

TERMS OF BUSINESS FÖRSÄKRINGSAKTIEBOLAGET AGRIA (PUBL),

IRISH BRANCH

We are the Irish branch of Försäkringsaktiebolaget Agria (publ), ("Agria") a Swedish insurer trading as Agria Petinsure (Registration No. 909907). Registered office: c/o Agria Petinsure, PO Box 911, Little Island, Cork, T45 YR96.

(Hereafter referred to as "Us" or "We").

Contact Details:

Correspondence Address:

Agria Petinsure, PO Box 911, Little Island, Cork. T45 YR96

Tele: 021 2029119

Email: info@agriapetinsure.ie

AUTHORISED STATUS

Försäkringsaktiebolaget Agria (publ) is authorised by Finansinspektionen in Sweden authority (Finansinspektionen) in Sweden and is regulated by the Central Bank of Ireland for conduct of business rules.

Försäkringsaktiebolaget Agria (publ), Irish branch, is registered with the Central Bank of Ireland (Registration Number C500114). You may contact the Central Bank of Ireland on (01) 4104000 or alternatively visit their website on www.centralbank.ie to verify our credentials.

SERVICES PROVIDED

Försäkringsaktiebolaget Agria (publ), Irish branch, is the underwriter of Agria Petinsure products. Agria will not provide advice on the products sold.

DATA PROTECTION

We comply with the requirements of the General Data Protection Regulation, 2018 (Ireland) and the Irish Data Protection Act 2018. The data which you provide to Us will be held on a computer database and paper files for the purpose of arranging transactions on your behalf. The data will be processed only in ways compatible with the purposes for which it was given and as outlined in our Privacy Statement and Data Protection Policy. We would also like to keep you informed of insurance and any other services provided by Us or associated companies with which We have a formal business arrangement which We think may be of interest to you. We would like to contact you by way of letter, email or telephone call. We may receive referrals from such firm and may advise them of any transactions arranged for you. You have the right at any time to request a copy of any 'personal data' (within the meaning of the GDPR) that our office holds about you and to have any inaccuracies in that information corrected.



CONFLICT OF INTEREST

It is the policy of our firm to avoid conflicts of interest in providing services to you. However, where an unavoidable conflict of interest arises, we will advise you of this in writing before providing you with any service. A full copy of our conflicts of interest policy is available on request.

COMPLAINTS

All complaints should be directed in writing to:

The Complaints Officer c/o Agria Petinsure P.O. Box 911 Little Island, Cork T45 YR96

or email: info@agriapetinsure.ie

OUR COMMITMENT TO CUSTOMER SERVICE

We are committed to providing a high level of customer service. If you feel we have not delivered this, we would welcome the opportunity to put things right for you.

Many concerns can be resolved straight away. Therefore, in the first instance, please get in touch with your usual contact at Agria Petinsure.ie as they will generally be able to provide you with a prompt response to your satisfaction.

Many complaints can be resolved within 5 days of receipt. If we can resolve your complaint to your satisfaction within the first 5 business days of receipt, we will do so. Otherwise, we will keep you updated with the progress and will provide you with our decision as quickly as possible (and in any case within 40 business days).

NEXT STEPS IF YOU ARE STILL UNHAPPY

After receiving our final response or if we have been unable to conclude our investigation within 40 business days, you may be able to refer your complaint to the Financial Services and Pensions Ombudsman (FSPO).

We will let you know if we believe the ombudsman service can consider your complaint when we provide you with our decision. The service they provide is free and impartial. We will provide full details of how to do this in our final response or holding letter.

After receiving our final response or if we have been unable to conclude our investigation within 40 business days, you may be able to refer your complaint to the Financial Services and Pensions Ombudsman (FSPO).

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The FSPO can be contacted as follows:

In Writing:

Financial Services and Pensions Ombudsman 3rd Floor, Lincoln House, Lincoln Place, Dublin 2, D02 VH29

Tel: 1890 88 20 90 or 00353 1 567 7000

E-mail: info@fspo.ie

Online: https://www.fspo.ie

The FSPO may not be able to consider a complaint if you have not provided us with the opportunity to resolve it

first.

Following this complaint procedure does not affect your right to take legal action.

More information about the ombudsman and the type of complaints they can review is available via their website https://www.fspo.ie/

THE INSURANCE COMPENSATION FUND

We are covered by the Insurance Compensation Fund (the ICF) which means that you may be entitled to compensation if we are unable to meet our obligations to you. Further information is available on https://www.centralbank.ie/regulation/industry-market-sectors/insurance-reinsurance/solvency-ii/insurance-compensation-fund.

YOUR OBLIGATIONS

It is your responsibility to provide complete and accurate information when you take out your Insurance Policy, throughout the life of that policy and when you renew your Insurance Policy. It is important that you ensure all statements made by you are, to your knowledge and belief, full and accurate. Failure to disclose any material information including, pet's age, breeds, vet practices etc. to your insurers could invalidate your insurance cover and could mean that all or part of a claim may not be paid.

GOVERNING LAW AND LANGUAGE

regulated by the Central Bank of Ireland for conduct of business rules.

In the Republic of Ireland, the law allows both you and us to choose the law applicable to this contract. The Policy Terms & Conditions subject to this contract will be subject to the law of the Republic of Ireland. The parties agree to submit to the exclusive jurisdiction of the Irish courts.

These Terms of Business are subject to the laws of Ireland and the Courts of Ireland will have exclusive jurisdiction over any dispute. All contracts, terms, conditions and communications relating to any policies or services you may enter into with the firm will be in English.



RIGHT TO A REFUND

If you cancel your cover within 21 days of the date of inception of your policy, you are entitled to a full refund provided you have not submitted a claim.

AUTOMATIC RENEWAL POLICIES

Where you have given Us permission to auto-renew your policy, whether by direct-debit or card payment, We will notify you by your chosen correspondence method at least 20 working days before the renewal date of your policy and tell you about any changes to the premium, the policy terms and conditions, warranties or policy/cover restrictions relating to your pet(s).

We will collect the premium due on the renewal date or on the chosen payment date of your policy via the payment method already provided by you. If you do not want Us to auto-renew your policy please contact Us as soon as possible and in any event before your renewal date on one of the contact methods outlined above and We will cancel the renewal of the policy and no monies will be debited from your account, otherwise We will collect the renewal premium (this does not affect your Right of Withdrawal outlined below).

You should also note that your renewed policy will only be valid when your account, credit card or debit card details have not changed. The auto renewal service relies on your payment details still being valid. If the payment details have changed since We last billed you, you must contact Us to process the renewal over the phone. If you do not receive confirmation of your new policy, you must contact Us to confirm/renew cover. For the facilitation of the auto renewal service, We will assume that your details have not changed, and you have the permission of the card/account holder unless you inform Us otherwise.

RIGHT OF WITHDRAWAL

In all events, you have the right to withdraw from your policy during the "cooling-off period" without charge, provided you have not made a claim as follows:

- 1. From the initial inception date of your policy, you have the right to withdraw and receive a full refund of premium paid to Us if you notify Us within 21 days of the initial inception date of your policy.
- 2. From the renewal or automatic renewal date of your policy, you have the right to withdraw and receive a full refund of premium paid to Us if you notify Us within 14 days of the renewal date of your policy.

Withdrawal during the above cooling-off periods effectively means that no policy was ever in place for that policy year, and you may exercise this right by notifying Us using any of the contact methods outlined above. You are entitled to cancel your policy after the cooling-off period provided you have not made a claim. In this instance We will refund the unused portion of your premium less the applicable "Cancellation during policy year" fees as outlined in our Schedule of Fees and Charges below.



PERIOD OF INSURANCE

Your period of insurance in respect of any policy you hold with Us will be the period specified as such in your Policy Schedule/ Renewal notice.

AMENDMENTS OR ALTERATIONS

Where there is to be any amendment or alteration to the cover which We have arranged for you, We will inform you at least one month prior to said alteration or amendments.

REMUNERATION

We are not remunerated from services related to these Terms of Business.

INFORMATION ON CHARGES

Schedule of Fees & Charges Amount in €

Policy documents by post 15.00

Direct Debit default charge 10.00

Claim payments by cheque 15.00

Premium refund payments by cheque 15.00

Cancellation during Policy year 25.00

Effective Date of these Terms and Conditions is March 1, 2025