LEGISLATURE OF NEBRASKA

ONE HUNDRED EIGHTH LEGISLATURE

FIRST SESSION

LEGISLATIVE BILL 296

Introduced by Ballard, 21.

Read first time January 11, 2023

Committee:

- 1 A BILL FOR AN ACT relating to insurance; to adopt the Pet Insurance Act;
- 2 and to provide an operative date.
- 3 Be it enacted by the people of the State of Nebraska,

1	Section 1. <u>Sections 1 to 10 of this act shall be known and may be</u>
2	cited as the Pet Insurance Act.
3	Sec. 2. <u>The purpose of the Pet Insurance Act is to promote the</u>
4	public welfare by creating a comprehensive legal framework within which
5	<u>pet insurance may be sold in this state.</u>
6	The requirements of the Pet Insurance Act shall apply to pet
7	insurance policies that are issued to any resident of this state and are
8	sold, solicited, negotiated, or offered in this state and pet insurance
9	policies or certificates that are delivered or issued for delivery in
10	<u>this state.</u>
11	<u>All other applicable provisions of the insurance laws of this state</u>
12	shall continue to apply to pet insurance, except that the specific
13	provisions of the Pet Insurance Act shall supersede any general
14	provisions of law that would otherwise be applicable to pet insurance.
15	Sec. 3. (1) A pet insurer that uses any of the terms defined in
16	section 4 of this act in a policy of pet insurance shall use such terms
17	as the terms are defined in section 4 of this act. A pet insurer shall
18	also make the specific definitions available through a clear and
19	conspicuous link on the main page of the website of the pet insurer or
20	<u>pet insurer's program administrator.</u>
21	<u>(2) Nothing in the Pet Insurance Act shall prohibit or limit the</u>
22	types of exclusions a pet insurer may use in a pet insurance policy or
23	require a pet insurer to use in a pet insurance policy any limitation or
24	exclusion set forth in the Pet Insurance Act.
25	Sec. 4. For purposes of the Pet Insurance Act:
26	<u>(1) Chronic condition means a condition that can be treated or</u>
27	<u>managed, but not cured;</u>
28	(2) Congenital anomaly or disorder means a condition that is present
29	from birth, whether inherited or caused by the environment, which may

29 <u>from birth, whether inherited or caused by the environment, which may</u>
30 <u>cause or contribute to illness or disease;</u>

31 (3) Hereditary disorder means an abnormality that is genetically

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1 transmitted from parent to offspring and may cause illness or disease;

(4) Orthopedic condition refers to a condition affecting the bones,
skeletal muscle, cartilage, tendons, ligaments, and joints. Orthopedic
condition includes, but is not limited to, elbow dysplasia, hip
dysplasia, intervertebral disc degeneration, patellar luxation, and
ruptured cranial cruciate ligaments. Orthopedic condition does not
include cancer or metabolic, hemopoietic, or autoimmune disease;

8 (5) Pet insurance policy means a property insurance policy that
9 provides coverage for accidents and illnesses of pets;

(6)(a) Preexisting condition means any condition for which any of
 the following are true prior to the effective date of a pet insurance
 policy or during any waiting period under such policy:

13 (i) A veterinarian provided medical advice;

14 <u>(ii) The pet received previous treatment; or</u>

(iii) Based on information from verifiable sources, the pet had
 signs or symptoms directly related to the condition for which a claim is
 being made.

(b) A condition for which coverage is afforded on a policy cannot be
 considered a preexisting condition on any renewal of the policy;

20 (7) Renewal means to issue and deliver at the end of an insurance 21 policy period a policy which supersedes a policy previously issued and 22 delivered by the same pet insurer or affiliated pet insurer and which 23 provides types and limits of coverage substantially similar to those 24 contained in the policy being superseded;

(8) Veterinarian means an individual who holds a valid license to
 practice veterinary medicine from the appropriate licensing entity in the
 jurisdiction in which such veterinarian practices;

28 (9) Veterinary expenses means the costs associated with medical 29 advice, diagnosis, care, or treatment provided by a veterinarian, 30 including, but not limited to, the cost of drugs prescribed by a 31 veterinarian;

1	(10) Waiting period means the period of time specified in a pet
2	insurance policy that is required to transpire before some or all of the
3	coverage in the policy can begin. Waiting periods may not be applied to
4	renewals of existing coverage; and
5	(11) Wellness program means a subscription or reimbursement-based
6	program that is separate from an insurance policy that provides goods and
7	services to promote the general health, safety, or well-being of the pet.
8	If any wellness program undertakes to indemnify another, pays a specified
9	<u>amount upon determinable contingencies, or provides coverage for a</u>
10	fortuitous event, it is transacting the business of insurance and is
11	subject to the insurance laws of this state. This definition is not
12	intended to classify a contract directly between a service provider and a
13	pet owner that only involves the two parties as being in the business of
14	insurance unless other indications of insurance exist.
15	Sec. 5. (1) A pet insurer transacting pet insurance shall disclose
16	to consumers:
17	(a) If the policy excludes coverage due to:
18	(i) A preexisting condition;
19	(ii) A hereditary condition;
20	<u>(iii) A congenital anomaly or disorder; or</u>
21	(iv) A chronic condition;
22	(b) If the policy includes any other exclusions and if so, the pet
23	insurer shall include a statement substantially similar to the following:
24	Other exclusions may apply. Please refer to the exclusions section
25	of the policy for more information;
26	(c) Any policy provision that limits coverage through a waiting or
27	affiliation period, a deductible, coinsurance, or an annual or lifetime
28	<u>policy limit;</u>
29	(d) Whether the pet insurer reduces coverage or increases premiums
30	based on the insured's claim history, the age of the covered pet, or a
	change in the geographic location of the incured, and

31 change in the geographic location of the insured; and

(e) If the underwriting company differs from the brand name used to
 market and sell the product.

3 (2)(a) Unless the insured has filed a claim under the pet insurance 4 policy, a pet insurance applicant has the right to examine and return the 5 policy, certificate, or rider to the pet insurer or insurance producer 6 within thirty days from its date of receipt and to have the premium 7 refunded if, after examination of the policy, certificate, or rider, the 8 applicant is not satisfied for any reason.

9 <u>(b) A pet insurance policy, certificate, or rider shall have a</u> 10 <u>notice prominently printed on the first page or attached thereto,</u> 11 <u>including specific instructions to accomplish a return, and shall include</u> 12 <u>a statement substantially similar to the following:</u>

13 You have up to thirty days from the day you receive this policy, certificate, or rider to review it and return it to the pet insurer if 14 15 you decide not to keep it. You do not have to tell the pet insurer why 16 you are returning it. If you decide not to keep it, simply return it to 17 the pet insurer at the insurer's administrative office or you may return it to the insurance producer that you bought it from as long as you have 18 19 not filed a claim. You must return it within thirty days after the day you first received it. The pet insurer will refund the full amount of any 20 premium paid within thirty days after the pet insurer receives the 21 22 returned policy, certificate, or rider. The premium refund will be sent 23 directly to the person who paid it. The policy, certificate, or rider 24 will be void as if it had never been issued.

25 (3) A pet insurer shall clearly disclose a summary description of 26 the basis or formula on which the pet insurer determines claim payments 27 under a pet insurance policy within the policy, prior to policy issuance 28 and through a clear and conspicuous link on the main page of the website 29 of the pet insurer or pet insurer's program administrator.

30 (4) A pet insurer that uses a benefit schedule to determine claim
 31 payment under a pet insurance policy shall:

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1	(a) Clearly disclose the applicable benefit schedule in the policy;
2	and
3	(b) Disclose all benefit schedules used by the pet insurer under its
4	pet insurance policies through a clear and conspicuous link on the main
5	page of the website of the pet insurer or pet insurer's program
6	administrator.
7	<u>(5) A pet insurer that determines claim payments under a pet</u>
8	insurance policy based on usual and customary fees, or any other
9	reimbursement limitation based on prevailing veterinary expenses, shall:
10	<u>(a) Include a usual-and-customary-fee limitation provision in the</u>
11	policy that clearly describes the pet insurer's basis for determining
12	usual and customary fees and how that basis is applied in calculating
13	<u>claim payments; and</u>
14	<u>(b) Disclose the pet insurer's basis for determining usual and</u>
15	customary fees through a clear and conspicuous link on the main page of
16	the website of the pet insurer or pet insurer's program administrator.
17	<u>(6) If any medical examination by a veterinarian is required to</u>
18	effectuate coverage, the pet insurer shall clearly and conspicuously
19	disclose the required aspects of the examination prior to purchase and
20	disclose that examination documentation may result in a preexisting
21	condition exclusion.
22	(7) Waiting periods and the requirements applicable to them shall be
23	clearly and prominently disclosed to consumers prior to policy purchase.
24	<u>(8)(a) The pet insurer shall include a summary of all policy</u>
25	provisions required in subsections (1) through (7) of this section in a
26	separate document titled Insurer Disclosure of Important Policy
27	Provisions.
28	<u>(b) The pet insurer shall:</u>
29	(i) Provide the consumer with a copy of the Insurer Disclosure of
30	Important Policy Provisions document in at least twelve-point bold type;
31	and

1	<u>(ii) Post the Insurer Disclosure of Important Policy Provisions</u>
2	document through a clear and conspicuous link on the main page of the
3	website of the pet insurer or pet insurer's program administrator.
4	<u>(9) At the time a pet insurance policy is issued or delivered to a</u>
5	policyholder, the pet insurer shall include a written disclosure with the
6	following information printed in twelve-point bold type:
7	<u>(a) The mailing address, toll-free telephone number, and website of</u>
8	the Department of Insurance;
9	(b) The mailing address and customer service telephone number of the
10	pet insurer or insurance producer of record; and
11	(c) If the policy was issued or delivered by an insurance producer,
12	a statement advising the policyholder to contact the insurance producer
13	for assistance.
14	(10) The disclosures required by this section shall be in addition
15	to any other disclosure requirements required by law or rule and
16	regulation.
17	Sec. 6. <u>(1) A pet insurer may issue policies that exclude coverage</u>
18	on the basis of one or more preexisting conditions with appropriate
19	disclosure to the consumer. The pet insurer has the burden of proving
20	that the preexisting condition exclusion applies to the condition for
21	which a claim is being made.
22	<u>(2)(a) A pet insurer may issue policies that impose waiting periods</u>
23	upon effectuation of the policy that do not exceed thirty days for
24	illness or orthopedic conditions not resulting from an accident. Waiting
25	periods for accidents are prohibited.
26	<u>(b) A pet insurer utilizing a waiting period shall include a</u>
27	provision in such pet insurer's policy that allows the waiting period to
28	be waived upon completion of a medical examination. The pet insurer may
29	require that:
30	(i) The examination be conducted by a veterinarian;
31	

such elements do not unreasonably restrict a consumer's ability to waive 1 2 the waiting period; and 3 (iii) The examination and any required elements be documented and provided to the pet insurer. 4 (c) The pet insurer shall clearly and prominently disclose if the 5 6 policy includes a waiting period and any requirements applicable to the 7 waiting period to consumers prior to the policy purchase. (3) A pet insurer shall not require a veterinary examination of the 8 9 covered pet for the insured to have such insured's policy renewed. 10 (4) If a pet insurer includes any prescriptive, wellness, or noninsurance benefits in the policy form, then such benefits shall be 11 considered part of the policy and the pet insurer shall follow all 12 applicable laws, rules, and regulations related to such benefits. 13 (5) A consumer's eligibility to purchase a pet insurance policy 14 15 shall not be based on participation, or lack of participation, in a <u>separate wellness program.</u> 16 Sec. 7. (1) A pet insurer or insurance producer shall not market a 17 18 wellness program as pet insurance. (2) If a pet insurer or insurance producer sells a wellness program: 19 (a) The purchase of the wellness program shall not be a requirement 20 to the purchase of pet insurance; 21 22 (b) The costs of the wellness program shall be separate and identifiable from any pet insurance policy sold by a pet insurer or 23 24 insurance producer; 25 (c) The terms and conditions for the wellness program shall be 26 separate from any pet insurance policy sold by a pet insurer or insurance producer; 27 28 (d) The products or coverage available through a wellness program shall not duplicate products or coverages available through the pet 29 insurance policy; 30

31 (e) The advertising of the wellness program shall not be misleading;

1	and
2	<u>(f) The pet insurer or insurance producer shall provide a written</u>
3	disclosure to consumers in twelve-point bold font that includes:
4	<u>(i) A statement that wellness programs are not insurance;</u>
5	(ii) The mailing address, toll-free telephone number, and website of
6	the Department of Insurance; and
7	(iii) The address and customer service telephone number of the pet
8	insurer or insurance producer of record.
9	<u>(3) Coverages included in the pet insurance policy contract</u>
10	described as wellness benefits are insurance.
11	Sec. 8. (1) An insurance producer shall not sell, solicit, or
12	negotiate a pet insurance product until after the insurance producer is
13	appropriately licensed and has completed the require training as provided
14	in subsection (3) of this section.
15	(2) A pet insurer shall ensure that its insurance producers are
16	appropriately trained on the coverages and conditions of such insurer's
17	pet insurance products and has received the training required in
18	subsection (3) of this section.
19	<u>(3) Training required for an insurance producer shall include</u>
20	<u>information on:</u>
21	(a) Preexisting conditions and waiting periods;
22	(b) The differences between pet insurance and noninsurance wellness
23	programs;
24	(c) Hereditary disorders, congenital anomalies or disorders, and
25	chronic conditions, and how pet insurance policies interact with such
26	conditions or disorders; and
27	<u>(d) Rating, underwriting, renewal, and other related administrative</u>
28	<u>topics.</u>
29	(4) An insurance producer that has satisfied substantially similar
30	training requirements in another state shall be considered to have
31	satisfied the training requirements in this state.

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1	Sec. 9. <u>The Director of Insurance may adopt and promulgate rules</u>
2	and regulations to carry out the Pet Insurance Act.
3	Sec. 10. Any violation of the Pet Insurance Act or the rules and
4	regulations adopted and promulgated under the act shall be considered an
5	unfair trade practice under the Unfair Insurance Trade Practices Act in
6	addition to any other remedies and penalties available under the laws of
7	<u>this state.</u>
8	Sec. 11. This act becomes operative on January 1, 2024.