

Welcome to the Family

We're so excited you have enrolled in a pet health insurance plan.

As a team of insurance experts and animal lovers, we aim to remove the financial burden for pet parents by offering affordable, flexible, and comprehensive insurance options. We're dedicated to providing all dog and cat owners with best-in-show coverage for their pets – ensuring they receive essential care services, including medical treatments and wellness solutions when needed.

Please read the following pages of your pet's health insurance policy containing important information and coverage details.

Thank you again for trusting us and allowing us to help you maintain and protect your pet's health.

Signed for **Trisura Specialty Insurance Company** By:

	
Michael Beasley President & CEO	Eileen Sweeney Executive Vice President & CFO

This policy is underwritten by:

Trisura Specialty Insurance Company (a Stock Insurer)
210 Park Ave Ste 1300
Oklahoma City, OK 73102
405.583.6047

This policy is administered by:

Norse Specialty Insurance Services Inc.
Department: Odie Pet Insurance
29899 Agoura Rd, Ste 110
Agoura Hills, CA 91301
877.327.0471

NOTICE: THIS INSURANCE IS NONPARTICIPATING WITH REGARD TO PAYING DIVIDENDS TO POLICYHOLDERS.

Your Policy Explained

This pet health insurance policy was created with you and your Pet in mind. Below are the important details about what is included in your Pet's policy.

Throughout the policy and any attached endorsements, the words "you" and "your" refer to the insured/spouse/partner (pet owner) named in the policy declaration page. The words "we", "us" and "our" refer to the Pet's health insurance policy and Norse Specialty Insurance Services Inc (Department: Odie Pet Insurance) which handles certain aspects of the administrative processes for this insurance on behalf of the underwriter, Trisura Specialty Insurance Company. Other capitalized terms have specific meaning throughout the policy as defined in the Definitions section.

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SECTION 1:

Your Insurance Agreement

The Company is pleased to provide the insurance described in this policy based on your premium being successfully paid on time and subject to the terms and conditions in this policy. The Company provides coverage to you for the Pet described in the policy and on the policy declaration page for the Actual Cost of Veterinary Treatment for any eligible disease, disorder, sickness, illness, injury, abnormality, and/or syndrome displayed by your Pet unless excluded by this policy, after the application of your chosen Co-Insurance, minus your chosen Deductible, up to the Annual limit of your policy.

SECTION 2:

Policy Benefits in Detail

We want to help you provide your Pet with as much medical care as necessary, with a plan that meets your personal budget and needs. To that end, we offer flexibility in your choice of Annual Policy Limits, Deductibles, and Co-Insurance percentages as well as other coverage options.

- A. **POLICY DESCRIPTION:** We offer policies that feature a variety of Annual Policy Limits, Deductibles and Co-Insurance percentages. Additionally, we provide policies that may include Supplemental Benefits for:
1. Office Visits/Examination Fees
 2. Take Home Prescription Medications
 3. Rehabilitation, Acupuncture, and Chiropractic Care
 4. Continuity of Coverage
 5. Holistic and Alternative Treatments
 6. Prescription Medical Foods Provision

Depending on your policy, these Supplemental Benefits may or may not be included. Please refer to your policy declaration page for detail on your selected Annual Policy Limit, your Deductible and Co-Insurance percentage, and your Supplemental Benefits.

- B. **SUPPLEMENTAL BENEFIT OPTIONS:** The following Supplemental Benefits are available for additional premium. You must choose a policy at enrollment that includes these Supplemental Benefits for these benefits to apply. Please refer to your policy declaration page to see if your policy includes these Supplemental Benefits:
1. **Office Visits/Exam Fee coverage:** All examinations performed by a Veterinarian in the course of treating an otherwise eligible Condition. This includes, but is not limited to, any exam, check-up, consultation, physical, physical consultation, health inspection, office visit, office call, after-hour fee, referral or recheck.
 2. **Take Home Prescription Medication coverage:** Prescription and over the counter drugs, medications, supplements, remedies, and treatments prescribed by a Veterinarian and administered outside the clinic for an otherwise eligible Condition. This coverage is limited to those items listed on our formulary of covered medications (the current formulary is available

on our website at <https://getodie.com/prescription-medication/>. Drugs, medications, or treatments administered by a Veterinarian in a clinic for treatment of an eligible Condition are part of your underlying coverage and do not require this Supplemental Benefit.

3. Rehabilitation, Acupuncture, and Chiropractic Care coverage: Also called physical therapy or rehabilitative services. This involves the treatment of physical impairments and disabilities to promote mobility and functional ability through examination, evaluation, diagnosis and physical intervention. This is limited to acupuncture, electro-acupuncture, chiropractic, e-stim therapy, treadmill therapy, laser therapy, therapeutic exercises, range of motion exercises, stretching, joint mobilization, gait training, therapeutic ultrasound therapy, cryotherapy, and heat therapy. This Supplemental Benefit is restricted to the treatment of an otherwise eligible Condition.
4. Continuity of Coverage: The designated pet is eligible for coverage of pre-existing illnesses if there has been uninterrupted insurance coverage for the preceding twelve (12) months. The annual aggregate limit is capped at a lifetime maximum of \$10,000 or the previous limit, whichever is lower. The Company reserves the right to request evidence of continuous coverage at its discretion. This extension does not apply to illnesses previously diagnosed as incurable and necessitating ongoing treatment. The Company retains exclusive authority to decide the exclusion of such illnesses, and all determinations are final.
5. Holistic and Alternative Treatments: The Company will provide coverage for Holistic and Alternative treatments as components of covered illnesses, provided these procedures are prescribed by a licensed veterinary professional. The coverage is restricted to a maximum annual amount of \$200.
6. Prescription Medical Foods Provision: This policy includes coverage for prescription foods, contingent upon their prescription by a licensed veterinary professional. The cost of these foods is capped at an annual maximum of \$200.

These Supplemental Benefits are subject to the terms and conditions of this policy, including the application of Co-Insurance, Deductible, and Annual Policy Limit. However, for Holistic and Alternative Treatments, as well as Prescription Medical Foods, coverage will be reimbursed on a first-dollar basis and is exempt from the application of Co-Insurance and/or any Deductible.

C. WAITING PERIODS:

1. 3 days following the Policy Effective Date for any Injuries and any related Conditions.
2. 14 days following the Policy Effective Date for any Illnesses and any related

Conditions.

3. 6 months following the Policy Effective Date for any Cruciate Ligament Events and any related Conditions.
4. Once met, these Waiting Periods are waived for continuous, uninterrupted policy renewals, including, at our discretion, uninterrupted policy renewals from other pet insurance providers.
5. The waiting periods may be reduced or waived for coverage acquired through pre-approved channels where the health of your Pet is certified by a participating veterinarian prior to coverage being purchased. Please refer to your declaration page for your Pet's specific waiting period.

SECTION 3:

Coverage Changes

A. CHANGES TO YOUR PREMIUM:

1. What will NOT cause a change in your Pet's premium:
 - a. Your premium will not change based on your Pet's individual claims experience.
2. What WILL cause a change in your Pet's premium:
 - a. If you decrease your Annual Policy Limit (see Section 3.B.3. for information on increasing your Annual limit).
 - b. If you increase or decrease your Deductible.
 - c. If you increase or decrease your Co-Insurance percentage.
 - d. If you remove the Supplemental Benefits described in Section 2.B. (see Section 3.B.3. for information on adding Supplemental Benefits).
 - e. Your Pet's Policy Renewal Date.
 - i. This adjustment will be based on the changes in your Pet's age as well as the overall cost of care.
 - ii. If the Company adjusts your premium, we will notify you in writing by mail or by email (to the last address known to us) at least 30 days before your change takes effect.
3. What MAY cause a change in your Pet's premium:
 - a. If your address changes. We require notification within 30 days of an address change.

B. POLICYHOLDER-INITIATED CHANGES:

1. Downgrades: We are happy to help you lower your premium at any time. Downgrades are a decrease in your Annual limit, removal of a Supplemental Benefit, a decrease in Co-Insurance, e.g. moving from 80% Co-Insurance to 70%, or an increase in your Annual Deductible. You can request a change of this kind at any time, but your future claims will be held to the new lower benefit level.

2. Upgrades: Conversely, you may be eligible to upgrade your policy, but these changes can only be made on your Policy Renewal Date. Upgrades are limited to an increase in Co-Insurance, e.g. moving from 70% Co-Insurance to 80%, or a decrease in your Annual Deductible. Please contact us to check your eligibility.
3. New Policy: Adding any Supplemental Benefit or increasing your Annual limit will require that you cancel your current policy and that we issue a new one with new Waiting Periods, a new Policy Effective Date, and a new Policy Renewal Date. Cancelling your current policy and starting a new policy will result in the Pre-Existing Conditions exclusion (see Section 9.A.) being applied at the Policy Effective Date of the new policy. This means that any Condition showing signs or symptoms at the time you request the change or during the Waiting Period will be considered Pre-Existing to the new policy and any related claims will be denied.

SECTION 4:

General Conditions of Coverage

- A. Your Pet's premium is payable as described on your policy declaration page. This policy will continue until canceled and will renew automatically every year as long as your premium payments are current. If premiums are unpaid, the Company may cancel this policy by sending a notice of cancellation to you at your last known address at least 30 days before the effective date of cancellation. If you fail to make a premium payment before the cancellation date the Company will cancel your policy back to the date to which your premiums were pre-paid.
- B. If the policy is cancelled for non-payment of premiums, we may, at our option, reinstate the policy if we receive the full past due premium, along with a written or verbal request for reinstatement within 15 days after the effective date of cancellation. Cancelled policies for non-payment of premium are subject to underwriting review prior to coverage being reinstated.
- C. The successful payment of your premiums constitutes your acceptance of all terms and conditions contained in this policy.
- D. All of your Pet's treatments must be provided by either a Veterinarian with the necessary training and experience or staff under a Veterinarian's direct supervision.
- E. Coverage for treatments may be provided under this policy only while the Pet is in the United States of America, Canada, or any region under US government control, such as territories or military installations/bases in foreign countries.
- F. No coverage is provided for any treatment costs or losses incurred during times your policy is not in force.
- G. This policy is not transferable to other Pets.
- H. You may cancel your policy by notifying us in writing via mail, fax, or email. Any unearned collected premium will be refunded pro rata from the effective date of cancellation.
- I. You can cancel your policy for any reason within 30 days after the Policy Effective Date and the Company will refund 100% of any premium paid as long as no claims have been paid or submitted. This will void the policy from the beginning, and any pending or not yet submitted claims will be denied.
- J. Insurance fraud unfairly increases premiums for all policyholders. If any policyholder provides false, misleading, and/or dishonest information, we may not

pay the claim, may void that policy, and may be required by law to report it to governmental authorities.

- K. You must be the owner and in possession of the insured Pet. If you transfer ownership or possession of the Pet to a different owner to care for the Pet, we will arrange for continued coverage if we are contacted within 30 days from the date ownership transfers. Otherwise policy coverage terminates on the date your ownership or possession terminates.
- L. We will not make payments for claims if you are entitled to indemnity under any other insurance, except for:
 - 1. Any additional sum that is payable over and above such other insurance; or
 - 2. Any contribution that we are obligated to make by law.
- M. All parties may voluntarily agree to resolve any claim or dispute that arises from or related to this policy exclusively and finally by non-binding arbitration. Any such arbitration will solely involve you and the Company, the direct parties to this policy, and will be conducted by a single arbitrator appointed by the American Arbitration Association or the Consumer Arbitration Rules. Any arbitration proceedings will be held at a mutually agreeable location within your state, or other jurisdiction of residence, provided that all parties may also attend the arbitration via telephone, video teleconference, or other similar means. Any award rendered by the arbitrator will be final and non-binding on all parties. The costs of arbitration, including all reasonable filing fees and arbitrator fees, shall be shared equally by the parties. Other expenses of arbitration, including, but not limited to attorney fees and costs, will be borne by the party incurring those expenses.
- N. Severability: If at any time this policy's provisions are in conflict with the applicable laws, rules, and/or regulations of the state or other jurisdiction of residence in which this policy is issued, the provisions will be reformed and construed to be valid, legal, and enforceable to the maximum extent permitted by such applicable laws, rules, and/or regulations to effect the original intent of the parties as closely as possible.
- O. Entire contract: This policy, the policy declaration page, and any attached riders or endorsement(s) contain all the agreements between you and the Company and supersede any prior agreements or understandings between us.

SECTION 5:

Protecting Your Pet

We do not pay claims for Conditions that result from failure to comply with these requirements:

- A. Act sensibly in caring for and protecting your Pet. You must protect your Pet from aggravation or recurrence of any Condition after it occurs and provide proper maintenance/Preventive Care.
- B. Comply with the vaccination guidelines described below, or other Illnesses preventable by vaccines, unless your Veterinarian advises against the vaccination for medical reasons:
 - 1. Dogs: distemper, hepatitis, parainfluenza, parvovirus, rabies, and any other Condition for which vaccination was recommended by your Veterinarian.
 - 2. Cats: leukemia, panleukopenia, rhinotracheitis, calicivirus, rabies, and any other Condition for which vaccination was recommended by your Veterinarian.
- C. Administer appropriate preventive medication as recommended by your Veterinarian to protect against Illness, including, but not limited to internal and external parasites.

SECTION 6:

The Claims Process

- A. You must submit a complete claim form and supporting paid invoice(s) within 180 days of the treatment date. For the fastest and easiest claim filing experience, please log into your Customer Account at <https://getodie.com/> and use our electronic claims upload process to submit your documents. Alternately, you can request a personalized claims form by email at support@odiepetinsurance.com and we will mail, email, text message or fax one to you.
 - B. You must cooperate with us in the investigation or settlement of any claim.
 - C. We may require complete medical history/records associated with your Pet to process your claim.
 - 1. At our request, you agree to provide us with all of your Pet's medical history and records
 - 2. You authorize us, at the time of enrollment and any time after to contact any and all veterinary clinics or hospitals to obtain all available medical records that exist for your Pet.
 - 3. You authorize any and all veterinary clinics or hospitals to release to us all medical records that exist for your Pet.
- If you cannot (or refuse) to disclose a complete medical history for your Pet when requested, we may deny your claim(s).
- D. You are financially responsible to your Veterinarian for the payment of all fees and costs. You may have your claims paid directly to the treating Veterinarian if an arrangement to do so exists between us and the treating Veterinarian. Please call us for details.
 - E. We will not guarantee on the phone if we cover a claim.
 - F. Proration of costs will occur if the invoiced items are applicable to both a covered and non-covered Condition. Unless a cost breakdown is provided on the invoice, we will prorate the invoice items evenly among the claimed Conditions.
 - G. If you disagree with the coverage provided on any claim, you may request a review of the decision using our voluntary appeals process. If you believe we wrongly affirmed denial of your claim through this appeals process, you can request further review by an independent third-party Veterinarian (ITPV) we have selected. We select these Veterinarians solely on their ability to decide on issues

of medical nuance and have no other relationship or affiliation with us. The ITPV's decision will be final and binding on us. Disagreements regarding direct policy exclusions, timing of coverage, and policy wording interpretations are not eligible for ITPV review.

- H. If we pay a claim for any Condition that is not eligible under the policy terms and conditions, the payment we made does not waive our right to apply the terms and conditions of this policy appropriately to any other submitted claims.

SECTION 7:

Eligible Claims – What You Pay

- A. Your selected Co-Insurance
- B. Your selected Deductible
- C. Any amount that exceeds your Annual Policy Limit
- D. You will need to cover the costs for the below items unless you have purchased a policy with these Supplemental Benefits:
 - 1. Office Visits/Examination Fees
 - 2. Take Home Prescription Medications
 - 3. Rehabilitation, Acupuncture, and Chiropractic Care
- E. Taxes; and
- F. Costs not covered by this policy.

Please refer to your policy declaration page for your selected Co-Insurance, Deductible, Annual Policy Limit, and Supplemental Benefits.

Note: Discounts, coupons, packages, and other means of reducing costs are a great way for your Veterinarian to help you save money. Amounts saved in this way, however, reduce the amount that you are out of pocket and will not be reimbursed.

SECTION 8:

Dental Coverage

A. THINGS YOU MUST DO TO RECEIVE COVERAGE FOR PERIODONTAL DISEASE:

1. For your Pet to be eligible for Periodontal Disease coverage, your Pet must be free of any signs of Periodontal Disease prior to the Policy Effective Date or during any Waiting Period. Beginning at three years of age, your Pet's teeth must have been cleaned and examined under general anesthesia by a Veterinarian in the thirteen months before the date of service for the Periodontal Disease claim.
2. Any Periodontal Disease found during the examination described in subsection (1) must be treated before Periodontal Disease coverage becomes available for your Pet.
3. Pets younger than three years of age have no cleaning or examination requirements, and will enjoy full coverage of Periodontal Disease so long as there were no signs or symptoms that pre-existed the Policy Effective Date or the expiration of any.

B. WHAT IS COVERED FOR PERIODONTAL DISEASE IF YOU COMPLY WITH SECTION 8.A., subject to the terms and conditions of this policy:

1. Endodontic treatment for canine and carnassial teeth.
2. Extractions.

C. COVERAGE FOR TRAUMATIC DENTAL FRACTURES: Endodontic treatment for canine and carnassial teeth and extractions for all teeth due to traumatic dental fractures and other oral traumas are covered so long as they are not caused by repetitive inappropriate chewing behavior that presented signs or symptoms prior to the Policy Effective Date or the expiration of any Waiting Period.

D. COVERAGE FOR DECIDUOUS TEETH, DENTIGEROUS CYSTS, ENAMEL HYPOPLASIA & UNERUPTED TEETH: Extractions for these Conditions are covered if your Pet enrolled prior to becoming 6 months old and there are no signs or symptoms of these Conditions prior to the Policy Effective Date or prior to the expiration of any Waiting Period.

E. DENTAL COVERAGE NOT OFFERED:

1. Endodontic treatments and extractions will not be covered if your Pet has

any signs of dental disease prior to the Policy Effective Date or during any Waiting Period.

2. Prophylaxis (defined as scaling, cleaning, and polishing of the teeth) or associated fees (including, but not limited to: anesthesia, pre-anesthetic blood work, and fluids), toothbrushes, toothpastes, dental foods, chews, preventive sealants, or rinses at any time or for any reason.
3. Endodontic treatment for teeth other than the canines and carnassials.
4. Open or closed root planing at any time for any reason.
5. Stomatitis and oral resorptive lesions if your Pet shows any history of these same Conditions prior to the Policy Effective Date or during any Waiting Period.
6. Any treatment for supernumerary teeth, absent teeth, and malocclusion.

SECTION 9:

What Is Not Covered

A. **PRE-EXISTING CONDITIONS:** In determining which Conditions are Pre-Existing, we look at the 18 months preceding the Policy Effective Date and exclude any Conditions that were Present during that period. Conditions that are Present during the policy Waiting Period described in 2.C. are also deemed to be Pre-Existing Conditions. Please note, the following Conditions are deemed Pre-Existing Conditions if they are Present at any time preceding the Policy Effective Date or the expiration of any Waiting Period:

1. Chronic Conditions.
2. Bilateral Conditions, if your Pet had at any time any Pre-Existing Conditions consistent with that same Bilateral Condition on either side of the body.
3. Intervertebral disc Conditions, if your Pet had at any time any Pre-Existing Conditions involving the intervertebral discs (due to either degeneration or trauma).

B. **PREVENTIVE CARE** including, but not limited to:

1. Wellness exams; vaccinations or titer tests; parasite control (e.g., flea control, tick control, heartworm medication, and deworming); and dental care (see Section 8.E.)
2. Elective and cosmetic procedures, including, but not limited to tail docking, ear cropping, declawing, dew claw removal, and ear cleaning.
3. Spaying or neutering at any time or for any reason unless recommended by your Veterinarian following a Condition that involves damage to the reproductive organs. Cryptorchidism and retained ovarian remnants are not illnesses for the purpose of this exclusion and are not covered.
4. Claims for Pets found to be healthy and presenting with no clinical symptoms.

C. **OTHER EXCLUSIONS:** We do not cover the costs, fees, or expenses associated with:

1. Treatments, therapies, and services described under the Supplemental Benefits coverage, if this coverage is not purchased at enrollment;
2. Any prescription or over-the-counter medications that are not included in our formulary of covered medications;

3. Administrative charges for the processing of insurance claims and/or sending medical records;
4. Injuries due to any intentional act, including organized dog fighting, that involves you or a member of your household;
5. Breeding and Conditions related to pregnancy;
6. Boarding and transport expenses, including ambulance transportation;
7. Complications of or diagnostic tests, treatments, therapies, and/ or medications related to Conditions not covered or restricted by this policy;
8. Anal gland expression;
9. Bedding, housing, crates, cages, ramps, bowls, feeding, exercise, pet foods, supplements, grooming, nail trims, toys, clothes, leashes, collars, biohazardous waste fees, and treats;
10. Any Condition resulting from activities related to training for or participating in racing, including track or sled racing;
11. Any Accident, Condition, or Cruciate Ligament Event with respect to which the Policyholder was advised by a Veterinarian to take preventive measures, and did not meet the terms;
12. Alternative and Holistic Treatments;
13. Experimental therapies and medications, including any therapy for which there are no published articles in peer-reviewed journals for the indicated Condition;
14. Conditions arising from a repetitive and specific activity that leads to decontamination (e.g., the induction of vomiting), medical, or surgical treatment of your Pet, if the same or a similar activity occurred two times within 18 months prior to the treatment date, whether before or after the Policy Effective Date;
15. Training and treatment of Behavioral Conditions, with the exception of consultations and prescription medications (if the appropriate Supplemental Benefits are purchased);
16. Cremation and burial;
17. Losses that arise from a nuclear reaction, radiation, radioactive contamination, or the discharge of a nuclear device or a chemical,

biological, biochemical, or electromagnetic weapon, device, agent, or material, whether controlled or uncontrolled, accidental or otherwise; or

18. Losses that arise from war, invasion, acts of foreign enemies, hostilities, civil war, rebellion, revolution, insurrection, strikes, riots, or civil commotion.

SECTION 10:

Definitions

The words below are used throughout this policy and have the following definitions:

- A. **ACCIDENT:** An unforeseen, unexpected event that results in physical injury to the Pet(s).
- B. **ACTUAL COST OF VETERINARY TREATMENT:** The standard fees/costs that the treating Veterinarian would charge for Illnesses and Injuries, regardless of whether that customer has insurance coverage.
- C. **ALTERNATIVE AND HOLISTIC TREATMENT:** Includes, but is not limited to, homeopathy, osteopathy, herbal remedies, aromatherapy, kinesiology, reiki, reflexology, prolotherapy, ozone therapy, acupoint, acupressure, acupuncture, massage, neoplasene, alpha-stim, stem cell, shockwave, electromagnetic therapy, and Pulsed Electromagnetic Field Therapy (PEMF).
- D. **ANNUAL:** For the purposes of this Policy, all Annual Policy Limits and deductibles are calculated by adding 12 months to your Policy Effective Date, thereby calculating your Policy Renewal Date which is shown on your declaration page. Your policy then utilizes these limits on a year to year basis using the period between the Policy Effective Date and the Policy Renewal Date, or from one Policy Renewal Date to the next Policy Renewal Date. The Annual Policy Limits and Deductibles reset to the amounts shown on your policy declaration page after each Policy Renewal Date.
- E. **ANNUAL POLICY LIMIT:** The maximum amount that the policy will pay in any Annual term.
- F. **BEHAVIORAL CONDITION:** Those maladies of a Pet's behavior that require treatment due to self-injury, property damage or other negative outcomes. This includes but is not limited to pica, anxiety, aggression, obsessive compulsive disorder, stress, fear, Coprophagia, psychogenic water consumption, phobias, inappropriate urination and hyperesthesia.
- G. **BILATERAL CONDITION:** Refers to a Condition that can affect both sides of the body. This includes, but is not limited to, luxating patellas, Cruciate Ligament Events, glaucoma, entropion, ectropion, hip dysplasia, elbow dysplasia, cataracts, cherry eye, and osteochondritis dissecans.
- H. **CHRONIC CONDITION:** A Condition that can be treated or managed, but not cured. This includes, but is not limited to, Cruciate Ligament Event, atopy, renal disease, osteoarthritis, diabetes, inflammatory bowel disease, Cushing's, heart disease, hyperthyroidism, and hip dysplasia.

- I. **CO-INSURANCE:** This term applies to both parties as described on your declaration page. The larger percentage represents our portion of the Actual Cost of Veterinary Treatment that is paid for any eligible Condition before the application of your chosen Deductible.
- J. **COMPANY:** The insurance company issuing this policy.
- K. **CONDITION:** Any disease, disorder, sickness, Illness, Injury, abnormality, and/ or syndrome displayed by your Pet.
- L. **CRUCIATE LIGAMENT EVENT:** Any strain, sprain, rupture, tear, or degeneration of any cruciate ligament in the knee of your Pet.
- M. **DEDUCTIBLE:** The Annual amount you pay out-of-pocket for the Actual Cost of Veterinary Treatment for any eligible Condition after the application of your selected Co-Insurance amount.
- N. **ILLNESS:** Sickness, disease, and any change to your Pet's normal healthy state not caused by an Accident.
- O. **INJURY:** Physical harm or damage to your Pet caused by an Accident.
- P. **PET:** The domestic cat or dog listed on the policy declaration page owned by and residing with you for companionship or as a service dog and not owned for commercial reasons.
- Q. **POLICY RENEWAL DATE:** The date that falls exactly 12 months after your Policy Effective Date, and every 12 months thereafter.
- R. **POLICY EFFECTIVE DATE:** The date your policy is placed in force. Generally, 12:01 AM the day after purchase, unless enrolling through an employer group, using payroll deduction, or you requested a future date for your policy to be effective.
- S. **PRE-EXISTING CONDITION:** Any Condition for which a Veterinarian provided medical advice, the Pet received treatment for, or the Pet displayed signs or symptoms consistent with the stated Condition prior to Policy Effective Date or during any Waiting Period.
- T. **PRESENT:** A Condition is considered to be Present if it is displaying signs or symptoms that would have been observable or reasonably known to be present by you or your Veterinarian, including those conditions in remission or controlled by medication, whether or not the Condition is noted in your Pet's medical records.

- U. **PERIODONTAL DISEASE:** Periodontal Disease is infection and inflammation of the periodontium (the tissues that surround and support the teeth) due to plaque bacteria and your Pet's response to the bacterial insult. This includes both Gingivitis and Periodontitis. Gingivitis refers to inflammation of the gingiva in response to plaque antigen. Periodontitis is a more severe disease that involves inflammation of the periodontal ligament and alveolar bone, eventually causing loss of attachment (periodontal pocketing, gingival recession, bone resorption).
- V. **PREVENTIVE CARE:** Any treatment, service, or procedure for the purpose of prevention of Injury or Illness or for the promotion of general health.
- W. **VETERINARIAN:** An individual who holds a valid license to practice veterinary medicine from the Veterinary Medical Board or other appropriate licensing entity in the jurisdiction in which he or she practices.
- X. **VETERINARY TREATMENT:** Diagnostic tests, surgeries, medications, orthotic devices, prosthetic devices, casts, nursing, and other care proven and accepted as forms of treatment for the indicated Condition.
- Y. **WAITING PERIOD:** The period of time as specified in this policy that is required to transpire before some or all of the coverage in the policy can begin.

SECTION 11:

Notice

Any written notice to us may be delivered to:

Norse Specialty Insurance Services Inc.
Department: Odie Pet Insurance
29899 Agoura Rd, Ste 110
Agoura Hills, CA 91301
877.327.0471

IN WITNESS WHERE OF, the Company has executed and attested these presents.



Michael Beasley | President & CEO
Trisura Specialty Insurance Company

THIS ENDORSEMENT CHANGES YOUR POLICY. PLEASE READ CAREFULLY.

Florida Amendatory Endorsement

This Endorsement modifies insurance provided under the following:

PET HEALTH INSURANCE POLICY: TRSP-OPI-PC101-ILL

1. Paragraph C. 5. of **Section 2. POLICY BENEFITS IN DETAIL** is deleted in its entirety and replaced by the following:

C.5. The waiting periods may be reduced or waived for coverage acquired through pre-approved channels where the health of your Pet is certified (exam or medical records) by a participating veterinarian prior to coverage being purchased. Please refer to your declaration page and the Waiver of Waiting Period Endorsement for your Pet's Waiting Period.

2. Paragraphs A., B., H. & I. of **Section 4. GENERAL CONDITIONS OF COVERAGE** are deleted in their entirety and replaced by the following:

CANCELLATION, RENEWAL AND NON-RENEWAL PROVISIONS

Cancellation:

- A. Your Pet's premium is payable as described on your policy declaration page. This policy will renew automatically every year as long as your premium payments are current. If premiums are unpaid, we may cancel this policy by sending a notice of cancellation to you at your last known address shown on the declarations at least 20 days before the effective date of cancellation. We may also cancel this policy by providing you at least forty-five (45) days written notice along with an explanation of the reason for cancellation. If the cancellation or termination occurs during the first ninety (90) days during which the insurance is in force and the insurance is canceled or terminated or for reasons other than nonpayment of premium, we will provide at least twenty (20) days written notice of cancellation or termination accompanied by the reason therefore to you (except where there has been a material misstatement or misrepresentation or failure to comply with the underwriting requirements established by us.
- B. After your policy has been in effect for 90 days, we may cancel the policy (or any renewal of this policy) due to any of the following:
1. Your nonpayment of premium;
 2. Your material misstatement;
 3. Your failure to comply with our underwriting requirements within 90 days of the effective date of the policy;
 4. Substantial change in the risk covered by this policy.

We will provide at least twenty (20) days written notice of cancellation or termination accompanied by the reason therefore to you (except where there has been a material misstatement or misrepresentation or failure to comply with the underwriting requirements established by us).

Non-Renewal:

We may elect not to renew this policy on the expiration date for any of the reasons noted in Section 4.B. above. We may do so by mailing to you at your last known address shown on the declarations page, a written notice at least sixty (60) days prior to the expiration date.

Renewal:

We will automatically renew your policy at expiration, unless you are otherwise notified of nonrenewal. We may change the premium, co-pay amounts, deductible(s), and policy terms and conditions at renewal. You will be notified of the premium and coverage changes at least 45 days in advance of the end of the policy term.

H. You may cancel your policy by notifying us by telephone, or in writing via mail, fax, or email. Any unearned collected premium will be refunded pro rata within fifteen (15) working days from the effective date of cancellation.

I. You can cancel your policy for any reason within 30 days after the Policy Effective Date and the Company will refund 100% of any premium paid as long as no claims have been paid or submitted. This will void the policy from the beginning, and any pending or not yet submitted claims will be denied.

3. Paragraph M. of **Section 4. GENERAL CONDITIONS OF COVERAGE** the first sentence is amended in its entirety (to delete the words “exclusively and finally” pursuant to FL Statute 624.155) and replaced by the following:

M. All parties may voluntarily agree to resolve any claim or dispute that arises from or related to this policy by non-binding arbitration. Any such arbitration will solely involve you and the Company, the direct parties to this policy, and will be conducted by a single arbitrator appointed by the American Arbitration Association or the Consumer Arbitration Rules. Any arbitration proceedings will be held at a mutually agreeable location within your state, or other jurisdiction of residence, provided that all parties may also attend the arbitration via telephone, video teleconference, or other similar means. Any award rendered by the arbitrator will be final and non-binding on all parties. The costs of arbitration, including all reasonable filing fees and arbitrator fees, shall be shared equally by the parties. Other expenses of arbitration, including, but not limited to attorney fees and costs, will be borne by the party incurring those expenses.

4. Paragraph C. of **Section 6. THE CLAIMS PROCESS** in the last paragraph, we have replaced the word “may” with “will” as follows:

- C. We may require complete medical history/records associated with your Pet to process your claim.
1. At our request, you agree to provide us with all of your Pet’s medical history and records.
 2. You authorize us, at the time of enrollment and any time after to contact any and all veterinary clinics or hospitals to obtain all available medical records that exist for your Pet.
 3. You authorize any and all veterinary clinics or hospitals to release to us all medical records that exist for your Pet.

If you cannot (or refuse) to disclose a complete medical history for your Pet when requested, we will deny your claim(s).

5. The following Paragraph I. and J. are added to **Section 6. THE CLAIMS PROCESS**:

I. In accordance with FL Statute 627.4265 - Timely Payment of Settlement, once you and the Company have agreed in writing to the settlement of a claim, the Company will tender payment according to the terms of the agreement no later than 20 days after such settlement is reached. The tender of payment may be conditioned upon your execution of a release mutually agreeable to the Company, but if the payment is not tendered within 20 days, or such other date as the agreement may provide, it shall bear interest at a rate of 12 percent per year from the date of the agreement; however, if the tender of payment is conditioned upon the execution of a release, the interest shall not begin to accrue until the executed release is tendered to the Company.

J. In accordance with FL Statute 627.427 - Payment of Judgment Against Insurer:

1. Every judgment or decree for the recovery of money entered in any of the courts of this state against any authorized Company shall be fully satisfied within 60 days from and after the entry thereof or, in the case of an appeal from such judgment or decree, within 60 days from and after the affirmance of the same by the appellate court.
2. If the judgment or decree is not satisfied as required under subsection 1., and proof of such failure to satisfy is made by filing with the FL OIR (office), a certified transcript of the docket of the judgment or decree together with a certificate by the clerk of the court wherein the judgment or decree was entered that the judgment or decree remains unsatisfied, in whole or in part, after the time aforesaid, the FL OIR (office) shall forthwith revoke the Company’s certificate of authority. The office shall not issue to such insurer any new certificate of authority until the judgment or decree is wholly paid and satisfied and proof thereof filed with the FL OIR (office) under the official certificate of the clerk of the court wherein the judgment was recovered, showing that the same is satisfied of record, and until the expenses and fees incurred in the case are also paid by the Company. 7.

6. Paragraph C. 17. of **Section 9. WHAT IS NOT COVERED** is deleted in its entirety and replaced by the following:

D. 17. Losses that arise from a nuclear reaction, radiation, radioactive contamination, or the discharge of a nuclear device or a chemical, biological, biochemical, or electromagnetic weapon, device, agent, or material, whether controlled or uncontrolled, accidental or otherwise. This does not apply to acts of terrorism; or

7. **Section 11. NOTICE** is deleted in its entirety and replaced by the following:

Any written notice to us may be delivered to:
Norse Specialty Insurance Company, Inc.
Department: Odie Pet Insurance
29899 Agoura Rd, Suite 110
Agoura Hills, CA 91301

You may call Odie's toll-free telephone number for information or to make a complaint at 1-877-327-0471.