

LISA'04


18th Large Installation System
Administration Conference
November 14-19, 2004

Atlanta

Atlanta Marriott Marquis
November 14th - 19th 2004, Atlanta, GA.

EXHIBITOR COMPUTER and AUDIO VISUAL ORDER FORM

If you have a special request or need additional equipment, please call.

Video / Data Display				Customer Information:	
	Qty	SHOW RATE	Total		
50" Plasma Monitor 16:9 : Tabletop / Wallmount (circle one)		\$750.00		Company Name:	
42" Plasma Monitor 16:9 : Tabletop / Wallmount (circle one)		\$525.00			
37" Plasma Monitor 16:9 : Tabletop / Wallmount (circle one)		\$425.00		Address:	
20" Black LCD Flat Panel Display (1600x1200)		\$195.00			
20" Black LCD Flat Panel Display (1280x1024)		\$165.00		City:	
18.1" LCD Flat Panel Display		\$125.00		State: Zip:	
17" LCD Flat Panel Display		\$95.00		Ordered By:	
15" LCD Flat Panel Display		\$65.00		Telephone #:	
72" Chrome Floor Stand for Plasma Monitors		\$95.00		Fax #:	
21" Multisync SVGA Color Monitor		\$125.00		Orders received after November 8th, 2004 will be subject to a ADDITIONAL 10% CHARGE.	
17" Multisync SVGA Color Monitor		\$65.00			
LCD Projector (1024 X 768) (1,500 Lumens)		\$225.00			
LCD Projector (1024 X 768) (2,500 Lumens)		\$275.00			
5-6' Projection Screen (Circle One) 5' Tri-Pod 6' Tri-Pod		\$50.00		Ordering Instructions: ⇨ Please include applicable Sales Tax on equipment rental and/or labor. ⇨ TAX EXEMPT STATUS - If you are exempt from payment of sales tax, we require you to forward an exemption certificate for the state of Georgia. You can send the certificate via fax to 770-818-0161 ⇨ To guarantee equipment availability and advanced rate, this order should reach us 14 days prior to delivery. ⇨ Operator labor, if requested, is subject to the prevailing hourly rate with a 4 hour minimum. ⇨ CANCELLATIONS: A) Cancellations received within 48 hours of the scheduled delivery date are subject to a 50% fee applicable to equipment and tax. B) Cancellations received on the day of scheduled delivery or "no-shows" are subject to the full amount of the order to include installation and tax.	
Fender 250 Sound System 2/2 Speakers		\$195.00			
Fender 150 Sound System w/2 Speakers		\$125.00			
Tri-Pod Speaker Stands (1 Pair)		\$50.00			
Computer Equipment					
	Qty	SHOW RATE	Total		
Pentium III/700MHz Laptop, 128MB RAM, CD, Floppy, 10/100		\$145.00			
Pentium III/1GHz Laptop, 256MB RAM, CD, 10/100		\$165.00			
P4/1.6GHz Laptop, 256MB RAM, CD/DVD, 10/100		\$185.00			
P4/2.0GHz Laptop, 256MB RAM, CDRW-DVD, 10/100		\$205.00			
Pentium III/1GHz Desktop, 256MB RAM, CD, Floppy, 10/100		\$125.00			
Pentium 4/1.6GHz Desktop, 512MB RAM, CD/DVD, 10/100		\$145.00			
Pentium 4/2.0GHz Desktop, 512MB RAM, CD/DVD, 10/100		\$165.00			
Pentium 4/2.8GHz Desktop, 512MB RAM, CD/DVD, 10/100		\$185.00			
Accessories					
	Qty	SHOW RATE	Total		
54" Roll Cart w/Skirt		\$95.00			
Call for Quote					
Totals				Delivery Information:	
EQUIPMENT TOTAL			1	On-Site Contact:	
DELIVERY/PICKUP			2	\$75.00	
INSTALLATION <i>(10% of Equipment Rental)</i>			3	Booth #: Room #	
SALES TAX <i>(7.00 % of Equipment Rental & Labor)</i>			4	Delivery Date: Time:	
TOTAL DUE			5	Pickup Date: Time:	
Payment Information (Credit Card Required)				Return for Processing to:	
Card Number: _____ Exp Date ____ / ____ American Express <input type="checkbox"/> Cardholder's Name (as appears on card): _____ Visa <input type="checkbox"/> Cardholders Signature: _____ MasterCard <input type="checkbox"/> This signature authorizes Rush to charge the credit card account for this advance order and any additional amounts incurred as a result of all show site changes placed by your representatives. The above signature is acknowledgement that the renter has read and agreed to all of the terms and conditions included with this order form. Pricing and equipment availability is subject to change.				Rush Computer Rentals, Inc. 2129 Northwest Parkway SE Suite 101 Marietta, GA. 30067 800-436-8318 770-818-0161 fax  www.rushcomputer.com	

TERMS AND CONDITIONS

- Physical Condition of Rental Equipment:** You acknowledge that prior to taking the rented equipment, you examined it, saw it in operation (if appropriate), and that it is in good condition except for any defect noted on this contract. It is your responsibility to return the equipment to Rush in the same condition.
- Use of Equipment:** You agree that you are satisfied with the instruction given by Rush in the proper and safe manner of using the equipment or that you are familiar with its operation and have told Rush that you were. You further agree that the equipment will be used only at the address designated and only for the purpose for which the equipment was manufactured and intended.
- Responsibility for Use:** You are responsible for the use of the rented equipment. You assume all risks inherent in its operation and use, including but not limited to the loss of data. You agree that you assume the entire responsibility for the defense of, and to pay, indemnify and hold Rush harmless from, and hereby release Rush from, any and all claims for damage to property or bodily injury (including death) resulting from the use, operation or possession of the item. You agree that Rush has made no warranties, expressed or implied in connection with this rental.
- Responsibility for Equipment:** From the time the equipment is delivered to you until it is returned you and Rush agree that the value of the equipment is defined in number 8, "Purchase Option", of the Terms and Conditions. In the event the equipment is lost, stolen, or destroyed you shall immediately pay to Rush such value as defined in number 8, "Purchase Option". You also agree that until such time as the equipment is paid for that it shall continue to be rented by you and all periodic rentals shall continue to be due and payable.
- Equipment Failure:** You agree immediately to discontinue the attempt to use the rented equipment should it at any time become unsafe or in a state of disrepair. You will immediately one hour or less notify Rush of the facts. Rush agrees at its option to make the equipment operable within a reasonable time, or 2) provide you with a like item if available, or 3) make a like item available at another time, or 4) adjust the rental charges. This provision does not relieve you from the obligations imposed by other Paragraphs, including Number 4 and Number 6.
- Return of Equipment:** The rented equipment is Rush's property and is rented to you subject to this contract for rental charges and for the period of time noted on the front. If upon the expiration of the rental period you do not return all equipment to Rush, the equipment shall continue to be held by you and the contract shall be extended indefinitely and all periodic rental charges shall continue until all the equipment is returned to Rush.
- Early return of Equipment:** Rush may, at their option, allow you to return the equipment prior to "the expiration date" of the contract. In the event, Rush agrees to accept any early termination and return, you shall pay to Rush an early return fee based on the schedule outlined below:

<u>Months Remaining</u>	<u>Early Return Fee</u>
3 or less	1 Months Rental
6 to 4	2 Months Rental
9 to 7	3 Months Rental
12 to 10	4 Months Rental
Greater than 12	50% of Remaining Rentals

- Purchase Option:** You have the option to purchase the equipment covered by this contract in whole and not in part. Upon receipt of your written request to exercise your option, Rush will provide you a contract buyout letter which must be signed and returned. All rental billings will continue until such time that the signed letter is received by Rush. The equipment shall be purchased "As is, Where is". The purchase price shall be due and payable within (10) days of the date the next rental payment would be due. In the event the purchase price is not paid in full on or before that date the equipment shall continue to be rented and the rental(s) shall continue per the terms of the contract.
- Charges and Payments Billing and Payment:** Rush may agree to bill you on a periodic basis as shown on the front of this contract. In the event of a Credit Card Transaction, you consent to the reservation of credit, by a credit card issuer, up to the amount of the estimated charges under this agreement and authorize Rush to process a credit card voucher in your name for all current and future charges due under this agreement. All periodic rental charges shall be due and payable in advance. Whenever any payment is not made when it is due, you agree to pay Rush an amount calculated at the rate of 1.5% of each such delayed payment, but only to the extent permitted by law. In the event you do not make all the rental payments, or any other payment when due, Rush may elect to hire an attorney or collection agency to enforce their rights. You shall be responsible for all reasonable costs of collection including but not limited to attorneys fees and collection agency fees.
- Notice of Intended Assignment:** You are hereby notified that Rush in the normal course of business, shall assign its rights in the equipment covered under this contract and all rental due. Upon written notice of such assignment you shall make all payments due directly to the assignee and upon the expiration of this agreement you shall return the equipment to the assignee or to such other place as assignee may request.
- Security Deposit:** Rush may require a security deposit with the contract. Rush agrees to refund your security deposit within (10) days of the return of all items less any charges due and payable per the terms of this contract.
- Disclaimer of Warranty:** Rush warrants that it has the Legal right to rent the equipment; Rush makes no other warranties expressed or implied including but not limited to warranties of merchantability, with respect to the equipment.
- Renter Owned Software:** Rush may agree to install on the equipment certain software supplied by you. You hereby warranty to Rush that all such programs are either owned by you or if licensed, that you have the proper license and legal right to use such software.
- Rental of Software:** The undersigned Rental Customer hereby acknowledges that its use of the Microsoft software accompanying the computer equipment rented/leased is governed by the applicable Microsoft Rental License Agreement attached hereto.
- Modification of Contract:** This contract represents our entire agreement and there is no collateral, oral or, other agreements outstanding. **Any change to this agreement must be in writing and signed by Rush.** No provision of this contract which may be deemed unenforceable shall in any way change any other provision of this contract. This contract shall be governed by the laws of the state of Connecticut.
- During the term of this agreement and for a period of one year thereafter, customer shall not hire any Rush employee. The parties agree that in the event the customer hires any Rush employee in breach of this agreement, the remedy at law would be inadequate and it would be impractical and extremely difficult to determine the actual damages suffered by Rush. Accordingly, Customer shall pay Rush, as liquidated damages, an amount equal to fifty percent of the annual salary paid to such employee by Rush.**