

EXHIBITOR ORDER FORM

PLASMA DISPLAY	Qty		Daily Rate	# of Days	Total
42" Plasma Display with Floor Stand		\$	450.00		\$
50" Plasma Display with Floor Stand		\$	600.00		\$
60" Plasma Display with Floor Stand		\$	750.00		\$
Side Mounted Speakers for Plasma		\$	60.00		s
LCD Flat	Qty	1	Daily Rate	# of Days	Tota
24" Flat Panel Monitor with Table Top Stand- Data		\$	175.00		\$
23" LCD Screen with Table Top Stand - Video/Data		\$	200.00		\$
32" LCD Screen with Table Top stand - Video/Data		\$	250.00		\$
40" LCD Screen with Floor Stand - Video/Data		\$	325.00		\$
37" HD LCD Screen with Floor Stand - Video/Data		\$	400.00		\$
46" HD LCD Screen with Floor Stand - Video		\$	500.00		\$
52" HD LCD Screen with Floor Stand - Video		\$	625.00	č.	\$
VIDEO PROJECTION	Qty		Daily Rate	# of Days	Tota
Sanyo PLC XP41 (3.3K Lumens, XGA, 1024x768)		\$	500.00		\$
Sanyo PLC XP57 (5.5K Lumens, XGA, 1024x768)	100	\$	750.00		\$
Sanyo PLC XP200L (7K Lumens, XGA, 1024x768)		\$	900.00		\$
Christie LX 100 (10,000 Lumens, XGA, 1024x768)		\$	1,200.00		\$
Cradle Screen 10'		\$	125.00		\$
Tripod Projection Screen 8'		\$	75.00		\$
VIDEO EQUIPMENT	Qty		Daily Rate	# of Days	Tota
VHS/DVD player		\$	75.00		\$
VHS PAL/SECAM Video Cassette Player	(m) m) m	\$	200.00		\$
Sony Beta SP Player w/8" Monitor (1800 or 2800)		\$	450.00		\$
DATA/VIDEO INTERFACE	Qty	1.	Daily Rate	# of Days	Tota
Extron Video Distribution Amplifier - 1-In x 4-Out	-17	\$	80.00		\$
Extron VGA Switcher (Standard, 1X4 or 1X6)	1110	\$	100.00		\$
Folsum Presentation Pro Video Switcher with 8" Monitor		\$	425.00		\$
Panasonic Video Switcher (MX-70)		\$	550.00		\$
AUDIO	Qty	-	Daily Rate	# of Days	Tota
Powered Speakers on Stands (Pair)		\$	275.00		\$
Powered Speaker on Stand		\$	175.00		\$
Wired Microphone on Stand		\$	60.00		\$
Wireless Microphone on Stand (Lavaliere or Handheld)	1	\$	175.00		\$
CD Player		\$	55.00		\$
12 Channel Audio Mixer		\$	100.00		\$
Pod/Computer Connection		\$	35.00		s
BANNERS	Qty		Daily Rate	# of Days	Tota
		10000			1.4
10'x10' and under	- 1	\$	150.00	\$	- \$

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A/V SUPPORT	Qty		Daily Rate	# of Days		Total
Elmo HV-5100XG Visual Presenter (Document Camera)		\$	225.00		\$	-
Overhead Projector Package (Includes Draped Cart and Tripod Screen)		\$	150.00		\$	949
Speaker Timer	4	\$	200.00		\$	
Wireless Mouse *		\$	35.00		\$	
Laser Pointer *		\$	50.00		\$	
34" or 42" Skirted Cart		\$	40.00		\$	92
Flip Chart w/Pad and Markers		\$	60.00		\$	
Flip Chart w/Adhesive Flip Chart Pads and Markers	Ĵ	\$	85.00		\$	12-
Slide Projector (Includes Draped Cart and Tripod Screen)		\$	260.00		\$	
* If Items not Returned a \$125 Fee will be Applied to the Final Bill						
Cable TV	Qty		Daily Rate	# of Days		Total
Basic Cable (Cox) with Tuner		\$	150.00		\$	-
POWER	Qty		Daily Rate	# of Days		Total
For Power Options Please Contact a Production Manager 702-770-2860		T				
						Total
					\$	-
ORDER INFORMATION					-	
Phone: (702) 7 770-2865 Fax: (702) 770-1560						
E-mail: ken.fitzgerald@wynnlasvegas.com						
L-mail. Kemilizgerald@wymnasvegas.com						
Event Name:						
Event Dates:						
Company Name						
Company Contact						
Name of Cardholder						
Address of Cardholder						
Phone Number		Fav	Number			
Tione Number		1 az	rumber	180 G 18		
Credit Card Number	**************************************			Exp. Date		
Type of Card ☐ American Express ☐ Visa ☐ Mastercard ☐ Discover ☐ Oth	er					
Signature						
Dillian Address						
Billing Address						
E-Mail						
Onsite Contact						
Delivery Location						

Internet Order Deadline: 8/6/2012



Wynn | Encore
Advanced Convention Services Order Form
3131 Las Vegas Blvd. South • Las Vegas, NV 89109 • (702) 770-2737
(Rev 022611a)

	Event / Contact	Informa	tion				
Event:	_		Date:				
Company:							
Room(s):		Booth#:					
Install Date / Time:	Ren	noval Date	/Time:				
Name:	1 000000	Email:					
Billing Address:							
City:		St	ate:		Zip:		
Phone #:							
Mobile:							
Wynn Contact Name:		Wv	nn #				
Tryini dontade riamo.	SERVIC						
!! Orders received les	s than seven (7) days prior to sta		will be asse	ssed a 15%	6 expedi	te fee	e. !!
Service [Description	DURA	TION	Quantity Wired	Quantit Wireles	ty s*	Total Cost
Business Basic - Bandwidth: U		1 OR 2 \$350			0.		
Internet access for a single device Cable included. Please provide drop loc		Entire				\rightarrow	
Business Course		\$399			,	-	
Business Support - Bandwidth: Up to 10 Mbps Internet access to a single location for up to 2 devices.		1 OR 2 \$776	.00				
Cable included for first 2 devices. Pleas	Entire \$119						
Business Preferred - Bandwi		1 OR 2	Days		×.		
A Dedicated VLAN-based solution. internet access at 3 locations for u		\$306 Entire	2/2/22			_	
Cable rental required for wired orders. (custom wired/wireless* solutions available to	\$510						
* WIFI services are 802.11g (22.1		2		
	Additional S	Services		PRICE		,	
Description					Quantit	ty	Total Cost
Additional Device (For Business Preferred & Business Support only)							
Additional Locations (For Business Preferred only)						\neg	
** Hub/Access Point* rental (\$ 200 replacement fee if not returned)							
** Cable rental (Ethernet patch up to 100 feet)						_	
Publicly Routable IP Address +				\$125.00		\dashv	
100 Mb WAN (Internet) Upgrade (For Business Preferred & Business Support only)				3,000.00		\exists	
	le rentals are subject to 8.1% Sal						
	are available from the Business C	enter (Wyn	n: 702-770			2-770	0-4340)
NOTE:					Total:		
					total:		
					Other:		
				Grand	Total:		



Order Deadline: 8/6/2012

Payment Method

(Please Check One)

Master Account:	Please provide Master Account ID or Comp#:
Credit Card:	A Cox Communications Advanced Convention Services representative will contact you for credit card information.
Check:	Payable to: Cox Communications • Mail to: Attn: Advanced Convention Services 1700 Vegas Drive Las Vegas, NV 89106

* Please fax completed order form to Fax#: 702-823-3705 * If you have questions, please call our sales & support line: 702-770-2737

Service Authorization

The undersigned represents that he/she is the Customer or is the Authorized Customer Representative identified above and is authorized to sign this Agreement on behalf of Customer for the services in this Agreement. The undersigned further represents that the Customer Information and the Authorized Customer Representative Information is true and correct. This Agreement binds Customer to the Rates, Terms and Conditions of Service applicable to each of the services selected above, including any termination penalties that may apply. All Services are subject to the Terms and Conditions on Pages 3 & 4 attached hereto. Internet, Data, Web Hosting and/or Web Conferencing, CoxMail(sm) E-Mail Services, if selected by Customer, are subject to Acceptable Use Policies located at www.coxbusiness.com/acceptableusepolicy.pdf and Customer acknowledges receipt of these by signing below. Prices listed do not include applicable taxes, fees, assessments or surcharges. Until this Agreement is signed by Cox, it serves as a proposal which may be withdrawn or changed at anytime by Cox. Cox will honor the prices in this proposal provided Customer delivers a signed contract to Cox within thirty days from the contract date above. If Customer terminates any Service that is part of a bundle offering, the remaining Services shall be subject to price increase for the remaining Service term. Customer agrees that Cox may execute this Agreement using an electronic signature.

Customer Signature:		x	Date:	
Print Name:				

Total from Page 1: \$_



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Order Deadline: 8/6/2012

COX BUSINESS ACS Terms And Conditions

1. Service and Installation

Cox shall provide Customer with the Services and Equipment identified on the first page of this Agreement. Customer is responsible for damage to any Cox equipment. Customer may use the Services for any lawful purpose, provided that such purpose (a) does not interfere or impair the Cox network, equipment or facilities and/or (b) complies with the applicable Acceptable Use Policies ("AUP") which are incorporated herein by reference. Customer shall use the equipment only for the purpose of receiving the Services. Unless provided otherwise herein, Cox shall use reasonable efforts to maintain the Services in accordance with applicable performance standards. For Cox Internet Services, bandwidth speed options may vary. Customer may not always receive or obtain optimal bandwidth speeds and Cox network management needs may require Cox to modify upstream and downstream speeds. Use of the data, Internet, web conferencing/web hosting Services shall be subject to the Cox AUP and the AUP is available online at

www.coxbusiness.com/acceptableusepolicy.pdf . Web hosting Customers may view their AUP by clicking on the Control panel. The AUPs may be amended from time to time during the Term of this Agreement. Customer's continued use of the Services following an amendment shall constitute acceptance.

2. Service Date and Term

This Agreement shall be effective upon execution by the parties. Services shall be provided for the applicable term set forth on the first page of this Agreement and such term shall begin upon installation of Service. Cox shall use reasonable efforts to make the Services available by the requested service date. Cox shall not be liable for any damages whatsoever resulting from delays in meeting any service dates due to delays resulting from construction or for reasons beyond its control.

3. Customer Responsibilities

Customer is responsible for arranging all necessary rights of access for Cox including space for cables, conduits, and equipment as necessary for Cox-authorized personnel to install, repair, inspect, maintain, replace or remove any and all facilities and equipment provided by Cox. Customer shall provide a secured space with electrical power, climate control and protection against fire, vandalism, and other casualty for Cox's equipment. Customer shall use the Services in compliance with all applicable laws and ordinances, as well as applicable leases and other contractual agreements between Customer and third parties. If Customer engages in a public performance of any copyrighted material contained in any of the Services provided under this Agreement, the Customer, and not

Cox, shall be responsible for obtaining any public performing licenses. Customer is responsible for ensuring that Customer's equipment is compatible for the Services selected and with the Cox network.

4. Equipment

Unless otherwise provided herein, Customer agrees that Cox shall retain all rights, title and interest to facilities and equipment installed by Cox thereunder and that Customer shall not create or permit to be created any liens or encumbrances on such equipment. Internal Wiring shall not be considered equipment and shall become the property of Customer upon initiation of Service. Cox shall install equipment necessary to furnish the video Services to Customer. Customer shall not modify or relocate equipment installed by Cox without the prior written consent of Cox. Customer shall not permit tampering, altering or repair of the equipment by any person other than Cox's authorized personnel. For Cox-owned equipment, Customer shall, at the expiration or termination of this Agreement, return the equipment in good condition, ordinary wear and tear resulting from proper use excepted. In the event the equipment is not returned to Cox in good condition, Customer shall be responsible for the value of such equipment. Cox shall repair any equipment owned by Cox at no charge to Customer provided that damage is not due to the negligence of Customer. If additional equipment, including but not limited to, televisions, monitors, computers, circuits, software or other devices, are required by Customer to use the Services, Customer shall be responsible for such equipment.

5. Resale of Service

Unless authorized in writing by Cox, Customer may not resell any portion of the Service to any other party; provided, however, Customer may, with Cox's prior written consent, resell web hosting for third parties through the Services. Customer shall be responsible for any software and content displayed and distributed by Customer or Customer's web hosting customers, if any.

6. Default

If Customer fails to comply with any material provision of this Agreement, including, but not limited to failure to make payment as specified, then Cox, at its sole option, may elect to pursue one or more of the following courses of action upon proper notice to Customer as required by tariff or applicable law: (i) terminate service whereupon all sums then due and payable shall become immediately due and payable, (ii) suspend all or any part of Services, and/or (iii) pursue any other remedies, including reasonable attorneys' fees, as may be provided at law or in equity, including the applicable termination liabilities.



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14. Miscellaneous

This Agreement, the tariffs, the documents referenced herein, and the AUPs constitute the entire agreement between Cox and Customer for the Services and equipment provided herein. The invalidity or unenforceability of any term or condition of this Agreement shall not affect the validity or enforceability of any other provision. Except as provided herein, this Agreement may be modified, waived or amended only by a written instrument signed by the parties. The rights and obligations of the parties under this Agreement shall be governed by the laws of the State of Nevada. The failure by either party to exercise one or

Agreement shall be governed by the laws of the State of Nevada. The failure by either party to exercise one or more rights provided in this Agreement shall not be deemed a waiver of the right to exercise such right in the future. Notices required by this Agreement shall be in writing and shall be delivered either by personal delivery or by mail. If delivered by mail, notices shall be sent by any express mail service; or by certified or registered mail, return receipt requested; with all postage and charges prepaid. All notices

; or by certified or registered mail, return receipt requested; with all postage and charges prepaid. All notices and other written communications under this Agreement shall be addressed to the parties at the addresses on the first page of this Agreement, or as specified by subsequent written notice delivered by the party whose address has changed.

15. Regulatory Authority-Force Majeure

This Agreement and the obligations of the parties shall be subject to modification to comply with all applicable laws, regulations, court rulings, and administrative orders, as amended. In no event shall either party have any claim against the other for failure of performance if such failure is caused by acts of God, natural disasters including fire, flood, or winds, civil or military action, including riots, civil insurrections or acts of terrorists or the taking of property by condemnation.

Web Hosting Servers.

Cox reserves the right to select the server for Customer's web site for best performance. The Customer understands that the Services provided by Cox may be provided on a shared server. This means that one web site cannot be permitted to overwhelm the server with heavy CPU usage, for example from the use of highly active CGI scripts or chat scripts. If the Customer's web site overwhelms the server and causes complaints from other users, the Customer has outgrown the realm of shared services and will be

required by Cox to relocate its web site. If the Customer refuses to comply with this Section, then Cox has the right to terminate the Services. Cox will use reasonable efforts to maintain a full time Internet presence for the Customer. The Customer hereby acknowledges that the network may, at various time intervals, be down due, but not restricted to, utility interruption, maintenance equipment failure, natural disaster, acts of God, or human error and Cox shall not be liable to customer for such outages or server downtime.

17. Digital Millennium Copyright Act.

Cox is registered under the Digital Millennium Copyright Act of 1998. Pursuant to 17 U.S.C. Section 512(c)3, if you believe that a Web page hosted by Cox is violating your rights under U.S. copyright law, you may file a complaint with Cox's designated agent. Please contact DMCA@Cox.com for information necessary to file your complaint with Cox.

