EIS European Insurance & Services GmbH

Scharfe Lanke 109-131

D-13595 Berlin

Phone +49 (0)30 214082 20

claim@eis-insurance.com www.eis-insurance.com



Notification of Damage: **Deposit Insurance** 



EIS European Insurance & Services GmbH

31. First name, last name, date of birth, address, E-mail

34. Weather conditions (only if they had any impact on the event - please enclose proof)

32. Skipper license type / no. (please enclose copy)

33. Place where damage occured \_

Scharfe Lanke 109-131

D-13595 Berlin

Phone +49 (0)30 214082 20 www.eis-insurance.com

olicy Holder	
Name	7. First name
Street, no	
Zip, town	9. Fax
Country	10. Mobile
Nationality	11. E-mail
Date of birth	12. Profession
etails of the Deposit	
Deposit amount	14. Amount not refunded
Date of premium payment	
Was the right of settlement ceded in the app	lication? Yes No
achtdata	
S.Y. M.Y. 18. Name	
Manufacturer	20. Model
harterbase	
Name_	22. Street, no
Zip Code, City	
Fax	28. E-mail
amage	
Date and time of damage	

Course of Events and Causes of the Damage				
35				
(if possible, please E-mail photos to claims@eis-insur	ance.com)			
Description of Damage				
36				
Please enclose this notification		ng documents:		
<ul><li>37. Paid and check-in protocols / chec</li><li>38. Proof of paid insurance premium</li></ul>		er)		
39. Proof of left deposit amount				
40. Charter contract Incl. terms and c	40. Charter contract incl. terms and conditions 41. Invoice of the reparation / replacement			
We are obligated to inform you that surer did not suffer from any disadva	false, untrue or incompleto antage due to the flawed in	e details lead to the loss of insurance coverage, even if the in- nformation.		
Please transfer the settlement to the following bank account:				
42. Account holder	_	3. Bank		
44. IBAN	4	5.BIC		
Location	Date	Signature		
We are legally obligated to inform you that false, untrue or incomplete details lead to the loss of insurance coverage, even if the insurer did not suffer from any disadvantage due to the flawed information.				
Location	Date	Signature		
Caution for legal consequences of	of information and clarif	ication duties after the claim:		

Due to the contractual agreements we can demand you, after the contingency, to give us all necessary information to ascertain the claim or to check our obligation to perform the contract (information duty), and we can demand you to give us all clarifications which are necessary to clarify the facts so that we can properly check our obligation to perform the contract (clarification duty). In this regard we can also demand you that you give us all respective proofs.

Should you, against the contractual agreement, refuse to give us any information or should you give us false information and should you also willfully refuse to provide us with the demanded information or proofs or should you give us these delayed this can lead to the total loss of the insurance performance. Should you contravene these obligations with gross negligence this can lead – according to the severity of the negligence – to a cut (even up to 0) of the insurance performance. You can prevent such a cut if you proof that the obligation was not contravene with gross negligence.

Despite the violation of your obligation to give us information, clarifications or proofs, however, we remain bounded to our insurance performance as far as you can proof that the willful or grossly negligent violation of the obligation was causal neither for the ascertainment of the claim nor for the ascertainment of the scale of our obligation to perform the contract. This, however, is not valid if the violation of the obligation was fraudulently induced by you.



**EIS European Insurance & Services GmbH** Scharfe Lanke 109-131 D-13595 Berlin

Phone +49 (0)30 214082 20 claim@eis-insurance.com www.eis-insuance.com