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REQUEST FOR VOICE/DATA SERVICES

Las Vegas Hilton 3000 Paradise Road Las Vegas, NV 89109



A RE	SORTS INTERNATIONAL DESTINATION	1-	-800-21	4-7780			
EVENT			DATE BOOTH/ROOM				
COMPANY				IN	STALL DATE/TI	ME	
E-MAIL							
	OR OUR <u>ADVANCED</u> RATE:						
IN ORDER TO QUALIFY F	ALL ORDERS RECEIVED WI	THIN FOURTEEN (14)	DAYS WILL	BE BILLED	AT THE <u>STANDARD</u>	RATE.	IN DATE
VOICE SERVICE	S		(TYPE)	(QTY)	ADVANCED	STANDARD	TOTAL
Single Line					\$215.00	\$265.00	
Multi-Line (Two Line					\$315.00	\$365.00	
Additional Lines (N					\$135.00	\$175.00	
	please select type: (A) Unr	estricted or (B) Restr	icted/local	and 1-800 c			
Single Handset*					\$35.00	\$50.00	
Multi-Line Handset					\$100.00	\$150.00	
Conference Teleph					\$250.00	\$300.00	
	returned. Replacement cost	is for equipment not re	turned: \$35				
DATA SERVICES				(QTY)	ADVANCED	STANDARD	TOTAL
NetStation (DHCP N	,						
	wired 128Kbps synchronous In				\$300.00	\$400.00	
	6Kbps synchronous Internet co				\$595.00	\$695.00	
The above NetStation pro added.	oducts are for one device only,	no additional devices m	ay be				
	OM (DHCP IP Address, Statio				\$1,095.00	\$1,245.00	
	T) Internet connection to a sing		cation for		ψ1,000.00	ψ1,210.00	
	s. Additional devices may be a						
NetEvent (Static Pub	olic IP Addresses, DHCP availa	ble upon request)			\$4,995.00	\$5,495.00	
	T) connection (dedicated VLAN						
computers/devices, up to devices and locations ma	two additional inter-networked	Facility locations. Addi	tional				
ADDITIONAL OPTI							
Additional Computer					\$100.00	\$125.00	
Additional computers or dev	vices to NetBooth, NetRoom, or N				• • • • • •		
Additional Wired Loc	()		\$350.00	\$425.00			
	e-T Hub (\$150 replacement			\$150.00	\$195.00		
	et patch cable – Up to 50 fe				\$50.00	\$65.00 \$125.00	
	er location) This is an upgrade only of an ex		EACH DE	\$100.00	TS TO THE EVENT I		
WIRELESS DEVICES	S NOT AUTHORIZED BY PNI	ARE STRICTLY PROHI	BITED	MUST HAV	VE A PNI ISSUED IP	ADDRESS OR ACCE	ESS CODE
TC	DENSURE PROMPT SER	VICE, PLEASE FAX	TO (702) 9	967-9310		GRAND	
	S, PLEASE CALL CUSTO		-			TOTAL	
	RS WILL BE FULFILLED IN						Γ.
	F ANY SPECIAL DATA AN						
Booth/Room Layout		I authorize the charges				STER ACCOUNT	
Drop Location	Make checks payable to: Priority Networks, Inc.	detailed within this					Exp. Date
Back	c/o Smart City Networks	request form to be charged to my credit card					
+	5795 W. Badura Ave. Ste #110 Las Vegas, NV 89118	and/or master account					
Left	200 10900, 110 00110	listed here. By signing, I also agree that I have	Credit Card B	illing Address			
- L		read and agree to the					
Front	Las Vegas	terms and conditions set forth for these services	City		State		Zip Code
Attach map if available	Tilton	by PNI.					
·	A Resorts International Destination	<u> </u>	Print Name				

**Please see attached terms and conditions. Revised 3/6/08

AUTHORIZED MASTER ACCOUNT SIGNATURE CARD HOLDER/AGREEMENT SIGNATURE



Terms and Conditions:

- a) Servers and/or Routers of any type are allowed only on the NetEvent package. No Servers or Routers are allowed on the NetStation or NetBooth/NetRoom, including, but not limited to NAT, DHCP, and Proxy Servers.
- Every device connected to the Internet/Network must have a purchased IP address from Priority Networks, regardless of whether the IP address is actually used or not.
- c) Priority Networks reserves the right to disconnect any equipment that is found to be causing overall network problems without offering any refunds for services that have been disconnected.
- d) Client agrees not to resell, extend, bridge or otherwise misuse Priority Networks connections and/or services. Priority Networks reserves the right to disconnect any client if they are found to have violated this usage agreement.
- e) Priority Networks is not responsible for cable and/or equipment provided by the client or any third party.
- f) Service Location (Drop) is defined as the booth/room designated by the client. Service extended beyond 50' from the drop point will require an additional drop location and incur an additional fee.
- g) Choice of Law: This agreement shall be governed by, and construed in accordance with, the laws of the State of Idaho. In event of litigation, the place of venue shall be in the county of Ada in the State of Idaho.
- h) Modification: This agreement shall not be modified or amended by the parties except by written instrument signed by both parties.
- Entire Agreement: This agreement contains the entire understanding and agreements between the parties hereto respecting the within subject matter, and there are no representations, agreements, or understandings, oral or written, between and among the parties hereto relating to the subject matter of this agreement which are not fully expressed herein.

j) Acceptance of terms: Client expressly acknowledges by receipt of services and/or products delivered by PNI to Client or its designee, to the terms and conditions herein contained.

k) Facsimile Signatures: Signatures sent/received via facsimile shall be considered as originals, and as such are valid signatures.

I) Equipment Responsibility: Client fully understands and accepts complete responsibility for all equipment leased to Client. Such responsibility shall include, but not be limited to, damage, any necessary repairs, replacement of equipment not capable of being repaired to a fully functional status, loss of equipment, loss of income, and all other forms of loss or damage. All equipment, accessories, remote controls, cables, knobs, switches and cases are included in equipment responsibility.

- m) Equipment procedures:
 - 1) Exhibitors will be responsible for the protection of any equipment rented from PNI and will ensure that all equipment is returned to PNI. PNI reserves the right to charge the customer for any lost equipment.
 - 2) Rental equipment provided by PNI for this order will remain the property of PNI.
 - 3) Only PNI personnel are authorized to modify system wiring or cabling within the facility.
 - 4) All equipment must comply with F.C.C. Regulations.

Warranty Disclaimer/Damage Limitation

- n) Priority Networks does not provide an expressed or implied warranty for the equipment and services provided, including no warrant of fitness for particular purpose or merchantability. Part of the Agreement with Priority Networks is a limitation of liability so that Client's sole remedy or recourse against Priority Networks shall be the return of the price that the Client paid for services and/or equipment rental, regardless of type, nature or basis for the claim. Priority Networks shall have no liability whatsoever for personal injury, property damage, business loss, business interruption, consequential or punitive damages.
- o) Client shall indemnify Priority Networks from third party claims arising from Client's use of Priority Networks' services and equipment.
- p) Cancellation Policy: A 10% fee will be applied to orders canceled between the date the order is placed, and the install date.

q) Phone Usage Charges: Usage charges are billed by the hotels through Priority Networks. These charges come directly from the hotel; PNI has no control over them. Local calls are free for the first 30 minutes and 10¢ for each additional minute. Toll-free calls are \$1.00 for the first 30 minutes, and 10¢ for each additional minute. Long distance calls are billed at AT&T Operator Assisted rates. Credit card required for all phone services provided.

r) The prices listed do not include Federal, State, Local, or other taxes and surcharges. Taxes/surcharges will be applied to the final bill.

It is illegal for any party to transmit or download copyrighted material. Under new laws Internet Service Providers may be prosecuted for any material that is transmitted on their network. In order to prevent our company being prosecuted, Priority Networks will take action against any customer found to be violating copyright laws.

Digital Millennium Copyright Act ("DMCA") Notice. In operating the Service, we may act as a "services provider" (as defined in the DMCA) and offer services as an online provider of materials and links to third party web sites. As a result, third party materials that are not owned or controlled by us may be transmitted, stored, accessed or otherwise made available using the Service. If you believe any material available via the Service infringes a copyright, you should notify us using the notice procedure for claimed infringement under the DMCA. We will respond expeditiously to remove or disable access to material we determine may be infringing and will follow the procedures specified in the DCMA to resolve the claim between the notifying party and the alleged infringer who provided the applicable content. Our designated agent (the proper party for notice) to whom you should address infringement notices under the DMCA is: Corporation Services Company, 1010 Union Ave. SE, Olympia, WA 98501.

