



Right of revocation

You may declare the revocation of your contractual statement in text form (e.g. letter, email). The revocation is not possible after payment and/or when the insurer is in risk. We will forward this revocation instruction to you again in per mail with the policy.

The revocation period commences the day following the receipt of the policy (per mail) and this revocation instruction sent per mail.

The time-limit shall be deemed to be observed by the timely dispatch of the declaration of revocation.

The revocation is to be addressed to:

YACHT-POOL Versicherungs-Service GmbH

Zimmerauweg 47

A- 6370 Reith bei Kitzbühel

Austria

or per mail: proskipper@yacht-pool.com

Consequences of revocation

In case of a valid revocation, all mutually received performances as well as emoluments taken (e.g. interest), if applicable, are to be restituted by either side. That means that you are not insured anymore from the beginning of the insurance, but you have to pay a fee of 5 % of the premium. 95 % of the premium will be transferred to your account.

All reimbursement obligations must be fulfilled within 30 days of the declaration of revocation.

Special note:

Excluded is a revocation, if both sides wished to fulfill the contract. If you revoke a replacement contract, then the basis contract is still valid.

If your insurance cover is valid only one month, then the revocation is not possible.

End of revocation instruction