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European
Insurance & Services

Notification of Damage:
Sportboat Full Cover Insurance



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Notification of Damage Sportboat Full Cover Insurance

Please fill in the form and send it by post or by mail to claim@eis-insurance.com.

All information and the complete terms and conditions can be found at: www.eis-insurance.com.

Policy Holder

1. Name _____ 8. First name _____
 2. Street, no. _____ 9. Phone _____
 3. Zip, town _____ 10. Fax _____
 4. Country _____ 11. Mobile _____
 5. Nationality _____ 12. E-Mail _____
 6. Date of birth _____ 13. Profession _____
 7. Policy no. _____ 14. Claim no. _____

Yachtdata

15. Name _____ 16. S.Y. M.Y. 17. Reg. No. _____
 18. Year of constr. _____ 19. Constr. material boat _____ 20. Constr. material mast _____
 21. Type _____ 22. Manufacturer _____
 23. Construction no. ce _____ 24. Length _____ 25. Width _____ 26. Sail-area (main & jib) _____
 27. Inboard engine manufacturer _____ 28. Engine no. _____
 29. Year of constr _____ 30. Capacity: _____ HP/ _____ KW 31. Present value _____ EUR

Damage

32. Date and Time when damage occurred _____
 33. Witnesses (name, address, phone) _____

Skipper at the Time of the Damage

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

 35. Skipper's license no. (please attach copy) _____
 36. Location where damage occurred _____
 37. Weather conditions (in case they had an impact on the occurrence of the damage, please attach proof) _____

Course of Events and Causes Leading to the Damage

38. _____

Please attach a copy of the logbook, extracts of the sea chart and a chart of the routes.

Further Information on the Damage

39. Further Information on the Damage _____

40. What actions have you taken or will you take to fulfill your duty to minimize losses?

41. Estimated damage amount? _____ EUR
42. Suggestion for possible repair. Which company do you recommend for repair works? (name, address, phone)

43. Was the boat already surveyed by an expert? (name, address, phone) _____

44. Where can the ship be examined by an expert? _____

45. Has the ship any previous damages?
 No
 Yes, which? _____
46. Has an official authority drawn up a report of the incident?
 No
 Yes (name, address, phone, file no.) _____

Involvement of Third Parties and Vehicles in the Accident

47. Name of the yacht? _____ 48. Owner (name, address, phone, e-mail) _____

49. Skipper (name, address, phone, e-mail) _____

50. Common report of the incident? No Yes
51. Witnesses (name, address, phone) _____

52. Where is the yacht of the other party insured?
 (name, address, phone, policy no.) _____

53. Damage to the other vessel or object (estimated amount) _____

54. Detailed description of events which lead to incident from the skipper! _____

55. Who was responsible for the incident to your mind? (name, address, phone) _____

56. Is a third party responsible for the accident in your opinion? (name, address, description) _____

Theft

57. Where was your yacht at the time of the theft? _____

58. How is the location secured against access of unauthorized persons? _____

59. How is the access to your yacht and the yacht itself secured against theft? _____

60. How did the thieves gain access to the stolen goods? _____

61. When and by whom had your yacht been inspected last time? _____

62. By whom and on which day was the theft reported? _____

In Case of Long Absence (exceeding 4 weeks)

63. Whom did you entrust with the care and supervision for your yacht? (name, address, phone) _____

64. Whom did you entrust with the care and supervision for your yacht? (name, address, phone) _____

- Daily _____ Frequently within one week? _____ Irregularly _____

List of Damaged or Stolen Objects

	65. Object	66. Manufacturer/Type	67. Caused damage	68. Year	69. Purchase price
1					
2					
3					
4					
5					
6					
7					
8					
9					
10					
11					
12					
13					
14					

Please enclose this notification of damage the following documents:

70. Copy of the license from the skipper
 71. Estimate of costs from a resident yacht business
 72. Picture of the damage (per E-mail to claims@eis-insurance.com possible)

The policy holder has given the insurer the chance to inspect and assess the damage prior to repair. An estimate of repair cost and pictures of the damages are submitted to ensure swift handling of the claim.

Please transfer the settlement amount to the following bank account:

73. Account holder's (name and full postal address) _____

74. Bank (name and full postal address) _____

75. IBAN _____ 76. BIC _____

Location _____ Date _____ Signature _____

We confirm hereby that we have not received and will not receive any payments from other insurers for this same loss event and that this insurance policy is the sole one for this vessel.

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 information and clarification 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.



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