



Pet Insurance

Dog & Cat

Introductory Breeders Plan 6 Weeks Trial Policy

Product Disclosure Statement (including Policy Wording)



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 You as best as possible. We do all we can to make the claims process as quick and easy as possible so You can count on 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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Product Disclosure Statement (including Policy Wording) (PDS)

This Product Disclosure Statement ('PDS') which includes the **Policy** wording contains important information about **Your** six (6) Weeks Free **Policy** and how it works.

About this Insurance

This is an important document. You should read it carefully before making a decision to take out 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.

This PDS provides **You** with factual information about the **Policy** and is not intended to amount to any recommendation or opinion as to whether **You** should or should not acquire the **Policy**.

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

The Insurer of this **Policy** is HDI Global Specialty SE – New Zealand, which is licensed to carry on insurance business in **New Zealand** in accordance with the Insurance (Prudential Supervision) Act 2010. It is registered as a financial service provider on the Financial Service Providers Register (FSP 774050).

HDI Global Specialty SE is registered in Germany, with its registered office at Podbielskistrasse 396, 30659 Hannover, Germany with registration number HRB211924 authorised by Bundesanstalt für Finanzdienstleistungsaufsicht ("BaFin"). It is authorised to carry on insurance business in Germany under the German Insurance Supervisory Act ("Versicherungsaufsichtsgesetz"). It is a member of the Talanx Group.

Who is Petcover New Zealand Ltd?

Petcover New Zealand Ltd NZBN 9429046576941 (Petcover)

Petcover is the binding agent of the Insurer and is authorised by the Insurer to issue, vary and dispose of this Insurance and to manage and settle claims and deal with complaints. In arranging this insurance **Petcover** acts as agent for the Insurer and not as **Your** agent.

Petcover is registered on the Financial Service Providers Register (FSP614229). If **You** have any questions about **Our** services or anything in this PDS, please contact **Petcover** at:

Petcover New Zealand Limited Customer Care PO Box 112250 Penrose Auckland 1642 info.nz@petcovergroup.com

Ph: 0800 255 426.

Petcover cannot provide You with any financial advice relating to this Policy.

Our contract with You

Where **We** agree to enter into a **Policy** with **You** it is a contract of insurance between the Insurer 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;
- Your 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 included as cover under this Policy.
- 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 and kept in a safe place for future reference.

 $\mbox{\bf We}$ reserve the right to change the terms of the $\mbox{\bf Policy}$ where permitted to do so by law.

Any new or replacement **Certificate of Insurance We** may send **You**, detailing changes to **Your** insurance or the **Period of Insurance**, will become the **Certificate of Insurance**, which **You** should carefully read and retain.

Privacy Policy

In this Privacy **Policy**, '**We**', '**Our**', '**Us**' means Petcover New Zealand Ltd and Sovereign Insurance Australia

We value the privacy of personal information and are bound by the Privacy Act 2020 when **We** collect, use, disclose or handle personal information.

More information about how **We** collect, use, hold and disclose **Your** personal information can be found at:

- · the Petcover website: petcovergroup.com/nz/privacy-and-legal; or
- Soveregn Insurance Australia's website: Sovereign Insurance Australia's website: www.sovereignaustralia.com.au/wp-content/uploads/2019/01/JHG-Combined-Privacy-Policy-December-Final.pdf

Alternatively, a copy can be sent to **You** on request by contacting **Petcover** or HDI Global Specialty SE- New Zealand.

About Us

Petcover New Zealand Ltd is a specialist pet insurance provider. Its address is: 101d Station Road Penrose, Auckland 1061

Sovereign Insurance Australia is an Insurer registered and authorised in Australia. Its address is:

263 Albany Highway Victoria Park, WA 6100 Australia

Why We Collect Your Personal Information

We will collect **Your** personal information for the purposes of **Us** providing **You** with insurance services and products, including:

- · arranging and administering Your application for insurance;
- · managing and administering Your insurance;
- · investigating, processing and managing Your claims; and/or
- detecting and preventing fraud.

Petcover may collect personal information about its clients and their insurance placements and store this information on databases that 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.

The personal information that **We** may collect includes **Your** name, postal address, e-mail address, date of birth, gender, financial information and personal circumstances. If **You** make a claim, **We** may collect additional personal information to help **Us** make a decision on **Your** claim.

It is not mandatory for **You** to provide any information that **We** request. If **You** chose not to provide the information **We** request, **We** may not be able to provide **You** with the insurance services and products or properly manage and administer those services and products provided to **You**.

You also have a legal obligation to disclose certain information. Failure to disclose this information may result in **Us** declining cover, **Your** insurance being cancelled or the level of cover reduced, or **Your** claims being declined.

How We Collect Your Personal Information

Your personal information may be collected by telephone, email, in writing, or through Our websites (from data You input directly or through cookies and other Web analytic tools). 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.

We may collect Your personal information from You directly. However We may collect Your personal information from other persons, including but not limited to, persons you nominate as authorised representatives for Your Policy, Your Pet's Vets, breeders and pet shops.

If **You** provide **Us** with personal information about another individual, **You** must only do so if **You** have obtained his or her authorisation to disclose that information to **Us** and have made him or her aware of this Privacy **Policy**.

International Transfers

In providing **You** with insurance services, **We** may transfer **Your** personal information outside of **New Zealand** including Australia, UK, European Union (EU) and India. If this happens **We** will ensure that reasonable measures are taken to safeguard **Your** personal information.

Who We share Your information with?

We may disclose Your personal information to third persons in connection with providing You with insurance services and products, including authorised agents; service providers; Reinsurers; other Insurers; legal advisers; loss adjusters and claims handlers.

We may also share **Your** 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;
- · prevent and detect crime; and
- · develop products and services.

We will not disclose Your personal information to anyone outside this list 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.

Storage and Security of Personal Information

We store personal information electronically and physically. We store electronic information in facilities in New Zealand and overseas:

- · that We manage; or
- that are managed by third parties, including cloud storage.

We maintain reasonable security safeguards to protect **Your** personal information from loss, misuse, unauthorised access, disclosure, alteration or destruction. However, no storage method is completely secure and, while reasonable security safeguards are Used, **We** cannot completely ensure the security of the personal

Your access and correction rights

information collected from You.

The Privacy Act gives **You** rights to request access to, and correction of, **Your** Personal Information collected by **Us**. If **You** wish to exercise these rights, please contact **Us** at:

Petcover New Zealand Ltd Customer Care PO Box 112250 Penrose Auckland 1642 info.nz@petcovergroup.com

Sovereign Insurance Australia: admin@sovereignaustralia.com.au

While access to **Your** personal information will generally be provided free of charge, **We** may charge **You** for access costs where permitted by the Privacy Act.

Consent Acknowledgment

By purchasing insurance products from **Us** and by providing **Us** with **Your** personal information, **You** consent to **Your** information being used, held and disclosed as set out in this **Policy** above.

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.

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 0800 255 426 during normal office hours.

If **We** are not able to resolve the issue immediately, or within five days, **We** will refer it to the Complaints Manager, who will review the complaint and advise **You** in writing of the expected time for resolution.

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 of Our relationship, You may lodge a complaint. Our complaints process has three steps:

1. 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 0800 255 426 during normal office hours.

2. 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 , 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 contact the Internal Dispute Resolution team directly on: 0800 255 426 or via email at support.nz@petcovergroup.com or by post: Petcover New Zealand, P. O. Box 112 250, Penrose, Auckland 1642

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

3. 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 will consider complaints from our New Zealand-based customers.

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, Australia

There is no cost to You to use the services of AFCA

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.

Your cooling-off period and Cancellation rights

You can exercise Your cooling off rights and cancel the Policy within twenty-one (21) days of the date You took out the Policy provided You have not exercised right or power under the Policy (e.g. made any claim) and these rights and powers have not ended.

To exercise **Your** cooling off rights **You** must advise **Us** of **Your** intention to cancel. **You** can call us on 0800 255 426 or send written confirmation to: **Petcover** Pet Insurance, PO Box 112250, Penrose Auckland 1642 or email to info.nz@ petcovergroup.com.

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.

Terms and Conditions

Cover under this policy is provided on the basis:

- Of the verbal and/or written information provided by You which You gave after having been advised of Your Duty of Disclosure either verbally or in writing.
- If You failed to comply with Your Duty of Disclosure 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 of Disclosure and the consequences of non-disclosure, are set out under the heading 'Your Duty of Disclosure', on page 11.

Some words have special meanings

Certain words used in the **Policy** have special meanings. The definitions section of this document on page 12 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 decline or reduce any claim payment and/or cancel Your Policy to the extent We are prejudiced by Your non-compliance.

If more than one person is insured under the **Policy**, a failure or wrongful action by one of those persons may adversely affect the rights of any other person insured under the **Policy**.

How to make a claim

If **You** need to make a claim under the **Policy**, please refer to the section that you are claiming on for details of how and when to claim, i.e. **Veterinary** Fees Section 1A – How to Claim.

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**. If they do **We** will tell **You** in the relevant document.

Further information and confirmation of transactions

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

Significant features and benefits

For details of all relevant **Policy** features **You** must refer to the full terms, conditions and exclusions of the **Policy** and the **Certificate of Insurance** which specifies the options taken for a full explanation of the cover provided under the **Policy**.

6 Weeks Free Introductory Cover			
We pay up to the Maximum Benefit for:		Benefits NZ\$	
Veterinary Fees & Alternative Treatment	For Illness & Injury , including hospitalisation, referral & medicines	Up to \$3000	
Death from Illness	Losing a Pet is a great sadness, but We will refund the purchase price	Price paid up to \$1500	
Death from an Injury	Nothing can replace a loved Pet , but We will refund the purchase price	Price paid up to \$1500	
Advertising & Reward	If Your Pet gets lost or stolen, We will pay for local newspaper advertising & a reward	\$400	
Theft or Straying	If Your Pet is not found despite all efforts, We will refund the purchase price	Price paid up to \$1500	

General Exclusions

This insurance is not intended to cover every single occurrence, in fact, there are some circumstances the **Policy You** are considering will not provide Insurance cover for. Under all sections of the **Policy**, **We** do not pay for:

- 1. A Condition specifically excluded on Your Certificate of Insurance or Policy.
- 2. Any animal less than eight (8) weeks old or more than thirty-six (36) weeks at the commencement of the **Period of Insurance**.
- 3. Dogs being used for guarding, track racing or coursing.
- Any breed of dog that is banned by the New Zealand Government, public or local authority, or that is crossed with any banned breed or any Pit Bull Terrier or Dingo or crosses of these breeds.
- 5. Any dog declared as a dangerous dog by a Government authority.
- 6. Any dog that must be registered under the Dangerous Dog Act.
- Any amount if Your Pet is confiscated or destroyed by any Government or public or local authority or any person or body having the jurisdiction to do so.
- Any costs caused because any Government or public or local authority or any person or Body having the jurisdiction to do so, has put restrictions on Your Pet.
- Any amount if You break New Zealand animal health or importation laws or regulations.
- Legal expenses, fines and penalties connected with or resulting from a breach of criminal law, or an Act of Parliament.
- 11. Any loss caused by, arising from, or in any way connected with an act of force or violence for political, religious or ideological reasons war, acts of terrorism, riot, revolution or any similar event, including any chemical or biological terrorism.
- 12. The cost of treating any Injury or Illness caused by, arising from, or in any way connected with a malicious act, deliberate Injury or gross negligence caused by You or a member of Your Immediate Family or anyone living with You.
- 13. Any amount arising from, or in any way connected with an Illness that Your Pet contracted while outside New Zealand or Australia that it would not normally have contracted in New Zealand or Australia.
- 14. Any amount resulting from a disease transmitted from animals to humans.
- 15. Any pandemic disease that causes widespread Illness, death or destruction affecting dogs and cats.
- 16. Any dog not vaccinated against distemper, hepatitis, kennel cough, leptospirosis (in areas where it is prevalent and Vets recommend vaccination) and parvovirus. And any cat not vaccinated against feline infectious enteritis,

- feline leukemia and cat flu. Any other disease that there is a known vaccine and **Vets** recommend vaccination.
- 17. Any amount arising from, or in any way connected with Your failure to take all reasonable precautions to protect Your Pet from aggravating or pro-longing an Injury or Illness.
- 18. Any amount if You or Your Pet lives permanently outside of New Zealand.
- 19. Any Journey You take Your Pet on against a Vet's advice.

These the main Exclusions. For full details of all relevant **Policy** exclusions **You** must refer to the **Certificate of Insurance** and the general exclusions to all sections and also to the specific exclusions to each section under the heading "**We** will not pay" as set out in this document.

Your Duty of Disclosure

Before **You** enter into a Contract of Insurance with **Us**, **You** have a duty to disclose to **Us** every matter **You** know, or could be reasonably expected to know, (including but not limited to matters relating to the health of **Your Pet**) that is relevant to **Our** decision to insure **Your Pet**, and if so, on what terms **Your** application for insurance is acceptable and to calculate how much premium is required for **Your** insurance.

You have the same duty to disclose any relevant matters to Us before You renew, extend, vary or reinstate the Policy.

The duty applies until the **Policy** is entered into or where relevant, renewed, extended, varied or reinstated (Relevant Time). If anything changes between the time **You** provide answers or make disclosure and the Relevant Time, **You** need to tell **Us**.

You do not need to tell Us about any matter that:

- · Diminishes Our risk;
- · Is of common knowledge
- · We already know or should know as an Insurer:
- · We tell You We do not need to know.

Who does the duty apply to?

The Duty of Disclosure 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 of Disclosure is not complied with?

If the Duty of Disclosure is not complied with **We** may, to the extent permitted by law, cancel the **Policy** and/or reduce the amount **We** pay if **You** make a claim to the extent **We** are prejudiced by **Your** non-disclosure. If fraud is involved, **We** may treat the **Policy** as if it never existed, and pay nothing.

Policy Limits

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

Excess

You will be required to pay a non-refundable Excess for claims covered under this Policy. Most Excesses are detailed on Your Certificate of Insurance but some additional Excesses may apply to some additional benefits provided by the Policy. You should read the Policy and Your Certificate of Insurance carefully so that You are aware of what Excesses may be applicable to You in the event of a loss.

Petcover is solely liable for qualifying and or identifying opportunities where any recovery can be obtained from a third party. **Your Excess** may be reimbursed upon a successful recovery by **Petcover** however, **Petcover** retains the right to not refund the **Excess** payment in any instance.

Costs/Premium

This is an introductory cover and is provided free of charge. There are no costs associated with this product.

Policy Wording

DEFINITIONS

We, Us, Our means Petcover acting on behalf of Sovereign Insurance Australia, the Underwriter and Insurer of Your Policy.

You, Your means the person(s) named on the Confirmation of Cover Voucher as the owner, whose details were given to Petcover by the Breeder of the Dog or Cat during the phone call or on the website application, to arrange insurance for Your Pet and the person(s) named on the Certificate of Insurance.

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 (JPS).

Alternative Treatment The cost of any examination, consultation, advice, test and legally prescribed medication for the following procedures where they treat an Illness or Injury. This includes any Veterinary Treatment specifically needed to carry out the procedure.

- Acupuncture and homeopathy carried out by, an herbal medicine prescribed by, a veterinary practice.
- Chiropractic manipulation carried out by a veterinary practice, providing the member is a qualified animal chiropractor.
- Hydrotherapy carried out by a veterinary practice providing the member is a qualified animal Hydrotherapist.
- Osteopathy carried out by a veterinary practice providing the member is a qualified animal osteopath.
- Physiotherapy carried out by a veterinary practice, providing the member is a qualified animal physiotherapist.
- Treatment of Behavioural Illness carried out by a Certified Clinical Animal Behaviourist.

Behavioural Illness means any change to **Your Pet's** normal behaviour, resulting from a mental or emotional disorder diagnosed by a **Vet.**

Behaviour modification program means a program 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.

Breeder means a person who practices the vocation of breeding selected specimens of the same breed, either as a hobby or for profit, and is the **Breeder** of the **Puppy or Kitten** named on the **Confirmation of Cover Voucher.**

Certificate of Insurance means the current Certificate issued by Us to You containing details of the Cover provided under Your Policy, including any Exclusions and other specific Insurance details that We have applied to Your Cover.

Clinical Signs means changes in Your Puppy or Kitten's normal healthy state, its bodily functions or behaviour.

Confirmation of Cover Voucher means documentation given to You by the Breeder showing a Covernote number.

Condition means any Condition that causes discomfort, dysfunction, distress, including injuries, Illness, disabilities, disorders, syndromes, infections, isolated symptoms, deviant behaviour, and atypical variations of structure and function and/or death to the **Pet** afflicted.

Dog or Cat means the **Dog or Cat** (that is not less than eight (8) weeks of age or more than thirty six (36) weeks when first applying for cover) named on the Confirmation of Cover Voucher whose name, date of birth, breed and sex were provided to **Petcover** when arranging the insurance.

Elective 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, desexing, spaying or castration, microchipping, grooming and de-matting, cosmetic or aesthetic surgery, or Elective surgery including but not limited to dew-claw

removal, prescription diet foods, and any **Treatment** not related to an **Injury**, **Illness** or trauma or any **Treatment**, diagnostic or procedure **You** request, which the **Vet** confirms is not necessary to treat an **Injury** or **Illness** is considered **Elective Treatment**.

Excess means the amount stated on **Your Certificate of Insurance** under the Animal Details section, which is the first part of each unrelated claim and the amount **You** must pay for each unrelated **Injury** or **Illness**.

Family means **Your** husband, wife, civil partner, life partner, parents, grandparents, brothers, sisters, sons, daughters, grandsons, and/or granddaughters including **Family** of step and defacto relationships.

Illness means an unhealthy state, condition, ailment, affliction, sickness, disease, disorder, defect, syndrome, or abnormality that causes pain, dysfunction or distress and that is not due to an external **Injury**, or **Your Puppy or Kitten** was born with or were passed on by its parents.

Immediate Family means husband, wife, civil partner, life partner, defacto partner, parents, sons and daughters, including Family of step and/or defacto relationships.

Injury means a physical **Injury** resulting solely and directly from an **Accident**. Not an **Injury** that happens over a period of time or is of a gradual nature.

Maximum Benefits means the most We will pay for the relevant cover during the **Period of Insurance** as set out in the **Certificate of Insurance** under Animal Details section.

Market Value means the price generally paid for an animal of the same age, breed, pedigree, sex and breeding ability at the time **You** got **Your Puppy or Kitten**.

Our Vet means the Vet We employ to carry out Treatment to Your Pet or discuss Your Pet's Treatment with Your Vet.

Period of Insurance means the Period stated in 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 is treated as separate. This normally is six (6) weeks from the date shown on Your Confirmation of Cover Voucher or Covernote.

Pre-Existing Condition 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.

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 **Condition** will be excluded from cover if both parts of the Pet's body were affected by the **Condition** before **Your Pet's** cover started, or prior to the **Policy** commencement date.

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, which set out the cover **We** provide for the **Period of Insurance**.

Puppy or Kitten means the Puppy or Kitten aged (that is not less than eight

(8) weeks of age and not over thirty-six (36) weeks of age when first applying for cover) named on the Confirmation of Cover Voucher whose name, date of birth, breed and sex were given to **Petcover** by the **Breeder** when arranging the insurance.

Routine Treatment and or Preventative means care or Treatment such as checkups and procedures that are designed to prevent future Illnesses from

occurring rather than treating existing **Illnesses**. These include, but not limited to annual physical examinations and checkups, vaccinations, heartworm prevention medication; flea and other internal/external parasite prevention.

Treatment means Veterinary Treatment or Alternative Treatment.

Veterinary Fees means the amount **Vets** in general or referral practice reasonably and generally charge.

Vet means a registered Veterinarian, specialist Veterinarian, **vet** practice, clinic, hospital, centre including referral hospitals, licensed to practice in **New Zealand**, other than one who may be the Insured.

Veterinary Treatment means any examination, consultation, advice, tests, X-rays, legally prescribed medication, surgery and nursing required to treat and Illness or Injury that is provided by a veterinary practice, or a Vet nurse or another member of the Vet practice, under the supervision of the Vet, which is not Routine or Preventative Treatment.

Waiting Period means a Period of three (3) days for an Injury and seven (7) Days for an Illness. Cover for an Injury will commence at 00.01 on the fourth (4^{th}) day of cover. Cover for an Illness will commence at 00.01 on the eight (8^{th}) day of cover. The Waiting Periods start from the commencement date shown on Your Certificate of Insurance of the initial Period of Insurance during which an Illness or Condition first occurs or shows Clinical Signs will be excluded from Cover unless otherwise stated on Your Certificate of Insurance. The Waiting Period will not apply for any Policy that is a renewal of this Policy.

Your Pet means the Puppy or Kitten named on the Certificate of Insurance under Animal Details sometimes referred to as Your Puppy or Kitten.

General Conditions

- During 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 arrange and pay for Your Pet to have a yearly dental examination and any Veterinary Treatment normally recommended by a Vet to prevent Illness or Injury.
 - You must arrange for Your Pet to be kept vaccinated against the following conditions:
 - Dogs: Distemper, hepatitis, parvovirus, kennel cough and leptospirosis (in areas where it is prevalent and Vets recommend vaccination) and any other vaccination recommended to You by a Vet.
 - Cats: Feline infectious enteritis, feline leukemia and cat flu and any other vaccination recommended to You by a Vet.
- 2. If, when You claim, there is any other insurance under which You are entitled to an indemnity, to the extent permitted by law, We will only pay Our share of the claim. You must tell Us the name and address of the other insurance company and Your Policy number with them. If You do not keep Your Pet vaccinated, We may refuse or reduce the amount We pay under the claim that result from any of the above Illnesses to the extent that the unvaccinated Illnesses caused or contributed to the loss or damage.
- 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 give Us all the help You can and provide any documents We reasonably ask for.
- If You have intentionally provided false information or make a false or exaggerated claim, or any claim involving Your dishonesty, this Policy will end and We will not make any further payments.
- 5. If You submit a fraudulent claim, or solicit Your Vet to behave in a fraudulent manner or persuade them to falsify information regarding a claim, then the claim may be denied and We may cancel Your Policy. We may also be entitled to reclaim any payments already made to You in respect to such claims.
- You can cancel this introductory Policy at any time by contacting Us, providing no claims have been paid on the Policy.
- You agree that any Vet that holds any information about Your Pet has Your
 permission to release any such information We may reasonably ask for about
 Your Pet. If the Vet charges for this, You must pay the charge.
- 8. If We receive a request to pay the claim settlement direct to a Veterinary Practice, We reserve the right to decline this request. 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.
- When We offer further periods of Insurance, We may change the premium and the terms and conditions, and add exclusions because of Your Pet's history.
- 10. 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 write to You with Our decision.
- 11. When **You** claim **You** agree to give **Us** any information **We** may reasonably ask for
- 12. 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. And if We decide, You must also take Your Pet to a Vet that We choose.
- 13. If the Veterinary Fees You are charged are higher than the fees normally charged by a general or referral practice, We reserve the right to request a second opinion from an independent Vet that as to whether the fees are reasonable. If the independent Vet doesn't not agree that the Veterinary Fees charged are reasonable We may decide to pay only the Veterinary Fees usually charged by a general or referral practice in a similar area.
- 14. If We consider the Veterinary Treatment or Alternative 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 an independent Vet that We choose. If the independent Vet does not agree with the Veterinary Treatment or Alternative Treatment provided is reasonably required We may decide to pay only the cost of the Veterinary Treatment or Alternative Treatment that was necessary to treat the Injury or Illness, as advised by the Vet from whom We have requested the second opinion.

- 15. We have the right to cancel Your Policy where permitted by New Zealand Legislation.
- 16. Any rights or remedies You have under any New Zealand Legislation are not affected by Your Policy.

Cover

We will provide You with cover as set out in the following sections if they are shown as covered on Your Certificate of Insurance of Your Policy. The cover applies in New Zealand. The cover You have and the applicable Maximum Benefit and Excess will be shown on Your Certificate of Insurance. (see the table below for details).

6 Weeks Free Introductory Cover, We pay up to the Maximum Benefit for		Excess
Veterinary Fees & Alternative Treatment	Up to \$3000	\$150
Death from an Injury	Price paid for Your Pet up to \$1500	\$150
Death from an Illness	Price paid for Your Pet up to \$1500	\$150
Advertising & Reward	Up to \$400	
Theft or Straying	Price paid for Your Pet up to \$1500	\$150

Section 1A - Veterinary Fees

We will pay:

The cost of any Veterinary Fees incurred by You during the Period of Insurance for Veterinary Treatment Your Pet has received for any covered Illness or Injury up to the Maximum Benefit.

You must pay:

You must pay the Excess shown on Your Certificate of Insurance 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. The Excess is shown in the Excess table or on Your Certificate of Insurance in the Animal Details section, an amount of \$150.

We will not pay:

- 1. More than the Maximum Benefit.
- 2. To the extent permitted by law, costs of any **Treatment** for:
 - An Injury that happened or an Illness that first showed Clinical Signs before Your Pet's cover started; or.
 - An Injury or Illness that is the same as, or has the same diagnosis or Clinical Signs as an Injury, Illness or Clinical Signs Your Pet had before it's cover started; or,
 - 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 are noticed or happened in,or on Your Pet's body.
- 3. To the extent permitted by law, costs of any Treatment for:
 - An Injury that first showed clinical signs within three (3) days or an Illness that first showed Clinical Signs within seven (7) days of Your Pet's cover starting; or.
 - An Illness which is the same as, or has the same diagnosis or Clinical Signs as
 An Illness that first showed Clinical Signs within seven (7) days of Your Pet's
 cover starting; or,
 - An Injury which is the same as, or has the same diagnosis or Clinical Signs as an Injury that first showed Clinical Signs within three (3) days of Your Pet's cover starting; or,
 - An Injury or Illness that is caused by, relates to or results from a Clinical Signs or an Illness that showed Clinical Signs within seven (7) days of Your Pet's

cover starting; or

- An Injury or Illness that is caused by, relates to or results from a Clinical Signs or an Injury that showed Clinical Signs within three (3) days of Your Pet's cover starting.
- The cost of any Treatment a Vet normally recommends to prevent Injury or Illness.
- The cost of any Treatment, or complications arising from Treatment, that You choose to have carried out that is not directly related to an Injury or Illness, including cosmetic dentistry.
- 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.
- The cost of prosthodontics, the removal or repair of misaligned, retained deciduous teeth, orthodontic appliances, crowns, caps or splints, luxation, horizontal bone loss, impacted teeth or embedded teeth.
- 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.
- 9. Any Treatment for dental disease if an annual dental examination has not been undertaken, within the twelve (12) months preceding the problem requiring Treatment and any Treatment a Vet recommended resulting from that had not been carried out. Evidence will need to be provided to Us if Your Vet has carried out an annual dental examination.
- 10. The cost of nasal fold, skin fold, stenotic nares and soft palate resections, enlarged tongue (macroglossa), everted laryngeal saccules, Gastrointestinal Tract and Brachycephalic Airway Obstruction (BOAS), that occur in the first six (6) weeks of cover regardless of Your Pet showing Clinical Signs of the Condition or not, prior to commencement of cover or within the seven (7) day Waiting period.
- 11. The cost of killing and controlling fleas, general health improvers and any **Treatment** in connection with pregnancy or giving birth.
- 12. The cost of pheromone products, including DAP diffusers and Feliway (Animal Behavioural/mood modification products).
- 13. The cost of any food, including food prescribed by a Vet, unless it is used to dissolve existing bladder stones and crystals in urine, in which case Petcover will cover 40%.
- 14. The cost of vaccinations, spaying and castration except the cost of treating any complications arising from these procedures.
- 15. The cost of treating any Injury or Illness deliberately caused by You or anyone living with You.
- The costs of having Your Pet put to sleep, cremated, buried or otherwise disposed of.
- 17. The cost of house calls unless the **Vet** confirms that moving **Your Pet** would further damage its health, regardless of **Your** personal circumstances.
- 18. Extra costs for treating Your Pet outside usual surgery hours, unless the Vet confirms an emergency consultation is necessary.
- 19. The cost of any hospitalisation (or boarding within a veterinary hospital), and any associated Treatment, unless the Vet confirms Your Pet must be hospitalised for essential Treatment, and Veterinary expertise is needed to carry out this Treatment, and therefore only a Vet or member of a veterinary practice can carry out these activities, regardless of Your circumstances.
- Costs resulting from an Injury or Illness that are excluded under Your Policy
 or generally not covered within these Terms and Conditions.
- 21. The cost of surgical items that can be used more than once.
- 22. The cost of physiotherapy or Treatment of a Behavioural Illness unless this is carried out by a veterinary practice.
- 23. The cost of Treatment for a Behavioural Illness if Your Pet's behaviour is caused by You failing to provide training.
- 24. The cost of buying or hiring equipment or machinery or any form of housing, including cages.
- The cost of hiring a swimming pool, hydrotherapy pool or any other pool or hydrotherapy equipment.
- 26. The cost of bathing Your Pet unless
 - A Vet confirms veterinary expertise is needed and therefore only a Vet or a member of
 - A Vet practice can carry out these activities, regardless of Your personal circumstances.
- 27. 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**.

- 28. Cost of dental Treatment unless it results from an Injury or Illness.
- The cost of a post mortem examination, voluntary euthanasia, attributable to an exclusion.
- 30. The cost of transplant surgery, including any pre and post-operative care.
- Any pandemic disease that causes widespread illness, death or destruction affecting dogs and cats.
- 32. The cost of any Treatment while on a Journey if a Vet believes it can be delayed until Your Pet returns Home.
- 33. The cost of any Treatment if the Journey was made to get Treatment outside of New Zealand.
- 34. The cost of the following procedures; experimental **Treatments**, or therapies; prosthetics or orthopedic supports or braces, open heart surgeries, cancer vaccinations, therapeutic antibody for dog and cat 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.
- 35. Any costs for veterinary Treatment that does not improve the health or wellbeing of Your Pet.
- 36. The cost for Your Vet to write a prescription or charge a dispensing fee.
- 37. Any medicines that have not been approved by the Agricultural Compounds and Veterinary Medicines (ACVM) or where there is no evidence to support the usage of this medicine for this condition.
- 38. The cost of any ongoing **Treatment** that will require more than six (6) visits, without the 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**.
- Any claim where the full medical history is not provided when reasonably requested.

How to claim:

You must fill in a claim form and send it to Us together with the legible fully itemised invoices setting out the costs involved.

Claim forms can be downloaded from **Our** website petcovergroup.com/nz or alternatively **You** can contact us on 0800 255 426 or claims.nz@petcovergroup. com and ask for a claim form. If a claim has not been submitted within twelve (12) months of **Your Pet** receiving **Treatment**, **We** may refuse to pay the claim, to the extent that **We** are prejudiced by the late notification of the claim.

You can email the completed claims form to claims.nz@petcovergroup.com or post it to

Petcover New Zealand Ltd.

P. O. Box 112 250,

Penrose, Auckland 1642

When to claim:

You should send Us Your claim at the end of any Treatment or the end of the Period of Insurance if the Treatment has not finished by this time. Please submit the claim form within twelve (12) months of the Pet receiving Treatment.

Section 1B - Alternative Treatment

We will pay:

If instructed by the Vet, the cost of any Alternative Treatment Your Pet has received during the Period of Insurance that is deemed necessary by Your Vet for the Treatment of an Illness or Injury up to the Maximum Benefit.

You must pay:

You must pay the Excess shown on Your Certificate of Insurance 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. The Excess is shown in the Excess table or on Your Certificate of Insurance in the Animal Details section, an amount of \$150.

We will not pay:

- 1. More than the Maximum Benefit.
- To the extent permitted by law, costs of any Treatment for:
 - An Injury that happened or an Illness that first showed Clinical Signs before Your Pet's cover started; or,

- An Injury or Illness that is the same as, or has the same diagnosis or Clinical Signs as an Injury, Illness or Clinical Signs Your Pet had before it's cover started; or,
- 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 are noticed or happened in, or on Your Pet's body.
- 3. To the extent permitted by law, costs of any Treatment for:
 - An Injury that first showed clinical signs within three (3) days or an Illness
 that first showed Clinical Signs within seven (7) days of Your Pet's cover
 starting; or,
 - An Illness which is the same as, or has the same diagnosis or Clinical Signs as an Illness that first showed Clinical Signs within seven (7) days of Your Pet's cover starting; or,
 - An Injury which is the same as, or has the same diagnosis or Clinical Signs as an Injury that first showed Clinical Signs within three (3) days of Your Pet's cover starting; or,
 - An Injury or Illness that is caused by, relates to or results from a Clinical Signs or an Illness that showed Clinical Signs within seven (7) days of Your Pet's cover starting; or
 - An Injury or Illness that is caused by, relates to or results from a Clinical Signs or an Injury that showed Clinical Signs within three (3) days of Your Pet's cover starting.
- The cost of any Treatment a Vet normally recommends to prevent Injury or Illness.
- The cost of any Treatment, or complications arising from Treatment, that You choose to have carried out that is not directly related to an Injury or Illness.
- The cost of killing and controlling fleas, general health improvers and any Treatment in connection with pregnancy or giving birth.
- The cost of pheromone products, including DAP diffusers and Feliway (Animal Behavioural/mood modification products).
- The cost of any food, including food prescribed by a Vet, unless it is used to dissolve existing bladder stones and crystals in urine, in which case Petcover will cover 40%.
- The cost of vaccinations, spaying and castration except the cost of treating any complications arising from these procedures.
- 10. The cost of treating any **Injury** or **Illness** deliberately caused by **You** or anyone living with **You**.
- 11. The costs of having **Your Pet** put to sleep, cremated, buried or otherwise disposed of.
- 12. The cost of house calls unless the Vet or Alternative Treatment therapist confirms that moving Your Pet would further damage its health, regardless of Your personal circumstances.
- 13. For the cost of any prosthesis, including any **Veterinary Treatment** needed to fit the prosthesis, other than hip, knee and/or elbow replacement(s).
- 14. Extra costs for treating Your Pet outside usual surgery hours, unless the Vet or Alternative Treatment therapist confirms an emergency consultation is necessary.
- 15. The cost of any hospitalisation (or boarding within a veterinary hospital), and any associated **Treatment**, unless the **Vet** confirms **Your Pet** must be hospitalised for essential **Treatment**, and **Veterinary** expertise is needed to carry out this **Treatment**, and therefore only a **Vet** or member of a veterinary practice can carry out these activities, regardless of **Your** circumstances.
- 16. Costs resulting from an Injury or Illness that are excluded under Your Policy or generally not covered within these terms and conditions.
- 17. The cost of surgical items that can be used more than once.
- 18. The cost of physiotherapy or Treatment of a Behavioural Illness unless this is carried out by a Veterinary practice.
- 19. The cost of Treatment for a Behavioural Illness if Your Pet's behaviour is caused by You failing to provide training.
- The cost of buying or hiring equipment or machinery or any form of housing, including cages.
- 21. The cost of hiring a swimming pool, hydrotherapy pool or any other pool or hydrotherapy equipment.
- 22. The cost of bathing Your Pet unless a Vet or Alternative Treatment therapist confirms veterinary expertise is needed and therefore only a Vet or a member of a Vet Practice or Alternative Treatment therapist can carry out these activities, regardless of Your personal circumstances.
- 23. 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 agreed.

- 24. Cost of dental Treatment unless it results from an Injury or Illness.
- 25. The cost of a post mortem examination, voluntary euthanasia, attributable to an exclusion.
- 26. The cost of transplant surgery, including any pre and post-operative care.
- 27. The cost of any **Treatment** while on a journey if a **Vet** or **Alternative Treatment** therapist believes it can be delayed until **Your Pet** returns **Home**.
- 28. The cost of any **Treatment** if the journey was made to get **Treatment** outside of **New Zealand**.
- Any pandemic disease that causes widespread Illness, death or destruction affecting dogs and cats.

How to claim:

You must fill in a claim form and send it to Us together with the legible fully itemised invoices setting out the costs involved.

Claim forms can be downloaded from **Our** website petcovergroup.com/nz or alternatively **You** can contact us on 0800 255 426 or claims.nz@petcovergroup. com and ask for a claim form. If a claim has not been submitted within twelve (12) months of **Your Pet** receiving **Treatment**, **We** may refuse to pay the claim, to the extent that **We** are prejudiced by the late notification of the claim.

You can email the completed claims form to claims.nz@petcovergroup.com or post it to

Petcover New Zealand Ltd.

P. O. Box 112 250.

Penrose, Auckland 1642

When to claim:

You should send Us Your claim at the end of any Treatment or the end of the Period of Insurance if the Treatment has not finished by this time. Please submit the claim form within twelve (12) months of the Pet receiving Treatment

Section 2 – Advertising and Reward

We will pay:

If Your Pet is stolen or goes missing during the Period of Insurance, We will pay:

- 1. The cost of advertising; and
- The reward You have advertised and paid, with Our prior agreement to get Your Pet back.

We will not pay:

- 1. More than the Maximum Benefit of \$400.
- More than 10% of the Maximum Benefit towards sundries to make Your own posters and advertising material.
- 3. Any reward that We have not agreed to before You advertised it.
- Any reward not supported by a signed receipt giving the full name and address of the person who found Your Pet.
- 5. Any reward paid to any person living with **You** or employed by **You**.
- 6. Any reward paid to a person who was caring for Your Pet when it was stolen.

Special conditions that apply to this section when Your Pet is stolen or goes missing:

You must report the loss or theft of **Your Pet** as soon as reasonably possible of discovering it missing, to the Police and obtain a Police incident report. If **Your Pet** was lost or stolen whilst in transit, **You** must report the loss or theft to the operator and obtain a report.

How to claim:

Please phone **Us** on 0800 255 426 or email us at claims.nz@petcovergroup.com for approval of any reward before **You** advertise it. **We** will then send **You** a claim form for advertising and rewards. Fill in the claim form and send it to **Us** with fully itemised invoices and receipts to show the costs involved, including a receipt for any reward **You** paid.

If the loss of theft happened whilst in transit, please also send **Us** the booking invoice for the transit or any other official documentation to show the dates of the journey.

You can email the completed claims form to claims.nz@petcovergroup.com or post it to

Petcover New Zealand Ltd.

P. O. Box 112 250.

Penrose, Auckland 1642

When to claim:

You should send Us Your claim if Your Pet is not recovered or returned after thirty (30) days of being lost or stolen. If a claim has not been submitted within twelve (12) months of Your Pet being stolen or going missing We may refuse to pay the claim, to the extent that We are prejudiced by the late notification of the claim.

Section 3 - Theft or Straying

We will pay:

The price You paid for Your Pet if it is stolen or goes missing during the Period of Insurance and is not recovered or does not return. If You did not pay for Your Pet or have no formal proof of how much You paid, We will pay the Market Value of Your Pet, but not exceeding the Maximum Benefit.

You must pay:

For each claim under this section during the **Period of Insurance**, **You** must pay an **Excess** as shown in the **Excess** table or on **Your Certificate of Insurance** under Animal Details section, an amount of \$150.

We will not pay:

- 1. More than the Maximum Benefit of \$1,500.
- Any amount if You or the person looking after Your Pet has freely parted with it, even if tricked into doing so, unless anyone was looking after or transporting Your Pet in return for money, goods or services.

Special conditions that apply to this section:

If **Your Pet** is found or returns, **You** must repay the full amount **We** have paid **You**. As soon as **You** discover **Your Pet** is missing, **You** must:

- Tell the police and ask for the crime reference number or written confirmation of **Your** report: and
- Tell all the Vets and local rescue centres within a reasonable distance of the area where Your Pet was last seen, within five (5) days of Your dog going missing; and
- If Your Pet has not been found within thirty (30) days, fill in a claim form and return it to Us as soon as possible.

How to claim:

For a claim form for theft or straying, can be downloaded from **Our** website petcovergroup.com/nz or by contacting Our Customer Centre on 0800 255 426 or claims.nz@petcovergroup.com

To claim for theft or straying **You** must have advertised the loss of **Your Pet**. Please send **Us**:

- The Pets original Pedigree Certificate and purchase receipt from where You bought Your Pet, where applicable; and
- 2. Your claim form.

We will not pay for the provision of this information. Please note, if the claim is paid the Pets original Pedigree Certificate and purchase receipt will not be returned to **You**.

When to claim:

You should send Us Your claim if Your Pet is not recovered or returned after thirty (30) days of being lost or stolen. If a claim has not been submitted within twelve (12) months of Your Pet being stolen, or going missing We may refuse to pay the claim, to the extent that We are prejudiced by the late notification of the claim

Section 4 - Death from Injury

What We will pay

The price You paid for Your Pet if it either dies or has to be put to sleep by a Vet during the Period of Insurance as a result of an Injury caused by an Accident. If

You did not pay for Your Pet or have no formal proof of how much You paid, We will pay the Market Value of Your Pet, but not exceeding the Maximum Benefit.

What You pay

For each claim under this section during the **Period of Insurance**, **You** must pay an **Excess** as shown in the **Excess** table or on **Your Certificate of Insurance** under Animal Details section, an amount of \$150.

What We will not pay

- Any cover for death as a result of an Injury that occurred in the three (3) day Waiting Period.
- 1. More than the Maximum Benefit of \$1,500.
- To the extent permitted by law, any amount if the death results from an Injury that happened prior to the Period of Insurance.
- Any amount if the death results from an Injury or Illness specified as excluded on Your Certificate of Insurance or generally not covered within these terms and conditions.
- 4. Any amount if Your Pet is put to sleep by a Vet unless the Vet has put Your Pet to sleep as a result of an Injury that cannot be treated and believes it was not humane to keep Your Pet alive because it was suffering.

How to claim

For a claim form for accidental death, can be downloaded from **Our** website petcovergroup.com/nz or phone **Our** Customer Centre on 0800 255 426.

Please send Us:

- 1. A death certificate from Your Vet.
- The Pets Pedigree Certificate and receipt from when You bought Your Pet, where applicable, and
- 3. Your claim form.

We will not pay for the provision of this information.

When to claim

You should send Us Your claim as soon as possible after the death of Your Pet. If a claim has not been submitted within twelve (12) months of Your Pet's death, We may refuse to pay the claim, to the extent that We are prejudiced by the late notification of the claim.

Section 5 – Death from Illness

What We will pay

The price You paid for Your Pet if it either dies or has to be put to sleep by a Vet during the Period of Insurance as a result of an Illness. If You did not pay for Your Pet or have no formal proof of how much You paid, We will pay the Market Value, but not exceeding the Maximum Benefit.

What You pay

For each claim under this section during the **Period of Insurance**, **You** must pay an **Excess** as shown in the **Excess** table or on **Your Certificate of Insurance** under Animal Details section, an amount of \$150.

What We will not pay

- Any cover for death as a result of an Illness that occurred in the seven (7) day Waiting Period.
- More than the Maximum Benefit of \$1,500.
- 3. To the extent permitted by law, any amount if Your Pet's death results from:
 - An Illness that first showed Clinical Signs before Your Pet's cover started; or,
 - An Illness that is the same as, or has the same diagnosis or Clinical Signs as an Illness or Clinical Sign Your Pet had before cover started; or,
 - An Injury or Illness that is caused by, relates to or results from an Illness or Clinical Signs Your Pet had before it's cover started, no matter where the Injury, Illness or Clinical Signs are noticed or happen in or on Your Pet's body.
- 4. To the extent permitted by law, any amount if **Your Pets** death results from;
 - an Illness first showed Clinical Signs within seven (7) days of Your Pet's cover starting; or,
 - An Illness that is the same as, or has the same diagnosis or Clinical Signs as an Illness or Clinical Signs Your Pet has before it's cover started or within seven (7) days of Your Pet's cover starting; or,
 - · An Illness that is caused by, arises from or is in any way connected with or

results from an Illness or Clinical Sign that was first noticed, or an Illness that first showed Clinical Signs within seven (7) days of Your Pet's cover starting, no matter where the Injury, Illness or Clinical Signs are noticed or happen in or on Your Pet's body.

- 5. Any amount if the death results from pregnancy or giving birth.
- Any amount if the death results from an Injury or Illness specified as excluded on Your Certificate of Insurance or generally not covered within these terms and conditions.
- The purchase price or Market Value of Your Pet if a Vet puts Your Pet to sleep unless it is because of an incurable Illness and the Vet believes it was not humane to keep Your Pet alive because it was suffering.

How to claim

For a claim form for death from **Illness**, can be downloaded from **Our** website petcovergroup.com/nz or by contacting **Our** Customer Centre on 0800 255 426 or claims.nz@petcovergroup.com.

Please send Us:

- 1. A death certificate from Your Vet;
- 2. The original Pedigree Certificate and receipt from when **You** bought **Your Pet**, where applicable; and
- 3. Your completed claim form.

We will not pay for the provision of this information.

When to claim

You should send Us Your claim as soon as possible after the death of Your Pet. If a claim has not been submitted within twelve (12) months of Your Pet's death We may refuse to pay the claim, to the extent that We are prejudiced by the late notification of the claim.

Claims procedure

- Unless You are claiming for Vet's Fees, You must let Us know of any circumstances, which are likely to lead to a claim. Please write to: PO Box 112250, Penrose, Auckland 1642.
- Alternatively, You may either phone Our Customer Centre on 0800 255 426 or email us at claims.nz@petcovergroup.com
- 3. Claims involving Your Pet being attacked by another Animal:
 - If **Your Pet** has been injured or had to be put down due to being injured by another Animal, please contact **Petcover** for an additional form that needs to be completed and be included with **Your** claim form along with the following;
 - · Details of the owners of the other Animal(s)
 - · Confirmation the matter was reported to the police/relevant authority.
 - Depending on where the attack happened, You must report the attack to the appropriate authorities in that Shire/municipality, i.e. The Ranger at the Local Council/Police Station.

You must then follow the procedures set out in the section under which You are claiming.

Please make sure **Your** claim form is fully completed by **You** and **Your Vet** as any incomplete claim forms will be returned to **You**.

Changes to this Notice

We keep **Our** privacy notice under regular review. This notice was last updated on the 1st July 2020.

Contacting Us

If You have any questions relating to the processing of Your information, please contact \mbox{Us} :

Petcover Customer Centre PO Box 112250

Penrose

Penrose

Auckland 1642 Ph: 0800 255 426

For information about the insurer and Sovereign Insurance Australia please visit https://www.sovereignaustralia.com.au.

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 New Zealand and subject to the exclusive jurisdiction of the courts of New Zealand.

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 New Zealand. 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 as follows:

Sovereign Insurance Australia

263 Albany Highway

Victoria Park, WA 6100, Australia

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 0800 255 426

By Email info.nz@petcovergroup.com

In Writing Petcover

Customer Care PO Box 112250 Penrose

Auckland 1642

Website petcovergroup.com/nz

National Relay Service nzrelay.co.nz

Administrator

Petcover New Zealand Limited (NZBN 9429046576941) is the sole Administrator of the policies acting on behalf of the Insurer.

The Insurer

The Insurer of this Policy is Sovereign Insurance Australia Pty Ltd Australia (ABN 85 138 079 286, AFSL No. AFSL No. 342516) with its registered address at 263 Albany Highway, Victoria Park, WA 6100. Sovereign Insurance Australia Pty Ltd is authorised to carry out insurance business in Australia by the Australian Prudential Regulation Authority in accordance with the Insurance Act 1973 (Cth). Please consider the PDS before making a decision to purchase the product. This information does not take into account your objectives, financial situation or needs and does not constitute any form of financial advice or recommendation.

The **Insurer** is regulated by the Australian Prudential Regulation Authority ("APRA"). Sovereign Insurance Australia Pty Ltd is not currently licensed to carry on insurance business in New Zealand and is not regulated by New Zealand prudential supervision laws or within the prudential supervision of the Reserve Bank of New Zealand.

An overseas policyholder preference applies. Under Australian law, if Sovereign Insurance Australia Pty Ltd is wound up, its assets in Australia must be applied to its Australian liabilities before they can be applied to overseas liabilities. To this extent, New Zealand policyholders may not be able to rely on Sovereign Insurance Australia Pty Ltd assets to satisfy New Zealand liabilities.

