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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON				
10	STEVEN BENANAV, on behalf of himself and				
11	all others similarly situated,	NO.			
12	Plaintiff,	CLASS ACTION COMPLAINT			
13	VS.	DEMAND FOR JURY TRIAL			
14	HEALTHY PAWS PET INSURANCE LLC,				
15	Defendant.				
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17					
18	Plaintiff Steven Benanav ("Plaintiff"), on	behalf of himself and all others similarly			
19	situated, brings this Complaint against Defendant Healthy Paws Pet Insurance ("Healthy Paws"				
20	or "Defendant"), and states as follows:				
21	I. NATURE OF THE ACTION				
22	1. This is a class action brought on behalf of Plaintiff and similarly situated holders				
23	of pet insurance policies marketed and issued by Healthy Paws under the Healthy Paws Pet				
24	Insurance brand name and underwritten by various insurance companies (the "Policies").				
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		TURKE & STRAUSS LLP 936 North 34th Street, Suite 300			

- 2. Plaintiff seeks to represent a class of consumers who own or owned a Policy and who have been forced to pay unlawful and excessive monthly premiums to Healthy Paws (the "Classes").
- 3. The Policies specify that monthly premiums "may change for all policyholders to reflect changes in the costs of veterinary medicine." Healthy Paws is therefore contractually bound to increase premiums only to the extent that such increases are tied to the increase in the costs of veterinary medicine.
- 4. Despite unambiguous policy language in a fully integrated agreement, Healthy Paws charges monthly premiums in excess of amounts specifically permitted by the terms of those policies.
- 5. Because the premium may only increase to compensate Healthy Paws for increases in the cost of veterinary care, Healthy Paws is contractually obligated to compute these premiums based on the cost of veterinary care, not its desire to garner a greater profit on the Policies.
- 6. Notwithstanding its contractual obligations, Healthy Paws breached its contracts with Plaintiff and the Classes and abused its contractual discretion by increasing premiums based on factors other than the cost of veterinary care, such as the pet's age.
- 7. By impermissibly increasing monthly premiums as pets age, Healthy Paws has earned millions of dollars in extra profit.

II. PARTIES

8. Plaintiff is a citizen and resident of Los Angeles, California. Plaintiff purchased a Healthy Paws insurance policy for his dog Mali which became effective March 27, 2012. A copy of Plaintiff's policy is attached hereto as **Exhibit A**. Over the years, Plaintiff's policy has continued to bear the Healthy Paws Pet Insurance brand name but has been underwritten by various insurers including Markel American Insurance Company (2012-2013), Ace American (2013-2019), and Westchester Fire Insurance Company (starting in 2020-).

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9. Defendant Healthy Paws, while not itself an insurer, administers pet insurance policies and in this role is responsible for sales and marketing; website development and maintenance; policy quoting, issuance and servicing; and claims adjudication. Healthy Paws maintains its principal place of business in Bellevue, Washington. Healthy Paws issued pet insurance policies in the United States using standardized contracts beginning in approximately 2010.

III. JURISDICTION AND VENUE

- 10. This Court has jurisdiction over Plaintiff' claims pursuant to 28 U.S.C. § 1332(d) because this is a class action with diversity between at least one class member (including Plaintiff) and one Defendant and the aggregate amount of damages exceeds \$5,000,000. This action therefore falls within the original jurisdiction of the federal courts pursuant to the Class Action Fairness Act, 28 U.S.C § 1332(d).
- 11. Venue is proper in this judicial district pursuant to 28 U.S.C. § 1391 because a substantial portion of the events giving rise to Plaintiff's cause of action occurred in this District.

IV. FACTUAL ALLEGATIONS

A. Background: The Pet Insurance Industry Exploits Our Love for Our Pets

- 12. An astounding 67% of American households, or 85 million families, own a pet.
- 13. The pet industry—once limited to Milkbones and kibble—has exploded in popularity with several corporations beginning in recent years to market and sell pet-oriented products and services. Pet daycares, pet hotels, and even pet spas have begun to pop up with regularity.
- 14. More and more, Americans regard their pets as members of their family and more and more, Americans are demanding similar services for their pets as they do for their family members—and that includes health insurance.

- 15. Pet health insurance companies, including Healthy Paws, have latched onto pet owners' love of their pets, referring to their customers and policyholders as "pet parents."
- 16. Pet health insurance has been marketed as a way to help defray rising veterinary expenses and avoid what has been termed as "economic euthanasia" the necessity of putting a pet down because the owner can't afford treatment.
- 17. More than two million pets in the United States and Canada were insured at the end of 2017 according to the North American Pet Health Insurance Association.
 - 18. But the pet insurance market is rife with abuse.
- 19. The director of insurance with the Consumer Federation of America recently commented that the purchase of pet insurance is "often motivated by a combination of love and fear" rendering the buyer particularly vulnerable.
- 20. Wide variations in pet insurance policies—what they cover, what they exclude, and what they cost—does not make the purchasing decision any easier for consumers.
- 21. Of course, the decision whether to buy or forego pet insurance is ultimately an economic calculation premised on a litany of unknowns: the buyer must calculate the cost of a pet's future veterinary care as compared to the cost of monthly premiums.
- 22. Because most pet insurance policies exclude pre-existing conditions and require pets to undergo a veterinary exam prior to enrollment, buyers of health insurance are thus forced to evaluate the risk that a healthy pet becomes ill and what the veterinary care for any future hypothetical medical condition might cost.
- 23. The cost-benefit analysis of pet insurance is necessarily dictated by the cost of monthly premiums.
- 24. Many consumers, when presented with the possibility of securing the most advanced veterinary care for their pet in the event of a future illness for only \$30 or \$40 per month, believe that pet insurance is a good deal. And indeed, if the monthly premiums stayed that low for the duration of their pet's life, it might be.

1 not authorized by the Policies, when determining these rates, including but not limited to the 2 pet's age and claims rates. 3 41. Indeed, the State of Washington's Officer of the Insurance Commissioner 4 recently fined both Healthy Paws and its underwriters (ACE American Insurance Company and 5 Indemnity) for numerous violations. One such violation consisted of impermissibly taking into 6 account a pet's age when calculating premiums. In a consent order, the Commissioner 7 identified the following area of concern, "Allowing Healthy Paws' producer to increase the pet 8 age factor [in calculating monthly premiums] contrary to policy language indicating the factor 9 would remain constant." 10 42. The Commissioner further found that, despite language indicating the pet's age 11 would not be a factor in calculating monthly premiums, in practice, Healthy Paws and its 12 underwriters "increased the age factor annually on the policy anniversary." 13 43. The Insurance Commissioner of the State of Washington is not the only one to 14 point out that Healthy Paws' monthly premiums increase as pets age. Healthy Paws itself has 15 admitted to inflating premiums based on a pet's age. 16 44. In speaking with the New York Times, Rob Jackson, chief executive of Healthy Paws Pet Insurance, apparently told the newspaper that a "pet's age affects premiums at initial 17 18 enrollment, and also as the pet ages." See https://www.nytimes.com/2019/01/04/your-19 money/pet-insurance-policies.html (last accessed March 5, 2020) (emphasis added). 20 45. In fact, Healthy Paws had apparently previously misstated how a pet's age 21 affects premiums and had the New York Times correct the misstatement. A correction at the 22 bottom of the article reads: 23 An earlier version of this article, using information supplied by Healthy Paws Pet Insurance, misstated how a pet's age affects 24 premiums for the company's policies. The pet's age affects the premium at the time of enrollment and as the pet gets older,

See id.

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not just at enrollment.

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61. This change is substantially greater than the overall change in the costs of veterinary medicine during that time. According to the Nationwide Purdue Veterinary Price Index, 2019 update:

Based on more than more than 30.6 million pet health treatments from January of 2009 through December of 2018 with a total value of \$3.3 billion, the Nationwide | Purdue study shows that veterinary pricing (what consumers actually paid for care, not the "list prices" at veterinary practices before any discounting) decreased in the recessionary and post-recessionary period of 2009 through 2014 by 3.6 percent. In 2015, a sharp recovery began. Overall, veterinary pricing during the last four years, inclusive (end of 2014 to the end of 2018), has increased by 21.1 percent, offsetting the period of 2009 to 2014 when veterinary pricing was effectively stagnant or negative.

Available at http://nationwidedvm.com/wpcontent/uploads/2019/11/FINAL_Nationwide-Purdue_2019-Veterinary-Price-Index.pdf (emphasis added) (last accessed March 9, 2020).

- 62. During the four-year period from the end of 2014 through the end of 2018, when the overall costs of veterinary medicine rose 21.1% according to the Nationwide Purdue Index, Plaintiff's premiums increased from \$33.62 to \$55.61, a whopping 65.4%.
- 63. And in the two years' since, Plaintiff's premiums have increased from \$55.61 to \$104.50, an additional 87%.
- 64. Mali is now 13 years old and Plaintiff cannot switch pet insurance providers because she has aged out of most policy offerings.
- 65. In accordance with the Policy's terms, Plaintiff expected the monthly premiums on Mali's policy to rise only slightly in line with inflation throughout the duration of the policy. Indeed, had Plaintiff known that Healthy Paws would take Mali's age and/or other impermissible factors into account in order to drastically increase premiums as Mali aged, he never would have signed up for the policy.

V. CLASS ACTION ALLEGATIONS

66. This action is brought by Plaintiff individually and on behalf of a class pursuant to Rule 23(b)(3) of the Federal Rules of Civil Procedure.

1	b. Whether Healthy Paws breached the terms of the policies and/or abused				
2	its discretion under the policies;				
3	c. Whether Healthy Paws misrepresented and/or omitted material facts to				
4	policyholders;				
5	d. Whether Plaintiff and members of the Classes sustained damages as a				
6	result of Healthy Paws' breaches of the policies; and				
7	e. Whether Plaintiff and members of the Classes are entitled to damages,				
8	restitution, and/or other relief as a remedy for Healthy Paws' breaches of the policies.				
9	73. <i>Superiority</i> . A class action is superior to other available methods for the fair and				
10	efficient adjudication of this controversy for at least the following reasons:				
11	a. The complexity of issues involved in this action and the expense of				
12	litigating the claims, means that few, if any, class members could afford to seek legal redress				
13	individually for the wrongs that Defendant committed against them, and absent class members				
14	have no substantial interest in individually controlling the prosecution of individual actions;				
15	b. This action will cause an orderly and expeditious administration of the				
16	class claims and foster economies of time, effort and expense, and ensure uniformity of				
17	decisions;				
18	c. Without a class action, many class members would continue to suffer				
19	injury, and Healthy Paws' violations of law will continue without redress while Defendant				
20	continues to reap and retain the substantial proceeds of their wrongful conduct; and				
21	74. <i>Manageability</i> . This action does not present any undue difficulties that would				
22	impede its management by the Court as a class action.				
23	VI. FIRST CLAIM FOR RELIEF				
24	Breach of Contract				
25	75. Plaintiff realleges and incorporates herein the allegations of the paragraphs				
26	above of this Complaint as if fully set forth herein.				
27	76. This claim is brought on behalf of Plaintiff and the Classes.				

- 77. The policies are binding and enforceable contracts.
- 78. Healthy Paws breached its contracts with Plaintiff and the Classes by basing its monthly premiums on impermissible considerations, such as the pet's age.
- 79. By so doing, Healthy Paws knowingly caused premiums to be higher than what is explicitly authorized by the policies.
- 80. Plaintiff and the Classes have performed all of their obligations under the policies, except to the extent that their obligations have been excused by Healthy Paws' conduct as set forth herein.
- 81. As a direct and proximate cause of Healthy Paws' material breaches of the policies, Plaintiff and the Classes have been—and will continue to be—damaged as alleged herein in an amount to be proven at trial.

VII. SECOND CLAIM FOR RELIEF: Breach of the Covenant of Good Faith & Fair Dealing

- 82. Plaintiff incorporates and restates by reference all of the preceding allegations as though fully set forth herein.
 - 83. This claim is brought on behalf of Plaintiff and the Classes.
 - 84. Healthy Paws issued the contracts at issue in this case.
- 85. Each of the contracts include an implied covenant that Healthy Paws will act in good faith and deal fairly with Plaintiff, and that neither party shall do anything that will have the effect of destroying or injuring the right of the other party to receive the fruits of the contract.
- 86. Healthy Paws breached the implied covenant of good faith and fair dealing with Plaintiff and the Classes by using its discretion to increase premiums based on non-permissible considerations. Plaintiff and the Classes suffered financial losses and were, therefore, injured.
- 87. As a direct and proximate cause of this breach of the implied covenant of good faith and fair dealing, Plaintiff and the Classes have been damaged as alleged herein in an amount to be proven at trial.

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VIII. THIRD CLAIM FOR RELIEF: <u>Violation of California's Unfair Competition Law</u> <u>Cal. Bus. & Prof. Code § 17200, et seq.</u>

- 88. Plaintiff incorporates and restates by reference all of the preceding allegations as though fully set forth herein.
- 89. This claim is brought on behalf of Plaintiff and the California Class in the event the Court declines to apply Washington law to the nationwide class.
- 90. Plaintiff and the members of the Class have standing to pursue a cause of action against Defendant for unfair and/or unlawful business acts or practices because he has suffered an injury-in-fact and lost money due to Defendant's actions and/or omissions as set forth herein.
- 91. Defendant's conduct as alleged herein constitutes a fraudulent business practice within the meaning of Bus. & Prof. Code § 17200, *et seq.*, through both their affirmative misrepresentations and material omissions in its Policies. Specifically, Defendant never stated that it would increase monthly premiums based on a pet's age. Such representations and omissions misled the Plaintiff and Class members and are likely to mislead the public.
- 92. Defendant's conduct alleged herein is "unfair" under Bus. & Prof. Code § 17200 because it is immoral, unethical, oppressive, unscrupulous, and/or substantially injurious to consumers, and any utility of such practices is outweighed by the harm caused to consumers, including to Plaintiff, the Class, and the public.
- 93. Defendant knew or should have known that their representations were false, deceptive, and misleading.
- 94. There were reasonably available alternatives to further Defendant's legitimate business interests.
- 95. Reasonable consumers had no way of knowing that Defendant was engaged in false, deceptive, and misleading advertising, and therefore could not have reasonably avoided the injuries that they suffered.

1	XI. JURY DEMAND		
2	Pursuant to Rule 38 of the Federal Rules of Civil Procedure, Plaintiff and the Classes		
3	hereby demand a trial by jury as to all issues so triable.		
4	RESPECTFULLY SUBMITTED AND DATED this 18th day of March, 2020.		
5	TURKE & STRAUSS LLP		
6	By: /s/ Samuel J. Strauss, WSBA #46971		
7	Samuel J. Strauss, WSBA #46971 Email: sam@turkestrauss.com 936 North 34th Street, Suite 300		
8	Seattle, Washington 98103-8869		
9	Telephone: (608) 237-1775 Facsimile: (608) 509-4423		
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11	Attorneys for Plaintiff		
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— EXHIBIT A —

CHUBB



WESTCHESTER FIRE INSURANCE COMPANY

PET HEALTH INSURANCE POLICY

Please read your Pet Health Insurance Policy carefully to determine the parties' rights and duties and what is and is not covered. Some provisions in the policy limit or restrict coverage.

Throughout this policy, the words **you** and **your**, refer to the policyholder (**Pet Parent**) shown in the Declarations Page.

The words we, us and our, refer to the company providing this insurance.

Words and phrases that appear in **bold type** have special meaning found in Section V. Definitions.

I. INSURING AGREEMENT

We rely on the statements you made in the application. Upon your payment of the premiums when due, we will provide coverage as specifically described in this policy for your pet as shown on the declarations page.

Benefits are subject to terms, conditions, limitations and exclusions of this **policy** and to **your** responsibility for the **coinsurance** and **deductible**. **Coverage** is in effect at the time and date shown on the **declarations page** subject to the waiting periods described in **II**. **EXCLUSIONS & LIMITATIONS 1) b., 1) c.** and 1) d.

- 1) WE COVER: Reimbursement of the cost incurred by you for medically necessary veterinary treatment recommended by your veterinarian for conditions covered by this policy. These costs will be covered when your pet:
 - a. develops an illness, or
 - b. has an injury as a result of an accident;

during the coverage term.

This **policy** shall not cover amounts charged by the treating veterinary clinic that are greater than the treating veterinary clinic's standard or published charges.

- 2) LIFETIME LIMIT: The maximum amount you may claim while coverage is in force with respect to any one pet for veterinary treatment over the lifetime of that pet. The Lifetime Limit is shown on the declarations page. Subject to the maximum lifetime limit, there are no limits per claim or per year.
- 3) COINSURANCE: The portion you are required to pay for your pet's veterinary treatment. Your pet's coinsurance amount is shown on the pet schedule of the declarations page.
- 4) **DEDUCTIBLE**: Your pet's deductible is shown on the pet schedule of the declarations page. Your pet's deductible shall apply once per coverage term.
- 5) **MONTHLY PREMIUM**: Your monthly premium is set forth on your declarations page. Monthly premiums may change for all policyholders to reflect changes in the costs of veterinary medicine. **We** will notify you at least sixty (60) days in advance of such change.
- 6) CHANGES TO YOUR COVERAGE: Your coverage, coinsurance, and deductible will not change due to your pet's claims experience.

II. EXCLUSIONS & LIMITATIONS

1) GENERAL EXCLUSIONS

We do not cover:

a. Veterinary examination fees.

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- Injury from an accident that occurs within the first fifteen (15) days following the pet policy effective date.
- c. Illness that occurs or recurs within the first fifteen (15) days following the pet policy effective date.
- d. Illness related to hip dysplasia that occurs or recurs within the first twelve (12) months following the pet policy effective date.
- e. Conditions or complications that result from **accidents** that occur or **illnesses** that develop or redevelop within the first fifteen (15) days following the **pet policy effective date**.

2) PRE-EXISTING CONDITIONS

We do not cover pre-existing conditions.

3) PREVENTIVE CARE EXCLUSIONS

We do not cover:

- a. Spaying and neutering.
- b. Preventive healthcare including **vaccinations** or titer test, flea control, heartworm **medication**, deworming, nail trim, and grooming.
- c. Parasite control including but not limited to internal and external parasites for which readily available prophylactic treatments are available.
- d. **Dental health care**, however if injury to teeth is caused by an **accident**, **we** do cover the cost of extraction and/or reconstruction of damaged teeth.
- e. Anal gland expression.

4) OTHER EXCLUSIONS

We do not reimburse the costs, fees or expenses associated with:

- a. **Injury** or **illness** due to any intentional, neglectful or preventable act, including organized dog fighting, by **you** or a member of **your** household;
- b. Elective procedures, cosmetic procedures, preventive procedures including but not limited to:
 - 1. tail docking;
 - 2. ear cropping;
 - de-clawing;
 - 4. micro-chipping;
 - 5. dew claw removal; or
 - 6. ear cleaning;
- c. Boarding or transport expenses;
- d. Conditions arising from a specific activity if the same or a similar activity occurred prior to the pet policy effective date and displayed the propensity for the activity to recur and cause injury or illness to your pet;
- e. Future treatment for **injury** or **conditions** of a leg when cruciate ligament problems to any other leg existing prior to the **pet policy effective date**, have been identified, regardless of whether or not the new signs or symptoms are related to such cruciate ligament problems;
- f. Diseases preventable by vaccines and prophylactic medications (such as heartworm, lice, internal parasites and fleas);
- g. Complications of **conditions** excluded or limited by this **policy**;

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- h. Abnormalities where **clinical symptoms** were apparent prior to the **pet policy effective date**. This includes **conditions** that are detectable by a routine physical exam by **your veterinarian**:
- i. Claims in any way arising from the lack of use and/or implementation of preventive healthcare products and/or methods when such products and/or methods would be in accordance with generally accepted veterinary standards. Routine healthcare includes: vaccinations, flea control, heartworm medication, de-worming, dental care, ear plucking, grooming, and prudent regular care;
- j. Special diets, foods, vitamins, grooming, nail trims, shampoo and bathing;
- k. Any claim for loss from a nuclear incident as defined in the Nuclear Liability Act, nuclear explosion or contamination by radioactive material;
- Conditions arising from any specific activity if the same or similar activity occurs after you have received written notice from us regarding the specific activity;
- m. Experimental or investigational treatment or medicine;
- n. Breeding or **conditions** relating to breeding, whelping, and queening;
- o. Diagnostic tests for conditions excluded by this policy;
- p. Diagnostic tests due to complications of conditions excluded or limited by this policy;
- q. **Conditions** caused by war or war activities whether war be declared or not. War activities include civil war, insurrection, rebellion, or revolution or any act or **condition** incident of any of the foregoing;
- r. Feeding, housing or exercise;
- s. Training, therapy, **medications** or other methods or forms of behavioral modification;
- Shipping or mailing costs unless associated with a covered compounded medication or diagnostic tests.

5) LIMITATIONS

- a. A pet less than six (6) years of age on the date of enrollment must have undergone a complete clinical examination. The exam must have taken place either in the twelve (12) months prior to the pet policy effective date, or within fifteen (15) days following the pet policy effective date. A pet six (6) years of age or greater on the date of enrollment must have undergone a complete clinical examination within thirty (30) days prior to the pet policy effective date, or within fifteen (15) days following the pet policy effective date. Your failure to submit your pet to a complete clinical examination may void the policy. If the policy is voided, the policy premium will be refunded.
- For pets six (6) years of age or greater on the date of enrollment, no coverage shall apply for illness related to hip dysplasia.
- c. For **working pets**, no **coverage** shall apply for any **condition** resulting from activities related to racing, breeding, law enforcement, guarding or for any commercial use.
- d. **We** will not make any payments for any claims for which **you** are entitled to be paid under any other insurance except for any additional sum which is payable over and above such other insurance.

III. GENERAL CONDITIONS

- 1) Premium is payable monthly by Direct Debit or by charge to **your** credit card, according to the option selected by **you** on the application. This **policy** is continued until cancelled, and will renew automatically each month as long as premium payments are current. When **you** have not paid the premium, **we** may cancel this **policy**. **We** will let **you** know at least twenty (20) days before the date cancellation takes effect. No coverage will be provided for any claim with a date of **veterinary treatment** between the premium due date and the cancellation date, unless the premium payments are current.
- 2) You may cancel your policy by notifying us in writing via regular mail, fax or email at least fourteen (14) days in advance of your next premium payment.

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- 3) You must be the owner of each **pet** shown on the **pet schedule**. If the **pet** owner dies, becomes unable to care for any insured **pet**, or passes the ownership of any insured **pet**, the **coverage** will continue without interruption, if approved in writing by **us**, subject to all other terms and conditions of this **policy**.
- 4) A **pet** is covered under this **policy** only while the **pet** is in the United States of America, or temporarily away in Canada.
- 5) You must agree to implement all reasonable means possible in the care and protection of your pet. You further agree to protect your pet from aggravation or recurrence of the injury /or illness.
- 6) This **coverage** is not transferable to other **pets**. All new **pets** are subject to a new application and your monthly payment will increase.
- 7) You are entitled to increase the **deductible** or **coinsurance** amount applicable to **your pet** at any time. This request must be made in writing and will become effective the month following approval by **us**. You may apply to lower the deductible or **coinsurance** amount applicable to **your pet** provided you have not previously filed a claim with **us** for that **pet**. This request must be in writing and will become effective the month following approval by **us**.
- 8) Notice of loss must be given by either you or your agent.
- 9) The loss is payable within sixty days after completion of the claim form, unless applicable state law provides for a shorter period.
- 10) In order to process a claim, **you** must allow **us** to contact **your** present and previous **veterinarian(s)** and provide **us** with the necessary authority to obtain any information **we** may require. In the event information relating to the history of the **pet** is missing or incomplete, the claim will not be processed. **You** must also agree to submit the **pet** to examination, if **we** require, by a **veterinarian** selected by **us**.
- 11) In the event of any disagreement between **you** and **us** with regard to a claim, the matter will be referred to a **veterinarian** of **ours**. If the matter is not resolved, an independent third party **veterinarian** shall be appointed by **us**. This independent third party **veterinarian's** decision shall be final and binding on all parties.
- 12) Every action or proceeding against **us** for the recovery of any claim under or by virtue of this contract is absolutely barred unless commenced within one year after the loss or damage occurs or unless state law requires a longer period.

IV. ADDITIONAL CONDITIONS

1) MISREPRESENTATION AND FRAUD – This policy will be voided if you have concealed or misrepresented any material fact or circumstance concerning this insurance or the pet covered. We do not provide coverage, for an insured who has intentionally concealed or misrepresented any such facts or circumstances before or after a loss.

2) CANCELLATION

- a. We may cancel this policy if we do not receive a monthly premium from you when the premium is due. In such a case a written notice will be sent to you at your last email address known to us. We will provide at least (20) days notice of our intent to cancel. The notice will be in accordance with the provisions of III. GENERAL CONDITIONS 1). Otherwise, we may cancel this policy by providing you at least ninety (90) days written notice.
- b. **You** may cancel this **policy** at any time by notifying **us** in writing via regular mail, fax or email. This is in accordance with the provisions of III. **GENERAL CONDITIONS** 2).
- 3) STATE LAW When this **policy's** provisions are in conflict with the statutes of the state in which this **policy** is issued, the provisions are amended to conform to such statutes.
- **4) ENTIRE CONTRACT** This **policy**, the **declarations page**, and any attached endorsement constitutes the entire agreement between **you** and **us**.

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5) FREE LOOK PERIOD - If you are not satisfied with this policy within thirty (30) days of the Policy Effective Date, you may cancel your insurance. We will refund your premium in full, as long as you have not submitted a claim.

V. DEFINITIONS

The following defined words or phrases in the **policy** are printed in bold type and have the following meanings, unless a different meaning is described in a particular coverage or endorsement.

- 1) Accident. An unexpected and unintended event.
- 2) **Clinical Examination.** A thorough examination performed by a licensed and registered **veterinarian** encompassing all body systems of the **pet**. Examination can also be referred to as "full physical, physical consultation, full examination or veterinary examination."
- 3) **Clinical Symptoms.** Any manifested anomaly in, or deviation from the regular healthy state or function of a **pet**, including behavioral traits. **Clinical Symptoms** include any anomaly that is readily detectible by a thorough and complete **clinical examination**.
- 4) Coinsurance. Your portion of the cost of insured veterinary treatment for your pet before any deductible is applied. Your pet's coinsurance amount is shown as "Your Share" on the pet schedule of the declarations page.
- 5) **Condition.** Any manifestations of **clinical symptoms** consistent with a diagnosis or diagnoses, regardless of the number of such symptoms or areas of the body affected.
- 6) Coverage. The insurance protection described in this policy form and on the declarations page.
- 7) **Coverage Term.** A twelve (12) month period that begins with the effective date of **coverage** and continues for each twelve (12) month period thereafter.
- 8) **Declarations Page.** A written document comprising part of this **policy**, which identifies the insured, the **policy** number, and the insured **pet schedule** with the **coverage** options selected and Lifetime Limit provided.
- 9) **Deductible.** The amount **you** must first pay with respect to the cost of insured **veterinary treatment** for **your pet** after **your pet**'s **coinsurance** portion has been applied.
- 10) **Dental Health Care.** The care required to maintain dental hygiene for **your pet.** This includes cleaning, brushing, scaling, polishing, extractions and reconstructions.
- 11) **Diagnostic Tests.** Tests used to determine the overall health of **your pet**. **Diagnostic tests** can be used as a way to detect certain abnormalities. It can also validate the current health of **your pet**, or help to evaluate an older **pet** more thoroughly before problems surface.
- 12) **Hospitalization.** Charges for boarding **your pet** at a veterinary clinic as required by your **veterinarian** to deliver nursing care, administer **medication** to or monitor **your pet**.
- 13) **Illness.** Sickness, disease or any other changes to **your pet's** normal healthy state; or any **condition** other than **your pet's** normal healthy state.
- 14) **Injury** or **Injuries.** Physical harm or damage to **your pet** arising from normal activity or an **accident**.
- 15) **Medically Necessary.** Medical services, supplies or treatments provided by a **veterinarian** to treat covered **pets** which are:
 - a. consistent with symptoms or diagnosis;
 - appropriate and meet generally accepted veterinary practice standards;
 - c. not primarily for the convenience of the pet parent, your veterinarian or other providers; and
 - d. consistent with the most appropriate supply or level of services which can safely be provided to the pet.
- 16) **Medication.** Any veterinary recommended **medications** prescribed by **your veterinarian** and approved by the Food and Drug Administration (FDA) for veterinary use.

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- 17) **Neutering.** Orchiectomy, or surgical removal of the testicles.
- 18) **Pet** or **Pets.** A domestic cat or dog that is owned for companionship or as a help dog. **Pet** or **Pets** do not include a domestic cat or dog that is involved in activities other than companionship or helping, including, but not limited to, racing, breeding, law enforcement, guarding or commercial activities.
- 19) Pet Parent. The owner of the pet, including owner's spouse or partner.
- 20) Pet Policy Effective Date. 12:01 a.m. of the day following the date you enroll your pet, as shown on the pet schedule of the declarations page, subject to the waiting periods as defined in II. EXCLUSIONS & LIMITATIONS 1) b., 1) c., and 1) d.
- 21) **Pet Schedule.** The table shown on the **declarations page** that identifies the **pet policy effective date**, policy number and **coverage** options related to a specific insured **pet.**
- 22) **Policy.** The terms and conditions and most recent **declarations page** that includes any endorsements that apply.
- 23) **Policy Effective Date.** 12:01 a.m. of the day following the date Shown in the Declarations, subject to the waiting periods as defined in **II. EXCLUSIONS & LIMITATIONS 1) b., 1) c.,** and **1) d.**
- 24) Pre-existing conditions means:
 - a. Illness or condition which developed or redeveloped prior to the pet policy effective date;
 - an injury, or recurrence of an injury, as a result of an accident that occurred prior to the pet policy
 effective date; or
 - c. any **condition** or complication resulting from an **illness** that developed, or any **injury** as a result of an **accident** that occurred prior to the **pet policy effective date.**
- 25) **Spaying.** Ovariohysterectomy, or resection of the ovaries and uterus.
- 26) **Supplies.** Any item that is **medically necessary**, as determined by the **veterinarian**, that is safe and effective for its intended use, and that omission would adversely affect the insured **pet**.
- 27) **Surgery** or **Surgeries.** Any procedure that treats diseases or **injuries** by operative manual and instrumental treatment.
- 28) **Vaccination.** The administration of an industry-recognized commercial vaccine by a registered licensed **veterinarian**. The vaccine must be in accordance with the manufacturer's recommendations, following a complete **clinical examination**, for prevention of disease.
- 29) **Veterinarian.** A properly licensed and registered **veterinarian** in active practice in the area where the **pet** is treated or examined. **Veterinarian** shall not include **you** or a member of **your** immediate family.
- 30) **Veterinary Examinations Fees.** Fees charged for the professional opinion of a **veterinarian**. Also referred to as consultation, examination, referral, and recheck fees.
- 31) Veterinary Treatment means:
 - a. X-rays;
 - b. Laboratory and diagnostic tests;
 - c. Medication;
 - d. Surgeries;
 - e. Supplies;
 - f. Hospitalization;
 - g. Euthanasia; and
 - h. Nursing care;

provided by a licensed veterinarian and their staff under direct supervision.

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- 32) Waiting Periods. 15 days from the Pet Policy Effective Date for accidents and illness and 12 months from the Pet Policy Effective Date for illness related to hip dysplasia.
- 33) **Working Pets.** Any **pet** involved in activities other than companionship or helping, including, but not limited to, racing, breeding, law enforcement, guarding or for other commercial use.

34) Your Pet. The dog or cat named in the pet schedule of the declarations page.

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The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose of initiating the civil de			IIS FORM.)	or i, is required for the use of	the clerk of court for the	
I. (a) PLAINTIFFS			DEFENDANTS			
STEVEN BENANAV			HEALTHY PAWS	HEALTHY PAWS PET INSURANCE LLC		
(b) County of Residence of First Listed Plaintiff (EXCEPT IN U.S. PLAINTIFF CASES) (c) Attorneys (Firm Name, Address, and Telephone Number) Samuel J. Strauss, Turke & Strauss LLP, 936 North 34th St., Suite Seattle, WA 9810, (608) 237-1775			NOTE: IN LAND CO THE TRACT Attorneys (If Known)	of First Listed Defendant		
II. BASIS OF JURISDI		One Box Only)	 . CITIZENSHIP OF P	RINCIPAL PARTIES	(Place an "X" in One Box for Plaintif	
☐ 1 U.S. Government Plaintiff	☐ 3 Federal Question (U.S. Government)		(For Diversity Cases Only) P	TF DEF 1 □ 1 Incorporated <i>or</i> Pr of Business In T	and One Box for Defendant) PTF DEF incipal Place 1 4 4 4	
☐ 2 U.S. Government Defendant	★ 4 Diversity (Indicate Citizensh.)	ip of Parties in Item III)	Citizen of Another State	2		
			Citizen or Subject of a Foreign Country	3 🗖 3 Foreign Nation	□ 6 □ 6	
IV. NATURE OF SUIT		nly) DRTS	FORFEITURE/PENALTY	Click here for: Nature of BANKRUPTCY	of Suit Code Descriptions. OTHER STATUTES	
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment & Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excludes Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits ≥ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise □ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - Other 448 Education	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 370 Other Fraud 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability 385 Property Damage Product Liability PRISONER PETITIONS 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Other 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement	LABOR ☐ 710 Fair Labor Standards Act ☐ 720 Labor/Management Relations ☐ 740 Railway Labor Act ☐ 751 Family and Medical Leave Act ☐ 790 Other Labor Litigation ☐ 791 Employee Retirement Income Security Act IMMIGRATION ☐ 462 Naturalization Application ☐ 465 Other Immigration Actions	□ 422 Appeal 28 USC 158 □ 423 Withdrawal 28 USC 157 PROPERTY RIGHTS □ 820 Copyrights □ 830 Patent □ 835 Patent - Abbreviated New Drug Application □ 840 Trademark SOCIAL SECURITY □ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI □ 865 RSI (405(g)) FEDERAL TAX SUITS □ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609	□ 375 False Claims Act □ 376 Qui Tam (31 USC	
	Cite the U.S. Civil Sta 28 U.S.C. § 1332 Brief description of ca Breach of contract CHECK IF THIS UNDER RULE 2	Appellate Court attute under which you are file(d) ause: ct, covenant of good fa IS A CLASS ACTION	Reinstated or Reopened 5 Transfe Anothe (specify, iing (Do not cite jurisdictional state) ith & fair dealing; violation DEMAND \$	r District Litigation Transfer tutes unless diversity): n of WA State unfair bus	Litigation - Direct File siness practices law if demanded in complaint:	
IF ANY	(See instructions):	JUDGE		DOCKET NUMBER		
DATE 03/18/2020 FOR OFFICE USE ONLY		/s/ Samuel J. Stra	uss, WSBA #46971			
	MOUNT	APPLYING IFP	JUDGE	MAG. JUD	OGE	

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

 United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here.

United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)

- **III. Residence** (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: Nature of Suit Code Descriptions.
- **V. Origin.** Place an "X" in one of the seven boxes.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation – Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.

Multidistrict Litigation – Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket. **PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7.** Origin Code 7 was used for historical records and is no longer relevant due to changes in statue.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P. Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction. Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

United States District Court

for the

Western District of Washington

western District of Washington				
)))			
STEVEN BENANAV,)			
Plaintiff(s))			
V.	Civil Action No.			
	,)			
)			
HEALTHY PAWS PET INSURANCE LLC,)			
Defendant(s))			
J,	,			
SUMMONS II	N A CIVIL ACTION			
To: (Defendant's name and address) Healthy Paws Pet Insurance LLC c/o Registered Agent Corporation Service Company 300 Deschutes Way SW, Suite 208 MC-CSC1 Tumwater, WA 98501				
A lawsuit has been filed against you.				
Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: Samuel J. Strauss Turke & Strauss, LLP 936 North 34th St., Suite 300 Seattle, WA 98103 Telephone: (608) 237-1775 Email: sam@turkestrauss.com				
If you fail to respond, judgment by default will be You also must file your answer or motion with the court.	e entered against you for the relief demanded in the complaint.			
	CLERK OF COURT			
Date:				
Date:	Signature of Clerk or Deputy Clerk			

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

was ra	This summons for (no ceived by me on (date)	ame of individual and title, if a	ny)		
was re	cerved by the on (aate)		·		
	☐ I personally served the summons on the individual at (place)				
			on (date)	; or	
	☐ I left the summons at the individual's residence or usual place of abode with (name)				
	, a person of suitable age and discretion who resides the				
	on (date)	, and mailed a copy to the individual's last known address; or			
	☐ I served the summons on (name of individual)				
	designated by law to	o accept service of process	s on behalf of (name of organization)		
			on (date)	; or	
	☐ I returned the sum	nmons unexecuted becaus	e	; or	
	☐ Other (specify):				
	My fees are \$	for travel and	\$ for services, for a total of \$	0.00	
	I declare under penalty of perjury that this information is true.				
Date:					
			Server's signature		
		-	Printed name and title		
		-	Server's address		

Additional information regarding attempted service, etc:

Print Save As... Reset

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Pet Owner Files Class Action Against Healthy Paws Pet Insurance Over 'Impermissible' Premium Increases</u>