

missing or damaged, DO NOT USE THE CARRIER.

Dear Customer,

Thank you for your purchase of the Everthere X-12 Folding Cargo Carrier! We appreciate your business and look forward to supporting you as a customer. We are confident you will be satisfied with your carrier no matter its application.

Before continuing, it's important that you, the owner, read the entire manual before using the Everthere X-12 Folding Cargo Carrier. If you allow someone else to use this carrier, make sure they have fully read and understand the instructions. Failure to do so may result in injury.



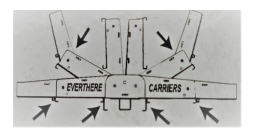
Important Safety and Use Precautions

- Use of the carrier for purposes other than the stated intent may cause physical damage or serious injury. Never allow children to climb, play or ride on the carrier. Do not place animals or unstable loads on the carrier. Do not overload the carrier, check the maximum weight capacity for your hitch class and vehicle.
- Movement of the carrier assembly may create pinch points that could cause serious injury. Always keep all body parts, long hair, loose clothing, and jewelry away from moving parts when using the carrier.
- Changing or adding unauthorized parts to the carrier and removing parts from the carrier may adversely affect the functionality of the product. These actions are not recommended and will void the warranty
- **IMPORTANT!**: The Holland Grill Company is not liable for any damages, injuries, or deaths due to improper installation. Please remember to always inspect your carrier for loose pins, wear, or damage prior to use.

General Precautions and Limitations

- Inspect the Everthere X-12 Carrier before every use. Do not use it if parts are loose or damaged.
- The carrier is designed to support an evenly distributed 400-pound maximum load.
- Do not load more than 100 pounds on any of the four wing segments.
- Failure to evenly distribute load weight risks damaging the carrier and could result in potential injuries.
- Do not exceed the limit of the receiver hitch.
- Ensure all materials being carried are properly loaded and securely fastened.
- Brake lights should remain clearly visible while the Everthere Carrier is in use.
- Do not load flammable materials on the carrier.
- Take appropriate precautions for folding or unfolding. Avoid all pinch-point areas by keeping hands away from folds.

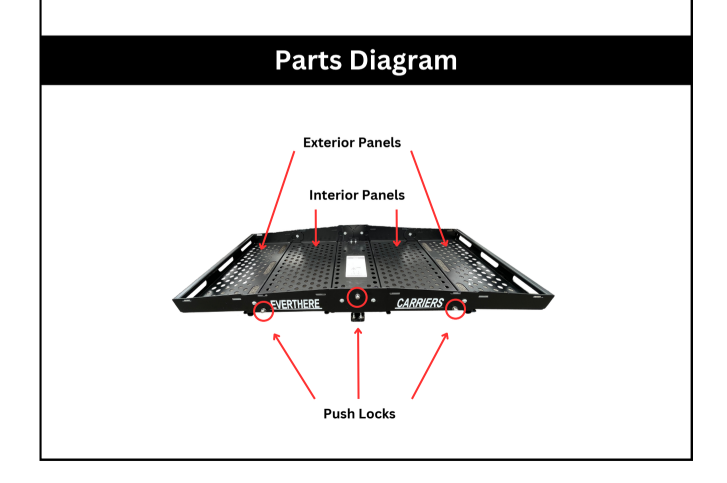




Specifications

Load Capacity	400 lb*
Product Weight	27 lb
Dimensions - Open	24" x 54" (9 sq. ft. of cargo space)
Dimensions - Closed	24" x 11" x 19"
Material	Aluminum
Vehicle Hitch Receiver Size	2-inch

* The maximum load capacity of 400 lb is only applicable when weight is spread across all four panels. Failure to evenly distribute weight may result in a carrier malfunction.



Operation Instructions

<u>Step 1</u>

Press in the push lock shown in Figure 1 to begin unfolding the carrier.



Figure 1

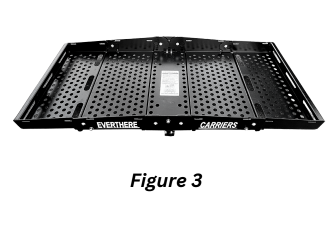
<u>Step 2</u>

Press additional push locks shown in Figure 2 to begin unfolding each side.



<u>Step 3</u>

Make sure all panels are locked before loading and securing items.



Limited Warranty

Limited Warranty

1) Seller warrants to Buyer that:

• For a period of <u>1 year</u> from the date of shipment of goods (the Warranty Period), such goods will be free from any defect in materials used in the manufacture, and/or workmanship at the time of its manufacture.

Warranty Limitations

2) The warranties under this Section do not apply where the goods have been:

- subjected to abuse, misuse, neglect, improper installation, or use contrary to any instructions issued by Seller;
- reconstructed, repaired, or altered by persons other than Seller or its authorized representative;
- used with any third-party product, hardware, or product that has not been previously approved in writing by Seller.

Exclusive remedy for Defective Goods

3) Notwithstanding any other provision of this Agreement, this Article contains Buyer's exclusive remedy for goods that do not conform to the warranties listed in Section 2. Buyer's remedy under this Article is conditioned on Buyer's compliance with its obligations under this Article. During the Warranty Period, regarding any allegedly Defective Goods,

- Buyer shall notify the Seller, in writing, of any alleged claim or defect within [30] days from the Buyer's order date.
- If an issue is discovered by the Buyer after 30 days from the Buyer's order date, the Buyer can return the carrier at the Buyer's expense.
- If the Seller's inspection and testing reveals, to the Seller's reasonable satisfaction, that such Defective Goods and any such defect has not been caused or contributed to by any of the factors described under Section 2, Seller shall in its sole discretion, and at its expense, (a) repair or replace Defective Goods or (b) credit or refund the price of Defective Goods less any applicable discounts, rebates, or credits; and

Limited Warranty Continued...

- If Seller exercises its option to repair or replace, Seller shall, after receiving Buyer's shipment of Defective Goods, ship to Buyer, at [Buyer's] expense and risk of loss, the repaired or replaced goods to the delivery location designated by Seller.
- Any part replaced under the warranty will be covered for the remaining period of the Warranty Period.
- Any parts replaced under the warranty must be returned to The Holland Grill Company. The Holland Grill Company may, at its discretion make any repairs or replacement of defective parts but such work shall not be deemed to be any admission of liability.
- The Holland Grill Company will bear labor charges for work carried out under the warranty. The warranty may not be transferred to subsequent owners for the balance of the remaining Warranty Period.
- Buyer has no right to return for repair, replacement, credit, or refund any goods except as set forth in this Section. In no event shall Buyer reconstruct, repair, alter, or replace any goods, in whole or in part, either itself or by or through any third party.

THIS SECTION SETS FORTH BUYER'S SOLE REMEDY AND SELLER'S ENTIRE LIABILITY FOR ANY BREACH OF THE LIMITED WARRANTY SET FORTH IN SECTION 2

Other Conditions and Exclusions

- The product must not have been used for competition, misused, inadequately maintained, or incorrectly serviced or maintained.
- The product must not have been subject to any modification, repair, or replacement other than as authorized by The Holland Grill Company.
- The warranty does not cover product used on a commercial basis.
- The warranty does not cover defects, which have not been reported to The Holland Grill Company within the immediate discovery of the defect.
- Should a warranty claim become necessary, The Holland Grill Company shall not be liable for loss of use, inconvenience, lost time, commercial losses or other incidental or consequential damages.
- If for any reason, the carrier does not appear to be in good and sound condition, it must not be used. Any loss as a direct or indirect result of the use of the carrier in a compromised condition is the sole liability of the user.
- Must present copy of this paper work along with copy of proof of purchase as in copy of credit card statement or such at time of warranty work.
- Any statement, condition, representation, description or warranty otherwise contained in any other publication or advertisement shall not be construed as enlarging, varying or overriding anything contained herein.
- The Holland Grill Company reserves the right to make alterations or improvements without notification to any model without obligation to do so to products already sold.

Liability Disclaimer

LIABILITY DISCLAIMER

- The purchaser of the carrier is solely responsible for the installation, use, and the securing of any item being carried. In no event shall The Holland Grill company be liable for any damages whatsoever, including but not limited to any direct, indirect, special, consequential, punitive or incidental damages, or damages for loss of use, profit, or other intangibles, or the cost of procurement of substitute goods and services, arising out of or related to the use, inability to use, unauthorized use, performance or nonperformance of our products. Even if The Holland Grill Company has been advised previously of the possibility of such damages and whether such damages arise in contract, negligence, tort, under statute, in equity, at law or otherwise. In no circumstance shall The Holland Grill Company be liable for any losses or damages whatsoever. All matters are interpreted under Virginia law.
- The Holland Grill Company is not responsible for any damage if warnings are not heeded.