SVERMOP® PROFESSIONAL CLEANING SYSTEMS



EQUIPE BOX 10 L

EN / EUR

EQUIPE BOX 10 L

The compact model

Contactless – Hygienic – Safe:

The box 10 l allows you to work contactless. In conjunction with the Sprint V holder and the attachment aid, the flat mop is ready for use simply and quickly. With the help of the preparation box, the mop is ideally moistened with the cleaning solution, without twisting.

The box with its smooth surfaces is easy to rinse and disinfect and was specially developed for use in the hygiene area.





AT A GLANCE

- Contactless attachment
 Hygienic system with Sprint V holder and attachment aid
- Systematic mop preparation Mops are evenly moistened with the help of the preparation box
- **Time saving** Following preparation, work can continue immediately - no need to turn the box
- System solution for hygiene The Equipe with boxes 10 l is the perfect solution for hygienic cleaning

AREAS OF APPLICATION

- General cleaning
- Disinfectant cleaning
- Damp cleaning

SITE



Hospital / Nursing home • Office / Administration • School / Nursery • Hotel

METHODS





Hygienic

The safe solution for hygienic cleaning and disinfection. The mops are always evenly moistened and ready for safe use - whether prepared in the washing machine or in the preparation box.



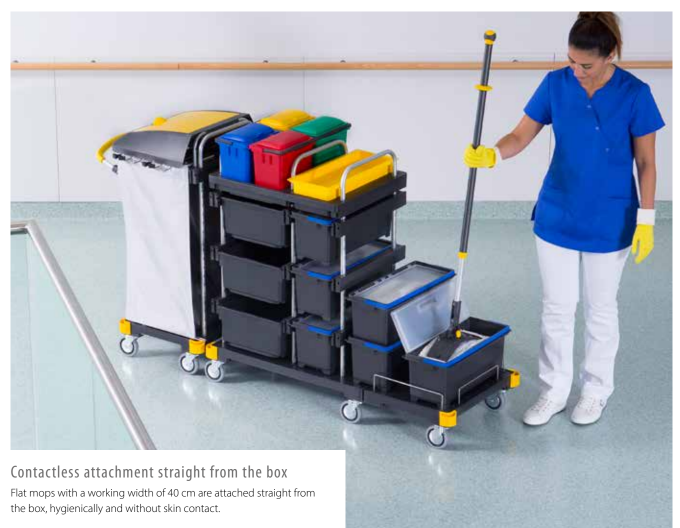
Hygiene with a system

The Equipe with boxes 10 l is a well thought-out system for hygienic cleaning and disinfection. Everything you need has a place of its own on the cleaning trolley and can be used ergonomically and hygienically.



Upgrade existing systems With the boxes 10 I you can hygienically upgrade your existing cleaning trolley.

CLEANING TROLLEYS • EQUIPE BOX 10 L





Hygienic storage Prepared mops can be stored safely in the closed boxes. By selecting lids with or without a seal, air circulation can be prevented.



Colour coding Clear colour coding of the boxes ensues by selecting the handle colour.



Hygienic cleaning The boxes 10 l are designed to avoid edges and crevices. The smooth surface can be cleaned thoroughly and hygienically.

EQUIPE BOX 10 L • COMBINATION OPTIONS



COMBINATION OPTIONS • EQUIPE BOX 10 L



Hygienic cleaning with the box 10 l can be combined with the advantages of the Sprint V and the Scandic system in both dry and wet cleaning.

Scandic



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Wet cleaning

SYSTEM COMPONENTS



CLEANING TROLLEYS • EQUIPE BOX 10 L



CLEANING TROLLEYS • PRICES EQUIPE BOX 10L

		code	€ / each	pack. unit
MODELS				
	Equipe Pre-Wash II	6172	981,50	1
	Dimensions: 132 x 57 x 112cm (W x D x H) Sacs and lids not included.			
	Equipe Pre-Wash III			
		6173	1.310,00	1
	Dimensions: 165 x 57 x 112cm (W x D x H) Sacs and lids not included.			



	Equipe Pre-Wash IV	6474	4 225 50	
	Dimensions: 132 x 57 x 112cm (W x D x H) Sacs and lids not included.	6174	1.325,50	I
r				



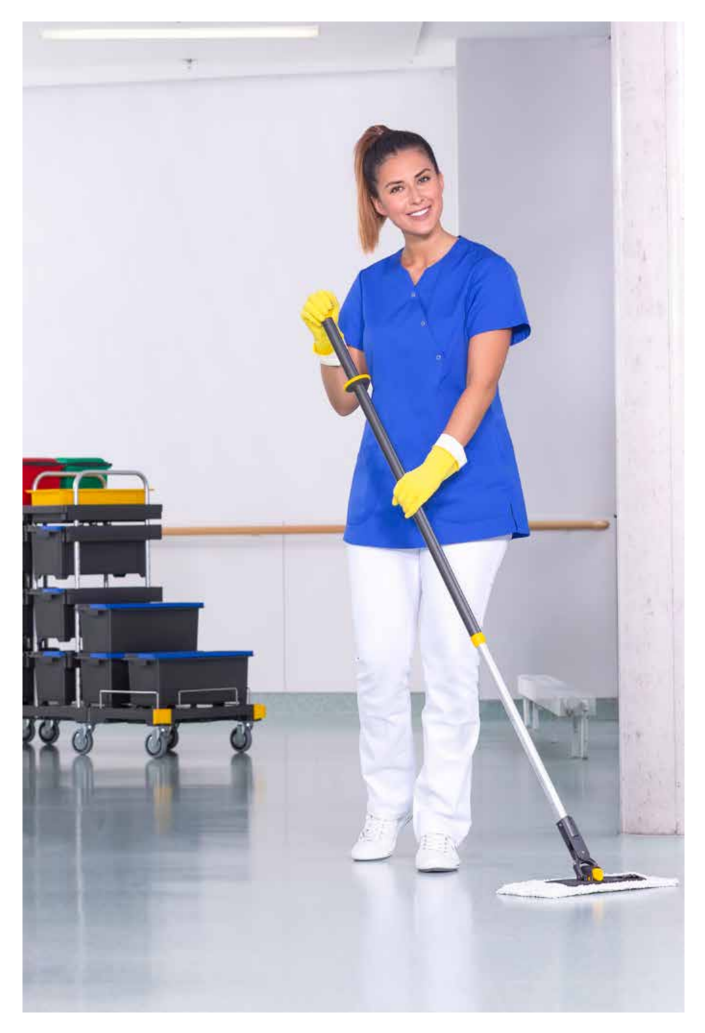
Equipe Pre-Wash V			
Dimensions: 165 x 57 x 112cm (W x D x H) Sacs and lids not included.	6175	1.818,50	1

PRICES • CLEANING TROLLEYS

EQUIPE BOX 10L

		code	€/each	pack. unit
ACCESSORIES				
01 02 04 05 06	box 10 l Dimensions: 22 x 50 x 20,5 cm (W x D x H)	6403	27,50	1
	have d l			
	box 4 l Dimensions: 22 x 50 x 7cm (W x D x H) to fit box 10 l	640506	12,50	1
	lid with sealing without sealing to fit box 10 l	629009 649206	13,90 8,70	1 1
	preparation box Dimensions: 22 x 50 x 8cm (W x D x H) to fit box 10 l	640405	12,50	1
	attachment aid	6325	23,30	1

to fit box 10 l



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NOTICE

GENERAL TERMS AND CONDITIONS OF SALE

1. General

1.1 (Conflicting provisions, written form). We agree exclusively to these General Terms and Conditions, which, unless notified to the contrary, also apply to our future business with the customer. We do not recognize any other General Terms and Conditions, even if they are not expressly rejected. The customer may only rely on agreements with us, delivery deadlines, guarantees of specific features and the acceptance of warranties or cost undertakings if we have confirmed these in writing.

1.2 (Quotations, reserving the right to make changes, data capture). Our quotations are not binding. We reserve the right to make technical improvements to our products. We may save the data necessary for the execution of the contract on electronic systems. 1.3 (Set-off, retentions). Set-off or retentions by the customer are only permitted in the case of undisputed counter-claims.

1.4 (Urgent / small orders). In the case of deliveries within 8 days, or order values of up to EURO 500,00 the invoice shall also serve as the order confirmation (with copy

1.5 (Place of performance, legal venue, relevant law). The place of performance is our works in Wertheim, the court dealing with merchant issues is Wertheim/Mosbach. The relevant law is German law with the exception of the standardized purchasing law.

2. Risk, dispatch costs, quantities, call-down, non-acceptance

2.1 The risk is transferred to the customer once the consignment leaves the works. The customer bears transport, packaging and insurance costs to delivery destination. 2.2 The agreed quantities may be increased or reduced by +/- 10%. In the case of call-down orders the total quantity must be accepted within 6 months.

2.3 If the customer does not accept goods ready for dispatch or already dispatched on time, for the purposes of compliance with our claim for performance, we may have them stored in a warehouse or dispose of them in another way in accordance with subpara. 5.5 p.2.

3. Delivery periods, delay

3.1 Delivery periods are only approximate and apply from receipt of our order confirmation by the customer, but at the earliest following clarification of preliminary technical queries and receipt from the customer of any down payments or documentation required, and finish with dispatch. The delivery period may be exceeded by up to 2 weeks without legal consequence.

3.2 Force majeure and any circumstances beyond our control, such as strikes, lock-outs, operational disturbances, shortages of raw and working materials and delay in supply by our own suppliers or additional or changed orders from the customer, shall extend the delivery period accordingly and, if they make it impossible to deliver, shall free us from our obligation to deliver.

3.3 Even in the case of fixed delivery period agreements we will only be in delay if we receive a notice from the customer. Furthermore, customer claims arising from delay may only be made if a reasonable additional deadline has been set from the date of the delay. We shall only be liable for losses from delays caused by us, our management, employees and authorized persons acting on our behalf, with intent or gross negligence. Liability is limited to the extent of loss which could be reasonably foreseen on conclusion of the contract.

4. Payment terms, price changes, repayment for returns

4.1 Prices are given ex works. Invoice payments are due within one month from dispatch net. We only accept foreign currency and cheques at the cost of the customer subject to clearance. In cases of doubt of the creditworthiness of the customer we may demand cash, payment in advance or the provision of a security.

4.2 In accordance with §315 German Civil Code we may, at reasonable discretion, demand a price supplement in line with our cost increases (including increased taxes) between conclusion of the contract and dispatch. The customer may withdraw if these increases are in excess of 15%. In the case of call-down deliveries our current price shall apply. We may take account of changes to agreed sizes, quantities etc.

4.3 In the case of agreed returns of perfect goods – only complete packaging quantities – our indemnity is 30% of the amount invoiced.

5. Reservation of ownership, assignment of future claims

5.1 Goods supplied remain our property until they are fully and unconditionally paid for. This reservation of ownership also applies until settlement of any other outstanding claims from other supplies to the customer, if the customer is a fully qualified merchant. The customer may only link goods supplied to other items before payment, provided these are not encumbered with the rights of third parties.

5.2 The goods supplied shall be processed without cost to us. If we suffer loss from the loss of our ownership of the goods supplied, we will assume partial ownership of the new products created in the ratio to which these contain our goods supplied. The customer must store goods subject to our ownership reservation without cost to us.

5.3 The customer may only sell our goods subject to ownership reservation without cost to us. 5.1 and 5.2) in the course of normal business provided his claims arising from the sale are not previously assigned, pledged or otherwise encumbered or subject to offset against counterclaims from his customers, and no late payment to us arises. He shall assign to us all claims from the sale against his customers or from the grant of advances in proposition business business provided his claims are in the sale against his customers or from the grant of advances. in respect of such claims by factoring banks equal to the amount of our demands In respect of such claims by factoring banks equal to the amount of our demands (subpara 5.1), in the case of conflicting assignments of future claims in proportion to the amount of goods supplied by us. In the case of factoring the customer may only sell goods subject to a reservation of ownership if the factor recognizes the assignment of future claims to us and pays that part of the amount assigned direct to us, with the exclusion of an entitlement to collect by the customer. 5.4 The anticipatory assignment of relevant payment entries must be held separately for us by the customer and used for settlement of our claims (from the customer and used).

release securities which exceed claims by more than 20%.

5.5 In the case of delayed payment by the customer, including those arising from deliveries made earlier, we may demand any goods still held in reserve by him, remove them or prevent their onward sale; in addition we may demand disclosure of assigned claims in accordance with subpara. 5.3 and forbid them from being collected. Repossession or utilization of the reserved goods shall be made at the estimated value and relevant refund credit.

6. Warranties, compensation for damages, partial liability for replacement

6.1 Qualities warranted, and other assurances made, by us to our customers, are only binding provided they are given expressly and in writing. Details given in publicity materials and operating instructions or réference to industrial standards do not fórm the basis of any warranty of qualities or the acceptance of specific initial undertakings. If the customer needs the goods for specific purposes, he must check their special suitability – including product safety – in advance, in particular whether they comply

with all relevant technical or official regulations. Unless they have been checked in advance, all claims for compensation arising from unsuitability are excluded. In the case of regulations relating to materials or design we do not accept liability for the suitability or permissibility of the required materials or designs and to such an extent do not accept a special obligation to test.

6.2 The customer will lose his claims under the warranty and compensation claims for defects or lack of warranted qualities if he does not check the goods supplied immediately on receipt, or at the latest prior to processing, consumption, use, installation or onward sale, for condition and safety, and inform us of any complaints in writing within 10 days. Furthermore, such claims shall expire (including in the case of hidden defects) within 12 months.

6.3 In the case of justified complaints, subject to the provisions of subpara. 6.2, provided a reasonable period to rectify the problem has been set by the customer, we only undertake to improve, replace or supply replacements, at our discretion, free of charge, in respect of the goods supplied or limited parts which have become unusable, as the result of an incident occurring prior to the transfer of risk to the customer, such as faulty production, poor materials or defective design. The customer may only demand repudiation of contract or reduction in price, or, in the case of a lack of assured qualities, compensation, in the case of unfounded refusal, failure to act or the importibility of carrying out ovicting warget may may accord liability. the impossibility of carrying out existing warranty measures. We only accept liability for consequential damage resulting from defects, if the customer expressly draws our attention on conclusion of the contract to the possible risk of such consequential damage and we undertake a specific initial obligation in this respect.

6.4 Other customer indemnity claims, such as from positive breach of obligation, inadmissible actions (in particular product liability) or other legal grounds (such as advice, operating instructions, maintenance, faults on conclusion of the contract or warranty agreements) shall only be validly made against us in the case of intent or gross negligence by us, our management or authorized persons acting on our behalf. The claims are limited to the extent expressly declared by the customer and foreseeable by us on conclusion of the contract.

6.5 Claims under the warranty or in compensation for losses are excluded if they result from improper handling, maintenance, operation or process by the customer or third parties or are the result of normal wear and tear (particularly in the case of wearing parts) or damage in transit.

6.6 Claims under the warranty or in compensation for losses in respect of replacement items and other rectification of defects are also subject to these conditions and expire at the end of the warranty period for the original item.

6.7 The sale of our products does not include their ultimate disposal, unless a legal obligation for us does exist. In case it is legally allowed, the parties agree, that the ultimate disposal shall be in the responsibility of the customer.

6.8 Insofar as we do accept liability for replacement parts, this is limited to a period of 1 year from delivery.

6.9 Our replacement parts are exclusively intended for use on products sold by us. 7. Commercial and industrial property rights, tools, confidentiality

7.1 We retain rights of possession and all commercial and industrial property rights and copyrights relating to any moulds, patterns, drawings, technical documentation, cost proposals or quotations. The customer may only use these in the manner agreed He may not produce or cause to be produced any items forming the subject of the contract without our written consent.

7.2 Insofar as we supply products in accordance with drawings, models and designs supplied by the customer, the customer assures us that the manufacture and supply of these is not in breach of commercial and industrial property rights and other rights of third parties, and agrees to reimburse us for any losses arising from such breach. 7.3 Any moulds, tools or equipment produced or made available by us shall remain our property, even if the customer has borne all or part of the cost for these. 7.4 All knowledge obtained by the customer from us as a result of this business relationship, which is not public knowledge, must be kept confidential from third

parties

8. Privacy Policy

A Frivacy Policy The customer is herewith informed that the company VERMOP Salmon GmbH, Zeppelinstr. 24 in 82205 Gilching, Germany and the branch VERMOP Deutschland GmbH, Kiesweg 4–6 in 97877 Wertheim, Germany record and process digitally all information required for contract processing and handling. The customer accepts this recording, processing and use of personal data explicitly. The data will not be given to a third party without an explicit consent of the customer. Further important information to this cubiect is located at www.wermon.com (Datencefulty / Diricy) to this subject is located at www.vermop.com (Datenschutz /Privacy Policy).

Supplements for low quantities: Up to EURO 250,00 net goods value – EURO 30,00 Delivery: free delivery and packaging as of EURO 3.000,00 net order value Payment: Within 30 days net from date of invoice. Place of performance: Wertheim am Main.

Prices valid until 30.04.2016 - prices ex. VAT. -

With this issue of the catalogue, all previous price agreements are superceded.





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