

Ms. Dely Judal
 NASP
 (206) 329-7955
 djudal@msn.com

Nathaniel Shaw
 Swank Audio Visuals
 Renaissance Seattle Hotel
 (206) 694-4984

RE: NASP
 Starts: 12/6/2009 Ends: 12/6/2009

QTY	DAYS	DESCRIPTION	UNIT	TOTAL
-----	------	-------------	------	-------

South, 12/06/2009, 7:00AM - 4:30PM

Room set: TBD
 >>>>AUDIO<<<<<<<<

Podium Microphone Package \$70.00

1	1	Microphone, Cardioid		
1	1	Cabling, Power Cords, Etc.		
1	1	Audio Visual Technician-Install/Removal		

Wireless Microphone Package \$405.00

2	1	Wireless Microphone		
1	1	Audio Mixer, 4 Ch.		
1	1	Cabling, Power Cords, Etc.		
1	1	Audio Visual Technician-Install/Removal		

(2) Hand helds

External Sound System \$295.00

2	1	Meyer UPM-1P Full Range		
2	1	Speaker Stand		
1	1	Cabling, Power Cords, Etc.		
1	1	Audio Visual Technician-Install/Removal		

*No house sound in South room**
 >>>>VISUALS<<<<<<<<

LCD Support Package \$140.00

1	1	Tripod Screen		
1	1	Tripod Screen Drape		
1	1	Projection Stand		
1	1	Projection Stand Drape		
1	1	Cabling, Power Cords, Etc.		
1	1	Audio Visual Technician-Install/Removal		

Client to provide LCD projector &

Serving the Convention and Meeting Industry Since 1937
 WE TRANSFORM ORDINARY MEETINGS INTO EXTRAORDINARY EVENTS.

QTY	DAYS	DESCRIPTION	UNIT	TOTAL
		<i>laptop</i>		
			<i>South Subtotal</i>	\$910.00

EVENT TOTALS

Subtotal:	\$910.00
Tax:	\$94.18
Loss Damage Waiver:	\$80.85
Total:	\$1,085.03

Full charges will apply if equipment or services are canceled within 72 hours of the event start time.



RENTAL AGREEMENT

Lessee does hereby rent and accept the listed equipment and acknowledges that it is in good working condition and agrees to pay the rent for said property at the rate herein stated; Lessee further agrees to take care of said equipment and to use it in a proper manner and agrees that in the event any of the rented equipment is lost or destroyed before it is returned, to promptly pay an amount equal to the reasonable cost of repairing or replacement of same.

Lessor is hereby released from any and all claims for damages to Lessee, by reason of use of said property; Lessee agrees to indemnify Lessor from any and all claims for damage to any person or property by reason of the use of said property by Lessee or any other person from date hereof until said property is returned to Lessor.

It is understood that the rental commences as of the date and time hereof and ends only when the rented equipment is returned. Should said property not be returned to Lessor at the time specified as herein stated, Lessee agrees to pay rent for all additional time beyond that when the same is due, at the rate herein listed. It is agreed that failure to pay rent or if default is made in any of the terms hereof, Lessor may at once take possession of said rented equipment wherever the same may be found and remove the same and the Lessor or its agents shall in no way be liable for any claims for damages or injury in the removal of said equipment.

Lessee further agrees that all charges for rental will be paid in advance, or immediately upon return of merchandise or upon receipt of invoice for same and that all collection fees, attorney fees, court costs, or any expense incurred in collecting and rental will be paid by Lessee. Full charges will apply if equipment or services are canceled within 72 hours of the event start time. If a Lessee cancels their event, charges will apply for any expenses incurred by Lessor. This includes but is not limited to: shipping and/or delivery charges, the design and construction of custom sets or materials, diagram and/or rendering work, and any other pre-planning expense regardless of the date of cancellation.

In no event shall Lessor's liability for actual and direct damages resulting from claims arising from the use of the equipment exceed the amount Lessee paid to Lessor as rent. In no event shall Lessor be liable for any indirect, incidental, punitive or other consequential damages (including, without limitation, lost profits) arising out of or in connection with this agreement or Lessee's use of the equipment.

If Loss Damage Waiver (LDW) option is purchased, Lessee understands that charges for Loss or Damage to equipment will be waived. Up to a \$250 deductible will apply if the loss or damage was caused by Lessee's intentional gross misconduct or negligence for this rental period. Lessee understands that if any loss or damage occurs, they will participate in security and other investigation, if necessary, to place responsibility.

RENTER IS RESPONSIBLE FOR EQUIPMENT AND ALL LEGAL FEES CONNECTED WITH RENTAL OR COLLECTION

Cardholder acknowledges receipt of goods and/or services in the amount of the Total shown hereon and agrees to perform the obligations set forth in the Cardholder's agreement with the issuer.