

ecoCamper

CAMPER BOOKING

EcoCamper
Anja Fischer
Pettenbrunn 2
85354 Freising

Tel: 0170 83 83 607
Fax: 03212 1456479
Email: post@ecocamper.de
ecocamper.de

Bank details:
Anja Fischer
Freisinger Bank eG
IBAN DE68 7016 9614 000 259 0387
BIC GENODEF1FSR

How many seats are required?	2 <input type="checkbox"/>	3 <input type="checkbox"/>	4 <input type="checkbox"/>	5 <input type="checkbox"/>
Category	Camper 2,5 beds <input type="checkbox"/>	Camper with highroof 4 beds <input type="checkbox"/>		

Renter	Driver	additional driver (s)
Name		
First name		
Street Address		
Postcode and Town:		
Mobile phone (during the trip)		
Email		
Date of Birth		
Identity card No .:		
Issued at		
Date of issue		
Driver's licence number		
Class		
Issued at		
Date of issue		

For period	Delivery	Return
Date		
Time		
Place of delivery and return		
Car parking space at the company headquarters	<input type="checkbox"/>	free
Delivery / Pick up service Munich*	<input type="checkbox"/>	€ 70

*Delivery / pick-up service at all U- / S-Bahn stations over the entire network in Munich including Munich Airport.
Delivery / pick-up service in the city of Freising incl. Freising train station free of charge.

Extras		One-time rental price
Camping dishes	<input type="checkbox"/>	€10 € (as many as you want)
Cups	Number:	
Flat plates	Number:	
Dishes	Number:	
Bowls	Number:	
Espresso Maker (Stainless steel for 6 cups)	Number:	
Camping furniture	<input type="checkbox"/>	€20
Camping Table	Number:	
Camping chairs	Number:	
Snow chains	<input type="checkbox"/>	€10
Bike rack (4 bicycles) (including warning sign for Italy / Spain)	<input type="checkbox"/>	€40
Roof rack (94 kg)	<input type="checkbox"/>	€20
Roof box 300 l	<input type="checkbox"/>	€30
Large awning VAUDE "Drive Van"	outer tent <input type="checkbox"/> inner tent <input type="checkbox"/> tent floor <input type="checkbox"/>	€40
Small rear tent	<input type="checkbox"/>	€30
Sunroof	<input type="checkbox"/>	€30
Children's bed	<input type="checkbox"/>	€20
New bucket toilet with seat and lid incl. 20 disposable bags with super absorbers	<input type="checkbox"/>	Purchase price €40
Dogs	Number / size:	€20
Folding dog box large (L 91 x W 58 x H 61 cm)	<input type="checkbox"/>	-
Folding dog box small (L 61 x W 43 x H 46 cm)	<input type="checkbox"/>	-
Dog harness / car connecting belt	<input type="checkbox"/>	-
Muzzle	<input type="checkbox"/>	-
Cleaning of outside*	<input type="checkbox"/>	€30
Cleaning of inside*	<input type="checkbox"/>	€90

*These amounts are not charged if you do the cleaning yourself.

Rates	Rental fee / day (24h)		Rental days	Total
	Camper	Camper with highroof		
May, Jun, Jul, Aug, Sept	€95	€105		
Oct - Apr	€75	€85		
Extras				
5% discount for more than 15 days*				
10% discount for more than 31 days**				
Invoice amount				

*When renting for periods of more than 15 days, the renter gets a 5% discount on the entire rental period.

**When renting for periods of more than 31 days, the renter gets a 10% discount on the entire rental period.

All prices include 19% VAT.

Payment	Amount
30% deposit*	
Payment of balance	
Security deposit	€500

Free kilometres	unlimited
-----------------	------------------

*To secure a booking for a specific period, we must receive a **booking deposit** of at least **30 percent** of the entire rental price. The rental booking is only binding on the lessor and the camper considered booked on receipt of the written booking confirmation.

How do you want to pay the balance and the security deposit upon delivery of the vehicle?

cash: debit card:

If you pay the deposit by debit card, please provide your account details for the return bank transfer:

Name	
IBAN	
Bank	

In order for us to better prepare your journey (Number of safety vests, country information, Mobile home guide, warning sign for bike carriers in Italy / Spain, etc) **we would also like to know:**

Number of travellers	
Which countries / regions are you visiting?	

And finally about us:

How did you hear about EcoCamper?	
-----------------------------------	--

By signing this form, I accept the general rental terms and conditions as binding.

--

Place, date, signature of renter

Packing list

We

In addition to the camping equipment you booked above, **we have packed the following compulsory items free of charge:**

- 2 gas cookers with enough gas cartridges
- Grill attachment for the gas cooker
- Mosquito nets for 2 side windows
- 16 l Jerry cans for the sink filled with fresh drinking water
- Shower attachment for the sink
- 2 wash bowls
- Some hook magnets (6 and 10 kg)
- Magnetic window insulation mats for all windows
- 2 pack bags for the two rear windows
- Navigation system incl. current map of Europe (42 countries)
- Motoring Atlas of Europe
- Motor home travel guide/campsite guide/pitch guide if available
- 25 m extension cable, EEC adapter cable for campsite electrical outlets
- 220V inverter → 220V socket in the camper for use while travelling
- Safety: Spare wheel / jack, tow rope, safety vests, jumper cables, warning sign on the bike carrier for Italy and Spain, lamp set + replacement fuses, wheel claw as theft protection, if needed

You

In addition to your personal luggage, remember to pack the following yourself:

- Cooking and eating utensils, bottle and tin openers, pans, frying pans,
- pillows, blankets, bed linen, sheets (min. 145x190cm),
- dishwashing liquid, sponge, clothes line,
- awning / camping carpet, flashlight / lantern
- Emergency medicines, mosquito repellent, toilet paper

General Terms and Conditions

1 Rates

The valid rates are those published on ecocamper.de at the time of concluding the contract. VAT of 19% is included.

2 Booking

To secure a booking for a specific period, we must receive a booking deposit of at least 30 percent of the entire rental price. The rental booking is only binding on the lessor and the camper considered booked on receipt of the written booking confirmation.

By paying the booking deposit, the customer accepts the general terms and conditions of EcoCamper Anja Fischer VW Campingbusvermietung.

3 Cancellation

In the event of cancellation prior to the agreed start of the rental, the following parts of the agreed rental price are to be paid according to the rental contract: For cancellations more than 50 days (50th day not included) before the arrival date: the deposit of 30% shall be forfeited.

For cancellations from 50 days (including 50th day) to 28 days (28th day not included) before the arrival date: 40% of the rental price.

For cancellations from 28 days (including 28th day) to 21 days (21st day not included) before the arrival date: 50% of the rental price.

For cancellations from 21 days (including 21st day) to 14 days (14th day not included) before the arrival date: 75% of the rental price.

For cancellations from 14 days (including 14th day) to 5 days (5th day not included) before the arrival date: 90% of the rental price.

For cancellations from 5 days (including 5th day) up to and including the arrival date: 100% of the rental price.

If the rental vehicle is not picked up, the lessor is entitled to damages amounting to 100% of the agreed rental price.

Should the lessor suffer damage due to the late return of the vehicle (e.g. damage claims from the subsequent lessee, etc.), the lessor reserves the right to assert these claims for damages against the lessee. In general, there is no agreement on the part of the lessor that continued use shall constitute automatic conversion into an indefinite rental relationship. Irrespective of this, any compensation for use beyond the agreed rental period shall be paid in accordance with the agreed rent. In the event of the vehicle being returned early, before the agreed return date, the full agreed rental price must still be paid.

4 Rental period

The rental period is the time from the agreed takeover until the final return of the vehicle. The vehicle must be returned by the time specified in the rental agreement. If the vehicle is not returned by the specified time, a charge of **€5** per hour shall be billed. If a subsequent lessee is prevented from taking possession of the vehicle rental as a result, the lessee shall bear the costs incurred.

5 Acceptance and return of the vehicle

The lessee is obliged to take part in a detailed introduction to the vehicle by the lessor before the start of the journey.

The lessee is obliged to carry out a final inspection of the vehicle together with the lessor upon return of the vehicle, whereby a return log is created, which must be signed by the lessor and the lessee.

If, outside the opening hours of the rental station (weekdays Mon-Sat 09:00 am - 08:00 pm), the vehicle is parked on the station premises not secured against unauthorised entry or the road and the key is placed in a night safe, the rental contract shall be extended until the opening of the rental station. In this case, the vehicle will only be inspected by the lessor and the return log created at the start of business on the next working day. The renter is liable for any damage to the vehicle until the vehicle is taken back by an employee of the rental station.

The condition of the vehicle shall be detailed in the handover report to be drawn up when the vehicle is handed over. The handover report becomes part of the rental contract. The vehicle has damage, which is recorded in the handover report. All the above damages do not affect usability.

The vehicle must be collected on the agreed date at the agreed place. On the expiry of the rental period, the lessee is obliged to return the vehicle at the agreed place during the times agreed in the contract. The vehicle should be returned freshly cleaned and with a full tank of fuel. If all or part of the cleaning has not been done, the cleaning costs will be deducted from the deposit in accordance with the prices stated in the rental agreement. Cost of fuel and engine oil and the cost of other auxiliary and operating materials that are incurred during the rental period are borne by the lessee. If the fuel tank is partially empty on return, it will be filled up by the lessor. The cost of the fuel used shall be borne by the lessee, the amount of actual consumption will be charged after the return of the vehicle.

The campers are non-smoking vehicles - If the smoking ban in the camper is not observed, € 200.00 will be retained.

6 Payment method and deposit

Upon conclusion of the contract, the full rental price less the booking deposit paid is due.

A security deposit of EUR 500.00 must be paid at the start of the rental period to ensure the return of the vehicle in undamaged and cleaned condition. The deposit must be paid in cash or by debit card. The deposit will be confirmed on the handover report. At the beginning of the rental period, the existing damages are noted in the handover report. If the vehicle is returned correctly, is undamaged and has been cleaned, apart from damage or paid final cleaning listed in the handover report, the lessor will repay the deposit in full after 8 days at the earliest. However, this does not exempt the lessee from liability for hidden defects or damage.

If the vehicle is damaged, dirty or returned late, the full security deposit may be retained until the amount of damage is determined.

7 Authorised to drive

The lessee and the driver must be at least 19 years old and the driver must have held a driver's licence for at least one year. The main lessee and all drivers must be in possession of a valid Class 3 or B driving licence and must be entered on the rental agreement when the vehicle is handed over. The vehicle may only be driven by the lessee and the drivers specified in the rental agreement. The lessee is the holder of the vehicle for the duration of the rental period. The lessee is not allowed to use the vehicle for taking part in motorsport events and vehicle tests, for the carriage of explosive, flammable, toxic, radioactive or otherwise hazardous substances, for committing smuggling or other offences, even if these are only subject to punishment under the law of the crime scene, for leasing or lending or for any other commercial purpose, except as expressly provided for by contract, or for any other use beyond the contractual use.

8 Duty of care

The lessee is obliged to handle the rented property carefully and to observe the operating instructions of the vehicle and all built-in devices, etc. exactly. In particular, the operating instructions, notes and leaflets contained in the on-board folder of the camper must be read again and followed carefully. In this way, damage caused by incorrect behaviour and incorrect operation can be ruled out. The lessee must treat the vehicle with care and observe all regulations and technical rules relevant to its use, observe the maintenance deadlines and properly close the vehicle.

In particular, the lessee agrees to observe the existing traffic regulations in the respective countries. The lessee may only use the vehicle in the following countries, with the exception of countries in which war is raging and / or riots occurring: Austria, Albania, Andorra, Belgium, Bulgaria, Bosnia-Herzegovina, Belarus, Switzerland, Czech Republic, Germany, Denmark, Spain, Estonia, France, Finland, United Kingdom, Greece, Hungary, Croatia, Italy, Ireland, Iceland, Luxembourg, Lithuania, Latvia, Malta, Moldova, Macedonia, Montenegro, Norway, Netherlands, Portugal, Poland, Romania, Sweden, Slovak Republic, Slovenia, Serbia and Ukraine. Outside these borders, the motor insurance is not valid. If the lessee wants to use the vehicle in other countries and territories, written prior consent of the lessor is required.

The lessee and rental travellers are responsible for compliance with foreign exchange, health, toll, passport, visa, traffic and customs regulations. Any costs and disadvantages that may arise from non-observance of these provisions shall be borne by these persons.

9 Maintenance and repair

The cost of ongoing maintenance, such as rental vehicle supplies, shall be borne by the lessee. The costs for required maintenance services and necessary wear repairs shall be borne by the lessor. Repairs that are necessary to ensure the operation safety or roadworthiness of the vehicle should be paid by the lessee up to the price of € 100.- without further notice, major repairs can only be carried out with the consent of the lessor. The costs of repair shall be borne by the lessor on presentation of the

appropriate supporting documents, unless the lessee is liable for the damage (see point 11). If the odometer fails, the vehicle must be taken immediately to a suitable workshop and repaired.

10 Insurance cover

The vehicle is insured as follows:

- Fully comprehensive insurance with 1000 EUR excess from the lessee.
- Partial comprehensive insurance with 500 EUR excess from the lessee
- Third party liability insurance (€ 100 million cover)
- Breakdown cover letter (24h emergency service)

The aforementioned liability limitations shall not apply to damage caused by improper use, intentional or gross negligence (e.g. resulting from alcohol or drugs), by the load on the vehicle, by disregarding the passage width and headroom, by overloading (perm. total weight), by driving with oil / water levels that are too low, excess engine speed, driving on unsuitable and unpaved roads, etc. These damages are to be borne in full by the lessee.

11 Liability of the lessee

The rented vehicle may only be used for the agreed purpose. The lessee is liable for the timely return of the vehicle in accordance with the contract. If this does not happen, the lessee shall bear the costs for a further rental period and any return transport.

If the rented vehicle is handed over to third parties, the lessee is also liable for any resulting damage. Where several customers are renting they shall be jointly and severally liable. In the event of accidents or loss of the vehicle, the lessee is liable for the damage incurred, insofar as this is covered by the insurance, for the amount of the agreed excess, if he (or the driver) is (co) responsible for the accident or loss.

However, the lessee is liable for damages without limitation, if and insofar as they are not covered by the insurance, in particular because the lessee (or driver) caused the damage by intent or gross negligence or the damage was caused by alcohol or drug-related unfitness to drive or the lessee failed to have the accident, fire, theft, game damage or other damage reported to police (see point 13) or the lessee (or driver) has no valid driving licence or is not authorised to use it. The same applies to damage caused by disregard of the sign 265 - headroom - according to Section 41 para.11, 6 German Highway Code. If the lessee has committed an accident or has violated his obligations under points 7 and 8 of these terms and conditions or has given the vehicle to an unauthorised third party, he/she shall also be fully liable unless the breach has no influence on the regulation of the claim (in particular by the Insurer).

Incidentally, the lessee shall be fully liable for all damages that may arise during use for prohibited purposes or due to improper handling of the vehicle.

The lessee is liable for engine damage caused by failure to check the oil and cooling water levels. The lessee shall also be liable for all tyre damage incurred during the rental period. **The lessee is obliged to check the oil level, the coolant level, the tyre pressure and the tyre condition before and during the journey.**

Missing items and interior equipment damaged by the lessee must be fully replaced.

12 Liability of the lessor

The lessor shall provide the vehicle at the time of the rental. The lessor reserves the right to cancel or postpone a booking at any time. In this case all payments will be refunded. There shall be no case for claims for damages by the lessee against the lessor.

Should the vehicle break down completely and unexpectedly before or during the rental period, the lessor is not obliged to provide a replacement vehicle. This lies expressly within the scope of goodwill on the part of the lessor. However, if a replacement vehicle is provided, the lease is transferred to the replacement vehicle on equal terms. In the event of a total failure of the vehicle not caused by the lessee, the rental price for the subsequent rental days shall be reimbursed to the lessee. The lessor shall not be liable for the safekeeping of objects left in the vehicle by the lessee when the vehicle is returned.

13 Behaviour in case of accidents

The lessee must notify the police immediately after an accident, fire, theft, game incident or other damage. This also applies to accidents for which the lessee is responsible but which do not involve third parties. If the lessee fails to have the damage reported to the police, he/she shall be fully liable (see point 11). Opposition claims shall not be acknowledged. The lessee must inform the lessor by telephone immediately even in the event of minor damage and provide a detailed written report with a sketch. The accident report (located with the on board documents in the glove compartment) must especially contain the name and address of the persons involved and any witnesses as well as the registration numbers of the vehicles involved. No documents relating to the accident should be signed, apart from the standardised European Accident Report.

EcoCamper Anja Fischer VW
Campingbusvermietung only guarantees to cover the services included in the cover letter, all other costs shall be borne by the lessee.

14 Assignment prohibition

The assignment of claims from the rental contract to third parties, including spouses or other fellow travellers, is excluded, as well as the assertion of other claims in your own name.

15 Storage of personal data

The lessor is entitled to process the data about the lessee relating to the business relationship or in connection with it, whether this data is provided by the lessee or third parties, pursuant to the Federal Data Protection Act.

16 Place of Jurisdiction

Jurisdiction is the business location of the lessor.

As of: 20.01.2018