NCI Pet Insurance



Maximum Benefit Policy Terms and Conditions

YOU MUST READ THIS POLICY DOCUMENT AND THE CERTIFICATE OF INSURANCE WHICH FORM AN INTEGRAL PART OF THE POLICY

What is NCI Pet Insurance?

NCI Pet insurance Maximum Benefit provides cover for **veterinary treatment** costs, due to **illness** or **injury** up to the **maximum benefit**. However **we** do not cover any **illness** or **injury** (including **clinical sign(s)**) which happened before cover started.

Cover is annually renewable, provided **we** offer and **you** accept **our** renewal invitation. **Your pet** will benefit from continuous cover, including costs for recurring conditions. Once the **maximum benefit** is reached, **you** will no longer be able to claim for that condition. At the next renewal, it will be classed as a **pre-existing condition** and **your pet** will no longer be covered,

It is important to note policy terms and conditions can change over time. **Your** premiums may increase due to factors such as **your pet's** age, claims history and our view of the future costs of providing cover.

Introduction

NCI Pet Insurance policies are sold and administered by NCI Insurance Services Limited. Registered In England & Wales No 4741145. Registered Office: 4th Floor Clarendon House, Victoria Avenue, Harrogate, North Yorkshire HG1 1JD.

NCI Insurance Services Limited is an Appointed Representative of Jigsaw Insurance Services Plc, which is authorised and regulated by the Financial Conduct Authority, number 307654.

All sections of this insurance policy are underwritten by Covéa Insurance plc apart from Section B, Sub Section 6 – Third Party Liability. Registered office: Norman Place, Reading, Berkshire, RG1 8DA, registered in England and Wales Number 613259. Covéa Insurance plc is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority, number 202277.

Section B, Sub Section 6 – Third Party Liability is underwritten by Ageas Insurance Ltd, Ageas House, Hampshire Corporate Park, Templars Way, Eastleigh, Hampshire, SO53 3YA. Registered in England and Wales No. 354568. Ageas Insurance Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority, Financial Services Register No 202039.

These are the Terms and Conditions of **your** NCI Pet Insurance policy. These Terms and Conditions give **you** details of what is covered, what is not covered and the limits and conditions that apply.

Contract of insurance

This policy is a contract between you and us.

The following elements form the contract of insurance between **you** and **us**. Please read them and keep them safe.

- The Policy Terms and Conditions
- Your Certificate of Insurance and Statement of Fact
- The information contained in the 'Insurance Product Information Document'.
- Any changes to this insurance policy contained in notices issued by us at renewal.

In return for **you** paying **your** premium, **we** will provide the cover shown on **your** Certificate of Insurance, subject to these Terms and Conditions.

Please refer to **your** Certificate of Insurance to confirm which sections of cover apply to **your pet**.

Please read Section C for conditions applying to the whole policy.

Information and changes we need to know about

You must take reasonable care to provide complete and accurate answers to the questions we ask when you take out, make changes to, and renew your policy. Please read any assumptions carefully and confirm if they apply to your circumstances.

Please tell **us** immediately if any of the information provided by **you** changes after **you** purchase **your** policy, or if there are any changes to the information set out in

your Certificate of Insurance at your renewal. You must also tell us immediately if any of the following changes take place:

- You change address.
- You change your bank details (if you pay monthly premiums).
- You move abroad permanently.
- You and your pet do not live at the home address we hold, for at least 6
 months of the year.
- You are going to be living outside the UK, Isle of Man or Channel Islands for more than 6 months of the policy year.
- Your pet is used for security, guarding, commercial breeding, track racing, coursing or for any business, trade or profession.
- Your pet is neutered or spayed.
- Your pet is microchipped.
- You sell your pet or transfer ownership of your pet to another person.
- Your pet is diagnosed with a behavioural illness; or if your pet is a dog, if
 there are any changes in their behaviour. For example (but not limited to) any
 aggressive tendencies shown, any incidents where your dog has caused
 injury to a person or another animal, or any health conditions which may
 affect how your dog behaves.
- Your pet dies.
- Your dog is over the age of 8 at the start of your policy or your cat is over the age of 10 at the start of your policy (this is not applicable for renewals).

If you are in any doubt, please contact us.

When **we** are notified of a change, **we** will tell **you** if this affects **your** insurance, for example whether **we** are able to accept the change and if so, whether the change will result in revised terms and/or premium being applied to **your** policy. If **you** do not inform **us** about a change it may affect any claim **you** make.

If the information provided by **you** is not complete and accurate either **we** or your **insurers** may:-

- Revise the premium; and/or
- Cancel your policy; and/or
- Refuse to pay a claim; and/or
- Exclude cover for a pre-existing condition or Third Party Liability.

Your pet insurance policy

NCI Pet Insurance – Maximum Benefit is a product that is suitable for cat and dog owners and is designed to cover the cost of veterinary fees and other expenses associated with protecting **your pet**.

The benefits payable are determined by the Maximum Benefit Product you have chosen and noted within **your** Certificate of Insurance and Statement of Fact.

Renewing your policy

Each renewal invitation is offered using the information **we** have at the time it was issued. **We** may revise or withdraw it if, before the date **your** renewal takes effect, any event occurs that gives rise to a claim, even if **we** are notified after **your** renewal date.

Changes we can make at the renewal of your policy

- a) At renewal, we can change:
 - The premium
 - Excesses that **you** pay, and/or
 - Terms and conditions of your policy
- b) For dogs, if there has been a change in their behaviour, we have the right to limit or remove cover for Third Party Liability. For example (but not limited to): any aggressive tendencies shown, any incidents where your dog has caused injury to a person or another animal, or any health conditions which could affect how your dog behaves.

We will always tell **you** before **your** renewal date of any changes, so **you** can consider if **your** policy still meets **your** needs.

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Your cancellation rights

You have a statutory right to cancel your policy within 14 days from the day of purchase or renewal of the contract or the day on which you receive your policy or renewal documentation, whichever is the later.

If you wish to cancel during this 14 day period, you will be entitled to a full refund of the premium paid, providing you have not made a claim. If you have made a claim you will be entitled to a refund of the premium paid in respect of the cancelled cover, less a proportionate deduction for the time we have provided such cover.

To cancel, please contact 01423 535 057 or write to NCI Pet Insurance at the following address:

NCI Pet Insurance, 4th Floor, Clarendon House, Victoria Avenue, Harrogate HG1 1.ID

If you do not exercise your right to cancel your policy, it will continue in force and you will be required to pay the premium.

For **your** cancellation rights outside the statutory cooling-off period, please refer to the 'Cancelling this policy' section of this policy booklet.

In the event of a claim:

To make a claim under all sections apart from Section B, Sub Section 6 – Third Party Liability, **you** may either:

- Telephone 01423 535 057 or email petclaims@ncionline.co.uk and request a claim form to be sent to vou: or
- Download a claim form from the website at: www.ncipetinsurance.com/pet/how-to-claim
- You can post this to us at:

The Claims Department NCI Pet Insurance, 4th Floor, Clarendon House, Victoria Avenue, Harrogate, HG1 1JD

Unless you are claiming for veterinary fees, you must let us know of any circumstances which are likely to lead to a claim. The claim form must be completed fully and truthfully and returned with documentation, evidence or other information that we may reasonably require in order to assess your claim.

To make a claim under Section B, Sub Section 6 - Third Party Liability, please contact:

Phone: 0345 415 0495

Email: commercialclaims.eastleighteam@ageas.co.uk

Write: Commercial Claims Team, Ageas House, Hampshire Corporate Park, Templars Way, Eastleigh, Hampshire SO53 3YA.

Please ensure **you** follow the procedures set out in the relevant section under which **you** are claiming. Please make sure **your** claim form is fully completed by **you** and if **you** are claiming for **veterinary fees**, by **your vet**, as any incomplete claim forms will be returned to **you**.

Complaints:

If you wish to complain about the service we have provided please contact us as shown in Section E. We will take steps to remedy the position, or where you remain dissatisfied details of the procedure to follow will be provided as shown in Section E.

Telephone recording and call charges

Calls to 01- and 03- prefixed numbers are charged at national call rates (charges may vary dependent on **your** network provider) and are usually included in inclusive minute plans from landlines and mobiles.

For **our** joint protection telephone calls may be recorded and/or monitored.

Our Customer Care line is open from 9am to 6pm Monday to Friday and 9am to 1pm on Saturdays (excluding public and bank holidays).

Our Sales and Renewals lines are open from 9am to 6:30pm Monday to Friday and 9am to 1pm on Saturdays (excluding public and bank holidays).

Our Pet Claims line is open from 8am to 6pm Monday to Friday and 9am to 1pm on Saturdays (excluding public and bank holidays).

(The emergency pet claims line is open 24/7, 365 days a year).

The claims line for Section B, Sub Section 6 - Third Party Liability is open Monday to Friday, 9am to 5pm.

SECTION A:

THE MEANING OF WORDS IN THIS POLICY

If **we** explain what a word means, that word has the same meaning wherever it appears in these Terms and Conditions.

I. Aggressive tendencies:

Your Dog has shown any signs of the following behaviours:

Territorial aggression, protective or guarding, fear aggression, defensive aggression, social aggression, frustrated or elicited aggression, redirected aggression, predatory aggression, dominance aggression, attempted to bite any human or animal, has bitten any human or animal, has chased any human or animal.

2. Agreed countries:

Any European Union member States and Territories which are included in the **Pet travel scheme (PETS)**.

Rehaviourist

A Certified Clinical Animal **Behaviourist** or a member of one of the following organisations, from **our** list of approved specialists:

- Association of Pet Behaviour Counsellors
- Canine and Feline Behaviour Association

4. Behavioural illness:

Any change(s) to **your pet**'s normal behaviour that is caused by a mental or emotional disorder, **illness** or disease, but not **injury** which could not have been prevented by training.

5. Certificate for treatment against parasites:

A certificate issued under the terms of the Pet travel scheme (PETS).

6. Channel Islands:

Consists of the Bailiwick of Jersey and the Bailiwick of Guernsey.

Clinical sign(s):

Changes in your pet's normal healthy state, its bodily functions or behaviour.

8. Complementary therapist:

A member of one of the following organisations, from **our** approved list of specialists:

- Canine Hydrotherapy Association
- McTimoney Chiropractic Association
- International Association of Animal Therapists (UK)

9. Complementary treatment:

The cost of any examination, consultation, advice, test and legally prescribed medication for the following procedures where they treat an **injury**.

- Acupuncture and homeopathy carried out by, and herbal medicine prescribed by, a veterinary practice.
- Chiropractic manipulation carried out by a veterinary practice or a
 qualified animal chiropractor from our list of approved list of specialists
 who is a member of the McTimoney Chiropractic Association or the
 International Association of Animal Therapists (UK).
- Hydrotherapy carried out:
 - In a pool which has full Canine Hydrotherapy Association membership, or
 - ii. By a veterinary practice, providing the hydrotherapy is carried out in a pool they own.
- Osteopathy carried out by a veterinary practice or a qualified animal osteopath who is a member of the International Association of Animal Therapists (UK) and on our list of approved specialists.

10. Elective treatment or diagnostics:

Any **treatment** or diagnostic **you** request, which the **vet** confirms or would reasonably consider as not necessary.

11. Excess:

The amount shown on **your** Certificate of Insurance; this is the first part of each unrelated claim and the amount **you** have to pay.

For **Veterinary fees** this will either be a fixed amount only or a fixed amount and a percentage amount. If **you** claim under **Veterinary fees** for the same **illness** or **injury**, **you** will pay the below amounts under each benefit.

- a) A fixed amount only. The fixed amount is the amount that you have to pay towards each illness or injury that is not related to any other illness or injury treated. This amount will be deducted from the first claim(s) for that injury or illness.
- b) A fixed amount and a percentage amount if your pet is 4 years old or over. The fixed amount will be deducted as explained in a) above. In addition, you must also pay a percentage of all treatment costs. The percentage is shown on your Certificate of Insurance. This will be

deducted from all claims submitted and will be calculated on the amount left after the fixed amount has been deducted.

12. Family

Your husband, wife, civil partner, life partner, parents, grandparents, brothers, sisters, sons, daughters, grandsons and granddaughters.

13. Home

The place in the UK, Isle of Man or Channel islands where you usually live.

14. Illness

Any change(s) to a normal healthy state, sickness, disease, defects and abnormalities, including defects and abnormalities **your pet** was born with or were passed on by its parents.

15. Illness which starts in the first 14 days of cover:

- a) An illness that showed clinical signs in the first 14 days of your pet's first policy year, or
- An illness which is the same as, or has the same diagnosis or clinical signs as an illness that showed clinical signs in the first 14 days of your pet's first policy year, or
- c) An illness that is caused by, relates to, or results from, a clinical sign that was noticed, or an illness that showed clinical signs in the first 14 days of your pet's first policy year, no matter where the illness or clinical signs are noticed or happen in, or on, your pet's body.

16. Incident(s):

A specifically identifiable accident, **injury** or **illness**. Recurring and/or chronic **incidents** shall be considered as one loss and/or condition. Such **incidents** being defined as:

- clinical manifestations resulting in the same diagnosis (regardless of the number of incidents or areas of the body affected) to which your pet has an ongoing predisposition or susceptibility or injury related in any way to the original claim; or
- Incidents which are incurable and likely to continue for the remainder of your pet's life.

17. Injury:

Physical damage or trauma caused immediately by a sudden and unforeseen accident. Not any physical damage or trauma that happens over a period of time

18. Insurer(s):

In relation to all sections apart from Section B, Sub Section 6 - Third Party Liability and Section F: Legal, Sub Section 1B, this means Covéa Insurance plc. In relation to Section B, Sub Section 6 - Third Party Liability and Section F: Legal, Sub Section 1B, this means Ageas Insurance Ltd.

19. Journey:

Travel from **your home** to any of the **agreed countries** for a maximum of 45 days for all journeys for each incident, **injury** or **illness** claimed. This includes the duration of **your** holiday or business trip and any travel in and between **agreed countries** and return journeys to **your home**.

20. Market value:

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**.

21. Maximum benefit:

The most **we** will pay as shown on the Certificate of Insurance for each section of cover. Once this limit has been reached, there will be no further coverage.

22. Passport:

A passport issued under the terms of the Pet travel scheme (PETS).

23. Pet travel scheme (PETS):

A Government Scheme that allows people in the **UK**, Isle of Man and **Channel Islands** to take their pets abroad to specific countries and bring them back again into the United Kingdom without the need for quarantine, providing certain criteria have been met.

24. PETS certificate:

A certificate issued under the terms of the Pet travel scheme (PETS).

25. Physiotherapist

A member of the following organisations and specified on **our** list of approved specialists:

- o Association of Chartered Physiotherapists in Animal Therapy
- o International Association of Animal Therapists (UK)
- o National Association of Veterinary Physiotherapists

26. Policy year:

9th August 2020

The time during which **we** give cover as shown on **your** Certificate of Insurance.

27. Pre-existing condition:

- a) 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 sign your pet had before its cover started, or
- c) An injury or illness that is caused by, relates to, or results from, an injury, incident, illness or clinical sign your pet had before its cover started. No matter where the injury, illness or clinical signs are noticed or happen in, or on, your pet's body. This is in addition to any exclusion(s) stated on your Certificate of Insurance.

28. Prevent:

You must take any actions recommended by a **vet** to help **prevent** or reduce the risk of **injury/illness**.

29. Select breeds

African Crested Dog, African Hairless, Akita, Alaskan Husky, American Eskimo Dog, Basset Hound, Bavarian Mountain Hound, Bernese Mountain Dog, Bloodhound, Boar Hounds, Boxer, Brittany, Bulldog (English), Bulldog (Toy), Bullmastiff, Canadian Eskimo Dog (Canadian Inuit), Catalan Sheepdog, Central Asian Shepherd Dog, Chow Chow, Cirneco Dell'Etna, Continental Landseer, Coonhound, Dachsbracke, Deerhound, Dobermann, Dogue De Bordeaux, Drentse Partridge Dog, French Bulldog, Great Dane, Greyhound, Hungarian Kuvasz, Irish Wolfhound, Japanese Akita, Korthals Griffon, Landseer, Leonberger, Maremma Sheepdog, Mastiff, Neopolitan Mastiff, Newfoundland, Northern Inuit, Norwegian Lundehund, Pointing Wired Haired Griffon, Poodle (Miniature), Portuguese Warren Hound, Pug, Pyrenean Mastiff, Pyrenean Mountain Dog, Rottweiler, Schapendoes, Siberian Husky, St. Bernard, Tibetan Mastiff, Egyptian Mau, Sphynx, Tonkinese.

30. Treatment:

Any examination, consultation, advice, tests, x-rays, medication, surgery, hospitalisation, nursing and care provided by either a veterinary practice or **vet** recommended **complementary therapist**.

31. Treatment date:

The date that **your pet** first received **treatment** for the **illness** or **injury** being claimed.

32. UK:

Consists of England, Scotland, Northern Ireland and Wales.

33. Vet

Registered Veterinary Surgeon.

34. Veterinary fees:

The cost or expense of any **treatment** or amount vets in general or referral practices usually charge.

35. Veterinary treatment:

The cost of the following when required to treat an illness or injury:

- Any examination, consultation, advice, test, x-ray, surgery and nursing carried out by a vet, a veterinary nurse or another member of the veterinary practice under the supervision of a vet, and
- Any medication legally prescribed by a vet. This includes physiotherapy (not including hydrotherapy) carried out by a veterinary practice or a physiotherapist and treatment of a behavioural illness carried out by a veterinary practice or a behaviourist.

36. We, us, our:

In relation to all sections apart from Section B, Sub Section 6 – Third Party Liability and Section F: Legal, Sub Section 1B, this means NCI Insurance Services Ltd. In relation to Section B, Sub Section 6 – Third Party Liability and Section F: Legal, Sub Section 1B, this means Ageas Insurance Ltd.

37. You, your, the policyholder:

The person named on the Certificate of Insurance of Cover.

38. Your pet:

Means the dog or cat identified as insured in the Certificate of Insurance.

SECTION B:

INSURED EVENTS WE WILL COVER

This insurance provides the cover set out in the sections below.

Section 1A - Veterinary fees

Cover under this section applies in the **UK**, the Isle of Man, the **Channel Islands** and **agreed countries** only.

What we will pay

The cost of **veterinary fees** for the **veterinary treatment your pet** has received; this is to treat an **illness** or **injury** up to the **maximum benefit**.

Cover for any ongoing incident will continue into a new **policy year** providing **you** renew **your** policy and continue to pay the premiums due and the **maximum benefit** has not been reached.

What you pay

The excess amount shown on vour Certificate of Insurance.

What we will not pay

- More than the maximum benefit for the treatment costs of any incident, illness or injury.
- 2. The cost of any treatment for a pre-existing condition.
- The cost of any treatment for an illness which starts in the first 14 days of cover and the cost of any treatment as a result of an accident or injury in the first 24 hours of cover.
- The cost of any treatment to prevent injury or illness.
- The cost of any elective treatment or diagnostics, including any complications that arise.
- The cost of killing or controlling any internal or external parasites, including fleas, ticks and worms.
- The cost of any treatment in connection with breeding, pregnancy or giving birth.
- 8. The cost of any food (including food prescribed by a vet) unless it is:
 - a) 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 6 months. The cost of this food is only covered for the first occurrence of bladder stones and crystals; we will not pay for the cost of this food if the bladder stones or crystals recur.
 - b) Liquid food, used for up to 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.
- 9. The cost of pheromone products, including DAP diffusers including Adaptil™ and Feliway® products, unless used as part of a structured behaviour modification programme, and then limited to a maximum period of 6 months. If the behavioural illness recurs after these 6 months, we will not cover the cost of any further pheromone products for that behavioural illness.
- The cost of any vaccination, other than the cost of treating any complications that arise from this procedure.
- 11. The cost of spaying (including spaying following a false pregnancy) or castration, unless:
 - The procedure is carried out when your pet is suffering from an illness or injury and is essential to treat the illness or injury, or
 - The costs claimed are for the **treatment** of complications arising from this procedure.
- 12. The cost of any treatment in connection with a retained testicle(s) if your pet was over the age of 16 weeks when cover started.
- 13. The cost of any treatment in connection with false pregnancy if your pet has received veterinary treatment for more than 2 episodes of false pregnancy.
- 14. The cost of treating any injury or illness deliberately caused by you or anyone living with you or, while on your journey, anyone travelling with you.
- 15. The costs of having your pet:
 - a) Put to sleep, including any veterinary consultations/visits or prescribed medications specifically needed to carry out the procedure, or
 - b) Cremated, buried or disposed of.
- 16. The cost of a house call unless the vet or physiotherapist confirms that moving your pet would further damage its health, regardless of your personal circumstances.
- 17. Extra costs for treating your pet outside usual surgery hours, unless the vet, physiotherapist or behaviourist confirms an emergency consultation is essential, regardless of your personal circumstances.
- 18. The cost of hospitalisation and any associated veterinary treatment, unless the vet or physiotherapist confirms your pet must be hospitalised for essential veterinary treatment, regardless of your personal circumstances.
- Costs resulting from an injury or illness specified as excluded on your Certificate of Insurance or generally not covered within these Terms and Conditions.
- 20. The cost of surgical items that can be used more than once.
- The cost of hydrotherapy, acupuncture, homeopathy, chiropractic manipulation, osteopathy or any other complementary or alternative

- **treatment**. This includes any **veterinary treatment** specifically needed to carry out the particular complementary or alternative **treatment**. Please refer to Section B, Sub Section 1B **Complementary treatment** where details of cover for these types of **treatment** can be found.
- The cost of buying or hiring equipment or machinery or any form of housing, including cages.
- 23. The cost of bathing, grooming or de-matting your pet unless:
 - a) You have taken all reasonable steps to maintain your pet's health, and
 - A vet confirms veterinary expertise is needed and therefore only a vet or a member of a veterinary practice can carry out these activities, regardless of your personal circumstances.
- 24. The cost of dental treatment unless your pet had a dental examination carried out by a vet in the 12 months before the clinical signs of the injury or illness were first noted.
- 25. The cost of a post-mortem examination.
- 26. The cost of any treatment while on a journey if:
 - A vet believes the treatment can be delayed until your pet returns home, or
 - The journey was made to get treatment abroad.
- 27. The cost of transplant surgery, including any pre- and post-operative care.
- The cost of prosthodontics, orthodontic appliances, crowns, caps or splints, or veneers.
- Any cost relating to orthodontics, malocclusion, wry bite, supernumerary teeth, reverse scissor bite, posterior cross bite, anterior cross bite, overbite, brachygnathia, open bite or level bite.
- 30. The cost of the following procedures; experimental treatments, or therapies; prosthetics or orthopaedic 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, any drugs not used in accordance with the manufacturers recommendations or not licensed by Veterinary Medicines Regulations (VMR).
- 31. The cost for **your vet** to write a prescription, charge a dispensing fee or a claims form completion fee.

Special conditions apply to this section. Please see 'Special conditions that apply to Section B, Sub Section 1A - Veterinary fees and Section B, Sub Section 1B - Complementary treatment'. Full details regarding how and when to claim for Veterinary fees can be found in 'How and when to claim under Section B, Sub Section 1A - Veterinary fees and Section B, Sub Section 1B - Complementary treatment'.

Section 1B - Complementary treatment

Cover under this section applies in the ${\bf UK},$ the Isle of Man and the ${\bf Channel}$ Islands only.

What we will pay

If recommended by the **vet**, the cost of **complementary treatment** to **your pet**; this is to treat an **illness** or **injury** up to the **maximum benefit**.

What we will not pay

- More than the maximum benefit for the treatment costs of any incident, illness or injury.
- 2. The cost of any **treatment** for a **pre-existing condition**.
- The cost of any treatment for an illness which starts in the first 14 days of cover and the cost of any treatment as a result of an accident or injury in the first 24 hours of cover.
- 4. The cost of any treatment to prevent injury or illness.
- The cost of any elective treatment or diagnostics, including any complications that arise.
- The cost of killing and controlling fleas and the cost of general health improvers.
- The cost of any treatment in connection with breeding, pregnancy or giving birth.
- 8. The cost of any food, including food prescribed by a vet.
- P. The cost of more than 10 sessions of hydrotherapy for each **illness** or **injury**.
- The cost of any vaccination, other than the cost of treating any complications arising from this procedure.
- The cost of treating any injury or illness deliberately caused by you or anyone living with you or while on your journey, anyone travelling with you.
- 12. The cost of a house call unless the vet or complementary therapist confirms that moving your pet would further damage its health, regardless of your personal circumstances.
- 13. Extra costs for treating your pet outside usual surgery hours, unless the vet or complementary therapist confirms an emergency consultation is essential, regardless of your personal circumstances.
- 14. The cost of hospitalisation and any associated treatment, unless the vet or complementary therapist confirms your pet must be hospitalised for essential complementary treatment, regardless of your personal circumstances.
- Costs resulting from an injury or illness specified as excluded on your Certificate of Insurance or generally not covered within these Terms and Conditions

- The cost of buying or hiring equipment or machinery or any form of housing, including cages.
- 17. The cost of bathing, grooming or de-matting your pet unless:
 - a) You have taken all reasonable steps to maintain your pet's health, and
 - b) The vet or complementary therapist confirms veterinary expertise is needed and therefore only a vet, a member of a veterinary practice or the complementary therapist can carry out these activities, regardless of your personal circumstances.
- 18. The cost of dental treatment unless your pet had a dental examination carried out by a vet in the 12 months before the clinical signs of the injury or illness were first noted.
- The cost of prosthodontics, orthodontic appliances, crowns, caps or splints, or veneers
- Any cost relating to orthodontics, malocclusion, wry bite, supernumerary teeth, reverse scissor bite, posterior cross bite, anterior cross bite, overbite, brachygnathia, open bite or level bite.
- 21. The cost of the following procedures; experimental treatments, or therapies; prosthetics or orthopaedic 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, any drugs not used in accordance with the manufacturers recommendations or not licensed by Veterinary Medicines Regulations (VMR).
- The cost for your vet to write a prescription, charge a dispensing fee or a claims form completion fee.

Special conditions that apply to Section B, Sub Section 1A - Veterinary fees and Section B, Sub Section 1B - Complementary treatment

- The maximum amount we will pay for the cost of treatment or complementary treatment is the maximum benefit.
- If the claim includes medication, these costs will be subject to the maximum benefit.
- 3. If we agree for a claim settlement 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.
- If we receive a request to pay the claim settlement directly to a veterinary practice, we reserve the right to decline this request.
- 5. If the veterinary fees or the fees charged for complementary treatment are higher than the fees usually charged by a general or referral practice, we reserve the right to request a second opinion from a vet that we choose. If the vet we choose does not agree with the veterinary fees charged we may decide to pay only the veterinary fees usually charged by a general or referral practice in a similar area.
- 6. If we consider the veterinary treatment or complementary treatment your pet receives may not be required or may be excessive when compared with the treatment that is normally recommended to treat the same illness or injury by general or referral practices, we reserve the right to request a second opinion from a vet that we choose. If the vet we choose does not agree with the veterinary treatment or complementary treatment provided, we may decide to pay only the cost of the veterinary treatment or complementary treatment that was necessary to treat the injury or illness, as advised by the vet from whom we have requested the second opinion.
- We may refer your pet's case history to another vet in your local area that we choose and pay for. If we request that you do so, you must arrange for your pet to be examined by this vet.
- 8. If you decide to take your pet to a different vet or complementary therapist 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 or complementary therapist. If you do not, we will not pay any costs relating to the second opinion. If we request, you must use a vet or complementary therapist we choose. 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 or complementary therapist 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.
- 10. If the veterinary practice or complementary therapist 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.

How to claim for Section B, Sub Section 1A - Veterinary fees and Section B, Sub Section 1B - Complementary treatment

Before your pet is treated, you must make sure that your vet is prepared to fill in our claim form and provide invoices. For Complementary treatment claims the complementary therapist must provide invoices and the vet must complete the claim form. You must fill in a claim form and ask your vet to fill in their part.

Please send us:

- 1. Your completed claim form,
- 2. The invoices showing the costs involved, and

 For veterinary fees only, if the claim is for treatment in an agreed country, you must also provide the booking invoice for your journey or any other official documents which show the dates of your journey.

We will not pay for the cost of this information or the cost of the vet completing the claim form

When to claim

It is important you register your claim as soon as possible after the treatment date.

Section 2 - Death from Injury

Cover under this section applies in the ${\bf UK},$ the Isle of Man and the ${\bf Channel}$ ${\bf Islands}$ only.

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 policy year as a result of an injury. If you have no formal proof of how much you paid, we will pay the market value or the purchase price, whichever is less. If you did not pay for your pet we will pay the market value.

What we will not pay

- 1. More than the maximum benefit.
- Any amount if the death results from an injury that happened before your pet's cover started.
- Any amount if the death results from an injury specified as excluded on your Certificate of Insurance or generally not covered within these Terms and Conditions
- Any amount unless the death results from an injury that could not be treated and your vet confirms it was not humane to keep your pet alive because it was suffering.
- Any amount if the main cause of death results from an illness and a claim is made under Section B, Sub Section 3 – Death from illness.
- Any loss which starts in the first 24 hours of cover (not applicable to renewals).
- Any amount if your pet is put to sleep due to aggressive tendencies, unless this can be attributed to a diagnosed condition.
- Any amount if your pet's injury occurred whilst in the care of a Boarding Kennel, Cattery, Dog Walker, Dog Day Care Facility or a pet groomer.

Full details regarding how to claim for Death from Injury can be found in 'How to claim for Section B, Sub Section 2 - Death from Injury or Section B, Sub Section 3 - Death from Illness'.

Section 3 - Death from Illness

Cover under this section applies in the ${\bf UK},$ the Isle of Man and the ${\bf Channel}$ ${\bf Islands}$ only.

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 policy year as a result of an illness. If you have no formal proof of how much you paid, 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.

What we will not pay

- 1. More than the maximum benefit.
- 2. Any amount if your pet's death results from a pre-existing condition.
- Any amount if your pet's death results from an illness which starts in the first 14 days of cover.
- Any amount if the death results from an illness in any select breed aged 5
 years or over or any other pet aged 8 years or over.
- 5. Any amount if the death results from breeding, pregnancy or giving birth.
- Any amount if the death results from an illness specified as excluded on your Certificate of Insurance or generally not covered within these Terms and Conditions.
- Any amount unless the death results from an incurable illness and the vet confirms it was not humane to keep your pet alive because it was suffering.
- Any amount if the main cause of death results from an injury and a claim is made under Section B, Sub Section 2 – Death from Injury,
- Any amount if your pet is put to sleep due to aggressive tendencies, unless this can be attributed to a diagnosed condition.
- Any amount if your pet's illness occurred whilst in the care of a Boarding Kennel, Cattery, Dog Walker, Dog Day Care Facility or a pet Groomer.

How to claim for Section B, Sub Section 2 - Death from Injury or Section B, Sub Section 3 - Death from Illness

Please send us:

- 1. Either:
 - a) The death certificate from your vet;
 - b) Confirmation from your vet that the pet has deceased; or
 - A signed and dated witness statement from someone outside of your family.
- The receipt from when you bought your pet (if available).

- 3. If your pet is a pedigree, the original pedigree certificate, and
- 4. Your completed claim form

Please note **we** will not pay for the cost of this information or the cost of the **vet** completing the claim form.

Section 4 - Theft or Straying

Cover under this section applies in the **UK**, the Isle of Man and the **Channel Islands** only.

What we will pay

The price you paid for your pet if it is stolen or goes missing during the policy year and is not recovered or does not return within 30 days. If you have no formal proof of how much you paid, we will pay the market value or the purchase price, whichever is less. If you did not pay for your pet we will pay the market value.

What we will not pay

- More than the maximum benefit.
- Any amount if your pet is lost or stolen within 14 days after the start of your policy.
- 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.
- Any amount if your pet was lost or stolen whilst in the care of a Boarding Kennel, Cattery, Dog Walker, Dog Day Care Facility or a pet Groomer.

Special conditions apply to this section. Please see 'Special conditions that apply to Section B, Sub Section 4 – Theft or Straying and Section B, Sub Section 5 - Advertising and Reward'.

How to claim

Please send us:

- 1. The purchase receipt from when you bought your pet,
- 2. If your pet is a pedigree, the original pedigree certificate, and
- 3. Your completed claim form.

Please note we will not pay for the cost of this information

Section 5 - Advertising and Reward

Cover under this section applies in the **UK**, the Isle of Man, the **Channel Islands** and **agreed countries** only. For **you** to claim under this section, **you** will need to have reported **your pet** as lost or stolen to local authorities, including the Dog Warden and Police and you must obtain a crime reference number.

What we will pay

If $your\ pet$ is stolen or goes missing during the $policy\ year,\ we\ will\ pay:$

- The cost of advertising up to the maximum benefit and no more than 10% of the maximum benefit towards sundries to make your own posters and advertising materials, and
- The reward which we have agreed to and what you have offered and paid to get your pet back, up to the maximum benefit.

If your pet is stolen or goes missing during your journey, we will also pay the cost of your accommodation if it is required for more than 7 continuous days, and additional travel costs for you to stay and look for your pet if it has not been found or returned by the scheduled last date of your journey.

What we will not pay

- Any expense incurred without our prior consent.
- 2. Any reward that **we** have not agreed before **you** advertised it.
- 3. Any reward not supported by a signed receipt giving the full name and address of the person who found **your pet**.
- Any Advertising and Reward if your pet was lost or stolen whilst in the care of a Boarding Kennel, Cattery, Dog Walker, Dog Day Care Facility or a pet Groomer.
- Any reward paid to a member of your family, any person living with you or employed by you, including any person travelling with you during your journey.
- Any reward paid to the person who was caring for your pet when it was lost or stolen.
- 7. If your pet is stolen or goes missing during your journey:
 - a) More than 7 days' accommodation costs.
 - b) Any amount if the cost of accommodation is at a property owned by **you** or **your family**
 - c) Any amount unless there is some official documentation to certify the theft or loss was reported to the police or the ship, aircraft, train or coach operator if the loss or theft happened while you were travelling with them.

Special conditions apply to this section. Please see 'Special conditions that apply to Section B, Sub Section 4 – Theft or Straying and Section B, Sub Section 5 - Advertising and Reward'.

Special conditions that apply to Section B, Sub Section 4 - Theft or Straying and Section B, Sub Section 5 - Advertising and Reward

- As soon as you discover your pet is missing, you must take all reasonable steps to find or recover your pet immediately.
- You must tell local vets and rescue centres within a reasonable distance of the area where your pet was last seen within 5 days of your pet going missing. At least one veterinary practice must be notified.
- If your pet was lost or stolen on a ship, aircraft, train or coach, you must report the loss or theft to the operator and obtain a report.
- 4. For Theft or Straying only:
 - To submit a claim for the price of your pet under Theft or Straying, you
 must have advertised the loss of your pet.
 - If your pet has not been found within 30 days, please fill in a claim form and return it to us as soon as possible.
 - If the claim is paid the original pedigree certificate and purchase receipt will not be returned to **you**.
 - If your pet is found or returns, you must repay the full amount we have paid you (not including the cost of either advertising or reward).

How to claim

You must phone us on 01423 535 040 for the approval of any reward before you advertise it.

Please send us:

- 1. Your completed claim form,
- The invoices and receipts to show the costs involved, including a receipt for any reward paid, and
- If the loss or theft happened during your journey, the booking invoice for your journey or any other official documents to show the dates of your journey.

Please note we will not pay for the cost of this information.

Section 6 - Third Party Liability (Dogs only)

For the purposes of this section only the words "insured dog" mean the dog that **you** have bought this cover in relation to and is named on **your** Certificate of Insurance and Statement of Fact.

What is covered under this section of your policy

We will pay all sums you are legally liable for as compensation, costs and/or expenses awarded by a court in the UK following an incident involving your insured dog within the UK, which occurs during the policy year, results in bodily injury (fatal or non-fatal) to another person or accidental damage to another person's property.

We will also, with **our** agreement, pay for legal costs and expenses incurred in defending the claim made against **you**.

The most **we** will pay is up to the **maximum benefit** per incident for Third Party Liability.

What is not covered under this section of your policy

- We will not pay the excess per incident.
- We will not pay any claim if your insured dog has previously shown aggressive tendencies or if it has ever acted aggressively towards another person or animal, or damaged another person's property.
- 3. **We** will not pay any claim where **you** are held legally liable solely because of a contract or agreement **you** have entered in to.
- We will not pay for any claim arising as a result of any deliberate act, wilful default or neglect by you or members of your immediate family.
- We will not pay for any claim arising as a result of any person handling your dog without your consent.
- 6. We will not pay any fines or penalties imposed on you from criminal proceedings including any amount a court requires you to pay to punish you or to try to stop the same circumstances that led to the incident happening again or because you have caused someone distress, embarrassment or humiliation.
- We will not pay for any claim or other proceedings against you or your immediate family in a court of law outside the UK or where the incident which resulted in the claim occurred outside the UK.
- 8. We will not pay for any bodily injury to, or loss or damage to property in the ownership, custody or control of, you or members of your immediate family or household, or any person employed by you or members of your household, or who were looking after your insured dog with your permission.
- 9. We will not pay for any claim for damage to property or bodily injury (fatal or non-fatal) to any person who has contact with your insured dog for professional purposes, such as a vet, or any person employed in a veterinary practice, a dog walker or trainer, a dog-sitter or kennels employee or a person employed by or working in a grooming parlour.
- We will not pay any claim which is in any way connected to your, or your immediate family's work, employment or profession, or place of work.
- 11. We will not pay any claim which occurs in a place which is licensed to sell alcohol if this is where your dog normally lives or is kept.

- 12. We will not pay any claim which is insured under another insurance policy, such as your household insurance policy, which covers the same loss unless that insurance cover has been exhausted.
- We will not pay for any claim whilst your pet is competing in any type of competition, including but not limited to field trials, dog shows and/or breeders' competitions.
- 14. If your insured dog is an assistance dog we are unable to provide cover under this section unless they have been trained, or are in the process of being trained, in strict accordance with the guidance of a member organisation of Assistance Dogs UK and you can provide evidence of this upon our request.

Your policy conditions

- You must notify us as soon as possible after an event has arisen that may give rise to a claim or you become aware there is a claim against you.
- You must not admit or accept liability, negotiate or make a payment or
 promise of payment to any person without our written consent. Do not
 respond to any letters from people who are looking to claim against you or
 people acting on their behalf, you should forward them unanswered to our
 claims team.
- You are required to provide us with any information which we may reasonably require in order to assess or defend the claim against you.
- We will have the sole conduct and control of any claim and the associated legal proceedings including the right to prosecute in your name for our benefit, for any claim, damages or liability.
- Do not incur any legal costs relating to a claim under this section where appropriate we will arrange for legal representation.

How to claim

You must notify us as soon as possible after an event has arisen that may give rise to a claim or you become aware there is a claim against you.

Please contact:

Phone: 0345 415 0495

Email: commercialclaims.eastleighteam@ageas.co.uk

Write: Commercial Claims Team, Ageas House, Hampshire Corporate Park,

Templars Way, Eastleigh, Hampshire SO53 3YA.

You must not admit or accept liability, negotiate or make a payment or promise of payment to any person without our written consent. Do not respond to any letters from people who are looking to claim against you or people acting on their behalf, you should forward them unanswered to Ageas Insurance Limited.

Section 7 - Boarding Fees

- Cover under this section applies in the UK, the Isle of Man and the Channel Islands only.
- In this section, "you" means you or your husband, wife, civil partner or life partner.

What we will pay

The cost of boarding **your pet** at a licensed kennel or cattery, or £5 a day towards the cost of someone, who does not live with **you**, looking after **your pet** while **you** are in hospital during the **policy year**.

What we will not pay

- 1. More than the maximum benefit.
- Any amount if you are in hospital for less than 4 consecutive days during each hospital stay.
- Any costs resulting from you going into a hospital because of an injury or illness first occurring or showing symptoms before your pet was covered.
- Any costs resulting from you being pregnant, giving birth or any treatment that is not related to an injury or illness.
- Any costs resulting from you going into a hospital for the treatment of alcoholism, drug abuse, drug addiction, attempted suicide or a self-inflicted injury.
- Any costs resulting from care in a nursing home or from convalescence care that you do not receive in a hospital.

How to claim

Please send us:

- Your completed claim form, filled in by your doctor or consultant and where applicable the owner of the boarding kennel or cattery, and
- 2. An invoice from the kennel or cattery, or written confirmation from the person looking after **your pet**.

Please note **we** will not pay for the cost of this information.

Section 8 - Holiday Cancellation

Cover under this section applies in the ${\it UK}$, the Isle of Man, the ${\it Channel\ Islands}$ and ${\it agreed\ countries\ }$ only.

What we will pay

- Any travel and accommodation expenses for you and your family that you cannot recover, if you have to cancel your journey during the policy year.

 This is if:
 - · Your pet needs immediate lifesaving treatment and
 - It is within 7 days before you leave and
 - Your pet is either injured or showing the first clinical signs of an illness.
- If your pet is staying in the UK, Isle of Man or Channel islands during your journey, any travel and accommodation expenses for you and your family that you cannot recover if you have to cut short your journey during the policy year because your pet:
 - · Goes missing, or
 - Is injured or shows the first clinical signs of an illness while you are away and needs immediate life-saving veterinary treatment.
- If your pet goes with you on the journey and is injured or shows the first clinical signs of an illness during the journey and has to return home for treatment, which means you have to cut short your journey, we will pay:
 - The value of any unused travel and accommodation expenses for you and your family, and
 - Any extra travel expenses to return your pet home.

What we will not pay

- 1. More than the maximum benefit.
- 2. Any amount or expense resulting from a pre-existing condition.
- Any amount or expense resulting from an illness which starts in the first 14 days of cover.
- Any amount unless a vet has certified your pet is too ill to travel or has to return home for treatment.
- 5. Any amount if the journey was made to get treatment abroad.
- 6. Any amount you can claim back from anywhere else.
- 7. The cost of any food; for any pet or any family member.
- Any amount that results from an injury or illness we have specified as excluded on your Certificate of Insurance or generally not covered by these Terms and Conditions.

How to claim

Please send us:

- 1. Your completed claim form,
- The booking invoice and cancellation invoice from the travel agent, tour operator or other holiday sales organisation, and
- 3. If **you** are claiming for extra travel costs, the receipts for **your** expenses.

The invoices must show the date of the booking, the dates of the **journey**, the total cost of the holiday, the date **you** decided to cancel or return **home** and any expenses **you** cannot recover.

Please note we will not pay for the cost of this information.

Section 9 - Emergency Repatriation

Cover under this section applies to agreed countries only.

What we will pay

If your pet is injured or shows the first clinical signs of an illness during your journey and cannot travel home the same way it travelled abroad we will pay:

- 1. Any extra costs to get your pet home,
- The cost of additional accommodation for you to stay after your scheduled date of travel home until your pet is well enough to travel and additional travel costs to get home if you are unable to use your return ticket, and
- The cost of returning your pet's body home or the cost of disposal in an agreed country if your pet dies.

What we will not pay

- 1. More than the maximum benefit.
- 2. Any costs resulting from a **pre-existing condition**.
- Any costs resulting from an illness which starts in the first 14 days of cover
- 4. Any costs that result from an **injury** that happens or an **illness** first showing clinical signs before the start of **your journey**.
- Any costs unless a vet has certified your pet is too ill to travel home the same way it travelled abroad.
- 6. Any costs if the journey was made to get treatment abroad.
- 7. Any costs that can be reclaimed from anywhere else.
- More than 14 days' accommodation costs.
- Any costs that result from an illness or injury specified as excluded on your Certificate of Insurance or generally not covered within these Terms and Conditions.
- 10. The cost of a coffin, casket or any other container for your pet's remains.
- The cost of food.

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How to claim

Please send us:

- 1. Your completed claim form,
- Your booking invoice or any other official documents showing the dates of your journey, and
- The receipts for any extra travel or accommodation costs and the expenses to get your pet home or dispose of its body.

Please note we will not pay for the cost of this information.

Section 10 - Quarantine Expenses and Loss of Documents

Cover under this section applies to agreed countries only.

What we will pay

If your pet is either unable to return to the ${\bf UK}$ or must be quarantined on return to the ${\bf UK}$ because of:

- 1. An illness first showing clinical signs during the journey,
- 2. The failure of the microchip, or
- The PETS certificate, Certificate for treatment against parasites or Pet passport being lost or stolen, we will pay:
 - a) The cost to keep your pet in quarantine,
 - The cost of getting a duplicate PETS certificate, Certificate for treatment against parasites or Pet passport.
 - The cost of temporary accommodation while getting the duplicate PETS certificate, Certificate for treatment against parasites or Pet passport, and
 - d) Any extra costs to travel home if the time in getting a duplicate PETS certificate, Certificate for treatment against parasites or Pet passport has caused you to miss your scheduled travel arrangements back to your home and you are unable to use your return ticket.

What we will not pay

- 1. More than the maximum benefit.
- 2. Any costs resulting from a pre-existing condition.
- Any costs resulting from an illness which starts in the first 14 days of cover.
- Any costs that result from an injury that happens or an illness first showing clinical signs before the start of your journey.
- 5. Any costs that can be reclaimed from anywhere else.
- Any costs that result from an illness or injury shown as excluded on your Certificate of Insurance or generally not covered in these Terms and Conditions.
- Any costs that result from the failure of any microchip that does not meet the standards ISO 11784 or ISO 11785.
- 8. Any costs that result from a microchip reader failing to read a microchip.
- 9. Any costs unless there is some official documentation to certify the theft or loss of the PETS certificate, Certificate for treatment against parasites or Pet passport was reported to the police or the ship, aircraft, train or coach operator if the loss or theft happened while you were travelling with them.
- 10. Any costs that result from the PETS certificate, Certificate for treatment against parasites or Pet passport being lost or stolen while left unattended unless they are in your accommodation or the locked boot, covered luggage area or glove compartment of a locked vehicle.
- 11. More than 7 days' temporary accommodation costs.

Special conditions that apply to this section

- You must take all reasonable steps to make sure the PETS certificate, Certificate for treatment against parasites and Pet passport are not lost or stolen.
- You must report the loss or theft of the PETS certificate, Certificate for treatment against parasites and Pet passport within 24 hours of discovering it missing to the police and obtain a police report. If the loss or theft occurred on a ship, aircraft, train or coach you must report the loss to the operator and obtain a report.
- You must take all reasonable steps to find or recover the missing PETS
 certificate, certificate for treatment against parasites and Pet passport.

How to claim

Please send us:

- 1. Your completed claim form,
- 2. The invoices and receipts to show the costs involved,
- 3. Your booking invoice or other official documents to show the dates of
- your journey, and
- 5. Where applicable, the police or operator's report.

We will not pay for the cost of this information.

SECTION C:

GENERAL CONDITIONS WHICH APPLY TO THE WHOLE POLICY

The following conditions apply to the whole policy cover in addition to all the conditions specified under each relevant Section of cover.

- If treatment for any incident is ongoing at the renewal date, cover for that
 incident will continue into the new policy year providing you renew the policy
 and continue to pay the premium when due.
- In the event that you choose not to renew your pet insurance policy, all cover and benefits will cease on the date your policy lapsed and no claim will be paid in respect of treatment after this date.
- Throughout the policy year you must take all reasonable steps to maintain your pet's health and to prevent injury, illness and loss.
- 4. You must arrange and pay for your pet to have a yearly dental examination and any treatment normally recommended by a vet to prevent illness or injury. Any treatment recommended as a result of the dental examination must be carried out as soon as possible.
- 5. You must keep your pet vaccinated against the following: Dogs Distemper, hepatitis, leptospirosis, parainfluenza and parvovirus. Cats Feline infectious enteritis, feline leukaemia and cat flu. If you do not keep your pet vaccinated, we will not pay any claims that result from any of the above illnesses. Homeopathic vaccines are not acceptable.
- 6. 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 an illness, and follow any advice they give. If you do not follow the vet's advice we will not pay any claims relating to that injury or illness.
- 7. You and your pet must permanently live together in the UK.
- 8. In order for us to be able to assess your claim, we reserve the right to request additional relevant information or records from your current or any other vet that has treated your pet. We will only ask for information which is relevant to the details and circumstances of the claim and previous medical history. If the vet charges you for this information you will have to pay for this
- 9. If there is any other insurance under which you are entitled to make a claim, if the claim is payable 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 and any other information we may require.
- 10. 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 ask for.
- When we offer further periods of insurance we may change the premium and the policy Terms and Conditions.
- Your pet is only covered under this policy if you pay the premium. When we settle your claim, we will deduct any unpaid premiums from the claim or any other amount due to us.
- 13. You agree that any vet has your permission to release any relevant information we ask for about your pet in relation to your claim. If the vet makes a charge for this, you must pay the charge.
- 14. 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.
- When you make a claim you agree to give us any information we may reasonably ask for, in support of your claim.
- 16. The law of England and Wales will apply to this contract unless:
 - a) You and the insurer agree otherwise; or
 - At the date of the contract you are a resident of Scotland, Northern Ireland, Channel Islands or the Isle of Man, in which case (in the absence of agreement to the contrary) the law of that country will apply.
- The language of the policy and all communications relating to it will be in English, unless we otherwise agree in writing.
- 18. While your pet is outside the UK, you must follow the conditions of the Pet Travel Scheme (PETS). Full details of the pet travel scheme can be found on the Defra website www.defra.gov.uk or you can call the Defra Pet Travel Scheme (PETS) Helpline on 0370 241 1710.
- You agree to pay translation costs for any claim documentation not written in English.

Cancelling this policy

Your right to cancel

Following the expiry of **your** 14 day statutory cooling off period, **you** continue to have the right to cancel **your** policy at any time during its term.

If you do so, you will be entitled to a refund of the premium paid in respect of the cancelled cover, less a proportionate deduction for the time we have provided such cover.

To cancel please contact 01423 535 057 or write to NCI Pet Insurance at the following address:

NCI Pet Insurance, 4th Floor, Clarendon House, Victoria Avenue, Harrogate, HG1 1JD

Our right to cancel

We (or any agent **we** appoint and who acts with **our** specific authority) may cancel this policy where there is a valid reason for doing so, by sending at least 7 days' written notice to **your** last known postal and/or e-mail address setting out the reason for cancellation.

Valid reasons include but are not limited to the following:

- Non-payment of premium (including non-payment of instalments under a monthly credit facility). If premiums are not paid when due, we will initially contact you, advising that your policy premiums have fallen into arrears. We will then write to you, requesting payment by a specific date. If we receive payment by the date set out in the letter we will take no further action. If we do not receive payment by this date we will cancel the policy from the cancellation date shown on the letter. If you miss an instalment payment, you must pay the outstanding amount within 14 days of the date detailed on the letter. If we do not receive your payment within 14 days from this date, your insurance will automatically stop and we will pay no further claims.
- Where we reasonably suspect fraud.
- Where you have not taken reasonable care to provide complete and accurate
 answers to the questions we ask. See the 'Information and changes we need
 to know about' section in this policy booklet.

If we cancel the policy under this section, you will be entitled to a refund of the premium paid in respect of the cancelled cover, less a proportionate deduction for the time we have provided such cover, unless the reason for cancellation is fraud and/or we are legally entitled to keep the premium under the Consumer Insurance (Disclosure and Representations) Act 2012.

Important Note: The Consumer Insurance (Disclosure and Representations) Act 2012 sets out situations where failure by a policyholder to provide complete and accurate information requested by an **insurer** allows the **insurer** to cancel the policy, sometimes back to its start date and to keep any premiums paid.

Where **our** investigations provide evidence of fraud or a serious non-disclosure, **we** may cancel the policy immediately and backdate the cancellation to the date of the fraud or when **you** provided **us** with incomplete or inaccurate information, which may result in **your** policy being cancelled from the date **you** originally took it out.

If your policy is cancelled or comes to an end for any other reason all cover for your pet will stop on the date the policy is cancelled/ends and no further claims will be paid.

Customers with disabilities

This policy and other associated documentation are also available in large print, please contact our Customer Care team on 01423 535 057 (between 9am and 6pm weekdays and 9am and 1pm on Saturdays, excluding public and bank holidays) or alternatively write to: NCI Pet Insurance, 4th Floor, Clarendon House, Victoria Avenue, Harrogate, HG1 1JD.

SECTION D:

GENERAL EXCLUSIONS

The following exclusions apply to all sections of the policy in addition to the exclusions, limitations and conditions detailed under each relevant Section of Cover:

- Any amount or expense resulting from a pre-existing condition where before the start of this insurance, in our reasonable opinion, the insured was aware, or should have been aware, that a claim was likely to be made.
- Costs arising from preventative and elective treatment or diagnostics, routine examinations, vaccination, spaying, castration, pregnancy or giving birth
- At the start of your policy; any pet under 6 weeks old, any dog over the age of 8 and any cat over the age of 10. (This is not applicable for renewals).
- 4. Dogs used for security, guarding, track racing or coursing.
- 5. We will not provide any cover for any dog that is, is crossed or mixed with an African Wild Dog, American Bulldog, American Pit Bull Terrier, American Staffordshire Terrier, Bandog, Boerboel, Bully Kutta, Canary Dog, Cane Corso, Chinese Shar-Pei, Czechoslovakian Wolfdog, Dingo, Dogo Argentino, Dogue Brasileiro, Fila Brasileiro, Gull Dong, Irish Staffordshire Bull Terrier, Native American Indian Dog, Pit Bull Terrier, Saarloos Wolfhound, Shar-Pei, Tosa, Tosa Inu, Wolf Hybrid or Wolf dog.
- Third Party Liability cover will not apply to the following breeds African Wild Dog, American Bulldog, American Indian Dog, American Pit Bull Terrier,

American Staffordshire Terrier, Bandog, Boerboel, Bully Kutta, Canary Dog, Cane Corso, Chinese Shar-Pei, Czechoslovakian Wolfdog, Dingo, Dogo Argentino, Dogue Brasileiro, Fila Brasileiro, Gull Dong, Husky Wolf Hybrid, Irish Staffordshire Blue Bull Terrier, Irish Staffordshire Bull Terrier, Japanese Tosa, Pit Bull Terrier, Saarloos Wolfhound, Tosa, Tosa Inu, Wolf Hybrid, Wolfdog, or any dog crossbred or mixed with any of these breeds.

- Any amount if you break the UK, Isle of Man or Channel Islands laws or regulations, including those relating to animal health or importation.
- Any amount if your pet is confiscated or destroyed by government or public authorities or under the Animals Act 1971 United Kingdom because it was worrying livestock. This includes any further amendments to this Act.
- Any costs incurred because the Department for Environment, Food and Rural Affairs (DEFRA) have put restrictions on your pet.
- Any loss as a result of an act of force or violence for political, religious or ideological reasons, war, riot, revolution or any similar event, including any chemical or biological terrorism.
- Any dog that must be registered under the Dangerous Dogs Act 1991, the Dangerous Dogs (Amendment) Act 1997, Dogs (Muzzling) regulations (Northern Ireland) 1991, Dangerous Dogs (Northern Ireland) Order 1991 or any further amendments to this Act.
- Legal expenses, fines and penalties connected with or resulting from a Criminal Court Case or an Act of Parliament.
- 13. Any amount resulting from a disease transmitted from animals to humans.
- 14. Any claim as a result of an epidemic/ pandemic; this includes providing cover for any treatment costs or taking any remedial action to control, prevent or supress clinical signs or symptoms.
- Any amount you recover from any other insurance or amounts that can be recovered from anywhere else.
- Any amount not supported with receipts or other proof of payment requested by us.

The following exclusions only apply when your pet is on a Journey in an agreed country:

- Any amount if you do not follow the conditions of the pet travel scheme (PETS)
- 2. Any journey you take your pet on against a vet's advice.
- 3. Any animal less than 12 weeks old.
- Any costs caused because any foreign government or public authority has put restrictions on your pet.

SECTION E:

IN THE EVENT OF A COMPLAINT

Complaints procedure

Our promise of service

Our goal is to give excellent service to all customers but we realise that things do go wrong occasionally. We take all complaints very seriously and aim to resolve all our customer's problems promptly. To ensure the kind of service you expect we welcome your feedback. We will record and analyse your comments to make sure we continually improve the service we offer.

What will happen if you complain?

- We will acknowledge vour complaint promptly.
- We aim to resolve all complaints as quickly as possible.

Most customers' concerns can be resolved quickly but occasionally more detailed enquiries are needed. If this is likely, **we** will contact **you** with an update and give **you** an expected date of response.

What to do if you are unhappy

If you are unhappy with any aspect of the handling of your insurance (except for Section B, Sub Section 6 – Third Party Liability) we would encourage you to seek resolution. You should first phone our Customer Care team on 01423 535 057.

Or write to:

The Complaints Manager NCI Pet Insurance 4th Floor Clarendon House Victoria Avenue Harrogate HG1 1JD

Email: complaints@ncionline.co.uk

If you are unhappy about a claim under Section B, Sub Section 6 - Third Party Liability, please phone 0345 415 0495, or

Write to: Commercial Claims Team, Ageas House, Hampshire Corporate Park, Templars Way, Eastleigh, Hampshire SO53 3YA

Email: commercialclaims.eastleighteam@ageas.co.uk

What to do if you are still not satisfied

If you are still not satisfied then you may be able to refer your complaint and if you reside in the UK:

You must approach the Financial Ombudsman Service within six months of the final response to your complaint or you can contact them after 8 weeks if you have not received a final response at:

The Financial Ombudsman Service Exchange Tower London E14 9SR

Telephone: 0800 023 4567 (free from **UK** mobiles and landlines) or 0300 123 9123

Or simply log on to their website at www.financial-ombudsman.org.uk whilst we are bound by the decision of the Financial Ombudsman Service, you are not. Following the complaints procedure does not affect your right to take legal action.

If you reside in the Isle of Man or the **Channel Islands**, please contact your local Financial Ombudsman Services.

Alternatively, you can use the Online Dispute Resolution platform (ODR) by visiting the page:

http://ec.europa.eu/consumers/odr

However this service will refer your complaint onto the relevant Financial Ombudsman Service, so you may wish to contact them directly.

SECTION F: LEGAL

Section 1A - Data Privacy

The following Data Privacy applies to all sections for the policy except Third Party Liability (Dogs only).

NCI Insurance Services Ltd is a data controller in relation to the data that is processed for the purpose of the arrangement of this policy, including the sale and the initial capture of the personal details necessary for the policy.

Your data is only kept by **us** for as long as **we** need it, and it is securely destroyed when it is no longer required. You can expect **us** to keep your data for a period of 10 years following the end of your policy unless there is a requirement for to keep the data for longer. We keep data for these periods as it plays an important part in fraud detection and prevention activities and it allows **us** to deal with any queries or complaints that may arise regarding the arrangement of the policy and allows **us** to carry out research and analysis to help **us** improve **our** products and services.

You can contact our Data Protection Officer by writing to:

Data Protection Officer NCI Pet Insurance 4th Floor Clarendon House Victoria Avenue Harrogate HG1 1JD

Email: dpo@ncionline.co.uk

Covéa Insurance plc will also be a data controller in respect of any data it processes in relation to the underwriting of the policy. Full details of how Covéa Insurance plc will process data and your data protection rights is available at www.coveainsurance.co.uk/dataprotection.

You can contact the Data Protection Officer at Covéa Insurance plc by writing to Data Protection Officer, Covéa Insurance plc, Norman Place, Reading, Berkshire RG1 8DA or email: dataprotection@coveainsurance.co.uk.

Section 1B – Ageas Insurance Limited Data Privacy

The following Data Privacy applies to Third Party Liability (Dogs only).

Ageas Insurance Limited is part of the Ageas group of companies. The following information is a summary of how **we** collect, use, share, transfer and store **your** information. But if you'd like to read **our** full Privacy Notice please visit **our** website www.ageas.co.uk or contact **our** Data Protection Officer at: Ageas House, Hampshire Corporate Park, Templars Way, Eastleigh, Hampshire SO53 3YA or by emailing: thedpo@ageas.co.uk.

NCI Insurance Services Ltd and Covéa Insurance plc will have their own uses for **your** personal data and this is detailed within Section F: Legal, Sub Section 1A – Data Privacy of these Policy Terms and Conditions.

Collecting your information

We ask you to share a variety of personal information, such as your name, address, contact details, date of birth, credit history, criminal offences, claims information, financial details such as bank account and card details and IP address if accessing our website (which is a unique number identifying your computer). We may also collect special categories of personal information (which was previously known as sensitive personal information) such as details regarding your health.

We also collect information from a number of different sources for example: publically available sources such as social media and networking sites; third party databases available to the insurance industry; firms, loss adjustors and/or suppliers appointed in the process of handling a claim.

Using your information

We collect your personal and/or special categories of personal information because we need it to provide you with an appropriate insurance quotation, policy and price as well as manage your policy such as handling a claim or issuing documentation to you. Our assessment of your insurance application may involve an automated process. If you object to this being done, then we will not be able to provide you with insurance.

We will also use **your** information where **we** feel there is a justifiable reason for doing so, for example: to prevent and detect fraud and financial crime (which may include processes which profile **you**); collecting information regarding **your** past policies; carrying out research and analysis (including profiling); and recording and monitoring calls.

Please note if you have given us information about someone else, you must have their permission to do so.

Sharing your information

We share **your** information with a number of different organisations. This may include, but is not limited to: other insurers; regulatory bodies; carefully selected third parties providing a service to **us** or on **our** behalf or where **we** provide services in partnership with them; fraud prevention and credit reference agencies and other companies, for example, when **we** are trialling their products and services which **we** think may improve **our** service to **you** or **our** business processes.

Unless required to by law, **we** would never share **your** personal information without the appropriate care and necessary safeguards being in place.

Keeping your information

We will only keep your information for as long as is necessary in providing our products and services to you and/or to fulfil our legal, regulatory, tax and accounting obligations. We also keep your information for several years after the expiry of your policy in order to respond to any queries or concerns that may be raised at a later date with respect to the policy or handling of a claim. Please refer to our full Privacy Notice for more information.

Use and storage of your information overseas

Your personal information may be transferred to, stored and processed outside of the United Kingdom (UK). We or our service provides may use cloud based computer systems (i.e. network of remote servicers hosted on the internet which process and store your information) to which foreign law enforcement agencies may have the power to access. However, we will not transfer your information outside the UK unless it is to a country which is considered to have sound data protection laws or we have taken all reasonable steps to ensure the third party has suitable standards in place to protect your information

Your rights

You have a number of rights in relation to the information we hold about you, including: asking for access to and a copy of your personal information; objecting to the use of your personal information or to an automated decision including profiling; asking us to correct, delete or restrict the use of your personal information; withdrawing any previously provided permission for the use of your personal information and complaining to the Information Commissioner's Office at any time if you object to the way we use your personal information. Please refer to our full Privacy Policy for more information.

There may be times when **we** will not be able to delete **your** personal information. This may be as a result of fulfilling **our** legal and regulatory obligations or where there is a minimum statutory period of time for which **we** have to keep **your** information. If **we** are unable to fulfil a request **we** will always let **you** know **our** reasons.

Fraud

If you give false or inaccurate information and we suspect fraud, we will record this and the information will be available to other organisations that have access to the database(s). We can supply details of the databases we access or contribute to, on request.

If you (including any agent acting on your behalf) deliberately or recklessly provide inaccurate information we may cancel your policy and refuse to pay the benefit. In these circumstances we may not refund any premiums you have paid.

If you (including any agent acting on your behalf) carelessly provide inaccurate information, we shall be entitled to amend your policy to reflect the terms that we would have offered had the accurate information been provided during the application process.

Financial Services Compensation Scheme

The **insurers** are members of the Financial Services Compensation Scheme (FSCS). **You** may be entitled to compensation from this scheme, if you reside in the **UK**, if they cannot meet their obligations, depending on the type of insurance and the circumstances of **your** claim.

Further information about the is available from the FSCS website www.fscs.org.uk, or write to the Financial Services Compensation Scheme, 10th Floor, Beaufort House, 15 St Botolph Street, London, EC3A 7QU.

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