

Brinklaan 109 A11
1404 GA Bussum
The Netherlands

+31 (0)85 040 90 40
www.sarc.nl
sarc@sarc.nl

Chamber of Commerce: 32060262
BIC (SWIFT): ABNANL2A
IBAN: NL57ABNA0485667282
VAT: NL804621500B01

The following text is a translation from the Dutch language of the rental terms and conditions (Verhuurvoorwaarden). In the event of discrepancy between the English and the Dutch text, the latter shall prevail.

Rental terms and conditions

1. Applicability
 - a. These rental terms and conditions are an addition to the general terms and conditions. The general terms and conditions continue to apply to quotations and rental agreements in which SARC B.V. acts as a rentee of goods. In these Articles SARC B.V. is also referred to as "rentee".
 - b. The other party, who rents or buys goods from SARC B.V., or has received an offer in this respect, is referred to in these rental terms and conditions simply as "the other party".
 - c. A contract remains in force until it is terminated by SARC BV.
2. Rental and subrental
 - a. The renter is supposed to have sufficient knowledge to operate the equipment.
 - b. The renter is obliged to identify himself by means of a legally permitted proof of identity. In addition, submission of a recent extract from the Trade Register may be required.
 - c. The renter acknowledges having received the rented item in good condition.
 - d. The renter is obliged to use the rented item exclusively for his own use and furthermore to use, maintain and store the rented item in accordance with the purpose of the rented item, the instructions for use and the relevant legal provisions. The renter is not permitted to subrent the rented item, give it into use or otherwise make it available to a third party.
3. Rental fee
 - a. The rental fee of the inclinomotor, including software, excluding Windows laptop, is 150 Euro per working day. Hereinafter to be referred to as "rented item".
 - b. The shipping and administration costs are 75 Euro. Including two rental days in connection with transport within the Benelux and Germany. Additional costs will be charged if the rented item has to be shipped outside the aforementioned region.
 - c. The renter is responsible for returning the rented item, including any return costs.
 - d. The rental period ends when the rentee has received the rented item.
 - e. Collection and return of the rented item in Bussum is possible in consultation.
 - f. The terms and conditions as set out in the general terms and conditions apply to price adjustments.
4. Defects during rental period
 - a. If a rented item is found to be defective during the rental period, the renter is obliged to report the defect to the rentee within one working day after the defect has manifested itself.
 - b. The renter is obliged to cease using the rented item immediately after the discovery of a defect, under penalty of liability for both the defect and the damage resulting from the continued use of the rented item.
 - c. If the defect, as referred to in the previous paragraphs of this Article, appears to have been caused by the renter, the renter is liable for the costs of repairing this defect.
5. End of rental period
 - a. The renter shall return the rented item to the rentee in the same condition as he received it.
 - b. If the renter does not return the rented item in its original state, except for normal wear and tear of parts subject to wear and tear, he shall be in default by operation of law and all costs incurred in bringing the rented item to its original state (including cleaning costs and any replacement costs) shall be borne by the renter.
 - c. If the renter is in default of returning the rented item on time, the renter shall owe the rentee a fee for the period that the default persists, which fee shall be equal to the usual rental fee for that period. The above does not affect the rentee's right to compensation for the full damage the rentee may suffer as a result of the renter's failure to return the rented item on time.
 - d. Paragraph c of this Article also applies if the rentee has dissolved the rental agreement on the grounds of the renter's failure to comply with his obligation under the rental agreement, and the renter fails to return the rented item within the period set by the rentee for that purpose. After the expiry of the return period referred to here, the renter shall owe the rentee the compensation calculated in accordance with paragraph c.