

Complete pre-contractual and contractual documentation relating to the product is provided in other documents.

What does this type of insurance cover?

Liability insurance that guarantees up to the maximum limit stated in the Particular Conditions of the policy, the obligation to compensate for damages caused to third parties due to the ownership of dogs.



What is covered?

- Civil liability, defence and bonds: guarantees up to the limits established in the Particular Conditions, the damages caused to third parties by the insured dogs.
- Caser will cover damage and/or loss to third parties covered by this contract, up to the maximum limit of the sum insured in each case. This amount is set according to the declaration made by the contracting party based on their personal circumstances. This information will be included in the Insurance Contract.



Where am I covered?

- In Spanish territory.



What isn't covered?

- Events that the Policyholder or Insured Person were aware of at the time of formalising the policy.
- Damage to property which for any reason is in the possession of the insured person or of the persons for whom they are responsible.
- Damage to property or persons on which the insured person is working.
- Damage caused to real estate rented by the Insured Person.
- Property losses caused to third parties that are not the consequence of a previous personal or property damage covered by the policy.
- Claims based on contractual obligations of the insured person.
- Payment of fines or penalties or the consequences of their non-payment, whether administrative or criminal.
- Damages suffered by persons to whom the animal has been entrusted for safe-keeping or care.
- Participation of the animal in organised fights, races or competitions, except for the provisions regarding its attendance to fairs or exhibitions.
- Trade, sale, selection, breeding, rearing or training.
- Infection or transmission of diseases by the animals, except for personal injury, provided that they have been vaccinated as required.
- In the event of hydrophobia, the Insured Person is obliged to take precautionary measures, making sure to immediately quarantine the hydrophobic dog.



Are there any coverage restrictions?

- In the case of dogs legally classified as potentially dangerous, the Insured Person shall adopt the following safety measures: the dogs shall be kept on a lead and muzzled, and shall be kept on a non-extendible lead of less than 2 metres in length. No more than one dog per person.
- If it is on a farm, country house, chalet, terrace, etc., they must be tied up unless they are kept in a kennel to protect people.
- If, at the time of the claim, it is proven that the necessary safety measures have not been taken, the Insured Person shall be charged the sum of €1500.



What are my obligations?

At the start of the contract

- Payment of the premium in advance periods in accordance with the amount, place and method established in the Particular Conditions.

During the contract term

- Communicate the circumstances that alter the previous declarations made and that may entail a change in the risk assessment.
- The Company must be notified of a claim within 7 days of the Insured Person becoming aware of it.
- Provide CASER in writing, within a maximum period of five days from the notification of the claim, with all the circumstances and consequences of the claim.
- If there are several insurers, this communication must be made to each one of them, indicating the name of the others.



When and how do I make payments?

Premiums shall be paid in advance, in accordance with the amount, method and place of payment established in the Particular Conditions.
The payment obligation is annual, and payment in instalments is not possible.



When does the coverage begin and end?

Coverage takes effect on the date indicated in the Particular Conditions, when the first premium has been paid, and ends with the termination of the contract by either party, with one month's notice prior to renewal, if it is the Policyholder who requests it, or with two months' notice if it is CASER who opposes it.



How can I terminate the contract?

By notifying CASER in writing at least one month prior to the renewal date.



CAJA DE SEGUROS REUNIDOS
 Cía. de Seguros y Reaseguros, S.A. - CASER -
 Avenida de Burgos, 109 - 28050 Madrid

Insurance project
 Project number 106377436

INSURANCE DATA		
File	Project	Insurance broker
00000017/1	106377436	2933082
Producer's Name	ANTONY DAVID POOLE	
Area	Type	Issue date
25	18	12/09/2023
duration	payment method	
RENEWABLE YEARLY	ANNUAL	

QUOTATION BREAKDOWN

Total cost of the period indicated in Duration of the Project

Net premium	I.P.T.	Other taxes	Syndicate	Receipt total
79,82	6,39	0,12		86,33

Breakdown for the first premium payment period, depending on the payment form

Net premium	I.P.T.	Other taxes	Syndicate	Receipt total
79,82	6,39	0,12		86,33

This project is merely informative for the concerned party, and is therefore not an insurance proposal for the purposes of Article 6, Section 1 of Law 50/80 on Insurance Contracts.

This insurance project is valid for 3 months from the date of issue.

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WARRANTIES, CAPITAL AND EXCESSES

CONTRACTED CAPITAL

Descriptions	Amounts
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→ THIRD-PARTY LIABILITY DEFENSE AND BONDS	180.350,00 €
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COVERAGE DETAILS

→ CIVIL LIABILITY	CONTRACTED
§ EXCESS	
; For non-compliance with security measures RD 287/2002	
Ø Per loss	1.502,00 €
→ DEFENSE AND BONDS	CONTRACTED
§ SUBCOVERS	
; EXTERNAL LAWYER DEFENSE EXPENSES	INCLUDED
; LIMITS	
Ø Per loss	601,01 €

Mod: CPTRC04 - D.C.: F0000862-A

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SVGGNR/2023/30497975/1

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Cía. de Seguros y Reaseguros, S.A. - CASER -
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Insurance Project
Project No 106377436

INSURED RISK N°	
PETS NUMBER	1 PET

Mod: CPPYM03 - D.C.: F0000878-A

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Insurance Project
Project nº 106377436

In accordance with the current legislation on Data Protection, we inform you that the personal data you provide to us, including health-related data, will be processed by CAJA DE SEGUROS REUNIDOS, Compañía de Seguros y Reaseguros, S.A. -CASER-, in order to assess and limit the insurance project. The processing of your data is legitimised due to being essential for managing said project, prior to the formalisation, where appropriate, of the insurance contract. Informing you that your data will be kept for a period of ten days as of the date on which you inform the Insurer regarding your decision to not enter into the insurance contract.

The rights of access, rectification, deletion, portability, limitation of the processing and opposition shall be effective by letter addressed to the registered offices of the Company, Avenida de Burgos, 109 - 28050 Madrid (Indicate Legal Advice – Data Protection) or by e-mail addressed to derechosrgpdgrupocaser@caser.es, accompanied by a copy of your ID or Passport.

On the other hand, we inform you that you may file a claim on this subject before the Data Protection Delegate of Caser Group, by postal mail addressed to the DPO of Caser Group, Avenida de Burgos, 109 - 28050 Madrid, or by e-mail addressed to: dpogrupocaser@caser.es

Likewise, you may file a complaint before the Spanish Data Protection Agency if you consider your rights have been violated.

You may read the additional and detailed information on our website: www.caser.es/proteccion-de-datos

You authorise for said data, event in the event of not formalising the corresponding policy, to be used, for a period of two years, for the purpose of sending you information, via any means of communication, including SMS, MMS, e-mail or equivalent, in relation to our insurance and pension plan products and services.

The Policyholder/Insured person of the policy declares to have received, prior to signing this document, all the information required under Article 122 of the ROSSEAR. They furthermore declare that they have received and agree with the contents of the particular, general and special conditions, if applicable, of the insurance policy taken out and, in particular, expressly accepts the clauses highlighted in bold that correspond to the exclusions and limiting clauses of the contract.

By virtue of the information that, prior to hiring, we have been provided, we believe that this insurance policy covers your requirements and needs by containing the requirements defined by you in your application for insurance offer.