

Surround Sound Services

Hiring rates, january 2006

Model	Description	Price/day	Price/week
Dolby			
DP563	Dolby Surround coder	45,00 €	180,00 €
DP571	Dolby E coder	65,00 €	260,00 €
DP572	Dolby E decoder	45,00 €	180,00 €
DP570	Audio tools	75,00 €	300,00 €
LM100	Loudness meter	30,00 €	120,00 €
CAT 549	Remote	9,00 €	36,00 €
DP583	Dolby Synchroniser	50,00 €	200,00 €
DP579	Dolby black generator	45,00 €	180,00 €
DP569	Encodeur DD	60,00 €	240,00 €
DM100	Stream analyser	25,00 €	100,00 €
Model 585	Harmonizer	90,00 €	360,00 €
DP564	DolbyDigital decoder	52,00 €	208,00 €
Multichannel Monitoring switcher StudioComm			
M6869	Monitoring switcher 5.1	25,00 €	100,00 €
M7879	Monitoring switcher 7.1	28,00 €	112,00 €
Video reference generator			
	Reference vidéo/AES/wordclock generator	25,00 €	100,00 €
Monitoring			
	Small 5.1 loudspeakers system		t.b.a.
	Large 7.1 loudspeakers system		t.b.a.
Accessories			
	75/110 ohms interface	2,00 €	8,00 €
	Cable 5m	1,50 €	6,00 €

Technical support on estimate only

All the prices are indicated in Euros net of tax and except insurance

A share in the expenses of insurances of 6% of the net amount of the hiring will be invoiced on all the apparatuses. For particular conditions, no european countries or risks, consult us. Any disaster without effraction is excluded from the liability. In the event of disaster, a frankness minimum from 800 Euros will be due, in any event for the tenants

Surround Sound Services
101 avenue Jean Jaures
93800 EPINAY SUR SEINE
Tel : +33 1 49 71 33 35 (rental)
Tel : +33 1 30 36 88 88 - Fax : +33 1 49 71 33
société au capital de 10000 Euros, RCS 443 089 644 Bobigny - TVA FR 53 443 089 644

General conditions of hiring

Article 1 - GENERAL PROVISIONS

Any hiring implies acceptance without restriction of our general conditions of hiring. The material is given in exchange of a Purchase Order emanating from a Company Tenant and of a cheque to be been worth on the invoicing when this Company is not a usual customer or does not have an account in our books. A form of assumption of responsibility is delivered at the beginning, a good of return is established after control; possibly, the list of the deteriorated or missing parts is added there. To in no case, the tenant cannot entrust whole or part of the material rented to a third party. As of the moment when the rented material is dealt with, it is recognized in perfect operating condition. The duration is calculated per day of 24 hours and court of the day of removal at the day of rehabilitation of the material in our buildings. The day of hiring is deducted as from the morning 10 hours until the next morning 10 hours. Our days of opening are Monday at Friday included 9 hours to 19 hours, and Saturday 9 hours morning to 12 hours. In the event of delay in the restitution, the tenant must warn SURROUND SOUND SERVICES. The days of delay are regarded as days of hiring. No dispute could be retained after a hiring, if the material were not tested on its return in the presence of our technicians. For the material used out of France, the customer must inform us so that we can establish the essential pro forma invoices to him to fill its formalities of temporary export, and indicate the country of destination to us.

Article 2 - INSURANCE

With the reserves and restrictions appearing in article 6, our material is assured permanently for all the European countries admitted without extra premium by general association the insurance companies against the accidents. A financial participation equal to 6 % of net amount of the hiring will be invoiced in the tenant. For all the countries excluded from the normal contract of insurance and being the subject of an extra premium, the latter will be invoiced completely with the tenant. It is understood that the insurance does not include/understand in no case the Production Risks.

Article 3 - RESPONSIBILITY FOR THE TENANT

In the event of displacement by road (including the parking), rail, sea and air and like for all the non covered risks by the insurance of SURROUND SOUND SERVICES and a general way in all the cases as from the provision of the material and until the end of the period of hiring, the tenant, in his capacity as guard holder of the rented material, will be responsible for all damage caused with the material, all damage caused by the use of the material towards people or goods, even if this damage results from defect in construction or a defect of. In addition, SURROUND SOUND SERVICES does not assume any direct or indirect responsibility, because of the problems caused by the use of the equipments and this in all countries.

Article 4 - TRANSPORT

Company SURROUND SOUND SERVICES does not take responsibility for its the transport of the material. With the request of the Tenant, Company SURROUND SOUND SERVICES can send the material by an unspecified means of transport, but this sending can be made only under the responsibility of the Tenant and this last releases SURROUND SOUND SERVICES of any responsibility because of the delays, blockings in customs, strike or any other reason. The expenses caused by this sending are entirely the responsibility of the tenant and will be regulated cash.

Article 5 - DISASTER

In the event of accident or of flight, a declaration drawn up on headed notepaper of the company Tenant supplied with the original of a declaration with deposit of complaint near an authority of police force, will have to reach us within 24 hour. The tenant will remain responsible to the amount of the value of replacement for the rented material.

Article 6 - NON COVERED RISKS BY THE INSURANCE

the following risks are not covered:

A) Losses and damage caused directly or indirectly by the following events:

- 1) Civil war; Foreign war.
- 2) popular strikes, riots, insurrections or movements; industrial disputes.
- 3) Actes of terrorism or sabotage.
- 4) direct or indirect effects of explosion, release of heat, radiations coming from transmutation of core of atom or the radioactivity or effects of radiations caused by artificial acceleration of particles.
- 5) Embargo, confiscation, capture, reserve or destruction by order of government or public authority.
- 6) Seizure or legal or illegal confiscation of the goods ensured by thirds, as a cover for handing-over, contracted debt of these goods by the guard of the thing as safety of sums due.
- 7) Non respect of the customs regulations, or medical control.

8) Subsidences and landslides having caused damage in a radius of 50 meters around the place of the disaster, earthquakes, eruptions volcanic, tidal wave, hurricanes, waterspouts, tornadoes, cyclones and other cataclysms, like floods and overflows, like any loss or consecutive degradation with an immersion.

9) damage caused by: saline air, dust or sand, the rain, snow, the hail driven out or not by the wind when the material is left in the open air.

10) intentional Fault of the user.

11) are also excluded: all mysterious or unexplained disappearances, flights made without efracation, flights made in the vehicles of any nature left without monitoring except if at the time of the flight the panes, doors or access to the vehicles were hermetically closed and closed with key and if these flights result from an efracation materially noted and announced in the declaration to the police force.

B) Losses and damage resulting:

1) Of the notorious incurie in handling, the use or monitoring of the assured goods. Serious negligences or inexcusable faults of the management of the firm user or her personnel.

2) Of transport by sea, river or air which is not accomplished on commercial lines or by freighting.

3) Except convention contrary comprising extra premium, of the use of the goods assured at the time of catches sights or sound, in high mountain, under sea or ground, on board aircraft or sailing ships, like competitions of cascades or tests of endurance or speed and to their preparatory tests on board any apparatus of locomotion, terrestrial, nautical or air.

Note 1 - Enter 22 hours and 6 hours any vehicle being used to store our material, must be imperatively closed with key and to be garaged in a closed private box with key. The same rule must be imperatively applied to any hour of day like night the public holidays, the public holidays as well as Sundays. Any failure with these rules constitutes a serious negligence and in the event of flight that it will not be covered by the insurance.

Article 7

In all the cases where for whatever reason that it is a disaster is not covered by our insurance company, the tenant will have to completely refund with SURROUND SOUND SERVICES the replacement of the material object of such a disaster.

Article 8 - FRANKNESS

A frankness equal to 10 % from the value of replacement from the material with a minimum from 800 € HT will be in any event due to SURROUND SOUND SERVICES by the tenant and this for each disaster.

Article 9 - IMMOBILIZATION OF THE MATERIAL

No reduction in price can be authorized because of a forced material downtime, that is to say by stop of film, delay to the production, blocking in customs or any other reason.

Article 10 - OPERATION OF THE APPARATUSES

Our material is delivered in perfect operating condition. SURROUND SOUND SERVICES does not assume any direct or indirect responsibility for any nature in consequence of malfunctions, delays, lapse of memory, loss total or partial occurring after the departure of the material of our offices.

Article 11 - REPAIR OF THE MATERIAL

The user begins not to make carry out repair or of modification on our material, without prior agreement of SURROUND SOUND SERVICES.

Article 12 - METHODS OF PAYMENT

Our rates get along for cash payment as of reception of the invoice. In the event of delay of payment of the penalties will be applied on the basis of once and half the legal rate of interest.

Article 13 - EXPENSES AND CONSUMABLE GOODS

All the expenses required by employment (in particular piles and accumululators) are the responsibility of the tenant. In the event of disaster the consumable goods (piles, accumululators...) not being covered by the insurance, will be completely refunded by the tenant with SURROUND SOUND SERVICES.

Article 14 - CANCELLATION

Any cancellation of order will have to reach us at least 24 hours in advance. With defect, a sum fixed at 10% of the invoice envisaged will be charged to the customer.

Article 15 - ELECTION OF RESIDENCE - COMPETENCE

For the execution of this contract, the parts make election of residence to the seat of their company or respective principal residence. All litigations to which place the execution of the obligations of SURROUND SOUND SERVICES and the tenant could give will be exclusive competence of the courts of Paris.