Not Returning whilst Flying

Cover under this section applies in Australia only.

This section is an Optional Extra Benefit only available to birds of prey valued over

\$500 and only applies if it is shown as covered on Your Certificate of Insurance.

We will pay:

The price You paid for Your Pet, up to the Maximum Benefit as agreed and stated in Your Certificate of Insurance, if it is proven missing whilst flying during the Period of Insurance and is not recovered or does not return. If You have no formal proof of how much You paid for Your Pet, We will pay the Market Value or purchase price, whichever is less. If You did not pay for Your Pet We will pay the Market Value.

You must pay:

The Excess shown on Your Certificate of Insurance.

We will not pay under Section 4:

- 1. Any amount which exceeds the **Maximum Benefit** for this section or which will result in the **Maximum Benefit** being exceeded.
- 2. Any amount in the event of escape or mysterious disappearance.
- Any amount if a claim has not been submitted within twelve (12) months of Your Pet going missing.
- 4. Any amount if the loss happened prior to the Period of Insurance.
- Any amount due to a loss which is excluded on Your Certificate of Insurance or generally not covered within these terms and conditions.
- 6. Any amount if Your bird is not flown with telemetry tracking equipment

Special Conditions for Loss from Not Returning whilst Flying Cover (Section 4):

- 1. Your Pet must be flown with telemetry tracking equipment.
- No settlement will be made for loss of Your Pet until ninety (90) days after the incident is reported to Us and then only in the event that Your Pet is not recovered.
- 3. Any loss must be notified to Us as soon as it occurs.
- 4. To submit a claim for Theft or Loss You must have advertised the loss of Your Pet for at least ninety (90) days and when You claim You must provide Us with evidence showing the advertising took place, the Pet's original purchase receipt from where You bought Your Pet, where applicable; We will not pay for this information.
- 5. If the claim is paid the purchase receipt will not be returned to You.
- 6. If Your Pet is found or returns, You must repay the full amount We have paid You.
- You must immediately take all reasonable steps to find or recover Your Pet. You must take the following steps:
 - Tell all the Vets and local rescue centres within a reasonable distance of the area where Your
 Pet was last seen, within a reasonable time of Your Pet going missing; and
 - If Your Pet has not been found within ninety (90) days, fill in a claim form and return it to Us as soon as possible.

There are other actions **You** can take, which although are not requirements of this insurance, may help to improve the chances of **Your Pet** returning **Home**. This includes notifying all **Vets**, local rescue centres, distributing flyers, do a letterbox drop in the area **Your Pet** went missing and searching the local area; **We** are happy to share useful tips with **You** if **You** contact **Us**.

Claiming

Making a claim

It's distressing when a much-loved pet suffers an **Injury** or **Illness** so **We** do all **We** can to make the claims process as quick and easy as possible. There's lots of useful information on **Our** website <u>www.petcovergroup.com/au</u> to assist **You** making a claim.

We guarantee to handle Your claim fairly and promptly. We will provide a claims handling service for as long as You remain a client of Petcover Aust Pty Ltd, and We will assist You in the pursuance and settlement of Your claim.

Claim payments will be made by Electronic Funds Transfer directly into **Your** nominated bank account, if another method of payment is required any costs incurred for administration will be deducted from the claim settlement.

How to claim

Notify Us of a potential claim as soon as possible by:

Downloading and completing a claim form from **Our** website: <u>www.petcovergroup.com/au/</u> <u>claims;</u>

- 1. Contact Us if You would like Us to send You a claim form;
- Claims for Veterinary Fees only may be lodged with Your Vet (if mutually agreed by Your Vet) and We will pay the Veterinary Practice directly. You will need to pay YourVet the applicable Excess(es) and any non-claimable items.
- Claims for Veterinary Fees must be notified to Us no later than one year after the Treatment date;
- 4. We will not guarantee on the phone if We will pay a claim. You must send Us a claim form that has been fully completed and We will then write to You with Our decision.

5. Contact Us immediately about any incident that happens involving Injury to a person, another animal or property even if You don't believe a claim will be made against You at the time. Call Us on 1300 731 324 Monday to Friday 8.30am – 6pm, Saturday 9am – 5pm. Do not admit responsibility, agree to pay any claim or negotiate with any person following an incident that may give rise to a claim. Any writ, summons or legal documents received by You need to be sent to Us immediately. You must not respond to any of these documents.

Please send **Us** the following supporting documentation related to **Your** claim or incident:

For Section 1 - Veterinary Fees	 You will be required to complete a claim form in all instances, and You should telephone Us on 1300 731 324 or email info.au@ petcovergroup.com immediately You become aware of a potential claim, or alternatively You can download a claim form from Our website address for payment. The completed claim form together with all relevant documentation (e.g. Your Pet's clinical history) should be returned to Us within thirty (30) days of the completed or the Treatment. If Your completed claim form is not returned to Us within thirty (30) days, it may affect the validity of Your claim or delay renewal terms being offered on Your insurance Policy. For this section of cover, the Veterinary Practice must complete the relevant section of the Claim form. Please send Us the fully itemised invoices from the Veterinary Practice which show what You are claiming for. When You make the first claim for Your Pet, We will obtain its full clinical history. The full clinical history will be obtained from each Veterinary Practice Your Pet has attended. Claims for certain Conditions may also require additional information about Your Pet's full clinical history. We will advise You if We reasonably need this once We receive Your claim form. For Veterinary Fees, if the claim is for Treatment in an Agreed Country, You need to provide the booking invoice for Your Journey.
Exercise 11 and D	V
For Section 2 - Advertising and Reward	You must phone Us on 1300 731 324 and talk to Our Claims Department for the approval of any reward before You advertise it.
	Please send Us :
	 The fully itemised invoices and receipts to show the costs involved, including a receipt for any reward paid;
	 If the loss or theft happened during Your Journey, the booking invoice or another official document to show the dates of Your Journey; and
	If applicable the police or operator's report.

For Section 3 - Third Party Liability	 You must contact Our Claims Department on 1300 731 324 immediately or as soon as reasonably possible, for advice if someone is holding You responsible for an Accidental Injury or damage caused by Your Pet. We will send You a claim form to complete. IMPORTANT: DO NOT ACCEPT ANY RESPONSIBILITY OR RESPOND TO ANY CORRESPONDENCE WHETHER VERBAL OR WRITTEN. Please send Us: Your completed claim form with any detailed written description of the incident, and reward paid; and Any correspondence that You may have received from a Third Party, this includes court documentation and legal documents.
For Section 4 - Not Returning Whilst Flying	In the event of the loss of Your Pet from not returning whilst flying, You will be required to complete a claim form, and You should therefore telephone Us on 1300 731 324 or email <u>info.</u> <u>au@petcovergroup.com</u> immediately You become aware of a potential claim. Please send Us: • The purchase receipt from when You bought Your Pet.

Fraud

Fraud increases Your Premium and the Premiums of all Policyholders. If You:

- · Intentionally provide Us with false information;
- · Make a false or exaggerated claim with Us; or
- · Make any claim with Us which involves Your dishonesty.

We:

- · Are not liable to pay the claim;
- · May recover from You any sums paid by Us to You in respect of the claim; and
- May by notice to You treat this insurance as having been voided with effect from the time of the fraudulent act.

If We treat this insurance as voided:

- We shall not be liable to You in respect of a relevant event occurring after the time of the fraudulent act. a relevant event is whatever gives rise to Our liability under this insurance (such as the occurrence of a loss, the making of a claim, or the notification of a potential claim); and
- 2. We need not return any of the Premiums paid.

'Void **Your Policy**' means **We** will cancel **Your Policy** from the date the fraud occurred. If **We** take this action **You** must tell any other Insurer that **We** have void **Your Policy** and failure to do this could invalidate any future insurance **Policy**.

Excess

An Excess is the amount(s) shown on the Certificate of Insurance that You must pay for each unrelated Condition when You make a claim under the Policy per Policy Year unless We state an Excess does not apply. There are different types of Excess that may apply to You at the time of the claim.

Fixed Excess

The Fixed Excess is the first amount You must pay for each unrelated Condition per Policy Year. The amount of the Fixed Excess will be shown on Your Certificate of Insurance.

The Fixed **Excess** may be **Our** standard minimum **Excess** or **You** may choose a higher **Excess** in exchange for a lower **Premium**.

Claims Examples – With No Veterinary Specialist Treatment and No MRI/CAT Diagnostics

Optional High Excess

The Optional High Excess (Birds, Reptiles or Mammals) is a higher voluntary

Excess payable as the Fixed Excess in return for a lower Policy Premium.

Example calculation:

If Your Pet is a Bird or Reptile. Total Vet Invoice \$6,000:

Claimable Veterinary Fees	\$6,000
Less the Fixed High Excess	\$175
Total claimable amount	\$5,825

*The above is an example only and subject to the total benefit amount and applicable Excesses as shown on the Certificate of Insurance.

Example calculation:

If Your Pet is a Mammal. Total Vet Invoice \$1,000:

Claimable Veterinary Fees	\$1,000
Less the Fixed High Excess	\$225
Total claimable amount	\$775

*The above is an example only and subject to the total benefit amount and applicable Excesses as shown on the Certificate of Insurance.

Normal (low) Excess

Example calculation:

If Your Pet is a Bird or Reptile. Total Vet Invoice \$1,000:

Claimable Veterinary Fees	\$1,000
Less the Fixed Low Excess	\$75
Total claimable amount	\$925

*The above is an example only and subject to the total benefit amount and applicable Excesses as shown on the Certificate of Insurance.

Example calculation:

If Your Pet is a Mammal. Total Vet Invoice \$1,000:

Claimable Veterinary Fees	\$1,000
Less the Fixed Low Excess	\$125
Total claimable amount	\$875

*The above is an example only and subject to the total benefit amount and applicable Excesses as shown on the Certificate of Insurance.

Claims Examples – Including Treatment at Non-Specialist Vet plus treatment at a Referral/ Specialist Vet and MRI/CAT Diagnostics

If **Your Pet** has been treated at a Specialist or Referral Practice/Hospital and or has had one of the following procedures; the total claim amount will be reduced by the percentage amount shown on **Your Certificate of Insurance**.

- The cost of Veterinary Treatment carried out by a specialist referral centre or a specialist Vet will only be covered up to the value of 70% (after the deduction of Your Excess) if Your Pet is referred by the original Treatment Vet.
- The cost of diagnostic examinations of Magnetic Resource Imaging (MRI), Nuclear Magnetic Resonance Imaging (NMRI) or Computed Axial Tomography (CT or CAT) carried out by a Vet will only be covered up to the value of 50%.

Optional High Excess

Example calculation:

If Your Pet is a Bird or Reptile. Total Vet Invoice \$1,850:

Total Claimable Veterinary Fees (Primary Vet)	\$1,000
Less the Fixed High Excess	- \$175
Revised claimable amount	\$825
Total Claimable Specialist Vet Fees	\$600
Less 30% Vet Invoice	- \$180.00
Revised claimable amount - 70%	\$420
Total Diagnostic MRI/CAT Fee	\$250
Less the 50% of vet invoice	- \$125.00
Revised claimable amount - 50%	\$125
Total Claimable Amount payable	\$1,370.00

*The above is an example only and subject to the total benefit amount and applicable Excesses as shown on the Certificate of Insurance.

Example calculation:

If Your Pet is a Mammal. Total Vet Invoice \$1,850:

Total Claimable Veterinary Fees (Primary Vet)	\$1,000
Less the Fixed High Excess	\$225
Revised claimable amount	\$775
Total Claimable Specialist Vet Fees	\$600
Revised claimable amount - 70%	\$420
Total Diagnostic MRI/CAT Fee	\$250
Revised claimable amount - 50%	\$125
Total Claimable Amount payable	\$1,080

*The above is an example only and subject to the total benefit amount and applicable Excesses as shown on the Certificate of Insurance.

Normal Excess

Example calculation:

If Your Pet is a Bird or Reptile. Total Vet Invoice \$1,850:

Total Claimable Veterinary Fees (Primary Vet)	\$1,000
Less the Fixed Low Excess	\$75
Revised claimable amount	\$925
Total Claimable Specialist Vet Fees	\$600
Revised claimable amount - 70%	\$420
Total Diagnostic MRI/CAT Fee	\$250
Revised claimable amount - 50%	\$125
Total Claimable Amount payable	\$1,230

*The above is an example only and subject to the total benefit amount and applicable Excesses as shown on the Certificate of Insurance.

Example calculation:

If Your Pet is a Mammal. Total Vet Invoice \$1,850:

Total Claimable Veterinary Fees (Primary Vet)	\$1,000
Less the Fixed High Excess	\$125
Revised claimable amount	\$875
Total Claimable Specialist Vet Fees	\$600
Revised claimable amount - 70%	\$420
Total Diagnostic MRI/CAT Fee	\$250
Revised claimable amount - 50%	\$125
Total Claimable Amount payable	\$1,180

*The above is an example only and subject to the total benefit amount and applicable Excesses as shown on the Certificate of Insurance.

Changes to this Notice

We keep Our privacy notice under regular review. This notice was last updated on the 8th March 2018.

Contacting Us

If **You** have any questions relating to the processing of **Your** information, please contact **Us**: Petcover Pet Insurance Customer Service Centre 1-3 Smolic Crt

Tullamarine VIC 3043

Phone 1300 731 324

info.au@petcovergroup.com

For information about the Insurer and Sovereign Insurance Australia please visit <u>https://www.sovereignaustralia.com.au/</u>

Sanctions

We will not provide any benefit under this insurance to the extent of providing cover, payment of any claim or the provision of any benefit where doing so would breach any sanction, prohibition or restriction imposed by law or regulation.

Choice of Law and Jurisdiction

You and We are free to choose the law applicable to this contract of insurance. Unless specifically agreed to the contrary this contract of insurance shall be governed by the laws of **Australia** and subject to the exclusive jurisdiction of the courts of **Australia**.

Any term in this contract which conflicts with the law which applies to the country in which **You** live shall be amended to conform to that law.

Service of Suit

The **Insurer** agrees that in the event of a dispute arising under this **Policy**, the **Insurer** shall, at **Your** request, submit to the jurisdiction of any competent court in the Commonwealth of Australia. Such dispute will be determined according to the law and practice applicable to such court. Any summons, notice or process to be served upon the **Insurer** may be served upon the Insurer as follows:

Sovereign Insurance Australia

263 Albany Highway

Victoria Park, WA 6100

Language

Unless otherwise agreed in writing the language of **Your Policy** and any communication throughout the duration of the **Policy** will be in English.

By Telephone Calling from overseas: By Email In Writing

Website Voice Call Relay Users and ask for TTY Users Call and ask for SMS Relay Users 1300 731 324 +61 3 9339 3333 info.au@petcovergroup.com Petcover Aust Pty Ltd 1-3 Smolic Court Tullamarine VIC 3043 petcovergroup.com/au 1300 557 727 1300 731 324

133677 1300 731 324 Contact 0423 677 767

Administrator

Petcover Aust Pty Ltd (ABN 97 117 476 990, AFSL No. 507143) is the sole Administrator of the Policy acting on behalf of the Insurer. Petcover⁷ is a registered trademark and products sold under this trademark in Australia are sold exclusively by Petcover Aust Pty Ltd.

Head Office

1-3 Smolic Crt, Tullamarine VIC, 3043 Ph: 1300 731 324 info.au@petcover.com petcover.com.au

The Insurer

Sovereign Insurance Australia (ABN 85 138 079 286 AFS License Number 342516) with its registered address at 263 Albany Highway, Victoria Park, WA 6100.

Sovereign Insurance Australia is authorised to carry out insurance business in Australia by the Australian Prudential Regulation Authority in accordance with the Insurance Act 1973 (Cth).