



Conditions to the VPM Bestsail Damage Waiver

What is covered?

Covered is the withholding of the Deposit by the Owner/Charter Company in case of loss or damage of the chartered Yacht by means of:

- Ship accident
- Sinking
- Fire
- Blizzard
- Explosion
- Theft
- Robbery
- Catastrophes by nature

What is not covered?

- Damages which are covered by other insurances
- Damages which are concealed or which have not been declared by the charterer
- Damages by war/strike/seizing
- Damages existing already at take over of the yacht or such that had been overseen
- Loss and letting lie of equipment parts
- Delayed return of the yacht or return at a place which is not conform with the contract
- Damage of Spinnaker/Gennaker/Blister and of the equipment to its use
- Dinghy and outboard engine

The franchise per case of damage is € 500 (up to 43 feet) or € 750 (from 44 feet) in the Caribbean, € 500 (up to 36 feet) or € 650 (bigger yachts) in the Seychelles. The Waiver is valid for the deposit paid at the base and for the duration of cruise mentioned in the contract.

What is to do in case of damage?

- Minutes about the accident, the cause and the size of the damage
- Declaration at the next Security Agency / Harbourmaster in case of fire, theft or robbery
- Confirmation of withheld Deposit by the owner / charter company
- If at all possible: Take fotos of the damage from all angles

The refund of the amount of damage up to the amount of the Deposit, minus the franchise of € 500,- / € 650,- / or € 750,- will be handled by your Agency.

In case you did not charter your yacht at a VPM - BESTSAIL base and you have closed a VPM Deposit Waiver, you will still be asked at the base to pay the full Deposit as per your contract. In case of damage, such amount will be deducted from the paid deposit at the base. After the cruise, the amount of damage between the franchise € 500,- / € 650,- / or € 750,- and the waived Deposit will be refunded by your Agency under condition of handing in the requested documents.