



HOLDAY TRAVEL

EXCLUSIVE CAMPING ACCESSORIES FOR TRUE CAMPER FANS

- Camper On Tour-

RE1 M0 2425

Traveling for over 40 years

The HOLIDAY TRAVEL brand was developed by REIMO, the motorhome specialist with more than 40 years of experience in camping and vanlife. This know-how is also reflected in our HOLIDAY TRAVEL product range. See for yourself!

Passion on tour

We love nothing more than freedom and individuality on our trips. With HOLIDAY TRAVEL brand, we combine the passion of traveling, guality and functionality and thus live the true vanlife spirit.

From Campers for Campers

The HOLIDAY TRAVEL Collection was developed for campers who have a special taste. Exclusively selected, designed, tested and recommended by real campers. The products in the range are also always on the go with our employees.

Quality & style

Practical camping products in an attractive, modern design and with particularly high-quality and durable materials. The HOLIDAY TRAVEL Collection offers trendy products for true vanlifers!

HOLIDAY TRAVEL



You can find us **online** here:

You can also find all HOLIDAY TRAVEL products in our extensive online store. Find your desired product quickly: Enter the article number in the search, order the item and collect it at vour nearest dealer. Discover your favorite products now at:

www.reimo.com/ holiday-travel/



Our social vein:

Please scan the code with your smartphone and follow us for more inspiration, news, info know-how and exciting promotions. Become part of our large vanlife community now



Felix Holona Kurt Manowski

Managing Director of REIMO Reisemobil-Center GmbH

Stylish pleasure

WEAY TRAVE! Cart.

A

OL LOAY TRA

0

The HOLIDAY TRAVEL coffee mugs, vacuum bottles and glasses are characterized by the careful selection of high-quality materials and high manufacturing quality. The design of our products is always coordinated. This means that even different camping items fit together perfectly. Combine your own camping equipment as required and become part of the Camper On Tour fan community!

> WILIDAY TRAVEL Congen Che The-

HOLIDAY TRAVE

- 4T

Thermo coffee mug, volume 400 ml

Material: stainless steel, color: matt black.

The push button is easy to operate with one hand.

929916

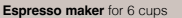
18,99

14,99

Keeps drinks warm for up to 6 hours.

Traveler tableware set

The HOLIDAY TRAVEL tableware set suits every camper! 6-piece melamine tableware set for 2 persons the design decor is an eye-catcher on every table and harmonizes perfectly with the 16-piece cutlery set.



Enjoy freshly brewed espresso the Italian way - no matter where you spend your vacation. The combination of high-quality aluminum and bamboo wood not only impresses in terms of quality, but also in terms of design and handling.

Branding in the handle

IBAY 12AVE

With elegant wooden handle and wooden knob as well as aluminum body in matt black, dimensions: 17 x 9.5 x 19 cm.

Weight: 0.4 kg. 922230 19.99

S Key West SAN glass set

set of 2 high-quality glasses with colored base. 350 ml volume each. Printed on one side. Dimensions: Ø 7 cm, H: 9 cm 929080 9.95

Vacuum cup with lid

Capacity: approx. 550 ml, dimensions: H 16 cm, Ø 6.7/9.2 cm, weight approx. 0.25 kg, double-walled, with transparent lid.

4 Dark blue	930954	17,9
5 With imitation leather	930953	19,9

6 Bay City enamel mug set

2 enamel mugs in a set, 1x white and 1x blue, printed on both sides. Each 400 ml volume. Dimensions: Ø9 cm, H: 8 cm 930964 14,49

Premium quality melamine tableware set 6-piece set for 2 people. Dishwasher-safe. 2 dinner plates Ø 25.5 cm 2 soup plates Ø 13/20 cm, height 4 cm 2 dessert plates Ø 20 cm Weight approx. 1.7 kg 917924 39,99

Picnic with the family

Picnic/tableware bag

For storing, stowing and transporting e.g. camping ideal for storing washing-up utensils (e.g. sponge). Variable inner compartments thanks to Velcro inserts. ofmany vehicles. Dimensions: L50xW18xH 22 cm.

27-	Vacuum flask, volume 500 ml		
Chine P	Keeps hot drinks hot and cold drinks cold	d for a	
	long time. Material: 304 stainless steel,		
	color: matt white 930952	14,9	

ILIDAY TRAVEL

HOLIDAY TRAVEL



crockery, cutlery or coffee mugs. Perforated outer pockets, With detachable carrying strap. Fits under the swivel seats Supplied without contents. 919171 39,95

Cutlery set, 16-piece for 4 people Made of high-quality stainless steel (18/10). Handle color: dark blue. Contents: 4x each dessert spoon, tablespoon, fork, knife 921687 18,95

In harmony with nature

When selecting and manufacturing our products, we pay attention to sustainability and the use of natural materials. This is why many of our camping furniture items are made from the renewable raw material bamboo.

Our camping tables in particular combine functionality, aesthetic design and closeness to nature.









2 in 1 stool/side table

Foldable, compact stool with bamboo frame and r Becomes a practical side table with the optional table tops 9203171 or 9203172.	nottled gray fabric 920317	41,90
Table tops for stools 920317		
3 MDF table top in bamboo look with aluminum Dimensions: 43 x32.5 x 3.5 cm, weight: 0.8 kg	n edge. 9203171	14,90
4 Bamboo table top Can also be used upside d Dimensions: 43 x 32.5 x 3.5 cm, weight: 1.5 kg	own as a tray. 9203172	39,90

Small & compact Exclusive design in your luggage

This is how it gets cozy!

The comfty seating furniture from HOLIDAY TRAVEL is perfect for long summer evenings under the awning, barbecues with friends or around the campfire.

Very comfortable, quick to assemble and disassemble and spacesaving when stowed away, they are the ideal companion when traveling.



-							Q w10
Æ	W167 x	H73 x	D85 cm]		h.	40 c
1 A	40 cm						35 x
	43 x 20	x 43 (cm			Â	110
	200 kg		9 kg			<u> </u>	

🔔 100 kg 🚔 0,6 kg

REAL-LEATHER

Inflatable lounge furniture Removable, washable cover made of 600D polyester with UV 30+ protective coating and comfortable surface. Water column 850 mm. Color: mottled grey.

Sofa for two incl. 230 V pump Tarpaulin base. Pump not included. 920431 229,-

Armchair Base made of PE tarpaulin. Pump not 920421 139.included.

Inflatable seat cushion

HOLIDAYTRAVEL

· Camper On Tour ·

Removable and washable cover. Soft, comfortable surface. Cover material: 100% polyester. Color: mottled grey. Pump not included. 920425 19.99

Practical portable barbecues

Stowed in a stainless steel case to save space and set up in seconds. 4 Charcoal grill Grid size: 33 x 20 cm.

Pack size: approx. 37 x 24 x 8 cm. Weight 2.5 kg. 916881 59.95

6 Gas barbecue

(operation with screw-in gas cartridge) Grid size: approx. 32.5 x 23 cm. Length of gas hose approx. 40 cm, dimensions when open: L40 x W23 / 34.5 x H31.5 cm. Pack size: 40 x 10.5 x 24 cm. Weight: approx. 916882 99.95 3.6 kg.

6 Leather barbecue apron

Made of high-quality leather with 2 pockets and adjustable straps. 955192 64.95 Color brown Color black 955193 64,95

Blanket sleeping bag

Can be used as a blanket thanks to the zipper for opening and closing. Outer material: 210T polyester, lining: 100% cotton, filling: 175 g/m² cotton. Color: grey/dark blue, size: 210 x 90 cm. 99236 54,90

Chill & Grill Relax and enjoy

Small in pack size, large in seating and reclining comfort. With the air furniture, you can relax carefree on your vacation.

The portable barbecues from HOLIDAY TRAVEL are a must. Enjoy freshly prepared food at any location of your choice. Set up - light up - enjoy!



0

Function & Design

OI DF

Practical equipment for your camper tour

Suction cup holder

6

Made of high-quality materials: imitation leather, bamboo, aluminum, stainless steel. Simple attachment by folding down the lever. Suitable for smooth surfaces.

HOLIDAY TRAVEL -Camper On Tour-

RE1 M0 242

200x80

cm

Towel rail made of bamboo , Dimensions: 600 x 60 x 119 mm.	66553	29,95
2 Suction cup with 2 hooks, Dimensions: 53 x 38 x 124 mm.	66552	15,95
3 Towel/toilet roll holder, Dimensions: 197 x 61 x 179 mm.	66554	24,95
4 Hand brush and dustpan set Hand brush with bamboo handle	and black me	tal dustpan.
Dimensions: hand brush L 17 x W 14 cm, dustpan: 33 x 21 cm,		
pack size: L 33 x W 21 x H 7.5 cm Weight approx. 0.2 kg	915981	7,95

6 Microfiber beach towel, 200x80 cm

HOLIDAYTRAN

Extra large (200x80 cm). With sewn-on "hood" to put over camping chairs and loungers (prevents the towel from slipping) and elastic band to hold it in place. 12.95 92481

6 Coconut doormat

Perfect for clean shoes before entering the vehicle.

Keeps campers and motorhomes clean. Dimensions: 50 x 25 cm, material: 100% coconut. 51657 9.50

Practical & modern Perfectly organized and safely stowed

away

Wall/tent organizer Practical storage. Material: Polyester. Color: Grey

HOLIDAY TRAVEL - 1 1 bag W 20 x H 20 cm, with 2 eyelets for fastening. 919273 6,95

HOLIDAY TRAVEL - 2 2 bags W 40 x H 20 cm, with 2 eyelets for fastening. 919274 9,95

HOLIDAY TRAVEL - 3 3 bags W 60 x H 20 cm, with 2 eyelets for fastening. 919275 11,95

4 HOLIDAY TRAVEL - Grande Many bags in different sizes, some with flap. W 40 x H 75 cm, with 2 eyelets or piping profile for fastening. 919276 19,95

G HOLIDAY TRAVEL - Maxi 8 bags in different sizes. W 40 x H 60 cm with 2 eyelets or piping profile for fastening. 919277 16,9 16.95

HOLIDAY TRAVEL - Mini 4 bags W 20 x H 60 cm, with 2 eyelets for fastening. 919278 11.95

HOLIDAY TRAVEL - Shoe organizer for 12 pairs of shoes W 48 x H 86 cm, 919279 34,95

3 HOLIDAY TRAVEL - Folding box Foldable for small packing size. 2 Boxes with carrying handles. Boxes can be used separately. Boxes connected with Velcro. Base with Velcro for a secure stand in the trunk with shelf for stable support Stability. L 50 x H 30 x W 30 cm. 919280 24,95

9 HOLIDAY TRAVEL - Picnic-/Dish bag Suitable for VW T5/T6 California, Multivan, Caravelle, Kombi and other vehicles. Inner dividers can be variably positioned with Velcro. Carrying strap (detachable) with shoulder pad. Can be secured to the seat with a press stud. Bag for storing and transporting luggage or e.g. dishes in the car or elsewhere. Perforated outer pockets for storing washing-up utensils (e.g. sponge). Fits under swivel seats. Supplied without contents Dimensions: L 50 x W 18 x H 22 cm 919171 39.95







Camp & Relax

Make yourself as comfortable as possible on your ₭ W60xH102xD68 cm camping vacation and relax in the camping chairs from 1**★** 42 cm **★** 70 cm HOLIDAY TRAVEL. For example, in a folding chair with a super-compact 🗐 90 x 22 x 15 cm pack size - HOLIDAY TRAVEL camping furniture always 🚔 100 kg 🚔 4,8 kg impresses with its functionality and great looks. 0+2 6 0 ₭ ₩58xH66xD104cm t**√** 42 cm **√** 70 cm 🗐 90x22x18cm 🔔 100 kg 🎽 5,0 kg The Joplin Folding Chair Collection Elegant real wood armrest. Backrest adjustable in 4 positions. Aluminum frame. Delivery incl. carrying bag. Small pack size. Joplin folding chair Seat: W 48 x D 45 cm, Height Backrest: 70 cm. 920311 ₩58 x D66 x H104 cm **2** Joplin II Folding chair t **f** 42 cm **f** 70 cm New folding system for more comfort and stability. Seat (90 x 22 x 18 cm surface: W48 x D48 x H42 cm, backrest: 70 cm. 920315 着 100 kg 🚔 5,3 kg 3 Joplin Deluxe upholstered folding chair ₩38 x H42 x D38 cm The deluxe version has comfortable upholstery in a cutting-edge diamond quilting and offers a high level of ±₩ 38 cm comfort and stability in all positions thanks to the (12 x 12 x 61 cm optimized folding mechanism. Seat: W 48 x D 48 x H 42 cm, backrest: 70 cm. 🚔 70 kg 📄 0,96 kg 920319 4 Leg rest / Stool Suitable for all Joplin folding chairs. Easy to fold. Mottled gray. 920312 **6** Malaga Plus Holiday camping chair Height-adjustable headrest. Backrest adjustable in 7 app. 12 cm extendable positions. Comfortably upholstered seat and backrest. Material: upholstered polyester (mottled grey), black aluminum frame. Dimensions: seat W 48 x D 44 x H 46 cm. 9101084 **6** Leg rest suitable for the Malaga Plus Holiday camping chair The black aluminum leg rest is simply hooked onto the crossbar of the chair. In mottled gray, upholstered Oxford polyester. Dimensions: 90 x 48 x 54 cm. Weight: approx. 1.3 kg. ₩62xD77xH112/124cm 9101085 🖅 92 x 64 x 11 cm ▲ 120 kg ▲ 5,0 kg

Feel good Camping

Awning carpet

109.90

119.--

129,--

36,95

99,95

29,95

Extra thick and soft. Protects against cold ground, stones and dirt. Permeable to air and water. Material: 100% polypropylene (PP), material thickness: 400 g/m². With UV protection. Edged. Hard-wearing, rot-proof. Easy-care, particularly easy to clean. Loops at all corners for securing with pegs, for example. Carrying bag included.

Width 250 cm	Weight app.	Item no.	Price	Base price per m ²
L 260 cm	2,6 kg	905194	59,95	9.22/sqm
L 290 cm	3 kg	905195	64,95	8.96/sqm
L 340 cm	3,5 kg	905196	69,95	8.23/sqm
L 390 cm	4 kg	905197	74,95	7,69/sqm











WARRANTY CONDITIONS

Reimo Reisemobil-Center GmbH, Boschring 10, D-63329 Egelsbach (hereinafter referred to as "Reimo" or "we"), provides a three-year warranty on the products sold under its own "HOLIDAY TRAVEL" brand in addition to the statutory rights related to defects.

The warranty period will start to run on the relevant invoice date. The geographical scope of our warranty extends to the territory of the Federal Republic of Germany. If any material defects or manufacturing defects are found in your purchased products during the warranty period, we will provide you with one of the following services at our discretion as part of the warranty:

• We will repair the goods free of charge; or

• We will exchange the goods for an equivalent product free of charge.

Reimo will acquire ownership of any original parts that are replaced within the scope of the above warranty services.

You will acquire ownership of the new parts or replacement parts. Any repairs or replacements provided under the warranty will not entitle you to extend or restart the relevant warranty period. If you wish to make a warranty claim, please contact the dealer from whom you purchased the product in question or Reimo directly as the warrantor:

Reimo Reisemobil-Center GmbH Boschring 10 D-63329 Egelsbach Tel.: +49 6150 8662-310

The warranty will not apply if any defects other than material defects or manufacturing defects are found.

Furthermore, warranty claims will be rejected if any damage is caused by:

- normal wear and tear;
- improper and non-intended use of the product;
- improper operation, installation, assembly, commissioning or operation contrary to the relevant instructions for use and/or installation, especially if instructions for maintenance and care or warnings are not observed:
- failure to observe any safety precautions; • use of force (e.g. beating);
- self-repairs;
- · use of any non-original parts or any parts not approved by the manufacturer;
- environmental factors (e.g. heat, humidity);

HOLIDAY TRAVEL

- · circumstances for which the manufacturer is not responsible (e.g. natural disasters accidents) or
- improper transportation.

In order to make a warranty claim, you must allow us to examine the case in question (e.g. by sending us the goods).

Please use secure packaging to ensure that the goods are not damaged during transport

In order to make a warranty claim, you must enclose a copy of the invoice with the shipment of the goods. This will enable us to check whether the warranty conditions are met. If you do not enclose a copy of the invoice, we may refuse to provide services under the warranty. If your warranty claim is legitimate, you will not incur any shipping costs (i.e. we will reimburse you for any shipping costs incurred to send us the goods. Includes shipping within the Federal Republic of Germany only). Please note:

This manufacturer's warranty provided by Reimo will not restrict any statutory warranty rights that you may be able to assert against Reimo / a dealer in the event of defects: you may exercise the relevant rights free of charge.

This manufacturer's warranty shall have no bearing on any statutory warranty rights that you may hold against Reimo. On the contrary, this manufacturer's warranty serves to consolidate your legal position.

If any of your purchased items are defective, you may always assert your statutory warranty rights against Reimo, regardless of whether the defects are covered by the warranty or whether a claim is asserted under the warranty.



TERMS AND CONDITIONS

Scope The deliveries and services of Reimo Reisemobil-Center GmbH are subject to the The current and conditions. Our general terms and conditions apply exclusively. Any deviating, conflicting or supplementary terms and conditions of the customer shall not apply, unless we explicitly approve their validity. This applies even if we unreservedly provide the customer with a delivery or service despite being aware of the customer's erms and conditions.

terms and conditions. 1.2 Unless explicitly specified otherwise in the following clauses, our terms and conditions apply both to "traders", as defined in Section 14 of the German Civil Code (BGB), and to legal persons incorporated under public law or investment funds incorpo-rated under public law, as well as to "consumers", as defined in Section 13 BGB. A "consumer" means any natural person who enters into a legal transaction for purposes that predominantly are outside the consumer's trade, business or profession. A "trader" means a natural or legal person or a partmership with legal personality who or which action exercise of their trade, business or profession when entering into a legal trans-action

Conclusion of Contract

 Our offers shall be subject to change. If the customer makes an offer to enter into a contract by placing an order, the relevant contract shall only be established wher we accept the offe

2.2 If an order is placed via our website (www.reimo.com), the following provision shall apply to the conclusion of the contract in addition to those specified in Section 2.

presentation of items on our website shall not constitute a binding offer to enter

above: The presentation of items on our website shall not constitute a binding offer to enter into a purchase contract. The customer may select goods on our website and place them in the virtual shopping cart by clicking on the shopping cart symbol. By clicking the "Buy now" button to submit an order via our website, the customer shall make a legally binding offer to purchase the goods in the shopping cart. The customer may view and change the relevant data at ny time before submitting the order. The automatic confirmation of receipt shall merely document the fact that we have received the customer's order; it shall not mean that we accept the customer's offer to enter into a contract. The contract shall only be established when we submit a declar-tion of acceptance, which shall be sent as an order confirmation in a separate email. Any contracts facilitated via our website shall be concluded in German. 2.3 If the items ordered by the customer cannot be delivered (e.g. because they are not in stock), we shall not issue a declaration of acceptance. In such cases, a contract shall not be concluded. We shall immediately inform the customer and reimburse any consideration we have already received. 2.4 All agreements made between us and the customer when entering into the contract shall be full documented in writing in the contract, including these terms and conditions. Our employees shall not be astworks any verbal agreements that deviate from the contract or supplement its provisions. 2.5 We reserve the right to make imsignificant changes to components, the design, the colour or other details as part of lechnical developments, provided such changes are reasonable for the customer, taking into a ceuturin in value or an impairment of use. 2.6 Due to the use of natural raw materials, all weight specifications shall be within

Due to the use of natural raw materials, all weight specifications shall be within

3.1.2 If a co

3.2 Prices and terms of payment for contracts with traders 3.2.1 if we make a trader an offer, the prices offered shall be net prices quoted in EUROS ex works, unless stated otherwise. If applicable, the statutory rate of value added tax shall be shown separately on our invoice in the amount applicable at the time

3.2.2 The following terms of payment apply to contracts with traders: Our invoices shall be payable without deductions within 30 days of receipt. If payment is received within 8 days of invoicing, we shall grant a 2% discount for early payment. We shall grant

Regardless of whether the customer is a consumer or a trader, the following terms of

payment shall also apply: 3.3.1 If the customer defaults on payment, we shall be entitled to charge default interest at the applicable statutory rate. We also reserve the right to assert further

3.3.2 The customer shall be entitled to offset our claims against their own co Calms – or to assert a right of relevation of their counterclaims are legally established, undisputed or recognised by us. However, this restriction does not apply to any coun-terclaims held by the customer due to defects or the partial non-fulfilment of the con-tract, provided the claims are based on the same contractual relationship as our claims. The right to offset any claims arising from the exercise of the consume's right of with-drawal, as described in Section 13 below, also remains unaffected. 3.3.3 If it becomes apparent that our claim to the purchase price is jeopardised by the customer's solvency after entering into the contract, we shall be entitled to refuse per-formance in exercision.

Customer's solvency after efficiently find une contract, we shall be entitued to reflore per-formance in accordance with the statutory provisions and, if the customer neither pays the purchase price nor provides security within a reasonable period set by us, we shall be entitled to withdraw from the contract (Section 321 B6B). 3.3.4 In the case of contracts for the delivery of complete vehicles, the following also applies: If a delivery date is agreed more than four months after the conclusion of the contract, and if our suppliers increase their prices during this period after the conclusion of the one of the one of the prices during this period after the conclusion.

Delivery and Service Deadlines

4 Delivery and Service Deadlines 4.1. The delivery times specified by us shall be calculated from the time of our order confirmation. We shall only adhere to our delivery and service deadlines if the custom-er properly fullifs their own obligations in a timely manner. 4.2. In cases of force majeure, particularly in the event of strikes, lawful lockouts, diricial orders, endvard ear chardens or pandemics. The contraction particularly in the contraction particularly in the scottraction particularly of the second 4.2 min cases on note maptice, paintchary in ule event of sumes, having housing, the object of th compensate for any damage caused by the delay (compensation in addition to perfor mance) shall be limited to a maximum of 5% of the net purchase price of the delayed

Section 5 of these terms and conditions. 4.4 The delivery of goods is also subject to the provisions of Section 8 (see Part II

J. Liability We shall be liable in accordance with the statutory provisions if the custome intent or gross negligence – including inten 5 Liability
5.1 We shall be liable in accordance with the statutory provisions if the customer asserts any claims for damages based on intent or gross negligence – including intent or gross negligence on the part of our legal representatives or viacious agents – or based on the culpable breach of an essential contractual duty. Essential contract and on the cubpable breach of an essential contract duty. Essential contract and on the observance of which the customer may regularly depend. If we are not guily of intent or gross negligence, our liability for damages in the above cases shall be limited to the foreseeable degree of damage that typically occurs.
5.2 In the case of liability for culpable injury to life, limb or health, the statutory provisions shall remain unaffected; the same applies to cases of mandatory liability under the German Product Liability Act (ProdHatfG).
5.3 Unless otherwise stpulated above, we shall not be liable for any damages regardless of the legal nature of the claim in question. In case of default, our liability shall also be subject to the limitations described in Sector 4.3 above.
5.4 The above provisions shall apply accordingly if the customer demands compensation of wasted expenses instead of claiming compensation for damages in lieu of performance.

performance. Status Hoppin (2024) for damages is excluded or limited, this shall also apply with regard to the personal liability of our legal representatives and vicarious agents.

Any minimized provider by terpinote shall generate be inquestion is described by tele-phone, verbally or in writing and if we have no opportunity to conduct a detailed inspection of the item to which the information relates. Part II. Special Provisions for Deliveries of Vehicles, Accessories and Spare Parts **7** Special Provisions for Deliveries of Vehicles, Accessories and Spare Parts Accessories and Custom-Made Vehicles A deposit of 25% of the purchase price shall be due when a contract is established for special vehicle orders; a deposit of 40% of the purchase price shall be due when a contract is established for custom-made vehicles. Any custom-made vehicles shall be manufactured according to the plans and measurements provided by the customer. The customer shall be solely responsible for the correctness of such measurements. **8** Delivery and Transfer of Risk **8**.1 Our deliveries shall be made ex works. The risk of accidental loss or deterioration shall be transferred to the customer, at the latest, when the goods are handed over to the customer. If we ship the goods at the customer's neguest, the risk shall be trans-fered to the customer when the goods are handed over to the freight carrier or another person instructed to transport the goods. The statutory transfer of risk in the risk in the cases described in the third sentence above shall only be transferred to the customer shall on the shipping and we have not previously named the transpor-tiop person to the customer. ing person to the cus son to the customer. Unless stated otherwise, any parts ordered via our website shall be delivered

Information Provided By Telephone

8.2 Unless stated otherwise, any parts ordered via our website shall be delivered within 5 working days.
8.3 We shall be entitled to make partial deliveries if they are requested by the customer or if they are reasonable for the customer. If partial deliveries are explicitly requested by the customer, the additional shipping costs shall be bome by the customer, otherwise, we shall bear the additional shipping costs incurred.
8.4 If the customer requested by the customer design of the purchased item before it is delivered, the delivery period shall be interrupted until an understanding is reached on the required design; if necessary, the dealime shall be extended by the time required to implement the different design.
8.5 If an agreed, non-binding delivery date is exceeded by more than 6 weeks in the case of a contract for the delivery of vehicles, the customer shall be entitled to set us a reasonable grace period (the customer may withdraw from the contract by means of a written declaration and/or demand compensation in lieu of performance under the legal requirements.

the usual tolerances of +/ 5%. 3 Prices and Terms of Payment 3.1 Prices and Terms of Payment for contracts with consumers 3.1.1 The prices indicated for consumers on our website or in brick-and-mortar shops and any other prices offered to consumers shall be gross prices quoted in EUROS ex works plus any additional shipping costs that may be indicated. If an order is placed via our website, the respective shipping costs shall be specified on our website. 3.1.2 If a consumer places an order via our website, we shall offer the following pay-tion of the product of the total busite out to the place of the following pay-tic for the product of the total busite out to the place of the following pay-tic for the places of the total busite out to the place of the following pay-tic for the place of the total busite out to the place of the following pay-tic for the place of the total busite out to the place of the following pay-tic for the place of the total busite out to the place of the place of the following pay-tic for the place of the place o

ment methods: PayPal, credit card (MasterCard or Visa) or Sofortüberweisung. If we enter into a contract with a consumer in a brick-and-mortar shop, the purchase price must be paid in cash or by EC card upon delivery.

the contract is concluded.

a 3% discount for cash payments, advance payments and successful payment collect tion based on a SEPA direct debit mandate. 3.3 General terms of payment for consumers and trader.

laims due to the delay.

sion of the contract for reasons not attributable to us, we shall be entitled to pass on these increased costs to the customer and to adjust our price accordingly. We shall

elivery. Our liability for culpable injury to life, limb or health remains unaffected. Our ability for compensation in lieu of performance shall be governed by the provisions of

11.2.4The warranty period applicable to claims for defects shall be 12 months from

14

Any information provided by telephone shall generally be non-binding and without guarantee if we offer an assessment after the matter in question is described by tele-

irrements. Conditions of Acceptance for the Delivery of Vehicles If the customer fails to accept a purchased item within 14 days of being notified s availability, or if the customer refuses to accept the delivery despite not being ided to refuse acceptance, we shall be entitled to withdraw from the contract and/ o demand compensation due to non-performance after a reasonable grace period but the

In the latter case, we shall be entitled to claim 15% of the purchase price as

9.2 In the latter case, we shall be entitled to claim 15% of the purchase price as compensation for damages – without prejudice to the possibility of demanding a greater amount for the damage that is actually incurred. The customer reserves the right to prove that we have incurred significantly less or no damage.
10 Retention of Title
10.1 The goods shall remain our property until the purchase price has been paid in full. By way of derogation from the first sentence, the following shall apply if the customer is a trader: The goods shall remain our property until all claims arising from the business relationship between us and the customer, including any additional claims, have been settled in full. The retention of title shall remain in effect even if some of our claims are included in a current account and the balance has been determined and recognised.

recognised. 10.2 The customer shall not be permitted to pledge any goods subject to retention of

chaims are included in a current account and the balance has been determined and recognised.
10.2 The customer shall not be permitted to pledge any goods subject to retention of title or assign them as security. We must be immediately notified of any secures or other third-party interventions. If the third party is unable to reimburse us for the judicial and extra-judicial costs of averting the intervention in question, the customer shall be liable for the damage we incur.
10.3 The customer shall store any goods subject to retention of title or assigned to any damage of coverage. The customer shall be the sual degree of coverage. The customer shall be any damage of the type described above; the assigned claims shall correspond to the amount of the customer's own claims.
10.4 If the customer fails to meet their payment obligations, we shall be entitled to withdraw from the contract and demand the return of the goods subject to retention of title nord-ance with the following provisions also apply:
10.5 If the customer shall be entitled to process and sell any goods subject to retention of title in accordance with the following provisions:
10.5. The customer shall be entitled to process and sell any goods subject to retention of title in accordance with the following provisions:
10.5. The customer there there and query compression in the resale of goods subject to retention of title in accordance with the flowing provisions:
10.5. The customer there there and query compression in the respective purchase price claim arising from the resale of goods subject to retention of title to retention of title to recordance with the relaxes of the shall accert the axis of the invoice value of the respective purchase price claim arising from the resale is apport.
10.5. The customer shall be entitled to a fraction of the respective purchase price claim arising from the resale is apport.
10.5. The customeres there there save the acquire co-

10.5.4 By processing goods subject to retention of title, the customer shall not acquire 10.3.49 processing goods subject to reterition on line, the customer shart not acquire ownership of the new temp pursuant to Section 950 BGB. Any such processing shall be done for us in such a way that we shall be considered the manufacturer in accordance with Section 950 BGB; however, this shall not result in any liabilities for us. If any goods subject to reterition of title are processed, mixed or combined with other items, we shall subject to retention of tille are processed, mixed or combined with other items, we shall acquire co-wnership of the new item in the ratio of the value of the goods subject to retention of tille to the total value of the goods. The customer shall no longer be author-ised to process goods subject to retention of tille in the ordinary course of business if the customer stops making payments or if an application is filed for insolvency proceed-ings against the customer's assets. 10.5.5We agare to relaces the securities to which we are entitled if their value exceeds 10.5.5We agare to relaces the securities to which we are entitled if their value exceeds 10.5.5We agare to relaces the securities to which we are entitled if their value exceeds 10.5.5We agare to relaces the securities to which we are entitled if their value exceeds 10.5.5We agare to relaces the securities to which we are entitled if their value exceeds 10.5.5We agare to relaces the securities to which we are entitled if their value exceeds 10.5.5We agare to relace the securities to which we are entitled if their value exceeds 10.5.5We agare to relace the securities to which we are entitled if their value exceeds 10.5.5We agare to relaces the securities to which we are entitled if their value exceeds 10.5.5We agare to relaces the securities to which we are entitled if their value exceeds 10.5.5We agare to relaces the securities to which we are entitled if the securities to the securities to the securities the securities to t

the claims to be secured by more than 20%. We shall be responsible for choosing the

Securities to be released. 11 Warranty for Contracts of Sale 11.1 In the event of defects, the customer may assert their statutory warranty rights under Section 434 *et seq.* BGB; however, the customer may only assert claims for damages to the extent specified in Part I Section 5 above. 11.2 If the customer is a trader, the following provisions also apply: 11.2 If the customer is a trader, the following provisions also apply:

damages to the extent specified in Parl 1 Section 5 above. 11.2 If the customer shall only be able to assert any warranty claims after properly fulfilling their obligation to inspect the goods and report defects in accordance with Section 377 of the German Commercial Code (HGB). The customer shall be obliged to inspect the purchased items as soon as they are received. Any defects must be report-ed immediately. Otherwise, the goods shall be deemed to have been accepted in per-fect condition, unless the defect was not apparent during the inspection. Any installed parts shall not be replaced or repaired if damage would have been detected upon careful inspection prior to installation. Any hidden defects that were not apparent during a proper inspection must be reported as soon as they are discovered. Any defects must always be reported in writing. 11.2.21f a purchased item is defective and the defect is properly reported by the cus-tomer, we shall be able to choose whether to deliver a replacement or make a repair. We shall acquire ownership of any replaced parts. The place of subsequent perfor-mance shall be our registered office. The customer shall only be entitled to withhold payments due to a defect that is appropriate in relation to the defect and in relation to the customer shall only be entitled to assert any warranty claims if the customer er an prove that the goods were defective when the risk was transferred. In particular, we shall not be liable for any damage caused by improyen use, incorrect assembly, inadequate or incorrect maintenance, or any damage caused by introprove use.

nadequate or incorrect maintenance, or any damage caused by natural wear and tear or unauthorised changes to purchased items (e.g. self-assembly, installation of equip-

the delivery of the item in question. By way of derogation from the above, the statutory warranty period of two years shall apply to any claims for damages due to intentiona or grossly negligent breaches of duty or culpable injury to life, limb or health. The statutory limitation period in the case of recourse against the supplier (recourse by a der) remains unaffected.

We shall only assume any guarantees if this is explicitly stated for the selected 11.3 .uct. The details of each guarantee can be found in the relevant guarantee condi Any guarantees shall apply in addition to statutory warranty rights.

tions. Any guarantees shall apply in addition to statutory warranty rights. 12 Agreements on Returns for Traders If the customer is a trader, the following applies with regard to returns: Unless there is a warranty claim, any goods may only be returned with our prior, written consent; the returned goods must be accompanied by a copy of the invoice. In such cases, the return shipping costs must be borne by the customer. Unless otherwise agreed, the customer shall also be obliged to pay 15% of the purchase price in such cases. 13 Cancellation Right for Consumers If the customer is a consumer who enters into a contract with us via our website, the customer shall be entitled to cancel their order under the following conditions: Cancellation oblicy

Cancellation policy The customer shall be entitled to cancel the contract within fourteen days without stating their reasons for doing so. The fourteen-day cancellation period shall begin on the day the goods are handed over to the customer or a third party designated by the customer, encluding the carrier. In the case of a contract for several goods that are customer, excluding the carrier. In the case of a contract for several goods that are requested by the customer as part of a single order and that are delivered separately, the fourteen-day cancellation period shall begin on the day the last goods are handed over to the customer or a third party designated by the customer, excluding the carrier. In order to exercise the cancellation rights described above, the customer must send us a clear statement (e.g. a letter sent by post, fax or email regarding their decision to withdraw from the contract; we can be contacted as follows: Reimo Reisemobil-Center GmbH, Lieterzentrum, Abt. Retouren, Am Rotböll 17-19, D-64331 Weiterstadt; Fax: +49 6150 8662-329; TeL: -49 6150 8662-367; Email: sho@ereimo.com). The custom-er may use the attached cancellation form template, but this is not mandatory. In order intention to cancel the contract before the end of the cancellation period. Ramifications of cancellation:

cations of cancellation: customer cancels the contract, we shall reimburse any payments received from If the customer cancels the contract, we shall reimburse any payments received from the customer, including shipping costs (except for any additional costs incurred if the customer does not choose our cheap standard shipping); we shall make the refund immediately – and at the latest within fourteen days of receiving notification of their intention to cancel the contract. We shall make the refund with the same payment method used by the customer for the original transaction, unless alternative arrange-ments are explicitly agreed with the customer; under no circumstances shall the cus-tomer be charged any fees for the refund. We may refuse to make a refund until we have received the returned goods or until the customer has provided evidence to prove that the goods have been returned, whichever comes first.

ner must return or hand over the goods immediately - and at the latest within fourteen days of notifying us of the cancellation of the contract. The dea shall be met if the customer sends off the goods before the end of the fourteer period. The costs directly associated with the return shipment shall be borne by the customer

The costs directly associated with the return shipment shall be borne by the customer, if goods cannot be sent by parcel and cannot be returned normally by post, we shall offer to collect the goods from the customer at our expense. The customer must only pay for any depreciation of the goods if the loss of value is caused by the use of the goods in a manner that is not necessary to check their quality, properties and function-

Special Provisions for Services Involving Work Performed on Items red Ry I

Not Procured By Us 14 Customer's Obligation to Cooperate 14.1 If the customer places an order for the provision of services involving work per-formed on items not procured by us, the customer must make the vehicle available to us at the agreed time in a condition suitable for performing the work. 14.2 If the vehicle needs to be cleaned before the work specified in the order can be performed, and if the cleaning is done by us, we shall be entitled to invoice the custom-er for this.

er for this. 14.3 In the case of orders involving assembly, the vehicle must be in factory or standard condition and must be delivered in a completely empty state. We shall not be liable for any moving parts found in the vehicle contrary to this agreement, unless the customer can prove that we are guilty of intent or gross negligence. An additional charge shall be incurred for any work required to create or compensate for this condition (e.g. damaged vehicle).

damaged vehicle). 14.4 In the case of orders involving assembly and repair, the cost estimate may be exceeded by up to 15% if any unforeseen circumstances arise during the work and we are unable to consult the customer at short notice. The customer's rights pursuant to Section 649 BGB shall otherwise remain unaffected. 14.5 Unless otherwise agreed, we shall immediately dispose of any removed parts for the section 649 BCB shall otherwise remain unaffected.

a fee. 15 Collection and Acceptance 15.1 The customer shall be obliged to collect the object of the order no later than one week after receiving notification that the order is complete. The customer shall be obliged to formally accept the work performed in accordance with the contract. Unless otherwise agreed, the formal acceptance procedure with the customer shall take place at our ngistered office. The customer must not refuse acceptance due to insignificant accent

15.2 In the event of non-accentance, we shall be entitled to assert our statutory rights. without restriction. In particular, we shall be entitled to charge the usual local status of status of the customer defaults on acceptance, the risk shall be transferred to the

Warranty for Services Involving Work Performed on Items Not Procured

If any service involving work performed on items not procured by us proves to be Service involving work performed on nems not procured by us proves to be squate, the customer shall be able to assert their statutory warranty rights; howev-ie customer shall only be able to assert any claims for damages to the extent fied in Section 5 above. The warranty period shall be one year from acceptance. By way of derogation from the above, the statutory warranty period shall apply to any claims for damages due to intent, gross negligence or culpable injury to life, limb or Part IV Final Provisions

17 Place of Jurisdiction and Applicable Law

17 race of Journal of Applicable Law 17.1 If the customer is a mechant, a legal person incorporated under public law or an investment fund incorporated under public law, the courts at our registered office shall be the place of jurisdiction for any disputes arising from or in connection with the contract. This agreement on the place of jurisdiction applies exclusively to the customer. We shall also be entitled to take legal action against the customer at their general place

These terms and conditions are subject to the law of the Federal Republic of 17.2 These terms and conducts are subject to the law of the rederal Republic to the Germany to the exclusion of the United Nations Convention on Contracts for the International Sale of Goods (CISG). If the customer is a consumer whose habitual residence is located in a country other than Germany at the time the order is placed, however, the application of the mandatory legal provisions of the country in question ver, the application of the mandatory legal provisions of the country in question remain unaffected by the choice of law identified in the first sentence. Dispute Resolution in Consumer Contracts The European Commission has created an online dispute resolution platform

18.1 The European Comm that serves as a point of contact for the out-of-court settlement of disputes with consum ers in relation to contractual obligations arising from online contracts. This is available

For in feature to compace/consumers/odr/.
18.2 We are neither obliged on willing to participate in dispute resolution proceedings before a consumer arbitration board under the German Act on Alternative Dispute Resolution in Consumer Matters (VSBG).

Hesolution in Consumer Matters (voco). 19 Severability Clause If any provisions of these terms and conditions prove to be ineffective, this shall have no bearing on the effectiveness of the remaining provisions. Any ineffective provisions shall he rent aced by the statutory provisions

Last updated: April 2024





Scan and download

Online Catalog

Camping products with a stylish design have become an integral part of the vanlife scene. If you would like to be informed about new HOLIDAY TRAVEL products, expand your camper equipment or plan a trip, you can download the HOLIDAY TRAVEL catalog 2024 onto your computer, tablet and smartphone and view it directly.

You can find the download and all information about the current catalog here:

www.reimo.com/downloadbereich



www.reimo.com



REIMO REISEMOBIL-CENTER GMBH BOSCHRING 10 - 63329 EGELSBACH - GERMANY

HOLIDAY TRAVEL IS A REGISTERED TRADEMARK OF THE COMPANY REIMO REISEMOBIL-CENTER GMBH.

Copyright: Reimo Reisemobil-Center GmbH. Delivery subject to change. All products without decoration. Subject to printing errors, mistakes and technical changes/ developments. All information without guarantee. All prices in euros. The permissible Tolerance for technical specifications is +/- 5%. Some illustrations show extras and decorations that are not included in the scope of delivery. All rights reserved. Reprinting and use in electronic media, including excerpts, only with the express permission of Reimo Reisemobil-Center GmbH, Egelsbach.

www.reimo.com