



Insurance Booklet

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IMPORTANT FEATURES:

Effected with Accelerate Underwriting Ltd on behalf of Royal and Sun Alliance PLC by Ripe Insurance Services Ltd, The Royals, Altrincham Road, Manchester M22 4BJ.

If the Insured shall make any claim knowing the same to be false or fraudulent, as regards amount or otherwise, this policy shall become void and all claims hereunder shall be forfeited.

We must draw Your attention to a number of important features of this Insurance:

- This part of the document provides details of Your policy and the terms and conditions that apply. The policy is a legal contract between You and Us. The policy wording and insurance schedule make one document and must be read together. Please keep them together
- The contract is based on the information You gave Us when You applied for the insurance
- Your policy is in two parts this policy wording and the insurance schedule:

Policy	Schedule
Exactly what is covered and what isn't	The sections of the policy that apply to you and the dates from
How to make a claim and how We will settle that claim	which cover is in force
Our obligations to You	The various limits and sums insured that apply to Your cover
The terms and conditions you must comply with	Any special terms that apply to Your policy
, , , ,	Your Premium
	Your policy number

Our part of the contract is that We will provide the cover set out in this policy wording:

- for those sections which are shown on Your insurance schedule
- for the insurance period set out on the same insurance schedule.

Your part of the contract is:

- You must pay the Premium as shown on Your insurance schedule for each insurance period
- You must comply with all the terms and conditions set out in this policy.

If You do not meet Your part of the contract, We may turn down a claim, increase the premium or You may find that You do not have any cover.



IMPORTANT FEATURES:

Insurance Booklet: You should read this document carefully in conjunction with the insurance schedule. It gives details of what is and is not covered by the Insurance and the Conditions and Exclusions of the cover.

Conditions and Exclusions: Conditions and exclusions will apply to individual sections of the Insurance while general exclusions and conditions will apply to the whole insurance.

Limits: All sections have limits on the amount We will pay under that section. Some sections also include inner limits.

Excesses: Claims under certain sections may be subject to an Excess. Where there is an Excess, You will be responsible for paying the first part of a claim.

Reasonable Care: You are required to take all reasonable care to protect yourself and Your Vessel and to act as though You are not insured.

Complaints: This insurance includes a complaints procedure which tells You what steps You can take if You wish to make a complaint.

'Cooling Off' Period: This insurance booklet contains a 'cooling off' period, which allows You to return it if You have justifiable reason to be dissatisfied with the cover provided.

PLEASE READ THESE FEATURES, YOUR INSURANCE SCHEDULE AND THE WHOLE OF THIS DOCUMENT CAREFULLY.

If the insurance does not meet Your requirements please return it.

Please note that this insurance is only available to individuals who are resident in the United Kingdom.



WHAT TO DO IN THE EVENT OF A CLAIM

If you have had an accident for which you want to make a claim under your insurance policy, this document will provide you with some important facts about what to do next.

Please notify us immediately of the loss, and in any event, within 30 days of its occurrence.

If anyone has been injured, You should prioritise their treatment ahead of other matters.

Please take necessary reasonable steps to mitigate the loss, and protect any damage from deteriorating, but do not commence any repairs until you have received permission to do so as a surveyor may need to inspect the damage prior to repairs commencing.

Do not admit liability if you have been involved in a collision with a third party.

Theft or malicious damage claims must be reported to the Police and the Crime Number noted.

If towage or salvage are required, please agree a realistic fixed prior to acceptance.

Only the loss or damage caused by the incident for which **You** are claiming is covered by **Your** policy.

Please take care not to:

- Make any false statement in support of Your claim.
- Overestimate Your claim.
- Include in **Your** claim any items that were not lost or damaged in the incident.

Do be aware that attempting to mislead **Your** insurers over any part of **Your** claim may prejudice **Your** entire claim under the policy.

It may be necessary to appoint an independent surveyor to determine the nature cause and extent of the damage to Your boat, and the most effective method of repair. He will not have any authority to agree **Your** claim, or comment on policy coverage.

The surveyor will contact **You** to arrange a convenient time to inspect **Your** boat, and **We** would prefer **You** to be present at that first inspection.

Although the surveyor is representing **Your** insurers, he may be able to offer **You** advice based on his knowledge of local repair facilities.

The vessel is Your asset and Your responsibility at all times, so You will need to obtain estimates and manage the repair process. If You cannot get identical replacement items due to obsolescence, get estimates for current models of an equivalent standard and specification.

If You wish to take the opportunity of Your boat being in for repair to have other work done, or to upgrade any damaged equipment please ensure that You mark this clearly on any estimates and invoices, and agree with us first what part of the costs will be paid by You.

If repairs are delayed for any reason outside the control of Your insurers, the insurers will not be liable for any resultant increase in costs.

If You believe someone else is responsible for the damage to Your boat You have two options;

1. Claim off the other party.

Write to the person who caused the damage holding them responsible.

If they are insured, their insurers should settle **Your** claim directly with **You**, and **You** may also be able to claim for any out of pocket expenses You have incurred as a result of the incident.

Claim off **Your** insurance policy.

If the incident is covered under Your own hull insurance policy, You may claim off that.

Your policy Excess, and any other applicable deductions, will be applied to any payments the insurers make, even if the incident was not Your fault.

Your insurers may try to recover their costs from the other party or their insurers, and they may agree to include any out of pocket expenses You have incurred, together with Your policy Excess. These are termed Your 'uninsured losses'.

To the extent that the recovery action is successful, a proportion of Your policy Excess and any other 'uninsured losses' can be refunded to You.

Your insurers are not obliged to attempt a recovery and may decide not to do so if there is little chance of success or if the cost of the recovery action is disproportionate to the amount which would be recovered.

Email: newclaim.boats@davies-group.com

Telephone: +44 (0)333 400 9159

Post: Insure4Boats Claims Department, Davies group, PO Box 2801, Hanley, Stoke-on-Trent, ST4 5DN



IMPORTANT INFORMATION

CONSUMER INSURANCE ACT

You are required by the provisions of the Consumer Insurance (Disclosure and Representations) Act to take care to supply accurate and complete answers to all the questions in the declaration and to make sure that all information supplied is true and correct. You must tell Us of any changes to the answers You have given as soon as possible. Failure to advise Us of a change to Your answers may mean that Your policy is invalid and that it does not operate in the event of a claim.

KEEPING US INFORMED

This policy is based on the information You have given Us about You. It is important You let us know within 30 days of changes that affect what You have told Us.

If You fail to disclose all relevant information or make a misrepresentation, We may void the policy or reduce the value of any claim payment.

YOUR RIGHT TO CANCEL

If You decide that for any reason, this policy does not meet Your insurance needs then please return it to Insure4Boats within 14 days of issue. On the condition that no claims have been made or are pending, a full refund will be available.

There after You may cancel the policy at any time by informing Insure4Boats provided You have not made a claim You may be entitled to a partial return of Your premium less an administration fee of £25.00.

OUR RIGHT TO CANCEL

Our right to cancel:

The insurer shall not be bound to accept renewal of any insurance and may at any time cancel any insurance document by giving 14 days' notice in writing where there is a valid reason for doing so. A cancellation letter will be sent to You at Your last known address. Valid reasons may include but are not limited to:

- a) Fraud
- Non-payment of premium
- Threatening and abusive behaviour
- Non-compliance with policy terms and conditions

Provided the premium has been paid in full **You** will be entitled to a proportionate rebate of premium in respect of the unexpired period showing on the insurance.

GOVERNING LAW

Unless some other law is agreed in writing, this policy is governed by English law. If there is a dispute, it will only be dealt with in the courts of England or of the country within the UK in which Your main residence is situated.

DATA PROTECTION

Your information will be held by Us in accordance with data protection legislation (including the General Data Protection Regulation from 25th May 2018), for the purpose of providing insurance and handling claims, if any, which may necessitate providing such information to third

Under the General Data Protection Regulation You have a right of access to see personal information about You that is held in Our records, whether electronically or manually.



DEFINITIONS

This part of the policy sets out the words which have a special meaning. Each word is listed with the meaning explained below and is printed in **Bold** type whenever it appears in the **Policy Documents**.

Contents

Items of a personal nature that You own and that would not normally be sold with the Vessel. It does not include any living creature, consumables, computer software, programs or data, motorised vehicles or motorised bicycles

Sold Secure

A nominated lock which is specified in the 'Sold Secure' list of bicycle locks

You/Your

The insured person/persons named in the Policy Documents who/whom is/are a United Kingdom resident any other person whilst aboard the named **Vessel** with your permission

Vessel(s)

The vessel named in the Policy Documents to include Your Contents

We/Us/Our(s)

Royal & Sun Alliance Insurance PLC., St Mark's Court, Chart Way, Horsham, West Sussex, RH12 1XL



SECTION 1 - VESSEL CONTENTS

Provides cover for theft, accidental loss or damage to the insured **Contents** of the **Vessel**.

What is covered:

Where You have paid the appropriate premium and Contents cover is shown on Your certificate of insurance; We agree to pay for repair or replacement of Your Contents up to the amount shown in the certificate of insurance following:

- Accidental loss or damage
- Theft 2.
- Fire and/or explosion
- Acts of piracy
- Acts of vandalism

The following single article limits are applicable unless otherwise agreed by Us:

Any one item	£1000
Portable electronic equipment	£500
Mobile Phones	£100
Bicycles	£250

Unless in the case of a total loss or constructive total loss We may reduce the amount We pay if repairing or replacing would restore the following items to a better condition than prior to the loss or damage:

- Clothing
- Items over 5 years old (excluding jewellery)

You are also covered for:

- Alternative accommodation costs up to 10% of the **Contents** sum insured or £1,000 per incident, whichever is the highest, provided the loss or damage itself is covered under the terms of Your policy
- The cost of replacement locks and keys for Your Vessel up to a maximum of £500 per incident, as a result of:
 - a. Loss or theft of keys while away from Your Vessel; or,
 - Loss or damage covered by this insurance
- The cost of replacing food and of hiring another fridge or freezer temporarily up to a combined maximum of £350 per incident, provided the loss or damage is not due to:
 - a. An electricity or gas supplier deliberately cutting off or reducing the supply to the Vessel; or
 - b. Neglect by You or anyone living on the Vessel
- Theft or accidental loss of money and unauthorised use of credit cards following theft or accidental loss up to £250 in total, provided that it is reported to the police or credit card company within 24 hours of discovery

What is not covered:

- Any applicable excess
- Loss or damage caused by wear and tear, wet or dry rot, damp, mould or mildew, atmospheric conditions, frost, insects, vermin, fungus, domestic pet, or any gradually operating cause
- Loss or damage as a result or any criminal or deliberate act by **You** or any person living on the **Vessel** including theft and attempted theft
- Loss or damage as a result of cleaning, repairing, alteration or restoration
- Loss or damage as a result of mechanical breakdown or electrical failure of Your Contents
- Loss or damage to fishing, diving, skiing or sports equipment when in use 6.
- Loss or damage to any equipment used for business purposes 7.
- Loss or damage to deeds, bonds, cheques or any other financial securities
- Property more specifically insured elsewhere
- 10. Accidental damage to any bicycles unless any damage results in a total loss or constructive total loss of the bicycle



- 11. Theft of bicycles unless they are
 - Secured to an immovable object by a Sold Secure bicycle lock
 - Secured to the Vessel by a Sold Secure bicycle lock b.
 - Kept inside the Vessel or a locked place of storage, all necessary protection is in operation and there is evidence of forcible and/or violent entry or exit
- 12. Theft or attempted theft of Contents from the Vessel, locker or locked cabin unless there is evidence of forcible and/or violent entry or exit when the vessel is unattended
- 13. Theft of items of jewellery or watches valued over £1,000 unless:
 - a. Being worn or carried by You
 - b. Being kept in a room where You are present or
 - Locked in a safe
- 14. Theft of any portable electronic items whilst away from the Vessel unless there is evidence of forcible and/or violent entry or exit to any locked place of storage, building or vehicle
- 15. Unauthorised use of credit cards following accidental loss or theft where Your credit card company have agreed to reimburse the loss to You
- 16. Replacement of any matching parts, sets, suits or collections that were not lost, stolen, or damaged at the same time
- 17. Loss or damage as a result of:
 - a. Theft or attempted theft
 - b. Vandalism or
 - Escape of water or oil from pipes or tanks

If Your Vessel is unoccupied for a period of 45 days or more at any one time



GENERAL EXCLUSIONS

We shall not be liable for:

- Any claims whilst Your Vessel is let out on hire or charter or for any other financial reward
- The first Excess of any claim
- Any claim arising from war or terrorism unless shown in **Your** policy documents
- Any claim arising from the capture, seizure, civil disturbance, restraint or detainment of the Vessel, unless shown in Your policy documents
- Any claim for loss or damage to the Vessel due to lonising radiation, radioactivity, nuclear fuel or from any nuclear waste or nuclear equipment
- Any claim for loss or damage to the **Vessel** due to chemical, biological, bio-chemical or electromagnetic weapons
- Any loss or damage to the Vessel resulting from a computer, computer system, computer software programme, computer virus or process, or any other electronic system used for causing harm or damage
- Any claim for loss, destruction or damage to the **Vessel** occasioned by pressure waves caused by aircraft or other aerial devices travelling at sonic or supersonic speeds
- 9. Any claims for loss or damage caused by **You**, or by the person in charge of the **Vessel** being under the influence of alcohol or drugs
- 10. Any claims for loss or damage arising if the Vessel is towing another Vessel or being towed by another Vessel except in an emergency
- 11. Any loss or damage to the **Vessel** caused by leaks, or other release of water, from plumbing units and/or other onboard water systems, unless designed, installed, or repaired by a suitably qualified and experienced person
- 12. Any claim for loss of damage whilst the Vessel is being used outside the Cruising Limits shown in the Schedule

SANCTION LIMITATION AND EXCLUSION CLAUSE

We shall not provide cover nor shall they be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose **Us** to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America.



GENERAL CONDITIONS:

These are the conditions of the insurance You will need to meet as part of this contract. If You do not a claim may be rejected or payment could be reduced. In some circumstances Your policy be invalid.

- You shall maintain, and keep the insured Vessel, including any trailer, in a proper state of repair and Seaworthiness (and/or roadworthiness) and shall at all times exercise Due Care and Diligence in safeguarding it
- When the insured Vessel is under way there will be a suitably experienced person on board, and in charge
- The insured Vessel is professionally built and has not undergone any significant structural alterations or additions
- The insured Vessel is manufactured from fibreglass, aluminium, wood or steel only
- The insured **Vessel** is not more than 50 years old at inception of the policy or in respect of wooden **Vessels** 10 years
- The overall length of the insured Vessel does not exceed 50' unless used on inland waters
- Any fire extinguishers or fire suppression systems on the insured Vessel are adequate and suitable for the use intended, are maintained within a serviceable date and are kept in efficient working order at all times as per manufacturers guidelines
- If Your Vessel has gas appliances, any gas bottles or containers are to be self-contained in a draining locker which drains overboard. The delivery tubing must conform to British Standards and the gas bottles are to be securely fixed
- The insured **Vessel** complies with all relevant regulations
- Any insured **Vessel** which has an overall length in excess 26' must have a minimum of two suitably experienced crew on board at all times whilst underway. This condition does not apply to narrowboats
- For Vessels used on inland waters a current Canal and River Trust or Environment Agency Licence, or the equivalent licence from the local Navigation Authority, and a current Boat Safety Certificate is obtained.
- Survey Clause

If the insured **Vessel** is over 30 years of age **You** must have in **Your** possession an out of water condition and valuation survey, carried out and completed within the last three years by an independent qualified marine surveyor.

- Any surveyor recommendations made must be complied with.
- If **Your Vessel** is a sail yacht the survey must also include a full inspection of the mast, spars, sails and rigging.
- If Your Vessel has an engine(s) this must include a full inspection.
- No Claims Bonus Clause

In the event of this Insurance having been in force for the total period of twelve consecutive months (including a commission period of not less than four months) and being renewed at the end thereof for a further period of twelve months then if upon such renewal there shall have been, or shall be, no claim paid or outstanding hereunder You shall be entitled upon such renewal to a Bonus of

5%	If no claim paid or outstanding after one consecutive years' Insurance
10%	If no claim paid or outstanding after two consecutive years' Insurance
15%	If no claim paid or outstanding after three or more consecutive years' Insurance
20%	If no claim paid or outstanding after four or more consecutive years' Insurance
25%	If no claim paid or outstanding after five or more consecutive years' Insurance

Underinsurance – A proportionate reduction in any claims settlement will be made should You under insure (i.e. the insured value You have chosen is less than the indemnity value of Your Contents)



COMPLAINTS

Our commmitent to customer service

We are committed to going the extra mile for Our customers. If You believe that We have not delivered the service You expected, We want to hear from You so that We can try to put things right. We take all complaints seriously and following the steps below will help Us understand Your concerns and give You a fair response.

HOW TO COMPLAIN

- Please quote Your policy number and claim reference (if applicable) in all correspondence so that Your concerns may be dealt with
- If You are unhappy with any element of the cover we provide or any aspect of Our service or have a cause for complaint, please, in the first instance, contact Insure4Boats.
- If You are still unhappy after Insure4Boats has reviewed, then contact:

Subject	Contact
A claim	Please contact Davies Group Customer Relations: Post – Davies Managed Systems Limited, PO BOX 2801, Hanley, Stoke on Trent, ST4 5DN Phone – 01782 339128 Details of the Davies Group internal complaint-handling procedures are available on request.
All other matters	Please contact the Managing Director at Accelerate Underwriting Ltd: Post - 3rd Floor, 153 Fenchurch Street, London, EC3M 6BB Email - complaints@accelerate-underwriting.com Details of the Accelerate internal complaint-handling procedures are available on request.

Alternatively, You can ask Insure4Boats to refer the matter on for You.

COMPLAINTS PROCESS

We will:

- Acknowledge all complaints promptly
- Investigate quickly and thoroughly
- Keep You informed of progress
- Do everything possible to resolve Your complaint
- Use the information from **Your** complaint to proactively improve **Our** service in the future.

Once Your complaint is reviewed, a final decision will be issued in writing within 8 weeks of the date Your complaint is received.

IF YOU ARE STILL NOT HAPPY

If You are still unhappy after Our review, or You have not received a written offer of resolution within 8 weeks of the date We received Your complaint, You may be eligible to refer Your case to the Financial Ombudsman Service (FOS). The FOS is an independent body that arbitrates on complaints. They can be contacted at:

- Post: Financial Ombudsman Service, Exchange Tower, Harbour, Exchange Square, London E14 9SR
- Telephone: 0800 0234567 (for landline users) or 0300 1239123 (for mobile users)
- Email: complaint.info@financial-ombudsman.org.uk
- Website: www.financial-ombudsman.org.uk

You have the right to refer Your complaint to the Financial Ombudsman, free of charge, but You must do so within six months from the date of the final response letter. If You do not refer Your compliant in time, the Ombudsman will not have our permission to consider Your complaint and so will only be able to do so in very limited circumstances. This does not affect Your right to take legal action, however, the FOS will not adjudicate on any case where litigation has commenced.



YOUR RIGHTS

Your rights as a customer to take legal action remain unaffected by the existence or use of any complaint procedures referred to above. However, the Financial Ombudsman Service will not adjudicate on any cases where litigation has commenced.

THE FINANCIAL SERVICES COMPENSATION SCHEME (FSCS)

We are covered by the FSCS. If We are unable to meet Our financial obligations You may be entitled to Compensation from the scheme, depending on the type of insurance and the circumstances of the Claim.

For this type of insurance 90% of Your Claim is covered, without any upper limit. Further information about Compensation scheme arrangements is available at www.fscs.org.uk, and on 020 7741 4100, or 0800 678 1100.

Accelerate Underwriting Limited is an Appointed Representative of Resolution Underwriting Partnership Limited, who are authorised and regulated by the Financial Conduct Authority (FRN 308113) in respect of general insurance business and is registered in England No. 05104119. Registered Office: Number One, 1 Vicarage Lane, Stratford, London, E15 4HF.

Calls may be monitored and recorded for quality assurance purposes.





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